

Regular City Commission Meeting Agenda July 24, 2017

Mayor Gib Coerper Vice Mayor Shirley Green Brown Commissioner Gary Hardacre Commissioner Ben Boukari, Jr. Commissioner Robert Wilford **City Manager Traci L. Gresham**City Attorney Marian Rush

The City Commission will conduct a

Regular City Commission Meeting At 6:00 PM

to address the item(s) below.

Meeting Date: July 24, 2017

Meeting Location: James A. Lewis Commission Chambers, City Hall

CITY COMMISSION MEETING

Notice given pursuant to Section 286.0105, Florida Statutes. In order to appeal any decision made at this meeting, you will need a verbatim record of the proceedings. It will be your responsibility to ensure such a record is made.

CALL TO ORDER

INVOCATION

PLEDGE TO THE FLAG

APPROVAL OF THE AGENDA

APPROVE READING OF PROPOSED ORDINANCES AND RESOLUTIONS BY TITLE ONLY

I. SPECIAL PRESENTATIONS

- A. Savvy Caregiver Program Presentation
- B. National Night Out 2017 Proclamation

II. COMMENTS FROM CITIZENS ON SUBJECTS NOT ON THE AGENDA

(Please Limit to 3 Minutes. Any citizen who is unable to speak at this time will have an opportunity to speak at the end of the meeting)

III. COMMITTEE REPORTS/COMMITTEE APPOINTMENTS/CITY ANNOUNCEMENTS

IV. PUBLIC HEARINGS AND ORDINANCES

(Presentations, other than the applicant, please limit to 3 Minutes)

- A. Ordinance 17-08, Second Reading: Large Scale Comprehensive Plan Amendment - A request by Jamie Poulos, of Poulos & Bennett, LLC, applicant and agent, for RL REGI Florida, LLC, property owner, to amend the FLUM from Medium Density Residential to Moderate Density Residential on a ±35.82 acre subject property. Consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006 (Legislative Hearing)
- B. Ordinance 17-10, First Reading: Site-Specific Amendment to the Official Zoning Atlas A request by Kathy Hattaway, AICP, of Poulos & Bennett, Inc., applicant and agent for M3 Alachua LLC, property owner, for consideration of a Site-Specific Amendment to the Official Zoning Atlas (Rezoning) to amend the Official Zoning Atlas from Residential Multiple Family 8 (RMF-8) to Planned Development Residential (PD-R) on a ±35.82 acre subject property. Consisting of Tax Parcels 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006 (Quasi-Judicial Hearing).
- C. HighPoint Crossing Preliminary Plat: A request by Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., applicant and agent for Alachua A One, LLC, property owner, for consideration of the preliminary plat of HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development on a ±30.57 acre subject property, consisting of a ±14.57 acre project area. A portion of Tax Parcel 03049-000-000 and Tax Parcel 03049-003-000 (Quasi-Judicial Hearing)

V. AGENDAITEMS

- A. Disposal of Two City Surplus Vacant Lots by Sale and Donation
- **B.** Resolution 17-15 Establishing the Fiscal Year 2017-2018 Proposed Millage Rate and Rolled Back Rate for the General Fund; Setting the Date for the First Public Hearing; Authorizing and Directing the City Manager to Transmit this Information to the Alachua County Property Appraiser; Providing an Effective Date.
- **C.** Resolution 17-19, Waiving the Application Fee for Voluntary Annexations through and including February 1, 2018

D. Resolution 17-20 TK Basin Preliminary Rate Resolution

VI. COMMENTS FROM CITIZENS ON SUBJECTS NOT ON THE AGENDA

(<u>Please Limit to 3 Minutes</u>. Any citizen who did not speak during the Citizen Comments period at the beginning of the meeting may do so at this time.)

VII. COMMENTS FROM CITY MANAGER AND CITY ATTORNEY

VIII.COMMISSION COMMENTS/DISCUSSION

ADJOURN

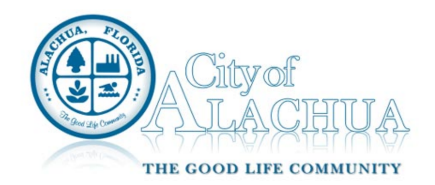
CONSENT AGENDA

CONSENT AGENDAITEMS

June 12, 2017 City Commission Meeting Minutes

June 12, 2017 City Commission Workshop Minutes

Mutual Aid Agreement for Operational Assistance between the City of Gainesville Police Department and the City of Alachua Police Department



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: Savvy Caregiver Program Presentation

PREPARED BY: LeAnne Williams, Assistant Deputy City Clerk

RECOMMENDED ACTION: Receive the presentation.

Summary

A Special Presentation by Ana Robles-Rhoads to create community awareness of the Savvy Caregiver Program.

ATTACHMENTS:

Description

□ Savvy Caregiver Training

Savvy Caregiver Training









Are you caring for someone with Dementia?

To Register Contact

Ana Robles-Rhoads

(352) 692-5265

or

robles-rhoadsa@agingresources.org





Are you witnessing....

Memory Loss? Confusion? Unexpected Behaviors?

- *Free* caregiver training for those caring for family members and friends with dementias (like Alzheimer's)
- 7 consecutive sessions, 2 hours each
- Gain knowledge about the diseases & interventions
- Learn skills on how to respond to dementia behaviors
- Reduce your stress by gaining a better perspective

Starts: Thursday, August 3rd, 2017

Time: 2:00 pm - 4:00 pm

Place: Cone Park Library Resource Center

2801 East University Ave. Gainesville, FL. 32641

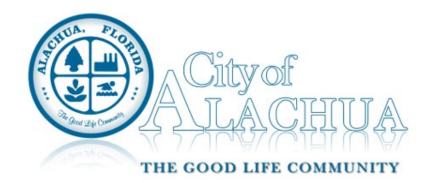
BECOME A SAVVY CAREGIVER

HERE IS SOME OF WHAT WE WILL BE EXPLORING WEEK TO WEEK

Week	Contents		
#1 8/3/17	 Examining the 'unexpected' Career of Caregiving Understanding the different types of dementia Learning about the medications prescribed for dementia 		
#2 8/10/17	 Reviewing the cognitive losses in dementia Effectively dealing with the wide range of caregiver emotions Brainstorming ways of self-care 		
#3 8/17/17	 Contented Involvement as a reasonable goal Fitting tasks to abilities and losses in your person Surveying the stages of the progression of dementia 		
#4 8/24/17	 Laying out the three anchors of contented involvement Developing more effective responses to behavior problems Basic communication skills we can learn to use 		
#5 8/31/17	 Planning strategies for daily tasks and activities Facing the problem of confusion positively Becoming a detective/observer in searching out stimulii 		
#6 9/7/17	 Building bridges with family and friends Working effectively with Medical professionals 		
#7 9/14/17	An easy to use model for decision makingGraduation!		

For more information, or to register for this course, contact Ana Robles-Rhoads at (352) 692-5265

or at: robles-rhoadsa@agingresources.org



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: National Night Out 2017 Proclamation

PREPARED BY: Tara L. Malone, Administrative Services Manager

RECOMMENDED ACTION:

Mayor to read the proclamation and proclaim Aug. 1, 2017 National Night Out 2017.

Summary

Each year, the Alachua Police Department participates in a nationwide campaign called "National Night Out". The campaign is dedicated to strengthening and promoting cooperative partnerships between police and the community in their crime prevention efforts. National Night Out is designated each year as the first Tuesday of August, which is August 1st this year. The Alachua Police Department will host an event at the Hal Brady Recreation Complex (14300 NW 146th Terrace) from 6:00 p.m. to 8:00 p.m. - free food, prizes and other activities will be provided to those who attend.

FINANCIAL IMPACT: No

BUDGETED: Yes

COMMISSION GOALS:

Quality of Life, Strengthen Community Services

ATTACHMENTS:

Description

Proclamation Nat'l Night Out 2017

PROCLAMATION

WHEREAS, the National Association of Town Watch (NATW) is sponsoring a unique, nationwide crime, drug and violence prevention program on August 1st, 2017, entitled "National Night Out"; and

WHEREAS, the 34th Annual National Night Out provides a unique opportunity for the City of Alachua to join forces with thousands of other communities across the country in promoting cooperative, police-community crime prevention efforts; and

WHEREAS, the City of Alachua Police Department plays a vital role in crime, drug and violence prevention efforts in the City of Alachua, and is supporting "National Night Out 2017" locally; and

WHEREAS, it is essential that all citizens of the City of Alachua be aware of the importance of crime prevention programs and impact that their participation can have on reducing crime, drugs and violence in "The Good Life Community"; and

WHEREAS, police-community partnerships, neighborhood safety, awareness and cooperation are important themes of the "National Night Out" program.

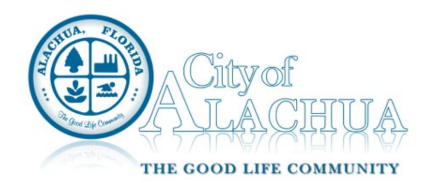
NOW, THEREFORE, I, Gib Coerper, Mayor of the City of Alachua, representing the City and the City Commission, do hereby proclaim **August 1**st, **2017**, as

National Night Out 2017

IN WITNESS WHEREOF, I have hereunto set my hand this 24th day of July, 2017

ATTEST:

Gib Coerper, Mayor



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: Ordinance 17-08, Second Reading: Large Scale Comprehensive Plan Amendment - A request by Jamie Poulos, of Poulos & Bennett, LLC, applicant and agent, for RL REGI Florida, LLC, property owner, to amend the FLUM from Medium Density Residential to Moderate Density Residential on a ±35.82 acre subject property. Consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-004, 03042-052-005, and 03042-052-006 (Legislative Hearing)

PREPARED BY: Justin Tabor, AICP, Principal Planner

RECOMMENDED ACTION:

Staff recommends the City Commission adopt Ordinance 17-08 on second and final reading upon making the following motion:

Based upon the competent substantial evidence presented at this hearing, the presentation before this Commission, and Staff's recommendation, this Commission finds the application to be consistent with the City of Alachua Comprehensive Plan and adopts Ordinance 17-08 upon second and final reading.

Summary

The proposed Large Scale Comprehensive Plan Amendment (LSCPA) is a request by Jamie Poulos, of Poulos & Bennett, LLC, applicant and agent for RL REGI Florida, LLC, property owner, for the consideration of a Large Scale Comprehensive Plan Amendment (LSCPA) to the City of Alachua Future Land Use Map (FLUM), to amend the FLUM of the subject property from Medium Density Residential (4 – 8 units per acre) to Moderate Density Residential (0 – 4 units per acre). The subject property is comprised of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006, and is approximately 35.82 acres in size.

The subject property is located west of NW 173rd Street (also known as County Road 235A), approximately 1,000 feet south of the intersection of NW US Highway 441 and NW 173rd Street. The subject property is currently undeveloped, except for one dilapidated barn on site.

The subject property presently has a Medium Density Residential FLUM Designation. The proposed amendment would change the FLUM Designation to Moderate Density Residential, which permits residential development at a density lower than the density permitted by the current FLUM Designation. The Medium Density Residential FLUM Designation permits a density of 4-8 dwelling units per acre (a maximum of 286 dwelling units for the subject property); the Moderate Density Residential permits a density of 0-4 dwellings per acre (a maximum of 143 dwelling units for the subject property).

Policy 1.2.a of the Future Land Use Element establishes the Moderate Density Residential land use category, and states that this category allows residential development at a maximum density of 4 dwelling units per acre. The following uses are examples of uses permitted within the Moderate Density Residential land use category: single family, conventional dwelling units; accessory dwelling units; residential planned developments; and supporting community services, such as schools, houses of worship, parks, and community centers.

On March 14, 2017, the Planning & Zoning Board (PZB), sitting as the Local Planning Agency (LPA), held a public hearing on the proposed LSCPA. The PZB voted 5-0 to transmit the proposed LSCPA to the City Commission, with a recommendation to approve

тесопиненцации по арргоме.

The City Commission held the first reading and public hearing of Ordinance 17-08 on April 10, 2017, and voted 5-0 to approve Ordinance 17-08 on first reading.

In accordance with Chapter 163.3184(3(b)1., Florida Statutes, the City submitted the proposed Comprehensive Plan Amendment to the Florida Department of Economic Opportunity (DEO) and the following agencies/jurisdictions: The Florida Department of Environmental Protection, the Florida Department of Transportation - District 2 Office, the Florida Department of State, the North Central Florida Regional Planning Council, the Department of Economic Opportunity (Bureau of Economic Development), the Suwannee River Water Management District, the Department of Education, the City of Gainesville, the City of High Springs, Alachua County Department of Growth Management, and the School Board of Alachua County.

The Florida Department of Transportation, the Florida Department of Environmental Protection, the Suwannee River Water Management District, and the Florida Department of Economic Opportunity submitted letters of no comment on the proposed amendment. The North Central Florida Regional Planning Council submitted a report stating that no adverse extra-jurisdictional impacts to adjacent local governments are anticipated to occur as a result of this proposed amendment.

ATTACHMENTS:

Description

- □ Ordinance 17-08
- Staff Report
- Exhibit A Staff Supporting Materials
- Application and Supporting Attachments
- □ 3/14/2017 PZB Public Notice Materials
- Approved Minutes 3/14/2017 PZB Meeting
- □ 4/10/2017 City Commission Public Notice Materials
- Correspondence from DEO & Other Agencies
- □ 7/24/2017 City Commission Public Notice Materials



ORDINANCE 17-08

AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA, RELATING TO THE **AMENDMENT CITY** LARGE **SCALE OF** THE **OF ALACHUA** COMPREHENSIVE PLAN FUTURE LAND USE MAP; AMENDING THE FUTURE LAND USE MAP CLASSIFICATION FROM MEDIUM DENSITY RESIDENTIAL TO MODERATE DENSITY RESIDENTIAL APPROXIMATELY 35.82 ACRES; LOCATED WEST OF NW 173RD STREET (ALSO KNOWN AS COUNTY ROAD 235A), APPROXIMATELY 1,000 FEET SOUTH OF THE INTERSECTION OF NW US HIGHWAY 441 AND NW 173RD STREET; TAX PARCEL NUMBERS 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, AND 03042-052-006; REPEALING ALL ORDINANCES IN CONFLICT; PROVIDING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

RECITALS

WHEREAS, an application for a large scale comprehensive plan amendment, as described below, to the Comprehensive Plan Future Land Use Map has been filed with the City; and,

WHEREAS, a duly advertised public hearing was conducted on the proposed amendment on March 14, 2017 by the Planning and Zoning Board, sitting as the Local Planning Agency (LPA) and the LPA reviewed and considered comments received during the public hearing concerning the application and made its recommendation for approval to the City Commission; and,

WHEREAS, the City Commission considered the recommendations of the LPA at a duly advertised public hearing on April 10, 2017, provided for and received public participation, and approved the amendment for transmittal to the Florida Department of Economic Opportunity (DEO) and reviewing agencies under the Expedited State Review process; and,



WHEREAS, the City Commission considered the recommendations of the LPA, DEO, and reviewing agencies at a duly advertised public hearing on July 24, 2017, and provided for and received public participation; and,

WHEREAS, the City Commission has determined and found said application for the amendment, to be consistent with the City of Alachua Comprehensive Plan and Land Development Regulations; and,

WHEREAS, for reasons set forth in this Ordinance that is hereby adopted and incorporated as findings of fact, that the Alachua City Commission finds and declares that the enactment of this amendment is in the furtherance of the public health, safety, morals, order, comfort, convenience, appearance, prosperity, or general welfare.

NOW, THEREFORE, BE IT ORDAINED BY THE PEOPLE OF THE CITY OF ALACHUA, FLORIDA:

Section 1. Findings of Fact and Conclusions of Law

- 1. The above recitals are true and correct and incorporated herein by reference.
- 2. The proposed Future Land Use Map amendment is consistent with the Comprehensive Plan.
- 3. The amendment will not cause a reduction in the adopted level of service standards for transportation, potable water, sanitary sewer, solid waste, stormwater, recreation, or public schools.

Section 2. Comprehensive Plan, Future Land Use Map Amended

The Comprehensive Plan Future Land Use Map is hereby amended from Medium Density Residential to Moderate Density Residential on Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005,



and 03042-052-006 in accordance with the legal description found in Exhibit "A" and map found in Exhibit "B" attached hereto.

Section 3. Ordinance to be Construed Liberally

This ordinance shall be liberally construed in order to effectively carry out the purposes hereof which are deemed to be in the best interest of the public health, safety and welfare of the citizens and residents of Alachua, Florida.

Section 4. Repealing Clause

All ordinance or parts of ordinances in conflict herewith are, to the extent of the conflict, hereby repealed.

Section 5. Severability

It is the declared intent of the City Commission of the City of Alachua that, if any section, sentence, clause, phrase, or provision of this ordinance is for any reason held or declared to be unconstitutional, void, or inoperative by any court or agency of competent jurisdiction, such holding of invalidity or unconstitutionality shall not affect the remaining provisions of this ordinance, and the remainder of the ordinance after the exclusions of such part or parts shall be deemed to be valid.

Section 6. Effective Date

The effective date of this plan amendment, if the amendment is not timely challenged, shall be 31 days after the state land planning agency notifies the City that the plan amendment package is complete in accordance with Chapter 163.3184 F.S. If timely challenged, this amendment shall become effective on the date the state land planning agency or the Administrative Commission enters a final order determining this adopted



amendment to be in compliance in accordance with Chapter 163.3184 F.S. No development orders, development permits, or land uses dependent on this amendment may be issued or commenced before this plan amendment has become effective.

PASSED on first reading the 10th day of April, 2017.

PASSED and **ADOPTED**, in regular session, with a quorum present and voting, by the City Commission, upon second and final reading this 24th day of July, 2017.

	CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA
	Gib Coerper, Mayor SEAL
ATTEST:	APPROVED AS TO FORM
Traci I. Gresham City Manager/Clerk	Marian B. Rush, City Attorney



EXHIBIT "A"

Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006

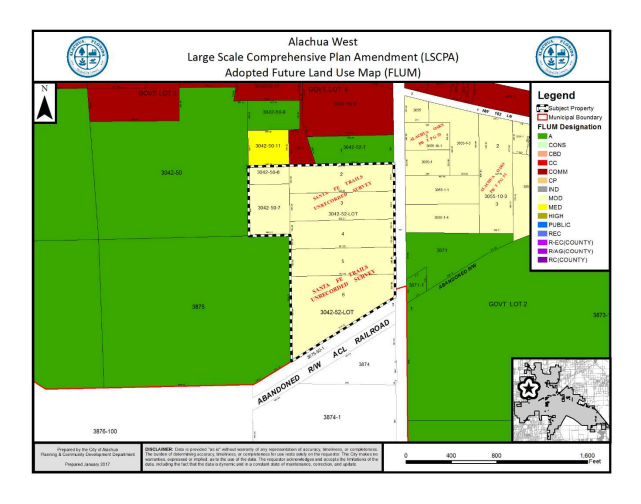
LEGAL DESCRIPTION:

A tract of land situated in Sections 8 and 17, Township 8 South, Range 18 East, Alachua County, Florida, being more particularly described as follows:

Commence at the southeast corner of Section 8, being the northeast corner of Section 17, Township 8 South, Range 18 East, and run S.87°26′55″W., along the section line, a distance of 50.01 Feet to the west right of way line of County Road No. 235-A (100 foot right of way) and the point of beginning; Thence run S.01°45′18″E., along said right of way line, a distance of 571.16 feet to the north right of way line of the former Seaboard Coastline Railroad; Thence run S.57°03′28″W., along said north right of way line, a distance of 1074.22 feet; thence run N.01°54′18″W., parallel with and one foot west of the west right of way line of the 20 foot wide American Telephone and Telegraph Company Easement as described in Official Records Book 415, Page 139 of the Public Records of Alachua County, Florida, a distance of 1114.62 feet to the south line of Section 8; Thence run S.87°26′55″W., along said south line, a distance of 360.41 feet; Thence run N.01°54′18″W., a distance of 611.28 feet to the southwest corner of the lands described in Official Records Book 2918, Page 1475 of said Public Records; Thence run N.87°27′04″E., along the south line of said lands, and along the south line of the lands described in Official Records Book 2241, Page 1384 of said Public Records, a distance of 1283.53 feet to the aforementioned west right of way line of County Road No. 235-A; Thence run S.01°47′55″E., along said right of way line, a distance of 611.24 feet to the point of beginning.



EXHIBIT "B"



Planning & Zoning Board Hearing Date: March 14, 2017 **Legislative Hearing**

SUBJECT: A request to amend the Future Land Use Map (FLUM)

Designation from Medium Density Residential to Moderate

Density Residential on a ±35.82 acre subject property.

APPLICANT/AGENT: Jamie Poulos, Poulos & Bennett, LLC.

PROPERTY OWNER: RL REGI Florida, LLC

LOCATION: Approximately 1,000 feet south of the intersection of NW US

Highway 441 and NW 173rd Street (CR 235A)

PARCEL ID 03042-050-006, 03042-050-007, 03042-052-002, 03042-

NUMBER(S): 052-003, 03042-052-004, 03042-052-005, and 03042-052-

006

ACREAGE: ±35.82

PROJECT PLANNER: Justin Tabor, AICP

RECOMMENDATION: Staff recommends that the Planning & Zoning Board transmit

the proposed Large Scale Comprehensive Plan Amendment to the City Commission with a recommendation of Approval.

RECOMMENDED

MOTION:

Based upon the presentation before this Board and Staff's recommendation, this Board finds the application for a Large

Scale Comprehensive Plan Amendment to be consistent with the City of Alachua Comprehensive Plan and transmits the application to the City Commission, with a recommendation to

approve.

SUMMARY

Staff Report:

The proposed Large Scale Comprehensive Plan Amendment (LSCPA) is a request by Jamie Poulos, of Poulos & Bennett, LLC, applicant and agent for RL REGI Florida, LLC, property owner, for the consideration of a Large Scale Comprehensive Plan Amendment (LSCPA) to the City of Alachua Future Land Use Map (FLUM), to amend the FLUM of the subject property from Medium Density Residential (4 – 8 units per acre) to Moderate Density Residential (0 – 4 units per acre). The subject property is comprised of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006, and is approximately 35.82 acres in size. The subject property is located west of NW 173rd Street (also known as County Road 235A), approximately 1,000 feet south of the intersection of NW US Highway 441 and NW 173rd Street. The subject property is currently undeveloped, except for one dilapidated barn on site.

The subject property presently has a Medium Density Residential FLUM Designation. The proposed amendment would change the FLUM Designation to Moderate Density Residential, which permits residential development at a density lower than the density permitted by the current FLUM Designation. The Medium Density Residential FLUM Designation permits a density of 4 – 8 dwelling units per acre (a maximum of 286 dwelling units for the subject property); the Moderate Density Residential permits a density of 0 – 4 dwellings per acre (a maximum of 143 dwelling units for the subject property).

Policy 1.2.a of the Future Land Use Element establishes the Moderate Density Residential land use category, and states that this category allows residential development at a maximum density of 4 dwelling units per acre. The following uses are examples of uses permitted within the Moderate Density Residential land use category: single family, conventional dwelling units; accessory dwelling units; residential planned developments; and supporting community services, such as schools, houses of worship, parks, and community centers.

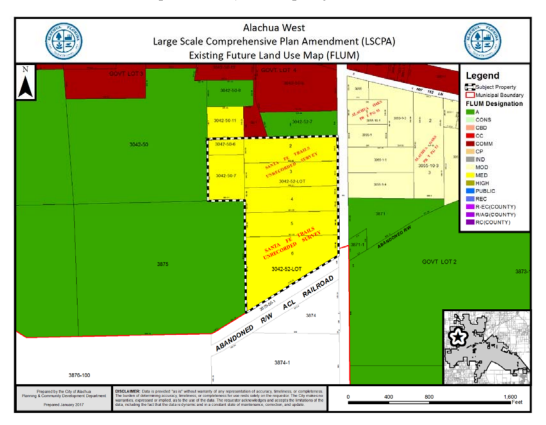
FLUM DESIGNATION COMPARISON

The matrix below provides an analysis of the maximum gross density, floor area ratio, and typical uses permitted within the existing and proposed Future Land Use Map ("FLUM") Designations:

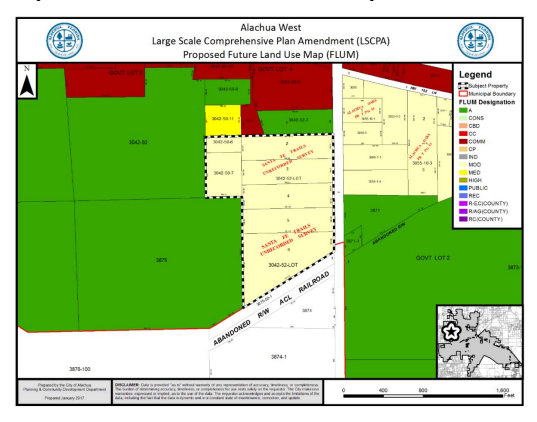
	Existing FLUM Designation	Proposed FLUM Designation	
FLUM District:	Medium Density Residential	Moderate Density Residential	
Max. Gross Density:	4 – 8 dwellings/acre 286 dwelling units	0 – 4 dwellings/acre 143 dwelling units	
Floor Area Ratio:	N/A	N/A	
Typical Uses*:	Single Family Dwelling Units (attached and detached), Accessory Dwelling Units, Manufactured Homes, Duplexes, Quadplexes, Apartments, Townhomes, Live/Work Units, Residential Planned Unit Developments, Traditional Mixed-Use Neighborhood Planned Developments, Supporting Community Services such as Schools, Parks, Houses of Worship	Single Family Dwelling Units, Accessory Dwelling Units, Manufactured Homes, Duplexes, Quadplexes, Townhomes, Residential Planned Unit Developments, Supporting Community Services such as Schools, Parks, Houses of Worship	

The typical uses identified do not reflect all uses permitted within the FLUM Designation. For a complete list, reference the Future Land Use Element of the Comprehensive Plan.

Map 1. Future Land Use Map with Subject Property



Map 2. Proposed Amendment to the Future Land Use Map



Policy 1.2.b of the City of Alachua Comprehensive Plan Future Land Use Element (FLUE) establishes the Medium Density Residential FLUM Designation, and states the following:

Policy 1.2.b: Medium density residential (4 to 8 dwelling units per acre): The medium density residential land use category allows residential development at a density of 4 dwelling units per acre to 8 dwelling units per acre, as well as small-scale neighborhood commercial and mixed use developments. The following uses are allowed in the medium density land use category:

- 1. Single family, conventional dwelling units and single family, attached dwelling units;
- 2. Accessory dwelling units;
- 3. Manufactured or modular homes meeting certain design criteria;
- 4. Mobile homes only within mobile home parks;
- 5. Duplexes and quadplexes;
- 6. Apartments and townhomes;
- 7. Live/work units;
- 8. Residential Planned Unit Developments;
- 9. Traditional Mixed-use Neighborhood Planned Developments;
- 10. Supporting community services, such as schools, houses of worship, parks, and community centers

Policy 1.2.a of the City of Alachua Comprehensive Plan Future Land Use Element (FLUE) establishes the Moderate Density Residential FLUM Designation, and states the following:

Policy 1.2.a: Moderate density residential (0 to 4 dwelling units per acre): The moderate density residential land use category allows residential development at a maximum density of 4 dwelling units per acre. The following uses are allowed in the moderate density residential land use category:

- 1. Single family, conventional dwelling units;
- 2. Accessory dwelling units;
- 3. Manufactured or modular homes meeting certain design criteria
- 4. Mobile homes only within mobile home parks:
- 5. Duplexes and quadplexes;
- 6. Townhomes;
- 7. Residential Planned Developments;
- 8. Supporting community services, such as schools, houses of worship, parks, and community centers

EXISTING USES

The subject property is currently undeveloped, except for one dilapidated barn on site.

SURROUNDING USES

The subject property is located west of NW 173rd Street (also known as County Road 235A), approximately 1,000 feet south of the intersection of NW US Highway 441 and NW 173rd Street.

The existing uses, Future Land Use Map ("FLUM") Designations, and zone districts of the surrounding area are identified in Table 1. Map 3 provides an overview of the vicinity of the subject property.

NOTE: The information below is intended to provide a general overview of the area surrounding the subject property and to generally orient the reader. It is not intended to be all-inclusive, and may not identify all existing uses, FLUM Designations, and/or zoning districts surrounding the subject property.

Map 3. Vicinity Map

Staff Report:

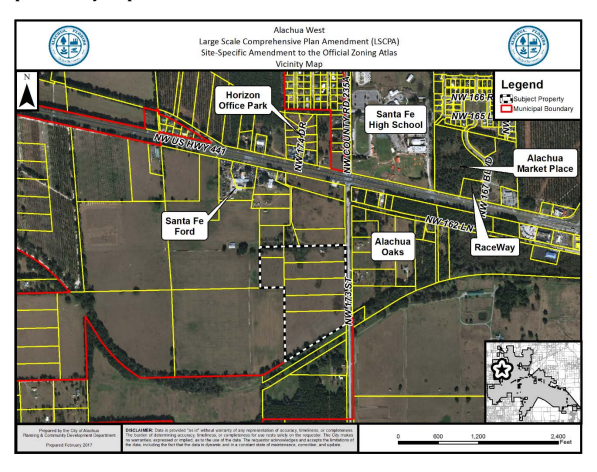


Table 1. Surrounding Land Uses

Direction	Existing Use(s)	FLUM Designation(s)	Zoning District(s)
North	Vacant Lands	Agriculture; Commercial; Medium Density Residential	Agriculture (A); Commercial Intensive (CI)
South	Vacant Lands; Single Family Residence	Rural/Agriculture (County)	Agricultural (County)
West	Vacant Lands	Agriculture	Agriculture (A)
East	Vacant Lands; Single Family Residences	Agriculture; Moderate Density Residential	Agriculture (A); Residential Single Family – 1 (RSF-1)

Table 2. Parcels Subject to this Comprehensive Plan Amendment

Parcel No.	Existing Use(s)	Existing FLUM Designation	Proposed FLUM Designation	Acreage
03042-050-006	Vacant	Medium Density Residential	Moderate Density Residential	±1.33
03042-050-007	Vacant	Medium Density Residential	Moderate Density Residential	±3.72
03042-052-002	Vacant	Medium Density Residential	Moderate Density Residential	±5.2
03042-052-003	Vacant	Medium Density Residential	Moderate Density Residential	±5.2
03042-052-004	Vacant	Medium Density Residential	Moderate Density Residential	±5.2
03042-052-005	Vacant	Medium Density Residential	Moderate Density Residential	±5.15
03042-052-006	Vacant	Medium Density Residential	Moderate Density Residential	±10.01

NEEDS ANALYSIS

Per Chapter 163.3177, Florida Statutes, need shall be based upon the amount of land designated for future uses and shall:

- Provide a balance of uses that foster vibrant, viable communities and economic opportunities and address outdated development patterns, such as antiquated subdivisions; and,
- 2) Allow the operation of real estate markets to provide adequate choices for residents and business, with the amount of land designated for future use not limited solely by the projected population. The minimum amount of land use required to accommodate at least a 10-year planning period must be included in the comprehensive plan.

The applicant cites the Growth Trends Analysis performed by the City in September 2016, which estimates the population of the City will increase by 5,528 people from 2015 to 2025. Using an average number of persons per household of 2.6 persons (2010 US Census, US Census Bureau) for the City of Alachua, this population growth would demand 2,126 new

Staff Report: RL REGI Florida, LLC (Alachua West – 2017) Large Scale Comprehensive Plan Amendment housing units. The applicant also cites expanding growth within the nonresidential sector, including the biotechnology industry and new employment centers, as creating a demand for residential development which could be accommodated by the proposed amendment.

URBAN SPRAWL ANALYSIS

Section 163.3177, Florida Statutes, requires that any amendment to the Future Land Use Element to discourage the proliferation of urban sprawl. Section 163.3177(6)(a)9.a., Florida Statutes, identifies 13 primary urban sprawl indicators and states that, "[t]he evaluation of the presence of these indicators shall consist of an analysis of the plan or plan amendment within the context of features and characteristics unique to each locality..."

An evaluation of each primary indicator is provided below.

- (I) Promotes, allows, or designates for development substantial areas of the jurisdiction to develop as low-intensity, low-density, or single-use development or uses.
 - **Evaluation & Findings:** The subject property is presently designated for residential use. The proposed amendment would change the FLUM Designation of the property from Medium Density Residential to Moderate Density Residential, which permits residential development at a density of 0-4 dwellings per acre.
 - (II) Promotes, allows, or designates significant amounts of urban development to occur in rural areas at substantial distances from existing urban areas while not using undeveloped lands that are available and suitable for development.
 - **Evaluation & Findings:** The subject property is located approximately 1,000 feet of the intersection of NW US Highway 441 and NW 173rd Street (CR 235A), and is within one (1) mile of the US 441/I-75 interchange. Residential development exists along NW 173rd Street to the east of the subject property, and areas proximate to the site along NW US Highway 441 and along NW 173rd Street to the south of the subject property are developed.
 - (III) Promotes, allows, or designates urban development in radial, strip, isolated, or ribbon patterns generally emanating from existing urban developments.
 - **Evaluation & Findings:** The subject property is located between developed areas of the City and presently has a FLUM Designation that permits residential uses.
 - (IV) Fails to adequately protect and conserve natural resources, such as wetlands, floodplains, native vegetation, environmentally sensitive areas, natural groundwater aquifer recharge areas, lakes, rivers, shorelines, beaches, bays, estuarine systems, and other significant natural systems.
 - **Evaluation & Findings:** The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within

the subject property. The gopher tortoise (*Gopherus polyphemus*) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

With the exception of the preceding, there are no other concerns pertaining to natural resources. Prior to any construction activity occurring on site, the applicant will be required to confirm if any protected species exist on site and to obtain applicable permits from regulatory agencies for any relocation of protected species found on site.

(V) Fails to adequately protect adjacent agricultural areas and activities, including silviculture, active agricultural and silvicultural activities, passive agricultural activities, and dormant, unique, and prime farmlands and soils.

Evaluation & Findings: The subject property presently has a Medium Density Residential FLUM Designation. The proposed amendment would change the FLUM Designation to Moderate Density Residential, which permits residential development at a density lower than the density permitted by the current FLUM Designation. The reduction in permitted density would lessen the potential impacts any development of the subject property may cause to surrounding agricultural areas.

(VI) Fails to maximize use of existing public facilities and services.

Evaluation & Findings: Existing water and wastewater infrastructure are located along NW 173rd Street (CR 235A).

(VII) Fails to maximize use of future public facilities and services.

Evaluation & Findings: Existing water and wastewater infrastructure are located along NW 173rd Street (CR 235A). Any development of the subject property will be required by the City's Comprehensive Plan to connect to potable water and wastewater services.

(VIII) Allows for land use patterns or timing which disproportionately increase the cost in time, money, and energy of providing and maintaining facilities and services, including roads, potable water, sanitary sewer, stormwater management, law enforcement, education, health care, fire and emergency response, and general government.

Evaluation & Findings: The subject property is located proximate to existing residential development and other developed areas along NW US Highway 441 and NW 173rd Street (CR 235A). Utility services and lines, including service and lines for water, wastewater, and electric, are located proximate to the subject property.

(IX) Fails to provide a clear separation between rural and urban uses.

Evaluation & Findings: The proposed amendment would result in a reduction in residential density permitted on the subject property, thereby increasing compatibility of its development with surrounding agricultural uses.

(X) Discourages or inhibits infill development or the redevelopment of existing neighborhoods and communities.

Evaluation & Findings: The subject property is located along NW 173rd Street proximate to existing residential development, and is located near developed areas near the US 441-I-75 interchange and surrounding area to the west of the interchange. The subject property is located north of the Dollar General, Sysco, and Wal-Mart distribution centers and other lower-density residential uses.

(XI) Fails to encourage a functional mix of uses.

Evaluation & Findings: The subject property is surrounded by a mix of commercial and residential uses.

(XII) Results in poor accessibility among linked or related land uses.

Evaluation & Findings: The subject property fronts NW 173rd Street (CR 235A), which is classified as a collector road by the City's Comprehensive Plan. NW 173rd Street intersects with NW US Highway 441 approximately 1,000 feet north of the subject property, providing access between the subject property and nearby commercial areas.

(XIII) Results in the loss of significant amounts of functional open space.

Evaluation & Findings: The subject property is currently designated for residential uses. Any development of the property will be required to provide open space in accordance with the requirements of the City's Land Development Regulations (LDRs).

In addition to the preceding urban sprawl indicators, Section 163.3177 also establishes eight (8) "Urban Form" criteria. An amendment to the Future Land Use Map is presumed to not be considered urban sprawl if it meets four (4) of the (8) urban form criteria. These urban form criteria, and an evaluation of each as each may relate to this application, are provided below. The applicant has provided an analysis of the application's consistency with Section 163.3177 within the application materials, and contends that the proposed amendment will not encourage urban sprawl by showing it meets four of the eight urban form criteria.

1. Directs or locates economic growth and associated land development to geographic areas of the community in a manner that does not have an adverse impact on and protects natural resources and ecosystems.

Evaluation & Findings: According to the best available data, the subject property is located with Flood Zone "X" (Areas outside the 500-year flood). The National Wetlands Inventory indicates wetlands are not present on the subject property. The subject property does not appear to contain sink holes or pits and spoils areas. The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within the subject property. The gopher tortoise (Gopherus polyphemus) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

If any environmentally sensitive lands are found prior to the development of the site, applicable protection standards must be followed for any development within those environmentally sensitive lands. Prior to any construction activity occurring on site, the applicant will be required to confirm if any protected species exist on site and to obtain applicable permits from regulatory agencies for any relocation of protected species found on site.

2. Promotes the efficient and cost-effective provision or extension of public infrastructure and services.

Evaluation & Findings: The subject property is located proximate to existing public facilities. Any development that may occur on the subject property will be required to connect to City Potable Water and Sanitary Sewer at the time of development. In addition, the subject property fronts NW 173rd Street (CR 235A), which is classified as a collector road by the City's Comprehensive Plan. The adoption of the proposed amendment would not create undue cost to the City in the extension of City infrastructure and/or services.

3. Promotes walkable and connected communities and provides for compact development and a mix of uses at densities and intensities that will support a range of housing choices and a multimodal transportation system, including pedestrian, bicycle, and transit, if available.

Evaluation & Findings: The proposed amendment would provide for residential development opportunities near employment centers in an area of the City where limited opportunities presently exist.

4. Promotes conservation of water and energy.

Comment: The proposed amendment would result in a reduction of the number of residential dwellings permitted on the subject property, thereby resulting in a potential reduction in the impact the development of the property would cause to water and energy resources. The City of Alachua has applicable standards in the Housing Element, Community Facilities and Natural Groundwater Aquifer Recharge Element, and Conservation and Open Space Element that will promote the conservation of water and energy resources. Further,

- applicable protection and conservation standards for water and energy are established within the City of Alachua Land Development Regulations (LDRs).
- 5. Preserves agricultural areas and activities, including silviculture, and dormant, unique, and prime farmlands and soils.
 - **Evaluation & Findings:** No current agricultural activities take place on the property.
- 6. Preserves open space and natural lands and provides for public open space and recreation needs.
 - **Evaluation & Findings:** The proposed amendment would not result in the loss of functional open space nor would it result in the functional loss of recreational space. The applicable protection standards set forth in the Conservation and Open Space Element of the Comprehensive Plan for natural lands and open space requirements will further preserve open space and natural lands and provide for public open space and recreational areas.
- 7. Creates a balance of land uses based upon demands of the residential population for the nonresidential needs of an area.
 - **Evaluation & Findings:** The City of Alachua population is growing and will require adequate housing opportunities to accommodate the increased population. The proposed amendment would provide for additional residential lands in an area of the City where limited residential lands presently exist, located proximate to existing commercial and industrial development.
- 8. Provides uses, densities, and intensities of use and urban form that would remediate an existing or planned development pattern in the vicinity that constitutes sprawl or if it provides for an innovative development pattern such as transit-oriented developments or new towns as defined in s. 163.3164.
 - **Evaluation & Findings:** The proposed amendment would result in a reduction of the permitted residential density of the subject property, reducing potential impacts of any development of the subject property to surrounding agricultural uses. The application does not constitute transit-oriented development or a new town.

CONSISTENCY WITH THE COMPREHENSIVE PLAN

The applicant proposes to amend the FLUM Designation from Medium Density Residential to Moderate Density Residential on the subject property. The following Comprehensive Plan Elements have Goals, Objectives, and Policies (GOPs) that support the proposed amendment to the Future Land Use Map of the City of Alachua's Comprehensive Plan:

- Future Land Use Element
- Transportation Element
- Housing Element

- Recreation Element
- Community Facilities Natural Groundwater Aquifer Recharge Element
- Conservation and Open Space Element

The applicant has provided an analysis of the proposed amendment's consistency with the Comprehensive Plan. Based upon the applicant's Comprehensive Plan Consistency Analysis and information presented below, staff finds the application consistent with the Comprehensive Plan and the Goals, Objectives, and Policies (GOPs) therein.

Future Land Use Element

Objective 1.2: Residential

The City of Alachua shall establish three Residential land use categories to ensure an orderly urban growth pattern that makes the best use of available lands for residential development.

- Policy 1.2.a: Moderate density residential (0 to 4 dwelling units per acre): The moderate density residential land use category allows residential development at a maximum density of 4 dwelling units per acre. The following uses are allowed in the moderate density residential land use category:
 - 1. Single family, conventional dwelling units;
 - 2. Accessory dwelling units;
 - 3. Manufactured or modular homes meeting certain design criteria
 - 4. Mobile homes only within mobile home parks:
 - 5. Duplexes and quadplexes;
 - 6. Townhomes:
 - 7. Residential Planned Developments;
 - 8. Supporting community services, such as schools, houses of worship, parks, and community centers

Analysis of Consistency with Objective 1.2, and Policy 1.2.a: The proposed amendment would result in a reduction of the maximum permitted density of the subject property (from 286 dwelling units to 143 dwelling units). Development at a lower density than presently permitted on the subject property furthers compatibility with existing surrounding agricultural uses and lower-density residential uses.

- Objective 5.1: Natural features: The City shall coordinate Future Land Use designations with appropriate topography, soils, areas of seasonal flooding, wetlands and habitat during review of proposed amendments to the Future Land Use Map and the development review process. Natural features may be included as amenities within a development project.
- Policy 5.1.a: Topography: The City shall protect the natural topography of the City, including steep and seepage slopes, by requiring new

development to include techniques to minimize negative impacts on the natural terrain. An emphasis will be placed on retaining the natural function of seepage slopes during development. Additionally, retention of existing native vegetation will be encouraged as one method of protecting slopes.

Policy 5.1.b: Soils: The City shall ensure soil protection and intervention measures are included in the development review process.

Policy 5.1.c: Flood prone areas: The City shall require as part of the development review process the identification of FEMA flood zone areas. Where necessary, base flood elevations and minimum finished floor elevations shall be established. The City shall also require finished floor elevations on subdivision plats, site plans and building permit plans when necessary to determine compliance with flood prone area regulations. The City shall establish standards for a limitation on filling in flood prone areas.

Policy 5.1.d: Wetlands: The City shall utilize statewide wetland delineation methodology in accordance with Florida Administrative Code (FAC) and regulations adopted by the FDEP and the Suwannee River Water Management District.

Policy 5.1.e: Habitat: The City shall require as part of the development review process, an inventory of listed species for all new developments in areas identified as known habitat for listed species if listed species are known to exist in close proximity to the development. The survey shall include detailed information regarding type, quantity, location, and habitat requirements for any listed species identified. A de minimus threshold for properties required to complete the inventory shall be established in the City's Land Development Regulations.

Analysis of Consistency with Objective 5.1 and Policies 5.1.a – e: The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within the subject property. The gopher tortoise (Gopherus polyphemus) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

With the exception of the preceding, there are no other concerns pertaining to natural resources. Prior to any construction activity occurring on site, the applicant will be required to confirm if any protected species exist on site and to obtain applicable permits from regulatory agencies for any relocation of protected species found on site.

An environmental conditions and site suitability analysis has been provided separately in this report. Future development of the site must comply with the environmental protections established in the City of Alachua Comprehensive Plan and Land Development Regulations.

Staff Report: RL REGI Florida, LLC (Alachua West – 2017) Large Scale Comprehensive Plan Amendment Objective 5.2: Availability of facilities and services: All new development shall be planned and constructed concurrently with the availability of facilities and services necessary for the development.

Analysis of Consistency with Objective 5.2: The subject property is located within the City's potable water and wastewater service areas, as defined in Policies 1.2.a and 4.2.a of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the Comprehensive Plan, and will be required to connect to the City of Alachua's potable water and wastewater system.

GOAL 9: Water and Wastewater Service:

The City will ensure that new development within the corporate limits, where potable water and wastewater service are available, as defined in Policy 1.2.a and Policy 4.2.a of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the Comprehensive Plan, shall connect to the City of Alachua's potable water and wastewater system.

Policy 9.2:

Any new residential subdivision within the corporate limits, where potable water service is available, as defined in Policy 4.2.a of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the City of Alachua Comprehensive Plan, regardless of size, that is within either a Residential or Agriculture Future Land Use Map Designation shall connect to the City of Alachua's potable water system. Any new residential subdivision within the corporate limits, where wastewater service is available, as defined in Policy 1.2.a of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the City of Alachua Comprehensive Plan, regardless of size, that is within a Residential Future Land Use Map Designation shall connect to the City of Alachua's wastewater system.

Analysis of Consistency with Goal 9 and Policy 9.2: The subject property is within the potable water and wastewater service area. Any development of the subject property will be required to connect to the potable water and wastewater systems at the time of development.

Housing Element

Policy 1.1.a:

The City shall encourage development of a variety of housing types including conventional single family homes, accessory dwelling units, multi-family units, group homes, assisted living facilities, foster care facilities, mobile homes and manufactured housing, and shall ensure that appropriate land use designations and zoning districts exist to accommodate each type.

Analysis of Consistency with Policy 1.1.a: This project would support additional housing within the City, thereby furthering Policy 1.1.a.

Recreation Element

Policy 1.2.b: The City shall adhere to a minimum level of service of five (5.0) acres

of community, neighborhood or pocket park, per 1,000 persons, with a

minimum of 20 percent of this in improved, passive parks.

Analysis of Consistency with Policy 1.2.b: An analysis of the impacts to recreation facilities has been provided within this report. The proposed amendment would result in a net reduction in the permitted density of the subject property, thereby reducing impacts to recreational facilities.

Transportation Element

Objective 1.1: Level of Service: The City shall establish a safe, convenient and efficient level of service standard for all motorized and non-motorized transportation systems.

Analysis of Consistency with Objective 1.1: An analysis of the impacts to transportation facilities has been provided within this report. The proposed amendment would result in a net reduction in the permitted density of the subject property, thereby reducing impacts to transportation facilities.

Community Facilities & Natural Groundwater Aquifer Recharge Element

Policy 1.2.a: The City shall establish a Community Wastewater Service Area, which includes all areas where wastewater service is available. Wastewater service shall be deemed available if:

> 1. A gravity wastewater system, wastewater pumping station, or force main exists within ¼ mile of the property line of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and the gravity wastewater system, wastewater pumping station, or force main can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.

Analysis of Consistency with Policy 1.2.a: The subject property is located within the wastewater service area, and any future development on the subject property will be required to connect to the wastewater system.

Policy 2.1.a: The City hereby establishes the following level of service standards for solid waste disposal facilities:

LEVEL OF SERVICE STANDARD FACILITY TYPE Solid Waste Landfill .73 tons per capita per year

Staff Report: RL REGI Florida, LLC (Alachua West – 2017) Large Scale Comprehensive Plan Amendment Analysis of Consistency with Objective 2.1.a: An analysis of the impacts to solid waste facilities has been provided within this report. The proposed amendment would result in a net reduction in the permitted density of the subject property, thereby reducing impacts to solid waste facilities.

Policy 4.1.b: The City shall establish a Community Potable Water Service Area, which includes all areas where potable water service is available. Water service shall be deemed available if:

1. A water main exists within ¼ mile of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and water service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.

Analysis of Consistency with Policy 4.1.b: The subject property is located within the potable water service area, and any future development on the subject property will be required to connect to the potable water system.

Conservation and Open Space Element

OBJECTIVE 1.3: Listed Species

The City shall protect species listed by State and Federal agencies as endangered, threatened or of special concern, and their habitats.

Policy 1.3.a: The City shall ensure that its ordinances, regulations and policies

protect listed species and their habitats.

Policy 1.3.b: The City shall utilize the development review process, land acquisition programs, environmental regulatory partnerships, stewardship programs and public education to protect listed species and their habitat, and prevent extinction of or reduction in

populations of listed species.

Policy 1.3.c: The City shall obtain data from the Florida Fish and Wildlife Conservation Commission, Alachua County Environmental Protection Department, Florida Department of Environmental Protection, to maintain a periodically updated inventory of listed species and habitats located within City limits or immediately adjacent to City limits. The City will use the Florida Natural Areas

Inventory as a base inventory.

Policy 1.3.d: The City shall require prior to development approval, an inventory of listed species for all new developments in areas identified as known habitat for listed species. The inventory shall include detailed information regarding type, quantity, location and habitat

Staff Report:

requirements for any listed species identified. De minimus threshold for properties required to complete the inventory shall be established in the City's Land Development Regulations.

Policy 1.3.e: The City's land use designations shall provide for the protection

of threatened and endangered species.

Analysis of Consistency with Objective 1.3 and Policies 1.3.a – e: The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within the subject property. The gopher tortoise (Gopherus polyphemus) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

With the exception of the preceding, there are no other concerns pertaining to natural resources. Prior to any construction activity occurring on site, the applicant will be required to confirm if any protected species exist on site and to obtain applicable permits from regulatory agencies for any relocation of protected species found on site.

An environmental conditions and site suitability analysis has been provided separately in this report. Future development of the site must comply with the environmental protections established in the City of Alachua Comprehensive Plan and Land Development Regulations.

ENVIRONMENTAL CONDITIONS ANALYSIS

Wetlands

According to National Wetlands Inventory, no potential wetlands are located on the subject property. Any wetlands identified must be delineated and protected in accordance with the applicable protection standards.

Evaluation: No wetlands have been identified on subject property. If wetlands are identified on subject property at a later time, the applicable standards in the City's Comprehensive Plan, Land Development Regulations, and Suwannee River Water Management District (SRWMD) regulations would apply to those areas identified as wetlands; therefore, there are no issues related to wetland protection.

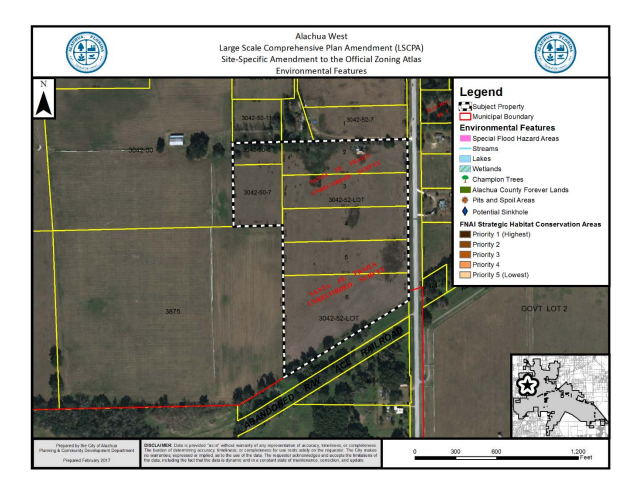
Strategic Ecosystems

Strategic Ecosystems were identified by an ecological inventory project in a report prepared for Alachua County Department of Growth Management in 1996. The purpose of the inventory was to identify, inventory, map, describe, and evaluate the

most significant natural biological communities in private ownership in Alachua County.

Evaluation: The subject property is not located within or adjacent to a Strategic Ecosystem, therefore, the development will have no impact upon any Strategic Ecosystem(s) identified within the ecological inventory report.

Map 4. Environmental Features



Regulated Plant & Animal Species

The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within the subject property. The gopher tortoise (*Gopherus polyphemus*) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

Evaluation: With the exception of the preceding, there are no other concerns pertaining to natural resources. Prior to any construction activity occurring on site, the applicant will be required to confirm if any protected species exist on site and to obtain applicable permits from regulatory agencies for any relocation of protected species found on site.

Soil Survey

Each soil type found on the subject property is identified below. The hydrologic soil group is an indicator of potential soil limitations. The hydrologic soil group, as defined for each specific soil, refers to a group of soils which have been categorized according to their runoff-producing characteristics. These hydrologic groups are defined by the Soil Survey of Alachua County, Florida, dated August 1985. The chief consideration with respect to runoff potential is the capacity of each soil to permit infiltration (the slope and kind of plant cover are not considered, but are separate factors in predicting runoff). There are four hydrologic groups: A, B, C, and D. "Group A" soils have a higher infiltration rate when thoroughly wet and therefore have a lower runoff potential. "Group D" soils have very lower infiltration rates and therefore a higher runoff potential.

There are four (4) soil types found on the subject property:

Arredondo Fine Sand (0-5% slopes)

Hydrologic Group: A

This soil is well drained with slow surface runoff and rapid permeability. This soil poses only slight limitations for dwellings and local roads.

Arredondo Fine Sand (5% – 8% slopes)

Hydrologic Soil Group: A

This soil type is well drained and permeability is rapid at the surface. This soil type poses only slight limitations as sites for homes and local roads and moderate limitations for small commercial buildings.

Fort Meade Fine Sand (0% – 5% slopes)

Hydrologic Soil Group: A

This soil type is well drained and permeability is surface runoff is slow. This soil type poses only slight limitations as sites for homes and local roads.

Norfolk Loamy Fine Sand (5-8% slopes)

Hydrologic Soil Group: B

This soil type is well drained with rapid surface runoff and rapid permeability. This soil poses only slight limitations for dwellings and local roads.

Evaluation: The soil types located within the subject property do not pose any significant limitations for development. Therefore, there are no issues related to soil suitability. Any future development would require that any soil limitations be addressed at the time of development.

Flood Potential

Panels 0120D of the Federal Emergency Management Agency (FEMA) Flood Insurance Rate Map (FIRM) Series, dated June 16, 2006, indicates that the subject property contains areas with Flood Zone "X" designations (areas determined to be outside of the 500-year floodplain).

Evaluation: The subject property is located in Flood Zone "X" (areas determined to be outside of the 500-year floodplain. Therefore, there are no issues related to flood potential.

Karst-Sensitive Features

Karst sensitive areas include geologic features, such as fissures, sinkholes, underground streams, and caverns, and are generally the result of irregular limestone formations. The subject property is located within an area where sinkholes may potentially allow hydrologic access to the Floridan Aquifer System, however, best available data indicates that no sinkholes or known indicators of sinkhole activity are located on the subject property.

Evaluation: There are no geologic features located on the subject property which indicate an increased potential for karst sensitivity.

Wellfield Protection Zone

Policy 7.2.1 of the Future Land Use Element of the Comprehensive Plan establishes a 500 foot radial buffer around city-owned potable water well.

Evaluation: The subject property is not located within a City of Alachua wellhead protection zone as identified on the City of Alachua Wellfield Primary Protection Zones Map of the Comprehensive Plan, therefore, there are no issues related to wellfield protection.

Historic Structures and Markers

Staff Report:

The subject property does not contain any historic structures or markers as determined by the State of Florida and the Alachua County Historic Resources Inventory.

Evaluation: There are no issues related to historic markers or structures.

PUBLIC FACILITIES IMPACT

The existing maximum development potential and proposed maximum development potential is provided within the following matrix:

	Existing FLUM Designation	Proposed FLUM Designation
FLUM Designation:	Medium Density Residential	Moderate Density Residential
Max. Gross Density:	4 – 8 dwelling units/acre	0 – 4 dwelling units/acre
Floor Area Ratio:	N/A	N/A
Maximum Density	286 dwelling units	143 dwelling units

The analysis of each public facility provided below represents an analysis of the net change in impacts generated by the proposed FLUM Designation. Existing and proposed impacts are based upon the maximum development potential.

At present, the total impacts generated by the amendment are acceptable and are not anticipated to degrade the Level of Service (LOS) of any public facility. If development is proposed in the future, the applicant will be required to provide a comprehensive analysis of the impacts generated by such development upon public facilities. Facility capacity must be available to support the proposed development prior to the issuance of a final development order.

Traffic Impact

Table 3. Affected Comprehensive Plan Roadway Segments¹

C		July 50 E			
Segment Number ^{2, 3}	Segment Description	Lanes	Functional Classification	Area Type	LOS
NA	CR 235A South (CR 235A South of US 441)	2U	County Maintained Major Collector	N/A	D
5 (107/1407)	US 441 (from SR 235 to North City Limits)	4/D	Principle Arterial	Urban Trans	D

¹ Source: City of Alachua Comprehensive Plan, Traffic Circulation Element.

² For developments generating 1,000 trips or greater, affected roadway segments are identified as all those wholly or partially located within ½ mile of the development's ingress/egress, or to the nearest intersecting major street, whichever is greater, and all roadway segments for which the proposed development's impacts are 5% or greater on the Maximum Service Volume (MSV) of the roadway [Section 2.4.14(H)(2)(b) of the LDRs].

³ FDOT roadway segment number shown in parenthesis. For the purposes of concurrency management, COA Comprehensive Plan segments that make up a portion of a larger FDOT roadway segment will be evaluated together when determining post development roadway capacity.

Table 4. Potential Trip Generation¹

	Land Use	AADT (Enter/Exit)	AM Peak Hour (Enter/Exit)	PM Peak Hour (Enter/Exit)
Existing FLUM Designation	Residential Condominium/Town homes ² (ITE Code 230)	1,662 (831/831)	126 (21/105)	149 (100/49)
Proposed FLUM Designation	Single-Family Detached Housing ³ (ITE Code 220)	1,361 (680/681)	107 (27/80)	143 (67/76)
Net Reduction in Po	tential Trips	-302 (-151/-150)	-19 (6/-25)	-6 (-33/27)

¹ Source: ITE Trip Generation, 9th Edition.

Table 5. Potential Impact on Affected Comprehensive Plan Roadway Segments

an Kuauway Seginei	113
CR 235A South (South of US 441) ¹	US 441 Segment 5 (107/1407)¹
14,580	35,500
3,780	24,411
102	2,260
10,698	8,829
1,361	1,361
9,337	7,468
CR 235A South (South of US 441) ¹	US 441 Segment 5 (107/1407)¹
1,314	3,200
359	2,319
11	214
944	667
143	143
801	524
	CR 235A South (South of US 441) 1 14,580 3,780 102 10,698 1,361 9,337 CR 235A South (South of US 441) 1 1,314 359 11 944 143

¹ FDOT roadway segment number shown in parenthesis. For the purposes of concurrency management, COA Comprehensive Plan segments that make up a portion of a larger FDOT roadway segment will be evaluated together when determining post development roadway capacity.

Evaluation: As shown in Table 4, the maximum potential trips would be decreased by approximately 302 average daily trips and by 6 PM peak hour trips. It is anticipated that the proposed amendment will not adversely affect the Level of Service ("LOS") for the affected roadway segments, and the potential impact of 143 single-family residential dwellings is therefore acceptable. This analysis is based on the maximum development potential of 143 single-family residential dwellings. Concurrency and impacts to the City's transportation network will be reevaluated at the preliminary plat review stage.

² Formulas: AADT – 5.81 trips per dwelling unit x 286 dwelling units (50% entering/50% exiting); AM Peak Hour – 0.44 trips per dwelling unit x 286 dwelling units (17% entering/83% exiting); PM Peak Hour – 0.52 trips per dwelling unit x 286 dwelling unit s (67% entering/33% exiting).

³ Formulas: AADT – 9.52 trips per dwelling unit x 143 dwelling units (50% entering/50% exiting); AM Peak Hour – 0.75 trips per dwelling unit x 143 dwelling units (25% entering/75% exiting); PM Peak Hour – 1.00 trips per dwelling unit x 143 dwelling units (63% entering/37% exiting).

² Source: FDOT 2013 Quality/Level of Service Handbook, Generalized Annual Average Daily Volumes and Generalized Peak Hour Two-Way Volumes for Areas Transitioning to Urbanized Areas or Areas of 5,000 Not in Urbanized Areas.

³ Florida State Highway System Level of Service Report 2015, Florida Department of Transportation, District Two (published September 2016).

⁴ Source: City of Alachua February 2017 Development Monitoring Report.

⁵ The application is for a Preliminary Development Order. Facility capacity and concurrency will <u>not</u> be reserved.

Potable Water Impacts

Table 6. Potable Water Impacts

System Category	Gallons Per Day
Current Permitted Capacity*	2,300,000
Less Actual Potable Water Flows*	1,190,000
Reserved Capacity*	139,670
Potential Potable Water Demand from Proposed Amendment **	39,325
Residual Capacity	931,005
Percentage of Permitted Design Capacity Utilized	59.52%
Sources: * City of Alachua February 2017 Development Monitoring Report **City of Alachua Comprehensive Plan Potable Water Level of Service of 275 gallons/du/ day	

Evaluation: The proposed amendment would reduce the maximum potential demand from the development of the subject property from 78,650 gallons per day to 39,325 gallons per day. This analysis is based on the maximum development potential of 143 single-family residential dwellings that would be permitted by the proposed FLUM Designation. Concurrency and impacts to the City's utility systems will be reevaluated at the preliminary plat review stage. It is anticipated that the proposed amendment will not adversely affect the Level of Service ("LOS") for potable water facilities, and the impacts are therefore acceptable.

Sanitary Sewer Impacts

Staff Report:

Table 7. Sanitary Sewer Impacts

System Category	Gallons Per Day
Treatment Plant Current Permitted Capacity*	1,500,000
Less Actual Treatment Plant Flows*	615,000
Reserved Capacity*	100,080
Projected Potential Wastewater Demand from Proposed Amendment **	35,750
Residual Capacity	749,170
Percentage of Permitted Design Capacity Utilized	50.06%
Sources: * City of Alachua February 2017 Development Monitoring Report **City of Alachua Comprehensive Plan Potable Water Level of Service of 250 gallons/du/ day	

Evaluation: The proposed amendment would reduce the maximum potential demand from the development of the subject property from 71,500 gallons per day to 35,750 gallons per day. This analysis is based on the maximum development potential of 143 single-family residential dwellings that would be permitted by the proposed FLUM Designation. Concurrency and impacts to the City's utility systems will be reevaluated at the preliminary plat review stage. It is anticipated that the proposed amendment will not adversely affect the Level of Service ("LOS") for sanitary sewer facilities, and the impacts are therefore acceptable.

Recreational Impacts

Table 8a. Recreational Impacts

System Category	Acreage
Existing City of Alachua Recreation Acreage ¹	88.60
Acreage Required to Serve Existing Population ²	49.46
Reserved Capacity ¹	0.60
Potential Demand Generated by Development ³	1.86
Residual Recreational Capacity After Impacts	36.68

Sources:

Table 8b. Improved Passive Park Space Analysis

r	
Minimum Improved Passive Park Space Required to Serve Existing Population & Reserved Capacity ¹	10.01 acres
Acreage Required to Serve Demand Generated by Development ²	0.37 acres
Total Area Required to Serve Existing Population, Reserved Capacity, & Demand Generated by Development	10.38 acres
Existing Improved Passive Park Space ¹	27.73 acres
Improved, Passive Park Space Utilized by Existing Population, Reserved Capacity, & Demand Generated by Development ³	37.43%

¹ Source: City of Alachua February 2017 Development Monitoring Report.

Evaluation: The proposed amendment would reduce the maximum potential demand from the development of the subject property from 3.72 acres of recreational acres to 1.86 acres, and for passive park space, from 0.74 acres to 0.37 acres. Concurrency and impacts to the City's recreation system will be reevaluated at the preliminary plat review stage. It is anticipated that the proposed amendment will not adversely affect the Level of Service ("LOS") of recreational facilities; therefore, the impacts are acceptable.

Solid Waste Impacts

Table 9. Solid Waste Impacts

System Category	Lbs Per Day	Tons Per Year
Existing Demand ¹	39,568.00	7,221.16
Reserved Capacity ²	6,671.81	1,217.61
Projected Solid Waste Demand from Application ³	1,355.62	247.40
New River Solid Waste Facility Capacity ⁴	50 years	

Sources:

Staff Report:

Evaluation: The proposed amendment would reduce the maximum potential demand from the development of the subject property from 494.8 tons per year to 247.4 tons per year. Concurrency and

¹ City of Alachua February 2017 Development Monitoring Report.

² University of Florida, Bureau of Economic & Business Research, Estimates of Population by County and City in Florida, April 1, 2016; Policy 1.2.b, Recreation Element (Formula: 9,892 persons / [5 acres/1,000 persons])

³ US Census Bureau; Policy 1.2.b, Recreation Element (Formula: 2.37 persons per dwelling x 143 dwellings / [5 acres/1,000 persons])

² Formula: Recreation Demand Generated by Development (1.86 acres) x 20%.

³ Formula: Total Improved Passive Park Space / (Acreage Required to Serve Existing Population + Reserved Capacity + Acreage Required to Serve Demand Generated by Development.)

¹ University of Florida, Bureau of Economic & Business Research, Estimates of Population by County and City in Florida, April 1, 2016; Policy 2.1.a, CFNGAR Element (Formula: 9,892 persons x 0.73 tons per year)

² City of Alachua February 2017 Development Monitoring Report

³ Policy 2.1.a, CFNGAR Element (Formula: 2.37 persons per dwelling x 143 dwellings x 0.73 tons per year)

⁴ New River Solid Waste Facility, March 2016

impacts to the solid waste system will be reevaluated at the preliminary plat review stage. It is anticipated that the proposed amendment will not adversely affect the Level of Service ("LOS") of recreational facilities; therefore, the impacts are acceptable.

Public School Impact

Staff Report:

The School Board of Alachua County (SBAC) issued a School Capacity Review determination for the proposed amendment. This determination, dated February 8, 2017, was issued in accordance with the City's Comprehensive Plan, specifically Policies 1.1.b, 1.1.c, 1.1.e, and 1.1.f of the Public School Facilities Element.

The determination concludes that the students generated by the proposed amendment can be reasonably accommodated for the five, ten, and twenty year planning periods at the elementary, middle, and high school levels.

Upon submittal of a final subdivision plat, the development will be subject to a concurrency review and determination of the availability of school capacity at the time of such review.

EXHIBIT "A"

TO

RL REGI FLORIDA, LLC LARGE SCALE COMPREHENSIVE PLAN AMENDMENT APPLICATION STAFF REPORT

Staff Report:



Poulos & Bennett, LLC • 2602 E. Livingston Street • Orlando, Florida 32803 • (407) 487-2594 • www.poulosandbennett.com

February 6, 2017

Mr. Justin Tabor, AICP, Principal Planner City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615 RECEIVED

FEB 0 7 2017

Per_4t=

RE: Alachua West Comprehensive Plan Amendment Application – Response to DRT Comments

Dear Justin:

Below, please find responses to those comments issued by the Development Review Team on January 24, 2017.

<u>Miscellaneous</u>

1. Throughout the application materials, including but not limited to the Concurrency Impact Analysis and the Comprehensive Plan Consistency Analysis, the applicant identifies a maximum density of 120 dwelling units. The maximum density which would be permitted by the Moderate Density Residential FLUM Designation is 143 dwelling units. Clarify throughout the mechanism that would limit future development of the subject property to 120 dwellings.

The maximum density permitted by the Moderate Density Residential FLUM Designation should also be stated when application materials state the proposed density of 120 dwellings.

Response: All application materials, including the Comprehensive Plan Amendment report and analyses have been updated to reflect a maximum of 143 dwelling units.

2. Ensure all references throughout application materials states the correct proposed zoning designation of the companion rezoning application.

Response: All references to the proposed zoning have been updated to reflect a proposed zoning designation of Planned Development – Residential (PD-R).

Concurrency Impact Analysis

- 3. Section 2.4.14(H) of the City's LDRs establishes the criteria for determining affected roadway segments. For developments generating more than 1,000 external average daily trips, affected roadway segments are those on which the development's impacts are five percent or greater of the maximum service volume of the roadway; and all roadway segments located partially or wholly within one-half mile of the development's ingress/egress, or to the nearest major intersection (whichever is greater).
 - a. Segment 5 (US Highway 441, from SR 235 to the North City Limits) is within one-half mile of the development's ingress/egress, and is therefore an affected roadway segment. Please provide an analysis of the project's impacts to Segment 5.

Response: Segment 5 of US 441 has been added to the analysis. It should be noted that the potential impacts illustrated reflect a 100% impact on this segment of US 441, which is inaccurate. While a large majority of the traffic generated by the development will impact this section, the exact potential impact cannot be determined without a Traffic Study, which as discussed with Staff, was not required for this request as the potential density onsite is being reduced by half.

- 4. Table 5, Solid Waste Impact Calculations:
 - a. Verify potential population of existing FLUM (appears to be 744 persons, based upon utilized rate of 2.6 persons per household). Revise potential solid waste generated by existing FLUM and net reduction in potential impacts accordingly.

Response: The table has been revised to reflect the correct population.

- 5. Table 6, Recreational Impact Calculations:
- a. Verify potential population of existing FLUM (appears to be 744 persons, based upon utilized rate of 2.6 persons per household). Revise potential recreation area needed to serve existing FLUM, available recreation acreage after impacts of existing FLUM, and net reduction in potential impacts accordingly.

Response: The table has been revised to reflect the correct population.

6. Throughout the Concurrency Impact Analysis, the applicant states the proposed amendment would result in a net reduction in impacts/trips to public facilities as a result of the adoption of the proposed amendment. Please clarify this is a net reduction in potential impacts/trips.

Response: The word "potential" has been included in all table totals and impact summaries in Section 4 of the CPA Application Package.

Needs Analysis

7. Further analysis of how the application would support increases in housing demand over at least a 10-year planning period should be provided within the Needs Analysis. This may include an analysis of the number of additional housing units needed to serve population increases over at least a 10-year planning period. Such information should specifically consider and respond to Chapter 163.3177(1)(f)3., which states, "The comprehensive plan shall be based upon permanent and seasonal population estimates and projections, which shall either be those published by the Office of Economic and Demographic Research or generated by the local government based upon a professionally acceptable methodology. The plan must be based on at least the minimum amount of land required to accommodate the medium projections as published by the Office of Economic and Demographic Research for at least a 10-year planning period unless otherwise limited under s. 380.05, including related rules of the Administration Commission. Absent physical limitations on population growth, population projections for each municipality, and the unincorporated area within a county must, at a minimum, be reflective of each area's proportional share of the total county population and the total county population growth."

Response: The Needs Analysis has been updated to reflect the population projected for 2025, which is a 10-year planning horizon from the last population update performed in 2015. This projection reflects an increase in population by 5,528 people. Using the reported average population per unit of 2.6 people, this results in a need for an additional 2,216 residential units.

Completeness Review Comments

8. The applicant must address the following comments, as issued in a letter dated January 9, 2017, and as follows:

Comprehensive Plan Amendment Application, Section C.: The applicant has not completed Section C. of the Comprehensive Plan Amendment Application.

Action Needed to Address Deficiency: Complete Section C., stating if there is any additional contract for sale of, or options to purchase the subject property, and if so, listing the names of all parties involved, and if the contract/option is contingent or absolute.

Response: A list of all parties involved has been included under section C. Per our discussion, the section related to whether the contract is contingent or absolute may be left blank.

CPA Attachment #7

Three (3) sets of mailing labels for all property owners within 400' of subject property boundaries – even if property within 400 feet falls outside of City limits.

Action Needed to Address Deficiency: In addition to the mailing labels for the property owners within 400' of subject property, the City also requires mailing labels for those organizations and persons registered to receive public notice. Please submit three sets of mailing labels of organizations/persons registered to receive public notice. The current public notification list can be found on the City of Alachua's website at this location: http://www.cityofalachua.com/images/

Departments/Planning_Community_Dev/Public_Notice_Mailing_List_2016_04_21.xls

Response: Three (3) sets of labels including the Alachua Notification list have been included with this submittal.

CPA Attachment #8: If the application includes any Future Land Use Map Designation which permits residential uses, Public School Student Generation Form.

Action Needed to Address Deficiency: (1) The number of dwelling units identified on the Form is 120 single-family dwellings. The maximum number of dwellings permitted, based upon the maximum density of 4 dwelling units per acre, is 143 dwellings (35.82 acres x 4 units/acre). The number of dwellings identified on the Form must be based upon the maximum potential of 4 units per acre (unless a companion rezoning application proposes a Planned Development zoning district, with a lower development potential identified by the proposed Planned Development). Revise the Form and resubmit. (2) The Form states the proposed zoning designation is RSF-4. In communication with the applicant, Staff understands the applicant may request a Planned Development zoning designation. Revise as may be needed.

Response: The Public School Student Generation form has been updated to reflect the maximum number of units at 143 and a zoning designation of PD-R.

CPA Attachment #9: Legal description with tax parcel number. The legal descriptions provided for each parcel

Action Needed to Address Deficiency: The applicant has provided the descriptions of each tax parcel available from the Alachua County Property Appraiser's Office. A legal description that describes the entire property subject to the proposed amendment is needed.

Response: A revised legal description for the overall property has been provided with this submittal.

Included in this submittal package are three (3) hard copies of the revised application package, and one copy on a CD-ROM.

Please let me know if you have any questions regarding our application package or require additional information. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely,

K. Hattaway

Kathy Hattaway Planning Group Leader

Enclosures

c: David McDaniel



City of Alachua

TRACI L. GRESHAM CITY MANAGER PLANNING & COMMUNITY DEVELOPMENT
DIRECTOR KATHY WINBURN, AICP

January 24, 2017

Also sent by electronic mail to khattaway@poulosandbennett.com

Ms. Kathy Hattaway Poulos & Bennett, LLC 2602 E. Livingston Street Orlando, FL 32803

RE:

Development Review Team (DRT) Summary for:

Alachua West Large Scale Comprehensive Plan Amendment (LSCPA)

Dear Ms. Hattaway:

On December 27, 2016, the City of Alachua received your application for a Large Scale Comprehensive Plan Amendment (LSCPA), which proposes to amend the Future Land Use Map (FLUM) from Medium Density Residential to Moderate Density Residential on a ±35.82 acre property, consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006. A letter concerning the application's completeness was issued to you on January 9, 2017.

The application has been reviewed for compliance with the applicable review standards, including the City's Comprehensive Plan and Land Development Regulations (LDRs). Based upon Staff's review, revisions must be made to the application before it may be scheduled for a public hearing before the City's Planning & Zoning Board (PZB). Please address all insufficiencies outlined below in writing and provide an indication as to how they have been addressed by **4:00 PM** on **Tuesday, February 7, 2017**. A total of three (3) copies of the *complete* application package (i.e., all application materials and attachments) and a CD containing a PDF of *all* application materials must be provided by this date. Upon receipt of your revised application, Staff will notify you of any remaining insufficiencies which must be resolved, if any, before the item may be scheduled for a public hearing before the PZB.

Please note that if Staff determines that the revised submission requires outside technical review by the City, your application may be delayed in order to allow for adequate review time. You must provide 13 double-sided, three-hole punched sets of each application package and a CD containing a PDF of all application materials no later than 10 business days prior to the PZB Meeting at which your application is scheduled to be heard.

Please address the following insufficiencies:

Miscellaneous

1. Throughout the application materials, including but not limited to the Concurrency Impact Analysis and the Comprehensive Plan Consistency Analysis, the applicant identifies a maximum density of 120 dwelling units. The maximum density which would be permitted by the Moderate Density Residential FLUM Designation is 143 dwelling units. Clarify throughout the mechanism that would limit future development of the subject property to 120 dwellings.

- The maximum density permitted by the Moderate Density Residential FLUM Designation should also be stated when application materials state the proposed density of 120 dwellings.
- 2. Ensure all references throughout application materials states the correct proposed zoning designation of the companion rezoning application.

Concurrency Impact Analysis

- 3. Section 2.4.14(H) of the City's LDRs establishes the criteria for determining affected roadway segments. For developments generating more than 1,000 external average daily trips, affected roadway segments are those on which the development's impacts are five percent or greater of the maximum service volume of the roadway; <u>and</u> all roadway segments located partially or wholly within one-half mile of the development's ingress/egress, or to the nearest major intersection (whichever is greater).
 - a. Segment 5 (US Highway 441, from SR 235 to the North City Limits) is within one-half mile of the development's ingress/egress, and is therefore an affected roadway segment. Please provide an analysis of the project's impacts to Segment 5.
- 4. Table 5, Solid Waste Impact Calculations:
 - a. Verify potential population of existing FLUM (appears to be 744 persons, based upon utilized rate of 2.6 persons per household). Revise potential solid waste generated by existing FLUM and net reduction in potential impacts accordingly.
- 5. Table 6, Recreational Impact Calculations:
 - a. Verify potential population of existing FLUM (appears to be 744 persons, based upon utilized rate of 2.6 persons per household). Revise potential recreation area needed to serve existing FLUM, available recreation acreage after impacts of existing FLUM, and net reduction in potential impacts accordingly.
- 6. Throughout the Concurrency Impact Analysis, the applicant states the proposed amendment would result in a net reduction in impacts/trips to public facilities as a result of the adoption of the proposed amendment. Please clarify this is a net reduction in **potential** impacts/trips.

Needs Analysis

7. Further analysis of how the application would support increases in housing demand over at least a 10-year planning period should be provided within the Needs Analysis. This may include an analysis of the number of additional housing units needed to serve population increases over at least a 10-year planning period. Such information should specifically consider and respond to Chapter 163.3177(1)(f)3., which states, "The comprehensive plan shall be based upon permanent and seasonal population estimates and projections, which shall either be those published by the Office of Economic and Demographic Research or generated by the local government based upon a professionally acceptable methodology. The plan must be based on at least the minimum amount of land required to accommodate the medium projections as published by the Office of Economic and Demographic Research for at least a 10-year planning period unless otherwise limited under s. 380.05, including related rules of the Administration Commission. Absent physical limitations on population growth, population projections for each municipality, and the unincorporated area within a county must, at a minimum, be reflective of each area's proportional share of the total county population and the total county population growth."

Completeness Review Comments

8. The applicant must address the following comments, as issued in a letter dated January 9, 2017, and as follows:

Comprehensive Plan Amendment Application, Section C.: The applicant has not completed Section C. of the Comprehensive Plan Amendment Application.

Action Needed to Address Deficiency: Complete Section C., stating if there is any additional contract for sale of, or options to purchase the subject property, and if so, listing the names of all parties involved, and if the contract/option is contingent or absolute.

CPA Attachment #7

Three (3) sets of mailing labels for all property owners within 400' of subject property boundaries – even if property within 400 feet falls outside of City limits.

Action Needed to Address Deficiency: In addition to the mailing labels for the property owners within 400' of subject property, the City also requires mailing labels for those organizations and persons registered to receive public notice. Please submit three sets of mailing labels of organizations/persons registered to receive public notice. The current public notification list can be found on the City of Alachua's website at this location: http://www.cityofalachua.com/images/Departments/Planning Community Dev/Public Notice Mailing List 2016 04 21.xls

CPA Attachment #8: If the application includes any Future Land Use Map Designation which permits residential uses, Public School Student Generation Form.

Action Needed to Address Deficiency: (1) The number of dwelling units identified on the Form is 120 single-family dwellings. The maximum number of dwellings permitted, based upon the maximum density of 4 dwelling units per acre, is 143 dwellings (35.82 acres x 4 units/acre). The number of dwellings identified on the Form must be based upon the maximum potential of 4 units per acre (unless a companion rezoning application proposes a Planned Development zoning district, with a lower development potential identified by the proposed Planned Development). Revise the Form and resubmit. (2) The Form states the proposed zoning designation is RSF-4. In communication with the applicant, Staff understands the applicant may request a Planned Development zoning designation. Revise as may be needed.

CPA Attachment #9: Legal description with tax parcel number.

The legal descriptions provided for each parcel

Action Needed to Address Deficiency: The applicant has provided the descriptions of each tax parcel available from the Alachua County Property Appraiser's Office. A legal description that describes the entire property subject to the proposed amendment is needed.

If you have any questions regarding the information above, please contact me at 386-418-6100 x 107 or via e-mail at jtabor@cityofalachua.com. We look forward to receiving your revised application.

Sincerely,

Justin Tabor, AICP Principal Planner

cc: Kathy Winburn, AICP, Planning & Community Development Director

Adam Hall, AICP, Planner

Project File

DEVELOPMENT REVIEW TEAM SUMMARY

PROJECT NAME: Alachua West

APPLICATION TYPE: Large Scale Comprehensive Plan Amendment (LSCPA), to amend the Future Land Use Map (FLUM) from Medium Density Residential (4 – 8 units/acre) to Moderate Density Residential (0 – 4 units/acre)

APPLICANT/AGENT: Jamie Poulos, Poulos & Bennett, LLC.

PROPERTY OWNER: RI REGI Florida, LLC

DRT MEETING DATE: January 24, 2017

DRT MEETING TYPE: Staff

CURRENT FLUM DESIGNATION: Medium Density Residential (4 – 8 units/acre)

PROPOSED FLUM DESIGNATION: Moderate Density Residential (0 – 4 units/acre)

CURRENT ZONING: Residential Multiple Family – 8 (RMF-8)

PROPOSED ZONING: Planned Development – Residential (PD-R)

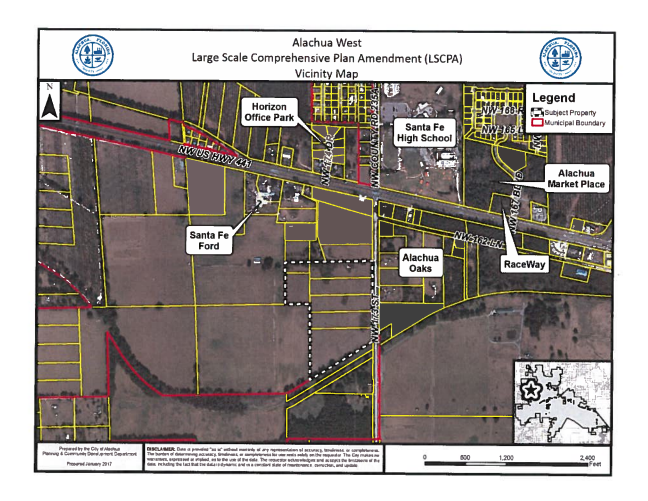
OVERLAY: N/A

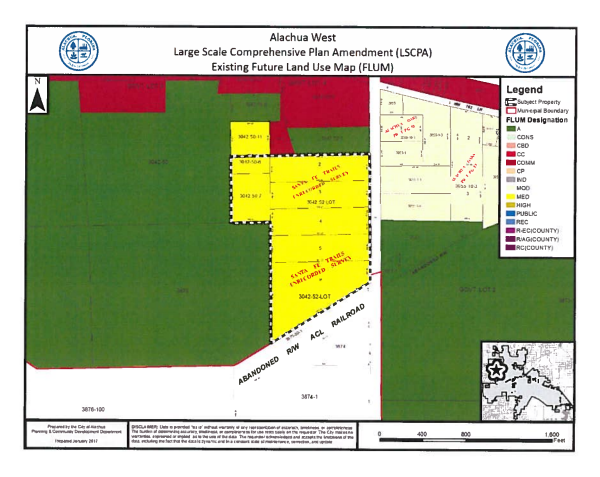
ACREAGE: ±35.82 acres

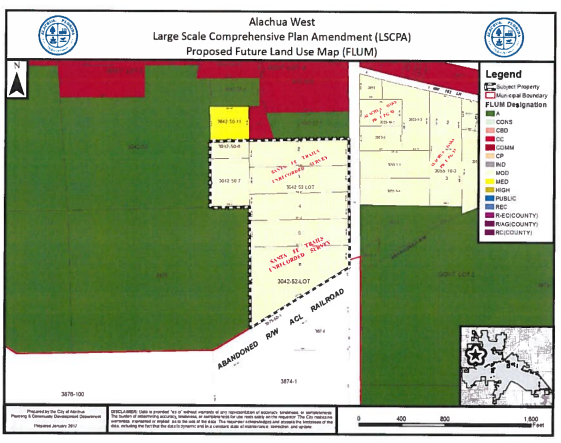
PARCELS: 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006

PROJECT SUMMARY: Large Scale Comprehensive Plan Amendment (LSCPA), to amend the Future Land Use Map (FLUM) from Medium Density Residential (4 – 8 units/acre) to Moderate Density Residential (0 – 4 units/acre).

RESUBMISSION DUE DATE: All data, plans, and documentation addressing the insufficiencies identified below must be received by the Planning Department on or before **4:00 PM** on **Tuesday**, **February 7, 2017**.







Deficiencies to be Addressed

Miscellaneous

- 1. Throughout the application materials, including but not limited to the Concurrency Impact Analysis and the Comprehensive Plan Consistency Analysis, the applicant identifies a maximum density of 120 dwelling units. The maximum density which would be permitted by the Moderate Density Residential FLUM Designation is 143 dwelling units. Clarify throughout the mechanism that would limit future development of the subject property to 120 dwellings. The maximum density permitted by the Moderate Density Residential FLUM Designation should also be stated when application materials state the proposed density of 120 dwellings.
- 2. Ensure all references throughout application materials states the correct proposed zoning designation of the companion rezoning application.

Concurrency Impact Analysis

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by the local government based upon a professionally acceptable methodology. The plan must be based on at least the minimum amount of land required to accommodate the medium projections as published by the Office of Economic and Demographic Research for at least a 10-year planning period unless otherwise limited under s. 380.05, including related rules of the Administration Commission. Absent physical limitations on population growth, population projections for each municipality, and the unincorporated area within a county must, at a minimum, be reflective of each area's proportional share of the total county population growth."

Completeness Review Comments

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Action Needed to Address Deficiency: Complete Section C., stating if there is any additional contract for sale of, or options to purchase the subject property, and if so, listing the names of all parties involved, and if the contract/option is contingent or absolute.

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Departments/Planning Community Dev/Public Notice Mailing List 2016 04 21.xls

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CPA Attachment #9: Legal description with tax parcel number.

The legal descriptions provided for each parcel

Action Needed to Address Deficiency: The applicant has provided the descriptions of each tax parcel available from the Alachua County Property Appraiser's Office. A legal description that describes the entire property subject to the proposed amendment is needed.

Development Review Team (DRT) Meeting Project Name: Alachua West (2017) LSCPA Meeting Date: January 24, 2017 (Staff Meeting) City of Alachua

PLEASE PRINT CLEARLY

								ADAM HAUS	rathy windown	There was to be	Name
								Alall @ city-fookdurion	winhme coa, con	John Chystokedure com	Email
								COP	COA	Cod	Mailing Address
								36-418-6100 ros	36-418-6100 KJC	70K018-810-30E	Phone



City of Alachua

TRACI L. GRESHAM CITY MANAGER

PLANNING & COMMUNITY DEVELOPMENT DIRECTOR KATHY WINBURN, AICP

INTER-OFFICE COMMUNICATION

Date:

January 11, 2017

To:

Development Review Team (DRT) Members

From:

Justin Tabor, AICP, Principal Planner

Re:

Alachua West (2017)

Large Scale Comprehensive Plan Amendment (LSCPA)

Development Review Team (DRT) Meetings are scheduled to discuss the following project:

Alachua West (2017) Large Scale Comprehensive Plan Amendment (LSCPA)

Plans are accessible via the X: Drive at: X:\Planning and Community Development\ Planning Division\Development Applications\CPAs - Large Scale\Alachua West LSCPA (2017)\Submittals\2016_12_27

Please provide written comments concerning the application no later than:

Monday, January 23, 2017

STAFF DRT MEETING:

Tuesday, January 24, 2017, @ 11:00 AM in the Planning Conference Room.

APPLICANT DRT MEETING:

TBD

Received by:

Please sign and print name

Date

On behalf of:

City Manager, Acst. City Manage, City Attorney

Phone: (386) 418-6120 Fax: (386) 418-6130



TRACI L. GRESHAM CITY MANAGER

PLANNING & COMMUNITY DEVELOPMENT DIRECTOR KATHY WINBURN, AICP

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On behalf of:

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City of Alachua

TRACI L. GRESHAM
CITY MANAGER

PLANNING & COMMUNITY DEVELOPMENT
DIRECTOR KATHY WINBURN, AICP

Phone: (386) 418-6120

Fax: (386) 418-6130

January 9, 2017

Also sent by electronic mail to khattaway@poulosandbennett.com

Ms. Kathy Hattaway Poulos & Bennett, LLC 2602 E. Livingston Street Orlando, FL 32803

RE: Completeness Review of Alachua West Large Scale Comprehensive Plan Amendment (LSCPA)

Dear Ms. Hattaway:

On December 27, 2016, the City of Alachua received your application for a Large Scale Comprehensive Plan Amendment (LSCPA), which proposes to amend the Future Land Use Map (FLUM) from Medium Density Residential to Moderate Density Residential on a ±35.82 acre property, consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006.

According to Section 2.2.6 of the Land Development Regulations (LDRs), upon receipt of an application, a completeness review shall be conducted to determine that the application contains all the necessary information and materials, is in proper form and of sufficient detail, and is accompanied by the appropriate fee. The Planning Department has reviewed the aforementioned application for completeness and finds that the following information is needed.

In accordance with Section 2.2.6(B) of the LDRs, the applicant must correct the deficiencies and resubmit the application for completeness determination. *The time frame and cycle for review shall be based upon the date the application is determined to be complete.* If the applicant fails to respond to the identified deficiencies within forty-five (45) calendar days, the application shall be considered withdrawn.

The comments below are based solely on a preliminary review of your application for completeness. An in-depth review of the content of the application will be performed, and the findings of the in-depth review will be discussed at a Development Review Team (DRT) Meeting. A DRT Meeting will be scheduled upon satisfaction of the application's completeness review deficiencies, as indicated below.

In order to provide a complete application, you must address the following:

Comprehensive Plan Amendment Application, Section C.: The applicant has not completed Section C. of the Comprehensive Plan Amendment Application.

Action Needed to Address Deficiency: Complete Section C., stating if there is any additional contract for sale of, or options to purchase the subject property, and if so, listing the names of all parties involved, and if the contract/option is contingent or absolute.

CPA Attachment #7

Three (3) sets of mailing labels for all property owners within 400' of subject property boundaries – even if property within 400 feet falls outside of City limits.

Action Needed to Address Deficiency: In addition to the mailing labels for the property owners within 400' of subject property, the City also requires mailing labels for those organizations and persons registered to receive public notice. Please submit three sets of mailing labels of organizations/persons registered to receive public notice. The current public notification list can be found on the City of Alachua's website at this location: http://www.cityofalachua.com/images/Departments/Planning Community Dev/Public Notice Mailing List 2016 04 21.xls

CPA Attachment #8: If the application includes any Future Land Use Map Designation which permits residential uses, Public School Student Generation Form.

Action Needed to Address Deficiency: (1) The number of dwelling units identified on the Form is 120 single-family dwellings. The maximum number of dwellings permitted, based upon the maximum density of 4 dwelling units per acre, is 143 dwellings (35.82 acres x 4 units/acre). The number of dwellings identified on the Form must be based upon the maximum potential of 4 units per acre (unless a companion rezoning application proposes a Planned Development zoning district, with a lower development potential identified by the proposed Planned Development). Revise the Form and resubmit. (2) The Form states the proposed zoning designation is RSF-4. In communication with the applicant, Staff understands the applicant may request a Planned Development zoning designation. Revise as may be needed.

CPA Attachment #9: Legal description with tax parcel number.

The legal descriptions provided for each parcel

Action Needed to Address Deficiency: The applicant has provided the descriptions of each tax parcel available from the Alachua County Property Appraiser's Office. A legal description that describes the entire property subject to the proposed amendment is needed.

If you have any questions regarding the information above, please contact me at 386-418-6100 x 107 or via e-mail at jtabor@cityofalachua.com.

Sincerely.

Justin Tabor, AICP Principal Planner

c: Kathy Winburn, AICP, Planning & Community Development Director Adam Hall, AICP, Planner Project File



Poulos & Bennett, LLC ● 2602 E. Livingston Street ● Orlando, Florida 32803 ● (407) 487-2594 ● www.poulosandbennett.com

December 23, 2016

DEC 2 7 2016

Per 17=

Ms. Kathy Winburn, AICP, Director City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615

RE: Alachua West Comprehensive Plan Amendment Application

Dear Kathy:

On behalf of the property owner RL Regi Florida, LLC, and the developer, David McDaniel, Poulos & Bennett is pleased to submit the enclosed Large-Scale Comprehensive Plan Amendment for the 35.82 acre Alachua West property.

The Comprehensive Plan Amendment request is to change the Future Land Use Map designation of the property from Medium Density Residential to Moderate Density Residential. The property is located on the west side of County Road 235A, approximately 900 feet south of the intersection with US 441.

Included in this submittal package are eight (8) hard copies of the application package, and one copy on a CD-ROM.

Please let me know if you have any questions regarding our application package or require additional information for the review. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely,

Kathy Hattaway

Planning Group Leader

K. Hattaway

Enclosures

c: David McDaniel



Poulos & Bennett, LLC • 2602 E. Livingston Street • Orlando, Florida 32803 • (407) 487-2594 • www.poulosandbennett.com

February 6, 2017

Mr. Justin Tabor, AICP, Principal Planner City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615

RE: Alachua West Comprehensive Plan Amendment Application – Response to DRT Comments

Dear Justin:

Below, please find responses to those comments issued by the Development Review Team on January 24, 2017.

<u>Miscellaneous</u>

1. Throughout the application materials, including but not limited to the Concurrency Impact Analysis and the Comprehensive Plan Consistency Analysis, the applicant identifies a maximum density of 120 dwelling units. The maximum density which would be permitted by the Moderate Density Residential FLUM Designation is 143 dwelling units. Clarify throughout the mechanism that would limit future development of the subject property to 120 dwellings.

The maximum density permitted by the Moderate Density Residential FLUM Designation should also be stated when application materials state the proposed density of 120 dwellings.

Response: All application materials, including the Comprehensive Plan Amendment report and analyses have been updated to reflect a maximum of 143 dwelling units.

2. Ensure all references throughout application materials states the correct proposed zoning designation of the companion rezoning application.

Response: All references to the proposed zoning have been updated to reflect a proposed zoning designation of Planned Development – Residential (PD-R).

Concurrency Impact Analysis

- 3. Section 2.4.14(H) of the City's LDRs establishes the criteria for determining affected roadway segments. For developments generating more than 1,000 external average daily trips, affected roadway segments are those on which the development's impacts are five percent or greater of the maximum service volume of the roadway; and all roadway segments located partially or wholly within one-half mile of the development's ingress/egress, or to the nearest major intersection (whichever is greater).
 - a. Segment 5 (US Highway 441, from SR 235 to the North City Limits) is within one-half mile of the development's ingress/egress, and is therefore an affected roadway segment. Please provide an analysis of the project's impacts to Segment 5.

Response: Segment 5 of US 441 has been added to the analysis. It should be noted that the potential impacts illustrated reflect a 100% impact on this segment of US 441, which is inaccurate. While a large majority of the traffic generated by the development will impact this section, the exact potential impact cannot be determined without a Traffic Study, which as discussed with Staff, was not required for this request as the potential density onsite is being reduced by half.

- 4. Table 5, Solid Waste Impact Calculations:
 - a. Verify potential population of existing FLUM (appears to be 744 persons, based upon utilized rate of 2.6 persons per household). Revise potential solid waste generated by existing FLUM and net reduction in potential impacts accordingly.

Response: The table has been revised to reflect the correct population.

- 5. Table 6, Recreational Impact Calculations:
- a. Verify potential population of existing FLUM (appears to be 744 persons, based upon utilized rate of 2.6 persons per household). Revise potential recreation area needed to serve existing FLUM, available recreation acreage after impacts of existing FLUM, and net reduction in potential impacts accordingly.

Response: The table has been revised to reflect the correct population.

6. Throughout the Concurrency Impact Analysis, the applicant states the proposed amendment would result in a net reduction in impacts/trips to public facilities as a result of the adoption of the proposed amendment. Please clarify this is a net reduction in potential impacts/trips.

Response: The word "potential" has been included in all table totals and impact summaries in Section 4 of the CPA Application Package.

Needs Analysis

7. Further analysis of how the application would support increases in housing demand over at least a 10-year planning period should be provided within the Needs Analysis. This may include an analysis of the number of additional housing units needed to serve population increases over at least a 10-year planning period. Such information should specifically consider and respond to Chapter 163.3177(1)(f)3., which states, "The comprehensive plan shall be based upon permanent and seasonal population estimates and projections, which shall either be those published by the Office of Economic and Demographic Research or generated by the local government based upon a professionally acceptable methodology. The plan must be based on at least the minimum amount of land required to accommodate the medium projections as published by the Office of Economic and Demographic Research for at least a 10-year planning period unless otherwise limited under s. 380.05, including related rules of the Administration Commission. Absent physical limitations on population growth, population projections for each municipality, and the unincorporated area within a county must, at a minimum, be reflective of each area's proportional share of the total county population and the total county population growth."

Response: The Needs Analysis has been updated to reflect the population projected for 2025, which is a 10-year planning horizon from the last population update performed in 2015. This projection reflects an increase in population by 5,528 people. Using the reported average population per unit of 2.6 people, this results in a need for an additional 2,216 residential units.

Completeness Review Comments

8. The applicant must address the following comments, as issued in a letter dated January 9, 2017, and as follows:

Comprehensive Plan Amendment Application, Section C.: The applicant has not completed Section C. of the Comprehensive Plan Amendment Application.

Action Needed to Address Deficiency: Complete Section C., stating if there is any additional contract for sale of, or options to purchase the subject property, and if so, listing the names of all parties involved, and if the contract/option is contingent or absolute.

Response: A list of all parties involved has been included under section C. Per our discussion, the section related to whether the contract is contingent or absolute may be left blank.

CPA Attachment #7

Three (3) sets of mailing labels for all property owners within 400' of subject property boundaries – even if property within 400 feet falls outside of City limits.

Action Needed to Address Deficiency: In addition to the mailing labels for the property owners within 400' of subject property, the City also requires mailing labels for those organizations and persons registered to receive public notice. Please submit three sets of mailing labels of organizations/persons registered to receive public notice. The current public notification list can be found on the City of Alachua's website at this location: http://www.cityofalachua.com/images/

Departments/Planning_Community_Dev/Public_Notice_Mailing_List_2016_04_21.xls

Response: Three (3) sets of labels including the Alachua Notification list have been included with this submittal.

CPA Attachment #8: If the application includes any Future Land Use Map Designation which permits residential uses, Public School Student Generation Form.

Action Needed to Address Deficiency: (1) The number of dwelling units identified on the Form is 120 single-family dwellings. The maximum number of dwellings permitted, based upon the maximum density of 4 dwelling units per acre, is 143 dwellings (35.82 acres x 4 units/acre). The number of dwellings identified on the Form must be based upon the maximum potential of 4 units per acre (unless a companion rezoning application proposes a Planned Development zoning district, with a lower development potential identified by the proposed Planned Development). Revise the Form and resubmit. (2) The Form states the proposed zoning designation is RSF-4. In communication with the applicant, Staff understands the applicant may request a Planned Development zoning designation. Revise as may be needed.

Response: The Public School Student Generation form has been updated to reflect the maximum number of units at 143 and a zoning designation of PD-R.

CPA Attachment #9: Legal description with tax parcel number. The legal descriptions provided for each parcel

Action Needed to Address Deficiency: The applicant has provided the descriptions of each tax parcel available from the Alachua County Property Appraiser's Office. A legal description that describes the entire property subject to the proposed amendment is needed.

Response: A revised legal description for the overall property has been provided with this submittal.

Included in this submittal package are three (3) hard copies of the revised application package, and one copy on a CD-ROM.

Please let me know if you have any questions regarding our application package or require additional information. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely.

L. Hattaway

Kathy Hattaway Planning Group Leader

Enclosures

c: David McDaniel

Alachua West

Comprehensive Plan Amendment Application Package

City of Alachua, Florida

Prepared For

3M Development

250 Killarney Drive Winter Park, FL 32789

Date

December 27, 2016

Revised

February 6, 2017



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SECTION 1: APPLICATION DOCUMENTS

- 1. City of Alachua Comprehensive Plan Amendment Application
- 2. Legal Description
- 3. Certificate of Title
- 4. Proof of Taxes Paid
- 5. Property Owner Affidavit



7	Large Scale Comprehensive Plan Amendment (greater than 10 acres)
	Small Scale Comprehensive Plan Amendment (10 acres or less)

NOTE: It is the burden of the applicant to be familiar with the requirements of Chapter 163, Florida Statutes, which are related to Comprehensive Plan Amendments. Requirements for Comprehensive Plan Amendments may change with each Legislative Session. Please contact the Planning and Community Development Department if you need assistance with locating this information

""	101111	auon.
A.	PR	DJECT
	1.	Project Name: Alachua West
	2.	Address of Subject Property: None
	3.	$Parcel\ ID\ Number(s): \ \underline{03042-05-006}, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, 03042-052-006, 03042-006, 03042-$
	4.	Existing Use of Property: Vacant
	5.	Existing Future Land Use Map Designation: Medium Density Residential
	6.	Proposed Future Land Use Map Designation: Moderate Density Residential
	7.	Acreage: 35.82 Acres
B.	API	PLICANT
	1.	Applicant's Status ☐ Owner (title holder) ■ Agent
	2.	Name of Applicant(s) or Contact Person(s): Kathy Hattaway
		Company (if applicable): Poulos & Bennett, LLC
		Mailing address: 2602 E. Livingston Street
		City: Orlando State: FL ZIP: 32803
		Telephone: ()407-487-2594 FAX: () NAe-mail: khattaway@poulosandbennett.com
	3.	If the applicant is agent for the property owner*:
		Name of Owner (title holder): RI Regi Florida, LLC
		Mailing Address: 700 NW 107th Avenue, Suite 200
		City: Miami State: FL ZIP: 33172
		* Must provide executed Property Owner Affidavit authorizing the agent to act on behalf of the property owner.
C.	ADI	DITIONAL INFORMATION
	1.	Is there any additional contact for sale of, or options to purchase, the subject property? $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$
		If yes, list names of all parties involved: David and Peter McDaniel, M3 Development, LLC
		If yes, is the contract/option contingent or absolute? ☐ Contingent ☐ Absolute
D.	AT	TACHMENTS
		Old and the second allower and recognitive illustrate the proposed above.

D

- Statement of proposed change and maps which illustrate the proposed change.
- Urban Sprawl Analysis which evaluates as to whether the plan amendment incorporates a development pattern or urban form that achieves four or more of the following eight criteria:
 - Directs growth and development to areas of the community in a manner that does not adversely impact natural resources:
 - Promotes the efficient and cost effective provision or extension of public infrastructure and services;
 - (ill) Promotes walkable and connected communities and provides for compact development and a mix of uses at densities and intensities that support a range of housing choices and a multimodal transportation system;
 - Promotes conservation of water and energy;
 - (V) Preserves agricultural areas and activities;

- (VI) Preserves open space and natural lands and provides for public open space and recreation needs;
- (VII) Creates a balance of land uses based on demands of residential population for the nonresidential needs of an area; and.
- (VIII) Provides uses, densities and intensities of use and urban form that would remediate an existing or planned sprawl development pattern or provides for an innovative development pattern such as transit oriented development or new towns.
- Concurrency Impact Analysis which considers the impact on public facilities, including potable water, sanitary sewer, transportation, solid waste, recreation, stormwater, and public schools in accordance with Article 2.4.14 of the Land Development Regulations.
- 4. Needs Analysis which demonstrates the necessity for the proposed increase in the proposed Future Land Use Map Designation. This analysis may consist, in whole or part, of a market impact study or real estate needs analysis.
- 5. Analysis of Consistency with the City of Alachua Comprehensive Plan (analysis must identify specific Goals, Objectives, and Policies and describe in detail how the application complies with the noted Goal, Objective, or Policy.)
- 6. A current aerial map of the property (may be obtained from the Alachua County Property Appraiser).
- 7. Three (3) sets of labels for all property owners within 400 feet of the subject property boundaries even if property within 400 feet falls outside of City limits. (Obtain from the Alachua County Property Appraiser).
- 8. If the application includes any Future Land Use Map Designation which permits residential uses, Public School Student Generation Form.
- 9. Legal description with tax parcel number.
- 10. Proof of ownership.
- 11. Proof of payment of taxes.
- 12. **Fee.** Please see fee schedule for fee determination. No application shall be accepted for processing until the required application fee is paid in full by the applicant. Any necessary technical review will be billed to the applicant at the rate of the reviewing entity. The invoice shall be paid in full prior to any legislative and/or quasi-judicial action of any kind on the petition, appeal, or development application.

<u>All 12 attachments are required for a complete application.</u> A completeness review of the application will be conducted within five (5) business days of receipt. If the application is determined to be incomplete, the application will be returned to the applicant.

I/We certify and acknowledge that the information contained herein	is true and correct to the best of my/our knowledge.
Signature of Applicant	Signature of Co-applicant
Kathy Hattaway	
Typed or printed name and title of applicant	Typed or printed name of co-applicant
The foregoing application is acknowledged before me this that the state of the stat	day of February, 201, by Kothy

ALACHUA WEST PROPERTY LEGAL DESCRIPTION

Parcels: 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, 03042-052-006

A tract of land situated in Sections 8 and 17, Township 8 South, Range 18 East, Alachua County, Florida, being more particularly described as follows:

Commence at the southeast corner of Section 8, being the northeast corner of Section 17, Township 8 South, Range 18 East, and run S.87°26'55"W., along the section line, a distance of 50.01 Feet to the west right of way line of County Road No. 235-A (100 foot right of way) and the point of beginning; Thence run S.01°45'18"E., along said right of way line, a distance of 571.16 feet to the north right of way line of the former Seaboard Coastline Railroad; Thence run S.57°03'28"W., along said north right of way line, a distance of 1074.22 feet; thence run N.01°54'18"W., parallel with and one foot west of the west right of way line of the 20 foot wide American Telephone and Telegraph Company Easement as described in Official Records Book 415, Page 139 of the Public Records of Alachua County, Florida, a distance of 1114.62 feet to the south line of Section 8; Thence run S.87°26'55"W., along said south line, a distance of 360.41 feet; Thence run N.01°54'18"W., a distance of 611.28 feet to the southwest corner of the lands described in Official Records Book 2918, Page 1475 of said Public Records; Thence run N.87°27'04"E., along the south line of said lands, and along the south line of the lands described in Official Records Book 2241, Page 1384 of said Public Records, a distance of 1283.53 feet to the aforementioned west right of way line of County Road No. 235-A; Thence run S.01°47'55"E., along said right of way line, a distance of 611.24 feet to the point of beginning.

IN THE CIRCUIT COURT, EIGHTH JUDICIAL CIRCUIT, IN AND FOR ALACHUA COUNTY, FLORIDA

CASE NO.: 01-10-CA-2954

DIVISION: J

RL REGI FLORIDA, LLC, a Florida limited liability company,

Plaintiff,

v.

235A PARTNERS, LLC, a Florida limited liability company, MICHAEL D. MESIANO, an individual, KEVIN L. TROUP, an individual, WILLIAM T. PYBURN, III, an individual, LAWRENCE R. TOWERS, an individual, and WARROOM PARTNERS, LLC, a Florida limited liability company,

Defendants.

RECORDED IN OFFICIAL RECORDS INSTRUMENT # 2611638 4 PG(S) November 17, 2010 10:20:29 AM Book 3995 Page 1521 K. IRBY Clerk Of Circuit Court ALACHUA COUNTY, Florida





CERTIFICATE OF TITLE

The undersigned Clerk of the Court certifies that she executed and filed a Certificate of Sale in this action on November 2, 2010. an Amended and Corrected Certificate of Sale in this action on November 10, 2010, for the Property described herein and that no objections to the sale have been filed within the time allowed for filing The real and personal property located in Alachua County, Florida as more particularly described in Exhibit A and Exhibit B attached hereto (the "Property"), was sold to the Plaintiff, RL REGI Florida, LLC, a Florida limited liability company, whose address for noticing purposes is 700 NW 107th Avenue, Suite 200, Miami, FL 33172,

pursuant to the Order Granting Plaintiff's Motion Pursuant to Rule 1.540(a) to Correct Clerical Mistake or Scrivener's Error in Plaintiff's Name and to Order Clerk of Court to Issue Amended and Corrected Certificate of Sale dated November 8, 2010

WITNESS my hand and the seal of this court on this 15 day of November, 2010.

J.K. "BUDDY" IRBY Clerk of the Circuit Court

J.K. "Buddy" Irby, Clerk of Circuit Cour

Exhibit A

The Real Property

A tract of land situated in Sections 8 and 17, Township 8 South, Range 18 East, Alachua County, Florida, being more particularly described as follows:

Commence at the Southeast corner of Section 8, being the Northeast corner of Section 17, Township 8 South, Range 18 East, and run S. 87°26'55"W., along the section line, a distance of 50.01 feet to the West right of way line of County Road No. 235-A (100 foot right of way) and the Point of Beginning; thence run S.01°45'18"E., along said right of way line, a distance of 571.16 feet to the North right of way line of the former Seaboard Coastline Railroad; thence run S.57°03'28"W., along said North right of way line, a distance of 1074.22 feet; thence run N.01°54'18"W., parallel with and one foot West of the West right of way line of the 20 foot wide American Telephone and Telegraph Company easement as described in Official Records Book 415, page 139 of the Public Records of Alachua County, Florida, a distance of 1114.62 feet to the South line of said Section 8; thence run S.87°26'55"W., along said South line, a distance of 360.41 feet; thence run N.01°54'18"W., a distance of 611.28 feet to the Southwest corner of the lands described in Official Records Book 2918, page 1475 of the Public Records; thence run N.87°27'04"E., along the South line of said lands, and along the South line of the lands described in Official Records Book 2241, page 1384 of said Public Records, a distance of 1283.53 feet to the aforementioned West right of way line of County Road No. 235-A; thence run S.01°47'55"E., along said right of way line, a distance of 611.24 feet to the Point of Beginning.

Exhibit B

The Personal Property

1.

All buildings, structures, and other improvements now or hereafter located on the Real Property more particularly described on Exhibit A hereto and by this reference incorporated herein, or any part thereof (the "Real Property"); together with

All rights-of-way, streets, alleys, passages, riparian and littoral rights, waters, water courses, sewer rights, rights, liberties, privileges, tenements, hereditaments, easements, and appurtenances thereunto belonging or in anyway appertaining, whether now owned or hereafter acquired by 235A Partners, and including all rights of ingress and egress to and from the Real Property and all adjoining property (whether such rights now exist or subsequently arise), together with the reversion or reversions, remainder and remainders, rents, issues and profits thereof; together with

All machinery, apparatus, equipment, fittings, and fixtures, whether actually or constructively attached to the Real Property and all building materials of every kind and nature, and all trade, domestic, and ornamental fixtures and all personal property now or hereafter located in, upon, over, or under the Real Property or any part thereof on or off-site benefiting the Real Property and used or usable or intended to be used in connection with any present or future operation of said Real Property, including, but without limiting the generality of the foregoing: all heating, air-conditioning, lighting, incinerating, and power equipment; all engines, compressors, pipes, pumps, tanks, motors, conduits and switchboards; all plumbing, lifting, cleaning, fire prevention, fire extinguishing, refrigerating, ventilating, and communications apparatus; all boilers, furnaces, oil burners, vacuum cleaning systems, elevators, and escalators; all built-in stoves, ovens, ranges, disposal units, dishwashers, water heaters, exhaust systems, refrigerators, cabinets, and partitions; all rugs and carpets; laundry equipment; together with all contract rights to acquire any of the foregoing and all deposits and payments made under contracts for the acquisition of same; together with all additions and accessions thereto and replacements thereof and proceeds therefrom.

* * *

2.

- a. All contracts, now existing or hereafter executed, with general contractors, subcontractors, surveyors, materialmen, suppliers and/or laborers in connection with or pertaining to the construction of buildings or any other improvements on the Real Property;
- b. Any agreements for architectural/engineering services between 235A Partners and any architect/engineer which is hereinafter entered into with respect to the construction of improvements on the Real Property;
- c. Drawings, plans and specifications prepared by any architect/engineer in connection with the construction of improvements on the Real Property;

- d. Any and all building permits, governmental permits, licenses or other governmental authorizations in favor of or in the name of 235A Partners now existing or hereafter executed, authorizing the construction of the improvements on the Real Property, including, but not limited to, stormwater permits, water distribution system permits, Department of Transportation permits, sewage collection system permits, and concurrency reservation certificates;
- e. Any and all utility service agreements wherein a utility company, utility provider and/or the appropriate governmental entity has agreed to provide utilities to the Real Property;
- f. All contracts, binders or other agreements between 235A Partners and a buyer of the Real Property for the purchase and sale of the Real Property or an individual lot(s) within the Real Property and further including such contract binders or other agreements which may hereafter come into existence with respect to any portion of the Real Property and including all deposits, letters of credit and other monies paid or payable under any of the above.

* * *

3.

All entire interest in and to any and all leases, rental agreements and agreements for the use and/or occupancy of any part of the Real Property (said leases, rental agreements and other agreements are herein referred to as the "Leases") now existing or hereafter entered into which affect the Real Property or any part thereof, together with all rents, income and profits arising from said Leases and renewals thereof and all rents, income and profits for use and occupation of the Real Property and from all such Leases upon said Real Property and to any and all monies, rents, issues and profits of every kind and nature whether arising from Leases or otherwise.

2016 PAID REAL ESTATE

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ACCOUNT NUMBER ESCROW CD MILLAGE CODE 03042 050 006 APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

COM SE COR SEC W 50.01 FT N 450 FT POB N 812.96 FT WL See Additional Legal on Tax Roll

AD VALOREM TAXES					
TAXING AUTHORITY	MILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONER CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUN' SCHL CAP32 PROJECT (S01)	8.9290 0.0750 1.3371	13,600 13,600 13,600 13,600	0 0	13,600 13,600 13,600	121.43 1.02 18.18 20.40
SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	0.7480 4.6880 1.0000	13,600 13,600 13,600 13,600 13,600		13,600 13,600 13,600 13,600 13,600 13,600	10.17 63.76 13.60 5.57 81.46
0-					

TOTAL MILLAGE AD VALOREM TAXES 24.6764 \$335.59 WANT TO RECEIVE YOUR BILL ELECTRONICALLY NEXT YEAR? VISIT www.AlachuaCollector.com AND SIGN UP FOR E-BILLS!

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SCAN TO PAY

	NON-AD VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
R710 710 BOCC SOLID	WASTE MGMT 1.000 @ 16.4700	16.47
NON-AD VALOREM ASSESS	SMENTS	\$16.47

\$352.06

PAY ONLY ONE AMOUNT. ()

Nov 30, 2016 \$0.00 If Paid By Please Pay

JOHN POWER, CFC 2016 PAID REAL ESTATE

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

COMBINED TAXES AND ASSESSMENTS

ACCOUNT NUMBER	SITUS	MESSAGE
03042 050 006	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

ALACHUA COUNTY TAX COLLECTOR

PLEASE PAY
\$0.00

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1011315

ACCOUNT NUMBER

03042 050 007

2016 PAID REAL ESTATE

1011316 NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ESCROW CD MILLAGE CODE APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

COM SE COR SEC W 50.01 FT POB W 1282.39 FT N 450 FT E See Additional Legal on Tax Roll

	Α	D VALOREM TAXES			
TAXING AUTHORITY MIL	LLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONERS CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT	8.9290	23,200	0	23,200	207.15
LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUNTY	0.0750 1.3371	23,200 23,200	0	23,200 23,200	1.74 31.02
SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	1.5000 0.7480 4.6880 1.0000 0.4093 5.9900	23,200 23,200 23,200 23,200 23,200 23,200		23,200 23,200 23,200 23,200 23,200 23,200 23,200	34.80 17.35 108.76 23.20 9.50 138.97
0-8					

TOTAL MILLAGE AD VALOREM TAXES 24.6764 \$572.49

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SCAN TO PAY

NON-	AD VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON-AD VALOREM ASSESSMENTS	•	\$0.00
NON-AD VALOREM ASSESSMENTS	<u> </u>	\$0.00

PAY ONLY ONE AMOUNT. ()

COMBINED TAXES AND ASSESSMENTS \$572.49

Nov 30, 2016 \$0.00 If Paid By Please Pay

JOHN POWER, CFC

2016 PAID REAL ESTATE

1011316

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS ALACHUA COUNTY TAX COLLECTOR

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 050 007	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
☐ Nov 30, 2016	\$0.00

Please Retain this Portion for your Records. Receipt Available Online

Please Retain this Portion for your Records. Receipt Available Online

ACCOUNT NUMBER

03042 052 002

2016 PAID REAL ESTATE

D REAL ESTATE 1011327

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ESCROW CD MILLAGE CODE

APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172 COM SE COR W 50.01 FT N 365.64 FT POB N 245.60 FT W 9
See Additional Legal on Tax Roll

	A	D VALOREM TAXES			
TAXING AUTHORITY	MILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONER CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT	8.9290	26,000	0	26,000	232.15
LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUN	0.0750 1.3371	26,000 26,000	0	26,000 26,000	1.95 34.76
SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	1.5000 0.7480 4.6880 1.0000	26,000 26,000 26,000 26,000 26,000 26,000	0 0 0 0 0 0	26,000 26,000 26,000 26,000 26,000 26,000	39.00 19.45 121.89 26.00 10.64 155.74
17 CITY OF ALACHOA	3.9900		Jachua Cour		133.74

TOTAL MILLAGE 24.6764 **AD VALOREM TAXES** \$641.58

Receipt # 16-0015258

WANT TO RECEIVE YOUR BILL ELECTRONICALLY NEXT YEAR? VISIT www.AlachuaCollector.com AND SIGN UP FOR E-BILLS!

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SCAN TO PAY

NON-	AD VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON-AD VALOREM ASSESSMENTS	•	\$0.00
NON-AD VALOREM ASSESSMENTS	<u> </u>	\$0.00

PAY ONLY ONE AMOUNT. •

COMBINED TAXES AND ASSESSMENTS \$641.58

If Paid By Please Pay Nov 30, 2016 \$0.00

JOHN POWER, CFC

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1011327

ALACHUA COUNTY TAX COLLECTOR NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 052 002	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
□ Nov 30, 2016	\$0.00

\$615.92 Paid 11/15/2016

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NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ACCOUNT NUMBER ESCROW CD MILLAGE CODE

03042 052 003 APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172 COM SE COR SEC W 50.01 FT N 120.04 FT POB N 245.60 FT See Additional Legal on Tax Roll

	Al	D VALOREM TAXES			
TAXING AUTHORITY M	IILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONERS CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT	8.9290	21,800	0	21,800	194.65
LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUNT	0.0750 1.3371	21,800 21,800	0	21,800 21,800	1.64 29.15
SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01)	1.5000 0.7480 4.6880 1.0000	21,800 21,800 21,800 21,800	0 0 0	21,800 21,800 21,800 21,800 21,800 21,800	32.70 16.31 102.20 21.80
SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	0.4093 5.9900	21,800 21,800 21,800 21,800 21,800	ECTO		8.92 130.58

TOTAL MILLAGE 24.6764 AD VALOREM TAXES \$537.95

PAY ONLINE WITH E-CHECK



SCAN TO PAY

NON-A	AD VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON ADVALOREM ACCECCMENTS		¢0.00
NON-AD VALOREM ASSESSMENTS		\$0.00

PAY ONLY ONE AMOUNT. •

COMBINED TAXES AND ASSESSMENTS \$537.95

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JOHN POWER, CFC

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ALACHUA COUNTY TAX COLLECTOR NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 052 003	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
□ Nov 30, 2016	\$0.00

ACCOUNT NUMBER

03042 052 004

2016 PAID REAL ESTATE

REAL ESTATE 1011329

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ESCROW CD MILLAGE CODE

APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172 COM SE COR SEC 8 W 50.01 FT POB N 120.04 FT W 922.21 See Additional Legal on Tax Roll

	Al	D VALOREM TAXES			
TAXING AUTHORITY N	MILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONERS CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT	8.9290	21,800	0	21,800	194.65
LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUNT	0.0750 1.3371	21,800 21,800	0	21,800 21,800	1.64 29.15
SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	1.5000 0.7480 4.6880 1.0000 0.4093 5.9900	21,800 21,800 21,800 21,800 21,800 21,800		21,800 21,800 21,800 21,800 21,800 21,800	32.70 16.31 102.20 21.80 8.92 130.58
0-					

 TOTAL MILLAGE
 24.6764
 AD VALOREM TAXES
 \$537.95

PAY ONLINE WITH E-CHECK



SCAN TO PAY

NON-A	AD VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON-AD VALOREM ASSESSMENTS		\$0.00
NON-AD VALOREM ASSESSMENTS		\$0.00

PAY ONLY ONE AMOUNT. •

COMBINED TAXES AND ASSESSMENTS \$537.95

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ALACHUA COUNTY TAX COLLECTOR NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 052 004	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
Nov 30, 2016	\$0.00

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2016 PAID REAL ESTATE

1011330

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ACCOUNT NUMBER ESCROW CD MILLAGE CODE

03042 052 005 APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172 COM NE COR SEC W 50.01 FT S 125.56 FT POB W 921.65 FT See Additional Legal on Tax Roll

	A	D VALOREM TAXES			
TAXING AUTHORITY	MILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONER: CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT LIBRARY BONDS	S 8.9290 0.0750	21,600 21,600	0	21,600 21,600	192.87 1.62
LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUN	1.3371 TY	21,600	Ō	21,600 21,600	28.88
SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01)	1.5000 0.7480 4.6880 1.0000	21,600 21,600 21,600 21,600	0 0 0	21,600 21,600 21,600 21,600	32.40 16.16 101.26 21.60
SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	0.4093 5.9900	21,600 21,600	ECTÓ	21,600 21,600	8.84 129.38

TOTAL MILLAGE 24.6764 AD VALOREM TAXES \$533.01

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SCAN TO PAY

		<u> </u>
NON-	-AD VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON-AD VALOREM ASSESSMENTS	•	¢0.00
NON-AD VALOREM ASSESSMENTS	<u> </u>	\$0.00

PAY ONLY ONE AMOUNT.

COMBINED TAXES AND ASSESSMENTS

\$533.01

If Paid By Please Pay Nov 30, 2016 \$0.00

JOHN POWER, CFC

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ALACHUA COUNTY TAX COLLECTOR NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 052 005	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

	21 - 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -
IF PAID BY	PLEASE PAY
□ Nov 30, 2016	\$0.00

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2016 PAID REAL ESTATE

1011331 NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ACCOUNT NUMBER	ESCROW CD		MILLAGE CODE
03042 052 006		APPLICABLE VALUES AND EXEMPTIONS BELOW	1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

COM NE COR SEC W 50.01 FT S 369.24 FT POB W 921.02 FT

See Additional Legal on Tax Roll

AD VALOREM TAXES						
TAXING AUTHORITY MI	LLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED	
BOARD OF COUNTY COMMISSIONERS CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT	8.9290	36,000	0	36,000	321.44	
LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUNTY	0.0750 1.3371	36,000 36,000	0	36,000 36,000	2.70 48.14	
SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	1.5000 0.7480 4.6880 1.0000 0.4093 5.9900	36,000 36,000 36,000 36,000 36,000 36,000	000000000000000000000000000000000000000	36,000 36,000 36,000 36,000 36,000	54.00 26.93 168.77 36.00 14.73 215.64	

TOTAL MILLAGE AD VALOREM TAXES 24.6764 \$888.35

WANT TO RECEIVE YOUR BILL ELECTRONICALLY NEXT YEAR? VISIT www.AlachuaCollector.com AND SIGN UP FOR E-BILLS!

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SCAN TO PAY

NON-AD	VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON-AD VALOREM ASSESSMENTS		\$0.00

PAY ONLY ONE AMOUNT. ()

COMBINED TAXES AND ASSESSMENTS \$888.35

Nov 30, 2016 \$0.00 If Paid By Please Pay

2016 PAID REAL ESTATE

1011331

ALACHUA COUNTY TAX COLLECTOR

JOHN POWER, CFC

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 052 006	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
□ Nov 30, 2016	\$0.00

Please Retain this Portion for your Records. Receipt Available Online



Authorized Agent Affidavit

١.	PROPERTY INFORMATION		
	Address of Subject Property:	Multiple Parcels	
	Parcel ID Number(s): 03042-5	0-006; 03042-050-007; 03042-0	52-002; 03042-052-003; 03042-052-004; 03042-052-005; 03042-052-006
	Acreage: 35.82		
	PERSON PROVIDING AGEN	NT AUTHORIZATION	
	Name: Turun	Cuedo	
	Company (if applicable): RL F	Regi Florida LLC	
	Mailing Address: 700 NW 107th	h Avenue, Suite 200	* *
			ZIP: 33172
	Telephone:	FAX:	e-mail:
	AUTHORIZED AGENT		
	Name: Kathy Hattaway		Title: Planning Group Leader
	Company (if applicable): Poul		
	Mailing address: 2602 E. Living	iston Street	
	Cit Orlando	Ctoto: Fl	ZID: 32803
	City. 0101100	State. 12	ZIP: 32803 e-mail: khattaway@poulosandbennett.com
		•	nave received authorization from the property owner of recorproperty identified above. I authorize the agent listed above to
t c	n my behalf for purposes of t	his application.	
gn	ature of Applicant		Signature of Co-applicant
_		5 e A	
<u>ک</u> محت	ed or printed name and title of	applicant D. Reci F	Typed or printed name of co-applicant
þε	ed or printed flame and tide of	applicant .co 3.	ryped of printed flame of co-applicant
ate	of Florida	County of _	Miani-Roll
			1914 day of December 2016, by Jun
_	~ /	· · · · · · · · · · · · · · · · · · ·	
_(iteto, who is/are	e <u>pe</u> rsonally known <u>to me,</u> c	or who has/have produced
	entification.		Una_
	NOTARY SEAL		Cincolar at Nichard Bublic Chata at Ele
			Signature of Motory Dublic State of

City of Alachua + Planning and Community Development Department PO Box 9 + Alachua, FL 32616 + (386) 418-6121

Revised 9/30/2014



FloridaNotaryService.com



THE GOOD LIFE COMMUNITY

Authorized Agent Affidavit

Α.	PROPERTY INFORMATION		
	Address of Subject Property:	Multiple Parcels	
	Parcel ID Number(s): 03042-50	0-006; 03042-050-007; 03042-0	52-002; 03042-052-003; 03042-052-004; 03042-052-005; 03042-052-006
	Acreage: 35.82		
В.	PERSON PROVIDING AGEN	IT AUTHORIZATION	
			Title:
	Company (if applicable): RLR	egi Florida LLC	
	Mailing Address: 700 NW 107th		
			ZIP: <u>33172</u>
	Telephone:	FAX:	e-mail:
C.	AUTHORIZED AGENT		
	Name: David McDaniel		Title:
	Company (if applicable):		
	Mailing address: 250 Killarney D	lelvo	
			ZIP: 32789
	Telephone:	FAX:	e-mail; dave@m3development.com
to f		nent permit related to the	nave received authorization from the property owner of record property identified above. I authorize the agent listed above to
	Jacon		
Sig	mature of Applicant		Signature of Co-applicant
	ven Cueto-Authori	200 Sometery-	
<u> </u>	ped or printed name and title of		Typed or printed name of co-applicant
ı yı	bed of printed name and title or	applicant (Typed of printed name of co-applicant
Sta	ite of <u>F-102.de</u>	ے _ County of _	
The	e foregoing application is ackno	wledged before me this _/	1914 day of December, 20, by Jun Curk
	, who is/are	personally known to me, o	or who has/have produced
as	identification.		
	NOTARY SEAL		
			Signature of Notary Public, State of Francis

City of Alachua • Planning and Community Development Department PO Box 9 + Alachua, FL 32616 + (386) 418-6121

Revised 9/30/2014

SECTION 2: STATEMENT OF PROPOSED CHANGE

Existing Conditions

The property known as Alachua West consists of seven parcels totaling 35.82 acres of land, located on the west side of County Road 235A, approximately 900 feet south of its intersection with US 441 in the City of Alachua, Florida.

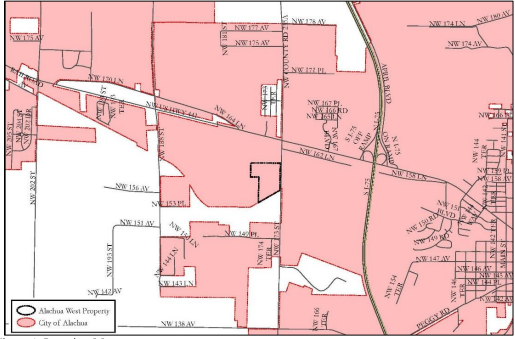


Figure 1: Location Map

The site is currently undeveloped, with the exception of an existing, vacant barn along the northeastern border of the property, and is adjacent to the City of Alachua jurisdiction limits along the south property line.

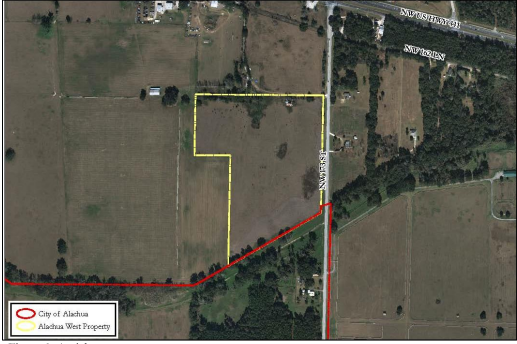


Figure 2: Aerial

As illustrated in the following figures, the property has a current Future Land Use designation of Medium Density Residential, which requires a minimum density of four (4) and maximum density of eight (8) dwelling units per acre. The current zoning designation of the property is RMF-8 (Residential Multi-family).

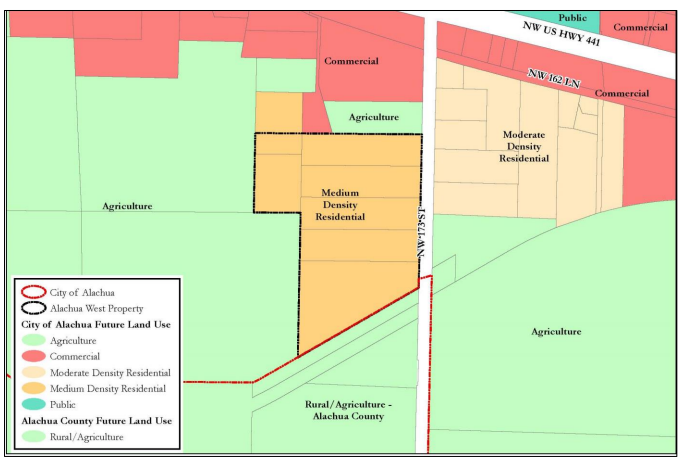


Figure 3: Existing Future Land Use

Surrounding Future Land Use

North	Agriculture; Commercial, Medium Density Residential – City of Alachua
East	Moderate Density Residential, Agriculture – City of Alachua
South	Rural/Agriculture – Alachua County
West	Agriculture – City of Alachua

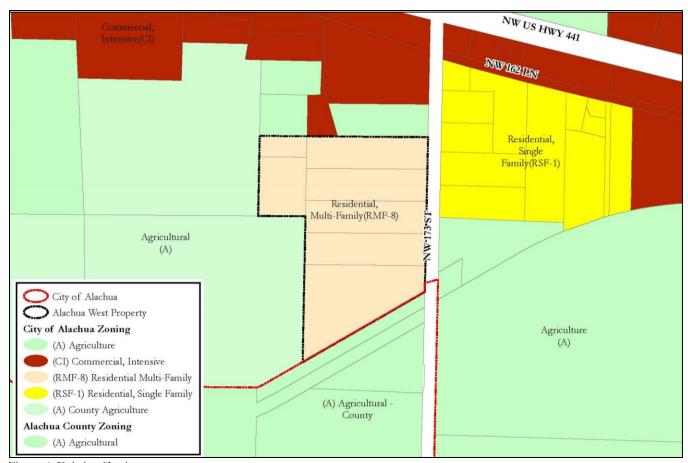


Figure 4: Existing Zoning

Surrounding Zoning

North	CI (Commercial Intensive), A (Agriculture) – City of Alachua
East	RSF-1 (Residential Single Family), A (Agriculture) – City of Alachua
South	A (Agriculture) – Alachua County
West	A (Agriculture) – City of Alachua

Proposed Change

The applicant requests approval of a large-scale Comprehensive Plan Amendment to change the Future Land Use to Moderate Density Residential with a concurrent rezoning to PD-R (Planned Development-Residential), to accommodate a single-family detached development of up to 143 dwelling units with a maximum density four (4) dwelling units per acre.

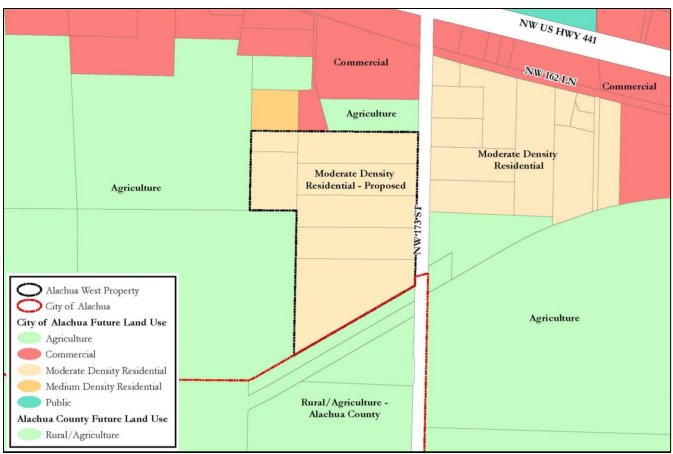


Figure 5: Proposed Future Land Use

SECTION 3: URBAN SPRAWL ANALYSIS

This section explains how this application is consistent with Chapter 163.3177(6)(a)9.b., Florida Statutes, in order to determine if a proposed amendment incorporates a development pattern or urban form that discourages the proliferation of urban sprawl. For the purposes of this application, a minimum of four out of eight criteria must be met. Those criteria accomplished by the Alachua West development are provided below, with statements explaining how they have been achieved provided in **bold**.

I. Directs growth and development to areas of the community in a manner that does not adversely impact natural resources.

Response: As elaborated in the following Comprehensive Plan Analysis and the Environmental Assessment conducted by McAlpine Environmental Consulting, Inc., the property does not contain any environmental features of a sensitive nature, including wetlands and listed species, with the exception of three (3) potentially occupied gopher tortoise burrows. The property is located outside of any designated flood prone areas and is a significant distance from existing and future public well locations within the City of Alachua. As such, the proposed development does not pose any adverse impacts to existing natural resources in the area.

II. Promotes the efficient and cost effective provision or extension of public infrastructure and services.

Response: The site is located within the City's Wastewater and Potable Water Service Areas, with access to an existing 16-inch sewer force main and 8-inch water main on CR 235A. It is also located within close proximity to a major commercial area near the I-75 and US 441 interchange and is easily accessible via existing, improved road networks.

IV. Promotes conservation of water and energy.

Response: The requested amendment will reduce the potential residential demand on public services by 143 dwelling units and, based on the Concurrency Impact Analysis conducted in Section 4 of this document, *reduces* the potential impacts to the City's potable water capacity by 39,325 gallons per day, promoting conservation of water and energy resources.

V. Preserves agricultural areas and activities.

Response: While the site is presently designated for multi-family use, it is surrounded by agriculturally zoned lands. The reduction in development intensity proposed by the Alachua West development will reduce potential impacts to surrounding agricultural areas and will, therefore, assist in their preservation.

VII. Creates a balance of land uses based on demands of residential population for the nonresidential needs of an area.

Response: While there is a significant concentration of moderate density residential development in the core area of downtown Alachua, east of I-75, the area west of I-75, near the interchange with US 441 has a smaller concentration of residential uses. The project is within walking distance to the US 441 corridor, which anticipates a potential commercial development exceeding 1.8 million square feet of commercial space, according to Table 10 of the Growth Trends analysis completed by the City in September 2016. The proposed development will offer rooftops to support the existing and anticipated commercial services in this area while minimizing impacts to the immediately adjacent agricultural uses.

SECTION 4: CONCURRENCY IMPACT ANALYSIS

The Alachua West Project anticipates the development of up to 143 single family, detached dwelling units, resulting in a density of approximately 3.35 du/acre. The proposed reduction in land use intensity/density results in a net decrease of four (4) du/acre or 143 dwelling units, based on the present Future Land Use designation of Medium Density Residential, which permits up to eight (8) du/acre. The following Concurrency Impact Analysis addresses the difference in development entitlements between the existing and the proposed Future Land Use designations, as detailed in Table 1 below:

Table 1: Density Analysis

	City of Alachua Future Land Use	Max Density Permitted	Total Dwelling Units (DU)
Existing FLU	Medium Density Residential	8 DU/AC	286
Proposed FLU	Moderate Density Residential	4 DU/AC	143
Ne	-143		

ANALYSIS OF PUBLIC FACILITY IMPACTS

1. Impacts to Transportation Network

The subject property has direct frontage on CR 235A, South of US 441. According to the Transpiration Element of Alachua's Comprehensive Plan, Object 1.1 Level of Service, this segment of CR 235A is to maintain a minimum Level of Service (LOS) of D. Table 2 below compares the potential impacts to this roadway between the development potential of the current and proposed Future Land Use, as well as the projected maximum development anticipated for this site.

Table 2: Trip Generation Calculations

	Alachua Land Use	ITE Land Use	Units	AM Peak Trips	PM Peak Trips	Total Daily Trips
Existing FLU	Medium Density (8 DU/AC)	MF Condo/ Townhomes (230)	286	126	149	1,662
Proposed FLU	Moderate Density (4 DU/AC)	Single-Family Detached (210)	143	107	143	1,361
Net Reduction in Potential Trips based on Proposed Land Use and Development			-143	-19	-6	-301

Notes: 1. Trip Generation calculations are based on ITE Trip Generation Manual, 9th Edition

^{2.} Those land uses chosen within the ITE Manual are based on those uses permitted within the existing Future Land Use and those proposed by the Alachua West Development

Table 3: Trip Generation Calculations

Roadway Segment	Average Daily Trips (LOS)*	Available Capacity (ADT)*	Peak Hour Trips (LOS)*	Available Capacity (Peak Hr)*	Capacity Remaining (ADT)	Capacity Remaining (Peak Hr)
CR235A (S. of US 441)	14,580	10,200	1,314	899	8,839	756
US 441 (Segment 5)	35,500	7,320	3,200	519	5,959**	376**

^{*} City of Alachua Development Monitoring Report, October 2016

<u>Summary of Analysis</u>: The requested amendment and proposed development would potentially generate **301** fewer daily vehicle trips than the existing Future Land Use development maximum. Based on the net reduction in vehicular trips and resulting impacts anticipated to adjacent roadways and intersections projected by the proposed Comprehensive Plan Amendment, a full Traffic Impact Analysis was not required for this request; however, based on the October 2016 Development Monitoring Report, the potential impacts of this project on both roadway segments will not increase traffic levels beyond their current LOS.

2. Impacts to Water and Wastewater Utility Systems

Potable Water

- 1. Quality: Compliance with all applicable standards of the U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection.
- 2. Quantity: System-wide potable water distribution and treatment will be sufficient to provide a minimum of 275 gallons per day per equivalent residential unit (ERU) on an average annual basis. Plant expansion shall be planned in accordance with Florida Administrative Code.
- 3. System Capacity: If the volume of existing use in addition to the volume of the committed use of the City's potable water facility reaches 85% of the permitted design capacity, no further development orders or permits for projects without reserved capacity will be issued until additional capacity becomes available or funds to increase facility capacity are committed in accordance with a development agreement.

Table 4 below compares the potential impacts to the City's potable water system between the development potential of the current and proposed Future Land Use.

Table 4: Potable Water Impact Calculations

Total DU Based on Densities from Table 1	City of Alachua Potable Water Generation per Unit	Potable Water Generation by Project	Residual Capacity after Project Impacts* (From 997,103 Gallons/Day)
286 DU	275 Gallons/Unit	78,650	918,453 Gallons/Day
(Max Existing FLU)		Gallons/Day	(60.07% Capacity)
143 DU	275 Gallons/Unit	39,325	957,778 Gallons/Day
(Max Proposed FLU)		Gallons/Day	(58.36% Capacity)
Net Reduction in Potential Impacts to Potable Water Systems		-39,325 Gallons/Day	

^{*} City of Alachua Development Monitoring Report, October 2016

^{**} This number accommodates a 100% impact from the development on Segment 5 of US 441. While a majority of vehicular trips generated by the development will impact this roadway, the percentage of impact will be less than 100%. The full impact has been shown here to illustrate that there is sufficient capacity on this segment to accommodate site traffic.

Sanitary Sewer

Policy 1.1.d of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the Alachua Comprehensive Plan establishes the following level of service standards for sanitary sewer facilities:

- 1. Quality: Compliance with all applicable standards of the U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection (FDEP).
- 2. Quantity: System-wide wastewater collection and treatment will be sufficient to provide a minimum of 250 gallons per day per equivalent residential unit (ERU) on an average annual basis. Plant expansion shall be planned in accordance with F.A.C. 62-600.405, or subsequent provision. This level of service standard shall be re-evaluated one year from the adoption date for the amended Plan.
- 3. System capacity: If the volume of existing use in addition to the volume of the committed use of the City's wastewater facility reaches 85% of the permitted capacity design, no further development orders for projects without reserved capacity will be issued until additional capacity becomes available or funds to increase facility capacity are committed in accordance with a development agreement.

Table 5 below compares the potential impacts to the City's wastewater system between the development potential of the current and proposed Future Land Use.

Table 5: Wastewater Impact Calculations

Total DU Based on Densities from Table 1	City of Alachua Sanitary Sewer Impacts per Unit	Sanitary Sewer Generation by Project	Residual Capacity after Project Impacts* (From 811,693 Gallons/Day)
286 DU		71,500	740,193 Gallons/Day
(Max Existing FLU)	250 Gallons/Unit	Gallons/Day	(51.65% Capacity)
143 DU			775,943 Gallons/Day
(Max Proposed FLU)	250 Gallons/Unit	35,750 Gallons/Day	(48.27% Capacity)
Net Reduction in Potential Impacts to		-35,750	
Potable Water Systems		Gallons/Day	

^{*} City of Alachua Development Monitoring Report, October 2016

<u>Summary of Analysis:</u> The requested amendment and proposed development would potentially require 39,325 fewer gallons of potable water and generate 35,750 fewer gallons of wastewater per day than the existing Future Land Use development maximum. Impacts from the maximum density allowed by the proposed Moderate Density Future Land Use would fall well below the 85% capacity design cap for potable water and wastewater facilities.

3. Impacts to Solid Waste Systems

Policy 2.1.a. of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the Alachua Comprehensive Plan establishes a level of service standard for solid waste disposal facilities of 0.73 tons per capita per year. Table 6 below compares the potential impacts to the City's solid waste facilities between the development potential of the current and proposed Future Land Use.

Table 6: Solid Waste Impact Calculations

Total DU Based on Densities from Table 1	Population based on rate of 2.6 persons per household*	Solid Waste Generated (.73 tons per capita per year)**
286 DU (Max Existing FLU)	744	543.12
143 DU	372	271.56
(Max Proposed FLU)		271.30
Net Reduction in Potential Solid Waste Generated based on Proposed Land Use and Development		-271.56 Tons/year

^{*} US Census Bureau, 2010

<u>Summary of Analysis:</u> The requested amendment would potentially **generate 271.56 fewer tons of solid** waste per year than the existing Future Land Use development maximums.

4. Impacts to Public Recreation

Policy 1.2.b of the Recreation Element of the Alachua Comprehensive Plan establishes the following level of service standards for recreation facilities: The City shall adhere to a minimum level of service of five (5.0) acres of community, neighborhood or pocket park, per 1,000 persons, with a minimum of 20 percent of this in improved, passive parks. Table 7 below compares the potential impacts to the City's recreation facilities between the development potential of the current and proposed Future Land Use.

Table 7: Recreational Impact Calculations

Total DU Based on Densities from Table 1	Population based on rate of 2.6 persons per household*	Recreation Area needed (5.0 Acres/1,000 population)**	Available Recreation Acreage after Project Impacts** (From 39.06 Acres)
286 DU (Max Existing FLU)	744	3.72 Acres	35.34 Acres
143 DU (Max Proposed FLU)	372	1.86 Acres	37.2 Acres
Net Reduction in Potential Recreation Area needed based on Proposed Land Use and Development		-1.86 Acres	

^{*} US Census Bureau, 2010

Summary of Analysis: The requested amendment and proposed development would potentially require 1.86 acres less recreation area than the existing Future Land Use development maximums. Furthermore, according to the October 2016 Development Monitoring Report, a minimum of 10.22 acres of improved passive parks space is required to serve the present population, plus the impacts proposed by this development in order to meet the 20% requirement listed in the Recreation LOS standards. As there are currently 27.73 acres of improved passive park space existing, this LOS is still met.

^{**} City of Alachua Development Monitoring Report, October 2016

^{**} City of Alachua Development Monitoring Report, October 2016

5. Impacts to Public Schools

Objective 2.2 of the Public School Facilities Element of the Alachua Comprehensive Plan establishes the following level of service standards for public school facilities:

Policy 2.2.a: Uniform Application of Level of Service (LOS) Standards: The LOS standards established herein shall be applied consistently by all the local governments within Alachua County and by the School Board on a district-wide basis to all schools of the same type.

Policy 2.2.b: Level of Service (LOS) Standards: The uniform, district-wide LOS standards shall be 100% of Program Capacity (see definition) for elementary, middle, and high schools. This LOS standard shall apply to all concurrency service areas (CSA) as adopted in the Interlocal Agreement. For combination schools, the School Board shall separately determine the capacity of each school to accommodate elementary, middle and high students and apply the LOS standard prescribed above for elementary, middle and high levels respectively.

Tables 8 and 9 below compare the potential impacts to Alachua County Schools between the development potential of the current and proposed Future Land Use.

Table 8: Projected Student Generation

Total DU Based on Densities from Table 1	Elementary Students	Middle School Students	High School Students	Total Student Generation
286 DU (Max Existing FLU)	23	9	9	41
143 DU (Max Proposed FLU)	22	10	13	45
Net Change in Potential Student Generation based on Proposed Development +4 Student			+4 Students	

Student generation rates per the School Board of Alachua County

Table 9: Available Capacity by School Concurrency Service Area (CSA)

Total DU Based on Densities from Table 1	Available Capacity by CSA (2017-18)*	Development based Student Generation**	Residual Capacity
Alachua Elementary CSA	249	22	227
Mebane Middle CSA	397	10	387
Santa Fe High CSA	357	13	344

^{*}Available capacity per the School Board of Alachua County, November 24, 2015 published Available Capacity rates by Concurrency Service Area for the 2017-2018 School Year.

Summary of Analysis: The requested amendment would **generate 4 additional students** impacting Alachua County Schools than the existing Future Land Use development maximum by simple virtue of the fact that single family residential uses generate a more students than multi-family residential uses, according to the School Board of Alachua County's Student Generation Rates. Data provided by the School Board related to available capacity for the 2017-2018 school year indicates that there is sufficient capacity to accommodate the 45 potential students generated by the proposed development. This information is also reflected in the Public School Student Generation Form included within this package.

^{**} Table 7 Proposed Development generation

SECTION 5: NEEDS ANALYSIS

In September 2016, the City of Alachua completed a report regarding recent growth trends and population statistics intended to guide the City's long range plans for growth. A key component to this report identifies those areas both targeted for desired growth by the City and anticipating a large degree of future development. The Alachua West property is located outside of these identified areas and within a portion of the City that, while near the interchange of I-75 and US 441, is still predominantly rural and agricultural in nature.

The property currently has a Medium Density Future Land Use with an RMF-8 zoning, both of which accommodate up to eight (8) dwelling units per acre. This density is far greater than that permitted by the surrounding agricultural area that allow only one unit for every five acres of land. The Alachua West development would provide greater consistency with the agricultural nature of the area, while providing the rooftops necessary to support the commercial uses anticipated at the I-75/US 441 Interchange, which have the potential to exceed 1.8 million square feet of commercial space, according to Table 10 of the development report referenced above. It is also crucial to balance the desire for additional density with the need for higher quality housing

According to the Growth Trends Analysis conducted by the City in September 2016, the population is estimated to increase by 5,528 people from 2015 to 2025, yielding a demand for 2,126 new housing units (based on an average 2.6 people per unit). This population increase, in conjunction with an expanding biotechnical industry and new employment centers, creates a high demand for viable, high-quality residential development, which will be accommodated by the potential 143 dwelling units within the Alachua West development.

Approval of this application will assist the City of Alachua in housing a higher-income population while maintaining compatibility with the agricultural nature of this area of the City.

SECTION 6: COMPREHENSIVE PLAN ANALYSIS AND JUSTIFICATION

The following pages analyze how the proposed development successfully implements the Goals, Objectives and Policies in the City of Alachua's Comprehensive Plan. Those policies from each element of the Comprehensive Plan that are relevant to the proposed development have been included below, with a corresponding statement as to how the development would comply with those stated policies. Responses are provided in **Bold**. Note: Policies related to concurrency management and Level of Service have been addressed under Section 4: Concurrency Analysis.

Future Land Use Element

- Objective 1.2: Residential
- Policy 1.2.a: Moderate density residential (0 to 4 dwelling units per acre): The moderate density residential land use category allows residential development at a maximum density of 4 dwelling units per acre. The following uses are allowed in the moderate density residential land use category:
 - 1. Single family, conventional dwelling units;
 - 2. Accessory dwelling units;
 - 3. Manufactured or modular homes meeting certain design criteria
 - 4. Mobile homes only within mobile home parks;
 - 5. Duplexes and quadplexes;
 - 6. Townhomes;
 - 7. Residential Planned Developments;
 - 8. Supporting community services, such as schools, houses of worship, parks, and community centers

Response: The proposed amendment would accommodate a 143-unit single-family residential development, which is consistent with the Moderate Density Residential Future Land Use.

- Objective 2.4: Landscaping and Tree Protection Standards: The City shall adopt landscaping and tree protection standards in order to achieve the aesthetic design values of the community and preserve tree canopies, as well as specimen protected, heritage and champion trees.
- Policy 2.4.c: Tree Protection: The City shall require the preservation of heritage trees and champion trees when possible. Standards shall be set for determining the health and safety risks associated with heritage and champion trees both on individual residential lots, and existing and proposed developments.
- Policy 2.4.d: Tree Protection: The City shall establish standards for the preservation of regulated trees. Particular attention shall be given to preserving specimen and preferred species of regulated trees, where feasible.
- Policy 2.4.e Tree Protection: Along with establishing standards for tree removal and mitigation, the City shall establish a tree banking program to provide flexibility for re-planting trees through the mitigation process. Funds within the tree bank may be utilized to plant landscaping on city-owned properties, in public parks, and in road rights of way, where appropriate.

Response: While an in depth tree survey has not yet been conducted on the property, the developer and project engineer work diligently with the City to determine any existing trees on the property that can be reasonably preserved and will mitigate any trees that must be removed, as required by City Code.

Objective 2.5: Open Space Standards: The City shall utilize open space requirements to preserve the rural character of Alachua, protect natural resources, and provide spaces for people to recreate and gather.

Response: Open space will be provided as part of the proposed subdivision plans in accordance with Section 6.7 of Alachua's Code of Ordinances.

- Objective 3.11: Archeological Preservation: The City of Alachua shall encourage the protection of sites of archeological significance through the development review process and coordination with local, state and federal agencies.
- Policy 3.11.a: The City shall utilize data from Alachua County and the State of Florida in review of potential archaeologically sensitive areas within the City of Alachua during the development review process.
- Policy 3.11.b: Individual sites and areas of archeological significance shall be preserved, protected or acquired and, whenever possible, enhanced.

Response: A letter from the Florida Division of Historical Resources has been provided under the appendices section that verifies there are no documented archaeological resources existing on the subject property. The existing barn onsite is documented within the Florida Master Site File, but is considered ineligible for nomination to the National Register

- Objective 5.1: Natural features: The City shall coordinate Future Land Use designations with appropriate topography, soils, areas of seasonal flooding, wetlands and habitat during review of proposed amendments to the Future Land Use Map and the development review process. Natural features may be included as amenities within a development project.
- Policy 5.1.a: Topography: The City shall protect the natural topography of the City, including steep and seepage slopes, by requiring new development to include techniques to minimize negative impacts on the natural terrain. An emphasis will be placed on retaining the natural function of seepage slopes during development. Additionally, retention of existing native vegetation will be encouraged as one method of protecting slopes.

Response: Per Alachua County Growth Management Department's 2001 Contours data, the property features elevations ranging from 136 at the northwestern edge of the property down to 104 near the southeast corner of the property adjacent to CR 235A, resulting in a roughly 2.5% slope across the property, as illustrated in Figure 6 below. This terrain is not of unusual grade that would be adversely impact by development.

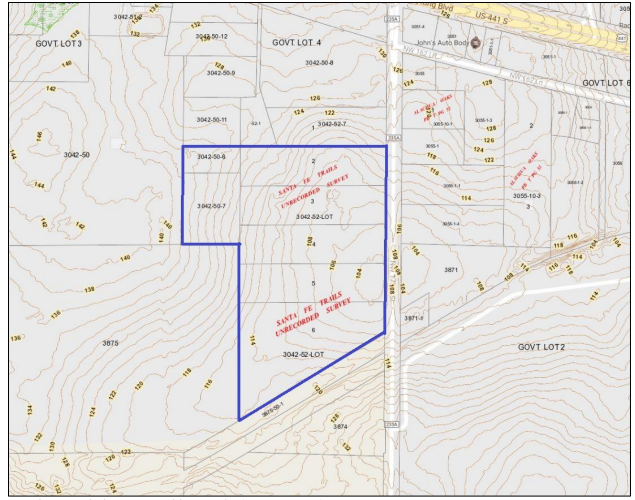


Figure 6: Alachua County–Topography (2001 Contours)

Policy 5.1.c: Flood prone areas: The City shall require as part of the development review process the identification of FEMA flood zone areas. Where necessary, base flood elevations and minimum finished floor elevations shall be established. The City shall also require finished floor elevations on subdivision plats, site plans and building permit plans when necessary to determine compliance with flood prone area regulations. The City shall establish standards for a limitation on filling in flood prone areas.

Response: The entirety of the subject property is located outside of all flood prone areas designated by FEMA, as illustrated in Flood Insurance Rate Map for Alachua County, Map 12001C0120D, Panel 120 of 640, Effective June 16, 2006.

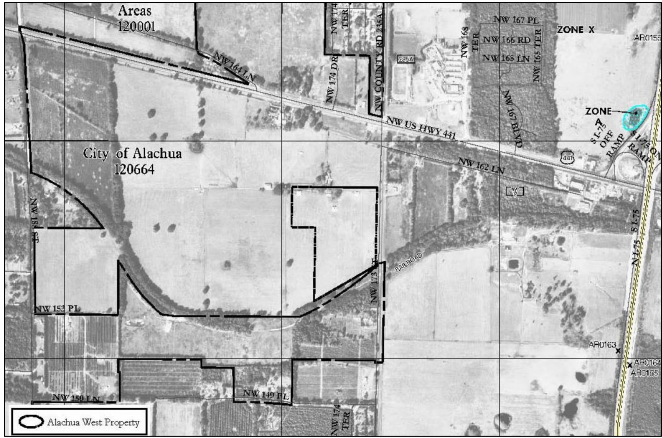


Figure 7: FEMA Firm Map 12001C0120D, June 16, 2006

Policy 5.1.d: Wetlands: The City shall utilize statewide wetland delineation methodology in accordance with Florida Administrative Code (FAC) and regulations adopted by the FDEP and the Suwannee River Water Management District.

Response: No wetlands were identified on the property in the Listed Species and Habitat Study conducted in December 2016. A full copy of this report may be located under Section 10 of this document.

Policy 5.1.e: Habitat: The City shall require as part of the development review process, an inventory of listed species for all new developments in areas identified as known habitat for listed species if listed species are known to exist in close proximity to the development. The survey shall include detailed information regarding type, quantity, location, and habitat requirements for any listed species identified. A de minimis threshold for properties required to complete the inventory shall be established in the City's Land Development Regulations.

Response: A complete Listed Species and Habitat Study was conducted onsite. Of all potential listed species, only gopher tortoises were observed onsite, with three (3) potentially occupied burrows. The developer will work with the Florida Fish & Wildlife Conservation Commission (FFWCC) to determine the best course of action for the existing burrows. A full copy of this report may be located under Section 10 of this document.

Objective 5.2: Availability of facilities and services: The City shall utilize a concurrency management system to ensure that the adopted level of service standards are maintained.

Policy 5.2.a: All new development shall meet level of service requirements for roadways, potable water and sanitary sewer, stormwater, solid waste, public schools, and improved recreation in accordance with LOS standards adopted in the elements addressing these facilities.

Response: As the proposed amendment would reduce the maximum residential density from 8 DU/Acre to 4 DU/Acre (a reduction of 143 units based on the proposed development program), the potential impacts to public facilities and services have been reduced. Please see Section 4 of this document for a complete Concurrency Impact Analysis.

- Objective 7.2: Wellfield protection: The City shall ensure protection of its current and future wellfield sites through strict adherence to the adopted wellfield protection plan and identification of wellfield protection areas on the Future Land Use Map Series.
- Policy 7.2.a: A 500' radius area, known as the primary protection zone, shall be maintained around each city-owned potable water well. The primary protection zone is a conditional development zone. Low impact development that limits density and conditions uses so that the community wellheads are protected from contamination shall be permitted. In no instance shall development be permitted that conflicts with Chapter 62-521 Wellhead Protection of the Florida Administrative Code (FAC).
- Policy 7.2.b: A secondary zone shall be maintained around each city-owned potable water well primary protection zone. This secondary zone is expanded from the primary zone at a 10-degree angle on both sides of its base to allow for variations in the angle of ground water flow and extending in an upflow direction. The secondary zone shall be managed as a low-density development zone.

Response: The property is located outside any current and future wellfield sites and those buffer zones outlined in the policies above and will, therefore, have no potential adverse impacts to these areas.

- Water and Wastewater Service: The City will ensure that new development within the corporate limits, where potable water and wastewater service are available, as defined in Policy 1.2.a and Policy 4.2.a. of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the Comprehensive Plan, shall connect to the City of Alachua's potable water and wastewater system.
- Policy 9.2: Any new residential subdivision within the corporate limits, where potable water service is available, as defined in Policy 4.2.a. of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the City of Alachua Comprehensive Plan, regardless of size, that is within either a Residential or Agriculture Future Land Use Map Designation shall connect to the City of Alachua's potable water system. Any new residential subdivision within the corporate limits, where wastewater service is available, as defined in Policy 1.2.a of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the City of Alachua Comprehensive Plan, regardless of size, that is within a Residential Future Land Use Map Designation shall connect to the City of Alachua's wastewater system.

Response: The proposed development will connect to the City's water and wastewater services, as available and required by the City of Alachua. Required locations will be determined during the site review process. A full analysis of potential impacts to the City's water and wastewater systems is provided under Section 4 of this document.

Transportation Element

- Objective 1.2: Access Management: The City shall establish access management standards and coordinate with Alachua County and the Florida Department of Transportation to maintain access management standards, which promote safe and efficient travel.
- Policy 1.2.a: The City shall control the number and frequency of connections and access points of driveways and streets to arterial and collector streets by requiring access points for state roads to be in conformance with Chapter 14-96 and 14-97, Florida Administrative Code, or subsequent provision,
- Policy 1.2.b: The City shall establish the following access point requirements for City streets:
 - 1. permitting 1 access point for ingress and egress purposes to a single property or development;
 - 2. permitting 2 access points for ingress and egress to a single property or development if the minimum distance between the two access points exceeds 20 feet for a single residential lot or 100 feet for nonresidential development and new residential subdivisions;
 - 3. permitting 3 access points for ingress and egress to a single property or development if the minimum distance between each access point is at least 100 feet for residential and non-residential development; or
 - 4. permitting more than 3 access points for ingress and egress to a single property or development where a minimum distance of 1000 feet is maintained between each access point.

Response: The development will be served by a single, full access connection to CR 235A, to be designed to City and Alachua County standards, as required. Furthermore, if required by the City, a secondary emergency-only access will be provided during the design-stage of the project.

Objective 1.4: Bicycle and Pedestrian Standards

The City shall work to develop a network of bicycle and pedestrian facilities which connect all areas of the City.

Policy 1.4.c: The City shall require pedestrian paths within subdivisions and within new developments to be connected to paths outside the development.

Response: While no pedestrian paths currently exist on this segment of CR 235A, all sidewalks within the development will offer complete interconnectivity and will connect to any pedestrian facilities in place on CR 235A at the time of development.

Housing Element

- GOAL 1: To facilitate the provision of safe, sanitary, healthy and affordable, quality housing for all present and future City residents, while preserving and enhancing the community's physical and social fabric, and cultural diversity, and while protecting the interests of special needs groups, and very low and low, and moderate-income households.
- Objective 1.1: Provision of Safe, Affordable, Quality Housing

 The City shall facilitate the provision of safe, sanitary, healthy and affordable, quality housing, to accommodate all present and future residents at all income and age levels, including those with special needs, through a variety of housing types, preferably within mixed-income neighborhoods.

Policy 1.1.a: The City shall encourage development of a variety of housing types including conventional single family homes, accessory dwelling units, multi-family units, group homes, assisted living facilities, foster care facilities, mobile homes and manufactured housing, and shall ensure that appropriate land use designations and zoning districts exist to accommodate each type.

Response: The Alachua West development will consist of up to 143 single family detached dwelling units that will enhance the property values within this area, serve nearby employment centers and offer quality housing to existing and future Alachua residents.

Community Facilities and Natural Groundwater Aquifer Recharge Element

GOAL 1: Wastewater

Plan for and provide adequate, high quality and economical wastewater service while protecting the environment, especially groundwater resources.

- Objective 1.2: Wastewater service will be made available to new development in a manner to promote compact urban growth, promoting development where wastewater service is available, and discouraging urban sprawl.
- Policy 1.2.a: The City shall establish a Community Wastewater Service Area, which includes all areas where wastewater service is available. Wastewater service shall be deemed available if:
 - 1. A gravity water system exists within 100 ft of the property line of any residential subdivision lot or single family residence and wastewater service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
 - 2. A gravity wastewater system exists with 500 ft of the property line of any residential subdivision consisting of 5 units or less and the gravity wastewater system can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
 - 3. A gravity wastewater system, wastewater pumping station, or force main exists within ½ mile of the property line of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and the gravity wastewater system, wastewater pumping station, or force main can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
- Policy 1.2.g: To promote compact urban growth, all wastewater line extensions for new development outside the Community Wastewater Service Area will be funded by development, developer or permittee.

Response: The property is located within the City's wastewater service area and will be served by an existing 16-inch force main running through CR 235A.

GOAL 3: Stormwater

Develop and maintain a stormwater management system that minimizes flooding, protects, preserves and enhances desirable water quality conditions, and, where possible, preserves and utilizes existing natural features.

- Objective 3.1: Ensure provision of drainage and stormwater retention through level of service standards and design requirements to minimize flooding and to protect and improve water quality.
- Objective 3.3: The City shall implement design guidelines for stormwater management facilities to promote dual use, protect natural features, and provide aesthetically pleasing facilities.
- Objective 3.4: The City shall promote practices that minimize erosion, sedimentation and stormwater runoff.
- Objective 3.5: The City shall work with the Suwannee River Water Management District and the FDEP criteria for karst stormwater management system design.

Response: Onsite stormwater management facilities for proposed development will be designed and constructed in accordance with the City of Alachua, Suawannee River Water Management District stormwater requirements, as well as those of other applicable agencies.

GOAL 4: Potable water

Provide an adequate supply of high quality potable water to customers throughout the water service area.

- Objective 4.1: Achieve and maintain acceptable levels of service for potable water quantity and quality.
- Policy 4.1.b: The City shall establish a Community Potable Water Service Area, which includes all areas where potable water service is available. Water service shall be deemed available if:
 - 1. A water main exists within 100 ft of any residential subdivision lot or single family residence water service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
 - 2. A water main exists within 500 ft of any residential subdivision consisting of 5 units or less and water service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
 - 3. A water main exists within ½ mile of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and water service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.

Response: The property is located within the City's Potable Water Service Area and will be served by an existing 8-inch water mail located within CR 235A right of way.

Conservation and Open Space Element

- GOAL 1: To conserve, protect, manage and restore the natural and environmental resources of the City by emphasizing stewardship and understanding that environmental issues transcend political and geographical boundaries.
- Objective 1.2: Native Communities and Ecosystems

 The City shall preserve and protect native communities and ecosystems, particularly those considered endangered or threatened.
- Policy 1.2.a: The City shall ensure that land use designations, development practices and regulations protect native communities and ecosystems, and environmentally sensitive lands.
- Policy 1.2.j: The City shall require all new development to be oriented in a fashion that reduces habitat fragmentation and preserves the largest possible contiguous area of undisturbed habitat, to the extent practicable.
- Policy 1.2.k: The City shall establish criteria for the removal of vegetation that is neither threatened nor endangered, distinguishing between native, non-invasive exotics, and invasive exotics.
- Policy 1.2.l: The City shall protect regulated, heritage, and champion trees. The City may continue to participate in the Florida Champion Tree Program. Additionally the City will require tree removal permits to protect regulated, heritage, and champion trees from accidental removal and other development related disturbances.

Response: The Listed Species and Habitat Study conducted onsite found no presence of wetlands or listed flora species on the property. The only listed fauna onsite were three (3) potentially occupied gopher tortoise burrows, the treatment of which will be coordinated with the FFWCC. Furthermore, the developer will work with City Staff to determine the suitability and feasibility for preservation of any existing trees on the property through the site development process.

Objective 1.3: Listed Species

The City shall protect species listed by State and Federal agencies as endangered, threatened or of special concern, and their habitats.

- Policy 1.3.d: The City shall require prior to development approval, an inventory of listed species for all new developments in areas identified as known habitat for listed species. The inventory shall include detailed information regarding type, quantity, and location and habitat requirements for any listed species identified. De minimis threshold for properties required to complete the inventory shall be established in the City's Land Development Regulations.
- Policy 1.5.c: The City shall protect the natural topography of the City, including steep and seepage slopes, by requiring new development to include techniques to minimize negative impacts on the natural terrain. An emphasis will be placed on retaining the natural function of seepage slopes during development. Additionally, retention of existing native vegetation will be encouraged as one method of protecting slopes.

Response: Per Alachua County Growth Management Department's 2001 Contours data, the property features elevations ranging from 136 at the northwestern edge of the property down to 104 near the southeast corner of the property adjacent to CR 235A,

resulting in a roughly 2.5% slope across the property, as illustrated in Figure 6 below. This terrain is not of unusual grade that would be adversely impact by development.

Objective 1.10: Wetlands

The City shall protect and preserve wetland values and functions from adverse, human caused, physical and hydrologic disturbances.

Response: No wetlands onsite were discovered during the Environmental Assessment conducted by McAlpine Environmental Consulting, Inc.

SECTION 7: ENVIRONMENTAL ANALYSIS

An environmental assessment was conducted for the subject property by McAlpine Environmental Consulting, including a thorough site inspection on December 14, 2016. The consultant has provided a complete *Listed Species and Habitat Study* report, included under Section 10 of this document and summarized below.

Wetlands: No wetlands or surface waters were observed onsite.

<u>Soils</u>: Six (6) soil types were identified on the property, as illustrated in Figure 8 below. All soils identified are considered well-drained.

Soil #	Soil Name
3	Arredondo fine sand
	0-5% slope
5	Fort Meade fine sand
	0-5% slope
30	Kendrick sand
	2-5% slope
33	Norfolk loamy fine sand
	2-5% slope
69	Arredondo fine sand
	0-5% slope
78	Norfolk loamy fine sand
	2-5% slope



Figure 8: USDA Soil Survey, mapped by McAlpine Environmental Consulting, Inc.

<u>Listed Flora and Fauna</u>: Of fourteen (14) listed flora and nine (9) listed fauna with the potential to exist on the site based on geographical location and preferred habitat, the only species found onsite was the gopher tortoise, with three (3) potentially occupied burrows located onsite. The consultant recommended a follow up survey prior to beginning construction on the property.

SECTION 8: CONCLUSION

The foregoing analyses were conducted to determine how the applicant's request for approval of a large-scale Comprehensive Plan Amendment to change the Future Land Use from Medium to Moderate Density Residential adheres to the City of Alachua's adopted ordinances and policies and avoids adverse impacts to the surrounding area and City services.

Urban Sprawl Analysis

The requested amendment, which would accommodate the construction of a single-family detached development of approximately 143 dwelling units with a maximum density four (4) dwelling units per acre, has been illustrated to achieve five (5) of the eight (8) criteria used in determining whether the request incorporates a development pattern or urban form that discourages the proliferation of urban sprawl. As the City requires achievement of at least four (4) of these criteria, the requested amendment has met this requirement.

Concurrency Impact Analysis

The requested amendment reduces the maximum permitted density of the site from eight (8) units per acre to four (4) units per acre, thereby reducing the potential impacts to the City's established Levels of Service (LOS) for transportation, potable water, wastewater, recreation, solid waste and public schools. Furthermore, the anticipated development of 143 single family dwelling units would not exceed the LOS for any of the above listed services and has, therefore, met this requirement.

Needs Analysis

The requested amendment would serve the needs of a rapidly growing population, providing rooftops to serve the significant amount of commercial services anticipated for the nearby I-75/US 441 Interchange, while offering a high quality of housing to serve the growing biotechnology industry and other new industries expected to establish in the area. As Alachua West Project will assist the City of Alachua in housing a higher-income population while maintaining compatibility with the agricultural nature of this area of the City, the request has met this requirement.

Comprehensive Plan Analysis

The requested amendment has been analyzed with respect to its consistency with the established Goals, Objectives and Policies of Alachua's Comprehensive Plan. This analysis has successfully illustrated that the Alachua West Project is in compliance with all Elements of the Comprehensive Plan through treatment of existing site conditions, a reduction in density and development program that meet Level of Service requirements and understanding of those development requirements necessary to achieve the City's established goals and policies.

As all of these criteria have been met, the applicant requests approval of the requested large scale Comprehensive Plan Amendment by the City of Alachua.

SECTION 9: MAPS

Figure 1: General Location Map

Figure 2: Aerial Photos

Figure 3: Zoning

Figure 4: Existing Future Land Use

Figure 5: Proposed Future Land Use

Figure 6: Floodplain

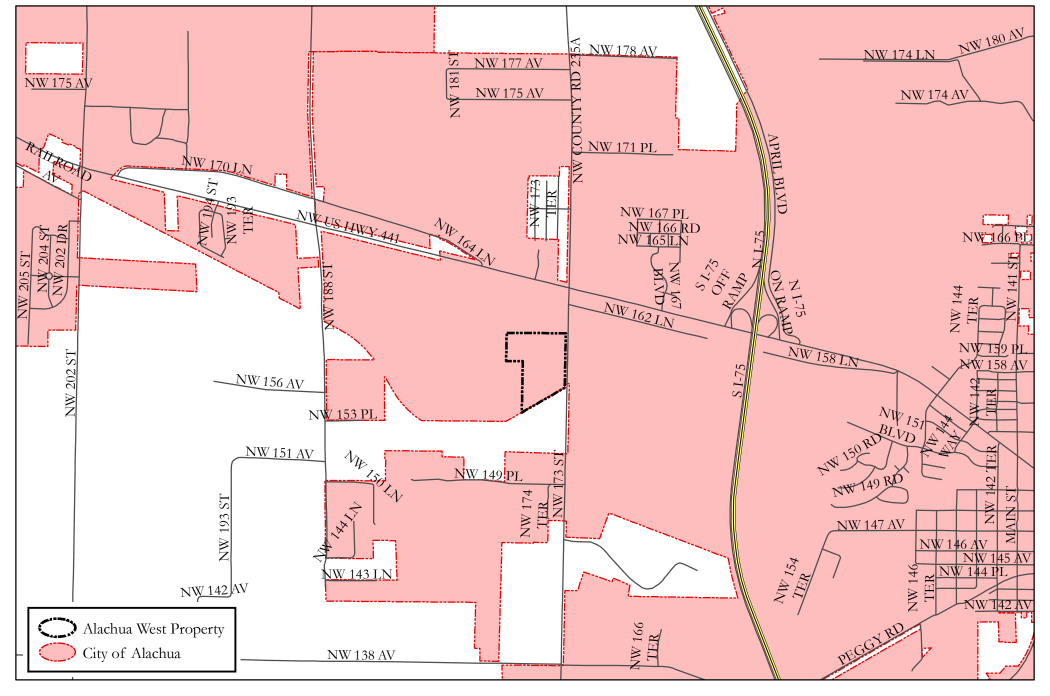
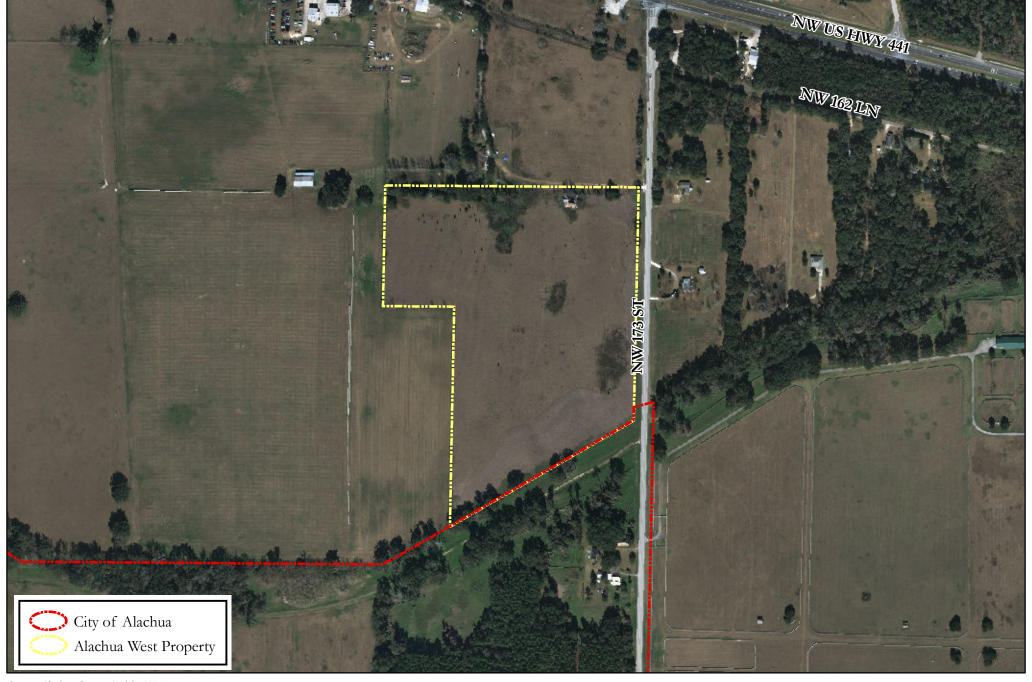


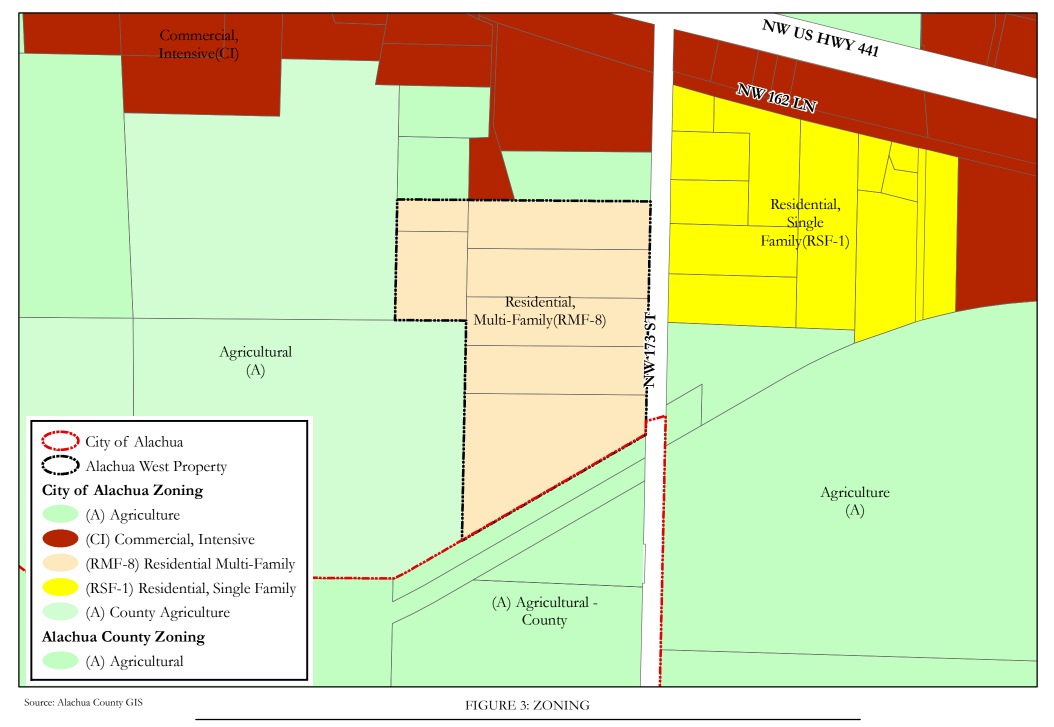
FIGURE 1: GENERAL LOCATION

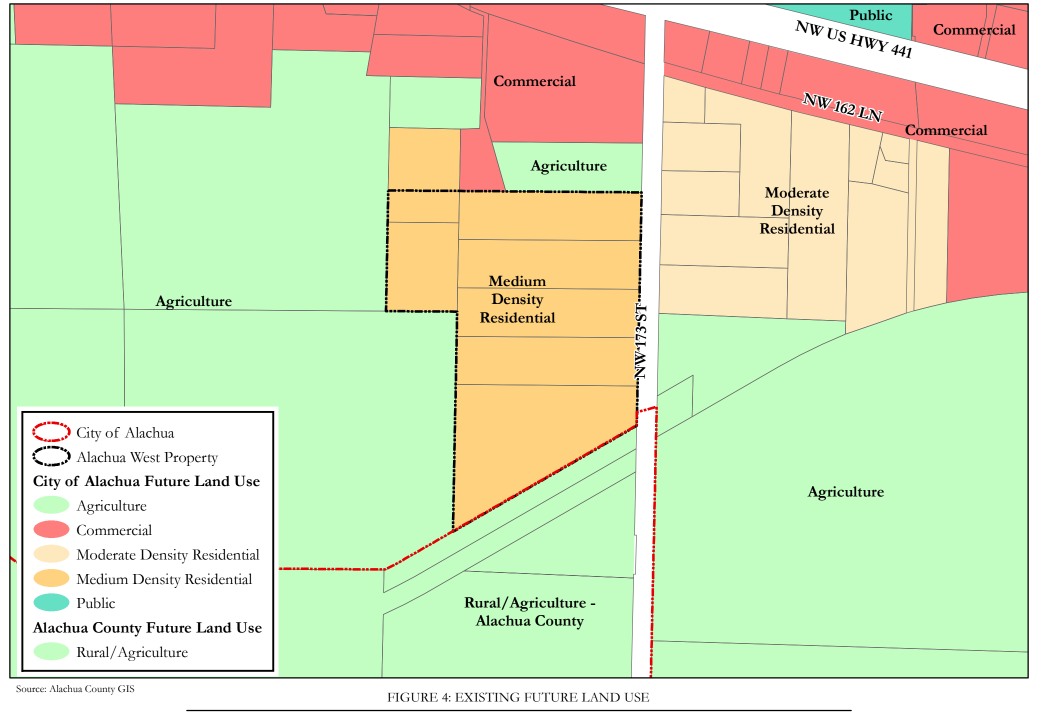
ALACHUA WEST PROPERTY

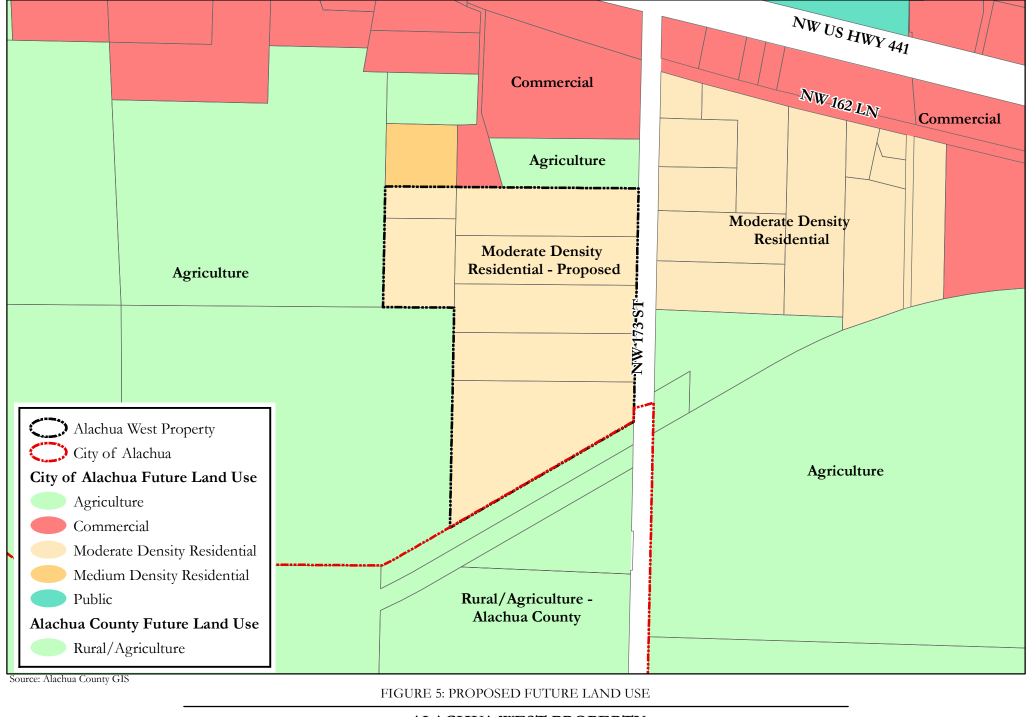


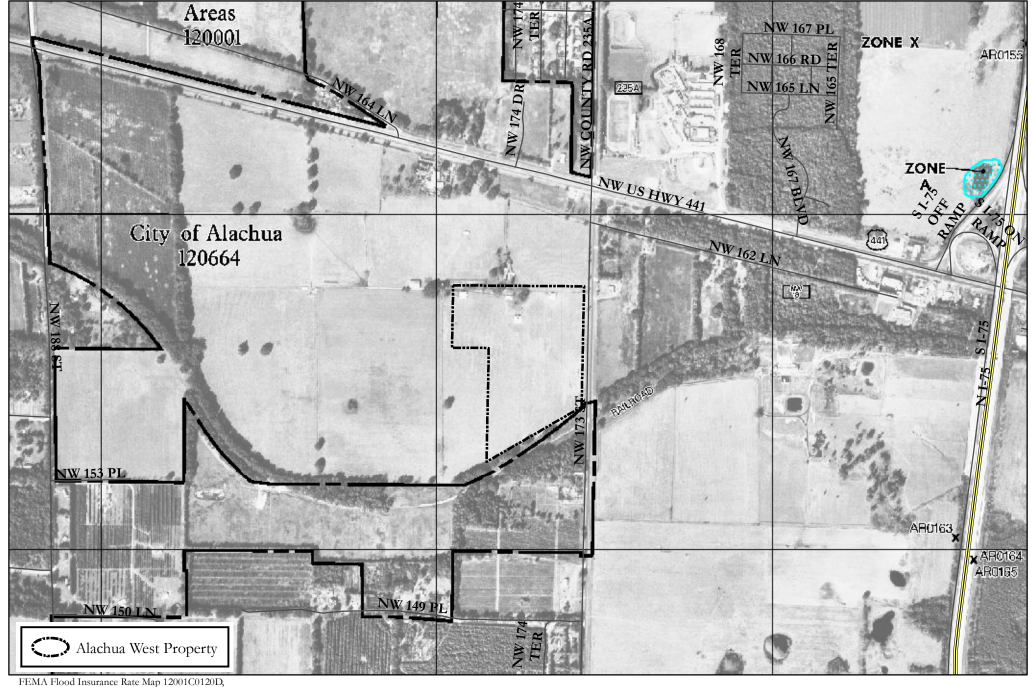
Source: Alachua County Aerials, 2014

FIGURE 2: AERIAL









Panel 120 of 640, Effective June 16, 2006

FIGURE 6: FLOOD PLAIN MAP

ALACHUA WEST PROPERTY

www.poulosandbennett.com

Certificate of Authorization No. 28567

SECTION 10: APPENDICES

Appendix 1: Listed Species and Habitat Study, McAlpine Environmental Consulting,

Inc., December 2016

Appendix 2: Determination of historical and archaeological resources, Florida

Division of Historic Resources, December 19, 2016

Appendix 3: School Student Generation Form

Appendix 4: Property Owner Labels, 400 foot buffer & City of Alachua Notification

List - 3 Sets

Appendix 1:

Listed Species and Habitat Study,

McAlpine Environmental Consulting, Inc.,

December 2016

Listed Species and Habitat Study

conducted on the

36.6± Acre RL REGI FLORIDA, LLC PROPERTY

located in

Section 8, Township 8 South, Range 18 East City of Alachua, Alachua County, Florida

Alachua County PINs:

03042-050-006 03042-050-007 03042-052-002 03042-052-003 03042-052-004 03042-052-005 03042-052-006

Prepared for:

Mr. David McDaniel
M3 Development, LLC
250 Killarney Dive
Winter Park, Florida
dave@m3development.com

Prepared by:

McAlpine Environmental Consulting, Inc.

July 17, 2013

352-585-2033 (Mobile) davidmec7@gmail.com

EXECUTIVE SUMMARY

McAlpine Environmental Consulting, Inc. has completed a listed fauna and flora species, and habitat study for the 36.6± Acre RL REGI FLORIDA, LLC PROPERTY. The project area was inspected on December 14, 2016.

Of the nine (9) listed species with the possibility of occurring on the site, one (1) was observed on the site. This species was the gopher tortoise (*Gopherus polyphemus*), which is listed by the FWC as threatened and federally unlisted. No listed flora species were observed within the project area.

We recommend that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite and out of harms's way. Tortoise burrow surveys are valid for 90 days, according to the FWC guidelines.

McALPINE ENVIRONMENTAL CONSULTING, INC.

DAVID McALPINE

President

INTRODUCTION

McAlpine Environmental Consulting, Inc. has completed a listed fauna and flora species, and habitat study for the 36.6± Acre RL REGI FLORIDA, LLC PROPERTY. The project area is in the City of Alachua in Alachua County, Florida in Section 8, Township 8 South, Range 18 East. A vicinity map (Figure 1) and a project aerial (Figure 2) are attached.

The purpose of this report was to document whether fauna and flora species federally listed or listed by the State of Florida as endangered, threatened, or species of special concern are present; or their potential of using the project area. This report also describes onsite habitat and possible effects that proposed work might have on listed and protected species.

This report was performed in general accordance with the Florida Fish and Wildlife Conservation Commission (FWC) guidelines. This study should be considered preliminary and an overview, and not considered a complete study for any one listed fauna or flora species, except for the gopher tortoise (*Gopherus polyphemus*). A 100% coverage gopher tortoise survey of the project area was performed in accordance with the latest version of the FWC's April 2008 guidelines.

Additional studies may be required by state, federal, and local agencies. Conditions may occur on the site that may change the results of this report. This report provides confirmation of the presence of listed fauna or flora species encountered and/or their likelihood of occurring within the study area.

Project Overview

The project area consists of mostly open land (apparent former pasture/farmland) and a narrow wooded strip along the site's north boundary. The site abuts farmland with a residence to the north, hayfield to the west, a former railroad (dismantled) to the south, and CR 235A (NW 173rd Street) to the east. A dilapidated barn is on the site. A few small disturbed areas exist on the site.

Soils

According to the U.S.D.A. *Soil Conservation Service Soil Survey of Alachua County, Florida*, the following soil types are within the site:

Soil I.D.	Name	Description	
3 Arredondo fine sand, 0 to 5% slopes		Well Drained, Water Table: >80"	
5	Fort Meade fine sand, 0 to 5% slopes	Well Drained, Water Table: >80"	
30	Kendrick sand, 2 to 5% slopes	Well Drained, Water Table: >80"	
33	Norfolk loamy fine sand, 2 to 5% slopes	Well Drained, Water Table: >80"	
69	Arredondo 3 do fine sand, 0 to 5% slopes	Well Drained, Water Table: >80"	
78	Norfolk loamy fine sand, 2 to 5% slopes	Well Drained, Water Table: >80"	

A soil map is attached as Figure 3.

METHODOLOGY

The subject property was surveyed for the occurrence and potential for occurrence of species protected or listed by either the Florida Fish and Wildlife Conservation Commission (FWC), the U.S. Fish and Wildlife Service (USFWS), and the Florida Department of Agriculture (FDA) based on known habitat preferences and geographical distribution. The latest edition of *Florida's Endangered Species, Threatened Species and Species of Special Concern, Official List* published by the FWC was used to establish state and federal status of species. This list was cross referenced with a list from the Florida Natural Areas Inventory Internet file of listed/protected flora and fauna species reported, confirmed, or having the potential to occur in Alachua County. Attached are tables 1 and 2 which show listed fauna and flora species with the potential of being present on the site.

The site was inspected on December 14, 2016.

Literature Reviewed

Literature sources were referred to in preparation of this report to determine habitat preferences of listed species, status of listed species, and other information that pertains to the scope of this report. A list of literature used for this report is attached.

3.0 HABITAT CHARACTERIZATION

Four habitat types were identified within the study site in accordance with the Florida Land Use, Cover and Forms Classification System (FLUCFCS). The following table summarizes onsite habitat types and acreages for the site:

FLUCFCS¹ Description

Open Land (Bahiagrass, apparent former pasture/farmland)

190K Open Land (Kudzu)
420 Upland Hardwood
740 Disturbed Land

1. Florida Land Use, Cover and Forms Classification System, (FDOT 1999)

Site-specific descriptions of these habitat types and FLUCFCS code are as follow:

Upland Habitat

190: Open Land

This was the most dominant land cover habitat. Bahiagrass (*Paspalum notatum*) was the dominant vegetation in this habitat while dog fennel (*Eupatorium capillifolium*) was subdominant. A few young slash pine (*Pinus elliottii*) trees dotted the western portion of this habitat. A few black cherry (*Prunus serotina*) also dot this habitat area. Based on the site visit and historical aerial review, this site was apparent used for pasture and farmland. It appeared that the site has remain unused (uncultivated) for a few years.

190K: Open Land (Kudzu)

This kudzu (*Pueraria montana*) dominated area, which is a listed pest plant, was mainly noted in the southern and eastern portions of the site.

420: Upland Hardwood

This area included a small narrow strip along the site's north boundary. Dominant tree species this area consisted of live oak (Quercus virginiana), black cherry, and laurel oak (Quercus laurifolia).

740: Disturbed Land

This area included a small lobe along the site's north boundary and two isolated "island" areas in the central and southeast portions of the site. Dominant plant species in the north lobed area mainly consisted of black cherry, Chinaberry (*Melia azedarach*), laurel oak, and tooth-ache tree or Hercules' club (Zanthoxylum clava-herculis). Dominant plant species in the "island" disturbed area consisted of blackberry (*Rubus spp.*), silverling (*Baccharis glomeruliflora*), septicweed (*Senna occidentalis*), and dog fennel.

Wetland Habitat

No wetlands or surface waters were observed on the site.

RESULTS

Fauna

Nine (9) species of fauna listed by FWC and/or USFWS have the potential to occur on the site based on habitat preference and known geographical distribution. These species included gopher tortoise, Florida mouse, Florida gopher frog, eastern indigo snake, Florida pine snake, short-tailed snake, Florida burrowing owl, Sherman's fox squirrel, and southeastern American kestrel. A table showing the estimated probability of occurrence of listed fauna species is attached as Table 2.

OBSERVED SPECIES

Gopher tortoise: One (1) listed species was observed on the site. This species was the gopher tortoise (*Gopherus polyphemus*), which is listed by the FWC as threatened and is federally unlisted. Our December 14, 2016 site survey observed 1 active and 2 inactive or 3 Potentially Occupied (PO) gopher tortoise burrows within the project area. The locations of the burrows are shown on Figure 2.

POSSIBLE SPECIES

Southeastern American kestrel: No kestrels or potential nest sites were observed on the site.

This species prefers open habitats, such as pine savannas, longleaf pine-turkey oak sandhills, pine flatwoods, farmlands, and even suburban golf courses and residential areas (Stys, 1993).

Open terrain with enough cover to support small terrestrial prey animals, vegetation low and sparse enough to ensure adequate prey availability, elevated hunting perches, and an adequate supply of nesting sites are important habitat components for this species (FFWCC,2004). The southeastern American kestrel (*Falco sparverius paulus*), which are protected, listed as threatened, and are year round residents of Florida and the eastern American kestrel (*Falco sparverius sparverius*), which are not listed and migrate to Florida in the winter (Stys, 1993). Differentiating between these two species can only be practically determined in the field between mid-April and late-September when the eastern kestrel migrates from Florida (Stys, 1993). The *F. s. paulus* is only species that breeds in the state. In Florida, *F. s. paulus* courtship begins in February and nesting is from March through June (FFWCC, 2004). They nest in cavities excavated by woodpeckers and in artificial objects such as power poles and buildings (FFWCC, 2004).

American Bald Eagle:

According to the FFWCC Eagle Nest Locator internet site, no eagle nests are within five miles of the site.

Florida Burrowing owl: No evidence was observed during the site surveys that this species occurs on the site. Since open grassland exists on the site, which FFWCC (2004) indicates as potential habitat, it is possible that this species could use the site.

Florida mouse: A possibility exists that this species inhabits the site, since gopher tortoise burrows, a known residence for this species, were noted on the site.

Sherman's fox squirrel: This species prefers sandhill, open mixed hardwood, dry prairie, and moderately open habitats (Cox et al. 1994). Since preferred habitat was somewhat present on the site, it is possible that this species exists the site. This species is usually conspicuous on sites where they exist. Therefore, we believe that a low possibility exists that his species inhabits the site.

Eastern indigo snake: Moler (1987) indicated that this species inhabits a wide range of habitats, but prefers xeric habitats in north-central Florida. Since some preferred habitat exists on the site,

and since armadillo and tortoise burrows were noted on the site, which Moler found to be important den sites for this species, this species may occupy or utilize the site.

Florida pine snake: Since a few signs of pocket gopher (*Geomys pinetis*), which is the Florida pine snakes primary food source, activity was noted during the site survey, it is possible that this species inhabits the site.

Short-tailed snake: Little is known of the habitat requirements of this species and is rarely observed, but studies show that it prefers xeric environments (Ashton, 1992). Since xeric habitat exists on the site, it is possible that this species inhabits the site.

Florida gopher frog: A possibility exists that this species occurs on the site since gopher tortoise burrows, a known retreat for this species, were noted on the site. Close visual examination of the entrances of the tortoise burrows observed no gopher frogs.

4.2 Unlisted Fauna Species

Unlisted wildlife species observed using the site, or noted by other evidence, included downy woodpecker (*Picoides pubescens*), cattle egrets (*Bubulcus ibis*), gray squirrel (*Sciurus carolinensis*), black vulture (*Coragyps atratus*), red-shouldered hawk (*Buteo platypterus*), killdeer (*Charadrius vociferus*), mourning dove (*Zenaida asiatica*), hermit thrush (*Catharus guttatus*), American crow (*Corvus brachyrhynchos*), armadillo (*Burmeisteria retusa*), and blue jay (*Cyanocitta cristata*).

Flora

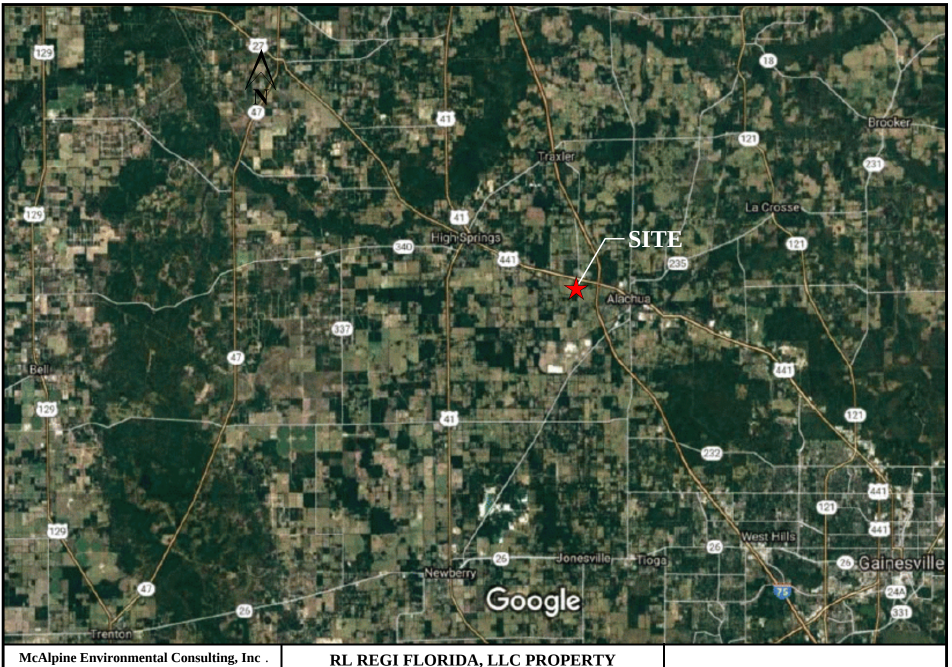
Fourteen (14) flora species listed as rare and endangered by the FNAI, and listed as endangered or threatened by the FDA and the USFWS have the potential to exist on the site based on geographical location and preferred habitat. None of the listed flora species were observed on the site. A list these plant species and their status is attached as Table 1.

FINDINGS

Of the nine (9) listed species with the possibility of occurring on the site, one (1) was observed on the site. This species was the gopher tortoise (*Gopherus polyphemus*), which is listed by the FWC as threatened and is federally unlisted.

We recommend that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite and out of harms's way. Tortoise burrow surveys are valid for 90 days, according to the FWC guidelines.

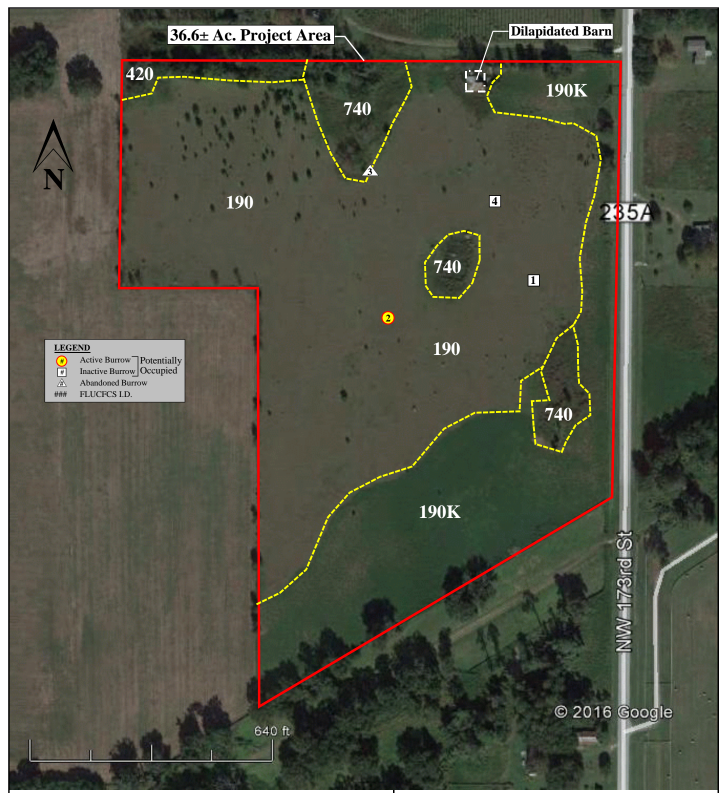




McAlpine Environmental Consulting, Inc . 18312 Cortez Boulevard, Brooksville, FL 34601 352-585-2033 (Cell) davidmec7@gmail.com

RL REGI FLORIDA, LLC PROPERTY City of Alachua, Alachua County, Florida Listed Species Study

Figure 1: Vicinity Map



FLUCFCS1 Description

190B Open Land (Bahiagrass, apparent former pasture/farmland)

190K Open Land (Kudzu) 420 Upland Hardwood 740 Disturbed Land

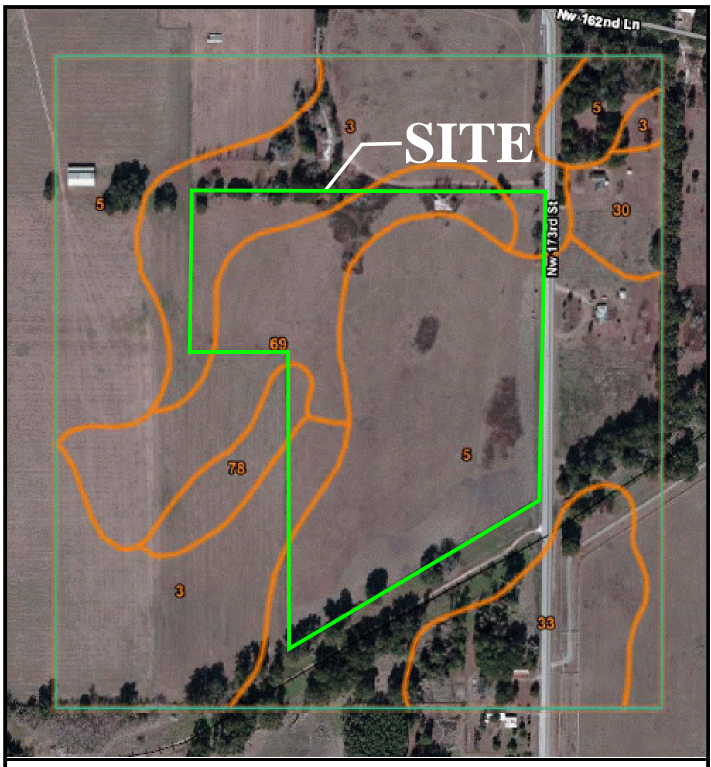
1. Florida Land Use, Cover and Forms Classification System, (FDOT 1999)

Survey Summary

Our 12/14/16 site survey observed 1 active and 2 inactive or 3 Potentially Occupied (PO) gopher tortoise (GT) burrows within the project area. One abandoned GT burrow was also noted on the site. The burrows were marked with orange wire flags. No other listed fauna species were observed on the site. No listed flora species were observed on the site.

McAlpine Environmental Consulting, Inc . 18312 Cortez Boulevard, Brooksville, FL 34601 352-585-2033 (Cell) davidmec7@gmail.com RL REGI FLORIDA, LLC PROPERTY City of Alachua, Alachua County, Florida Listed Species Study

Figure 3: Project Aerial Image Date: 11/13/15



Soil I.D.	Name
3	Arredondo fine sand, 0 to 5 percent slopes
5	Fort Meade fine sand, 0 to 5 percent slopes
30	Kendrick sand, 2 to 5 percent slopes
33	Northfolk laomy fine sand, 2 to 5 percent slopes
69	Arredondo fine sand, 0 to 5 percent slopes
78	Northfolk laomy fine sand, 2 to 5 percent slopes

Description

Well Drained, Water Table: >80" Well Drained, Water Table: >80"



McAlpine Environmental Consulting, Inc . 18312 Cortez Boulevard, Brooksville, FL 34601

352-585-2033 (Cell) davidmec7@gmail.com RL REGI FLORIDA, LLC PROPERTY City of Alachua, Alachua County, Florida **Listed Species Study**

<u>Figure 5: Soil Map</u> From USDA Web Soil Survey http://websoilsurvey.nrcs.usda.gov

Table 1: Rare and Endangered flora species with the potential of occurring on the study site based on FNAI listing.

G N		Status *		
Common Name	Scientific Binomial	FDA	FWS	
Curtiss' milkweed	Asclpepias curtissii	Е	NL	
Sand butterfly pea	Centrosema arenicola	NL	NL	
Pigmy fringe tree	Chionanthus pygmaeus	Е	Е	
Virgin's blower	Clematis catesbyana	NL	NL	
Longspurred mint	Dicerandra frutescens	Е	Е	
Florida crabgrass	Digitaria floridana	NL	NL	
Shrub buckwheat	Eriogonum longifolium var gnaphalifolium	NL	NL	
Garberia	Garberia Heterophylla	T	NL	
Shrub holly	Ilex opaca var arenicola	NL	NL	
Pond spice	Litsea aestivalis	Е	NL	
Pinesap	Monotropa hypopithys	Е	NL	
Florida spiny-pod	Matelea flordana	Е	NL	
Scrub bay	Persea humilis	NL	NL	
Lewton's polygala	Polygala lewtonii	Е	Е	
Florida mountain-mint	Pycnanthemum floridanum	NL	NL	
Creeping fern	Thelepteris reptans	Е	NL	

^{*} FDA = Florida Department of Agriculture, FWS = U.S. Fish & Wildlife Services, E = Endangered, T = Threatened, NL = Not listed in the Florida Fish and Wildlife Conservation Commission Florida's Endangered Species, Threatened Species and Species of Special Concern, Official List, (1 August 1997) and listed in the Florida Natural Areas Inventory with the potential of occurring the subject property based on habitat preference and geographical location.

Table 2: Probability of Occurrence of Listed Wildlife Species

Common Name	Scientific Name	Status FFW/USFWS ¹	Estimated Probability of Occurrence		-	Comments
			Observed	Possible	Unlikely	
				BIRDS	•	
Southeastern Amer. Kestrel	Falco sparverius paulus	T/		X		Kestrel habitat noted on the site. No kestrels or nest sites were observed.
Burrowing Owl	Speotyto cunicularia	SSC/		X		No owls or suspect burrows observed
			N	IAMMAL	S	
Florida Mouse	Podomys floridanus	SSC/		X		Gopher tortoise burrows noted onsite, a known preferred dwelling.
Sherman's Fox Squirrel	Sciurus niger shermani	SSC/		X		Some preferred habitat present. No SFS or potential nest sites observed.
]	REPTILES	5	
Eastern Indigo Snake	Drymarchon corais couperi	T/T		X		Minimal habitat present. Reclusive. Tortoise burrows observed, a known retreat.
Gopher Tortoise	Gopherus polyphemus	T/	X			Tortoise burrows observed.
Florida Pine Snake	Pituophis melanoleucus m.	SSC/		X		Possible suitable onsite habitat.
Short-tailed Snake	Stilosoma extenuatum	T/		X		Possible habitat present. Reclusive and little known snake.
			AN	MPHIBIA1	NS	
Florida Gopher Frog	Rana capito aesopus	SSC/		X		Tortoise burrows onsite, known preferred dwelling.

^{1.} FFW = Florida Fish & Wildlife Conservation Commission; USFWS = United States Fish and Wildlife Service; E = Endangered; T = Threatened; T(S/A) = Similarity of Appearance; T(E/P) = Threatened (Experimental Population; SSC = Species of Special Concern.

Literature Reviewed

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- FFWCC Florida Fish and Wildlife Conservation Commission. Florida's Endangered Species, Threatened Species and Species of Special Concern, Official List, (July 2009). http://myfwc.com/docs/WildlifeHabitats/Threatened_Endangered_Species.pdf
- FFWCC (Aug. 2003) Florida Fish and Wildlife Conservation Commission. Management Plan Red-cockaded Woodpecker, *Picoides borealis*. http://myfwc.com/media/214360/RCW.pdf
- FFWCC (2004), Florida's Breeding Bird Atlas: a collaborative study of Florida's birdlife, http://www.wildflorida.org/bba/maps.htm
- FFWCC Florida Fish and Wildlife Conservation Commission. <u>Ecology and Habitat Protection Needs of Gopher Tortoise (Gopherus polyphemus)</u> Populations Found on Lands Slated For Large-Scale <u>Development in Florida</u> (Dec 1987). Technical Report #4.
- FFWCC Florida Fish and Wildlife Conservation Commission. Website information on Burrowing Owls (Athene cunicularia floridana). http://myfwc.com/WILDLIFEHABITATS/BirdSpecies_BurrowingOwl.htm
- FFWCC Florida Fish and Wildlife Conservation Commission. <u>Gopher Tortoise Permitting Guidelines</u> (<u>Gopherus polyphemus</u>, April 2008 (Revised April 2009). http://www.myfwc.com/docs/LicensesPermits/PW_GopherTortoisePermitGuidelines.pdf
- FFWCC Eagle Nest Locator: http://myfwc.com/eagle/eaglenests/#criterialocator
- FGFWFC Florida Game and Fresh Water Fish Commission. Florida Atlas of Breeding Sites for Herons and Their Allies. Nongame Wildlife Program, Technical Report No. 10. September 1991.
- FDOT Florida Department of Transportation. *Florida Land Use, Cover and Form Classification System.* (second addition), September, 1985.

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- National Audubon Society 2011. Important Bird Areas in the U.S. Myakka State Park Watershed http://iba.audubon.org/iba/profileReport.do?siteId=82
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- Stys, B. (1997). *Ecology of the Florida sandhill crane*. Florida Game and Fresh Water Fish Commission, Nongame Wildlife program Technical Report No. 15, Tallahassee, FL. 20 pp.
- U.S. Fish & Wildlife Service. *Habitat Management Guidelines for the Bald Eagle in the Southeast Region*. Third Revision (January 1987) or internet site: http://www.fws.gov/northflorida/BAldEagles/bald-eagles.htm
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Appendix 2:

Determination of historical and archaeological resources,

Florida Division of Historic Resources,

December 19, 2016



This record search is for informational purposes only and does NOT constitute a project review. This search only identifies resources recorded at the Florida Master Site File and does NOT provide project approval from the Division of Historical Resources. Contact the Compliance and Review Section of the Division of Historical

Resources at 850-245-6333 for project review information.

December 19, 2016



Lucie Ghioto, AICP Poulos & Bennett 2602 East Livingston Street Orlando, Florida 32803

Phone: 407.487.2594

Email: lghioto@poulosandbennett.com

In response to your inquiry of December 19, 2016, the Florida Master Site File lists no previously recorded cultural resources in the following parcels of Alachua County:

Parcel #03042-050-006

Parcel #03042-050-007

Parcel #03042-052-003

Parcel #03042-052-004

Parcel #03042-052-005

Parcel #03042-052-006

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

- This search area may contain *unrecorded* archaeological sites, historical structures or other resources even if previously surveyed for cultural resources.
- Federal, state and local laws require formal environmental review for most projects. This search DOES NOT constitute such a review. If your project falls under these laws, you should contact the Compliance and Review Section of the Division of Historical Resources at 850-245-6333.

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

Sincerely,

Alannah Willis

Archaeological Data Analyst

Metrz

Florida Master Site File

Alannah.Willis@dos.myflorida.com



This record search is for informational purposes only and does NOT constitute a project review. This search only identifies resources recorded at the Florida Master Site File and does NOT provide project approval from the Division of Historical Resources. Contact the Compliance and Review Section of the Division of Historical

Resources at 850-245-6333 for project review information.

December 19, 2016



Lucie Ghioto, AICP Poulos & Bennett 2602 East Livingston Street Orlando, Florida 32803

Phone: 407.487.2594

Email: lghioto@poulosandbennett.com

In response to your inquiry of December 19, 2016, the Florida Master Site File lists one previously recorded standing structure and no archaeological sites found in the following parcels of Alachua County:

Parcel #03042-052-002

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

- This search area may contain *unrecorded* archaeological sites, historical structures or other resources even if previously surveyed for cultural resources.
- Because vandalism and looting are common at Florida sites, we ask that you limit the distribution of location information on archaeological sites.
- While many of our records document historically significant resources, the documentation of a resource at the Florida Master Site File does not necessarily mean the resource is historically significant.
- Federal, state and local laws require formal environmental review for most projects. This search DOES NOT constitute such a review. If your project falls under these laws, you should contact the Compliance and Review Section of the Division of Historical Resources at 850-245-6333.

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

Sincerely,

Alannah Willis

Archaeological Data Analyst

Merz

Florida Master Site File

Alannah.Willis@dos.myflorida.com

Created: 12/19/2016



Cultural Resource Roster

SiteID	Type	Site Name	Address	Additional Info	SHPO Eval	NR Status
AL05242	SS	Square Barn	16000 NW 173 ST, Alachua	c1950 Frame Vernacular	Not Eligible	

Appendix 3:

School Student Generation Form



THE	COOD	LIEE	COM	MUNITY

FOR PLANNING USE ONLY Case #:	
Application Fee: \$	
Filing Date:	
Acceptance Date:	
Review Type: Admin	

Public School Student Generation Form for Residential Development in the City of Alachua

A.	API	PLICANT						
	1.	Applicant's Status (check one):						
		□ Owner (title holder)	Agent					
	2.	Name of Applicant(s) or Contact Person	on(s): Kathy Hattaway	Tit	le: Planning Team Leader			
		Company (if applicable): Poulos & Be	nnett, LLC					
		Mailing address: 2602 E. Livingston S						
		City: Orlando Telephone: 407-487-2594	State: FL	ZIP: <u>328</u>	803			
		Telephone: 407-487-2594	FAX:	e-mail:	khattaway@poulosandbennett.com			
	3.	If the applicant is agent for the property owner*:						
		Name of Owner (title holder): RL Regi Florida, LLC						
		Mailing Address: 700 NW 107th Aver	nue, Suite 200					
		City: Miami	State: FL	ZIP:_33	172			
		* Must provide executed Property Own	ner Affidavit authorizing th	ne agent to act on be	ehalf of the property owner.			
В.	PR	DJECT						
	1.	Project Name: Alachua West						
	2.	Address of Subject Property: None						
	3.	Parcel ID Number(s): 03042-05-006, 030	42-050-007, 03042-052-002,	03042-052-003, 03042	2-052-004, 03042-052-005, 03042-052-006			
	4.	Section 08/17 Township 08	Range_18	Grant	Acreage: 35.82			
	5.	Existing Use of Property: Vacant		and the second s				
	6.							
	7.	DD D (Diamed Development Decidential) (Dranged)						
	8.	Development Data (check all that apply	y):					
		Single Family Resident	tial	Number of Units	3 143			
		□ Multi-Family Residentia	al		S			
		□ Exempt (see exempt de	evelopments on page 2)					
	9. F	Review Type:						
		Preliminary Development Order		Final L	Development Order			
		■ Comprehensive Plan Amendme	nt	□ Preli	minary Plat			
		■ Large Scale		□ Final	l Plat			
		□ Small Scale		□ Site	Plan			
		■ Site Specific Amendment to the Official Zoning Atlas (Rezoning)						
		□ <u>Revised</u>						
	10.	School Concurrency Service Areas (SCSA): Based on the project location, identify the corresponding SCSA for eac school type. Maps of the SCSAs can be obtained from the Alachua County Growth Management Department Map Galler by clicking on the "Public Schools" tab: http://growth-management.alachuacounty.us/gis-services/map-gallery/						
		Elementary: Alachua						
		Middle: Mebane						
		High: Santa Fe						
		Tilgii						

Explanation of Student Generation Calculation: Student Generation is calculated based on the type of residential development and the type of schools. The number of students stations (by school type - Elementary, Middle and High School) used for calculating the school concurrency impacts is equal to the number of dwelling units by housing type multiplied by the student generation multiplier (for housing type & school type) established by the School Board. Calculations are rounded to the nearest whole number. Student Generation for each school type is calculated individually, in order to correctly assess the impact on the School Concurrency Service Area (SCSA) for each school type (Elementary, Middle and High School). # of housing units x Elementary school student generation multiplier # of Elementary School Student Stations = # of Middle School Student Stations Middle school student generation multiplier # of housing units X # of High School Student Stations = # of housing units x High school student generation multiplier Student Generation Calculations: Single Family Residential Development Elementary School Elementary School Multiplier* Student Stations** 143 units 0.15 X Middle School 143 units 0.07 Middle School Multiplier* Student Stations** X Student Stations** High School 143 units 0.09 High School Multiplier* 13 X Student Generation Calculations: Multi-Family Residential Development Student Stations** Elementary School N/A units Elementary School Multiplier' Middle School N/A Middle School Multiplier* Student Stations** units Student Stations** High School N/A units High School Multiplier* * Student generation multipliers may be obtained from SBAC at: http://www.sbac.edu/pages/ACPS/Departments Programs/DepartmentsAF/D thru F/FacilitiesMainConstr/Local Certification Packe ts/City of Alachua ** Round to the nearest whole number **EXEMPT DEVELOPMENTS (check all that apply):** □ Existing legal lots eligible for a building permit. Development that includes residential uses that has received final development plan approval prior to the effective date for public school concurrency, or has received development plan approval prior to June 24, 2008, provided the development approval has not expired. □ Amendments to final development orders for residential development approved prior to the effective date of public school concurrency, and which do not increase the number of students generated by the development. Age-restricted developments that prohibit permanent occupancy by persons of school age, provided this condition is satisfied in accordance with the standards of the Public Schools Facilities Element or the ILA. ☐ Group quarters that do not generate public school students, as described in the ILA. A completeness review of the application will be conducted within 5 business days of receipt. If the application is determined to be incomplete, the application will be returned to the applicant. I/We certify and acknowledge that the information contained herein is true and correct to the best of my/our knowledge. Signature of Co-applicant Signature of Applicant Kathryn Hattaway Typed or printed name of co-applicant Typed or printed name and title of applicant The foregoing application is acknowledged before me this day of and of

as identification.

Notary Public State of Florida
Cheryl F Burch
Wy Commission FF 135970

Notary Public State of Florida
Signature of A

Expires 06/24/2018

Signature of Alotary Public, State of Florica



Certification



This application for a determination of adequacy of public schools to accommodate the public school students generated by the proposed development has been reviewed for compliance with the school concurrency management program and in accordance with the ILA. The following determinations have been made:

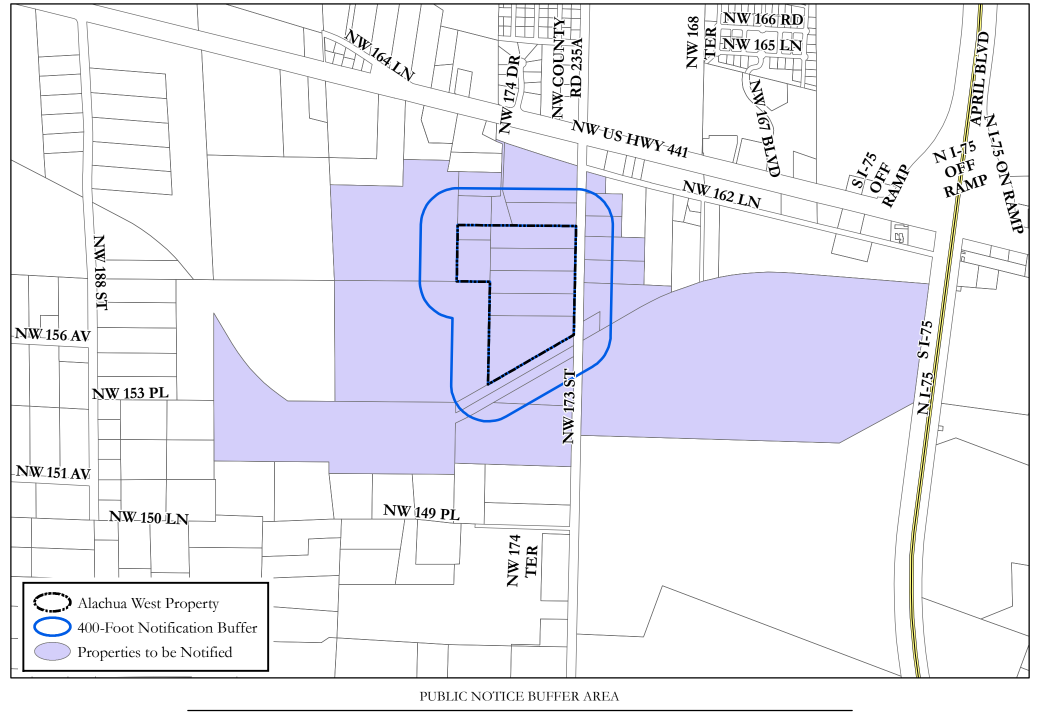
	Date:
Date:	Vicki McGrath, Director, Community Planning School Board of Alachua County 352-955-7400 x 1423
□ Local Government Certification Approved by:	□ School Board Staff Certification
□ Denied for reasons stated:	
☐ Capacity Available in Adjacent SCSA	Available Capacity:
☐ Capacity Available in 3 years	Available Capacity:
□ Capacity Available	Available Capacity:
High SCSA:	
☐ Capacity Available in Adjacent SCSA	Available Capacity:
☐ Capacity Available in 3 years	Available Capacity:
□ Capacity Available	Available Capacity:
Middle SCSA:	
☐ Capacity Available in Adjacent SCSA	Available Capacity:
☐ Capacity Available in 3 years	Available Capacity:
□ Capacity Available	Available Capacity:
Elementary SCSA:	Capacity Required:
□ Approved based upon the following findings:	

Appendix 4:

Property Owner Labels,

400 foot buffer & City of Alachua Notification List

– 3 Sets



TOMOKA HILLS FARMS INC ACKLEY ROBERT L & MARY J WAITCUS, GREGORY MICHAEL 7453 SW 116TH TER 1301 DIXIANA DOMINO RD 15817 NW 173RD ST GAINESVILLE, FL 32608-4234 LEXINGTON, KY 40511 ALACHUA, FL 32615-5231 SMYDER, CHARLES & REGINA RL REGI FLORIDA LLC RL REGI FLORIDA LLC PO BOX 842 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 ALACHUA, FL 32616-0842 MIAMI, FL 33172 MIAMI, FL 33172 PATEL & PATEL WAITCUS, JOHN J TRUSTEE WAITCUS, HENRIETTA TRUSTEE 6036 NW 112TH PL 7453 SW 116TH TER 7453 SW 116TH TER ALACHUA, FL 32615-7423 GAINESVILLE, FL 32608-4234 GAINESVILLE, FL 32608-4234 RL REGI FLORIDA LLC RL REGI FLORIDA LLC RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 MIAMI, FL 33172 MIAMI, FL 33172 MIAMI, FL 33172 PATEL & PATEL RL REGI FLORIDA LLC RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 6036 NW 112TH PL MIAMI, FL 33172 ALACHUA, FL 32615-7423 MIAMI, FL 33172 SINGH, LAKHVIR TOMOKA HILLS FARMS INC TOMOKA HILLS FARMS INC 1301 DIXIANA DOMINO RD 1301 DIXIANA DOMINO RD PO BOX 2092 ALACHUA, FL 32616 LEXINGTON, KY 40511 LEXINGTON, KY 40511 THOMAS & THOMAS & TOMOKA HILLS FARMS INC **VICKORY WILLIAM A & SUSAN S THOMAS HEIRS** 1301 DIXIANA DOMINO RD 15404 NW 173RD ST PO BOX 44 LEXINGTON, KY 40511 ALACHUA, FL 32615 HIGH SPRINGS, FL 32655-0044 VICKORY W H & FAYE TOMOKA HILLS FARMS INC SMYDER, CHARLES & REGINA 1301 DIXIANA DOMINO RD 15310 NW 173RD ST PO BOX 842 ALACHUA, FL 32615-5222 LEXINGTON, KY 40511 ALACHUA, FL 32616-0842

ALACHUA COUNTY

GAINESVILLE, FL 32601

12 SE 1ST ST

ALACHUA COUNTY

GAINESVILLE, FL 32601

12 SE 1ST ST

Antoinette Endelicato 5562 NW 93rd Avenue Gainesville, FL 32653 Dan Rhine 288 Turkey Creek Alachua, FL 32615 Tom Gorman 9210 NW 59th Street Alachua, FL 32653

Richard Gorman 5716 NW 93rd Avenue Alachua, FL 32653 Peggy Arnold 410 Turkey Creek Alachua, FL 32615 David Forest 23 Turkey Creek Alachua, FL 32615

John Tingue 333 Turkey Creek Alachua, FL 32615 President TCMOA 1000 Turkey Creek Alachua, FL 32615 Linda Dixon, AICP Assistant Director Planning PO Box 115050 Gainesville, FL 32611

Craig Parenteau
FL Department of Environmental
Protection
4801 Camp Ranch Road
Gainesville, FL 32641

Jeannette Hinsdale P.O. Box 1156 Alachua, FL 32616 Lynn Coullias 7406 NW 126th Ave Alachua, FL 32615

Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615 Tamara Robbins PO Box 2317 Alachua, FL 32616 Dr. Lee A. Niblock Alachua County Manager 12 SE 1st Street Gainesville, FL 32601

John Amerson All County Marion Property Management 2916 NE Jacksonville Rd Ocala, Fl 34479

NATIONESWORLD

NATIONAL/INTERNATIONAL NEWS • ANALYSIS • TRENDS • COMMENTARY

LOOKING TO THE FUTURE



President Donald Trump, Vice President Mike Pence and House Speaker Paul Ryan of Wis. applaud Carryn Owens, widow of Chief Special Warfare Operator William "Ryan" Owens, Tuesday on Capitol Hill in Washington during the president's address to a joint session of Congress. [ALEX BRANDON/THE ASSOCIATED PRESS]

Casting aside rhetoric

Trump's tone masks hard road ahead for agenda in Congress

By Justin Sink Bloomberg

President Donald Trump on Tuesday cast aside the dark rhetoric of carnage and conflict that defined the start of his administration and left in its place a recitation of familiar campaign promises with few details on how he'd turn them into reality.

His first address to Congress featured an Obamacare repeal, a \$1 trillion infrastructure plan, an immigration crackdown and a defense buildup. Designed to win the nation's center, Trump's remarks sprinkled patriotism and optimism over a politically divisive platform, and his calm and collected delivery won immediate

applause among political willing to take bold steps pundits.

Yet governing requires Trump to provide direction, and there the speech fell far short of what many voters, lawmakers and investors said they wanted to hear. It's unlikely to overcome the infighting and confusion that has stalled his legislative priorities on Capitol Hill.

Republicans indicated after the speech they were fine with being left to sort out the details. House Homeland Security Chairman Mike McCaul said the president presented himself in a more visionary and inclusive way and said it's up to Congress to fill in the blanks on his agenda.

"This guy has shown he's a CEO and in a very short period of time he's very quickly," McCaul, a Texas Republican, said in an interview afterward. "Sometimes the executive orders are not worded just right and they're going to go back and fix some of those. But he's very actionoriented and he wants to change the country."

During the speech, Trump offered an ambiguous opening on immigration, saying "real and positive immigration reform is possible." That followed a lunch conversation in which he told network television anchors "the time is right" for a compromise immigration bill. Still, he hewed to the tough rhetoric of his campaign, promising to kick off construction of his "great, great wall" on the

southern border and recognizing families he had invited as his guests whose relatives had been killed by immigrants who entered the country illegally.

On health care, Trump told lawmakers they should repeal and replace the Affordable Care Act. But beyond vague guidelines - an endorsement of tax credits, protections for those with pre-existing conditions, and changes to Medicaid funding - he delivered little in the way of specifics.

That's little solace to Republicans on Capitol Hill struggling to craft a package that could garner support within their own party, and nervous about Trump's commitment to an effort certain to prove politically challenging.

SWEARING IN

Former Montana Rep. Zinke takes helm of Interior Department

By Matthew Daly The Associated Press

WASHINGTON -Former Montana Rep. Ryan Zinke was sworn in Wednesday as secretary of the Interior Department, assuming oversight of 400 million acres of public land, mostly in the West.

Vice President Mike Pence administered the oath of office hours after the Senate confirmed President Donald Trump's nomination of Zinke by a vote of 68-31.

Several Democrats from Western states as well as those facing tough re-election campaigns next year, including Montana's Jon Tester, Indiana's Joe Donnelly

and Joe Manchin of West Virginia, voted for Zinke, a Republican.

Zinke pledged to "get to work" immediately and said he knows he'll "be held accountable to get things done."

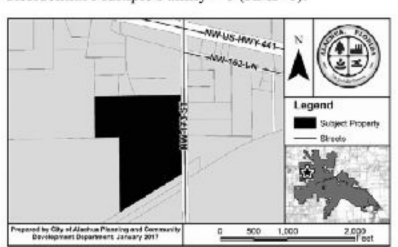
A former Navy SEAL, Zinke praised his new boss as a "great president and a commander in chief I will fight with."

Zinke is the 16th of 22 of Trump's Cabinet and Cabinet-level nominations to win Senate approval.

Ben Carson, Trump's choice to lead the Department of Housing and Urban Development, cleared a Senate hurdle by a vote of 62-37. Carson's confirmation was expected later this week.

NOTICE OF PUBLIC HEARING BEFORE THE PLANNING AND ZONING BOARD OF THE CITY OF ALACHUA, FLORIDA

Notice is hereby given that the Planning & Zoning Board of the City of Alachua will hold a public hearing on March 14, 2017, at 6:00 p.m. The hearing will be held in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida, to consider the following: A request by Jamie Poulos, of Poulos & Bennett, LLC, applicant and agent, for RL REGI Florida, LLC, property owner, for consideration of a Large Scale Comprehensive Plan Amendment (LSCPA) to the City of Alachua Future Land Use Map (FLUM) to amend the FLUM from Medium Density Residential to Moderate Density Residential on a ±35.82 acre subject property. The ±35.82 acre property subject to the proposed amendment is located to the west of NW 173rd Street (also known as County Road 235A), approximately 1,000 feet south of the intersection of NW US Highway 441 and NW 173rd Street, consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006; Existing FLUM: Medium Density Residential; Existing Zoning: Residential Multiple Family – 8 (RMF-8).



At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

IMMIGRATION

Revised order will not ban citizens from Iraq

By Matt Zapotosky and Abigail Hauslohner The Washington Post

WASHINGTON -President Donald Trump's new executive order on immigration will not include a blanket ban on citizens from Iraq, among a host of other revisions meant to allay legal and diplomatic concerns, people familiar with the matter said.

The White House late Tuesday scrapped plans for Trump to sign a revised travel ban Wednesday afternoon, a person familiar with the matter said, marking the third time the administration has put off the matter since the president said that dangerous

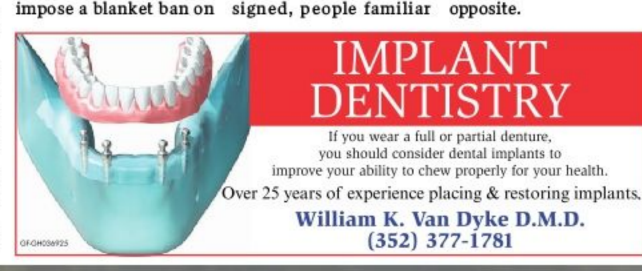
people might enter the country without a prohibition in place.

But when it is signed, people familiar with the matter said, the order is still expected to include a host of significant changes. The order will exempt current visa holders and legal permanent residents, and it will not

those from Iraq, where U.S. forces are working with the Iraqis to battle the Islamic State. It will not include an exception for religious minorities, which critics had pointed to as evidence it was meant to discriminate against Muslims. And it will not go into effect immediately when it is signed, people familiar

with the matter said. The people said the

situation remains fluid and changes remain possible. Lt. Gen. Stephen Townsend, commander of the U.S.-led coalition in Iraq and Syria, said he, too, had heard Iraq would not be included in the revised order, though he also had heard the opposite.



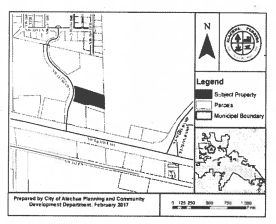


и тезропае по ще question of who would own the corridor, it became clear



NOTICE OF PUBLIC HEARING BEFORE THE PLANNING AND ZONING **BOARD OF THE CITY OF** ALACHUA, FLORIDA

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At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

(Published: Alachua County Today - March 02, 2017)

enactment of the pro atlas of the City as de conducted on Monday thereafter as the matt Meeting Room, City I Newberry, Florida.

AN ORDINANCE FLORIDA, RELAT THAN FIVE PERCI THE CITY, PURSU CITY OF NEWBE **ZONING ATLAS O** DEVELOPMENT REZONING FROM (A) TO CITY OF AND ALACHUA BUSINESS TO CIT NEIGHBORHOOD, CORPORATE LIM FLORIDA WHICH **PROVIDING** ORDINANCES IN **EFFECTIVE DATE**

Commission will co

All parcels are being i to City of Newberry 01924-010-003, which Agriculture-Rural Bu Commercial Neighbor



Copies of the proposed by metes and bounds Newberry Planning & located at 25815 S.W. regular business hours.

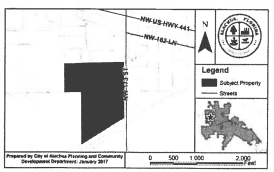
If a person or entity de city of Newberry City considered at such me will need a record of th the individual or entity of the proceedings is n and evidence upon whi ordinance is available bounds description of t available at the Newber

(Published:Alach



NOTICE OF PUBLIC HEARING BEFORE THE PLANNING AND ZONING **BOARD OF THE CITY OF** ALACHUA, FLORIDA

Notice is hereby given that the Planning & Zoning Board of the City of Alachua will hold a public hearing on March 14, 2017, at 6:00 p.m. The hearing will be held in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida, to consider the following: A request by Jamie Poulos, of Poulos & Bennett, LLC, applicant and agent, for RL REGI Florida, LLC, property owner, for consideration of a Large Scale Comprehensive Plan Amendment (LSCPA) to the City of Alachua Future Land Use Map (FLUM) to amend the FLUM from Medium Density Residential to Moderate Density Residential on a ±35.82 acre subject property. The ±35.82 acre property subject to the proposed amendment is located to the west of NW 173rd Street (also known as County Road 235A), approximately 1,000 feet south of the intersection of NW US Highway 441 and NW 173rd Street, consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006; Existing FLUM: Medium Density Residential; Existing Zoning: Residential Multiple Family - 8 (RMF-8).



At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing. you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

(Published: Alachua County Today - March 02, 2017)

AFFIDAVIT FOR POSTED LAND USE SIGN

	ALACHUA WEST (2017) LSCPA
(date) LAND USE ACTION.	(state type of action and project name)
AS PER ARTICLE 2.2.9 D OF THE LAN	D DEVELOPMENT REGULATIONS.
THIS WILL BE INCLUDED IN THE STA	AFF REPORT.
(signature)	
(number of signs)	

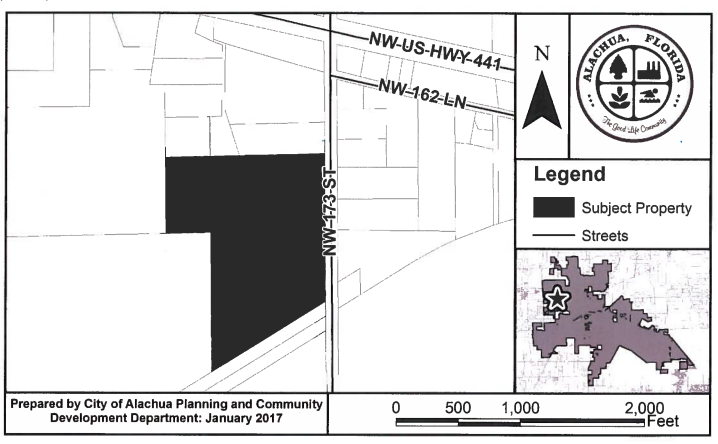


Mailed 2-27-17

THE GOOD LIFE COMMUNITY

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GAINESVILLE, FL 32608-4234

SMYDER, CHARLES & REGINA

PO BOX 842

ALACHUA, FL 32616-0842

PATEL & PATEL

6036 NW 112TH PL

ALACHUA, FL 32615-7423

RL REGI FLORIDA LLC

700 NW 107TH AVE STE 200

MIAMI, FL 33172

RL REGI FLORIDA LLC

700 NW 107TH AVE STE 200

MIAMI, FL 33172

SINGH, LAKHVIR

PO BOX 2092

ALACHUA, FL 32616

THOMAS & THOMAS & THOMAS HEIRS

PO BOX 44

HIGH SPRINGS, FL 32655-0044

VICKORY W H & FAYE

15310 NW 173RD ST

ALACHUA, FL 32615-5222

ALACHUA COUNTY

12 SE 1ST ST

GAINESVILLE, FL 32601

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7453 SW 116TH TER

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ALACHUA COUNTY

12 SE 1ST ST

GAINESVILLE, FL 32601

ACKLEY ROBERT L & MARY J 15817 NW 173RD ST ALACHUA, FL 32615-5231

RL REGI FLORIDA LLC

700 NW 107TH AVE STE 200

MIAMI, FL 33172

WAITCUS, HENRIETTA TRUSTEE

7453 SW 116TH TER

GAINESVILLE, FL 32608-4234

RL REGI FLORIDA LLC

700 NW 107TH AVE STE 200

MIAMI, FL 33172

PATEL & PATEL

6036 NW 112TH PL

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TOMOKA HILLS FARMS INC

1301 DIXIANA DOMINO RD

LEXINGTON, KY 40511

VICKORY WILLIAM A & SUSAN S

15404 NW 173RD ST

ALACHUA, FL 32615

SMYDER, CHARLES & REGINA

PO BOX 842

ALACHUA, FL 32616-0842

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Antoinette Endelicato 5562 NW 93rd Avenue Gainesville, FL 32653 Dan Rhine 288 Turkey Creek Alachua, FL 32615 Tom Gorman 9210 NW 59th Street Alachua, FL 32653

Richard Gorman 5716 NW 93rd Avenue Alachua, FL 32653 Peggy Arnold 410 Turkey Creek Alachua, FL 32615 David Forest 23 Turkey Creek Alachua, FL 32615

Craig Parenteau FL Department of Environmental Protection 4801 Camp Ranch Road Gainesville, FL 32641 TCMOA 1000 Turkey Creek Alachua, FL 32615

President

Linda Dixon, AICP Assistant Director Planning PO Box 115050 Gainesville, FL 32611

Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615 Jeannette Hinsdale P.O. Box 1156 Alachua, FL 32616 Lynn Coullias 7406 NW 126th Ave Alachua, FL 32615

John Amerson All County Marion Property Management 2916 NE Jacksonville Rd Ocala, Fl 34479 Tamara Robbins PO Box 2317 Alachua, FL 32616 Dr. Lee A. Niblock Alachua County Manager 12 SE 1st Street Gainesville, FL 32601



THE GOOD LIFE COMMUNITY

Planning and Zoning Board Minutes March 14, 2017

Chair Gary Thomas

Vice Chair Dayna Miller

Member Fred Hilton

Member Anthony Wright

Member Virginia Johns

School Board Member Rob Hyatt

City Manager Traci L. Gresham

Planning and Zoning Board At 6:00 PM

to address the item(s) below.

Meeting Date: March 14, 2017

Meeting Location: James A. Lewis Commission Chambers, City Hall

Notice given pursuant to Section 286.0105, Florida Statutes. In order to appeal any decision made at this meeting, you will need a verbatim record of the proceedings. It will be your responsibility to ensure such a record is made.

PLANNING AND ZONING BOARD MEETING MINUTES

CALL TO ORDER

Chair Gary Thomas called the meeting to order. School Board Member Rob Hyatt was absent.

INVOCATION

Member Anthony Wright led the invocation.

PLEDGE TO THE FLAG

The Board led the Pledge of Allegiance.

APPROVAL OF THE AGENDA

There were no changes to the Agenda.

<u>Vice Chair Dayna Miller motioned to accept the agenda as published; seconded by Member Fred Hilton. Passed by unanimous consent.</u>

I. OLD BUSINESS

None.

II. NEW BUSINESS

A. Approval of the Minutes of the February 14, 2017 PZB Meeting

<u>Vice Chair Dayna Miller motioned to accept the minutes; seconded by Member Fred Hilton. Passed by unanimous consent.</u>

B. Large Scale Comprehensive Plan Amendment: A request by Jamie Poulos, of Poulos & Bennett, LLC, applicant and agent, for RL REGI Florida, LLC, property owner, to amend the FLUM from Medium Density Residential to Moderate Density Residential on a ±35.82 acre subject property. Consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006 (Legislative Hearing).

Principal Planner Justin Tabor, AICP, presented the Staff Report.

Kathy Hattaway, AICP, of Poulos & Bennett, LLC, Applicant and Agent for the property owner, availed herself for questions.

Vice Chair Dayna Miller asked if there were any attendees at the Neighborhood Meeting.

Principal Planner Justin Tabor, AICP, stated the materials submitted by the applicant indicate the meeting was unattended.

Member Anthony Wright moved that based upon the presentation before this Board and Staff's recommendation, this Board finds the application for a Large Scale Comprehensive Plan Amendment to be consistent with the City of Alachua Comprehensive Plan and transmits the application to the City Commission, with a recommendation to approve; seconded by Member Fred Hilton.

Motion Passed 5-0 in a roll call vote.

C. Site Plan - Farm Bureau Insurance: A request by Chris Gmuer, P.E., of Gmuer Engineering, Inc, applicant and agent for Hipp Investments, LLC, property owner, for consideration of a Site Plan for the construction of a ±5,560 square foot building on a ±1.66 acre subject property. Tax Parcel No. 03053-001-001 (Quasi-Judicial)

Assistant Deputy City Clerk Melanie Anne Westmoreland swore in parties entering testimony during the hearing.

Planner Adam Hall, AICP, presented the Staff Report.

Christopher Gmuer, P.E., of Gmuer Engineering, Inc., Applicant and Agent for the property owner, acknowledged the applicant's agreement to the conditions recommended by Staff and availed himself for questions.

Vice Chair Dayna Miller asked for clarification concerning stormwater runoff from the northern property line of the subject property, and about the location of the waste receptacle.

Chair Gary Thomas asked for clarification on site location and point of ingress and egress.

Christopher Gmuer, P.E., responded to the questions.

Member Fred Hilton moved that based upon the competent substantial evidence presented at this hearing, the presentation before this Board, and Staff's recommendation, this Board finds the application to be consistent with the City of Alachua Comprehensive Plan and in compliance with the Land Development Regulations and approves the Site Plan, subject to the five (5) conditions provided in Exhibit "A" and on page 23 of the March 14, 2017 Staff Report to the Planning & Zoning Board; seconded by Member Anthony Wright.

Motion Passed 5-0 on a roll call vote.

III. BOARD COMMENTS/DISCUSSION

Planning & Community Development Director Kathy Winburn, AICP, stated that a Planning & Zoning Board Meeting will be held on April 18.

IV. CITIZENS COMMENTS

None.

ADJOURN

ATTEST:

Presiding Officer

PLANNING AND ZONING BOARD OF THE CITY OF ALACHUA, FLORIDA

Staff Liaison

Colleges look to boost mental health services

Institutions also focus on student safety and aid

By Lloyd Dunkelberger The News Service of Florida

TALLAHASSEE – With major legislation and funding issues at stake in the 2017 Legislature, Florida university leaders arrived Wednesday for a two-day meeting in Tallahassee, making their case for additional support for mental health and safety services, research efforts and student aid.

of the Board of Governors, which oversees the 12 state universities, outlined the university system's "safer, smarter, stronger" campaign, emphasizing efforts to retain and graduate students, improve research and reward institutions that have excelled.

Kuntz said performance standards have made a difference in the system.

"It has been extremely effective in raising the quality of our institutions," he said. "Our retention and graduation rates are up. Our Tom Kuntz, chairman students are graduating

with degrees in STEM and other high-demand areas and they are getting jobs."

the state Capitol, university leaders emphasized their request for additional funding to hire mental health counselors and police officers. Eight of the 12 schools fall below staffing standards for mental health counselors and nine of the institutions fall below the standard of having at least two law enforcement officers for every 1,000 students.

The universities are asking for a \$7 million

increase for mental health services and \$7 million for law enforcement in the At a press conference at 2017-18 state budget.

Timothy Jones, a U.S. Navy veteran who attends the University of West Florida, said counseling services at his school helped him deal with his past as a victim of sexual assault while trying to become a successful student. He said he flunked two classes in his first semester but now is excelling academically and will graduate in May.

"Today my life has been radically transformed." Iones said. "I was made to feel safe, something every student needs when they come to college."

Funding for the mental health services and other university system initiatives are now part of the ongoing budget debate between the state House and Senate, where the chambers are taking dramatically different paths.

According to an analysis given to the Board of Governors, which is holding a two-day meeting at Florida A&M University, the Senate budget would increase funding for the universities by \$334 million, while the House budget has a \$183 million

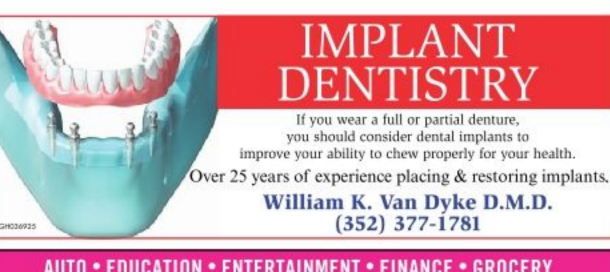
The House reduction is largely linked to ending the practice of using state funding to support personnel in university foundations, and would require the universities to spend down some of the more than \$800 million in reserves they hold.

The Senate budget includes major increases for both research and performance funding.

"The Senate budget is very robust and I think they tried to address all the issues that were discussed this morning," said John Thrasher, president of

Florida State University. But Thrasher, a former House speaker, said he understood the House's position, noting lawmakers cut university reserves once while he was in the Legislature.

"I under stand their concerns about certain areas of the budget," Thrasher said. "We have tried to address those and certainly during the (budget negotiating) conference we will address them even more."





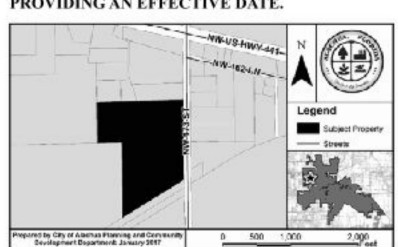
PUBLIC NOTICE OF ENACTMENT OF AN ORDINANCE OF THE CITY OF ALACHUA, **FLORIDA**

Notice is hereby given that the City Commission of the City of Alachua will hold a public hearing on a proposed ordinance. The hearing will be held on April 10, 2017, at 6:00 p.m., in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida.

The ordinance title is as follows:

ORDINANCE 17-08

AN ORDINANCE OF THE CITY OF ALACHUA. FLORIDA, RELATING TO THE LARGE SCALE AMENDMENT OF THE CITY OF ALACHUA COMPREHENSIVE PLAN FUTURE LAND USE MAP; AMENDING THE FUTURE LAND USE MAP CLASSIFICATION FROM MEDIUM DENSITY MODERATE DENSITY RESIDENTIAL TO RESIDENTIAL ON APPROXIMATELY 35.82 ACRES; LOCATED WEST OF NW 173RD STREET (ALSO KNOWN AS COUNTY ROAD 235A), APPROXIMATELY 1,000 FEET SOUTH OF THE INTERSECTION OF NW US HIGHWAY 441 AND NW 173RD STREET; TAX PARCEL NUMBERS 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, AND 03042-052-006; REPEALING ALL ORDINANCES IN CONFLICT; PROVIDING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.



At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

"God Squad" by Rabbi Marc Gellman answers questions of faith every Saturday in



Continued from B1

funds by DOJ would likely

arrested.

be challenged in court. Darnell told The Sun last week that the jail notifies Immigration and Customs Enforcement when

a foreign-born person is

However, Darnell will not hold that person beyond a typical release on a request from ICE. She requires a judge's order or a criminal warrant.

Darnell and the Florida Sheriffs Association contend that holding inmates on a request would violate constitutional rights under the Fourth Amendment prohibiting the illegal seizure of a person.

Alachua County Commission Chairman Ken Cornell said he is supportive of Darnell. He added the county budget office found that the county got about \$4 million in federal funds, about half of which went to the sheriff's office.

"I personally don't react to threats. I'm standing with our sheriff on this one - she's following the law," Cornell said.

Darnell said it is her understanding that DOJ would not restrict funding for law enforcement functions.

Meanwhile, Gainesville Mayor Lauren Poe said he also supports Darnell. Poe said the city has been looking into potential ramifications for the city if it or the the Gainesville Police Department run afoul of DOJ's position on detaining undocumented immigrants.

"We're trying to get a sense of what it means to be a sanctuary city, if it applies to us at all and what are some of the things that can be affected if it is legal to restrict federal funds," Poe said. "This applies to a person at the time of booking, which has nothing to do with the city. We don't know if there is a relevance to us but we'd like to find that out. All that aside, I strongly support the statement that Sheriff Darnell came out with."



FREE SEMINARS



opinigs, ribin contacted the City mid-March to note a monitoring deficiency for the High Springs Water System. They too had missed a monitoring test during 2016. In addition, the public notice distributed Jan. 31 of this year for the Disinfection Byproducts (DBP) Maximum Containment Level (MCL), followed the fourth quarter results, apparently contained incorrect information.

As with Alachua, High Springs will also insert a letter to water utility customers explaining what this all means to the water testing oversight will be addressed in the future.

Unlike Alachua, High Springs has been able to lower, but not eliminate THMs in the City's drinking

is simple, but the remedy is not. Chlorine is required to be added to the drinking water, which the City does as directed. Unfortunately chlorine also reacts to biomatter (leaves, bark and no idea how to rectify this other naturally-occurring items that are dissolved in everybody's water. Biomatter is found in of waiting for us to resolve aquifers, rivers and lakes. The only place it isn't found tell the other cities how to

the situation, it still has not remedied it completely, said Booth.

"We are doing everything we possibly can. We have found that there THMs are accumulating in the water tower." Generally, the water tower is emptied and maintained once every two years. Because of this issue, Booth says the tower will be emptied this year, rather than next. "In addition, a big mixer will be added that won't allow any residuals to form there," he

According to Booth, consumer and how this the plan has to be approved by DEP, but he's hopeful they will approve it. About paying for it, Booth said the City will take it out of the water funds. "It shouldn't cost more than \$30,000 to do, and we'll The City's explanation do it in conjunction with the company that cleans the tower for us anyway," he said. "We're being proactive and doing our own research on this."

"EPA and DEP have problem and we are not the only city dealing with this issue. They are sort the problem so they can

dissipates into the water, water will help affevrate increased lisk of fillose While that has improved that problem as well," he types of cancers] in humans



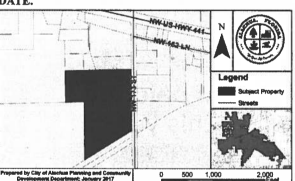
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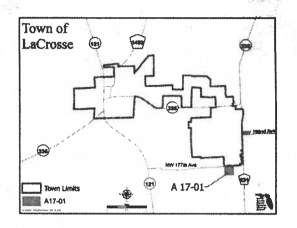


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(Published: Alachua County Today - March 30, 2017)

NOTICE IS TIERED I CIVEN, pursuant to Section 1/1.044, Fiorida Statutes, as amended, that the ordinance, which title hereinafter appears, will be considered for enactment by the Town Council of the Town of LaCrosse, Florida, at a public hearing to be held on April 10, 2017 at 7:00 p.m. in the Town Council Meeting Room, Town Hall, located at 20613 North State Road 121, LaCrosse, Florida. At the aforementioned meeting all interested parties may appear and be heard with respect to the ordinance. The complete legal description of the area to be annexed, as well as a copies of the ordinance, can be obtained from the Office of the Town Clerk, Town Hall located at 20613 North State Road 121, LaCrosse, Florida, during regular

Ordinance No. 2017-02, Petition No. A 17-01, by Signature Equity Group, Inc., provides for the voluntary annexation of a price of the contiguous to the boundaries of the Town of LaCrosse, Florida, as shown on the location map below. The area to be annexed is located in Section 6, Township 8 South, Range 20 East, Alachua County, Florida. The area to be annexed consists of 37.59 acres, incre or less



The title of said ordinance reads, as follows:

ORDINANCE NO. 2017-02

AN ORDINANCE OF THE TOWN OF LACROSSE, FLORIDA, PURSUANT TO PETITION NO. A 17-01, RELATING TO VOLUNTARY ANNEXATION; MAKING FINDINGS; ANNEXING TO AND INCLUDING WITHIN THE BOUNDARIES OF TOWN OF LACROSSE, FLORIDA, CERTAIN REAL PROPERTY LOCATED IN ALACHUA COUNTY, FLORIDA, WHICH IS REASONABLY COMPACT, AND CONTIGUOUS TO THE BOUNDARIES OF THE TOWN OF LACROSSE, FLORIDA; REDEFINING THE BOUNDARIES OF THE TOWN OF LACROSSE, FLORIDA; PROVIDING FOR LAND USE CLASSIFICATION OF THE REAL PROPERTY TO BE ANNEXED: PROVIDING THAT EFFECTIVE JANUARY 1, 2018, THE REAL PROPERTY TO BE ANNEXED SHALL BE ASSESSED FOR PAYMENT OF MUNICIPAL AD VALOREM TAXES AND BE SUBJECT TO ALL GENERAL AND SPECIAL ASSESSMENTS; PROVIDING THAT EXISTING LICENSED BUSINESSES, TRADES, OR PROFESSIONS OPERATING WITHIN THE REAL PROPERTY TO BE ANNEXED MAY CONTINUE SUCH BUSINESSES. TRADES, OR PROFESSIONS THROUGHOUT THE ENTIRE BOUNDARIES OF THE TOWN OF LACROSSE, FLORIDA; DIRECTING THE TOWN CLERK WITHIN SEVEN DAYS OF THE EFFECTIVE DATE OF THIS ORDINANCE, TO FILE CERTIFIED COPIES OF THIS ORDINANCE WITH THE FLORIDA DEPARTMENT OF STATE, FLORIDA OFFICE OF ECONOMIC AND DEMOGRAPHIC RESEARCH. THE CLERK OF THE CIRCUIT COURT OF ALACHUA COUNTY. FLORIDA, THE CHIEF ADMINISTRATIVE OFFICER OF ALACHUA COUNTY, FLORIDA, THE PROPERTY APPRAISER OF ALACHUA COUNTY, FLORIDA, THE TAX COLLECTOR OF ALACHUA COUNTY, FLORIDA, AND ALL PUBLIC UTILITIES AUTHORIZED TO CONDUCT BUSINESS WITHIN THE TOWN OF LACROSSE, FLORIDA; PROVIDING SEVERABILITY; REPEALING ALL ORDINANCES IN CONFLICT; AND PROVIDING AN EFFECTIVE DATE

At the aforementioned meeting all interested parties may appear and be heard with respect to the ordinance.

All persons are advised that, if they decide to appeal any decisions made at the public hearing, they will need a record of the proceedings and, for such purpose, they may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.

Persons with disabilities requesting reasonable accommodations to participate in this proceeding should contact the Town Clerk, at least 48 hours prior to the public hearing via telephone at 386.462.2784. If you are hearing or speech impaired, please contact the Florida Relay Service at 1.800.955.8770 or 1.800.955.8771.

(Published: Alachua County Today - March 30, 2017)



NOTICE OF FILING OF FY 2015-2016 ANNUAL REPORT OF THE CITY OF HIGH SPRINGS COMMUNITY REDEVELOPMENT **AGENCY**

The City of High Springs Community Redevelopment Agency has filed an Annual Report on program activities within its Community Redevelopment District for Fiscal Year 2015-2016 (October 1, 2015 — September 30, 2016). A copy of the report is available for public inspection, along with preliminary financial statements, at High Springs City Hall, 23718 W US HWY 27, High Springs, FL 32643, Monday – Thursday, 7:30 am – 6:00 pm, or online at www highsprings.us. If you have any questions regarding this item, please contact Amanda Rodriguez, CRA Executive Director at 386-454-1416.

(Published: Alachua County Today - March 30, 2017)

AFFIDAVIT FOR POSTED LAND USE SIGN

I	Justin Ta	bor	, POSTED THE LAND USE
	(name)		
SIGN ON _		_FOR TH	E Ordinance 17-08 (RL REGI Florida, LLC) LSCPA - CCOM1
LAND USE	(date) E ACTION.		(state type of action and project name)
AS PER AF	RTICLE 2.2.9 D O	F THE L	AND DEVELOPMENT REGULATIONS.
THIS WILL	BE INCLUDED	IN THE S	STAFF REPORT.
(signature)			
(Signature)			
4			
(number of	signs)		



Minkel 3/2017

THE GOOD LIFE COMMUNITY

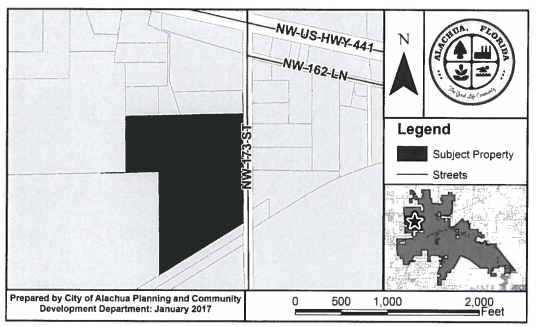
PUBLIC NOTICE OF ENACTMENT OF AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA

Notice is hereby given that the City Commission of the City of Alachua will hold a public hearing on a proposed ordinance. The hearing will be held on April 10, 2017, at 6:00 p.m., in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida.

The ordinance title is as follows:

ORDINANCE 17-08

AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA, RELATING TO THE LARGE SCALE AMENDMENT OF THE CITY OF ALACHUA COMPREHENSIVE PLAN FUTURE LAND USE MAP; AMENDING THE FUTURE LAND USE MAP CLASSIFICATION FROM MEDIUM DENSITY RESIDENTIAL TO MODERATE DENSITY RESIDENTIAL ON APPROXIMATELY 35.82 ACRES; LOCATED WEST OF NW 173RD STREET (ALSO KNOWN AS COUNTY ROAD 235A), APPROXIMATELY 1,000 FEET SOUTH OF THE INTERSECTION OF NW US HIGHWAY 441 AND NW 173RD STREET; TAX PARCEL NUMBERS 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, AND 03042-052-006; REPEALING ALL ORDINANCES IN CONFLICT; PROVIDING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.



At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

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SINGH, LAKHVIR PO BOX 2092 ALACHUA, FL 32616

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TOMOKA HILLS FARMS INC 1301 DIXIANA DOMINO RD LEXINGTON, KY 40511

ALACHUA COUNTY

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ACKLEY ROBERT L & MARY J 15817 NW 173RD ST ALACHUA, FL 32615-5231

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Antoinette Endelicato 5562 NW 93rd Avenue Gainesville, FL 32653 Dan Rhine 288 Turkey Creek Alachua, FL 32615 Tom Gorman 9210 NW 59th Street Alachua, FL 32653

Richard Gorman 5716 NW 93rd Avenue Alachua, FL 32653 Peggy Arnold 410 Turkey Creek Alachua, FL 32615 David Forest 23 Turkey Creek Alachua, FL 32615

Craig Parenteau FL Department of Environmental Protection 4801 Camp Ranch Road President TCMOA 1000 Turkey Creek Alachua, FL 32615 Linda Dixon, AICP Assistant Director Planning PO Box 115050 Gainesville, FL 32611

Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615

Gainesville, FL 32641

Jeannette Hinsdale P.O. Box 1156 Alachua, FL 32616 Lynn Coullias 7406 NW 126th Ave Alachua, FL 32615

John Amerson All County Marion Property Management 2916 NE Jacksonville Rd Ocala, Fl 34479 Tamara Robbins PO Box 2317 Alachua, FL 32616 Dr. Lee A. Niblock Alachua County Manager 12 SE 1st Street Gainesville, FL 32601



Cissy Proctor EXECUTIVE DIRECTOR

May 17, 2017

The Honorable Gib Coerper, Mayor City of Alachua 15100 Northwest 142nd Terrace Alachua, Florida 32615

Dear Mayor Coerper:

The Department of Economic Opportunity ("Department") has completed its review of the proposed plan amendment for the City of Alachua (Amendment No. 17-1ESR), which was received on April 17, 2017. We have reviewed the proposed amendment pursuant to the expedited state review process in Sections 163.3184(2) and (3), Florida Statutes (F.S.), and identified no comment related to important state resources and facilities within the Department's authorized scope of review that will be adversely impacted by the amendment if adopted.

The City is reminded that pursuant to Section 163.3184(3)(b), F.S., other reviewing agencies have the authority to provide comments directly to the City. If other reviewing agencies provide comments, we recommend the City consider appropriate changes to the amendment based on those comments. If unresolved, such comments could form the basis for a challenge to the amendment after adoption.

The City should act by choosing to adopt, adopt with changes, or not adopt the proposed amendment. Also, please note that Section 163.3184(3)(c)1, F.S., provides that if the second public hearing is not held within 180 days of your receipt of agency comments, the amendment shall be deemed withdrawn unless extended by agreement with notice to the Department and any affected party that provided comment on the amendment. For your assistance, we have enclosed the procedures for adoption and transmittal of the comprehensive plan amendment.

If you have any questions concerning this review, please contact Robin Branda by telephone at (850) 717-8495 or by email at Robin.Branda@deo.myflorida.com

Sincerely,

James D. Stansbury, Chief

Bureau of Community Planning and Growth

JDS/rb

Enclosures: Procedures for Adoption

cc: Kathy Winburn, AICP, City of Alachua, Director of Planning and Community Development Scott Koons, AICP, Executive Director, North Central Florida Regional Planning Council

SUBMITTAL OF ADOPTED COMPREHENSIVE PLAN AMENDMENTS

FOR EXPEDITED STATE REVIEW

Section 163.3184(3), Florida Statutes

NUMBER OF COPIES TO BE SUBMITTED: Please submit three complete copies of all comprehensive plan materials, of which one complete paper copy and two complete electronic copies on CD ROM in Portable Document Format (PDF) to the Department of Economic Opportunity and one copy to each entity below that provided timely comments to the local government: the appropriate Regional Planning Council; Water Management District; Department of Transportation; Department of Environmental Protection; Department of State; the appropriate county (municipal amendments only); the Florida Fish and Wildlife Conservation Commission and the Department of Agriculture and Consumer Services (county plan amendments only); and the Department of Education (amendments relating to public schools); and for certain local governments, the appropriate military installation and any other local government or governmental agency that has filed a written request.

SUBMITTAL LETTER: Please include the following information in the cover letter transmitting the adopted amendment:

_____ Department of Economic Opportunity identification number for adopted amendment package;

_____ Summary description of the adoption package, including any amendments proposed but not adopted;

_____ Identify if concurrency has been rescinded and indicate for which public facilities. (Transportation, schools, recreation and open space).

_____ Ordinance number and adoption date;

_____ Certification that the adopted amendment(s) has been submitted to all parties that provided timely comments to the local government;

_____ Name, title, address, telephone, FAX number and e-mail address of local government contact;

____ Letter signed by the chief elected official or the person designated by the local government.

ADOPTION AMENDMENT PACKAGE: Please include the following information in the amendment package:
In the case of text amendments, changes should be shown in strike-through/underline format.
In the case of future land use map amendments, an adopted future land use map, in color format, clearly depicting the parcel, its future land use designation, and its adopted designation.
A copy of any data and analyses the local government deems appropriate.
Note: If the local government is relying on previously submitted data and analysis, no additional data and analysis is required;
Copy of the executed ordinance adopting the comprehensive plan amendment(s);
Suggested effective date language for the adoption ordinance for expedited review:
The effective date of this plan amendment, if the amendment is not timely challenged, shall be 31 days after the Department of Economic Opportunity notifies the local government that the plan amendment package is complete. If timely challenged, this amendment shall become effective on the date the Department of Economic Opportunity or the Administration Commission enters a final order determining this adopted amendment to be in compliance. 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 shall be sent to the Department of Economic Opportunity.
List of additional changes made in the adopted amendment that the Department of Economic Opportunity did not previously review;
List of findings of the local governing body, if any, that were not included in the ordinance and which provided the basis of the adoption or determination not to adopt the proposed amendment;
Statement indicating the relationship of the additional changes not previously reviewed by the Department of Economic Opportunity in response to the comment letter from the Department of Economic Opportunity.



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April 28, 2017

Ms. Kathy Winburn, AICP
Director of Planning and Community Development
City of Alachua
P.O. Box 9
Alachua, FL 32616

RE:

Regional Review of City of Alachua Comprehensive Plan Draft Amendment

City Ordinance 17-08

Dear Kathy:

At its regularly scheduled meeting held April 27, 2017, the Council reviewed the above-referenced item. Subsequent to their review, the Council voted to adopt the enclosed report.

If you have any questions concerning this matter, please do not hesitate to contact Steven Dopp, Senior Planner of the Planning Council's Regional and Local Government Programs staff, at 352.955.2200, extension 109.

Sincerely,

Scott R. Koons, AICP Executive Director

Enclosure

xc: Ray Eubanks, Florida Department of Economic Opportunity Sherry Spiers, Florida Department of Economic Opportunity

v:\chouse\letters\calachua.170427.ltr.docx

FLORIDA REGIONAL COUNCILS ASSOCIATION LOCAL GOVERNMENT COMPREHENSIVE PLAN AMENDMENT REVIEW FORM 01

Regional Planning Council: North Central Fl

Review Date: 4/27/17

Amendment Type: Draft Amendment

Regional Planning Council Item No.: 79 Local Government: City of Alachua

Local Government Item No. City Ordinance No.: 17-08

State Land Planning Agency Item No: 17-2ESR

Date Mailed to Local Government and State Land Planning Agency: 4/28/17 (estimated)

Pursuant to Section 163.3184, Florida Statutes, Council review of local government comprehensive plan amendments is limited to adverse effects on regional resources and facilities identified in the strategic regional policy plan and extrajurisdictional impacts that would be inconsistent with the comprehensive plan of any affected local government within the region. A written report containing an evaluation of these impacts, pursuant to Section 163.3184, Florida Statutes, is to be provided to the local government and the state land planning agency within 30 calendar days of receipt of the amendment.

DESCRIPTION OF AMENDMENT

The amendment reclassifies 35.82 acres from Medium Density Residential (4 to 8 dwelling units per acre) to Moderate Density Residential (up to 4 dwelling units per acre) (see attached).

1. ADVERSE EFFECTS TO SIGNIFICANT REGIONAL RESOURCES AND FACILITIES IDENTIFIED IN THE STRATEGIC REGIONAL POLICY PLAN

The subject property is located in an Area of High Recharge Potential to the Floridan Aquifer which is identified and mapped as a Natural Resource of Regional Significance in the North Central Florida Strategic Regional Policy Plan. Nevertheless, no significant adverse impacts to Natural Resources of Regional Significance are anticipated as the amendment represents a decrease in density.

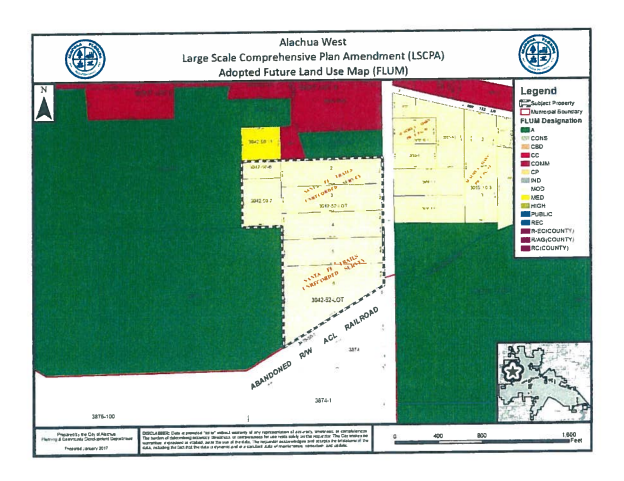
The subject property is located within one-half mile of Interstate Highway 75 which is identified and mapped in the regional plan as part of the Regional Road Network. However, no significant adverse impacts are anticipated to occur to the Regional Road Network as the amendment represents a decrease in density.

2. EXTRAJURISDICTIONAL IMPACTS INCONSISTENT WITH THE COMPREHENSIVE PLANS OF LOCAL GOVERNMENTS WITHIN THE REGION

No significant adverse extrajurisdictional impacts to adjacent local governments are anticipated to occur as a result of the amendment.



EXHIBIT "B"



FW: Alachua 17-1ESR Proposed

From : Kathy Winburn < kwinburn@cityofalachua.org>

Subject : FW: Alachua 17-1ESR Proposed

To: Justin Tabor < jtabor@cityofalachua.org>

Tue, May 02, 2017 04:30 PM

2 attachments

From: Plan_Review [mailto:Plan.Review@dep.state.fl.us]

Sent: Tuesday, May 02, 2017 3:34 PM

To: kwinburn@cityofalachua.com; DCPexternalagencycomments

Cc: Plan_Review

Sugare E Ray

Subject: Alachua 17-1ESR Proposed

To: Kathy Winburn, Director

Re: Alachua 17-1ESR – Expedited Review of Proposed Comprehensive Plan Amendment

*Please note the new contact information below.

The Office of Intergovernmental Programs of the Florida Department of Environmental Protection (Department) has reviewed the above-referenced amendment package under the provisions of Chapter 163, Florida Statutes. The Department conducted a detailed review that focused on potential adverse impacts to important state resources and facilities, specifically: air and water pollution; wetlands and other surface waters of the state; federal and state-owned lands and interest in lands, including state parks, greenways and trails, conservation easements; solid waste; and water and wastewater treatment.

Based on our review of the submitted amendment package, the Department has found no provision that, if adopted, would result in adverse impacts to important state resources subject to the Department's jurisdiction.

Feel free to contact me at <u>Suzanne.e.ray@dep.state.fl.us</u> or (850) 717-9037 for assistance or additional information. Please send all amendments, both proposed and adopted, to <u>plan.review@dep.state.fl.us</u> or

Florida Department of Environmental Protection Office of Intergovernmental Programs, Plan Review 2600 Blair Stone Rd. MS 47 Tallahassee, Florida 32399-2400

I			



RICK SCOTT GOVERNOR 2198 Edison Avenue MS 2806 Jacksonville, FL 32204-2730 RACHEL D. CONE INTERIM SECRETARY

April 25, 2017

Kathy Winburn, AICP
Director of Planning and Community Development
City of Alachua
P.O. Box 9
Alachua, FL 32616
kwinburn@cityofalachua.com

SUBJECT: City of Alachua Proposed Large Scale Comprehensive Plan Amendment (DEO 17-1ESR)

Dear Ms. Reed,

The Florida Department of Transportation (FDOT) has reviewed the proposed Comprehensive Plan Amendment submitted by the City of Alachua according to Chapter 163 of the Florida Statutes.

Amendment Summary

The proposed amendment is a Large Scale Comprehensive Plan Amendment to the City of Alachua's Future Land Use Map (FLUM). The map amendment proposes to change the future land use from Medium Residential Density (4-8 dwelling units/acre, maximum of 286 dwelling units) to Moderate Density Residential (0-4 dwelling units/acre, maximum of 143 dwelling units) on 35.82 acres. The property is located on the west side of NW 173rd Street, approximately 1,000 feet south of the NW 173rd St/US-441 intersection.

Comments

FDOT has no comments.

Technical Assistance

The proposed map amendment results in a 50% decrease in the maximum number of residential dwelling units on the property. Subsequently, there is a 50% reduction in the number of trips generated from the property. FDOT does not anticipate any adverse impacts to state facilities as a result of this amendment.

Thank you for coordinating the review of the proposed comprehensive plan amendment. FDOT requests that a copy of the adopted amendment, along with the supporting data and analysis be transmitted within ten working days after the second public hearing for FDOT review.

If you have any questions, please do not hesitate to contact me by email: <u>Ameera.Sayeed@dot.state.fl.us</u> or call: (904) 360-5647.

Sincerely,

Ann Sujeed

Ameera Sayeed, AICP, GISP

FDOT D2 Growth and Development/Modeling Supervisor

CC: Dennis Smith, FDOT Statewide GM

Ray Eubanks, DEO



DON QUINCEY Chair Chiefland, Florida

ALPHONAS ALEXANDER Vice Chair Madison, Florida

> VIRGINIA H. JOHNS Secretary/Treasurer Alachua, Florida

> > KEVIN BROWN Alachua, Florida

GARY F. JONES Old Town, Florida

CHARLES KEITH Lake City, Florida

VIRGINIA M. SANCHEZ Old Town, Florida

RICHARD SCHWAB Perry, Florida

BRADLEY WILLIAMS Monticello, Florida

NOAH VALENSTEIN Executive Director

SUWANNEE RIVER WATER MANAGEMENT DISTRICT

April 27, 2017

Mr. Ray Eubanks
Plan Review Administrator
Florida Department of Economic Opportunity
107 East Madison Street, MSC 160
Tallahassee, FL 32399-4120

Subject: City of Alachua Proposed Comprehensive Plan Amendment #17-1ESR

Dear Mr. Eubanks:

The Suwannee River Water Management District (District) staff review of the above-referenced proposed comprehensive plan amendment was done in accordance with Florida Statutes. District staff does not have comments on the proposed amendment since there no adverse impacts to important state resources or facilities identified.

Should you have any questions or would like additional information, please contact me at 386.362.0434 or sam@srwmd.org.

Sincerely,

Steve Minnis

Director of Governmental Affairs

cc: Kathy Winburn, City of Alachua Justin Tabor, City of Alachua

Stue Minis Rh

Suzanne Ray, FDEP Scott Koons, NCFRPC

AFFIDAVIT FOR POSTED LAND USE SIGN

Joseph Tabox	, POSTED THE LAND USE
(name) SIGN ON 7-10-17 FOR THE	Ordinance 17-08 (M3 Alachua, LLC) LSCPA - CCOM2
(date) LAND USE ACTION.	(state type of action and project name)
AS PER ARTICLE 2.2.9 D OF THE LAN	ND DEVELOPMENT REGULATIONS.
THIS WILL BE INCLUDED IN THE ST	AFF REPORT.
(signature)	
(number of signs)	

IMPORTANT INFORMATION REGARDING POSTED NOTICE SIGNS

Pursuant to Section 2.2.9(D) of the City's Land Development Regulations, posted notice signs must be placed on the land that is the subject of the application, along each street which is adjacent to or runs through the land in a manner that makes them clearly visible. Signs shall be posted at intervals of not more than 400 feet when the land subject to the application has less than 1,500 feet of road frontage. When the land subject to the application has 1,500 feet or more of road frontage, signs shall be posted at intervals of not more than 1,320 feet.

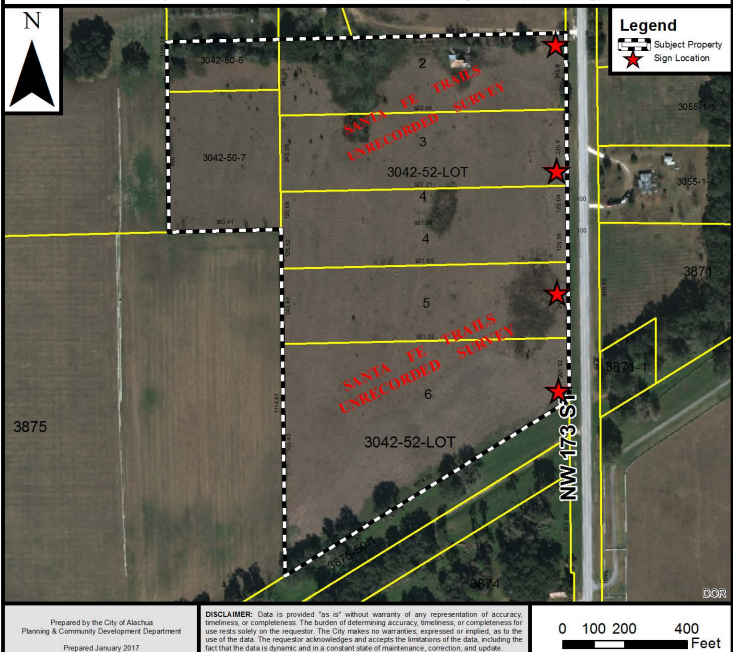
Signs shall be inspected by the City subsequent to their posting. The applicant shall be responsible for ensuring that the posted notice is maintained on the land subject to the application until the completion of the final public hearing on the application.

Signs must be removed by the applicant and returned to the City within ten days after the final decision on the application.



Alachua West
Large Scale Comprehensive Plan Amendment (LSCPA)
Site-Specific Amendment to the Official Zoning Atlas (Rezoning)





CHARGES

Continued from B1

threatened. She again called 911 and fled the apartment.

Sperring told police the woman's account was not accurate but did not comment further. He was held in the Alachua County jail.

ASO spokesman Art Forgey said Sperring was placed on administrative leave during the criminal investigation and an internal investigation.

"We take these things seriously," Forgey said. "We have a high expectation for our employees."

Forgey said the agency would "cooperate fully" with GPD.

Sperring was hired by the Sheriff's Office in September 2014.

In December 2016. Sperring was arrested on suspicion of driving under the influence and leaving the scene of an accident. The case was dropped in March due to insufficient evidence.

In an emailed statement. GPD spokesman Officer Ben Tobias wrote: "The officers of the Gainesville Police Department are tasked with the enforcement of laws. A suspect's occupation does not affect the outcome of a criminal investigation, as evidenced by this arrest. As in any domestic violence case, the victim in this case does have access to victim advocates and we hope that she uses those services."

GF:GH039326

Florida citrus harvest lowest in decades

By Jim Turner The News Service of Florida

TALLAHASSEE — The final forecast of the 2016-17 season for Florida's struggling citrus industry shows the orange crop falling 16 percent from the previous season, which had already been at a fivedecades low.

After a season of severe drought, combined with the continued fight against a deadly citrus disease and the expansion of residential development, the news wasn't any better for grapefruit farming, where production dropped 28 percent from the prior vear.

Agriculture Commissioner and gubernatorial candidate Adam Putnam, who grew up on a farm in Polk County, expressed a need to keep fighting the citrus greening disease, which he equated to being "like a biblical plague" spreading across

"The future of Florida citrus, and the tens of thousands of jobs it supports, is wholly dependent on the discovery of a silver bullet in the fight against greening," Putnam said in a prepared statement. "Florida's brightest minds are making progress toward a solution. but until then, we must continue to support our growers and provide them every tool available to combat this devastating disease."

The U.S. Department of Agriculture reported Wednesday, in the final forecast for the 2016-17 season, that Florida growers have harvested enough or anges to fill 68.7 million 90-pound boxes.

The figure is up slightly from a June forecast, but down from the 70 million boxes growers originally hoped to fill this season.

The monthly uptick was the focus of the Florida Department of Citrus.

"Ending the season on

a positive note is a big deal because it shows there is still investment in Florida's signature crop," Shannon Shepp, executive director of the Department of Citrus, said in a prepared statement. "It takes quite serious effort to produce every single piece of fruit. Every additional box shows promise for Florida citrus."

Growers produced 81.6 million boxes of oranges in the 2015-2016 season.

Meanwhile, growers during the 2016-2017 season filled 7.8 million 90-pound boxes with grapefruit, the red variety accounting for 6.3 million boxes. While unchanged from

the June forecast, grapefruit production a year ago stood at 10.8 million boxes, and this year's harvest was initially forecast to reach 9.6 million boxes.

A relative bright spot for citrus growers this year was the production of tangerines and tangelos.

The specialty crop, which hit a low of 1.415 million boxes last season, filled 1.62 million boxes this past season. The forecast at the start of the season was for tangerines and tangelos to fill 1.65 million boxes.

A decade ago, Florida growers produced 151 million boxes of oranges, 19.3 million boxes of grapefruit and 6.9 million boxes with tangerines and tangelos.

At that time, Florida accounted for almost three-fourths of all U.S. orange production. California was second filling 53 million boxes, or 25.7 percent.

Florida now accounts for 58 percent of the U.S. orange production. California remains second with 48 million boxes filled this year, or 40.65 percent of the total.

To brace for the continuing declines, the Florida Department of Citrus has approved a preliminary \$17.5 million operating budget that would feature a 22 percent spending cut.

The proposed budget, based on growers producing another 10 percent less next season, won't be finalized until October when the first 2017-2018 forecast is available.

To help growers, the department is proposing that a tax on each box filled with grapefruit would drop from 7 cents to 5 cents.

A year ago, the tax was lowered from 23 cents to 7 cents on each box of processed oranges and from 19 cents for each box of grapefruit.

The spending reductions during the 2017-2018 fiscal year would come mostly by eliminating retail-marketing efforts, which stood at \$1.5 million in the current year, a \$1.43 million cut to public relations and a nearly \$1 million decrease to the fresh and gift fruit program.

SCHOOLS

the state's groves.

Continued from B1

Developmental Research School and worked at Eastside High School.

The new appointments

In June, Heather Harbour was appointed principal at Alachua Elementary. Justin Russell was appointed principal at Littlewood Elementary, and Ashlea Zeller was promoted to principal at Terwilliger Elementary School.

This month, Libby Hartwell stepped down

as principal of Hawthorne Middle/High School. A replacement has not been selected.

Also in June, Donna Jones, who has been with the district for 34 years, was appointed to replace Clarke as deputy superintendent.

Jennifer Wise, one of two executive directors of the former school supervision department, was appointed executive director of curriculum and school improvement, Jones' former title.

Catherine Barnes, the other executive director, was named principal of Duval Early Learning Center.



Apoké Sushi plans to open an upstairs Midtown location at 1404 W. University Ave. this fall. Customers will choose a salad, bowl or burrito, a base of rice, quinoa or greens, then a sushigrade, sustainable fish, IPHOTO SUBMITTED BY APOKE' SUSHII

ROUNDUP

Continued from B1

sandwiches and subs to make it a quicker express version," Anders said. "We're just going to serve breakfast and lunch, including bagels and coffee." He said the location will have pre-made sandwiches for pickup.

One reason Anders chose the Park Lane location was because no one in that part of town serves coffee in the mornings.

"I'm going to fill that gap," he said.

The new Dave's is planning to open Aug. 1. Anders said it's on track as long as all the permitting goes through.

Yummy House will open bakery

Yummy House, the sitdown Chinese and Dim Sum restaurant, is opening an Asian fusion bakery. Sweet Buns Bakery will go in next to the Yummy House's Archer Road location in the space vacated by Momoyaki, 3102 SW 34th St.

Starting sometime in mid-August, Sweet Buns will serve treats including spring onion buns, egg tarts, barbecue pork buns as well as Asian-style cakes and coffee.

are in addition to four other principal changes. IMPLAN DENTISTRY

If you wear a full or partial denture, you should consider dental implants to improve your ability to chew properly for your health.

Over 25 years of experience placing & restoring implants, William K. Van Dyke D.M.D. (352) 377-1781

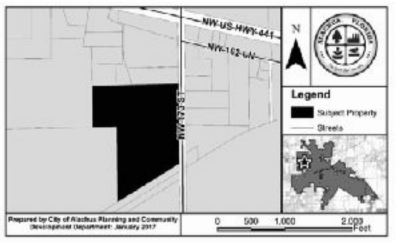
PUBLIC NOTICE OF **ENACTMENT OF AN** ORDINANCE OF THE CITY OF ALACHUA, **FLORIDA**

Notice is hereby given that the City Commission of the City of Alachua will hold a public hearing on a proposed ordinance. The hearing will be held on July 24, 2017, at 6:00 p.m., in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida.

The ordinance title is as follows:

ORDINANCE 17-10

AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA, RELATING TO THE AMENDMENT THE OFFICIAL ZONING ATLAS; AMENDING THE OFFICIAL ZONING ATLAS FROM RESIDENTIAL MULTIPLE FAMILY - 8 ("RMF-8") TO PLANNED DEVELOPMENT -RESIDENTIAL ("PD-R") ON APPROXIMATELY 35.82 ACRES; LOCATED WEST OF NW 173RD STREET (ALSO KNOWN AS COUNTY ROAD 235A), APPROXIMATELY 1,000 FEET SOUTH OF THE INTERSECTION OF NW US HIGHWAY 441 AND NW 173RD STREET; TAX PARCEL NUMBERS 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, AND 03042-052-006; REPEALING ALL ORDINANCES IN CONFLICT; PROVIDING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.



At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

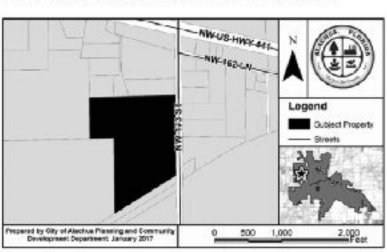
PUBLIC NOTICE OF **ENACTMENT OF AN** ORDINANCE OF THE CITY OF ALACHUA, **FLORIDA**

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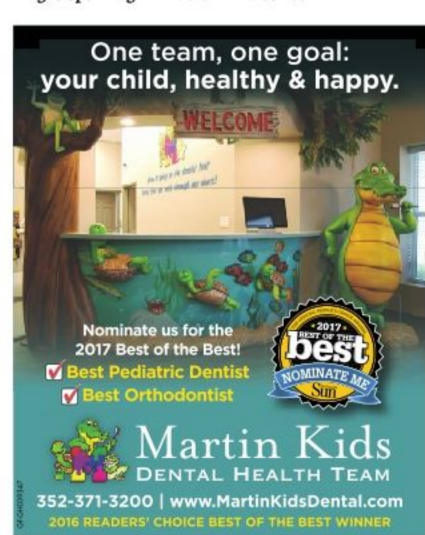
The ordinance title is as follows:

ORDINANCE 17-08

AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA, RELATING TO THE LARGE SCALE AMENDMENT OF THE CITY OF ALACHUA COMPREHENSIVE PLAN FUTURE LAND USE MAP; AMENDING THE FUTURE LAND USE MAP CLASSIFICATION FROM MEDIUM DENSITY RESIDENTIAL MODERATE DENSITY RESIDENTIAL ON APPROXIMATELY 35.82 ACRES; LOCATED WEST OF NW 173RD STREET (ALSO KNOWN AS COUNTY ROAD 235A), APPROXIMATELY 1,000 FEET SOUTH OF THE INTERSECTION OF NW US HIGHWAY 441 AND NW 173RD STREET; TAX PARCEL NUMBERS 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, AND 03042-052-006; REPEALING ALL ORDINANCES IN CONFLICT; PROVIDING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.



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ential gories for 30.15 per ndustrial/ levy without re-noticing affected property owners, at \$225 per dwelling for Residential, \$0.19 per square foot for Commercial, \$0.04 per square foot for Industrial/ Warehouse and \$0.26 for Institutional. It appears the most recent resolution proposing increases has taken those prior caps into consideration.

Mayor Jordan Marlowe requested a change to the Land Development Regulations (LDRs) to amend the composition of the Planning and Zoning Board (P&Z) to five appointed resident members and changing the ex officio position of the Mayor to, "Ex Officio, Non-Voting."

Marlowe discussed repare the this item at the April 24 commission meeting and requested amendments to the composition of the P&Z Board and the voting status of the ex officio mayoral position from voting to nonvoting. He also requested

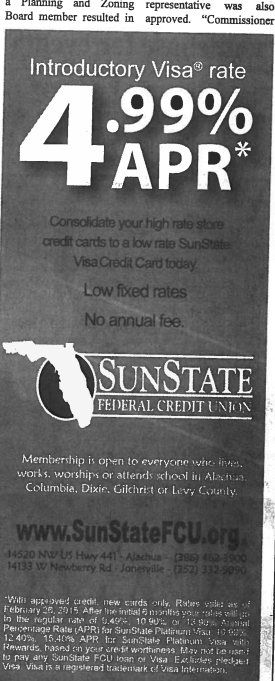
"The City of Newberry Planning & Zoning Board reviewed the draft ordinance, Ordinance 2017-12, at the June 5 meeting and voted unanimously to recommend approval of the proposed ordinance.

A Legislative Public Hearing and Second Reading of the ordinance was conducted at Monday's meeting, and the ordinance was approved.

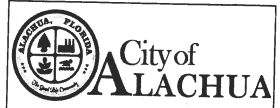
Later in the meeting, resolution appointing Planning and Zoning

Public Hearing and Second Reading of an ordinance amending the Code of Ordinances to abolish the Public Works Advisory Board was approved. "This Board has not been needed or active for years," said Mike New, City Manager. This ordinance also passed with no objection.

The reappointment of Commissioner Rick Coleman to the North Central Florida Regional Planning Council as a voting representative was also



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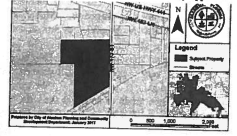
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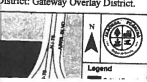
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(Published: Alachua County Today - July 13, 2017)

Cityof LACHUA **CE OF PUBLIC**

RING BEFORE OF THE CITY OF **HUA, FLORIDA**

en that the City Commission of the City of ublic hearing on July 24, 2017, at 6:00 p.m. held in the James A. Lewis Commission all, located at 15100 NW 142nd Terrace, consider the following: A request by Robert AP, of Causseaux, Hewett, & Walpole, Inc., for Alachua A One, LLC, property owner, he preliminary plat of HighPoint Crossing, onstruction of utility infrastructure, master ter, and roadway improvements to serve 1 a ±30.57 acre subject property, consisting oject area, located northwest of the US ate 75 interchange, north of US Highway the Heritage Oaks subdivision; A portion r 03049-000-000 and Tax Parcel Number M: Commercial; Zoning: Commercial V District: Gateway Overlay District.





Mailed 7/10/2017 AMF

THE GOOD LIFE COMMUNITY

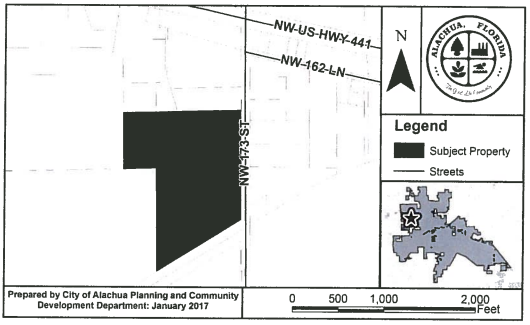
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Mailed 7/10/2017 DUF

THE GOOD LIFE COMMUNITY

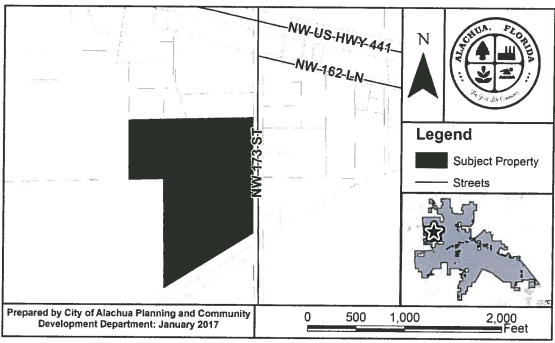
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SMYDER, CHARLES & REGINA PO BOX 842

ALACHUA, FL 32616-0842

PATEL & PATEL
6036 NW 112TH PL
ALACHUA, FL 32615-7423

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

SINGH, LAKHVIR PO BOX 2092 ALACHUA, FL 32616

THOMAS & THOMAS & THOMAS HEIRS PO BOX 44 HIGH SPRINGS, FL 32655-0044

VICKORY W H & FAYE 15310 NW 173RD ST ALACHUA, FL 32615-5222

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ALACHUA COUNTY

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GAINESVILLE, FL 32601



ACKLEY ROBERT L & MARY J 15817 NW 173RD ST ALACHUA, FL 32615-5231

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Antoinette Endelicato 5562 NW 93rd Avenue Gainesville, FL 32653 Dan Rhine 288 Turkey Creek Alachua, FL 32615

Tom Gorman 9210 NW 59th Street Alachua, FL 32653

Richard Gorman 5716 NW 93rd Avenue Alachua, FL 32653

Peggy Arnold 410 Turkey Creek Alachua, FL 32615 David Forest 23 Turkey Creek Alachua, FL 32615

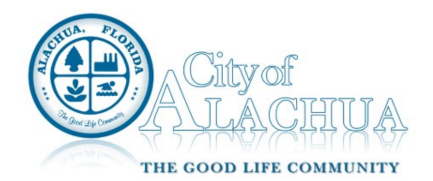
President TCMOA 1000 Turkey Creek Alachua, FL 32615 Linda Dixon, AICP Assistant Director Planning PO Box 115050 Gainesville, FL 32611

Craig Parenteau FL Department of Environmental Protection 4801 Camp Ranch Road Gainesville, FL 32641

Jeannette Hinsdale P.O. Box 1156 Alachua, FL 32616

Lynn Coullias 7406 NW 126th Ave Alachua, FL 32615

Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615 Tamara Robbins PO Box 2317 Alachua, FL 32616 Dr. Lee A. Niblock Alachua County Manager 12 SE 1st Street Gainesville, FL 32601



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: Ordinance 17-10, First Reading: Site-Specific Amendment to the Official Zoning Atlas - A request by Kathy Hattaway, AICP, of Poulos & Bennett, Inc., applicant and agent for M3 Alachua LLC, property owner, for consideration of a Site-Specific Amendment to the Official Zoning Atlas (Rezoning) to amend the Official Zoning Atlas from Residential Multiple Family – 8 (RMF-8) to Planned Development – Residential (PD-R) on a ±35.82 acre subject property. Consisting of Tax Parcels 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006 (Quasi-Judicial Hearing).

PREPARED BY: Justin Tabor, AICP, Principal Planner

RECOMMENDED ACTION:

Staff recommends that the City Commission: (1) approve Ordinance 17-10 on first reading; and (2) schedule second and final reading of Ordinance 17-10 for August 14, 2017, upon making the following motion:

Based upon the competent substantial evidence presented at this hearing, the presentation before this Commission, and Staff's recommendation, this Commission finds the application for a Site-Specific Amendment to the Official Zoning Atlas for a Planned Development to be consistent with the City of Alachua Comprehensive Plan and in compliance with the Land Development Regulations and approves Ordinance 17-10 on first reading, and schedules second an final reading of Ordinance 17-10 for August 14, 2017.

Summary

The proposed Site Specific Amendment to the City of Alachua Official Zoning Atlas (Rezoning) is a request by Kathy Hattaway, AICP, of Poulos & Bennett, Inc., applicant and agent for M3 Alachua LLC, property owner, for the consideration of the rezoning of the subject property from Residential Multiple Family – 8 ("RMF-8") to Planned Development – Residential ("PD-R").

The subject property is comprised of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006, and is approximately 35.82 acres in size. The subject property is located west of NW 173rd Street (also known as County Road 235A), approximately 1,000 feet south of the intersection of NW US Highway 441 and NW 173rd Street. The subject property is currently undeveloped, except for one dilapidated barn on site.

The subject property presently has a Medium Density Residential Future Land Use Map (FLUM) Designation, however, the property owner has concurrently submitted a Large Scale Comprehensive Plan Amendment (LSCPA) application which proposes to amend the FLUM Designation of the subject property to Moderate Density Residential (the LSCPA application was heard by the Planning & Zoning Board at its March 14, 2017 meeting, and by the City Commission at its April 10, 2017 meeting). The proposed Moderate Density Residential FLUM Designation would permit a density of 0 – 4 dwellings per acre (a maximum of 143 dwelling units for the subject property).

The proposed PD-R zoning district would permit a maximum of 143 single-family residential units on the subject property, which is consistent with the maximum density of the proposed FLUM Designation.

Development of the subject property would place residential areas primarily in the central, western, and northern portions of the site, with common area, open space, and stormwater management facilities located in the central/southeastern portion of the site. Access to the proposed development would be provided by a single ingress/egress connection to NW 173rd Street in the central portion of the site. An additional emergency ingress/egress connection to NW 173rd Street would be provided in the southern portion of the site. The proposed development would provide for a future connection to vacant lands to the west of the subject property.

The proposed development would consist of three (3) phases: Phase 1 (50 units); Phase 2 (53 units); and Phase 3 (40 units). Phase 1 would include associated infrastructure, stormwater management facilities for the entire project, open space, and recreation uses, and would be required to commence construction within one (1) year of the approval of Construction Plans. Phase 2 would be required to commence construction within three (3) years of the approval of Construction Plans, and Phase 3 would be required to commence construction within five (5) years of the approval of Construction Plans.

The purpose of the PD-R zoning district is described by Section 3.6.1(B)(1) of the LDRs as follows:

The purpose of the Planned Development-Residential (PD-R) District is to provide a mix of residential uses using innovative and creative design elements, while at the same time providing an efficient use of open space. Commercial uses may be allowed in the PD-R District primarily to serve the needs of the residents in the development.

While Section 3.6.1(B)(1) permits commercial uses within the PD-R zoning district, the Alachua West PD-R does <u>NOT</u> propose any commercial uses. Such areas must be shown on the PD Master Plan for a PD-R, and no such areas are shown/proposed on the PD Master Plan for the Alachua West PD-R.

On June 13, 2017, the Planning & Zoning Board (PZB) held a public hearing on the proposed Rezoning. Minutes of the June 13, 2017, PZB Meeting are included within the materials attached to this item. Following the close of the public hearing, the PZB voted 4-0 to transmit the proposed Planned Development to the City Commission with a recommendation to approve the application, subject to the 26 conditions provided in Exhibit "A" of the June 13, 2017, Staff Report to the Planning & Zoning Board. These conditions are incorporated into Ordinance 17-10.

ATTACHMENTS:

Description

- Ordinance 17-10
- Draft Planned Development Agreement for Alachua West (2017) PD-R Project
- Alachua West (2017) PD Master Plan
- Staff Report
- **Exhibit B to Staff Report: Staff Supporting Application Materials**
- ☐ Application & Supporting Materials
- Public Notice Materials for 6/13/17 PZB Hearing
- Approved Minutes 6/13/2017 PZB Meeting
- □ 7/24/2017 City Commission Public Notice Materials



ORDINANCE 17-10

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RECITALS

WHEREAS, an application for a Site-Specific Amendment to the Official Zoning Atlas ("Amendment"), as described below, has been filed with the City by the M3 Alachua LLC, a Florida corporation ("Owner"); and

WHEREAS, the Owner desires to obtain approval for a Planned Development ("PD") in the City known as Alachua West Planned Development – Residential ("PD-R" or "Project"); and

WHEREAS, the Owner wishes to construct the Project, consisting of a 143 lot residential development on the subject property, the legal description for which is attached hereto as Exhibit "A" and is herein referred to as the "Property"; and

WHEREAS, the City advertised a public hearing to be held before the Planning and Zoning Board, sitting as the Local Planning Agency ("LPA"), on June 1, 2017; and

WHEREAS, the LPA conducted a quasi-judicial public hearing on the proposed Amendment on June 13, 2017, and the LPA reviewed and considered all comments received during the public hearing concerning the proposed Amendment and made its recommendation to the City Commission; and

WHEREAS, the City advertised public hearings to be held before the City Commission on July 13, 2017, and on August 3, 2017; and

WHEREAS, the City Commission conducted quasi-judicial public hearings on the proposed Amendment on July 24, 2017, and August 14, 2017, and provided for and received public participation at both public hearings; and

WHEREAS, the City Commission has determined and found the proposed Amendment to be consistent with the City's Comprehensive Plan and the City's Land Development Regulations ("LDRs"); and

WHEREAS, for reasons set forth in this ordinance that is hereby adopted and incorporated as findings of fact, the Alachua City Commission finds and declares that the enactment of this Amendment is in the furtherance of the public health, safety, morals, order, comfort, convenience, appearance, prosperity, or general welfare.



NOW THEREFORE BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA.

Section 1. Findings of Fact and Conclusions of Law

- 1. The above recitals are true and correct and are incorporated herein by reference.
- 2. The proposed Amendment is in compliance with the City's LDRs.
- 3. The proposed Amendment will not cause a reduction in the adopted level of service standards for transportation, water, sewer, waste, stormwater, recreation, and public schools.

Section 2. Official Zoning Atlas Amended

The Official Zoning Atlas is hereby amended from Residential Multiple Family -8 ("RMF-8") to Planned Development–Residential ("PD-R") for Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006 ("Property"), in accordance with the legal description found in Exhibit "A" and map found in Exhibit "B" attached hereto and incorporated herein.

Section 3. Development Parameters

1. The development shall consist of single-family residential development, community recreation, and stormwater/open space development areas as shown on the PD Master Plan. The density, intensity, allowable uses, acreage, and dimensional standards, where applicable, for each Development Area are as follows:

Maximum Development Area & Density/ Intensity	Allowable Uses	Maximum Potential Development	Acres	Dimensional Standards	Percentage of PD
Single-Family Detached Residential 4 du/acre	Single-Family Residential Dwellings, Detached	143 Dwelling Units	±29.5	Single-Family Detached Minimum Lot Area 5,500 square feet Minimum Lot Width 50 feet Setbacks Front (Primary) = 20' Front (Secondary) = 15' Side = 5' Rear=15' Maximum Building Height 35 feet Maximum Lot Coverage 65% Collector Street Building Setback 75' from ROW Centerline of CR 235-A Minimum Living Area 750 square feet (per dwelling unit)	±82%



Maximum Development Area & Density/ Intensity	Allowable Uses	Maximum Potential Development	Acres	Dimensional Standards	Percentage of PD
Open Space (Community Recreation)	Private Parks; Playground Equipment; Sports Courts; and similar amenities and recreational trails	0.50 FAR	±0.50	Minimum Lot Area 5,500 square feet Minimum Lot Width 50 feet Setbacks Front (Primary) = 20' Front (Secondary) = 20' Side = 25' Rear=5' Maximum Building Height 35 feet Maximum Lot Coverage 65%	±1.3%
Stormwater/ Open Space N/A	N/A	N/A	±5.4	N/A	±15%

- 2. The Project shall be developed in three (3) phases: Phase 1 shall consist of 50 units and associated infrastructure, stormwater management facilities for the entire project, open space, and recreation uses; Phase 2 shall consist of 53 units and associated infrastructure; and Phase 3 shall consist of 40 units and associated infrastructure. Construction of Phase 1 shall commence within one (1) year of the approval of Construction Plans for the Project. Phase 2 shall commence construction within three (3) years of the approval of Construction Plans for the Project. Phase 3 shall commence construction within five (5) years of the approval of Construction Plans for the Project. The design specifications of all infrastructure necessary to serve the Project (except for any development on the Community Recreation Tract as shown on the PD Master Plan) shall be shown on Construction Plans for the Project. The phasing of the Project shall be a maximum of 5 years.
- 3. The applicant shall provide an updated listed species and habitat survey as part of each Final PD Plan for the Project. The updated survey shall document if any listed species are observed on the Property. If a listed species is observed on the Property, the updated survey shall provide recommendations to address potential impacts to the listed species and to identify any permitting requirements of any local, State, or Federal governmental agencies.
- 4. If any wetlands are identified on the Property defined in Exhibit "A", such areas shall be field-delineated using professionally accepted methodology. All development in and/or near wetland areas shall be consistent with the City's Comprehensive Plan and in compliance with the City's LDRs, as may be



- amended from time to time, and shall grant conservation easements or other appropriate protective mechanisms, as determined by the City, to protect wetland areas.
- 5. Each Final PD Plan shall be consistent with the Goals, Objectives, and Policies of the Comprehensive Plan, as it may be amended from time to time, related to the eradication of invasive exotic plant species.
- 6. The Owner, or its successors and/or assigns, shall, concurrent with development of the Project, remove and destroy all Category I and II exotic plant species, as published in the most current version of the Florida Exotic Plant Council's List of Invasive Plant Species, located on the Property defined in Exhibit "A". Thereafter, the Owner, or its successors and/or assigns, shall assure long-term implementation of an exotic plants management plan approved with each new final development order and which shall be included in covenants and restrictions to be implemented by a properly structured property owner's association or other mechanism acceptable to the City.
- 7. The planting of any species identified in the most current version of the Florida Exotic Pest Plant Council's List of Invasive Plant Species shall be prohibited. Grasses and sods shall be certified free of noxious weeds by the Florida Department of Agriculture and Consumer Services, Division of Plant Industry.
- 8. The Owner, or its successors and/or assigns, shall utilize methods of minimizing impacts, such as appropriate Best Management Practices of the Suwannee River Water Management District, in order to reduce the potential for flash flooding, to avoid adverse impacts to water quality, and to incorporate existing drainage patterns to the greatest extent practicable. Upon approval from the City of Alachua and the Suwannee River Water Management District, enhancements may be permitted to the existing, natural conveyance system to mitigate for existing erosion and sedimentation, restoration of historical erosion and sedimentation damage, and preventing future adverse erosion and sedimentation.
- 9. If a Final PD Plan consists of development requiring Preliminary Plat review (single-family detached residential development), the Owner, or its successors and/or assigns, shall submit a utility system plan as part of the Construction Plans for the proposed subdivision. If a new Final PD Plan contains non-residential residential development, the Owner, or its successors and/or assigns, shall submit a utility system plan as part of the new Final PD Plan.
- 10. Development on the Property defined in Exhibit "A" shall include the following requirements:
 - a. The ingress/egress point to the Property defined in Exhibit "A" shall be located as depicted on the PD Master Plan. The design of all proposed roadways shall be consistent with the applicable standards of Article 7 of the City's LDRs and the City's Design and Construction Requirements (latest edition at the time of review of Construction Plans). The design of the proposed roadway shall be reviewed and approved as part of Construction Plans submitted for the subdivision review process, as further defined in Section 2.4.10 of the City's LDRs.
 - b. The Owner, or its successors and/or assigns, shall design, permit, and construct a stormwater management system necessary to serve the development. Stormwater management facilities shall be constructed concurrent with development of the Project. Sufficient stormwater capacity consistent with Section 6.9.3 of the City's LDRs must be provided concurrent with site improvements of the Project. On-site soil shall be appropriately prepared so as to alleviate any drainage issues.
 - c. Utilities shall be extended throughout the Project within areas designated as public right-of-ways, where practical. Utility infrastructure which must run outside the right-of-way, and which



will be maintained by the City, shall be located in easements granting access and maintenance of such infrastructure.

- d. The Owner, or its successors and/or assigns, shall be responsible for the provision of infrastructure for the Project. This shall include all on-site improvements and off-site improvements, including transportation infrastructure improvements, deemed necessary to support the development by the City in its sole discretion.
- e. Facilities constructed on-site that are not dedicated to the City for maintenance shall be the responsibility of a legally established property owners' association. The property owners' association shall have the responsibility of maintenance of all common areas. In the event that common areas and required open space areas, as mandated by Sections 6.7.6, 6.9.3(E)(2), and 7.8.1 of the City's LDRs, or any amendments thereto, are not owned by a property owner's association, such areas shall be burdened by an easement that requires a property owner's association or another entity approved by the City to maintain such areas, and that restricts such areas in accordance with the City's requirements for such areas.

11. Electric System Requirements:

a. The Owner, or its successors and/or assigns, shall be responsible to connect to the electric system of the electric service provider as necessary to serve the Project.

12. Water System Requirements:

- a. The Owner, or its successors and/or assigns, shall be responsible to connect to the City's potable water as necessary to serve the Project.
- b. Water systems shall be designed to provide fire flow rates that conform to the current standards of the Florida Fire Prevention Code, Chapter 633, Florida Statutes, and the Florida Building Code.

13. Wastewater System Requirements:

- a. The Owner, or its successors and/or assigns, shall be responsible to design, permit, and construct wastewater main extensions and any other improvements, including but not limited to any lift station required and necessary to serve the Project.
- 14. The Owner, or its successors and/or assigns, shall submit a landscaping and buffering plan as part of each new Final PD Plan. The landscaping and buffering plan shall meet the requirements established by Section 6.2.2, *Landscaping Standards*, of the City's LDRs, or any amendments thereto. A landscape and buffering plan shall not be required if no landscaping required is required by Section 6.2.2 of the City's LDRs.
- 15. The Owner, or its successors and/or assigns, shall submit an open space plan as part of each new Final PD Plan. The open space plan shall meet the minimum requirements established by Section 6.7, *Open Space Standards*, of the City's LDRs, or any amendments thereto.
- 16. Open spaces and conservation areas shall account for a minimum of ten percent (10%) of the complete project.
- 17. If a Final PD Plan contains non-residential development, the Owner, or its successors and/or assigns, shall submit a lighting and photometric plan as part of the new Final PD Plan. The lighting and



- photometric plan shall meet the requirements established by Section 6.4, *Exterior Lighting Standards*, of the City's LDRs, or any amendments thereto.
- 18. If a Final PD Plan contains non-residential development, the Owner, or its successors and/or assigns, shall submit a parking plan as part of the new Final PD Plan. The parking plan shall meet the requirements established by Section 6.1, *Off-Street Parking and Loading Standards*, of the City's LDRs, or any amendments thereto.
- 19. The Owner, or its successors and/or assigns, shall obtain all applicable permits from the Suwannee River Water Management District, Alachua County Public Works, the Florida Department of Environmental Protection, the Florida Fish and Wildlife Commission, and any other Federal, State, or Local agency before the commencement of any development in the Project.
- 20. Each Final PD Plan shall be a Preliminary Plat for single-family detached residential development and a Site Plan for non-residential development, and shall adhere to all requirements of this PD Ordinance, the City's Comprehensive Plan, and the City's LDRs. Each new Final PD Plan shall also adhere to all requirements of the PD Master Plan and the PD Agreement for this Project.
- 21. Each Final PD Plan shall include the exact number of residential dwelling units and the exact intensity (square footage) of non-residential uses, as well as precise information regarding the layout of open space, circulation, and stormwater management.
- 22. A valid Planned Development Agreement shall be adopted concurrent with the approval of this Ordinance and the PD Master Plan.
- 23. The development parameters defined herein do not inordinately burden the development of the Property defined in Exhibit "A".
- 24. The rezoning of the Property defined in Exhibit "A" does not reserve concurrency for the Project.
- 25. The adoption of this Ordinance does not guarantee the approval of any development permits, including but not limited to, a Preliminary Plat, Construction Plans, or a Final Plat for the Project, or for any part or section thereof, for the Owner/Developer or its successors or assigns.
- 26. All development, including but not limited to new Final PD Plans for the Project, shall be governed by the laws, regulations, comprehensive plan and ordinances in effect at the time of the specific proposed development, and not as of the date of this ordinance.

Section 4. Ordinance to be Construed Liberally

This ordinance shall be liberally construed in order to effectively carry out the purposes hereof which are deemed to be in the best interest of the public health, safety, and welfare of the citizens and residents of Alachua, Florida.

Section 5. Repealing Clause

All ordinances or parts of ordinances in conflict with this ordinance are, to the extent they conflict with this ordinance, repealed.



Section 6. Providing for Severability

It is the declared intent of the Alachua City Commission that, if any section, sentence, clause, phrase, or provision of this ordinance is for any reason held or declared to be unconstitutional, void, or inoperative by a court or agency of competent jurisdiction, such holding of invalidity or unconstitutionality shall not affect the remaining provisions of this ordinance and the remainder of this ordinance, after the exclusion of such part or parts, shall be deemed to be valid.

Section 7. Effective Date

This Ordinance shall be effective upon its passage and adoption on the second and final reading.

PASSED on first reading on the 24th day of July, 2017.

PASSED and **DULY ADOPTED**, in regular session, with a quorum present and voting, by the City Commission, upon second reading this 14th day of August, 2017.

	CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA			
	Gib Coerper, Mayor SEAL			
ATTEST:	APPROVED AS TO FORM			
Traci L. Gresham, City Manager/Clerk	Marian B. Rush, City Attorney			



EXHIBIT "A"

Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006

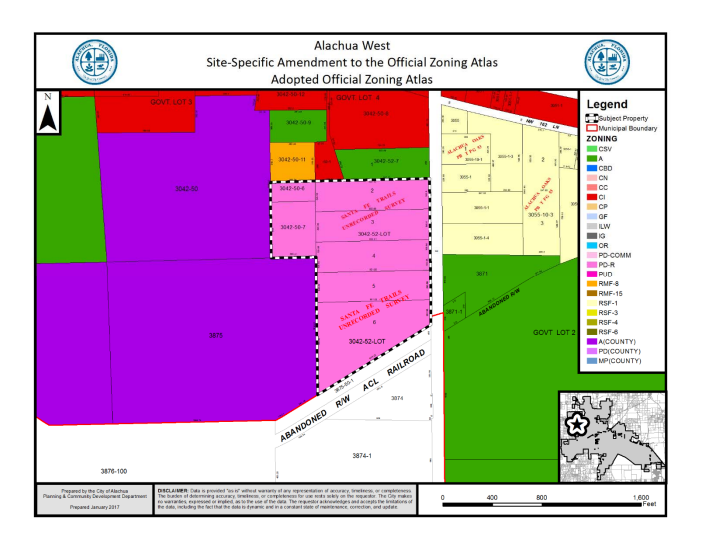
LEGAL DESCRIPTION:

A tract of land situated in Sections 8 and 17, Township 8 South, Range 18 East, Alachua County, Florida, being more particularly described as follows:

Commence at the southeast corner of Section 8, being the northeast corner of Section 17, Township 8 South, Range 18 East, and run S.87°26′55"W., along the section line, a distance of 50.01 Feet to the west right of way line of County Road No. 235-A (100 foot right of way) and the point of beginning; Thence run S.01°45′18"E., along said right of way line, a distance of 571.16 feet to the north right of way line of the former Seaboard Coastline Railroad; Thence run S.57°03′28"W., along said north right of way line, a distance of 1074.22 feet; thence run N.01°54′18"W., parallel with and one foot west of the west right of way line of the 20 foot wide American Telephone and Telegraph Company Easement as described in Official Records Book 415, Page 139 of the Public Records of Alachua County, Florida, a distance of 1114.62 feet to the south line of Section 8; Thence run S.87°26′55"W., along said south line, a distance of 360.41 feet; Thence run N.01°54′18"W., a distance of 611.28 feet to the southwest corner of the lands described in Official Records Book 2918, Page 1475 of said Public Records; Thence run N.87°27′04″E., along the south line of said lands, and along the south line of the lands described in Official Records Book 2241, Page 1384 of said Public Records, a distance of 1283.53 feet to the aforementioned west right of way line of County Road No. 235-A; Thence run S.01°47′55″E., along said right of way line, a distance of 611.24 feet to the point of beginning.



EXHIBIT "B"



PLANNED DEVELOPMENT AGREEMENT FOR ALACHUA WEST (2017) PD-R PROJECT

THIS PLANNED DEVELOPMENT AGREEMENT ("PD Agreement") is made as of August 14, 2017, by and between the **CITY OF ALACHUA, FLORIDA** ("City"), a political subdivision of the State of Florida, and **M3 ALACHUA LLC**, a Florida corporation, its successors or assigns ("Owner/Developer"). The City and the Owner/Developer may jointly be referred to as the "Parties."

RECITALS

WHEREAS, the Owner/Developer desires to obtain approval for a **Planned Development ("PD")** in the City known as **Alachua West (2017) Planned Development – Residential ("PD-R" or "Project")**, which is proposed to consist of ±35.82 acres;

WHEREAS, the Owner/Developer wishes to improve the land comprising the PD-R, the legal description for which is attached hereto as Exhibit "A," which is incorporated herein by reference ("Property");

WHEREAS, as part of the approval process for the PD-R, an application to rezone the Property from Residential Multiple Family – 8 ("RMF-8") to Planned Development – Residential ("PD-R") has been filed with the City;

WHEREAS, the Planning & Zoning Board, serving as the Local Planning Agency ("LPA"), recommended approval of the proposed rezoning from Residential Multiple Family – 8 ("RMF-8") to Planned Development – Residential ("PD-R") at a quasi-judicial public hearing held on June 13, 2017;

WHEREAS, the City Commission held the first of two required quasi-judicial public hearings on July 24, 2017, to consider the proposed rezoning of the Property pursuant to Ordinance Number 17-10;

WHEREAS, the City and the Owner/Developer desire to proceed to the second and final reading on the proposed rezoning of the Property pursuant to Ordinance Number 17-10;

WHEREAS, concurrent with the second and final reading of the proposed rezoning for the Property, a PD Agreement and a PD Master Plan are required to be approved;

NOW, THEREFORE, in consideration of the foregoing premises, the Parties hereby agree as follows:

- 1. The above RECITALS are true and correct and incorporated into this PD Agreement by reference.
- 2. The Owner/Developer shall plan and construct, at the Owner/Developer's sole expense, the Project according to the specifications set forth in the City's LDRs; Ordinance Number 17-10, which is attached hereto as Exhibit "B" and agreed to by the Owner/Developer; and the PD Master Plan documents, which are attached hereto as Exhibit "C."
- 3. A **Final PD Plan** for the Project (known as a **Preliminary Plat** for single-family detached residential development or a **Site Plan** for non-residential development) must be submitted to the City within one (1) year from the City Commission's approval of this PD Agreement, Ordinance Number 17-10, and the PD Master Plan, for any part or section of the plan for development shown in the PD Master Plan. If a **Final PD Plan** for the Project is not submitted within the required one (1) year period, it shall result in the expiration of the PD-R zone district classification of the Project. If the PD-R zoning expires, the City shall have the right, but not the obligation, in the City's sole discretion, to conduct any hearings necessary to rezone the lands included within the Project to a zoning district of Residential Multiple Family 8 ("RMF-8").
- 4. The Owner/Developer shall construct the Project in accordance with its approved PD Master Plan. Deviations from the PD Master Plan that constitute substantial changes as described in Section 2.4.3 of the City's LDRs must be approved in advance by the City Commission.
- 5. The approval and execution of this PD Agreement does not guarantee the approval of any development permits, including but not limited to a Preliminary Plat, Construction Plans, Final Plat, or a Site Plan for the Project, or for any part or section thereof, for the Owner/Developer or its successors or assigns.

- 6. Nothing contained in this PD Agreement shall relieve the Owner/Developer, or its successors, assigns, or anyone acting on the Owner/Developer's behalf, from obtaining all local, regional, state, or federal permits or complying with any applicable ordinance, law, rule, or regulation necessary for the development of the Project. In the event that the Owner/Developer, and its contractors, subcontractors, or anyone for whose acts the Owner/Developer or its contractors or subcontractors may be liable or responsible, fails to comply with any applicable ordinance, law, rule, or regulation and such failure tends to or does pose an imminent threat or danger to life or of great bodily injury to any person, the City, through its City Manager or designee, shall have the right to stop work until appropriate corrective measures are taken, in addition to any other remedies available to the City.
- 7. The Owner/Developer shall indemnify and hold harmless the City, and its officers, agents, employees, or anyone acting directly or indirectly on behalf of the City, from and against all claims, damages, losses, and expenses, including reasonable attorney's fees, arising out of or resulting from a loss in the performance of work, down time of equipment, or any claim that may arise from bodily injury, sickness, disease or death, or the injury to or destruction of tangible property, including the loss of use resulting therefrom, caused in whole or in part by a negligent or wrongful act or omission on the part of the Owner/Developer, and its contractor, subcontractors, or anyone directly or indirectly employed or working on behalf of the Owner/Developer for whose acts the Owner/Developer, or its contractors or subcontractors, may be liable responsible. The Owner/Developer further agrees Owner/Developer shall not insulate itself from liability or responsibility to the City for a default in or failure to perform any of the terms of this PD Agreement, or from responsibility under the indemnification clause contained herein by employment of independent contractors or subcontractors or other entities. The Owner/Developer shall remain liable to the City notwithstanding any attempt by the Owner/Developer to pass any responsibility stated herein to its contractor, subcontractor, or other agent or employee at all times during the existence of this PD Agreement.
- 8. The Owner/Developer shall pay all costs for the recording of this PD Agreement, the PD Master Plan, and Ordinance Number 17-10.
- 9. The City may, in its sole discretion, withhold any and all inspections, permits, certificates, or approvals for the Project if such action is deemed necessary by the City to secure the Owner/Developer's compliance with the terms of this PD Agreement, including all documents attached hereto or referenced herein.

10. Except as otherwise provided in this PD Agreement, any notice, request, or approval from either party to the other party must be in writing and sent by certified mail, return receipt requested; overnight delivery with proof of delivery; or by personal delivery. Such notice shall be deemed to have been received when either deposited in the United States Postal Service mailbox, delivered by the United States Postal Service, delivered to the courier, or personally delivered with a signed proof of delivery. For purposes of notice, the Parties and their respective representatives and addresses are:

City:

City of Alachua ATTN: Department of Planning & Community Development P.O. Box 9 Alachua, Florida 32616

Owner/Developer:

M3 Alachua LLC 250 Killarney Drive Winter Park, FL 32789

- 11. The Parties each bind the other and their respective successors and assigns in all respects to all of the terms, conditions, covenants, and provisions of this PD Agreement.
- 12. If any section, sentence, clause, phrase, or provision of this PD Agreement is for any reason held or declared to be unconstitutional, void, or inoperative by any court or agency of competent jurisdiction, such holding of invalidity or unconstitutionality shall not affect the remaining provisions of this PD Agreement, and the remainder of the PD Agreement after the exclusions of such part or parts shall be deemed to be valid.
- 13. The failure of any of the Parties to exercise any right in this PD Agreement shall not constitute a waiver of such right in the event of any future default or noncompliance with it.
- 14. This PD Agreement is governed in accordance with the laws of the State of Florida. Venue for any action arising out of or related to this PD Agreement shall be in Alachua County, Florida.
- 15. In the event of any question or dispute arising out of or related to this PD Agreement or action to interpret this PD Agreement, the Owner/Developer

shall exhaust any and all administrative remedies and thereafter shall be limited only to action for declaratory judgment. In no event shall Owner/Developer have any cause of action for monetary damages against the City for any question or dispute arising out of or related to this PD Agreement or any action to interpret this PD Agreement, and nothing herein, expressed or implied, waives or should be construed as a waiver or attempted waiver by the City of its sovereign immunity under the Florida Constitution and the laws of the State of Florida.

- 16. This PD Agreement is entered into by the City pursuant to the City's home rule powers, including police powers, as set forth in the Florida Constitution and the laws of the State of Florida to regulate the development of land. The City and the Owner/Developer expressly acknowledge and agree that this PD Agreement constitutes a regulatory document, and nothing herein, expressed or implied, is intended or shall be construed as establishing a contract upon which a cause of action for breach, monetary damages, or otherwise may be based. Further, no term or condition of this PD Agreement shall be construed as to proscribe, limit, or affect the ability of the City to enforce its Comprehensive Plan, its Land Development Regulations, or any other authority granted by law with respect to The Project, and nothing herein, expressed or implied, contracts away any of the City's police powers, regulatory authority, and/or immunities.
- 17. The Parties may amend this PD Agreement only by mutual written agreement of the Parties and including the City Commission.
- 18. This PD Agreement shall not be construed more strictly against one party than against the other party merely by virtue of the fact that it may have been prepared by one of the Parties. It is recognized that all Parties have contributed to the preparation of this PD Agreement and have had the opportunity to consult with legal counsel before signing it.
- 19. The Owner/Developer agrees that the terms and requirements of this PD Agreement, PD Master Plan, and Ordinance Number 17-10 do not inordinately burden the Property described in Exhibit "A."
- 20. This PD Agreement constitutes the entire agreement of the Parties and supersedes all prior written or oral agreements, understandings, or representations.

IN WITNESS WHEREOF, the Parties have hereunto set their hands and seals the day and year first above written. $\$

Witnesses:	OWNER/DEVELOPER: M3 Alachua LLC				
	By:				
(NAME)	(NAME) (TITLE) of M3 Alachua LLC				
State of Florida County of Alachua					
20_, by	ment was acknowledged before me this day of, who is personally known to me or who has produce identification, and who took an oath.				
(SEAL)	Notary Public, State of Florida at large Commission No.: Commission Expiration:				

SIGNATURES CONTINUE ON NEXT PAGE

Attest:	CITY OF ALACHUA				
	By:				
Traci L. Gresham	Gib Coerper, Mayor				
City Manager					
Approved as to Form.					
Approved as to Form:					
Marian B. Rush, City Att	orney				
State of Florida					
County of Alachua					
county of find of the					
The foregoing in	strument was acknowledged before me this day of				
20, by	, who is personally known to me or who has produced				
	as identification, and who took an oath.				
	Notary Public, State of Florida at large				
(SEAL)	Commission No.:				
	Commission Expiration:				

EXHIBIT "A"

A tract of land situated in Sections 8 and 17, Township 8 South, Range 18 East, Alachua County, Florida, being more particularly described as follows:

Commence at the southeast corner of Section 8, being the northeast corner of Section 17, Township 8 South, Range 18 East, and run S.87°26'55"W., along the section line, a distance of 50.01 Feet to the west right of way line of County Road No. 235-A (100 foot right of way) and the point of beginning; Thence run S.01°45'18"E., along said right of way line, a distance of 571.16 feet to the north right of way line of the former Seaboard Coastline Railroad; Thence run S.57°03'28"W., along said north right of way line, a distance of 1074.22 feet; thence run N.01°54'18"W., parallel with and one foot west of the west right of way line of the 20 foot wide American Telephone and Telegraph Company Easement as described in Official Records Book 415, Page 139 of the Public Records of Alachua County, Florida, a distance of 1114.62 feet to the south line of Section 8, Thence run S.87°26'55"W., along said south line, a distance of 360.41 feet; Thence run N.01°54'18"W., a distance of 611.28 feet to the southwest corner of the lands described in Official Records Book 2918, Page 1475 of said Public Records; Thence run N.87°27'04"E., along the south line of said lands, and along the south line of the lands described in Official Records Book 2241, Page 1384 of said Public Records, a distance of 1283.53 feet to the aforementioned west right of way line of County Road No. 235-A; Thence run S.01°47'55"E., along said right of way line, a distance of 611.24 feet to the point of beginning.



EXHIBIT "B"

[EXECUTED/SIGNED ORDINANCE 17-10]



PLANNED DEVELOPMENT AGREEMENT FOR ALACHUA WEST (2017) PD-R PROJECT



ORDINANCE 17-10

AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA, RELATING TO THE AMENDMENT OF THE OFFICIAL ZONING ATLAS; AMENDING THE OFFICIAL ZONING ATLAS FROM RESIDENTIAL MULTIPLE FAMILY — 8 ("RMF-8") TO PLANNED DEVELOPMENT — RESIDENTIAL ("PD-R") ON APPROXIMATELY 35.82 ACRES; LOCATED WEST OF NW 173RD STREET (ALSO KNOWN AS COUNTY ROAD 235A), APPROXIMATELY 1,000 FEET SOUTH OF THE INTERSECTION OF NW US HIGHWAY 441 AND NW 173RD STREET; TAX PARCEL NUMBERS 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, AND 03042-052-006; REPEALING ALL ORDINANCES IN CONFLICT; PROVIDING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

RECITALS

WHEREAS, an application for a Site-Specific Amendment to the Official Zoning Atlas ("Amendment"), as described below, has been filed with the City by the M3 Alachua LLC, a Florida corporation ("Owner"); and

WHEREAS, the Owner desires to obtain approval for a Planned Development ("PD") in the City known as Alachua West Planned Development – Residential ("PD-R" or "Project"); and

WHEREAS, the Owner wishes to construct the Project, consisting of a 143 lot residential development on the subject property, the legal description for which is attached hereto as Exhibit "A" and is herein referred to as the "Property"; and

WHEREAS, the City advertised a public hearing to be held before the Planning and Zoning Board, sitting as the Local Planning Agency ("LPA"), on June 1, 2017; and

WHEREAS, the LPA conducted a quasi-judicial public hearing on the proposed Amendment on June 13, 2017, and the LPA reviewed and considered all comments received during the public hearing concerning the proposed Amendment and made its recommendation to the City Commission; and

WHEREAS, the City advertised public hearings to be held before the City Commission on July 13, 2017, and on August 3, 2017; and

WHEREAS, the City Commission conducted quasi-judicial public hearings on the proposed Amendment on July 24, 2017, and August 14, 2017, and provided for and received public participation at both public hearings; and

WHEREAS, the City Commission has determined and found the proposed Amendment to be consistent with the City's Comprehensive Plan and the City's Land Development Regulations ("LDRs"); and

WHEREAS, for reasons set forth in this ordinance that is hereby adopted and incorporated as findings of fact, the Alachua City Commission finds and declares that the enactment of this Amendment is in the furtherance of the public health, safety, morals, order, comfort, convenience, appearance, prosperity, or general welfare.



NOW THEREFORE BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA.

Section 1. Findings of Fact and Conclusions of Law

- 1. The above recitals are true and correct and are incorporated herein by reference.
- 2. The proposed Amendment is in compliance with the City's LDRs.
- 3. The proposed Amendment will not cause a reduction in the adopted level of service standards for transportation, water, sewer, waste, stormwater, recreation, and public schools.

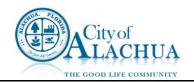
Section 2. Official Zoning Atlas Amended

The Official Zoning Atlas is hereby amended from Residential Multiple Family -8 ("RMF-8") to Planned Development–Residential ("PD-R") for Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006 ("Property"), in accordance with the legal description found in Exhibit "A" and map found in Exhibit "B" attached hereto and incorporated herein.

Section 3. Development Parameters

1. The development shall consist of single-family residential development, community recreation, and stormwater/open space development areas as shown on the PD Master Plan. The density, intensity, allowable uses, acreage, and dimensional standards, where applicable, for each Development Area are as follows:

Maximum Development Area & Density/ Intensity	Allowable Uses	Maximum Potential Development	Acres	Dimensional Standards	Percentage of PD
Single-Family Detached Residential 4 du/acre	Single-Family Residential Dwellings, Detached	143 Dwelling Units	±29.5	Single-Family Detached Minimum Lot Area 5,500 square feet Minimum Lot Width 50 feet Setbacks Front (Primary) = 20' Front (Secondary) = 15' Side = 5' Rear=15' Maximum Building Height 35 feet Maximum Lot Coverage 65% Collector Street Building Setback 75' from ROW Centerline of CR 235-A Minimum Living Area 750 square feet (per dwelling unit)	±82%



Maximum Development Area & Density/ Intensity	Allowable Uses	Maximum Potential Development	Acres	Dimensional Standards	Percentage of PD
Open Space (Community Recreation)	Private Parks; Playground Equipment; Sports Courts; and similar amenities and recreational trails	0.50 FAR	±0.50	Minimum Lot Area 5,500 square feet Minimum Lot Width 50 feet Setbacks Front (Primary) = 20' Front (Secondary) = 20' Side = 25' Rear=5' Maximum Building Height 35 feet Maximum Lot Coverage 65%	±1.3%
Stormwater/ Open Space N/A	N/A	N/A	±5.4	N/A	±15%

- 2. The Project shall be developed in three (3) phases: Phase 1 shall consist of 50 units and associated infrastructure, stormwater management facilities for the entire project, open space, and recreation uses; Phase 2 shall consist of 53 units and associated infrastructure; and Phase 3 shall consist of 40 units and associated infrastructure. Construction of Phase 1 shall commence within one (1) year of the approval of Construction Plans for the Project. Phase 2 shall commence construction within three (3) years of the approval of Construction Plans for the Project. Phase 3 shall commence construction within five (5) years of the approval of Construction Plans for the Project. The design specifications of all infrastructure necessary to serve the Project (except for any development on the Community Recreation Tract as shown on the PD Master Plan) shall be shown on Construction Plans for the Project. The phasing of the Project shall be a maximum of 5 years.
- 3. The applicant shall provide an updated listed species and habitat survey as part of each Final PD Plan for the Project. The updated survey shall document if any listed species are observed on the Property. If a listed species is observed on the Property, the updated survey shall provide recommendations to address potential impacts to the listed species and to identify any permitting requirements of any local, State, or Federal governmental agencies.
- 4. If any wetlands are identified on the Property defined in Exhibit "A", such areas shall be field-delineated using professionally accepted methodology. All development in and/or near wetland areas shall be consistent with the City's Comprehensive Plan and in compliance with the City's LDRs, as may be



- amended from time to time, and shall grant conservation easements or other appropriate protective mechanisms, as determined by the City, to protect wetland areas.
- 5. Each Final PD Plan shall be consistent with the Goals, Objectives, and Policies of the Comprehensive Plan, as it may be amended from time to time, related to the eradication of invasive exotic plant species.
- 6. The Owner, or its successors and/or assigns, shall, concurrent with development of the Project, remove and destroy all Category I and II exotic plant species, as published in the most current version of the Florida Exotic Plant Council's List of Invasive Plant Species, located on the Property defined in Exhibit "A". Thereafter, the Owner, or its successors and/or assigns, shall assure long-term implementation of an exotic plants management plan approved with each new final development order and which shall be included in covenants and restrictions to be implemented by a properly structured property owner's association or other mechanism acceptable to the City.
- 7. The planting of any species identified in the most current version of the Florida Exotic Pest Plant Council's List of Invasive Plant Species shall be prohibited. Grasses and sods shall be certified free of noxious weeds by the Florida Department of Agriculture and Consumer Services, Division of Plant Industry.
- 8. The Owner, or its successors and/or assigns, shall utilize methods of minimizing impacts, such as appropriate Best Management Practices of the Suwannee River Water Management District, in order to reduce the potential for flash flooding, to avoid adverse impacts to water quality, and to incorporate existing drainage patterns to the greatest extent practicable. Upon approval from the City of Alachua and the Suwannee River Water Management District, enhancements may be permitted to the existing, natural conveyance system to mitigate for existing erosion and sedimentation, restoration of historical erosion and sedimentation damage, and preventing future adverse erosion and sedimentation.
- 9. If a Final PD Plan consists of development requiring Preliminary Plat review (single-family detached residential development), the Owner, or its successors and/or assigns, shall submit a utility system plan as part of the Construction Plans for the proposed subdivision. If a new Final PD Plan contains non-residential residential development, the Owner, or its successors and/or assigns, shall submit a utility system plan as part of the new Final PD Plan.
- 10. Development on the Property defined in Exhibit "A" shall include the following requirements:
 - a. The ingress/egress point to the Property defined in Exhibit "A" shall be located as depicted on the PD Master Plan. The design of all proposed roadways shall be consistent with the applicable standards of Article 7 of the City's LDRs and the City's Design and Construction Requirements (latest edition at the time of review of Construction Plans). The design of the proposed roadway shall be reviewed and approved as part of Construction Plans submitted for the subdivision review process, as further defined in Section 2.4.10 of the City's LDRs.
 - b. The Owner, or its successors and/or assigns, shall design, permit, and construct a stormwater management system necessary to serve the development. Stormwater management facilities shall be constructed concurrent with development of the Project. Sufficient stormwater capacity consistent with Section 6.9.3 of the City's LDRs must be provided concurrent with site improvements of the Project. On-site soil shall be appropriately prepared so as to alleviate any drainage issues.
 - c. Utilities shall be extended throughout the Project within areas designated as public right-of-ways, where practical. Utility infrastructure which must run outside the right-of-way, and which



will be maintained by the City, shall be located in easements granting access and maintenance of such infrastructure.

- d. The Owner, or its successors and/or assigns, shall be responsible for the provision of infrastructure for the Project. This shall include all on-site improvements and off-site improvements, including transportation infrastructure improvements, deemed necessary to support the development by the City in its sole discretion.
- e. Facilities constructed on-site that are not dedicated to the City for maintenance shall be the responsibility of a legally established property owners' association. The property owners' association shall have the responsibility of maintenance of all common areas. In the event that common areas and required open space areas, as mandated by Sections 6.7.6, 6.9.3(E)(2), and 7.8.1 of the City's LDRs, or any amendments thereto, are not owned by a property owner's association, such areas shall be burdened by an easement that requires a property owner's association or another entity approved by the City to maintain such areas, and that restricts such areas in accordance with the City's requirements for such areas.

11. Electric System Requirements:

a. The Owner, or its successors and/or assigns, shall be responsible to connect to the electric system of the electric service provider as necessary to serve the Project.

12. Water System Requirements:

- a. The Owner, or its successors and/or assigns, shall be responsible to connect to the City's potable water as necessary to serve the Project.
- b. Water systems shall be designed to provide fire flow rates that conform to the current standards of the Florida Fire Prevention Code, Chapter 633, Florida Statutes, and the Florida Building Code.

13. Wastewater System Requirements:

- a. The Owner, or its successors and/or assigns, shall be responsible to design, permit, and construct wastewater main extensions and any other improvements, including but not limited to any lift station required and necessary to serve the Project.
- The Owner, or its successors and/or assigns, shall submit a landscaping and buffering plan as part of each new Final PD Plan. The landscaping and buffering plan shall meet the requirements established by Section 6.2.2, *Landscaping Standards*, of the City's LDRs, or any amendments thereto. A landscape and buffering plan shall not be required if no landscaping required is required by Section 6.2.2 of the City's LDRs.
- 15. The Owner, or its successors and/or assigns, shall submit an open space plan as part of each new Final PD Plan. The open space plan shall meet the minimum requirements established by Section 6.7, *Open Space Standards*, of the City's LDRs, or any amendments thereto.
- 16. Open spaces and conservation areas shall account for a minimum of ten percent (10%) of the complete project.
- 17. If a Final PD Plan contains non-residential development, the Owner, or its successors and/or assigns, shall submit a lighting and photometric plan as part of the new Final PD Plan. The lighting and



- photometric plan shall meet the requirements established by Section 6.4, *Exterior Lighting Standards*, of the City's LDRs, or any amendments thereto.
- 18. If a Final PD Plan contains non-residential development, the Owner, or its successors and/or assigns, shall submit a parking plan as part of the new Final PD Plan. The parking plan shall meet the requirements established by Section 6.1, *Off-Street Parking and Loading Standards*, of the City's LDRs, or any amendments thereto.
- 19. The Owner, or its successors and/or assigns, shall obtain all applicable permits from the Suwannee River Water Management District, Alachua County Public Works, the Florida Department of Environmental Protection, the Florida Fish and Wildlife Commission, and any other Federal, State, or Local agency before the commencement of any development in the Project.
- 20. Each Final PD Plan shall be a Preliminary Plat for single-family detached residential development and a Site Plan for non-residential development, and shall adhere to all requirements of this PD Ordinance, the City's Comprehensive Plan, and the City's LDRs. Each new Final PD Plan shall also adhere to all requirements of the PD Master Plan and the PD Agreement for this Project.
- 21. Each Final PD Plan shall include the exact number of residential dwelling units and the exact intensity (square footage) of non-residential uses, as well as precise information regarding the layout of open space, circulation, and stormwater management.
- 22. A valid Planned Development Agreement shall be adopted concurrent with the approval of this Ordinance and the PD Master Plan.
- 23. The development parameters defined herein do not inordinately burden the development of the Property defined in Exhibit "A".
- 24. The rezoning of the Property defined in Exhibit "A" does not reserve concurrency for the Project.
- 25. The adoption of this Ordinance does not guarantee the approval of any development permits, including but not limited to, a Preliminary Plat, Construction Plans, or a Final Plat for the Project, or for any part or section thereof, for the Owner/Developer or its successors or assigns.
- 26. All development, including but not limited to new Final PD Plans for the Project, shall be governed by the laws, regulations, comprehensive plan and ordinances in effect at the time of the specific proposed development, and not as of the date of this ordinance.

Section 4. Ordinance to be Construed Liberally

This ordinance shall be liberally construed in order to effectively carry out the purposes hereof which are deemed to be in the best interest of the public health, safety, and welfare of the citizens and residents of Alachua, Florida.

Section 5. Repealing Clause

All ordinances or parts of ordinances in conflict with this ordinance are, to the extent they conflict with this ordinance, repealed.



Section 6. Providing for Severability

It is the declared intent of the Alachua City Commission that, if any section, sentence, clause, phrase, or provision of this ordinance is for any reason held or declared to be unconstitutional, void, or inoperative by a court or agency of competent jurisdiction, such holding of invalidity or unconstitutionality shall not affect the remaining provisions of this ordinance and the remainder of this ordinance, after the exclusion of such part or parts, shall be deemed to be valid.

Section 7. Effective Date

This Ordinance shall be effective upon its passage and adoption on the second and final reading.

PASSED on first reading on the 24th day of July, 2017.

PASSED and **DULY ADOPTED**, in regular session, with a quorum present and voting, by the City Commission, upon second reading this 14th day of August, 2017.

	CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA
	Gib Coerper, Mayor SEAL
ATTEST:	APPROVED AS TO FORM
Traci L. Gresham, City Manager/Clerk	Marian B. Rush, City Attorney



EXHIBIT "A"

A tract of land situated in Sections 8 and 17, Township 8 South, Range 18 East, Alachua County, Florida, being more particularly described as follows:

Commence at the southeast corner of Section 8, being the northeast corner of Section 17, Township 8 South, Range 18 East, and run S.87°26'55"W., along the section line, a distance of 50.01 Feet to the west right of way line of County Road No. 235-A (100 foot right of way) and the point of beginning; Thence run S.01°45'18"E., along said right of way line, a distance of 571.16 feet to the north right of way line of the former Seaboard Coastline Railroad; Thence run S.57°03'28"W., along said north right of way line, a distance of 1074.22 feet; thence run N.01°54'18"W., parallel with and one foot west of the west right of way line of the 20 foot wide American Telephone and Telegraph Company Easement as described in Official Records Book 415, Page 139 of the Public Records of Alachua County, Florida, a distance of 1114.62 feet to the south line of Section 8; Thence run S.87°26'55"W., along said south line, a distance of 360.41 feet; Thence run N.01°54'18"W., a distance of 611.28 feet to the southwest corner of the lands described in Official Records Book 2918, Page 1475 of said Public Records; Thence run N.87°27'04"E., along the south line of said lands, and along the south line of the lands described in Official Records Book 2241, Page 1384 of said Public Records, a distance of 1283.53 feet to the aforementioned west right of way line of County Road No. 235-A; Thence run S.01°47'55"E., along said right of way line, a distance of 611.24 feet to the point of beginning.





EXHIBIT "B"

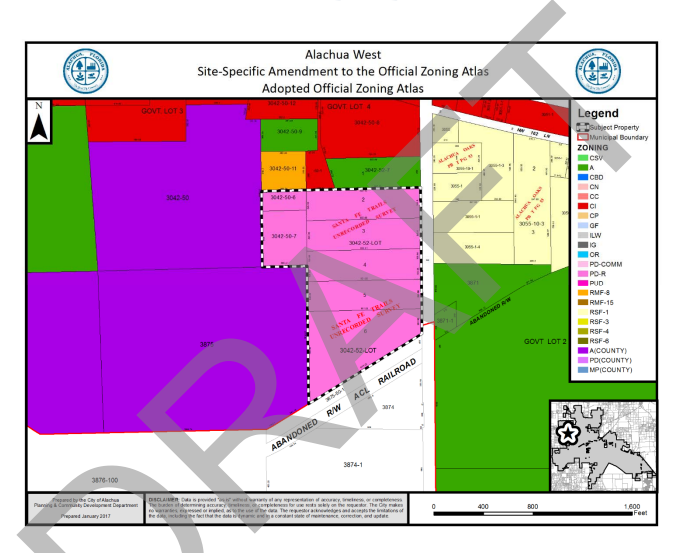


EXHIBIT "C"



Alachua West PD-R

City of Alachua, FL

Legal Description:

A TRACT OF LAND SITUATED IN SECTIONS 8 AND 17, TOWNSHIP 8 SOUTH, RANGE 18 EAST, ALACHUA COUNTY, FLORIDA, BEING MORE

THENCE RUN N.01°54'18"W., A DISTANCE OF 611.28 FEET TO THE SOUTHWEST CORNER OF THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 2918, PAGE 1475 OF SAID PUBLIC RECORDS; THENCE RUN N.87°27'04"E., ALONG THE SOUTH LINE OF SAID LANDS, AND ALONG THI SOUTH LINE OF THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 2241, PAGE 1384 OF SAID PUBLIC RECORDS, A DISTANCE OF 1283.53 FEET TO THE AFOREMENTIONED WEST RIGHT OF WAY LINE OF COUNTY ROAD NO. 235-A; THENCE RUN S.01°47'55"E., ALONG SAID RIGHT OF WAY LINE, A DISTANCE OF 611.24 FEET TO THE POINT OF BEGINNING.

Parcel Id. No.: 03042-050-006 03042-050-007 03042-052-002 03042-052-003 03042-052-004

03042-052-005 03042-052-006

Owner:

RL Regi Florida, LLC 700 NW 107th Avenue, Suite 200 Miami, FL 33172



Vicinity Map
Scale: 1" = 3,000'

Applicant / Agent: Poulos & Bennett, LLC

2602 E. Livingston Street Orlando, FL 32803 407.487.2594

Planner / Civil Engineer: Poulos & Bennett, LLC 2602 E. Livingston Street Orlando, FL 32803 407.487.2594

Brinkman Surveying & Mapping, Inc. 4607 NW 6th Street, Suite C

Gainsville, FL 32609 352.374.7707

407.423.0504 407.423.3106

McAlpine Environmental Consulting, Inc. 18312 Cortez Boulevard Brooksville, FL 34601 352.585.2033

Environmental:

Geotechnical Engineer:

3532 Maggie Blvd. Orlando, FL 32811

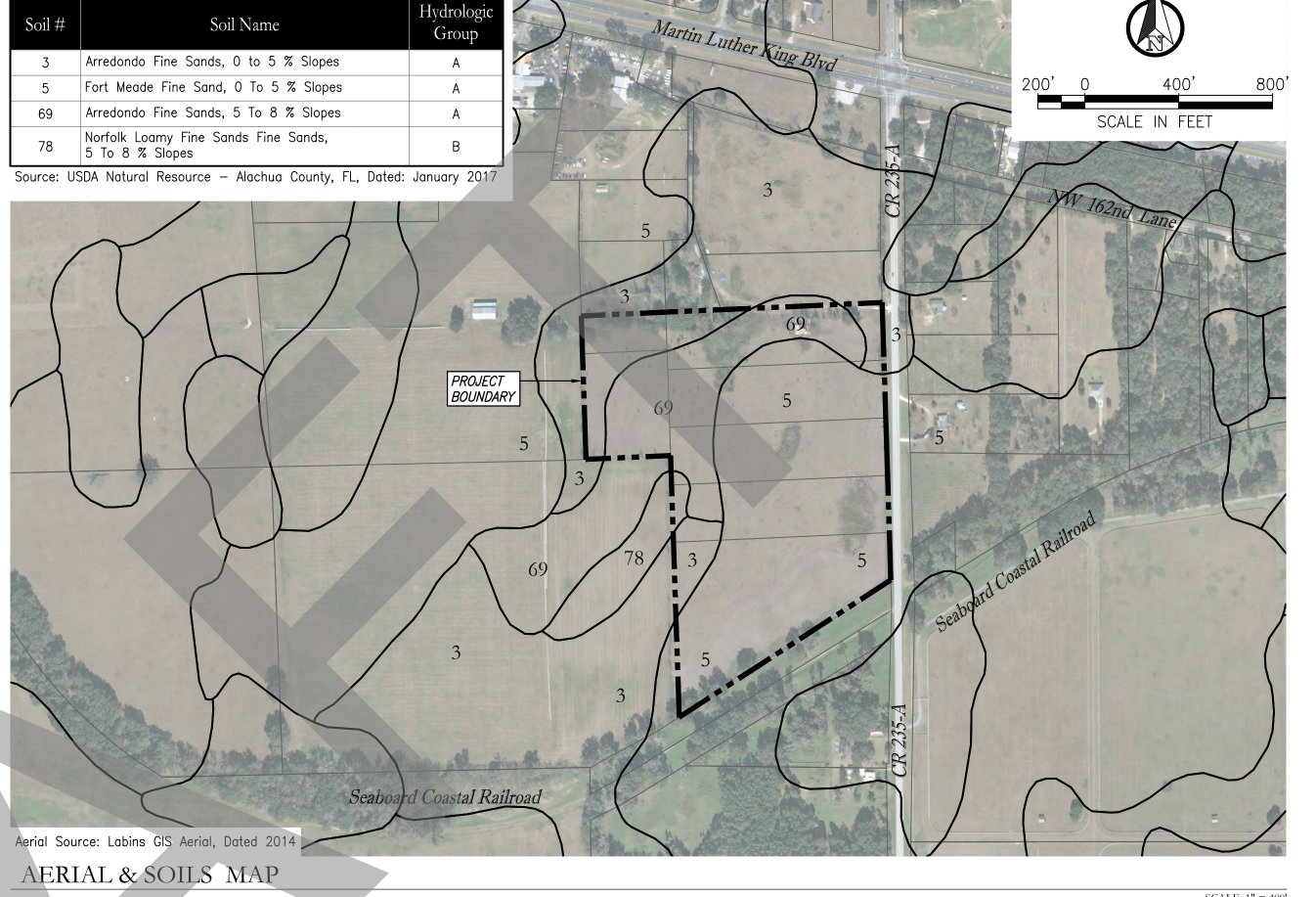
Universal Engineering Science

Submit To City Of Alachua

POULOS BENNETT

4625 Halder Lane, Suite B, Orlando, FL 32814 Tel. 407.487.2594 www.poulosandbennett.com Eng. Bus. No. 28567

Consultant:



Soil Classification

1 03/09/2017 SUBMIT TO CITY OF ALACHUA - 01/31/2017 SUBMIT TO CITY OF ALACHUA NO. DATE: DESCRIPTIONS: SUBMISSIONS/REVISIONS VERTICAL DATUM: 16-110 JOB NO.: BWDESIGNED BY: BWDRAWN BY: KH CHECKED BY: KH APPROVED BY: AS SHOWN SCALE IN FEET: Project Name:

ALACHUA WEST PD-R

Submittal To: CITY OF ALACHUA, FL

Sheet Title:

EXISTING CONDITIONS PLAN

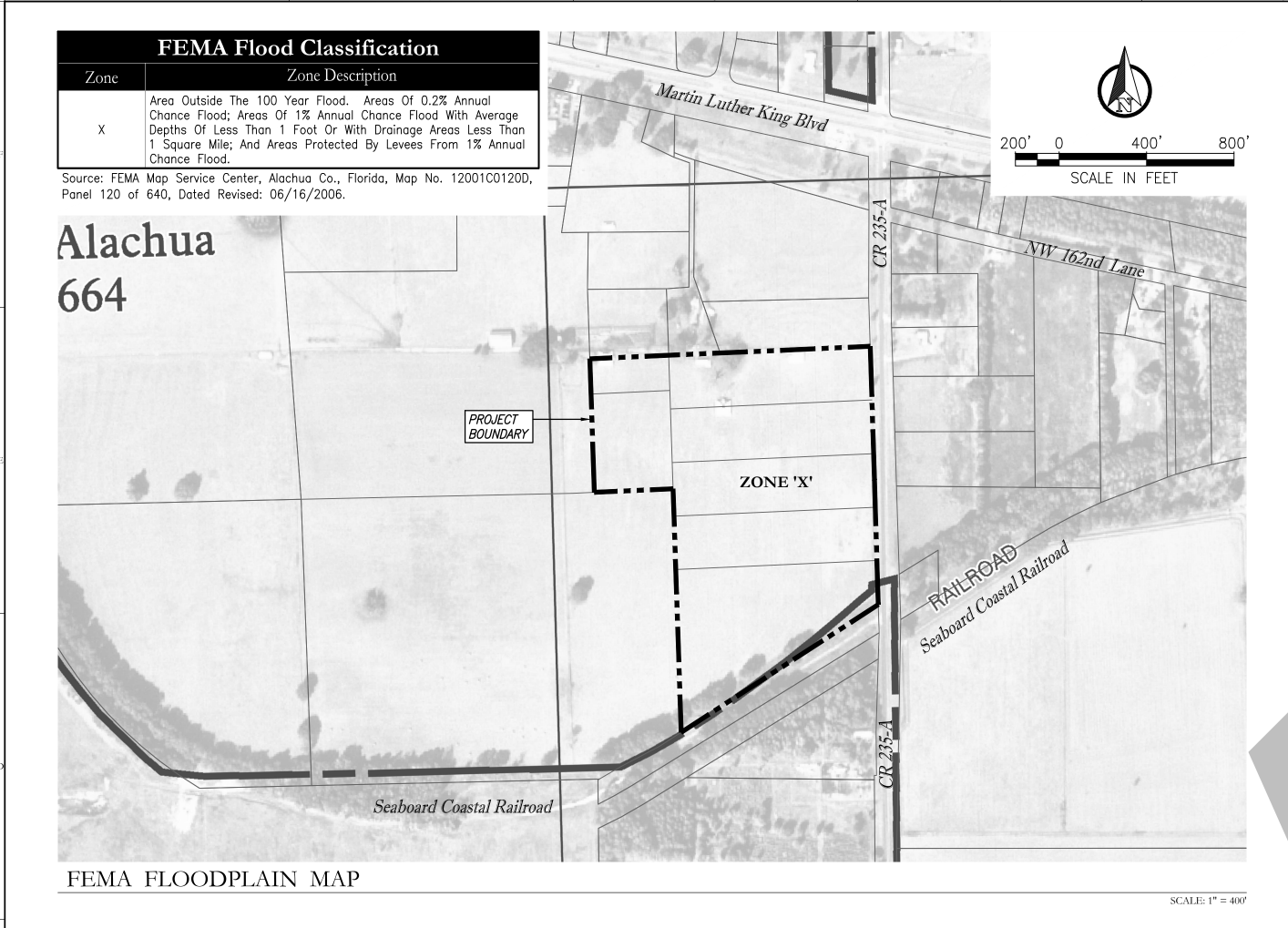
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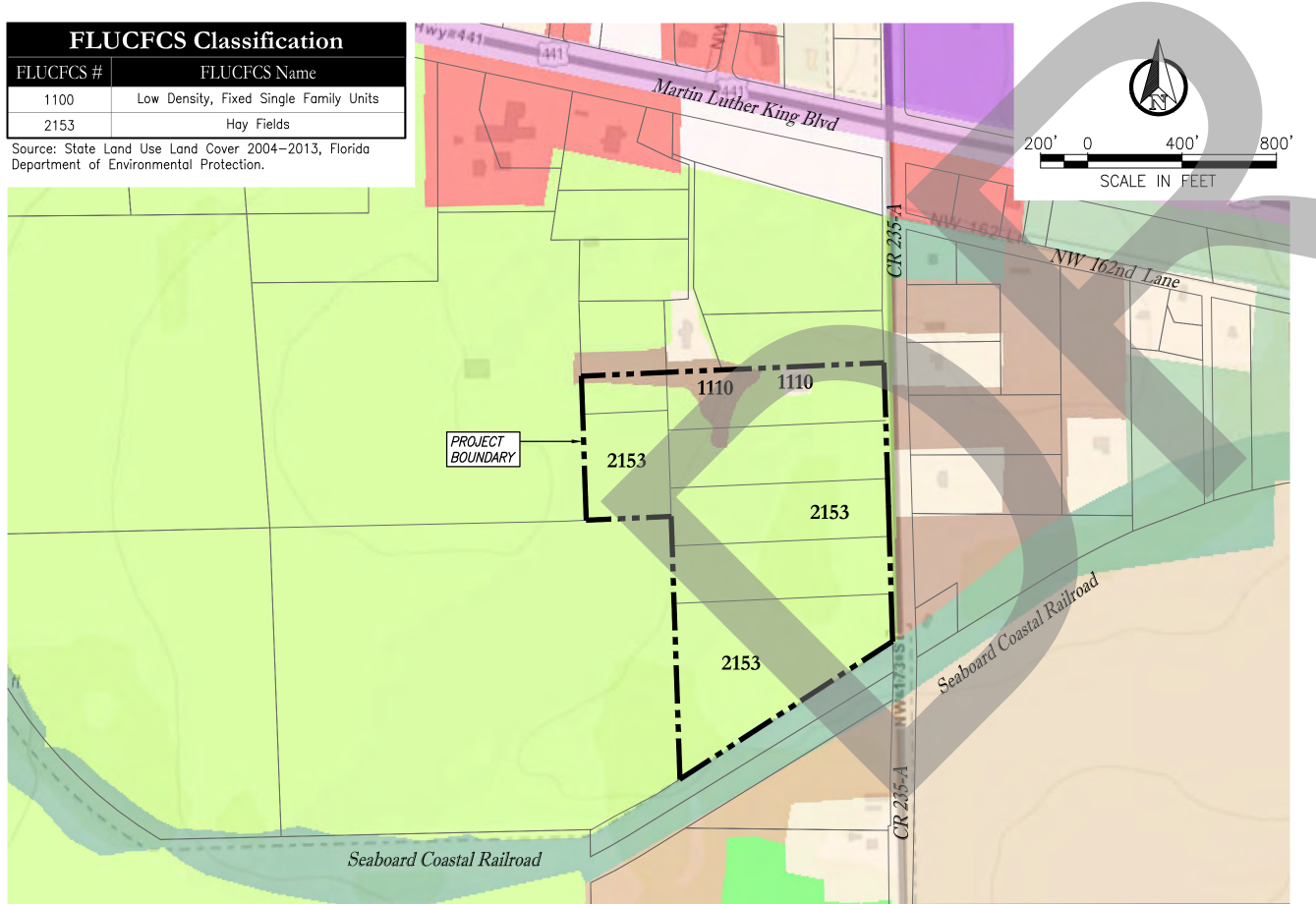
1.00

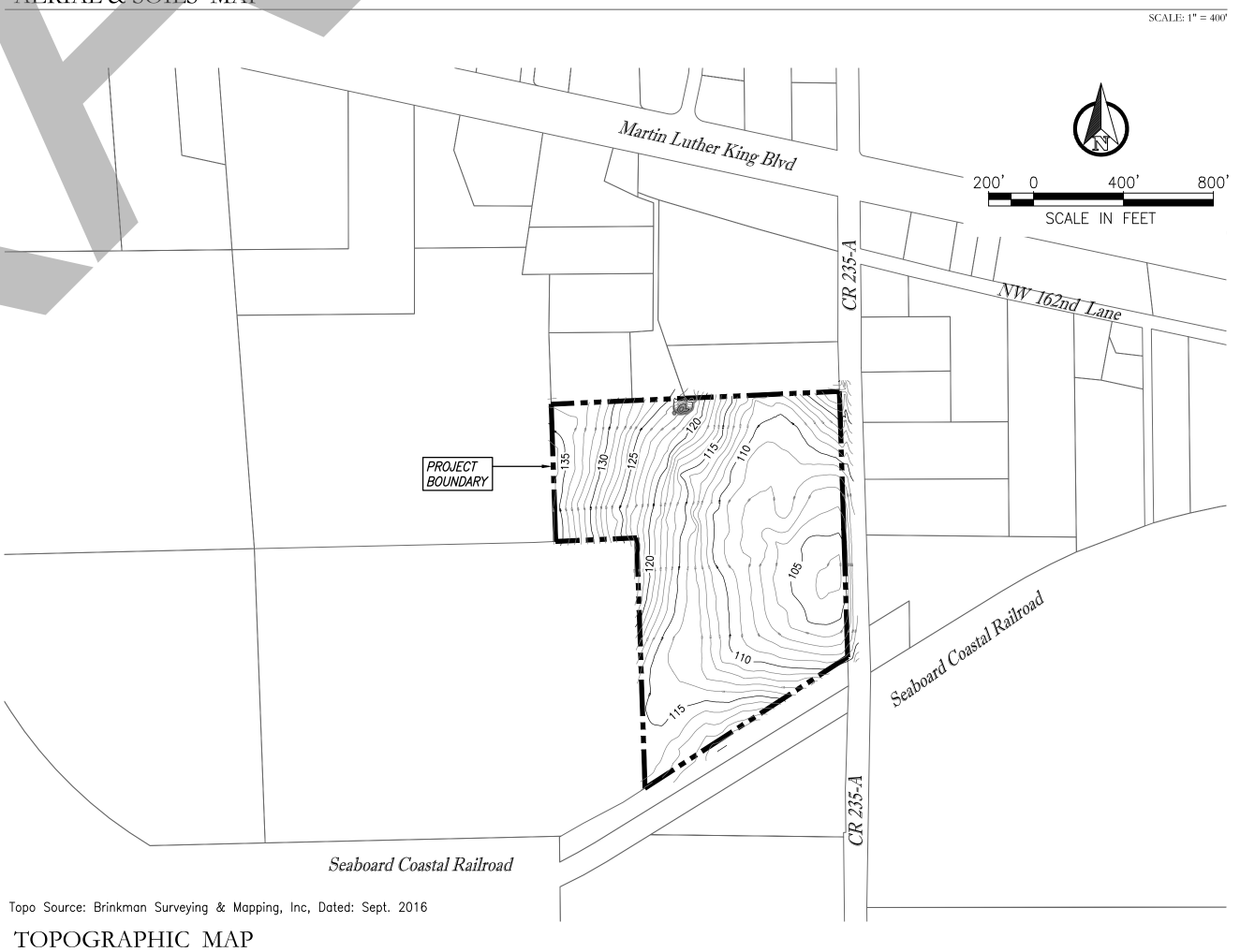
POULOS BENNETT

Poulos & Bennett, LLC 2602 E. Livingston St., Orlando, FL 32803 Tel. 407.487.2594 www.poulosandbennett.com Eng. Bus. No. 28567

SCALE: 1" = 400'

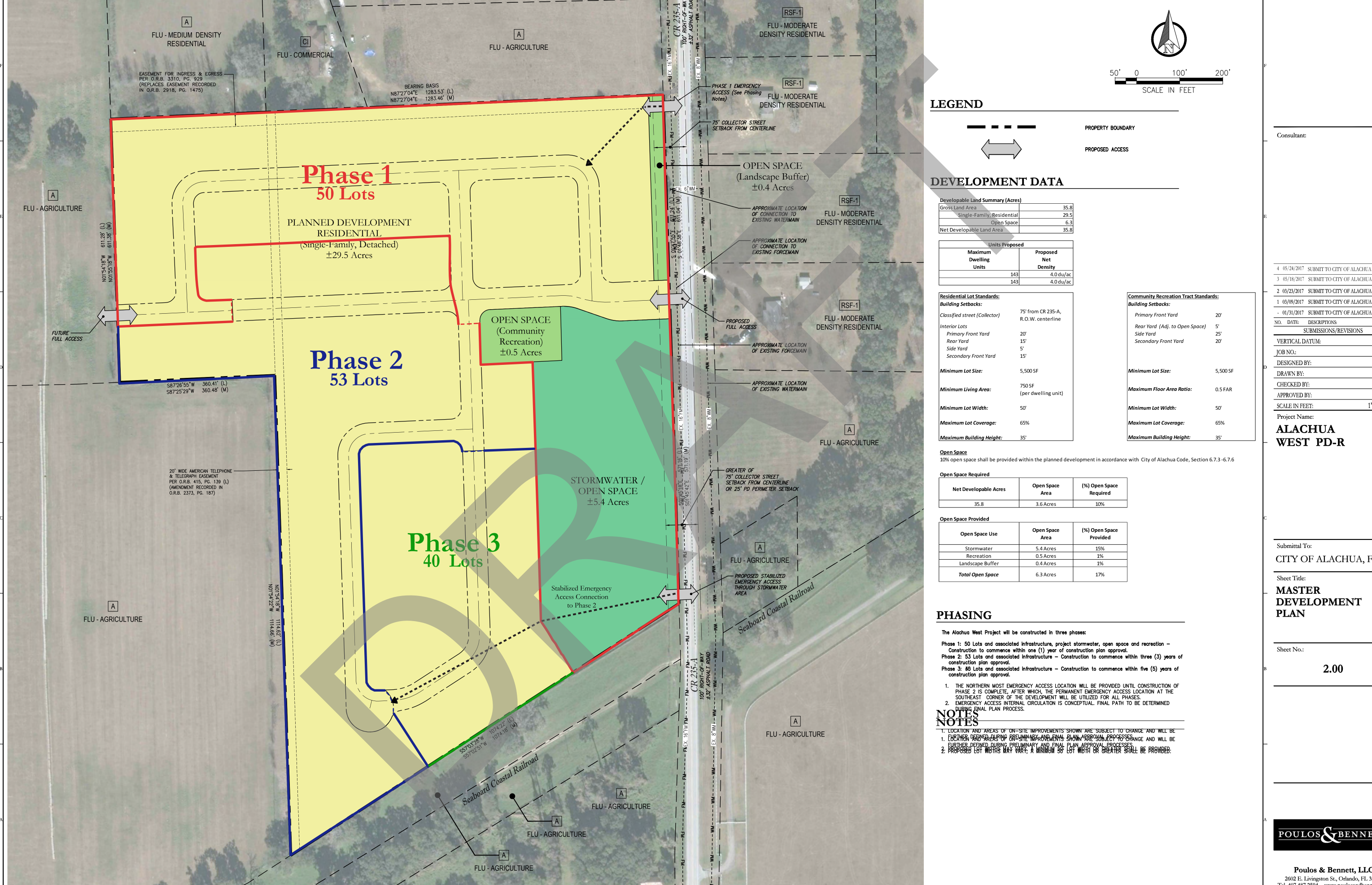






FLUCFCS MAP

SCALE: 1'' = 400'



Key Map:

4 05/24/2017 SUBMIT TO CITY OF ALACHUA

2 03/23/2017 SUBMIT TO CITY OF ALACHUA

1 03/09/2017 SUBMIT TO CITY OF ALACHUA

- 01/31/2017 SUBMIT TO CITY OF ALACHUA

NO. DATE: DESCRIPTIONS:

SUBMISSIONS/REVISIONS

16-110

BWBW

KH KH

1'' = 100'

ALACHUA

WEST PD-R

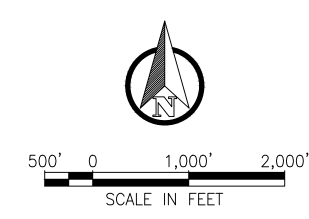
CITY OF ALACHUA, FL

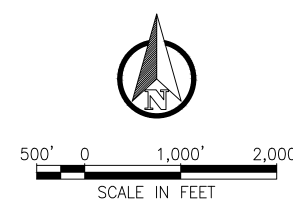
MASTER DEVELOPMENT

2.00

POULOS BENNETT

Poulos & Bennett, LLC 2602 E. Livingston St., Orlando, FL 32803 Tel. 407.487.2594 www.poulosandbennett.com Eng. Bus. No. 28567





Available Recreation

Acreage after Project

Impacts **

(From 39.06 Acres)

37.20 Acres

High School Students

13

Total Student

Generation

45

Recreation Area

needed

(5.0 Acres/1,000

population) **

1.86 Acres

Middle School

Students

Consultant:

1	03/09/2017	SUBMIT TO CITY OF ALACHUA	
	01/31/2017	SUBMIT TO CITY OF ALACHUA	
NO.	. DATE:	DESCRIPTIONS:	
	S	UBMISSIONS/REVISIONS	
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Project Name:

ALACHUA WEST PD-R

Submittal To:

CITY OF ALACHUA, FL

Sheet Title:

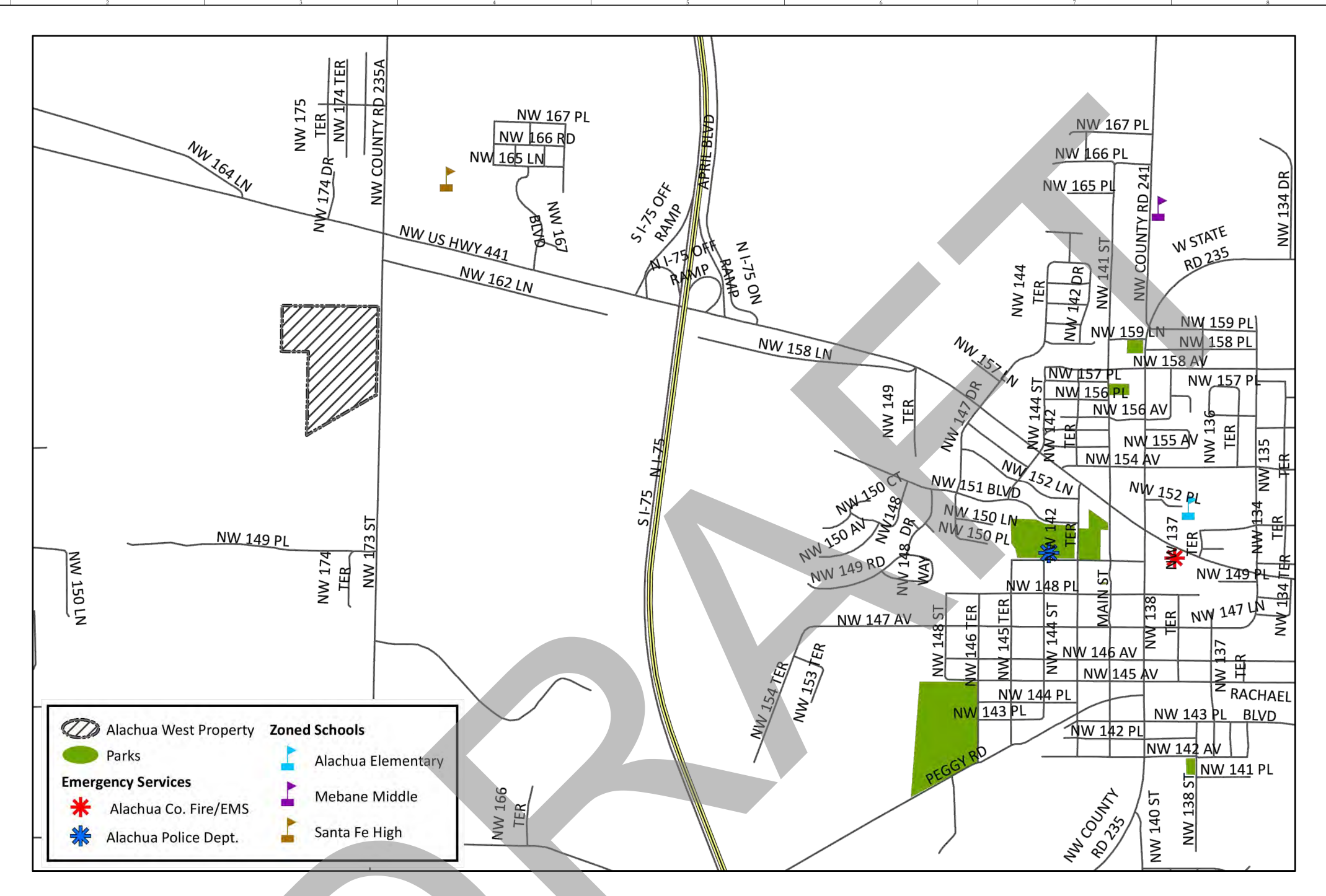
PUBLIC FACILITIES PLAN

Sheet No.:

3.00

POULOS BENNETT

Poulos & Bennett, LLC 2602 E. Livingston St., Orlando, FL 32803 Tel. 407.487.2594 www.poulosandbennett.com Eng. Bus. No. 28567



PUBLIC FACILITIES INFORMATION

Transportation

ITE Land Use	Proposed Units	Proposed Development Impact (Per ITE Trip Manual, 9th Ed.)		
		PM Peak Trips	Total Daily Trips	
Single-Family, Detached (210)	143	143	1,361	

Roadway Segment	Average Daily Trips (LOS)*	Available Capacity (ADT)*	Peak Hour Trips (LOS)*	Available Capacity (Peak Hr)*	Capacity Remaining (ADT)	Capacity Remaining (Peak Hr)
CR235A (S. of US 441)	14,580	10,200	1,314	899	8,839	756
US 441 (Segment 5)	35,500	7,320	3,200	519	5,959**	376**
* City of Alachus Davidonna at Ma	nitarina Danart Oataba	× 2016				

* City of Alachua Development Monitoring Report, October 2016

Potable Water (City of Alachua Public Services Department)

Proposed Units	Potable Water Generation per Unit	Potable Water Generation by Project	Residual Capacity after Project Impacts * (From 997,103 Gallons/Day)		
143	275 Gallons/Unit	39,325 Gallons/Day	957,778 Gallons/Day (58.36% Capacity)		
* City of Alachua Development Monitoring Report, October 2016					

Sanitary Sewer (City of Alachua Public Services Department)

Proposed Units	Sanitary Sewer Generation per Unit	Sanitary Sewer Generation by Project	1	
			Gallons/Day)	
143	250 Gallons/Unit	35,750 Gallons/Day	775,943 Gallons/Day	
143	250 danons, one 35,750 danon		(48.27 % Capacity)	

* City of Alachua Development Monitoring Report, October 2016

Solid Waste (City of Alachua Public Services Department)

Proposed Units	Population based on rate of 2.6 persons per household *	Solid Waste Generated (0.73 tons per capita per year) **	
143	372	271.56	
* US Census Bureau, 2010			

Available Capacity by School Concurrency Service Area (CSA)

** City of Alachua Development Monitoring Report, October 2016

Student generation rates per the School Board of Alachua County

Recreation

Proposed Units

143

* US Census Bureau, 2010

Projected Student Generation

Proposed Units

Total DU Based on Densities from	Available Capacity by	Development based	Residual Capacity	
Table 1	CSA (2017-18) *	Student Generation	Residual Capacity	
Alachua Elementary CSA	249	22	227	
Mebane Middle CSA	397	10	387	
Santa Fe High CSA	357	13	344	

Population based

on rate of 2.6 persons

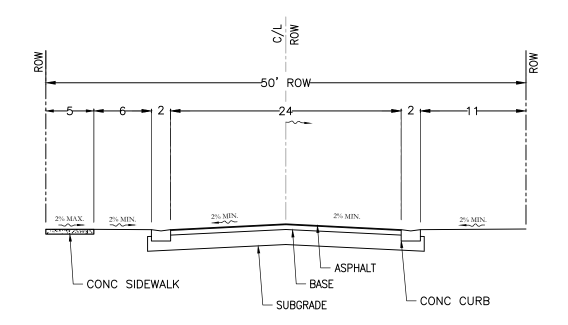
per household *

372

Elementary Students

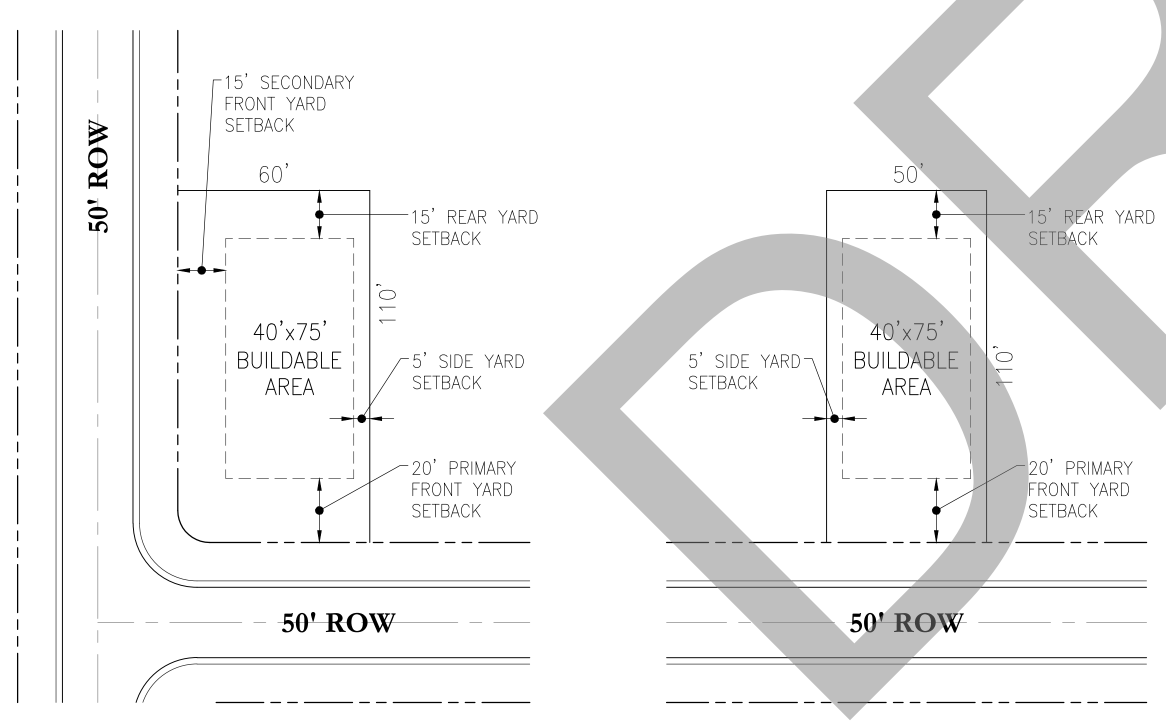
TYPICAL ENTRANCE ROAD SECTION (90' ROW)

NOTE: ALL CONSTRUCTION DETAILS ARE CONCEPTUAL AND SUBJECT TO MODIFICATION DURING THE APPROVAL OF FINAL CONSTRUCTION PLANS



TYPICAL ROAD SECTION (50' ROW)

NOTE: ALL CONSTRUCTION DETAILS ARE CONCEPTUAL AND SUBJECT TO MODIFICATION DURING THE APPROVAL OF FINAL CONSTRUCTION PLANS



MINIMUM CORNER LOT (TYPICAL)

MINIMUM STANDARD LOT (TYPICAL)

1. Development Acreage Summary:

Land Use Summary

•		Net Developable Acres	Units Allowed		Units Proposed	
Land Use	Gross Acres		Land Use	Total	Maximum	Proposed
Land Ose			Designation	Allowed Units	Dwelling	Net
			Density	(Gross Density)	Units	Density
Single Family Residential	35.8	35.8	4.0 du/ac	143	143	4.0 du/ac
Total:	35.8	35.8	4.0 du/ac	143	143	4.0 du/ac

2. Existing Future Land Use:

Medium Density Residential

3. Proposed Future Land Use:

Moderate Density Residential

4. Existing Zoning:

RMF-8 (Residential Multi-family)

5. Proposed Zoning:

PD-R (Planned Development Residential)

6. Permitted Uses:

Single Family, Detached Residential; accessory uses and accessory structures. Community Open Space / Recreation Areas to allow private parks, including playground equipment, sports courts and similar amenities, and recreational trails.

7. Recreation

Recreation facilities shall be private for the use of community residents and owned and maintained by Home Owner's Association.

Recreation amenities shall be determined at Final PD Plan.

- a. On-site potable water and wastewater facilities to be provided and located within internal public right-of ways and/or dedicated easements along internal public right-of-ways. On-site potable water and wastewater facilities to be designed to comply with City of Alauchua design and construction requirements and/or specifications.
- b. Landowner / developer is responsible to provide right-of-way and easements and construction of on-site faciliites and for all other infrastructure located within the project, including but not limited to electrical utility lines, telephone lines, cable TV lines, or underground conduit for such features, and to specify the ownership, operation, and maintenance provisions for all onsite facilities not dedicated to the City of Alachua.
- c. Proposed lift-station design and specifications to be in accordance with City of Alachua Requirements for Design and Construction. Proposed lift-station location to be coordinated with City of Alachua Public Services Department.

9. Proposed Parking

a. A minimum of 2 parking spaces will be provided within each fee simple lot, per City of Alachua Code, Section 6.1.4(B) - Minimum 9'x18' (6.1.7)

b. No additional parking is required by Table 6.1-1 of the City of Alachua Code for those potential uses proposed within the Community Open Space/Recreation Area.

Stormwater management for the build out of the planned development shall be provided onsite within a designated tract and in accordance with City of Alachua Code Section 3.6.3 (A)(5)(b)(iv), Section 6.9, and SRWMD regulations.

11. Signage:

Signage shall be provided within the the planned development in accordance with City of Alachua Code, Section 6.5

12. Landscape and Buffering:

Landscaping and buffering shall be provided within the the planned development in accordance with Alachua Code, Section 6.2

13. Street Improvements:

90' ROW - Local Street / Type B Divided Right-of-Way: 50' ROW - Local Street / Type B Right-of-Way:

Block Length: Max. 600 feet Max. 600 feet Cul de Sac Length:

24-foot wearing surface. The minimum street wearing surface width for local streets may be reduced by two feet when served by a sidewalk or multi-use path **Street Dimensions:** that is a minimum of 8 feet.

Min. Width 5 feet, one side of ROW Sidewalks:

14. Design Standards

In accordance with Alachua Code Section 4.3.1(A)(4):

Dwelling units shall be oriented so the primary entrances face the street. Orientation

If 30 feet or more in width, the front façade shall incorporate wall off-sets, or articulations, with a minimum depth of two feet, so no single wall expanse **Building massing**

exceeds 25 feet in length.

Building materials Metal siding and exposed smooth-finished concrete block shall not be used for any building elevations.

A minimum of four (4) distinctly different house designs shall be provided. The same house design shall not occur more than once every four building lots on Variety in Elevations

the same side of the street. In accordance with Alachua Code Section 4.3.1(A)(4).

Consultant:

4 05/24/2017 SUBMIT TO CITY OF ALACHUA 3 05/18/2017 SUBMIT TO CITY OF ALACHUA 2 03/23/2017 SUBMIT TO CITY OF ALACHUA 1 03/09/2017 SUBMIT TO CITY OF ALACHUA

- 01/31/2017 SUBMIT TO CITY OF ALACHUA NO. DATE: DESCRIPTIONS: SUBMISSIONS/REVISIONS VERTICAL DATUM:

16-110 JOB NO.: BWDESIGNED BY: BWDRAWN BY: CHECKED BY: APPROVED BY: N.T.S. SCALE IN FEET:

Project Name:

ALACHUA WEST PD-R

Submittal To:

CITY OF ALACHUA, FL

Sheet Title:

TYPICAL SECTIONS **AND NOTES**

Sheet No.:

4.00

POULOS BENNETT

Poulos & Bennett, LLC 2602 E. Livingston St., Orlando, FL 32803 Tel. 407.487.2594 www.poulosandbennett.com

Eng. Bus. No. 28567

LEGAL DESCRIPTION: A TRACT OF LAND SITUATED IN SECTIONS 8 AND 17, TOWNSHIP 8 SOUTH, RANGE 18 EAST, ALACHUA COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS: COMMENCE AT THE SOUTHEAST CORNER OF SECTION 8, BEING THE NORTHEAST CORNER OF SECTION 17, TOWNSHIP 8 SOUTH, RANGE 18 EAST, AND RUN S.87'26'55"W., ALONG THE SECTION LINE, A DISTANCE OF 50.01 FEET TO THE WEST RIGHT OF WAY LINE OF COUNTY ROAD NO. 235—A (100 FOOT RIGHT OF WAY) AND THE POINT OF BEGINNING; THENCE RUN S.01'45'18"E., ALONG SAID RIGHT OF WAY LINE, A DISTANCE OF 571.16 FEET TO THE NORTH RIGHT OF WAY LINE OF THE FORMER SEABOARD COASTLINE RAILROAD; THENCE RUN S.57'03'28"W., ALONG SAID NORTH RIGHT OF WAY LINE, A DISTANCE OF 1074.22 FEET; THENCE RUN N.01'54'18"W., PARALLEL WITH AND ONE FOOT WEST OF THE WEST RIGHT OF WAY LINE OF THE 20 FOOT WIDE AMERICAN TELEPHONE AND TELEGRAPH COMPANY EASEMENT AS DESCRIBED IN OFFICIAL RECORDS BOOK 415, PAGE 139 OF THE PUBLIC RECORDS OF ALACHUA COUNTY, FLORIDA, A DISTANCE OF 1114.62 FEET TO THE SOUTH LINE OF SECTION 8; THENCE RUN S.87'26'55"W., ALONG SAID SOUTH LINE. A DISTANCE OF 360.41 FEET: THENCE RUN N.01'54'18"W.. A DISTANCE

SAID SOUTH LINE, A DISTANCE OF 360.41 FEET; THENCE RUN N.01°54'18"W., A DISTANCE OF 611.28 FEET TO THE SOUTHWEST CORNER OF THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 2918, PAGE 1475 OF SAID PUBLIC RECORDS; THENCE RUN

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BOUNDARY, TOPOGRAPHIC & TREE SURVEY IN SECTIONS 8 & 17, TOWNSHIP 8 SOUTH, RANGE 18 EAST,

CITY OF ALACHUA, ALACHUA COUNTY, FLORIDA

BEARING NOTE: BEARINGS SHOWN HEREON ARE REFERRED TO AN ASSUMED VALUE OF N. 87'24'04" E., FOR THE NORTH PROPERTY LINE OF THE SUBJECT PARCEL

FENCE NOTE: SOME FENCE TIES AS SHOWN HEREON, (IF APPLICABLE) HAVE BEEN DRAWN EXAGGERATED FOR SAKE OF GRAPHIC REPRESENTATION.

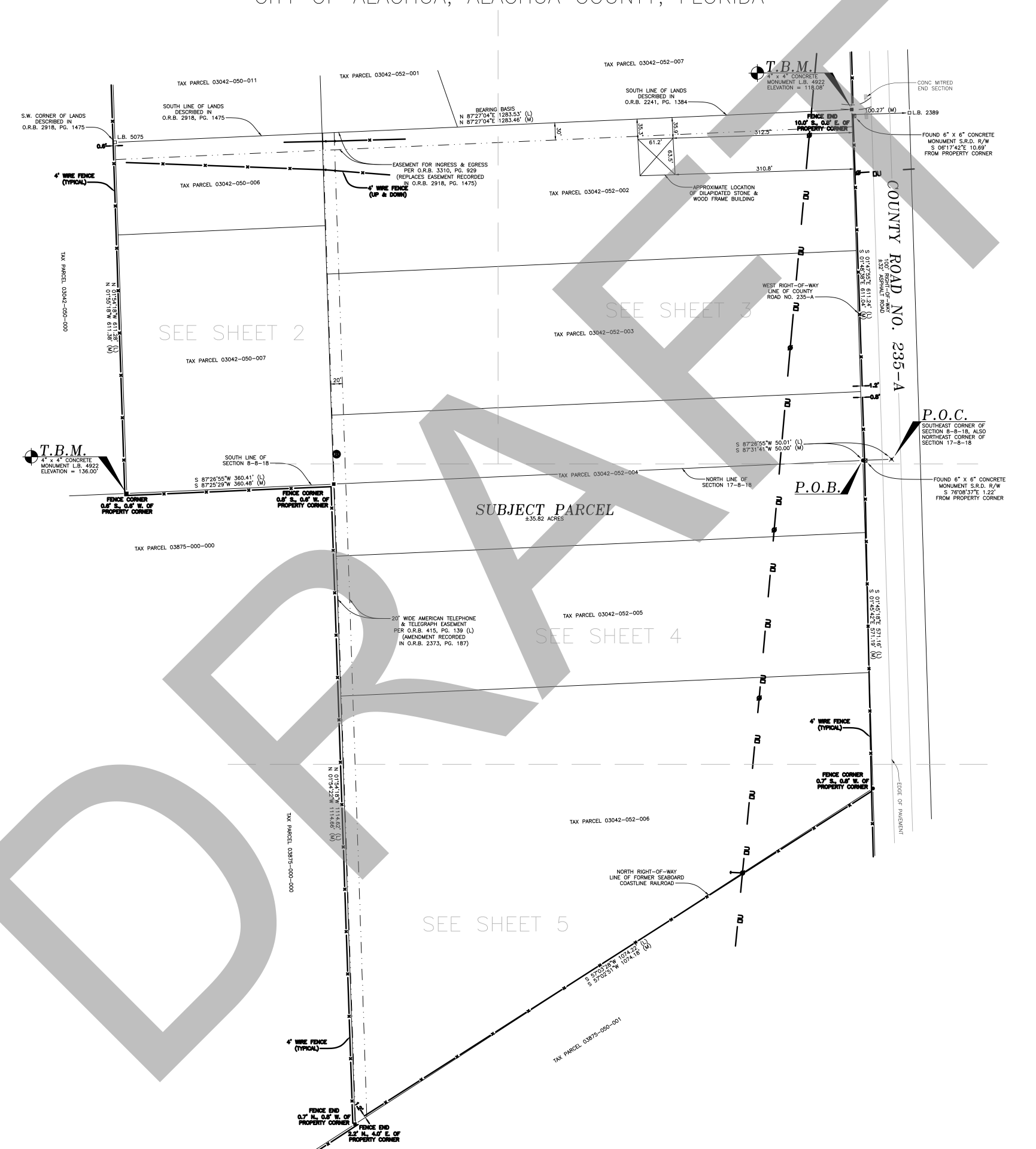
ELEVATION NOTE: ELEVATIONS SHOWN HEREON ARE REFERRED FROM F.D.O.T. BENCHMARK NO. 39 (NGVD 1929 DATUM). EXAMPLE: +187.53 = CONCRETE/PAVEMENT SHOT × = GROUND SHOT

TITLE NOTE: FOR MATTERS OF TITLE, THIS SURVEYOR HAS RELIED ON THE COMMITMENT FOR TITLE INSURANCE PROVIDED BY THE CLIENT, ISSUED BY NORTH AMERICAN TITLE INSURANCE COMPANY, FILE NUMBER: 11657–16–00609, EFFECTIVE DATE: MAY 19, 2016. THIS SURVEYOR HAS NOT PERFORMED A SEARCH OF THE PUBLIC RECORDS ON THIS PARCEL FOR ANY CLAIMS OF TITLE, EASEMENTS, OR RESTRICTIONS THAT MAY EFFECT THIS PARCEL. THE PRESENCE OR ABSENCE OF ANY SUCH CLAIMS ARE NOT CERTIFIED HEREON.

FLOOD NOTE: IN THE OPINION OF THIS SURVEYOR, ACCORDING TO THE NATIONAL FLOOD INSURANCE PROGRAM, FLOOD INSURANCE RATE MAP NUMBER 12001C0120D, DATED 6/16/2006, THIS PROPERTY IS IN FLOOD ZONE "X" WHICH IS AN AREA DETERMINED TO BE OUTSIDE THE 0.2% ANNUAL CHANCE FLOODPLAIN, AS SCALED FROM SAID MAP. INFORMATION FROM THE FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA) FLOOD
INSURANCE RATE MAPS, SHOWN ON THIS MAP, WAS
CURRENT AS OF THE REFERENCED DATE. MAP
REVISIONS AND AMENDMENTS ARE PERIODICALLY MADE
BY LETTER AND MAY NOT BE REFLECTED ON THE

SURVEYOR NOTES: 1) TO THE BEST OF MY KNOWLEDGE, THERE ARE NO ENCROACHMENTS, BOUNDARY LINE DISPUTES, EASEMENTS, OR CLAIMS OF EASEMENTS, OTHER THAN ARE DEPICTED ON THIS DRAWING. 2) ALL UTILITIES AND OR IMPROVEMENTS, IF ANY, MAY NOT BE SHOWN ON THIS DRAWING. 3) IN THE OPINION OF THIS SURVEYOR THE BOUNDARY SHOWN HEREON BEST REPRESENTS THE LOCATION OF THE SUBJECT PROPERTY IN RELATION TO THE DESCRIPTION AND THOSE PROPERTY CORNERS FOUND TO BE ACCEPTABLE TO THIS SURVEYOR. 4) NO BUILDING SETBACK INFORMATION WAS PROVIDED TO THIS SURVEYOR. PRIOR TO ANY NEW CONSTRUCTION, THE APPROPRIATE GOVERNING AUTHORITY SHOULD BE CONTACTED FOR THE CURRENT SETBACK REQUIREMENTS. 5) THIS MAP OF SURVEY REFLECTS CONDITIONS LOCATED AS OF THE DATE OF FIELD WORK COMPLETION (SEE TITLE BLOCK). 6) AREAS OF ENVIRONMENTAL CONCERN HAVE NOT BEEN LOCATED BY THIS SURVEYOR, UNLESS OTHERWISE DEPICTED HEREON.

7) MEASUREMENTS SHOWN HEREON ARE IN FEET IN ACCORDANCE WITH THE UNITED STATES STANDARD.



CERTIFIED TO:

1) M3 DEVELOPMENT, LLC, A FLORIDA LIMITED LIABILITY COMPANY 2) NORTH AMERICAN TITLE INSURANCE COMPANY

LEGEND:

● = FOUND 5/8" REBAR & CAP S & M 2047

O = SET 1/2" REBAR & CAP L.B. 6894

■ = FOUND 4" x 4" CONCRETE MONUMENT L.B. 4922

□ = FOUND 4" x 4" CONCRETE

MONUMENT (AS LABELED)

MONUMENT S.R.D. R/W

BELL SYSTEM MANHOLE

(& CONCRETE VAULT) = WOOD UTILITY POLE

ABBREVIATIONS:

A = ARC LENGTH
A/C = AIR CONDITIONER
ALUM = ALUMINUM
ASPH = ASPHALT
AVE = AVENUE
BLK = BLOCK
BLVD = BOULEVARD

BLK = BLUCK
BLVD = BOULEVARD
BM = BENCHMARK
C = CALCULATED FROM MEASURED
CATV = CABLE TELEVISION
C/B = CONCRETE BLOCK
CL = CENTER LINE
CLF = CHAIN LINK FENCE
CM = CONCRETE MONUMENT
CMP = CORRUGATED METAL PIPE
CONC = CONCRETE
DOT = DEPARTMENT OF TRANSPORTATION
ELEC = ELECTRIC
ELEV = ELEVATION
FND = FOUND
FNC = FOUND
FNC = FOUND
FNC = FENCE
GW = GUY WIRE
IP = IRON PIPE
(L) = PER LEGAL DESCRIPTION
LB = LICENSED SURVEYOR BUSINESS
LP = LIGHT POLE
LS = LAND SURVEYOR
(M) = FIELD MEASURED
MH = MANHOLE
O.U. = OVERHEAD UTILITIES
ORB = OFFICIAL RECORD BOOK

O.U. = OVERHEAD UTILITIES

ORB = OFFICIAL RECORD BOOK

P = PLAT

PB = PLAT BOOK

PCP = PERMANENT CONTROL POINT

PI = POINT OF INTERSECTION

PI = POINT OF INTERSECTION
PK = PARKER KALON NAIL
PL = PROPERTY LINE
POB = POINT OF BEGINNING
POC = POINT OF COMMENCEMENT

PRM = PERMANENT REFERENCE MONUMENT PSM = PROFESSIONAL SURVEYOR & MAPPER P.U.E. = PUBLIC UTILITIES EASEMENT

P.U.E. = POBLIC UTILITIES EASEMENT
RAD = RADIUS
RCP = REINFORCED CONCRETE PIPE
R/W = RIGHT OF WAY
SAN = SANITARY
SECT = SECTION
S.R.D. = STATE ROAD DEPARTMENT
T = TANGENT

S.R.D. = STATE RUAD DEFAURE...

T = TANCENT

TBM = TEMPORARY BENCHMARK

TEL = TELEPHONE

TRANS = TRANSFORMER

TYP = TYPICAL

WM = WATER METER

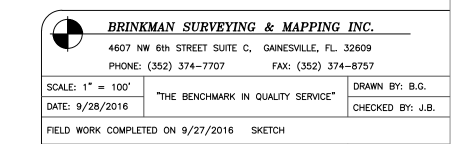
WV = WATER VALVE

CERTIFICATE OF SURVEYOR: NOT VALID WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER. ADDITIONS OR DFI FTIONS I HEREBY CERTIFY THAT THE SURVEY DATA SHOWN HEREON, IS A TRUE AND CORRECT REPRESENTATION OF A SURVEY PERFORMED UNDER THE STANDARDS OF PRACTICE AS SET FORTH BY THE FLORIDA BOARD OF LAND SURVEYORS, PURSUANT TO SECTION 472.027, FLORIDA STATUTES, AND CHAPTER 5J-17, FLORIDA ADMINISTRATIVE CODE.

JAMES E. BRINKMAN, PSM - FLA. CERT# 5582

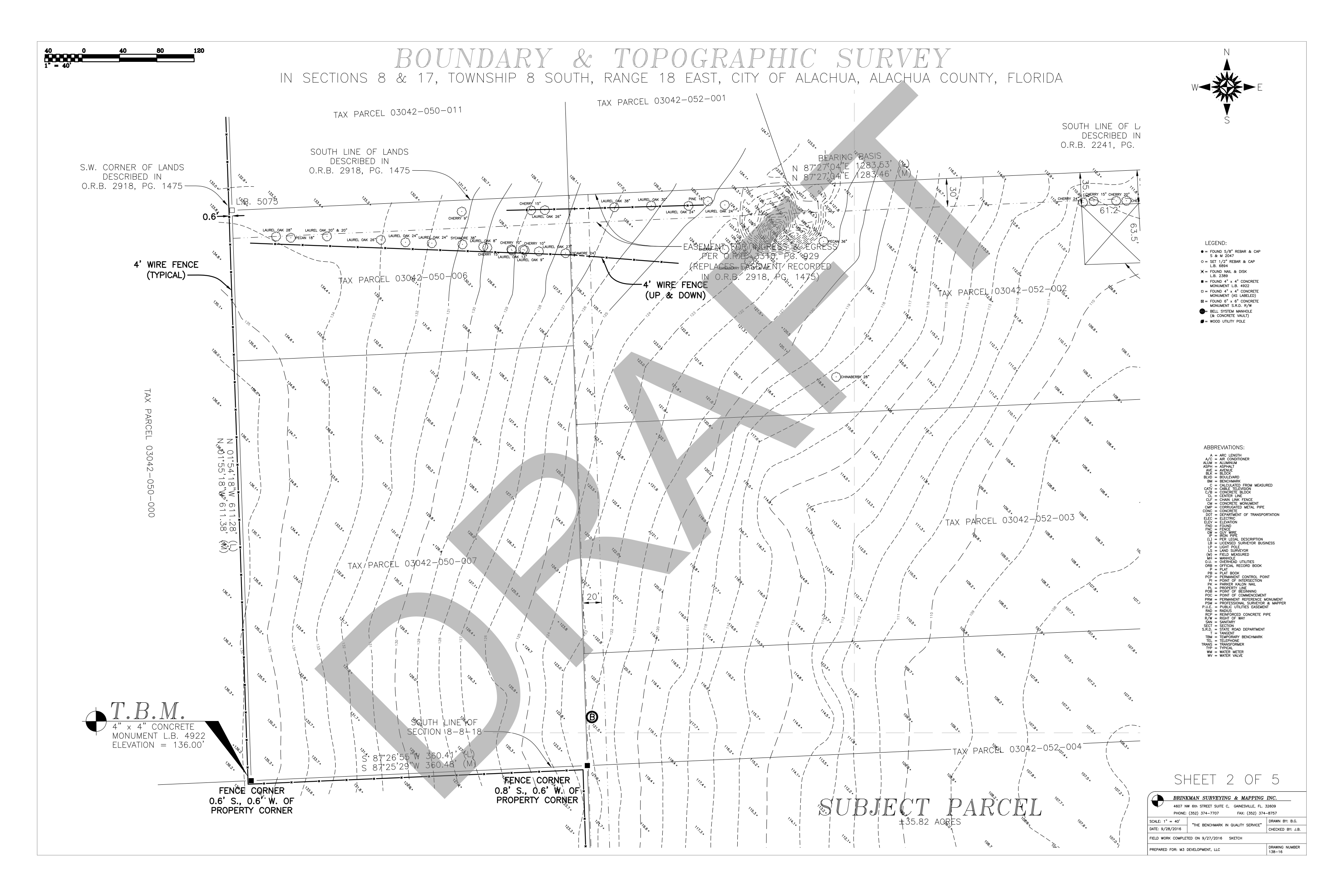
PREPARED FOR: M3 DEVELOPMENT, LLC

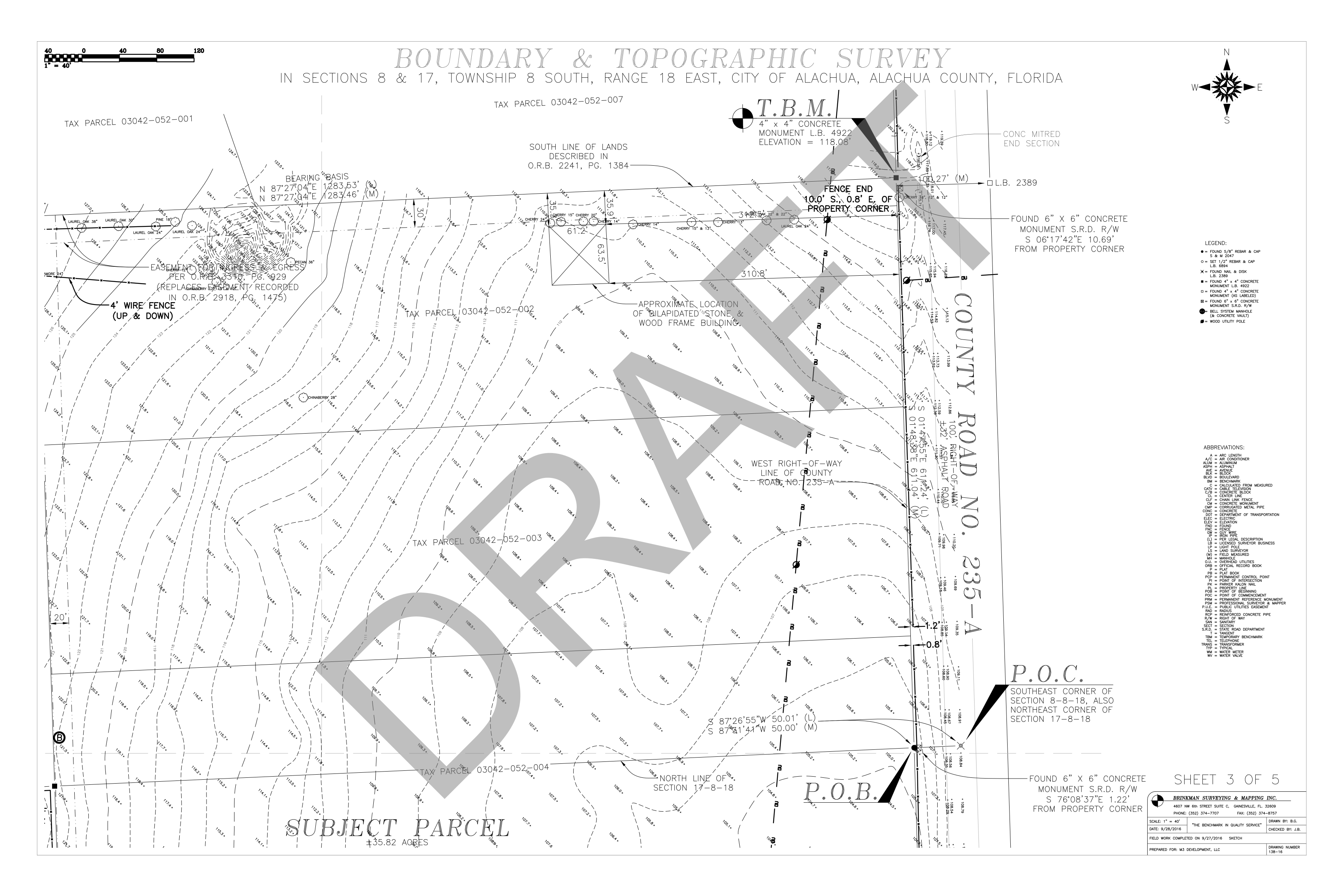


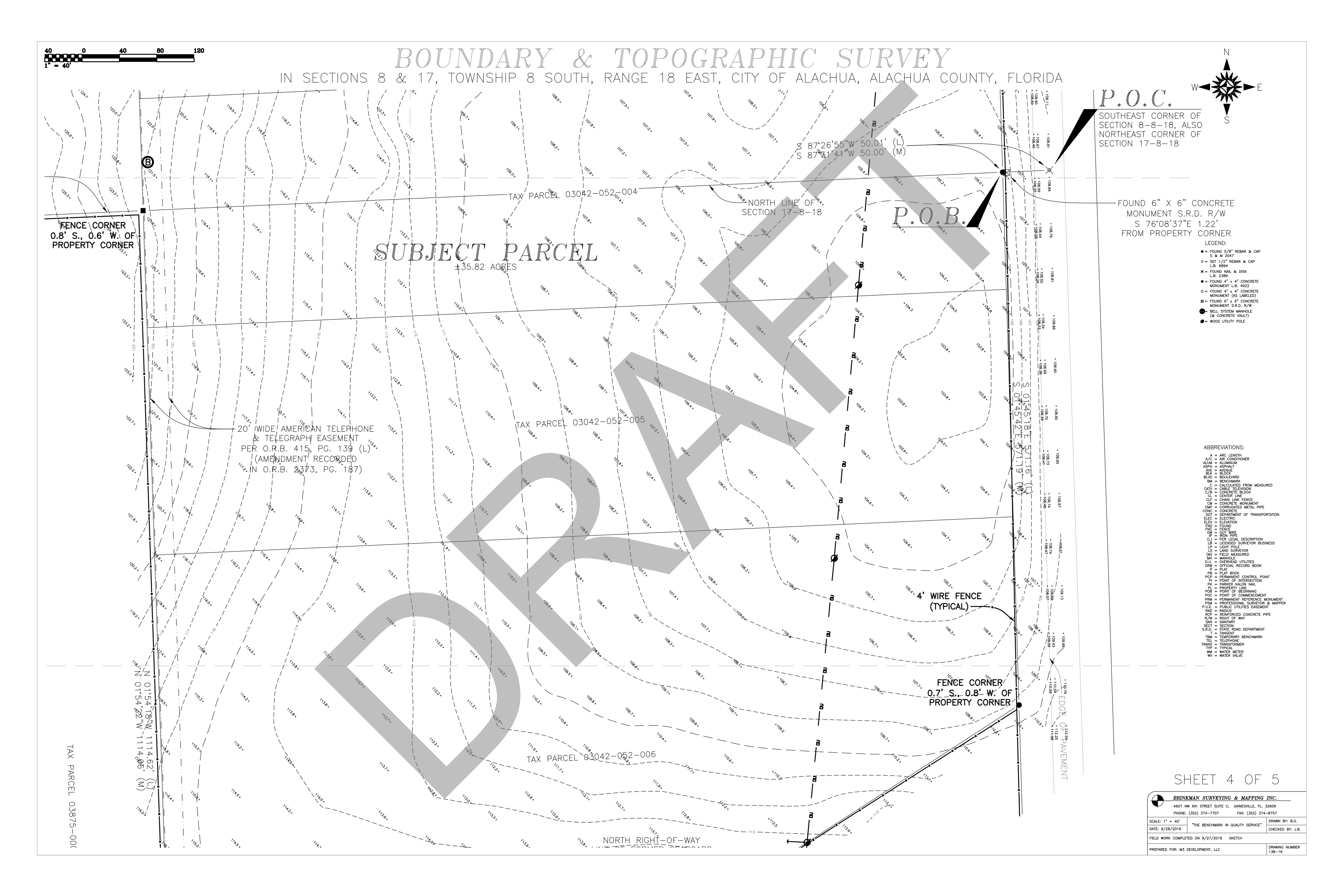


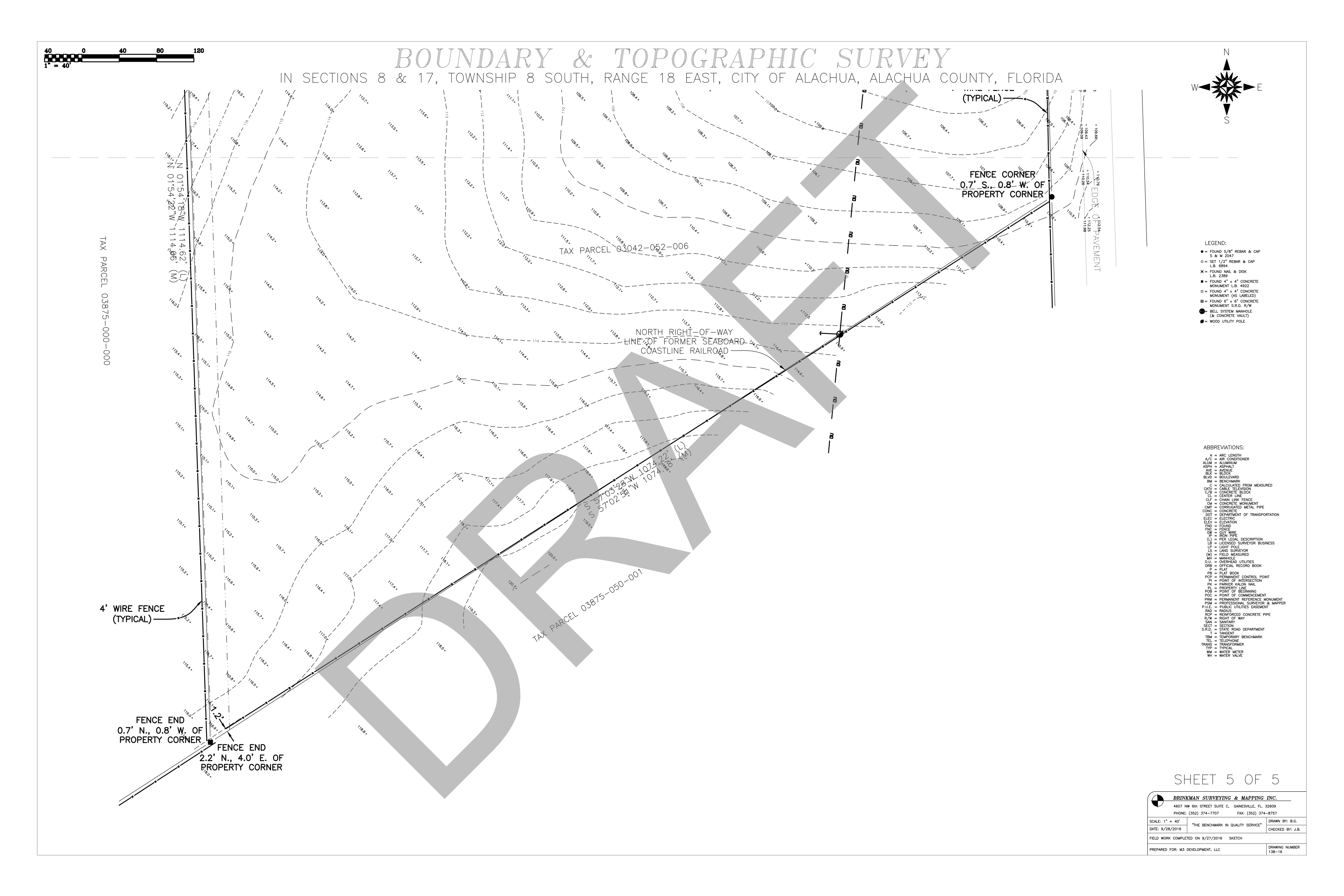
DRAWING NUMBER

138-16









Alachua West PD-R

City of Alachua, FL

Legal Description:

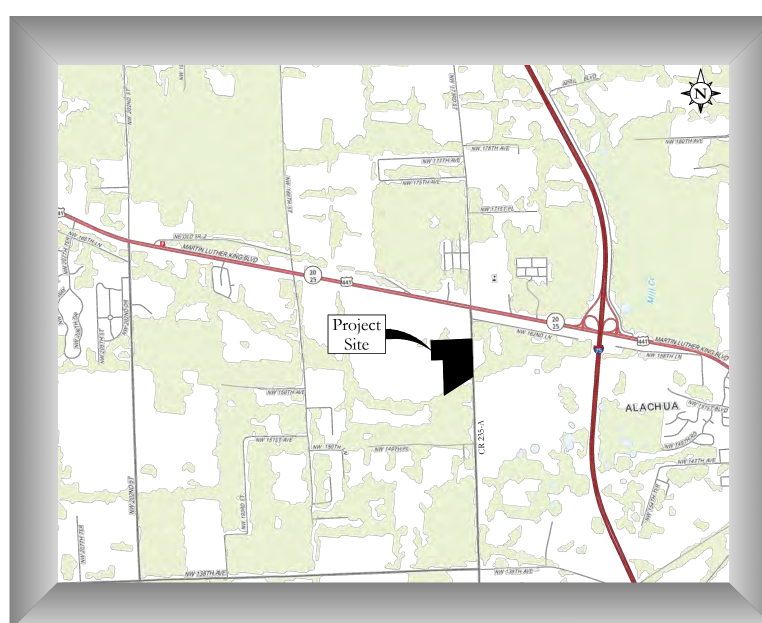
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Parcel Id. No.: 03042-050-006 03042-050-007 03042-052-002 03042-052-003 03042-052-004 03042-052-005 03042-052-006

Owner:

RL Regi Florida, LLC 700 NW 107th Avenue, Suite 200 Miami, FL 33172



 $\frac{\text{Vicinity Map}}{\text{Scale: 1"} = 3,000'}$

NW 178TH AVE
TAMUTISTI MARE
MEGICI SP. 2
THE ANNO BLOCK OF THE PARTY OF
Project Site Windows Live Site
Site NW 1557H IN THE RANGE OF THE STATE OF T
ALACHUA MEDISTALO
THE THE NAM TROTTED AND TROTTE
NW (FATH AVE
The state of the s
MY 138TH AVE

Applicant / Agent:

Poulos & Bennett, LLC 2602 E. Livingston Street Orlando, FL 32803 407.487.2594

Planner / Civil Engineer: Poulos & Bennett, LLC 2602 E. Livingston Street Orlando, FL 32803 407.487.2594

Brinkman Surveying & Mapping, Inc.

4607 NW 6th Street, Suite C

Gainsville, FL 32609 352.374.7707

Environmental:

McAlpine Environmental Consulting, Inc. 18312 Cortez Boulevard Brooksville, FL 34601 352.585.2033

Geotechnical Engineer:

3532 Maggie Blvd. Orlando, FL 32811

407.423.0504 407.423.3106

Universal Engineering Science

POULOS BENNETT

Subm./Rev.

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1 2 3 4 5

Sheet Index

Description

Submit To City Of Alachua

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S-1 - S-5

Existing Conditions

Master Development Plan

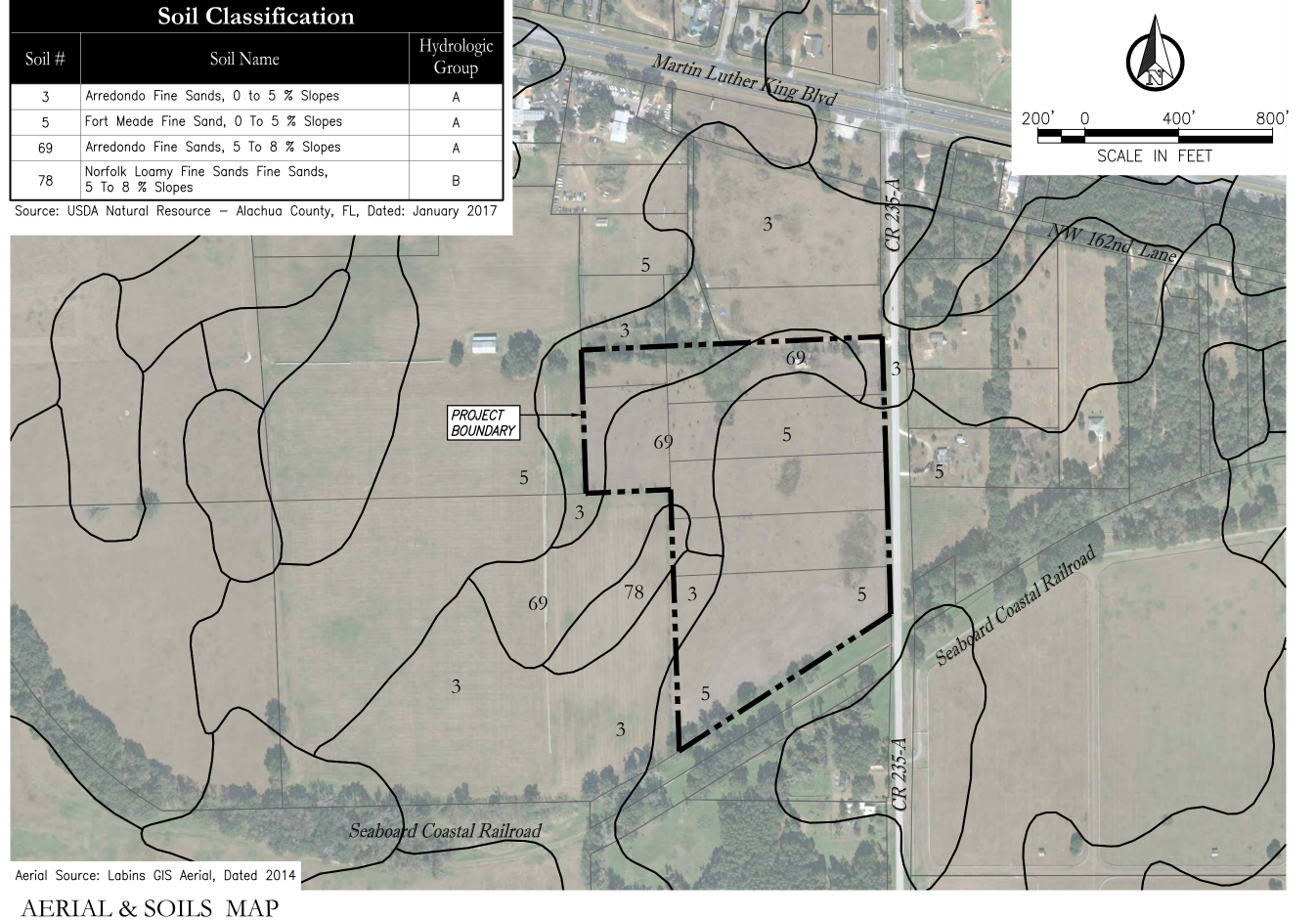
Public Facilities Plan

Typical Sections & Notes

Reference Drawings

Boundary Survey

Consultant:



1 03/09/2017 SUBMIT TO CITY OF ALACHUA - 01/31/2017 SUBMIT TO CITY OF ALACHUA NO. DATE: DESCRIPTIONS: SUBMISSIONS/REVISIONS VERTICAL DATUM: 16-110 JOB NO.: BWDESIGNED BY: BWDRAWN BY: KH CHECKED BY: KH APPROVED BY: SCALE IN FEET: AS SHOWN Project Name: **ALACHUA**

WEST PD-R

Submittal To: CITY OF ALACHUA, FL

Sheet Title:

EXISTING CONDITIONS PLAN

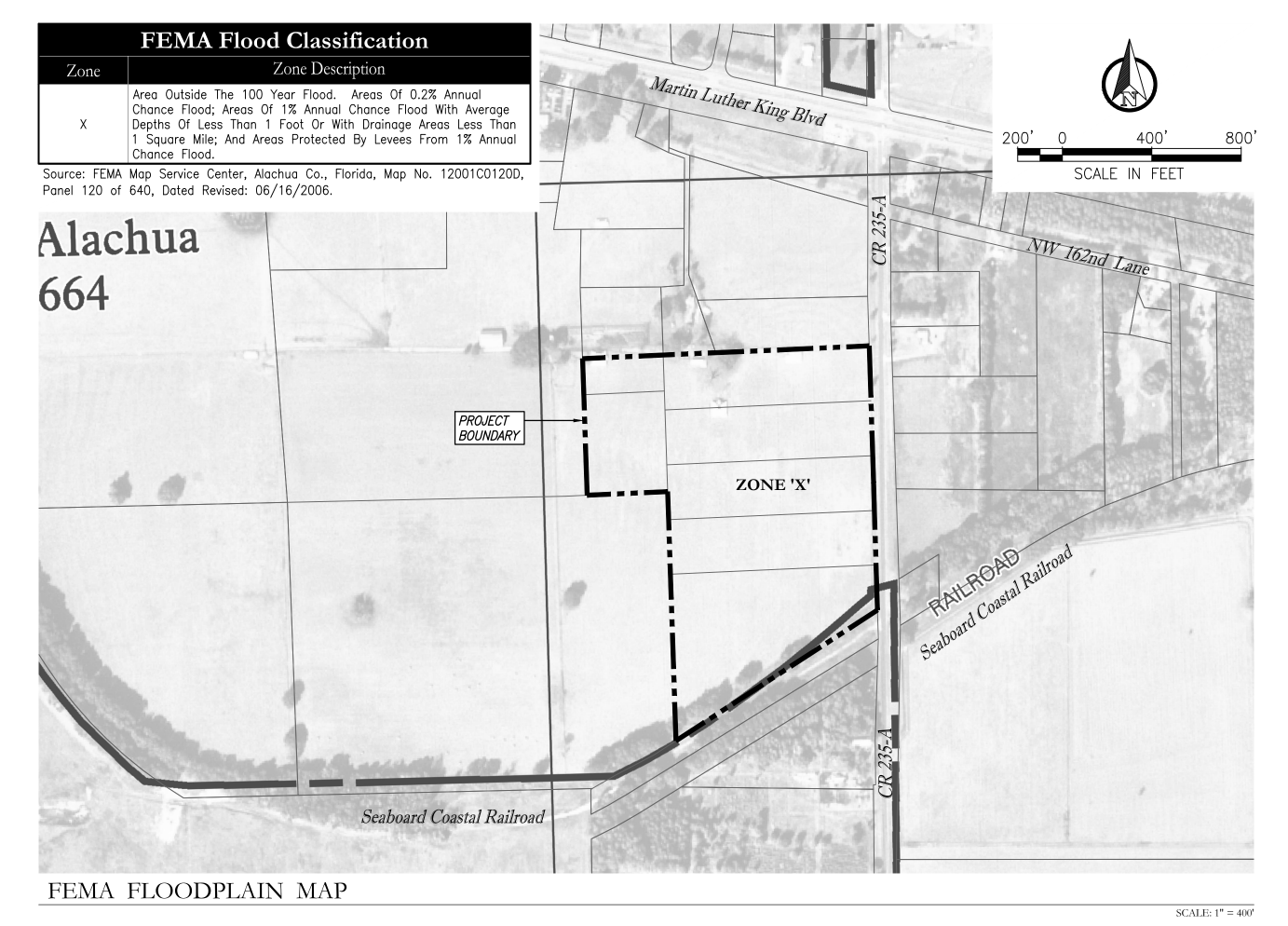
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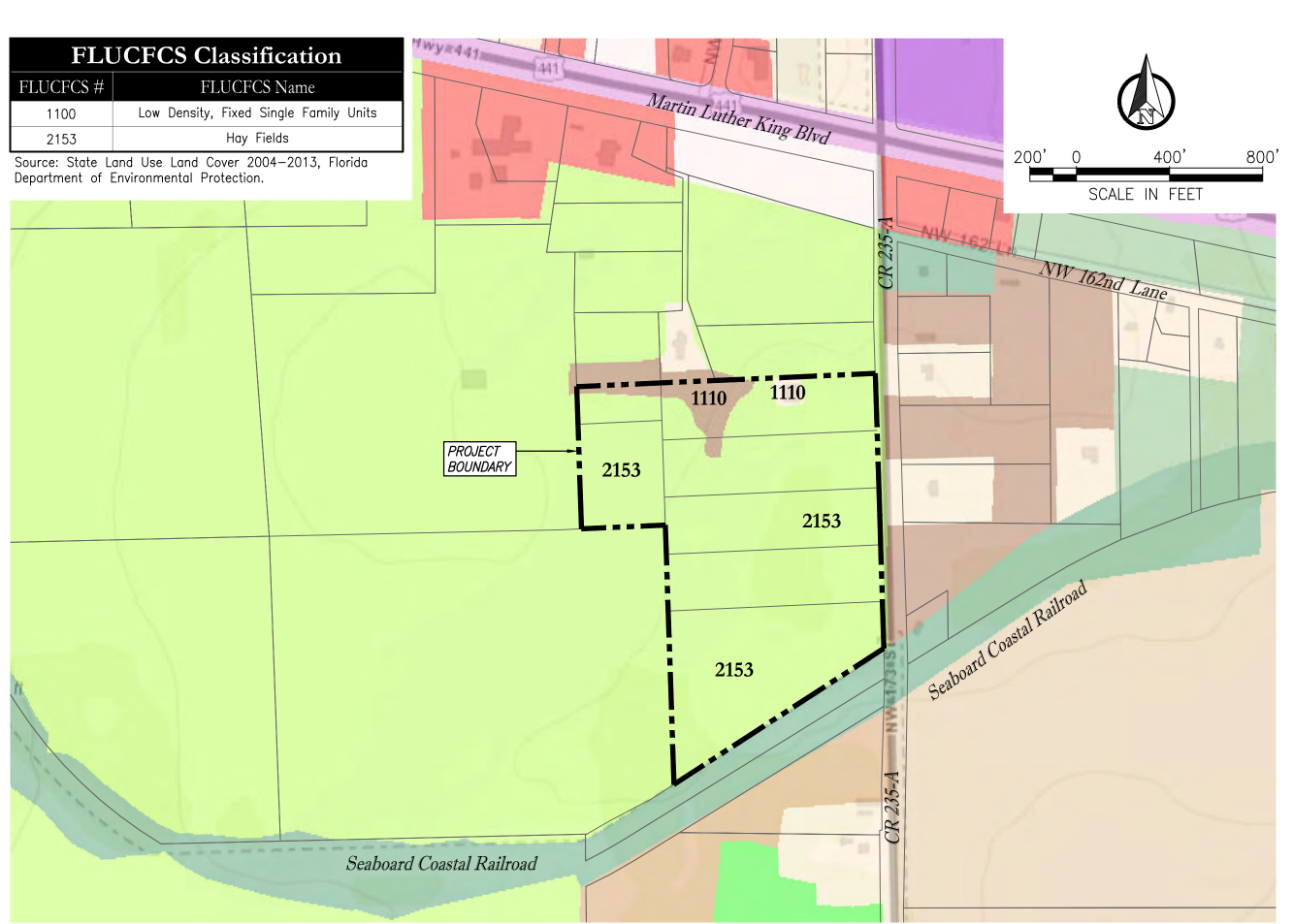
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POULOS BENNETT

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SCALE: 1" = 400'



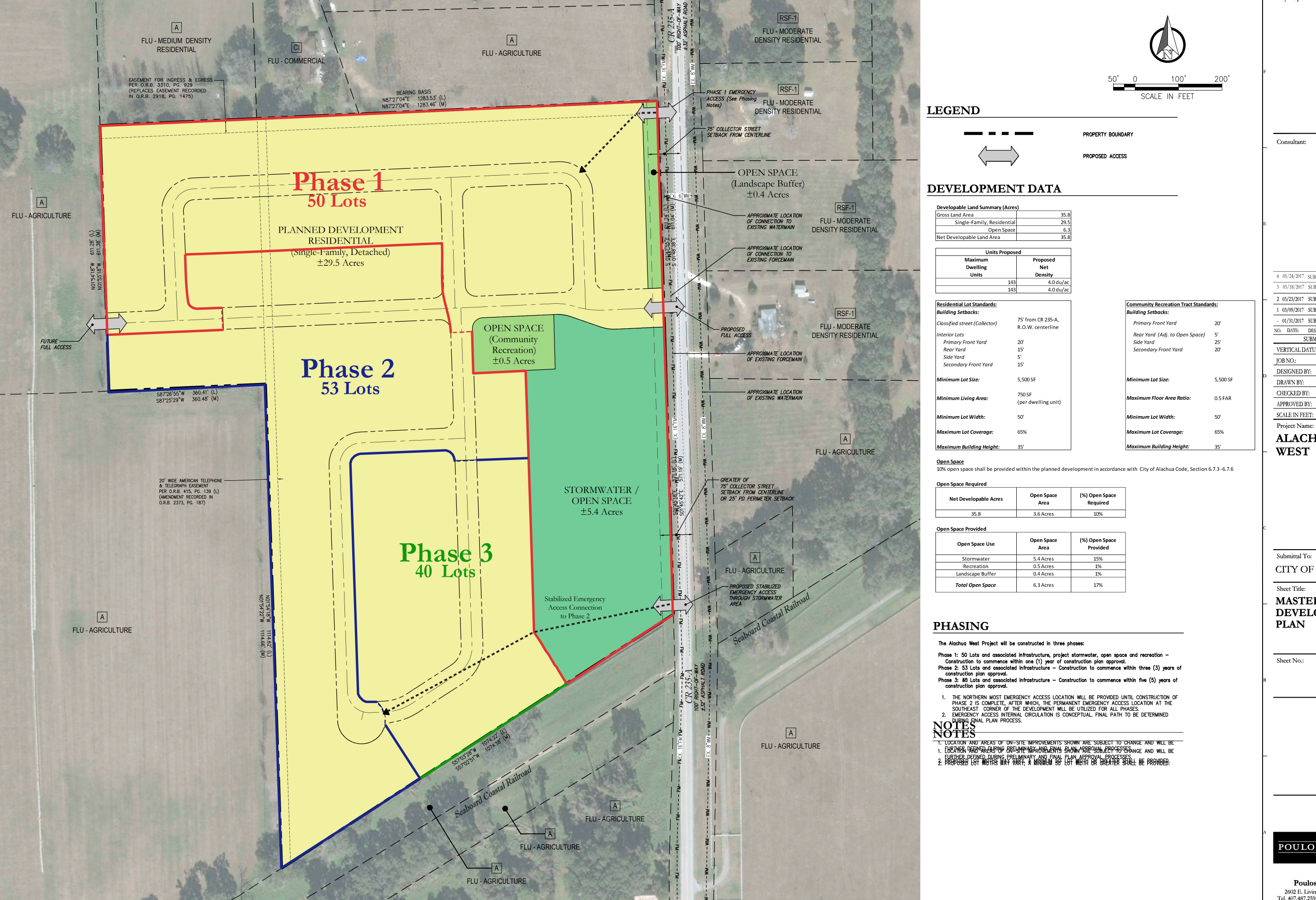


FLUCFCS MAP



SCALE: 1'' = 400'

TOPOGRAPHIC MAP



Key Map:

Consultant:

4 05/24/2017 SUBMIT TO CITY OF ALACHUA

3 05/18/2017 SUBMIT TO CITY OF ALACHUA 2 03/23/2017 SUBMIT TO CITY OF ALACHUA

1 03/09/2017 SUBMIT TO CITY OF ALACHUA

- 01/31/2017 SUBMIT TO CITY OF ALACHUA

NO. DATE: DESCRIPTIONS: SUBMISSIONS/REVISIONS

VERTICAL DATUM:

16-110 BW**DESIGNED BY:** BW

DRAWN BY: KH CHECKED BY: KH

APPROVED BY: 1'' = 100'SCALE IN FEET:

ALACHUA WEST PD-R

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CITY OF ALACHUA, FL

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MASTER DEVELOPMENT

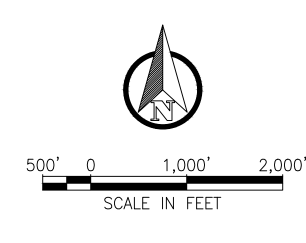
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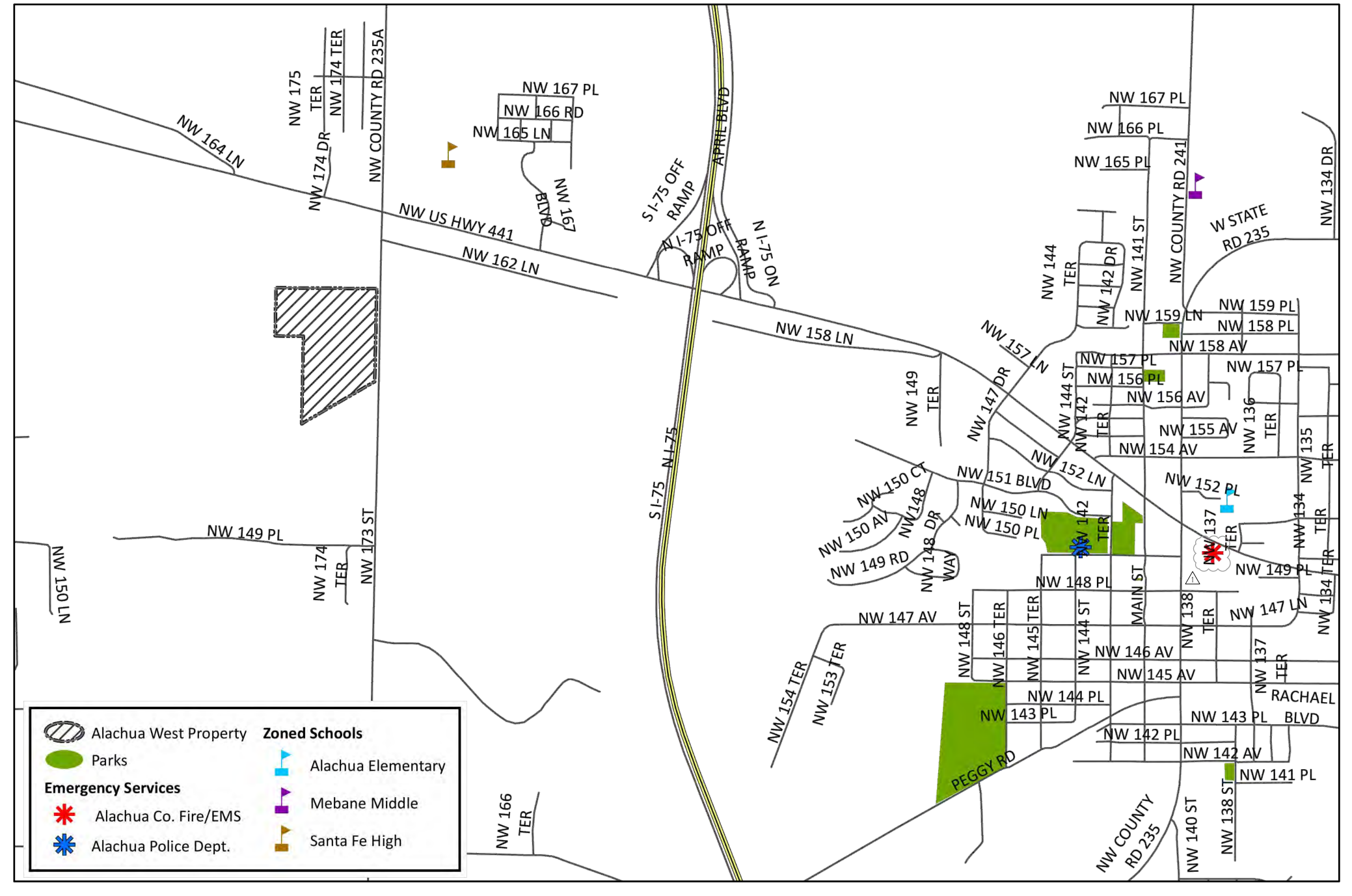
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PUBLIC FACILITIES **PLAN**

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PUBLIC FACILITIES INFORMATION

ITE Land Use	Proposed Units	Proposed Development Impact (Per ITE Trip Manual, 9th Ed.)	
		PM Peak Trips	Total Daily Trips
Single-Family, Detached (210)	143	143	1,361

Roadway Segment	Average Daily Trips (LOS)*	Available Capacity (ADT)*	Peak Hour Trips (LOS)*	Available Capacity (Peak Hr)*	Capacity Remaining (ADT)	Capacity Remaining (Peak Hr)
CR235A (S. of US 441)	14,580	10,200	1,314	899	8,839	756
US 441 (Segment 5)	35,500	7,320	3,200	519	5,959**	376**

* City of Alachua Development Monitoring Report, October 2016

able Water (City of Alachua Public Services Department)						
			Residual Capacity			
Duanasad Units	Potable Water	Potable Water	after Project Impacts * (From 997,103			
Proposed Units	Generation per Unit	Generation by Project				
			Gallons/Day)			
142	275 Gallons/Unit	39,325 Gallons/Day	957,778 Gallons/Day			
143	2/5 Gallons/Unit		(58.36% Capacity)			

* City of Alachua Development Monitoring Report, October 2016

Sanitary Sewer (City of Alachua Pu	ıblic Services Departme	nt)	
Proposed Units	Sanitary Sewer Generation per Unit	Sanitary Sewer Generation by Project	Residual Capacity after Project Impacts ³ (From 997,103 Gallons/Day)
143	250 Gallons/Unit	35,750 Gallons/Day	775,943 Gallons/Day (48.27 % Capacity)

* City of Alachua Development Monitoring Report, October 2016

Proposed Units	Population based on rate of 2.6 persons per household *	Solid Waste Generated (0.73 tons per capita per year) **
143	372	271.56
* US Census Bureau, 2010		

Recreation			
Proposed Units	Population based on rate of 2.6 persons per household *	Recreation Area needed (5.0 Acres/1,000 population) **	Available Recreation Acreage after Project Impacts ** (From 39.06 Acres)
143	372	1.86 Acres	37.20 Acres

* US Census Bureau, 2010

** City of Alachua Development Monitoring Report, October 2016

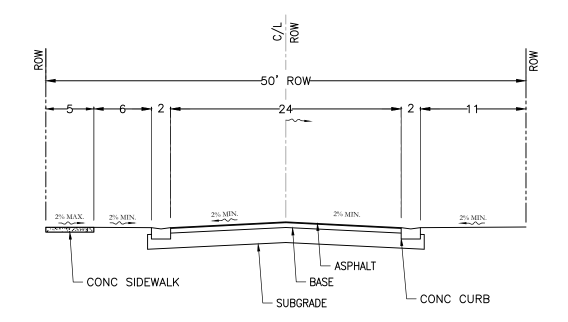
Proposed Units	Elementary Students	Middle School	High School Students	Total Student	
Froposed Offics	Liementary Stadents	Students	Tilgii School Students	Generation	
143	22	10	13	45	

Available Canacity by School Concurrency Service Area (CSA)

Total DU Based on Densities from	Available Capacity by	Development based	Posidual Canasity
Table 1	CSA (2017-18) *	Student Generation	Residual Capacity
Alachua Elementary CSA	249	22	227
Mebane Middle CSA	397	10	387
Santa Fe High CSA	357	13	344

TYPICAL ENTRANCE ROAD SECTION (90' ROW)

NOTE: ALL CONSTRUCTION DETAILS ARE CONCEPTUAL AND SUBJECT TO MODIFICATION DURING THE APPROVAL OF FINAL CONSTRUCTION PLANS



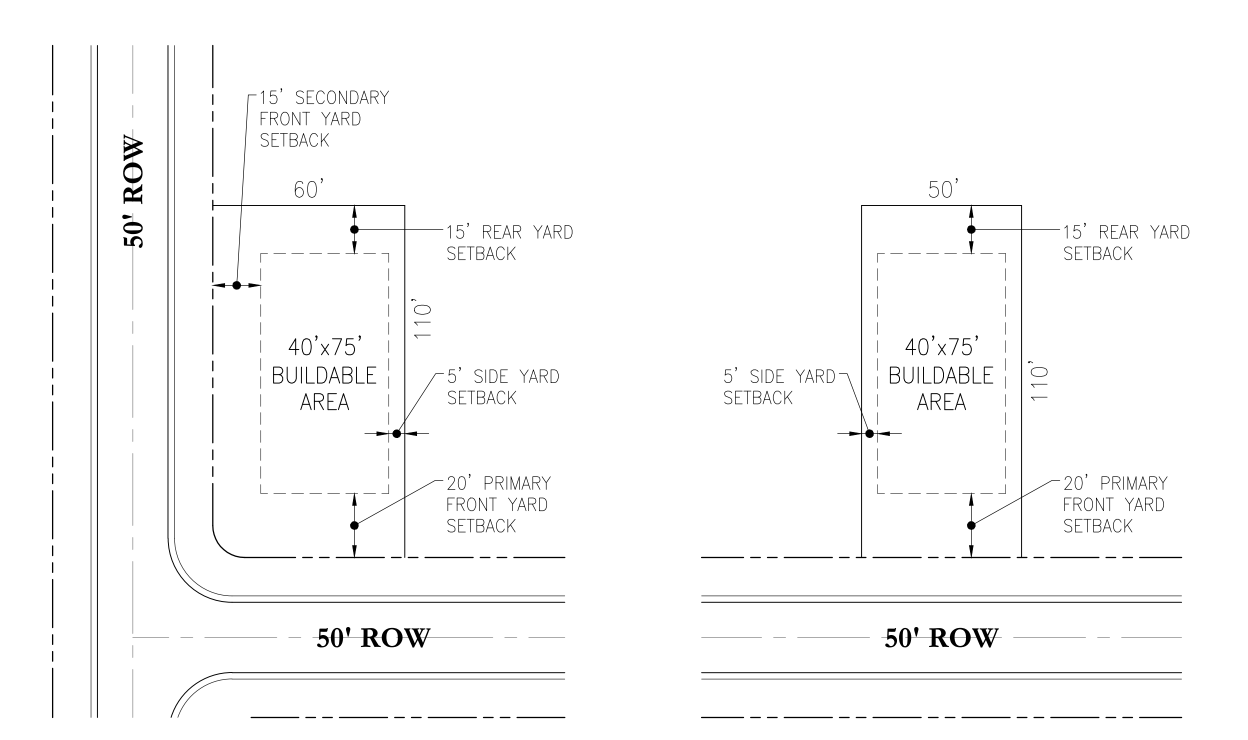
TYPICAL ROAD SECTION (50' ROW)

NOTE: ALL CONSTRUCTION DETAILS ARE CONCEPTUAL AND SUBJECT TO MODIFICATION DURING THE APPROVAL OF FINAL CONSTRUCTION PLANS

MINIMUM

CORNER LOT

(TYPICAL)



MINIMUM

STANDARD LOT

(TYPICAL)

1. Development Acreage Summary:

Land Use Summary

			Units Allo	Units Allowed		oposed
Land Use	Gross Acres	Net Developable	Land Use	Total	Maximum	Proposed
	0.0007.0.00	Acres	Designation	Allowed Units	Dwelling	Net
			Density	(Gross Density)	Units	Density
Single Family Residential	35.8	35.8	4.0 du/ac	143	143	4.0 du/ac
Total:	35.8	35.8	4.0 du/ac	143	143	4.0 du/ac

2. Existing Future Land Use:

Medium Density Residential

3. Proposed Future Land Use:

Moderate Density Residential

4. Existing Zoning:

RMF-8 (Residential Multi-family)

5. Proposed Zoning:

PD-R (Planned Development Residential)

Single Family, Detached Residential; accessory uses and accessory structures. Community Open Space / Recreation Areas to allow private

parks, including playground equipment, sports courts and similar amenities, and recreational trails.

7. Phasing:

Project will be developed in one (1) phase.

Recreation facilities shall be private for the use of community residents and owned and maintained by Home Owner's Association.

Recreation amenities shall be determined at Final PD Plan.

a. On-site potable water and wastewater facilities to be provided and located within internal public right-of ways and/or dedicated easements along internal public right-of-ways. On-site

potable water and wastewater facilities to be designed to comply with City of Alauchua design and construction requirements and/or specifications.

b. Landowner / developer is responsible to provide right-of-way and easements and construction of on-site faciliites and for all other infrastructure located within the project, including but not limited to electrical utility lines, telephone lines, cable TV lines, or underground conduit for such features, and to specify the ownership, operation, and maintenance provisions for all on-

site facilities not dedicated to the City of Alachua.

c. Proposed lift-station design and specifications to be in accordance with City of Alachua Requirements for Design and Construction. Proposed lift-station location to be coordinated with

City of Alachua Public Services Department.

10. Proposed Parking

a. A minimum of 2 parking spaces will be provided within each fee simple lot, per City of Alachua Code, Section 6.1.4(B) - Minimum 9'x18' (6.1.7)

b. No additional parking is required by Table 6.1-1 of the City of Alachua Code for those potential uses proposed within the Community Open Space/Recreation Area.

11. Stormwater:

Stormwater management for the build out of the planned development shall be provided onsite within a designated tract and in accordance with City of Alachua Code

Section 3.6.3 (A)(5)(b)(iv), Section 6.9, and SRWMD regulations.

12. Signage:

Signage shall be provided within the the planned development in accordance with City of Alachua Code, Section 6.5

13. Landscape and Buffering:

Landscaping and buffering shall be provided within the the planned development in accordance with Alachua Code, Section 6.2

14. Street Improvements:

90' ROW - Local Street / Type B Divided Right-of-Way:

50' ROW - Local Street / Type B Right-of-Way:

Block Length: Max. 600 feet

Cul de Sac Length:

24-foot wearing surface. The minimum street wearing surface width for local streets may be reduced by two feet when served by a sidewalk or multi-use path Street Dimensions: that is a minimum of 8 feet.

Min. Width 5 feet, one side of ROW Sidewalks:

15. Design Standards

In accordance with Alachua Code Section 4.3.1(A)(4):

Dwelling units shall be oriented so the primary entrances face the street. Orientation

If 30 feet or more in width, the front façade shall incorporate wall off-sets, or articulations, with a minimum depth of two feet, so no single wall expanse **Building massing**

Metal siding and exposed smooth-finished concrete block shall not be used for any building elevations.

Building materials A minimum of four (4) distinctly different house designs shall be provided. The same house design shall not occur more than once every four building lots on Variety in Elevations

the same side of the street. In accordance with Alachua Code Section 4.3.1(A)(4).

Consultant:

2 03/23/2017 SUBMIT TO CITY OF ALACHUA 1 03/09/2017 SUBMIT TO CITY OF ALACHUA - 01/31/2017 SUBMIT TO CITY OF ALACHUA NO. DATE: DESCRIPTIONS: SUBMISSIONS/REVISIONS VERTICAL DATUM: 16-110 JOB NO.: BWDESIGNED BY: BWDRAWN BY: KH

N.T.S.

Project Name:

CHECKED BY:

APPROVED BY:

SCALE IN FEET:

ALACHUA WEST PD-R

Submittal To:

CITY OF ALACHUA, FL

Sheet Title:

TYPICAL SECTIONS **AND NOTES**

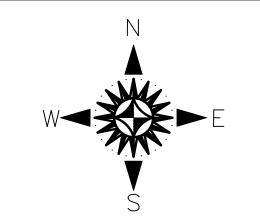
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N.87*27*04"E., ALONG THE SOUTH LINE OF SAID LANDS, AND ALONG THE SOUTH LINE OF
THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 2241, PAGE 1384 OF SAID PUBLIC
RECORDS, A DISTANCE OF 1283.53 FEET TO THE AFOREMENTIONED WEST RIGHT OF WAY
LINE OF COUNTY ROAD NO. 235—A; THENCE RUN S.01*47*55"E., ALONG SAID RIGHT OF
WAY LINE, A DISTANCE OF 611.24 FEET TO THE POINT OF BEGINNING.



BOUNDARY, TOPOGRAPHIC & TREE SURVEY IN SECTIONS 8 & 17, TOWNSHIP 8 SOUTH, RANGE 18 EAST,

CITY OF ALACHUA, ALACHUA COUNTY, FLORIDA

BEARING NOTE: BEARINGS SHOWN HEREON ARE REFERRED TO AN ASSUMED VALUE OF N. 87'24'04" E., FOR THE NORTH PROPERTY LINE OF THE SUBJECT PARCEL.

FENCE NOTE: SOME FENCE TIES AS SHOWN HEREON, (IF APPLICABLE) HAVE BEEN DRAWN EXAGGERATED FOR SAKE OF GRAPHIC REPRESENTATION.

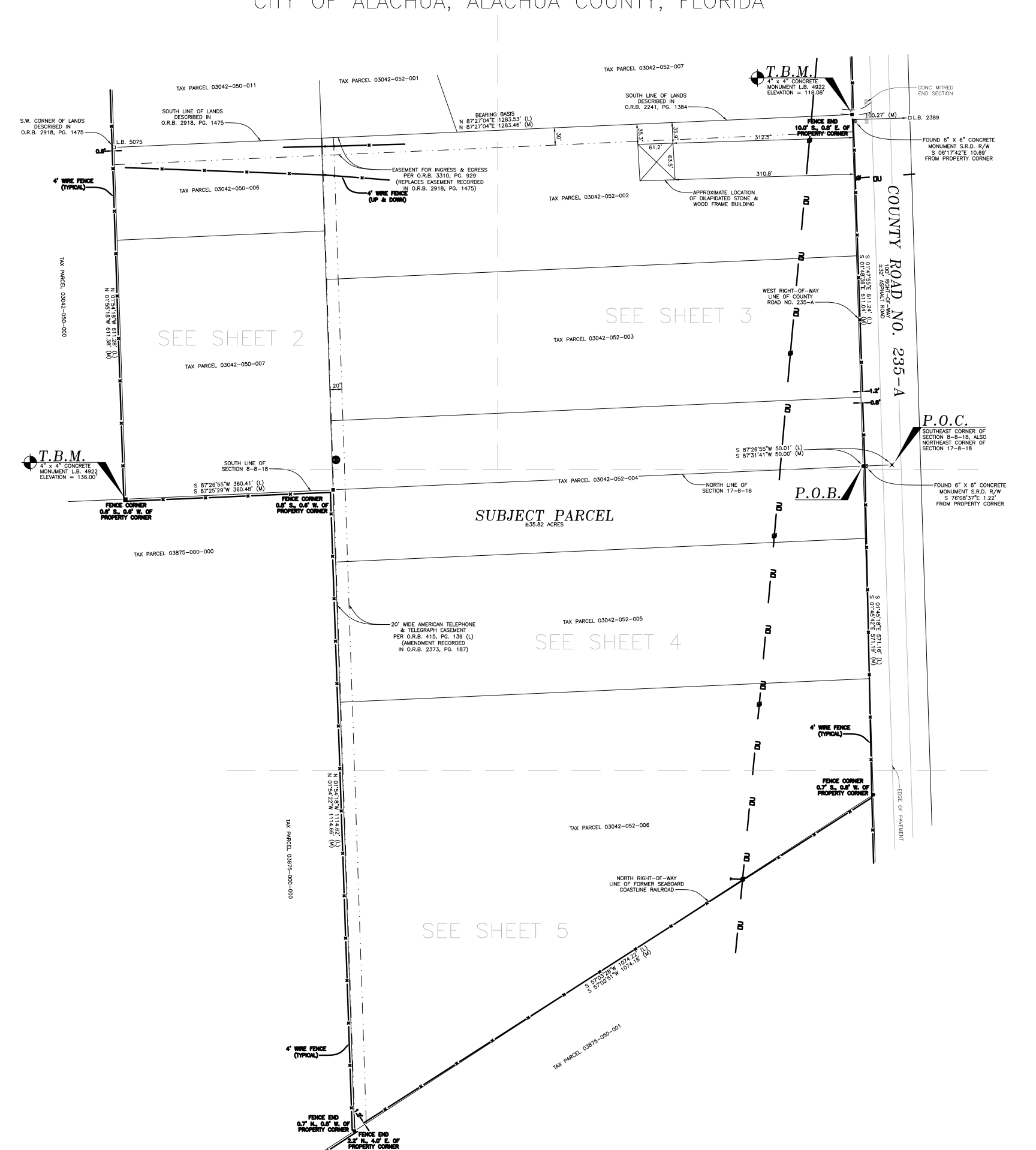
ELEVATION NOTE: ELEVATIONS SHOWN HEREON ARE REFERRED FROM F.D.O.T. BENCHMARK NO. 39 (NGVD 1929 DATUM). EXAMPLE: +187.53 = CONCRETE/PAVEMENT SHOT $x_z = GROUND SHOT$

TITLE NOTE: FOR MATTERS OF TITLE, THIS SURVEYOR HAS RELIED ON THE COMMITMENT FOR TITLE INSURANCE PROVIDED BY THE CLIENT, ISSUED BY NORTH AMERICAN TITLE INSURANCE COMPANY, FILE NUMBER: 11657-16-00609, INSURANCE COMPANY, FILE NUMBER: 11657-16-U0609, EFFECTIVE DATE: MAY 19, 2016. THIS SURVEYOR HAS NOT PERFORMED A SEARCH OF THE PUBLIC RECORDS ON THIS PARCEL FOR ANY CLAIMS OF TITLE, EASEMENTS, OR RESTRICTIONS THAT MAY EFFECT THIS PARCEL. THE PRESENCE OR ABSENCE OF ANY SUCH CLAIMS ARE NOT CERTIFIED HEREON.

FLOOD NOTE: IN THE OPINION OF THIS SURVEYOR, ACCORDING TO THE NATIONAL FLOOD INSURANCE PROGRAM, FLOOD INSURANCE RATE MAP NUMBER 12001C0120D, DATED 6/16/2006, THIS PROPERTY IS IN FLOOD ZONE "X"
WHICH IS AN AREA DETERMINED TO BE OUTSIDE THE
0.2% ANNUAL CHANCE FLOODPLAIN, AS SCALED FROM
SAID MAP. INFORMATION FROM THE FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA) FLOOD
INSURANCE RATE MAPS, SHOWN ON THIS MAP, WAS
CURRENT AS OF THE REFERENCED DATE. MAP
REVISIONS AND AMENDMENTS ARE PERIODICALLY MADE
BY LETTER AND MAY NOT BE REFLECTED ON THE

SURVEYOR NOTES: TO THE BEST OF MY KNOWLEDGE, THERE ARE NO ENCROACHMENTS, BOUNDARY LINE DISPUTES, EASEMENTS, OR CLAIMS OF EASEMENTS, OTHER THAN ARE DEPICTED ON THIS DRAWING. 2) ALL UTILITIES AND OR IMPROVEMENTS, IF ANY, MAY NOT BE SHOWN ON THIS DRAWING. 3) IN THE OPINION OF THIS SURVEYOR THE BOUNDARY SHOWN HEREON BEST REPRESENTS THE LOCATION OF THE SUBJECT PROPERTY IN RELATION TO THE DESCRIPTION AND THOSE PROPERTY CORNERS FOUND TO BE ACCEPTABLE TO THIS SURVEYOR. 4) NO BUILDING SETBACK INFORMATION WAS PROVIDED TO THIS SURVEYOR. PRIOR TO ANY NEW CONSTRUCTION, THE APPROPRIATE GOVERNING AUTHORITY SHOULD BE CONTACTED FOR THE CURRENT SETBACK REQUIREMENTS. 5) THIS MAP OF SURVEY REFLECTS CONDITIONS LOCATED AS OF THE DATE OF FIELD WORK COMPLETION (SEE TITLE BLOCK). LOCATED BY THIS SURVEYOR, UNLESS OTHERWISE DEPICTED HEREON.

7) MEASUREMENTS SHOWN HEREON ARE IN FEET IN ACCORDANCE WITH THE UNITED STATES STANDARD.



CERTIFIED TO:

1) M3 DEVELOPMENT, LLC, A FLORIDA LIMITED LIABILITY COMPANY 2) NORTH AMERICAN TITLE INSURANCE COMPANY

LEGEND:

● = FOUND 5/8" REBAR & CAP S & M 2047

O = SET 1/2" REBAR & CAP L.B. 6894

■ = FOUND 4" x 4" CONCRETE MONUMENT L.B. 4922

□ = FOUND 4" x 4" CONCRETE

MONUMENT (AS LABELED)

MONUMENT S.R.D. R/W BELL SYSTEM MANHOLE

(& CONCRETE VAULT) = WOOD UTILITY POLE

ABBREVIATIONS:

A = ARC LENGTH
A/C = AIR CONDITIONER
ALUM = ALUMINUM
ASPH = ASPHALT
AVE = AVENUE
BLK = BLOCK
BLVD = BOULEVARD

BLN = BLUCK
BLVD = BOULEVARD
BM = BENCHMARK
C = CALCULATED FROM MEASURED
CATV = CABLE TELEVISION
C/B = CONCRETE BLOCK
CL = CENTER LINE
CLF = CHAIN LINK FENCE
CM = CONCRETE MONUMENT
CMP = CORRUGATED METAL PIPE
CONC = CONCRETE
DOT = DEPARTMENT OF TRANSPORTATION
ELEC = ELECTRIC
ELEV = ELEVATION
FND = FOUND
FNC = FOUND
FNC = FOUND
FNC = FOUND
CL = PER LEGAL DESCRIPTION
LB = LICENSED SURVEYOR BUSINESS
LP = LIGHT POLE
LS = LAND SURVEYOR
(M) = FIELD MEASURED
MH = MANHOLE
O.U. = OVERHEAD UTILITIES
ORB = OFFICIAL RECORD BOOK

ORB = OFFICIAL RECORD BOOK
P = PLAT P = PLAT
PB = PLAT BOOK
PCP = PERMANENT CONTROL POINT
PI = POINT OF INTERSECTION

PI = POINT OF INTERSECTION
PK = PARKER KALON NAIL
PL = PROPERTY LINE
POB = POINT OF BEGINNING
POC = POINT OF COMMENCEMENT

PRM = PERMANENT REFERENCE MONUMENT PSM = PROFESSIONAL SURVEYOR & MAPPER P.U.E. = PUBLIC UTILITIES EASEMENT RAD = RADIUS
RCP = REINFORCED CONCRETE PIPE
R/W = RIGHT OF WAY
SAN = SANITARY

SECT = SECTION S.R.D. = STATE ROAD DEPARTMENT

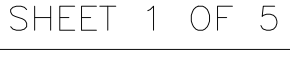
T = TANGENT
TEM = TEMPORARY BENCHMARK
TEL = TELEPHONE
TRANS = TRANSFORMER
TYP = TYPICAL
WM = WATER METER
WW = WATER VALVE

WV = WATER VALVE

CERTIFICATE OF SURVEYOR: A FLORIDA LICENSED SURVEYOR AND MAPPER. ADDITIONS OR DELETIONS I HEREBY CERTIFY THAT THE SURVEY DATA SHOWN HEREON, IS A TRUE AND CORRECT REPRESENTATION OF A SURVEY PERFORMED UNDER THE STANDARDS OF PRACTICE AS SET FORTH BY THE FLORIDA BOARD OF LAND SURVEYORS, PURSUANT TO SECTION 472.027, FLORIDA STATUTES, AND CHAPTER 5J-17, FLORIDA ADMINISTRATIVE CODE.

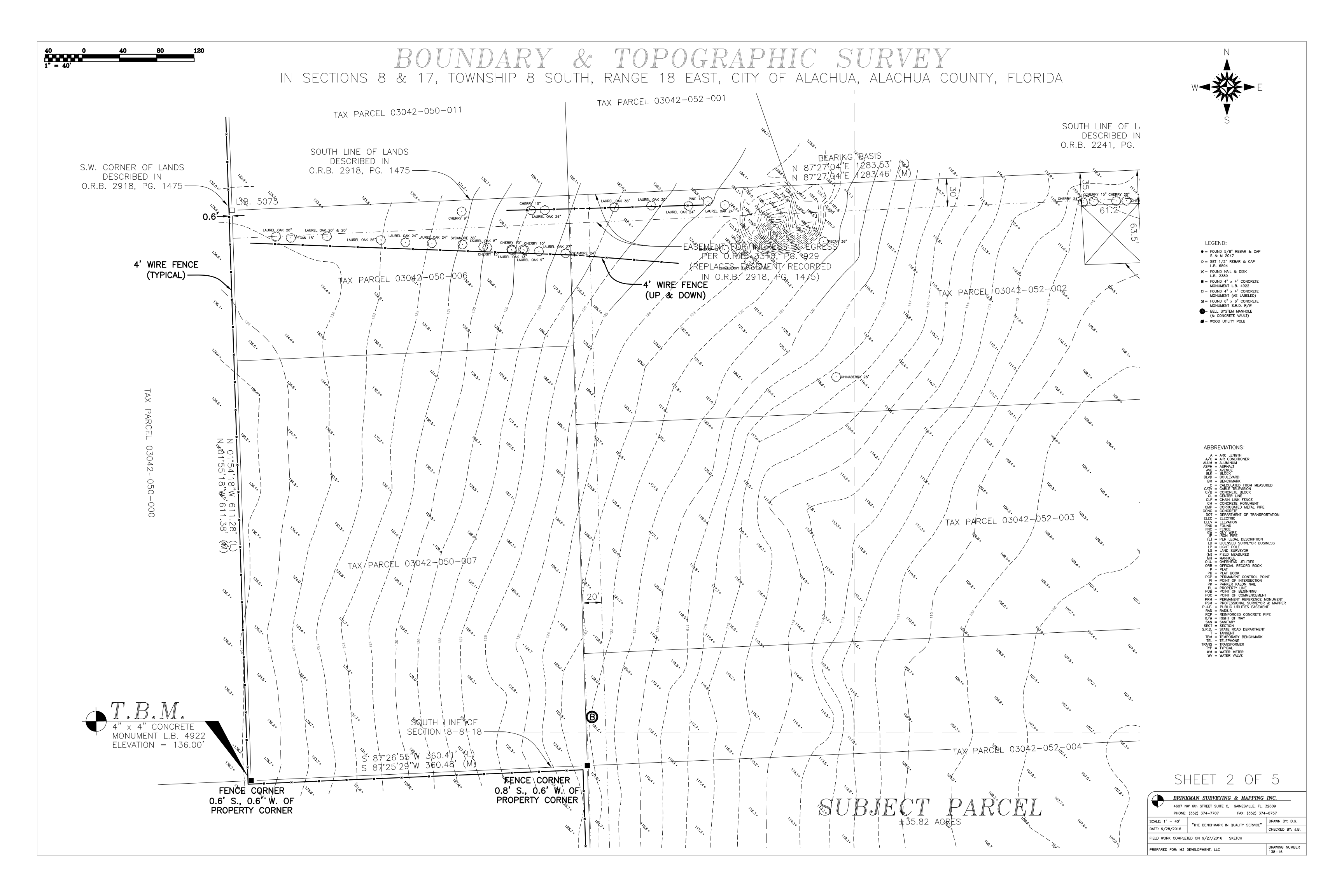
JAMES E. BRINKMAN, PSM - FLA. CERT# 5582

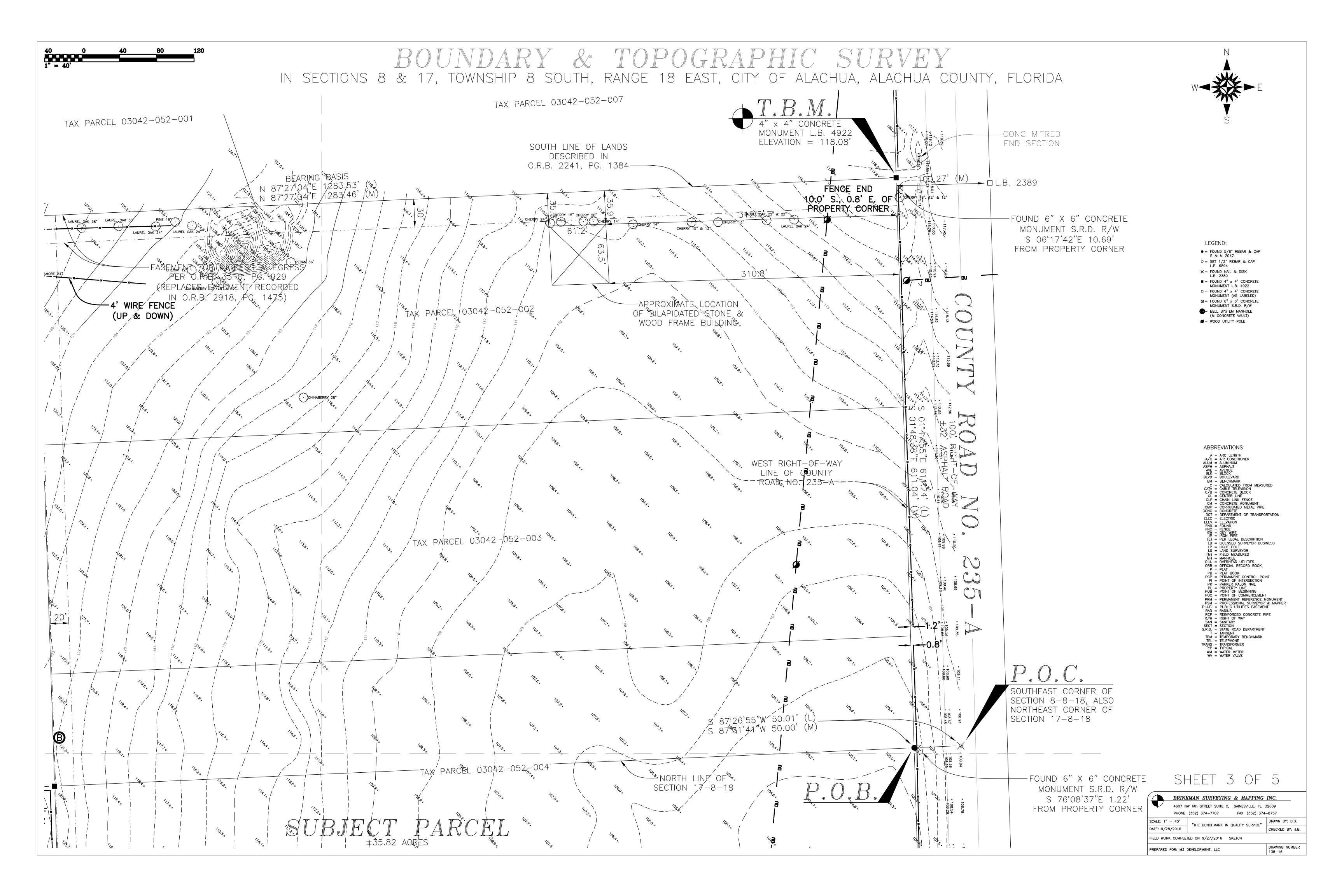
PREPARED FOR: M3 DEVELOPMENT, LLC

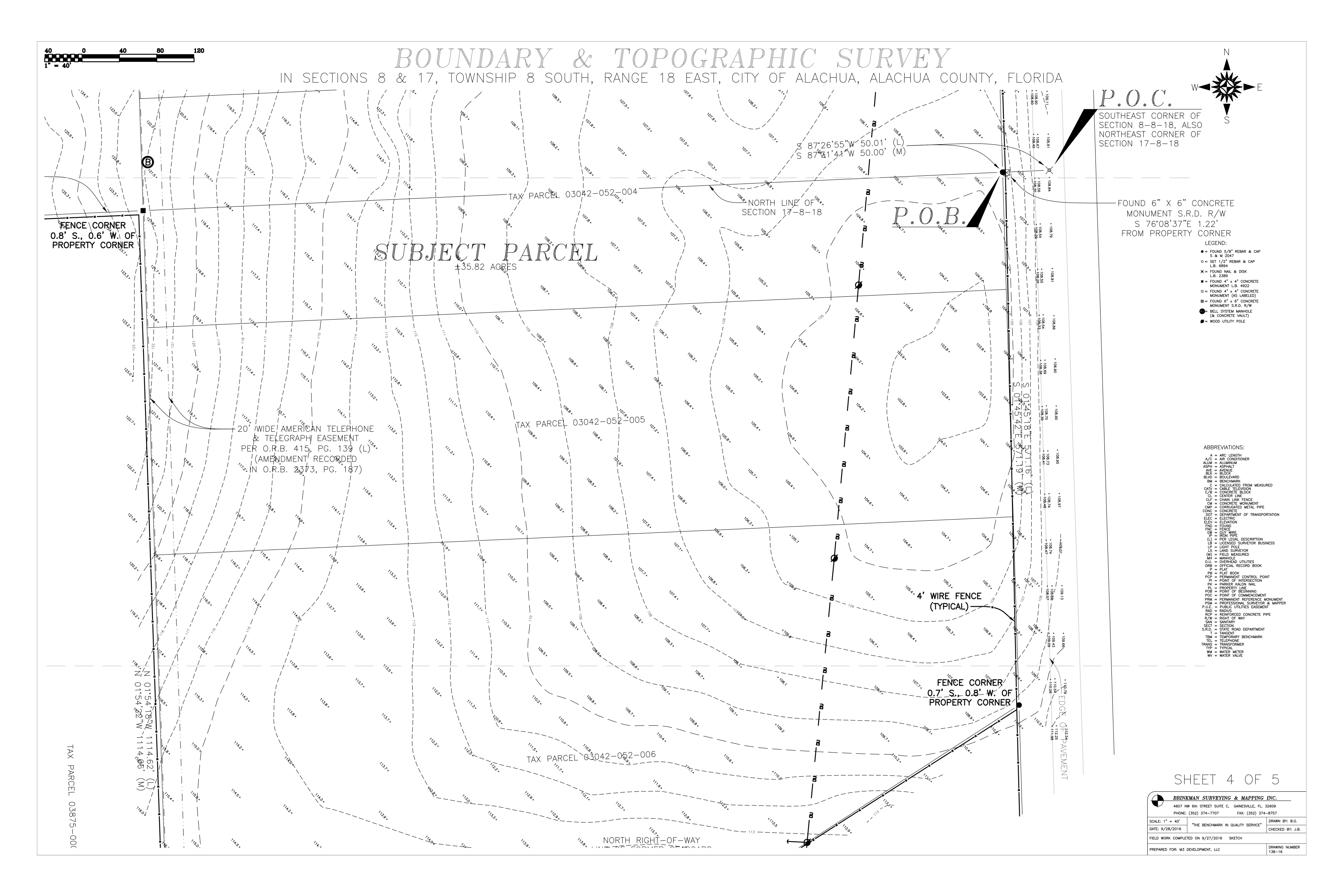


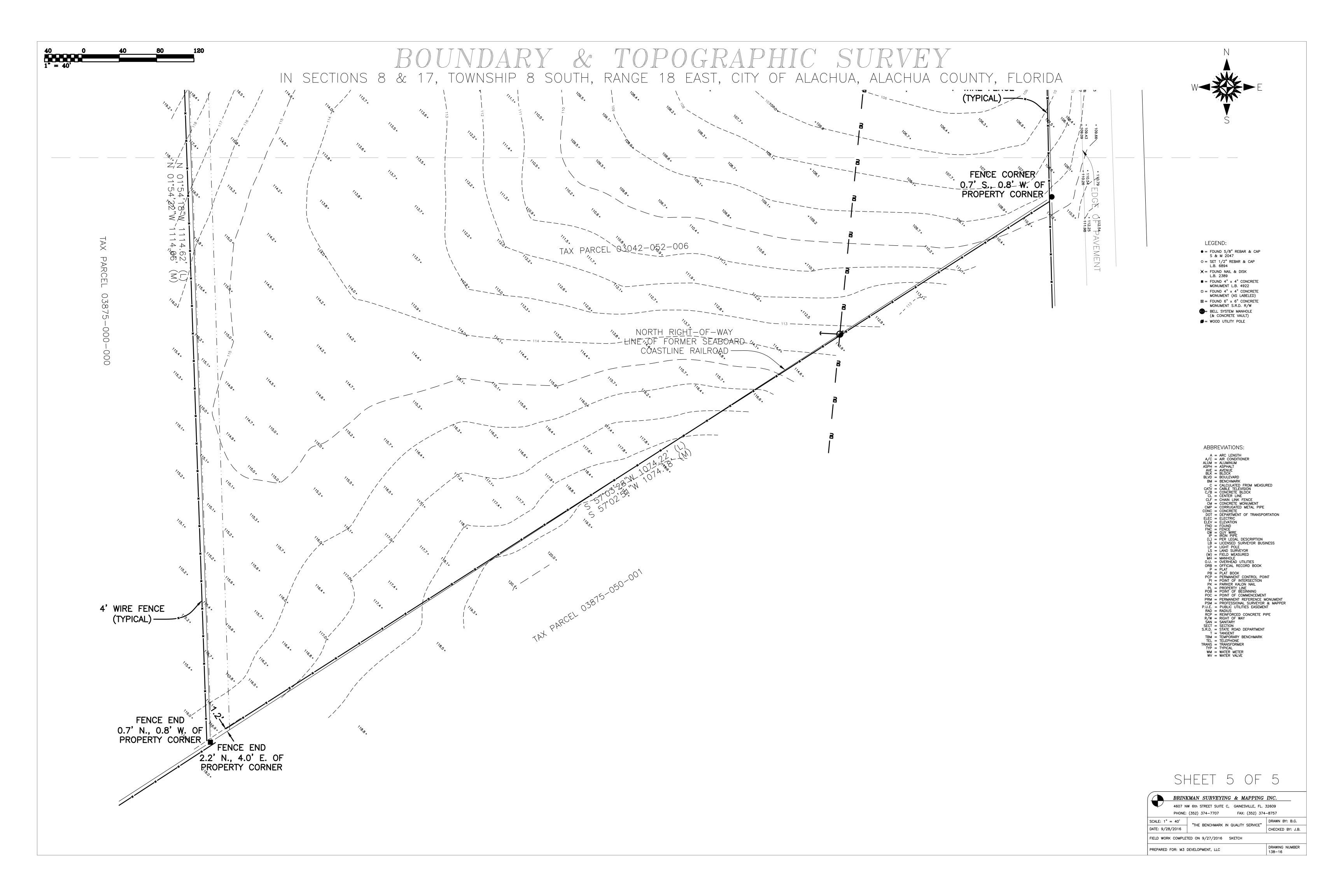
BRINI	KMAN SURVEYING & MAPPING	INC.			
4607 NW 6th STREET SUITE C, GAINESVILLE, FL. 32609					
PHONE:	(352) 374–7707 FAX: (352) 374	-8757			
SCALE: 1" = 100'	"THE BENCHMARK IN QUALITY SERVICE"	DRAWN BY: B.G.			
DATE: 9/28/2016	CHECKED BY: J.B.				
FIELD WORK COMPLE	TED ON 9/27/2016 SKETCH				
DDEDARED FOR MZ	DEVELOPMENT IIIC	DRAWING NUMBER			

138-16









Planning & Zoning Board Hearing Date: Quasi-Judicial Hearing

June 13, 2017

C...... **,**.....

SUBJECT: A request to amend the Official Zoning Atlas from Residential

Multiple Family - 8 ("RMF-8") to Planned Development -

Residential ("PD-R")

APPLICANT/AGENT: Kathy Hattaway, AICP, of Poulos & Bennett, LLC

PROPERTY OWNER: M3 Alachua LLC

LOCATION: West of NW 173rd Street (also known as County Road 235A),

approximately 1,000 feet south of the intersection of NW US

Highway 441 and NW 173rd Street

PARCEL ID 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and

03042-052-006

ACREAGE: ±35.82 acres

PROJECT PLANNER: Justin Tabor, AICP

RECOMMENDATION: Staff recommends that the Planning & Zoning Board transmit

the Site-Specific Amendment to the Official Zoning Atlas for a Planned Development to the City Commission with a recommendation to approve the application, subject to the 26 conditions provided in Exhibit "A" of this Staff Report.

RECOMMENDED MOTION:

Based upon the competent substantial evidence presented at this hearing, the presentation before this Board, and Staff's recommendation, this Board finds the application for a Site-Specific Amendment to the Official Zoning Atlas for a Planned Development to be consistent with the City of Alachua Comprehensive Plan and in compliance with the Land Development Regulations and transmits the application to the City Commission, with a recommendation to approve, subject to the 26 conditions provided in Exhibit "A" and located on page 35 of the June 13, 2017, Staff Report to the Planning &

Zoning Board.

Staff Report: M3 Alachua LLC (Alachua West – 2017)

Page 1

SUMMARY

The proposed Site Specific Amendment to the City of Alachua Official Zoning Atlas (Rezoning) is a request by Kathy Hattaway, AICP, of Poulos & Bennett, Inc., applicant and agent for M3 Alachua LLC, property owner, for the consideration of the rezoning of the subject property from Residential Multiple Family – 8 ("RMF-8") to Planned Development – Residential ("PD-R").

The subject property is comprised of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006, and is approximately 35.82 acres in size. The subject property is located west of NW $173^{\rm rd}$ Street (also known as County Road 235A), approximately 1,000 feet south of the intersection of NW US Highway 441 and NW $173^{\rm rd}$ Street. The subject property is currently undeveloped, except for one dilapidated barn on site.

The subject property presently has a Medium Density Residential Future Land Use Map (FLUM) Designation, however, the property owner has concurrently submitted a Large Scale Comprehensive Plan Amendment (LSCPA) application which proposes to amend the FLUM Designation of the subject property to Moderate Density Residential (the LSCPA application was heard by the Planning & Zoning Board at its March 14, 2017 meeting). The proposed Moderate Density Residential FLUM Designation would permit a density of 0 – 4 dwellings per acre (a maximum of 143 dwelling units for the subject property). The proposed PD-R zoning district would permit a maximum of 143 single-family residential units on the subject property, which is consistent with the maximum density of the proposed FLUM Designation.

Development of the subject property would place residential areas primarily in the central, western, and northern portions of the site, with common area, open space, and stormwater management facilities located in the central/southeastern portion of the site. Access to the proposed development would be provided by a single ingress/egress connection to NW 173rd Street in the central portion of the site. An emergency ingress/egress connection to NW 173rd Street would be provided in the northeastern portion of the site for Phase 1, which would be replaced by an emergency ingress/egress in the southeastern portion of the site upon construction of Phase 2. The proposed development would provide for a future connection to vacant lands to the west of the subject property.

The proposed development would consist of three (3) phases: Phase 1 (50 units); Phase 2 (53 units); and Phase 3 (40 units). Phase 1 would include associated infrastructure, stormwater management facilities for the entire project, open space, and recreation uses, and would be required to commence construction within one (1) year of the approval of Construction Plans. Phase 2 would be required to commence construction within three (3) years of the approval of Construction Plans, and Phase 3 would be required to commence construction within five (5) years of the approval of Construction Plans.

The general purpose of the Planned Development zoning districts is described by Section 3.6.1(A) of the Land Development Regulations (LDRs) as follows:

The Planned Development (PD) districts are established for the purpose of encouraging innovative land planning and site design concepts that conform to community quality of

life benchmarks and that achieve a high quality of development, environmental sensitivity, energy efficiency, and other City goals by:

(1) Increasing Flexibility

Reducing or diminishing the uniform design that results from the strict application of zoning and development standards that are designed primarily for individual lots;

(2) Greater Freedom to Provide Access, Open Space, and Amenities

Allowing greater freedom in selecting the means to provide access, open space, and design amenities;

(3) Greater Freedom to Provide Mix of Uses and Housing Types

Allowing greater freedom in providing a mix of land uses in the same development, including a mix of housing types, lot sizes, and densities;

(4) Providing Greater Opportunity for More Efficient Land Use Patterns

Providing for an efficient use of land resulting in smaller networks of utilities and streets and thereby lowering development and housing costs;

(5) Promoting Quality Design and Environmentally Sensitive Development Through Site Characteristics

Promoting quality design and environmentally sensitive development by allowing development to take advantage of special site characteristics, locations, and land uses; and

(6) Quality Design Through Density Increases

In specific instances, encouraging quality design and environmentally sensitive development by allowing increases in base densities or floor area ratios when such increases can be justified by superior design or the provision of additional amenities such as public open space.

The purpose of the PD-R zoning district is described by Section 3.6.1(B)(1) of the LDRs as follows:

The purpose of the Planned Development-Residential (PD-R) District is to provide a mix of residential uses using innovative and creative design elements, while at the same time providing an efficient use of open space. Commercial uses may be allowed in the PD-R District primarily to serve the needs of the residents in the development.

While Section 3.6.1(B)(1) permits commercial uses within the PD-R zoning district, the Alachua West PD-R does *NOT* propose any commercial uses. Such areas must be shown on the PD Master Plan for a PD-R, and no such areas are shown/proposed on the PD Master Plan for the Alachua West PD-R.

EXISTING USES

The subject property is currently undeveloped, except for one dilapidated barn on site.

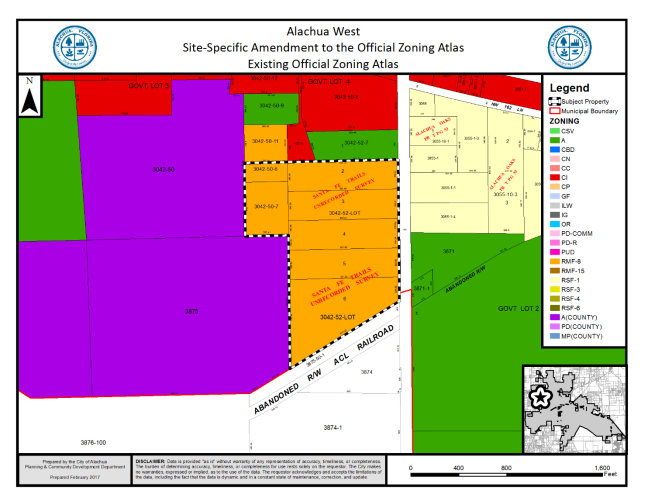
Staff Report: M3 Alachua LLC (Alachua West – 2017)

EXISTING/PROPOSED ZONING DISTRICT COMPARISON

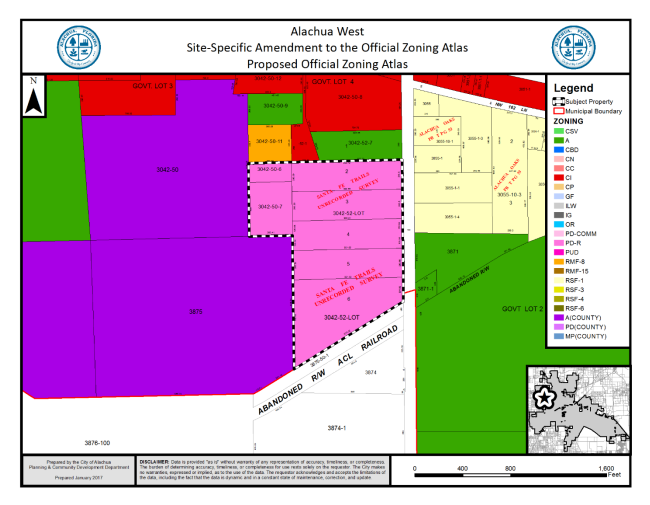
The matrix below provides an analysis of the maximum gross density, floor area ratio, and typical uses permitted within the existing and proposed zoning districts:

	Existing Zoning District	Proposed Zoning District
Zoning District:	Residential Multiple Family - 8 (RMF-8)	Planned Development – Residential (PD-R)
Max. Gross Density:	8 dwelling units per acre Maximum 286 dwelling units maximum on the subject property	Established by PD Master Plan 143 dwelling units for entire development
Floor Area Ratio:	N/A	N/A
Permitted Uses:	Multiple-Family Dwellings; Live/Work Dwellings; Single-Family Attached Dwellings; Single-Family Detached Dwellings; Townhouses; Two-to-Four Family Dwellings; Community Residential Homes;	Single Family Detached Dwellings; Recreational Uses as Further Specified on PD Master Plan

Map 1. Existing Official Zoning Atlas with Subject Property



Map 2. Proposed Official Zoning Atlas with Subject Property



SURROUNDING USES

The subject property is located west of NW 173rd Street (also known as County Road 235A), approximately 1,000 feet south of the intersection of NW US Highway 441 and NW 173rd Street.

The existing uses, Future Land Use Map ("FLUM") Designations, and zone districts of the surrounding area are identified in Table 1. Map 3 provides an overview of the vicinity of the subject property.

NOTE: The information below is intended to provide a general overview of the area surrounding the subject property and to generally orient the reader. It is not intended to be all-inclusive, and may not identify all existing uses, FLUM Designations, and/or zoning districts surrounding the subject property.

Table 1. Surrounding Land Uses

Direction	Existing Use(s)	FLUM Designation(s)	Zoning District(s)	
North	Vacant Lands	Agriculture; Commercial; Medium Density Residential	Agriculture (A); Commercial Intensive (CI)	
South	Vacant Lands; Single Family Residence	Rural/Agriculture (County)	Agricultural (County)	
West	Vacant Lands	Agriculture	Agriculture (A)	
East	Vacant Lands; Single Family Residences	Agriculture; Moderate Density Residential	Agriculture (A); Residential Single Family – 1 (RSF-1)	

Map 3. Vicinity Map

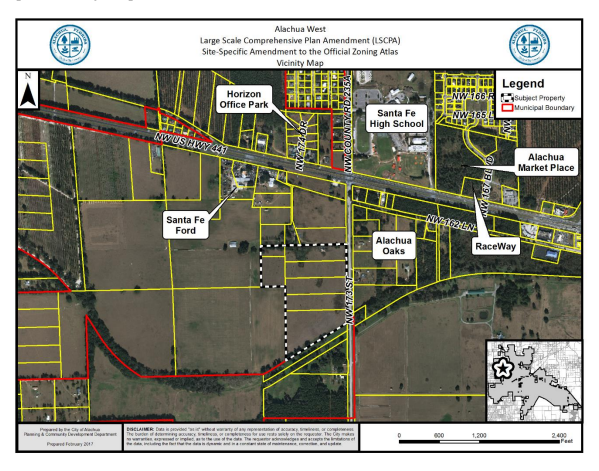


Table 2. Parcels Subject to this Rezoning

Parcel No.	Existing Use(s)	Existing FLUM Designation	Proposed FLUM Designation	Acreage
03042-050-006	Vacant	Medium Density Residential	Moderate Density Residential	±1.33
03042-050-007	Vacant	Medium Density Residential	Moderate Density Residential	±3.72
03042-052-002	Vacant	Medium Density Residential	Moderate Density Residential	±5.2
03042-052-003	Vacant	Medium Density Residential	Moderate Density Residential	±5.2
03042-052-004	Vacant	Medium Density Residential	Moderate Density Residential	±5.2
03042-052-005	Vacant	Medium Density Residential	Moderate Density Residential	±5.15
03042-052-006	Vacant	Medium Density Residential	Moderate Density Residential	±10.01

NEIGHBORHOOD MEETING

The purpose of a Neighborhood Meeting is to educate the owners of nearby land and any other interested members of the public about the project and to receive comments regarding the project. As required by Section 2.2.4 of the LDRs, all property owners within 400 feet of the subject property and any organizations or persons who have registered to receive notification of applications for development are notified of the meeting and notice of the meeting is published in a newspaper of general circulation.

A Neighborhood Meeting was held on January 25, 2017, at the Alachua County Library, Alachua Branch, to educate the owners of nearby land and any other interested members of the public about the application. The applicant's agent was present and available to answer questions. As evidenced by materials submitted by the applicant, the meeting was unattended.

CONSISTENCY WITH THE COMPREHENSIVE PLAN

The Goals, Objectives, and Policies (GOPs) identified below are provided to establish a basis of the application's consistency with the Comprehensive Plan. There may be additional GOPs which the application is consistent with that are not identified within this report. An evaluation and findings of consistency with the identified GOPs is also provided below.

Future Land Use Element

GOAL 1: Future Land Use Map 2025:

The City of Alachua shall maintain a Future Land Use Map in order to effectively guide development in a sustainable manner and to ensure economic prosperity and stability while maintaining a high quality of life for all of its present and future citizens.

Staff Report: M3 Alachua LLC (Alachua West – 2017)

The City of Alachua shall establish three Residential land use categories to ensure an orderly urban growth pattern that makes the best use of available lands for residential development.

Policy 1.2.a: Moderate density residential (0 to 4 dwelling units per acre): The moderate density residential land use category allows residential development at a maximum density of 4 dwelling units per acre. The following uses are allowed in the moderate density residential land use category:

- 1. Single family, conventional dwelling units;
- 2. Accessory dwelling units;
- 3. Manufactured or modular homes meeting certain design criteria
- 4. Mobile homes only within mobile home parks;
- 5. Duplexes and quadplexes;
- 6. Townhomes;
- 7. Residential Planned Developments;
- 8. Supporting community services, such as schools, houses of worship, parks, and community centers

Analysis of Consistency with Goal 1, Objective 1.2, and Policy 1.2.a: The proposed rezoning would result in a reduction of the maximum permitted density of the subject property (from 286 dwelling units to 143 dwelling units). Development at a lower density than presently permitted on the subject property furthers compatibility with existing surrounding agricultural uses and lower-density residential uses.

GOAL 2: Innovative Design Standards: The City shall utilize innovative design standards to discourage urban sprawl, provide aesthetic standards, promote open space and preserve rural character.

Objective 2.1: Planned Development (PD) Standards

In an effort to reduce the impacts of urban sprawl on the community and the region, the City of Alachua shall provide for a wide array of planned developments to encourage the creation of interrelated neighborhoods and districts to increase the quality of life for all residents of the City.

Policy 2.1.a: Residential Planned Developments (PD): The City shall establish flexible development and use regulations for residential PDs for use within residential land use categories. Those regulations shall be developed to achieve the following:

1. High quality residential development through a mixture of housing types, prices and densities. The allowed uses within a residential PD are not subject to the permitted uses in the underlying land use category. Single-family homes, zero lot line homes, and townhomes are examples of the allowable housing types within residential PDs.

- 2. The opportunity to improve quality of life by placing activities necessary for daily living in close proximity to residences through the allowance of a limited amount of neighborhood commercial uses, and with special design criteria, community commercial uses, within the residential PD at appropriate densities and intensities.
- 3. A range of parks and open space, from playgrounds to community gardens to active recreation facilities within the neighborhood.
- 4. Streets and public spaces that are safe, comfortable, and designed to respect pedestrians, nonvehicular and vehicular modes of transportation.
- 5. Conservation of materials, financial resources and energy through efficient design of infrastructure.

Analysis of Consistency with Goal 2, Objective 2.1, and Policy 2.1.a: This application proposes to rezone the subject property to PD-R, which is a zoning district established pursuant to Goal 2 of the Future Land Use Element. Goal 2, Objective 2.1, and Policy 2.1.a are implemented through Section 3.6 of the City's LDRs. An analysis of the application's compliance with Section 3.6 is provided within this Staff Report.

- Objective 5.1: Natural features: The City shall coordinate Future Land Use designations with appropriate topography, soils, areas of seasonal flooding, wetlands and habitat during review of proposed amendments to the Future Land Use Map and the development review process. Natural features may be included as amenities within a development project.
- Policy 5.1.a: Topography: The City shall protect the natural topography of the City, including steep and seepage slopes, by requiring new development to include techniques to minimize negative impacts on the natural terrain. An emphasis will be placed on retaining the natural function of seepage slopes during development. Additionally, retention of existing native vegetation will be encouraged as one method of protecting slopes.
- Policy 5.1.b: Soils: The City shall ensure soil protection and intervention measures are included in the development review process.
- Policy 5.1.c: Flood prone areas: The City shall require as part of the development review process the identification of FEMA flood zone areas. Where necessary, base flood elevations and minimum finished floor elevations shall be established. The City shall also require finished floor elevations on subdivision plats, site plans and building permit plans when necessary to determine compliance with flood prone area regulations. The City shall establish standards for a limitation on filling in flood prone areas.
- Policy 5.1.d: Wetlands: The City shall utilize statewide wetland delineation methodology in accordance with Florida Administrative Code (FAC) and regulations adopted by the FDEP and the Suwannee River Water Management District.

Policy 5.1.e:

Habitat: The City shall require as part of the development review process, an inventory of listed species for all new developments in areas identified as known habitat for listed species if listed species are known to exist in close proximity to the development. The survey shall include detailed information regarding type, quantity, location, and habitat requirements for any listed species identified. A de minimus threshold for properties required to complete the inventory shall be established in the City's Land Development Regulations.

Analysis of Consistency with Objective 5.1 and Policies 5.1.a – e: The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within the subject property. The gopher tortoise (Gopherus polyphemus) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

With the exception of the preceding, there are no other concerns pertaining to natural resources. Staff has proposed a condition (Condition #3 of Exhibit "A" to this report) that would require, prior to any construction activity occurring on site, the applicant to confirm if any protected species exist on site and to obtain applicable permits from regulatory agencies for any relocation of protected species found on site.

An environmental conditions and site suitability analysis has been provided separately in this report. Future development of the site must comply with the environmental protections established in the City of Alachua Comprehensive Plan and Land Development Regulations.

Objective 5.2: Availability of facilities and services: All new development shall be planned and constructed concurrently with the availability of facilities and services necessary for the development.

Analysis of Consistency with Objective 5.2: The subject property is located within the City's potable water and wastewater service areas, as defined in Policies 1.2.a and 4.2.a of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the Comprehensive Plan, and will be required to connect to the City of Alachua's potable water and wastewater system.

GOAL 9: Water and Wastewater Service:

The City will ensure that new development within the corporate limits, where potable water and wastewater service are available, as defined in Policy 1.2.a and Policy 4.2.a of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the Comprehensive Plan, shall connect to the City of Alachua's potable water and wastewater system.

Policy 9.2:

Any new residential subdivision within the corporate limits, where potable water service is available, as defined in Policy 4.2.a of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the City of Alachua Comprehensive Plan, regardless of size, that is within either a Residential or Agriculture Future Land Use Map Designation shall connect to the City of Alachua's potable water system. Any new residential subdivision within the corporate limits, where wastewater service is available, as defined in Policy 1.2.a of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the City of Alachua Comprehensive Plan, regardless of size, that is within a Residential Future Land Use Map Designation shall connect to the City of Alachua's wastewater system.

Analysis of Consistency with Goal 9 and Policy 9.2: The subject property is within the potable water and wastewater service area. Any development of the subject property will be required to connect to the potable water and wastewater systems at the time of development.

Housing Element

Policy 1.1.a:

The City shall encourage development of a variety of housing types including conventional single family homes, accessory dwelling units, multi-family units, group homes, assisted living facilities, foster care facilities, mobile homes and manufactured housing, and shall ensure that appropriate land use designations and zoning districts exist to accommodate each type.

Analysis of Consistency with Policy 1.1.a: This project would support additional housing within the City, thereby furthering Policy 1.1.a.

Recreation Element

Policy 1.2.b:

The City shall adhere to a minimum level of service of five (5.0) acres of community, neighborhood or pocket park, per 1,000 persons, with a minimum of 20 percent of this in improved, passive parks.

Analysis of Consistency with Policy 1.2.b: An analysis of the impacts to recreation facilities has been provided within this report. The proposed rezoning would result in a net reduction in the permitted density of the subject property, thereby reducing potential impacts to recreational facilities.

Transportation Element

Objective 1.1: Level of Service: The City shall establish a safe, convenient and efficient level of service standard for all motorized and non-motorized transportation systems.

Analysis of Consistency with Objective 1.1: An analysis of the impacts to transportation facilities has been provided within this report. The proposed amendment would result in a net reduction in the permitted density of the subject property, thereby reducing potential impacts to transportation facilities.

Community Facilities & Natural Groundwater Aquifer Recharge Element

- Policy 1.2.a: The City shall establish a Community Wastewater Service Area, which includes all areas where wastewater service is available. Wastewater service shall be deemed available if:
 - 1. A gravity wastewater system, wastewater pumping station, or force main exists within ¼ mile of the property line of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and the gravity wastewater system, wastewater pumping station, or force main can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.

Analysis of Consistency with Policy 1.2.a: The subject property is located within the wastewater service area, and any future development on the subject property will be required to connect to the wastewater system.

Policy 2.1.a: The City hereby establishes the following level of service standards for solid waste disposal facilities:

FACILITY TYPE

Solid Waste Landfill

LEVEL OF SERVICE STANDARD

.73 tons per capita per year

Analysis of Consistency with Objective 2.1.a: An analysis of the impacts to solid waste facilities has been provided within this report. The proposed amendment would result in a net reduction in the permitted density of the subject property, thereby reducing potential impacts to solid waste facilities.

- Policy 4.1.b: The City shall establish a Community Potable Water Service Area, which includes all areas where potable water service is available. Water service shall be deemed available if:
 - 1. A water main exists within ¼ mile of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and water service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.

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Analysis of Consistency with Policy 4.1.b: The subject property is located within the potable water service area, and any future development on the subject property will be required to connect to the potable water system.

Conservation and Open Space Element

OBJECTIVE 1.3: Listed Species

The City shall protect species listed by State and Federal agencies as endangered, threatened or of special concern, and their habitats.

Policy 1.3.a: The City shall ensure that its ordinances, regulations and policies

protect listed species and their habitats.

Policy 1.3.b: The City shall utilize the development review process, land

acquisition programs, environmental regulatory partnerships, stewardship programs and public education to protect listed species and their habitat, and prevent extinction of or reduction in

populations of listed species.

Policy 1.3.c: The City shall obtain data from the Florida Fish and Wildlife

Conservation Commission, Alachua County Environmental Protection Department, Florida Department of Environmental Protection, to maintain a periodically updated inventory of listed species and habitats located within City limits or immediately adjacent to City limits. The City will use the Florida Natural Areas

Inventory as a base inventory.

Policy 1.3.d: The City shall require prior to development approval, an inventory

of listed species for all new developments in areas identified as known habitat for listed species. The inventory shall include detailed information regarding type, quantity, location and habitat requirements for any listed species identified. De minimus threshold for properties required to complete the inventory shall

be established in the City's Land Development Regulations.

Policy 1.3.e: The City's land use designations shall provide for the protection

of threatened and endangered species.

Analysis of Consistency with Objective 1.3 and Policies 1.3.a – e: The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within the subject property. The gopher tortoise (Gopherus polyphemus) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

With the exception of the preceding, there are no other concerns pertaining to natural resources. Staff has proposed a condition (Condition #3 of Exhibit "A" to this report) that would require, prior to any construction activity occurring on site, the applicant to confirm if any protected species exist on site and to obtain applicable permits from regulatory agencies for any relocation of protected species found on site.

An environmental conditions and site suitability analysis has been provided separately in this report. Future development of the site must comply with the environmental protections established in the City of Alachua Comprehensive Plan and Land Development Regulations.

ENVIRONMENTAL CONDITIONS & SITE SUITIBILITY ANALYSIS

Wetlands

According to National Wetlands Inventory, no potential wetlands are located on the subject property. Any wetlands identified must be delineated and protected in accordance with the applicable protection standards.

Evaluation: No wetlands have been identified on subject property. If wetlands are identified on subject property at a later time, the applicable standards in the City's Comprehensive Plan, Land Development Regulations, and Suwannee River Water Management District (SRWMD) regulations would apply to those areas identified as wetlands; therefore, there are no issues related to wetland protection.

Strategic Ecosystems

Strategic Ecosystems were identified by an ecological inventory project in a report prepared for Alachua County Department of Growth Management in 1996. The purpose of the inventory was to identify, inventory, map, describe, and evaluate the most significant natural biological communities in private ownership in Alachua County.

Evaluation: The subject property is not located within or adjacent to a Strategic Ecosystem, therefore, the development will have no impact upon any Strategic Ecosystem(s) identified within the ecological inventory report.

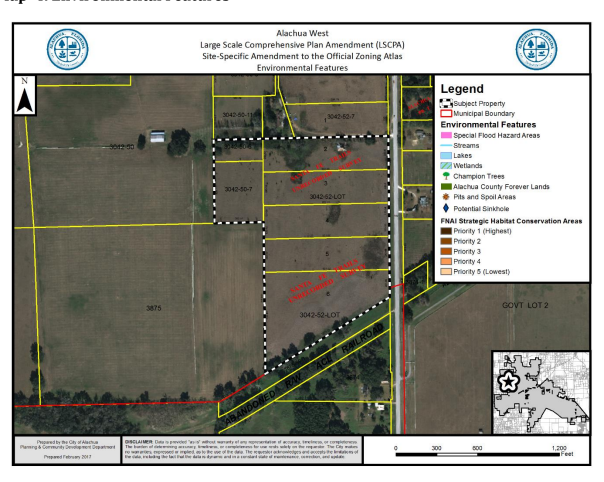
Regulated Plant & Animal Species

The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within the subject property. The gopher tortoise (*Gopherus polyphemus*) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher

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tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

Evaluation: With the exception of the preceding, there are no other concerns pertaining to natural resources. Staff has proposed a condition (Condition #3 of Exhibit "A" to this report) that would require, prior to any construction activity occurring on site, the applicant to confirm if any protected species exist on site and to obtain applicable permits from regulatory agencies for any relocation of protected species found on site.



Map 4. Environmental Features

Soil Survey

Staff Report:

Each soil type found on the subject property is identified below. The hydrologic soil group is an indicator of potential soil limitations. The hydrologic soil group, as defined for each specific soil, refers to a group of soils which have been categorized according to their runoff-producing characteristics. These hydrologic groups are defined by the Soil Survey of Alachua County, Florida, dated August 1985. The chief consideration with respect to runoff potential is the capacity of each soil to permit infiltration (the slope and kind of plant cover are not considered, but are separate factors in predicting runoff). There are four hydrologic groups: A, B, C, and D. "Group A" soils have a higher infiltration rate when thoroughly wet and therefore have a lower runoff potential.

"Group D" soils have very lower infiltration rates and therefore a higher runoff potential.

There are four (4) soil types found on the subject property:

Arredondo Fine Sand (0-5% slopes)

Hydrologic Group: A

This soil is well drained with slow surface runoff and rapid permeability. This soil poses only slight limitations for dwellings and local roads.

Arredondo Fine Sand (5% – 8% slopes)

Hydrologic Soil Group: A

This soil type is well drained and permeability is rapid at the surface. This soil type poses only slight limitations as sites for homes and local roads and moderate limitations for small commercial buildings.

Fort Meade Fine Sand (0% – 5% slopes)

Hydrologic Soil Group: A

This soil type is well drained and permeability is surface runoff is slow. This soil type poses only slight limitations as sites for homes and local roads.

Norfolk Loamy Fine Sand (5-8% slopes)

Hydrologic Soil Group: B

This soil type is well drained with rapid surface runoff and rapid permeability. This soil poses only slight limitations for dwellings and local roads.

Evaluation: The soil types located within the subject property do not pose any significant limitations for development. Therefore, there are no issues related to soil suitability. Any future development would require that any soil limitations be addressed at the time of development.

Flood Potential

Panels 0120D of the Federal Emergency Management Agency (FEMA) Flood Insurance Rate Map (FIRM) Series, dated June 16, 2006, indicates that the subject property contains areas with Flood Zone "X" designations (areas determined to be outside of the 500-year floodplain).

Evaluation: The subject property is located in Flood Zone "X" (areas determined to be outside of the 500-year floodplain. Therefore, there are no issues related to flood potential.

Karst-Sensitive Features

Karst sensitive areas include geologic features, such as fissures, sinkholes, underground streams, and caverns, and are generally the result of irregular limestone formations. The subject property is located within an area where sinkholes may

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potentially allow hydrologic access to the Floridan Aquifer System, however, best available data indicates that no sinkholes or known indicators of sinkhole activity are located on the subject property.

Evaluation: There are no geologic features located on the subject property which indicate an increased potential for karst sensitivity.

Wellfield Protection Zone

Policy 7.2.1 of the Future Land Use Element of the Comprehensive Plan establishes a 500 foot radial buffer around city-owned potable water well.

Evaluation: The subject property is not located within a City of Alachua wellhead protection zone as identified on the City of Alachua Wellfield Primary Protection Zones Map of the Comprehensive Plan, therefore, there are no issues related to wellfield protection.

Historic Structures and Markers

The subject property does not contain any historic structures or markers as determined by the State of Florida and the Alachua County Historic Resources Inventory.

Evaluation: There are no issues related to historic markers or structures.

COMPLIANCE WITH LAND DEVELOPMENT REGULATIONS

REZONING STANDARDS

Section 2.4.2(E)(1) of the Land Development Regulations ("LDRs") establishes standards with which all rezoning applications must be found to be compliant. Staff's evaluation of the application's compliance with the applicable standards of Section 2.4.2(E)(1) is provided below.

(a) *Consistent with Comprehensive Plan* – The proposed amendment is consistent with and furthers the goals, objectives, and policies of the Comprehensive Plan.

Evaluation: An analysis of the application's consistency with the Comprehensive Plan has been provided in this report.

(b) *Consistent with Ordinances* – The proposed amendment is not in conflict with any portion of these LDRs or any of the City Code of Ordinances.

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Evaluation: An analysis of the application's compliance with the LDRs has been provided in this report. Please reference those sections of this report for further analysis of compliance with the City's LDRs.

(c) Logical Development Pattern – The proposed amendment would result in a logical and orderly development pattern.

Evaluation: The proposed amendment would reduce the maximum density permitted on the subject property. The present zoning (RMF-8) would permit development of the subject property at a density of 8 units per acre. The proposed PD-R would place a maximum density of 4 units per acre on the subject property, which is a density that is more consistent with the surrounding residential and agricultural areas.

(d) *Pre-Mature Development* – The proposed amendment will not create premature development in undeveloped or rural areas.

Evaluation: The proposed amendment would reduce the permitted density of the subject property from a maximum of 286 dwellings to 143 dwellings, increasing its compatibility with surrounding residential and agricultural lands. While agricultural uses exist proximate to the subject property, it is located near US Highway 441 (located approximately 1,000 feet north of the subject property). The lands surrounding the US Highway 441/NW 173rd Street intersection are substantially developed and primarily of an urban character. Areas immediately to the east of the subject property are developed with residential uses.

(e) *Incompatible with Adjacent Lands* – The uses permitted by the proposed amendment are not incompatible with existing land uses of adjacent lands and/or the uses permitted by the zone district classifications of adjacent lands.

Evaluation: The uses permitted by the proposed PD-R zoning district are comparable to those presently located on nearby properties. Areas immediately to the east of the subject property are developed with residential uses. The density proposed by the PD-R zoning is more consistent with the residential and agricultural lands located proximate to the subject property.

(f) Adverse Effect on Local Character – The proposed amendment will not adversely effect the character of the general area where it is proposed to be located by creating excessive traffic, density and/or intensities of use, building height and bulk, noise, lights, or other physical effects or nuisances.

Evaluation: The proposed amendment would permit single-family residential use on the subject property. The use on properties within the surrounding area is primarily single-family residential. The proposed amendment, therefore, would result in similar impacts to traffic, densities, building height, noise, lights, and other physical effects to those generated by existing uses within the area. Additionally, the subject property is located along NW 173rd Street, also known as County Road 235A, which is classified as a collector road by the Transportation Element of the

City's Comprehensive. The location of proposed ingress/egress to County Road 235A is subject to review and approval by Alachua County Public Works.

(g) Not Deviate from Pattern of Development – The uses permitted by the proposed amendment will not deviate from the development pattern (both established and as proposed by the surrounding zone districts) of the area where the proposed amendment is located.

Evaluation: The use proposed by the PD-R zoning designation is single-family residential dwellings, which is a use that is more consistent with the surrounding area than the uses permitted by the existing RMF-8 zoning (primarily multiple-family uses).

(h) *Encourage Sprawl* – The proposed amendment will not encourage urban sprawl, either by resulting in strip or ribbon commercial development, leap-frog development or low density single dimensional development.

Evaluation: Chapter 163.3164(51), Florida Statues, defines "urban sprawl" as, "a development pattern characterized by low density, automobile-dependent development with either a single use or multiple uses that are not functionally related, requiring the extension of public facilities and services in an inefficient manner, and failing to provide a clear separation between urban and rural uses."

The subject property is located proximate to lands zoned RSF-1, which is a residential zoning designation which supports single-family residential uses. The primary use proposed by the requested PD-R zoning is also single-family residential use.

The subject property is located proximate to existing water and wastewater facilities. Existing water and wastewater mains are located along the subject property's frontage of NW 173rd Street. In addition to the availability of potable water and sanitary sewer, the subject property is located along a road classified as a collector road by the Transportation Element of the City's Comprehensive Plan.

The single-family residential use proposed by the PD-R is consistent with surrounding area, which consists primarily of residential and agricultural uses.

(i) *Spot Zoning* – The proposed amendment will not result in the creation of an isolated zone district unrelated to adjacent and surrounding zone districts (spot zoning).

Evaluation: The lands to the northeast of and across NW 173rd Street from the subject property are zoned RSF-1, which is a zoning district that permits single-family residential uses, the primary use proposed by this application.

(j) *Public Facilities* – The proposed amendment will not result in development in a location where there are no plans by the City or other governmental entities to provide public facilities to serve the development (roads, potable water,

wastewater, parks, storm water management, and solid wastes), and there are no assurances by the private sector that public facilities are planned and will be available to adequately accommodate development.

Evaluation: The subject property is located proximate to existing water and wastewater facilities. Existing water and wastewater mains are located along the subject property's frontage of NW 173rd Street. In addition to the availability of potable water and sanitary sewer, the subject property is located along a road classified as a collector road by the Transportation Element of the City's Comprehensive Plan.

(k) *No Adverse Effect on the Environment* – The proposed amendment would not result in significantly adverse impacts on the natural environment, including but not limited to water, air, noise, storm water management, wildlife, vegetation, wetlands, and the natural functioning of the environment.

Evaluation: The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within the subject property. The gopher tortoise (*Gopherus polyphemus*) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

With the exception of the preceding, there are no other concerns pertaining to natural resources. Staff has proposed a condition (Condition #3 of Exhibit "A" to this report) that would require, prior to any construction activity occurring on site, the applicant to confirm if any protected species exist on site and to obtain applicable permits from regulatory agencies for any relocation of protected species found on site.

PLANNED DEVELOPMENT STANDARDS

Section 3.6.2(A)(1) of the Land Development Regulations (LDRs) establishes standards with which all Planned Development applications must be found to be compliant. The application has been reviewed for compliance with the standards of Section 3.6.2(A)(1). An evaluation and findings of the application's compliance with the standards of Section 3.6.2(A)(1) is provided below.

(1) Master Plan

The PD Master Plan:

(a) Identifies the general location of land uses within individual development areas or development pods and the mix of land uses;

Evaluation: The PD Master Plan identifies three (3) development areas: Single-Family, Detached; Community Recreation; and Stormwater/Open Space. The allowable uses within each development area have been defined on the PD Master Plan, and the permitted land uses are stated on the PD Master Plan.

(b) Calculates the number, type, and mix of land uses, including the total number of residential units, residential densities, and non-residential intensities within each development area or development pods and the total number, type, and mix of land uses for the entire PD Master Plan;

Evaluation: The PD Master Plan identifies the number, type, and permitted land uses, including the total number of residential units and residential densities for the PD-R and each development area.

(c) Identifies the general location of open space;

Evaluation: The applicant has shown the location of open space by a identifying Stormwater/Open Space area on the PD Master Plan.

(d) Identifies the location of environmentally-sensitive lands, wildlife habitat, and stream corridors;

Evaluation: The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within the subject property. The gopher tortoise (*Gopherus polyphemus*) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

With the exception of the preceding, there are no other concerns pertaining to natural resources. Staff has proposed a condition (Condition #3 of Exhibit "A" to this report) that would require, prior to any construction activity occurring on site, the applicant to confirm if any protected species exist on site and to obtain applicable permits from regulatory agencies for any relocation of protected species found on site.

(e) Identifies the on-site transportation circulation system including arterial and collector roads, existing or projected transit corridors, and pedestrian and bicycle pathways;

Evaluation: The PD Master Plan identifies the location of the on-site transportation circulation system. No roads within the proposed development are classified as arterial or collector roads. In accordance with the provisions

of Section 7.2.5(D), the proposed development provides for a future access to the lands west of the subject property.

(f) Identifies on-site potable water and wastewater facilities; and

Evaluation: The PD Master Plan identifies the location of proposed on-site potable water and wastewater facilities, and the location of connection to off-site wastewater facilities.

(g) Identifies the general location of all public facility sites serving the development, including transportation, potable water, wastewater, parks, fire, police, EMS, stormwater, solid waste, and schools.

Evaluation: The applicant has identified on the PD Master Plan the location of internal circulation. A note on Sheet 4.00 requires on-site potable water and wastewater facilities to be in public right-of-ways and/or dedicated easements along internal right-of-ways. The PD Master Plan identifies the general location of stormwater management facilities serving the development. The development will utilize existing public facilities for parks, fire, police, EMS, and schools, as noted on the PD Master Plan.

(2) Consistency with the Comprehensive Plan

The PD zone district designation and the PD Master Plan is consistent with the Comprehensive Plan.

Evaluation: An analysis of the application's consistency with the Comprehensive Plan has been provided in this report.

(3) Compatibility with Surrounding Residential Areas

Development along the perimeter of a PD District is compatible with adjacent existing or proposed future development. In cases where there are issues of compatibility, the PD Master Plan shall provide for transition areas at the edges of the PD District that provide for appropriate buffering and/or ensure a complimentary character of uses. Complimentary character shall be identified based on densities/intensities; lot size and dimensions; building height; building mass and scale; hours of operation; exterior lighting; and siting of service areas.

Evaluation: The uses permitted by the proposed PD-R zoning district are comparable to those presently located on nearby properties. Areas to the east of the subject property are developed with residential uses. The density proposed by the PD-R zoning is more consistent with nearby residential and agricultural lands.

(4) Development Phasing Plan

If there are phases of development proposed for the PD, a development phasing plan shall be provided for the PD Master Plan that identifies the general sequence or phases in which the land is proposed to be developed, including how residential and non-residential development will be timed, how infrastructure and open space will be provided and timed, and how development will be coordinated with the City's capital improvements program. The phasing plan shall be established at the time of

approval of the PD Master Plan. It is permissible for a development phasing plan to include only one phase.

Evaluation: The proposed development would consist of three (3) phases: Phase 1 (50 units); Phase 2 (53 units); and Phase 3 (40 units). Phase 1 would include associated infrastructure, stormwater management facilities for the entire project, open space, and recreation uses, and would be required to commence construction within one (1) year of the approval of Construction Plans. Phase 2 would be required to commence construction within three (3) years of the approval of Construction Plans, and Phase 3 would be required to commence construction within five (5) years of the approval of Construction Plans.

(5) Conversion Schedule

The PD Master Plan may include a conversion schedule that identifies the range of conversion that may occur between different types of residential uses and between different types of non-residential uses (i.e., residential to residential, or non-residential) within the PD Master Plan. These conversions may occur within development areas and between development areas, as long as they occur within the same scheduled phase of development in the development phasing plan, and are consistent with established ranges of conversion set down in the conversion schedule.

Evaluation: The applicant has not proposed the utilization of a conversion schedule.

(6) Public Facilities

(a) The PD Master Plan shall include a transportation component that demonstrates there is or will be adequate capacity concurrent with impacts of development on the City's road system to accommodate the development proposed in the PD Master Plan.

Evaluation: The PD Master Plan identifies the location of transportation facilities within the project. In addition, the PD Master Plan calculates the number of trips which would be generated by the proposed development and identifies the project's impact on the two (2) roadway segments affected by this project and monitored for concurrency (CR 235A, south of US 441; and US 441, Segment 5). The analysis of the project's impacts upon the affected roadway segments indicates that the project's impacts are acceptable, and would not degrade the Level of Service (LOS) Standard for transportation facilities to an unacceptable level. A final determination of facility capacity availability and a concurrency reservation will be made during the final subdivision plat review stage.

(b) The PD Master Plan shall include a potable water and wastewater component that demonstrates adequate capacity for potable water and wastewater is available or will be available concurrent with impacts of development at the time development occurs to accommodate the development proposed in the PD Master Plan.

Evaluation: The PD Master Plan requires on-site potable water and wastewater facilities to be in public right-of-ways and/or dedicated easements along internal right-of-ways. In addition, the PD Master Plan identifies the project's impact on the water and wastewater systems. This analysis indicates that the project's impacts to potable water and sanitary sewer facilities is acceptable, and would not degrade the Level of Service (LOS) Standard for potable water and sanitary sewer facilities to an unacceptable level. A final determination of facility capacity availability and a concurrency reservation will be made during the final subdivision plat review stage.

(c) The PD Master Plan shall include a parks component that demonstrates that adequate parks and recreation facilities are available or will be available concurrent with impacts of development to accommodate the development proposed in the PD Master Plan.

Evaluation: The PD Master Plan identifies the project's impact on the recreational facilities. This analysis indicates that the project's impact to recreational facilities is acceptable, and would not degrade the Level of Service (LOS) Standard for recreational facilities to an unacceptable level. A final determination of facility capacity availability and a concurrency reservation will be made during the final subdivision plat review stage.

(d) The PD Master Plan shall include a solid waste component that demonstrates that adequate capacity for solid waste is available or will be available concurrent with impacts of development to accommodate the development proposed in the PD Master Plan.

Evaluation: The PD Master Plan identifies the project's impact on the solid waste facilities. This analysis indicates that the project's impact to solid waste facilities is acceptable, and would not degrade the Level of Service (LOS) Standard for solid waste facilities to an unacceptable level. A final determination of facility capacity availability and a concurrency reservation will be made during the final subdivision plat review stage.

(e) The PD Master Plan shall include a stormwater component that demonstrates that adequate capacity for treatment of stormwater runoff is available or will be available concurrent with impacts of development to accommodate the development proposed in the PD Master Plan.

Evaluation: The applicant has identified the location of stormwater facilities on the PD Master Plan. All stormwater management facilities shall be designed to comply with the regulations of the City of Alachua and Suwannee River Water Management District (SRWMD).

(7) Planned Development Agreement

Concurrent with the approval of the adopting ordinance for the PD zone district designation and the PD Master Plan, a PD Agreement shall be established binding the PD to any conditions placed in the adopting ordinance and PD Plan. The PD Agreement shall include, but not be limited to:

(a) The PD Master Plan including any PD Standards.

Evaluation: The PD Master Plan will be included as an exhibit to the PD Agreement. PD Standards and conditions of the development will be incorporated into the PD Ordinance (a draft of which is attached to this report in Exhibit "B"). The PD Ordinance will be attached as an Exhibit to the PD Agreement.

(b) Conditions related to the approval of the PD Master Plan.

Evaluation: Conditions related to the approval of the PD Master Plan will be incorporated into the PD Ordinance which will be attached as an Exhibit to the PD Agreement.

(c) Conditions related to the form and design of development in the PD.

Evaluation: Conditions related to the form and design of development in the PD are provided in the PD Master Plan, which will be included as an Exhibit to the PD Agreement.

(d) Provisions addressing how transportation, potable water, wastewater, stormwater management, park, and other public facilities will be provided to accommodate the development proposed for the PD Master Plan, and if phased, how public facilities will be phased accordingly.

Evaluation: Provisions addressing how transportation, potable water, wastewater, stormwater management, parks, and other public facilities will be provided to accommodate the development are provided in the PD Master Plan as well as in the conditions recommended by Staff, attached as Exhibit "A" to this report. The conditions of the development will be incorporated into the PD Ordinance. These documents will be included as Exhibits to the PD Agreement.

(e) Provisions related to environmental protection and monitoring.

Evaluation: The applicant has provided an environmental assessment of the site, entitled "Listed Species and Habitat Study", prepared by McAlpine Environmental Consulting, Inc., dated December 2016. The report identified one (1) active and two (2) or three (3) potentially occupied gopher tortoise burrows within the subject property. The gopher tortoise (*Gopherus polyphemus*) is listed by the Florida Fish and Wildlife Commission (FWC) as threatened. The report recommends that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite.

A proposed condition recommended by Staff (Condition #3 of Exhibit "A" to this report) would be incorporated into the PD Ordinance. The PD Ordinance will be attached as an Exhibit to the PD Agreement. The proposed condition

would require the applicant to provide an updated survey in accordance with the recommendations provided within the study prepared by McAlpine Environmental Consulting, Inc.

(f) Provisions addressing concurrency compliance requirements.

Evaluation: Concurrency will be reevaluated at the time of review of each Final PD Plan and final subdivision plat.

(g) Any other provisions the City Commission determines is relevant and necessary to implement the terms and conditions of the PD Master Plan and any PD terms and conditions statements.

Evaluation: Staff's recommended conditions are provided in Exhibit "A" to this report.

PLANNED DEVELOPMENT - RESIDENTIAL (PD-R) STANDARDS

Section 3.6.3(A) of the Land Development Regulations (LDRs) establishes additional standards for the Planned Development – Residential (PD-R) district. The application has been reviewed for compliance with the standards of the aforementioned section. Staff's evaluation of the application's compliance with the applicable standards of Section 3.6.3(A) is provided below.

(1) Minimum Area

A PD-R District shall be a minimum of 10 acres in area. The City Commission may waive the minimum size requirement based on a finding that creative site planning through zoning to a PD-R District is necessary to address a physical development constraint, protect sensitive natural areas, or promote a community goal when more conventional development or subdivision would be difficult or undesirable given the constraints on development.

Evaluation: The proposed PD-R district is approximately 35.82 acres in area, exceeding the minimum 10 acre size requirement.

(2) *Uses*

The uses allowed in the PD-R District are identified in Table 4.1-1, *Table of Allowed Uses*. Allowed uses are subject to any use regulations applicable to the PD-R District.

Evaluation: The allowable uses are identified on the PD Master Plan, and comply with the uses allowed within the PD-R district as identified in Table 4.1-1.

(3) Densities/Intensities

The densities for residential development and the intensities for non-residential development for the PD Master Plan and PD-R District designation shall be established in the PD Master Plan, and shall be consistent with the Comprehensive

Plan. Densities and intensities may exceed that allowed in the base zone district(s) being replaced by the PD designation.

Evaluation: The density of the residential development area is established on the PD Master Plan. The density identified on the PD Master Plan is consistent with the proposed Moderate Density Residential Future Land Use Map Designation concurrently proposed with this amendment.

(4) Dimensional Standards

The dimensional standards of the underlying base zone district being replaced by the PD-R District shall be incorporated into the PD Master Plan and apply to each development area of the PD-R District unless they are modified in ways that are consistent with the general intent and goals for development of the PD-R District and the scale and character of development in the City. Dimensional standards shall include the following:

(a) Minimum Dimensional Requirements

The minimum lot area, minimum lot width, minimum setback, maximum lot coverage, and maximum height for development.

Evaluation: The minimum lot area, minimum lot width, minimum setbacks, maximum lot coverage, and maximum height for development within each development area are identified on the PD Master Plan.

(b) Setbacks from Adjoining Residential Uses

Minimum setbacks or buffers from adjoining residential development or zone districts.

Evaluation: The PD Master Plan establishes the minimum setbacks for development within the subject property.

(5) Development Standards

Unless otherwise specifically modified by a PD Master Plan, development in a PD-R District shall comply with the applicable standards Article 6: *Development Standards*, and Article 7: *Subdivision Standards*. All modifications to a development standard in Article 6 or Article 7 shall be consistent with this section, and shall be included as a part of the PD Master Plan.

(a) General Development Standards

Table 3.6-1, *Development Standards Applicable in the PD-R District*, specifies the development standards applicable to development in the PD-R District, and the procedure for modifying a development standard.

TABLE 3.6-1: DEVELOPMENT STANDARDS APPLICABLE IN THE PD-R DISTRICT					
Development Standard Procedure for Modification [1]					
Off-Street Parking and Loading (Section 6.1)	Inclusion in a Master Parking Plan				
Landscape/Tree Protection (Section 6.2) Inclusion in a Alternative Landscaping Pl					
Exterior Lighting (Section 6.4) Inclusion in a Master Lighting Plan					
Signage (Section 6.5) Inclusion in a Master Sign Plan					
Open Space (Section 6.7)					
Environmental Protection (Section 6.9)	Modifications prohibited				
Concurrency Management (Section 2.4.14)					
NOTES: [1] Development standards shall only be modified in ways that are consistent with the general intent and purpose for the PD-R District.					

Evaluation: The applicant has not proposed any modifications to the development standards identified in Table 3.6-1. At the time of each Final PD Plan, the applicant shall be required to comply with all applicable standards of Article 6, Development Standards.

(b) Public Facilities Standards

The PD Master Plan shall ensure that impacts from the development are addressed for the following public facilities:

Potable Water

The PD Master Plan shall establish the general location of on-site potable water facilities and how they will connect to the City's potable water system consistent with City laws, and how dedication of land, easements, and/or on-site construction of all potable water facilities/improvements will occur in a manner that complies with City laws.

Wastewater

The PD Master Plan shall establish the general location of on-site wastewater facilities and how they will connect to the City's or other wastewater lines and mains and sewer interceptor lines consistent with City laws, and how dedication of land, easements, and/or on-site construction of all wastewater facilities/ improvements will occur in a manner that complies with City laws.

Streets

The PD Master Plan District shall establish the design of public streets within the PD-R in ways that comply with all applicable City standards, except that right-of-way, pavement widths, street widths, required materials, turning radii, and other design standards may be modified or reduced by the City Commission where it is found that:

- a. The reduction or modification is necessary as a traffic-calming measure;
- b. The PD Master Plan provides for separation of vehicular, pedestrian, and bicycle traffic;

- c. Access for emergency service vehicles is not substantially impaired;
- d. Adequate off-street parking is provided for the uses proposed; and
- e. Adequate space for public utilities is provided within the right-of-way.

Stormwater

The PD Master Plan District shall establish the design of a stormwater management system within the PD-R in ways that comply with all applicable City standards.

Evaluation: As demonstrated within this report, the applicant has sufficiently addressed public facility standards as provided in Section 3.6.3(A)(5)(b)(i)-(iv).

Other

The PD Master Plan shall establish the responsibility of the landowner/developer for providing right-of-way and easements and for constructing on-site facilities for all other infrastructure located on the site of the proposed PD-R District, including but not limited, electrical utility lines, telephone lines, cable TV lines, or the underground conduit for such features. The PD Master Plan shall also establish the responsibility of the landowner/developer to make any other improvements as required by City ordinances, to guarantee construction of all required improvements, and, if requested by the City, to dedicate these improvements to the City in a form that complies with City laws. The PD Master Plan shall also specify the ownership, operation, and maintenance provisions for all on-site facilities not dedicated to the City.

Evaluation: The PD Master Plan provides a note which contains the provisions required by this section, and indicates all on-site facilities not dedicated to the City shall be maintained by a property-owner's association.

PUBLIC FACILITIES IMPACT

The existing maximum development potential and proposed maximum development potential is provided within the following matrix:

	Existing Zoning District	Proposed Zoning District
Zoning District:	Residential Multiple Family - 8 (RMF-8)	Planned Development – Residential (PD-R)
Max. Gross Density:	8 du/acre	4 du/acre
Floor Area Ratio:	N/A	N/A
Maximum Density:	286 dwelling units	143 dwelling units

The analysis of each public facility provided below represents an analysis of the net change in impacts generated by the proposed FLUM Designation. Existing and proposed impacts are based upon the maximum development potential.

At present, the total impacts generated by the amendment are acceptable and are not anticipated to degrade the Level of Service (LOS) of any public facility. If development is proposed in the future, the applicant will be required to provide a comprehensive analysis of the impacts generated by such development upon public facilities. Facility capacity must be available to support the proposed development prior to the issuance of a final development order.

Table 3. Affected Comprehensive Plan Roadway Segments¹

Segment Number ^{2, 3}	Segment Description	Lanes	Functional Classification	Area Type	LOS
NA	CR 235A South (CR 235A South of US 441)	2U	County Maintained Major Collector	N/A	D
5 (107/1407)	US 441 (from SR 235 to North City Limits)	4/D	Principle Arterial	Urban Trans	D

¹ Source: City of Alachua Comprehensive Plan, Traffic Circulation Element.

Table 4. Potential Trip Generation¹

	Land Use	AADT (Enter/Exit)	AM Peak Hour (Enter/Exit)	PM Peak Hour (Enter/Exit)
Existing FLUM Designation	Residential Condominium/Town homes ² (ITE Code 230)	1,662 (831/831)	126 (21/105)	149 (100/49)
Proposed FLUM Designation Single-Family Detached Housing ³		1,361	107	143
		(680/681)	(27/80)	(67/76)
Net Reduction in Potential Trips		-302	-19	-6
		(-151/-150)	(6/-25)	(-33/27)

¹ Source: ITE Trip Generation, 9th Edition.

² For developments generating 1,000 trips or greater, affected roadway segments are identified as all those wholly or partially located within ½ mile of the development's ingress/egress, or to the nearest intersecting major street, whichever is greater, and all roadway segments for which the proposed development's impacts are 5% or greater on the Maximum Service Volume (MSV) of the roadway [Section 2.4.14(H)(2)(b) of the LDRs].

³ FDOT roadway segment number shown in parenthesis. For the purposes of concurrency management, COA Comprehensive Plan segments that make up a portion of a larger FDOT roadway segment will be evaluated together when determining post development roadway capacity.

² Formulas: AADT – 5.81 trips per dwelling unit x 286 dwelling units (50% entering/50% exiting); AM Peak Hour – 0.44 trips per dwelling unit x 286 dwelling units (17% entering/83% exiting); PM Peak Hour – 0.52 trips per dwelling unit x 286 dwelling units (67% entering/33% exiting).

³ Formulas: AADT – 9.52 trips per dwelling unit x 143 dwelling units (50% entering/50% exiting); AM Peak Hour – 0.75 trips per dwelling unit x 143 dwelling units (25% entering/75% exiting); PM Peak Hour – 1.00 trips per dwelling unit x 143 dwelling units (63% entering/37% exiting).

Table 5. Potential Impact on Affected Comprehensive Plan Roadway Segments

Traffic System Category	CR 235A South (South of US 441) ¹	US 441 Segment 5 (107/1407)¹
Maximum Service Volume ²	14,580	35,500
Existing Traffic ³	3,780	24,411
Reserved Trips ⁴	102	2,260
Available Capacity ⁴	10,698	8,829
Potential Impact Generated by Proposed FLUM Designation	1,361	1,361
Residual Capacity after Proposed Amendment ⁵	9,337	7,468
PM Peak Hour Traffic Analysis	CR 235A South (South of US 441) ¹	US 441 Segment 5 (107/1407)¹
Maximum Service Volume ²	1,314	3,200
Existing Traffic ³	359	2,319
Reserved Trips ⁴	11	214
Available Capacity ⁴	944	667
Potential Impact Generated by Proposed FLUM Designation	143	143
Residual Capacity after Proposed Amendment ⁵	801	524

¹ FDOT roadway segment number shown in parenthesis. For the purposes of concurrency management, COA Comprehensive Plan segments that make up a portion of a larger FDOT roadway segment will be evaluated together when determining post development roadway capacity.

Evaluation: As shown in Table 5, the maximum potential trips would be decreased by approximately 302 average daily trips and by 6 PM peak hour trips. It is anticipated that the proposed amendment will not adversely affect the Level of Service ("LOS") for the affected roadway segments, and the potential impact of 143 single-family residential dwellings is therefore acceptable. This analysis is based on the maximum development potential of 143 single-family residential dwellings. Concurrency and impacts to the City's transportation network will be reevaluated at the Final PD Plan review stage.

Potable Water Impacts

Table 6. Potable Water Impacts

System Category	Gallons Per Day
Current Permitted Capacity*	2,300,000
Less Actual Potable Water Flows*	1,190,000
Reserved Capacity*	139,670
Potential Potable Water Demand from Proposed Amendment **	39,325
Residual Capacity	931,005
Percentage of Permitted Design Capacity Utilized	59.52%
Sources:	

^{*} City of Alachua February 2017 Development Monitorina Report

² Source: FDOT 2013 Quality/Level of Service Handbook, Generalized Annual Average Daily Volumes and Generalized Peak Hour Two-Way Volumes for Areas Transitioning to Urbanized Areas or Areas of 5,000 Not in Urbanized Areas.

³ Florida State Highway System Level of Service Report 2015, Florida Department of Transportation, District Two (published September 2016).

⁴ Source: City of Alachua February 2017 Development Monitoring Report.

⁵ The application is for a Preliminary Development Order. Facility capacity and concurrency will <u>not</u> be reserved.

^{**}City of Alachua Comprehensive Plan Potable Water Level of Service of 275 gallons/du/ day

Evaluation: The proposed amendment would reduce the maximum potential demand from the development of the subject property from 78,650 gallons per day to 39,325 gallons per day. This analysis is based on the maximum development potential of 143 single-family residential dwellings that would be permitted by the proposed FLUM Designation. Concurrency and impacts to the City's utility systems will be reevaluated at the Final PD Plan review stage. It is anticipated that the proposed amendment will not adversely affect the Level of Service ("LOS") for potable water facilities, and the impacts are therefore acceptable.

Sanitary Sewer Impacts

Table 7. Sanitary Sewer Impacts

System Category	Gallons Per Day
Treatment Plant Current Permitted Capacity*	1,500,000
Less Actual Treatment Plant Flows*	615,000
Reserved Capacity*	100,080
Projected Potential Wastewater Demand from Proposed Amendment **	35,750
Residual Capacity	749,170
Percentage of Permitted Design Capacity Utilized	50.06%
Sources: * City of Alachua February 2017 Development Monitoring Report **City of Alachua Comprehensive Plan Potable Water Level of Service of 250 gallons/du/ day	

Evaluation: The proposed amendment would reduce the maximum potential demand from the development of the subject property from 71,500 gallons per day to 35,750 gallons per day. This analysis is based on the maximum development potential of 143 single-family residential dwellings that would be permitted by the proposed FLUM Designation. Concurrency and impacts to the City's utility systems will be reevaluated at the Final PD Plan review stage. It is anticipated that the proposed amendment will not adversely affect the Level of Service ("LOS") for sanitary sewer facilities, and the impacts are therefore acceptable.

Recreational Impacts

Table 8a. Recreational Impacts

System Category	Acreage
Existing City of Alachua Recreation Acreage ¹	88.60
Acreage Required to Serve Existing Population ²	49.46
Reserved Capacity ¹	0.60
Potential Demand Generated by Development ³	1.86
Residual Recreational Capacity After Impacts	36.68

Sources:

- 1 City of Alachua February 2017 Development Monitoring Report.
- 2 University of Florida, Bureau of Economic & Business Research, Estimates of Population by County and City in Florida, April 1, 2016; Policy 1.2.b, Recreation Element (Formula: 9,892 persons / [5 acres/1,000 persons])
- 3 US Census Bureau; Policy 1.2.b, Recreation Element (Formula: 2.37 persons per dwelling x 143 dwellings / [5 acres/1,000 persons])

Table 8b. Improved Passive Park Space Analysis

Minimum Improved Passive Park Space Required to Serve Existing Population & Reserved Capacity ¹	10.01 acres
Acreage Required to Serve Demand Generated by Development ²	0.37 acres
Total Area Required to Serve Existing Population, Reserved Capacity, & Demand Generated by Development	10.38 acres
Existing Improved Passive Park Space ¹	27.73 acres
Improved, Passive Park Space Utilized by Existing Population, Reserved Capacity, & Demand Generated by Development ³	37.43%

- 1 Source: City of Alachua February 2017 Development Monitoring Report.
- 2 Formula: Recreation Demand Generated by Development (1.86 acres) x 20%.
- 3 Formula: Total Improved Passive Park Space / (Acreage Required to Serve Existing Population + Reserved Capacity + Acreage Required to Serve Demand Generated by Development.)

Evaluation: The proposed amendment would reduce the maximum potential demand from the development of the subject property from 3.72 acres of recreational acres to 1.86 acres, and for passive park space, from 0.74 acres to 0.37 acres. Concurrency and impacts to the City's recreation system will be reevaluated at the Final PD Plan stage. It is anticipated that the proposed amendment will not adversely affect the Level of Service ("LOS") of recreational facilities; therefore, the impacts are acceptable.

Solid Waste Impacts

Table 9. Solid Waste Impacts

System Category	Lbs Per Day	Tons Per Year
Existing Demand ¹	39,568.00	7,221.16
Reserved Capacity ²	6,671.81	1,217.61
Projected Solid Waste Demand from Application ³	1,355.62	247.40
New River Solid Waste Facility Capacity ⁴	50 years	

Sources

- 1 University of Florida, Bureau of Economic & Business Research, Estimates of Population by County and City in Florida, April 1, 2016; Policy 2.1.a, CFNGAR Element (Formula: 9,892 persons x 0.73 tons per year)
- 2 City of Alachua February 2017 Development Monitoring Report
- 3 Policy 2.1.a, CFNGAR Element (Formula: 2.37 persons per dwelling x 143 dwellings x 0.73 tons per year)
- 4 New River Solid Waste Facility, March 2016

Evaluation: The proposed amendment would reduce the maximum potential demand from the development of the subject property from 494.8 tons per year to 247.4 tons per year. Concurrency and impacts to the solid waste system will be reevaluated at the Final PD Plan review stage. It is anticipated that the proposed amendment will not adversely affect the Level of Service ("LOS") of recreational facilities; therefore, the impacts are acceptable.

Public School Impact

Staff Report:

The School Board of Alachua County (SBAC) issued a School Capacity Review determination for the proposed amendment. This determination, dated February 8, 2017, was issued in accordance with the City's Comprehensive Plan, specifically Policies 1.1.b, 1.1.c, 1.1.e, and 1.1.f of the Public School Facilities Element.

The determination concludes that the students generated by the proposed amendment can be reasonably accommodated for the five, ten, and twenty year planning periods at the elementary, middle, and high school levels.

Upon submittal of a final subdivision plat, the development will be subject to a concurrency review and determination of the availability of school capacity at the time of such review.

EXHIBIT "A" TO

M3 ALACHUA LLC

SITE SPECIFIC AMENDMENT TO THE OFFICIAL ZONING ATLAS

ALACHUA WEST PLANNED DEVELOPMENT – RESIDENTIAL (PD-R) STAFF REPORT

CONDITIONS:

1. The development shall consist of single-family residential development, community recreation, and stormwater/open space development areas as shown on the PD Master Plan. The density, intensity, allowable uses, acreage, and dimensional standards, where applicable, for each Development Area are as follows:

Maximum Development Area & Density/ Intensity	Allowable Uses	Maximum Potential Development	Acres	Dimensional Standards	Percentage of PD
Single-Family Detached Residential 4 du/acre	Single-Family Residential Dwellings, Detached	143 Dwelling Units	±29.5	Single-Family Detached Minimum Lot Area 5,500 square feet Minimum Lot Width 50 feet Setbacks Front (Primary) = 20' Front (Secondary) = 15' Side = 5' Rear=15' Maximum Building Height 35 feet Maximum Lot Coverage 65% Collector Street Building Setback 75' from ROW Centerline of CR 235-A Minimum Living Area 750 square feet (per dwelling unit)	±82%

Staff Report: M3 Alachua LLC (Alachua West – 2017)

Planned Development – Residential (PD-R)

Maximum Development Area & Density/ Intensity	Allowable Uses	Maximum Potential Development	Acres	Dimensional Standards	Percentage of PD
Open Space (Community Recreation)	Private Parks; Playground Equipment; Sports Courts; and similar amenities and recreational trails	0.50 FAR	±0.50	Minimum Lot Area 5,500 square feet Minimum Lot Width 50 feet Setbacks Front (Primary) = 20' Front (Secondary) = 20' Side = 25' Rear=5' Maximum Building Height 35 feet Maximum Lot Coverage 65%	±1.3%
Stormwater/ Open Space N/A	N/A	N/A	±5.4	N/A	±15%

- 2. The Project shall be developed in three (3) phases: Phase 1 shall consist of 50 units and associated infrastructure, stormwater management facilities for the entire project, open space, and recreation uses; Phase 2 shall consist of 53 units and associated infrastructure; and Phase 3 shall consist of 40 units and associated infrastructure. Construction of Phase 1 shall commence within one (1) year of the approval of Construction Plans for the Project. Phase 2 shall commence construction within three (3) years of the approval of Construction Plans for the Project. Phase 3 shall commence construction within five (5) years of the approval of Construction Plans for the Project. The design specifications of all infrastructure necessary to serve the Project (except for any development on the Community Recreation Tract as shown on the PD Master Plan) shall be shown on Construction Plans for the Project. The phasing of the Project shall be a maximum of 5 years.
- 3. The applicant shall provide an updated listed species and habitat survey as part of each Final PD Plan for the Project. The updated survey shall document if any listed species are observed on the Property. If a listed species is observed on the Property, the updated survey shall provide recommendations to address potential impacts to the listed species and to identify any permitting requirements of any local, State, or Federal governmental agencies.
- 4. If any wetlands are identified on the Property defined in Exhibit "A", such areas shall be field-delineated using professionally accepted methodology. All development in and/or near wetland areas shall be consistent with the City's Comprehensive Plan and in compliance with the City's LDRs, as may be amended from time to time, and shall grant conservation easements or other appropriate protective mechanisms, as determined by the City, to protect wetland areas.

- 5. Each Final PD Plan shall be consistent with the Goals, Objectives, and Policies of the Comprehensive Plan, as it may be amended from time to time, related to the eradication of invasive exotic plant species.
- 6. The Owner, or its successors and/or assigns, shall, concurrent with development of the Project, remove and destroy all Category I and II exotic plant species, as published in the most current version of the Florida Exotic Plant Council's List of Invasive Plant Species, located on the Property defined in Exhibit "A". Thereafter, the Owner, or its successors and/or assigns, shall assure long-term implementation of an exotic plants management plan approved with each new final development order and which shall be included in covenants and restrictions to be implemented by a properly structured property owner's association or other mechanism acceptable to the City.
- 7. The planting of any species identified in the most current version of the Florida Exotic Pest Plant Council's List of Invasive Plant Species shall be prohibited. Grasses and sods shall be certified free of noxious weeds by the Florida Department of Agriculture and Consumer Services, Division of Plant Industry.
- 8. The Owner, or its successors and/or assigns, shall utilize methods of minimizing impacts, such as appropriate Best Management Practices of the Suwannee River Water Management District, in order to reduce the potential for flash flooding, to avoid adverse impacts to water quality, and to incorporate existing drainage patterns to the greatest extent practicable. Upon approval from the City of Alachua and the Suwannee River Water Management District, enhancements may be permitted to the existing, natural conveyance system to mitigate for existing erosion and sedimentation, restoration of historical erosion and sedimentation damage, and preventing future adverse erosion and sedimentation.
- 9. If a Final PD Plan consists of development requiring Preliminary Plat review (single-family detached residential development), the Owner, or its successors and/or assigns, shall submit a utility system plan as part of the Construction Plans for the proposed subdivision. If a new Final PD Plan contains non-residential residential development, the Owner, or its successors and/or assigns, shall submit a utility system plan as part of the new Final PD Plan.
- 10. Development on the Property defined in Exhibit "A" shall include the following requirements:
 - a. The ingress/egress point to the Property defined in Exhibit "A" shall be located as depicted on the PD Master Plan. The design of all proposed roadways shall be consistent with the applicable standards of Article 7 of the City's LDRs and the City's Design and Construction Requirements (latest edition at the time of review of Construction Plans). The design of the proposed roadway shall be reviewed and approved as part of Construction Plans submitted for the subdivision review process, as further defined in Section 2.4.10 of the City's LDRs.
 - b. The Owner, or its successors and/or assigns, shall design, permit, and construct a stormwater management system necessary to serve the development. Stormwater management facilities shall be constructed concurrent with development of the Project. Sufficient stormwater capacity consistent with Section 6.9.3 of the City's LDRs must be provided concurrent with site improvements of the Project. On-site soil shall be appropriately prepared so as to alleviate any drainage issues.
 - c. Utilities shall be extended throughout the Project within areas designated as public right-of-ways, where practical. Utility infrastructure which must run outside the right-of-way, and which will be maintained by the City, shall be located in easements granting access and maintenance of such infrastructure.

- d. The Owner, or its successors and/or assigns, shall be responsible for the provision of infrastructure for the Project. This shall include all on-site improvements and off-site improvements, including transportation infrastructure improvements, deemed necessary to support the development by the City in its sole discretion.
- e. Facilities constructed on-site that are not dedicated to the City for maintenance shall be the responsibility of a legally established property owners' association. The property owners' association shall have the responsibility of maintenance of all common areas. In the event that common areas and required open space areas, as mandated by Sections 6.7.6, 6.9.3(E)(2), and 7.8.1 of the City's LDRs, or any amendments thereto, are not owned by a property owner's association, such areas shall be burdened by an easement that requires a property owner's association or another entity approved by the City to maintain such areas, and that restricts such areas in accordance with the City's requirements for such areas.

11. Electric System Requirements:

a. The Owner, or its successors and/or assigns, shall be responsible to connect to the electric system of the electric service provider as necessary to serve the Project.

12. Water System Requirements:

- a. The Owner, or its successors and/or assigns, shall be responsible to connect to the City's potable water as necessary to serve the Project.
- b. Water systems shall be designed to provide fire flow rates that conform to the current standards of the Florida Fire Prevention Code, Chapter 633, Florida Statutes, and the Florida Building Code.

13. Wastewater System Requirements:

- a. The Owner, or its successors and/or assigns, shall be responsible to design, permit, and construct wastewater main extensions and any other improvements, including but not limited to any lift station required and necessary to serve the Project.
- 14. The Owner, or its successors and/or assigns, shall submit a landscaping and buffering plan as part of each new Final PD Plan. The landscaping and buffering plan shall meet the requirements established by Section 6.2.2, *Landscaping Standards*, of the City's LDRs, or any amendments thereto. A landscape and buffering plan shall not be required if no landscaping required is required by Section 6.2.2 of the City's LDRs.
- 15. The Owner, or its successors and/or assigns, shall submit an open space plan as part of each new Final PD Plan. The open space plan shall meet the minimum requirements established by Section 6.7, *Open Space Standards*, of the City's LDRs, or any amendments thereto.
- 16. Open spaces and conservation areas shall account for a minimum of ten percent (10%) of the complete project.
- 17. If a Final PD Plan contains non-residential development, the Owner, or its successors and/or assigns, shall submit a lighting and photometric plan as part of the new Final PD Plan. The lighting and photometric plan shall meet the requirements established by Section 6.4, *Exterior Lighting Standards*, of the City's LDRs, or any amendments thereto.
- 18. If a Final PD Plan contains non-residential development, the Owner, or its successors and/or assigns, shall submit a parking plan as part of the new Final PD Plan. The parking plan shall

- meet the requirements established by Section 6.1, *Off-Street Parking and Loading Standards*, of the City's LDRs, or any amendments thereto.
- 19. The Owner, or its successors and/or assigns, shall obtain all applicable permits from the Suwannee River Water Management District, Alachua County Public Works, the Florida Department of Environmental Protection, the Florida Fish and Wildlife Commission, and any other Federal, State, or Local agency before the commencement of any development in the Project.
- 20. Each Final PD Plan shall be a Preliminary Plat for single-family detached residential development and a Site Plan for non-residential development, and shall adhere to all requirements of this PD Ordinance, the City's Comprehensive Plan, and the City's LDRs. Each new Final PD Plan shall also adhere to all requirements of the PD Master Plan and the PD Agreement for this Project.
- 21. Each Final PD Plan shall include the exact number of residential dwelling units and the exact intensity (square footage) of non-residential uses, as well as precise information regarding the layout of open space, circulation, and stormwater management.
- 22. A valid Planned Development Agreement shall be adopted concurrent with the approval of this ordinance and the PD Master Plan.
- 23. The development parameters defined herein do not inordinately burden the development of the Property defined in Exhibit "A".
- 24. The rezoning of the Property defined in Exhibit "A" does not reserve concurrency for the Project.
- 25. The adoption of this Ordinance does not guarantee the approval of any development permits, including but not limited to, a Preliminary Plat, Construction Plans, or a Final Plat for the Project, or for any part or section thereof, for the Owner/Developer or its successors or assigns.
- 26. All development, including but not limited to new Final PD Plans for the Project, shall be governed by the laws, regulations, comprehensive plan and ordinances in effect at the time of the specific proposed development, and not as of the date of this ordinance.

EXHIBIT "B" TO M3 ALACHUA LLC

SITE SPECIFIC AMENDMENT TO THE OFFICIAL ZONING ATLAS

ALACHUA WEST PLANNED DEVELOPMENT - RESIDENTIAL (PD-R) **STAFF REPORT**

SUPPORTING APPLICATION MATERIALS SUBMITTED BY CITY STAFF TO THE PLANNING AND ZONING BOARD



Poulos & Bennett, LLC • 2602 E. Livingston Street • Orlando, Florida 32803 • (407) 487-2594 • www.poulosandbennett.com

May 25, 2017

Mr. Justin Tabor, AICP, Principal Planner City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615 RECEIVEDD

17 AVA Y3 ZD 52040717

per_____

RECEIVED

RE: Alachua West RD-R Rezoning Application – Planning & Zoning Board materials []AY 3 0 2017

Per A

Dear Justin:

Enclosed, please find thirteen (13) sets of the revised PD-R Master Plan, including six (6) full-sized sets and seven (7) 11x17" sets, as well as thirteen (13) sets of the revised application, agent authorization and transfer of ownership for the subject property. A copy of all documents has been included on a CD-ROM, as required in advance of the June 13, 2017 Planning & Zoning Board meeting.

Please let me know if you have any questions regarding our application package or require additional information. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely,

Kathy Hattaway

Planning Group Leader

K. Hattaway

Enclosures:

Re: Alachua West - Response to Phasing plan comments

From: Justin Tabor < jtabor@cityofalachua.com>

Thu, May 25, 2017 08:19 AM

Subject: Re: Alachua West - Response to Phasing plan comments

1 attachment

To: Lucie Ghioto < LGhioto@poulosandbennett.com>

Cc: 16-110 Alachua Property <16-110@poulosandbennett.com>

Lucie,

I heard from the fire inspector in reference to the proposed emergency access for Phase 1. and its removal upon construction of the emergency access connecting to Phase 2. He has accepted the proposed emergency accesses as presented.

Sincerely,

Justin Tabor, AICP Principal Planner City of Alachua 15100 NW 142nd Terrace | PO Box 9

Alachua, Florida 32616

386.418.6100 x 107 | fax: 386.418.6130 jtabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com>

To: "Justin Tabor" < itabor@cityofalachua.org>

Cc: "16-110 Alachua Property" <16-110@poulosandbennett.com>

Sent: Wednesday, May 24, 2017 4:20:16 PM

Subject: RE: Alachua West - Response to Phasing plan comments

Good afternoon Justin,

Attached is the revised phasing plan, which corrects the lot numbering and offers a temporary emergency access for phase 1. This intends to make use of the existing access point and will be eliminated once phase 2 is constructed, as the infrastructure will be in place to connect the existing emergency access with both phases. Please let me know if this is acceptable and we will have the sets finalized and printed for delivery to you on Tuesday.

Lucie Ghioto, AICP

POULOS BENNETT

2602 E. Livingston St. Orlando, FL 32803 Office: 407.487.2594

Cell: 407.739.8472 Fax: 407.289.5280

www.poulosandbennett.com

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From: Justin Tabor [mailto:jtabor@cityofalachua.org]

Sent: Monday, May 22, 2017 11:01 AM

To: Lucie Ghioto < LGhioto@poulosandbennett.com>

Cc: 16-110 Alachua Property <16-110@poulosandbennett.com> **Subject:** Re: Alachua West - Response to Phasing plan comments

Lucie,

I have only one comment concerning the revised PD Master Plan. The notes under "Phasing" to the right of the drawing state 35 lots for Phase 3 (instead of 40 lots).

I also heard from the Fire Inspector concerning the secondary access for Phase 1. A stabilized surface with a minimum 20' clear width will be required for Phase 1. This needs to be reflected on the PD Master Plan in advance of the public hearings.

Please note that public notices begin this week; therefore, the PD Master Plan must be revised and resubmitted to reflect this comment (and the comment on the phasing notes) by Wednesday, May 24. Submitting electronically will be acceptable.

Please feel free to contact me if you have any questions.

Sincerely,

Justin Tabor, AICP

Principal Planner
City of Alachua
15100 NW 142nd Terrace | PO Box 9
Alachua, Florida 32616
386.418.6100 x 107 | fax: 386.418.6130
jtabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com>

To: "Justin Tabor" < tabor@cityofalachua.org

Cc: "16-110 Alachua Property" < 16-110@poulosandbennett.com>

Sent: Thursday, May 18, 2017 3:54:43 PM

Subject: Alachua West - Response to Phasing plan comments

Good afternoon Justin,

Attached please find a response to comments with an updated phasing plan for your review. Should the County fire reviewer not approve the use of the divided entry as alternative emergency access for phase one, we will pursue an additional emergency access to serve this phase. Please don't hesitate to contact me with any questions. Thanks!

Lucie Ghioto, AICP
POULOS BENNETT

2602 E. Livingston St. Orlando, FL 32803 Office: 407.487.2594 Cell: 407.739.8472

Cell: 407.739.8472 Fax: 407.289.5280

www.poulosandbennett.com

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RE: Alachua West - Response to Phasing plan comments

Wed, May 24, 2017 05:44 PM

Subject: RE: Alachua West - Response to Phasing plan comments

1 attachment

To: Justin Tabor < jtabor@cityofalachua.org>

Cc: William P. Whitelock <wwhitelock@cityofalachua.org>

Justin,

The proposed access under the circumstance of this layout is not the best, but I do not see anything better. I consider this to be acceptable.

Brian Green

Alachua County Fire Rescue Life Safety / Internal Affairs Branch 352-384-3103 office 352-494-3140 cell 352-384-3157 fax BGREEN@ALACHUACOUNTY.US

From: Justin Tabor [mailto:jtabor@cityofalachua.org]

Sent: Wednesday, May 24, 2017 4:42 PM

To: Brian Green

Cc: William P. Whitelock

Subject: Fwd: Alachua West - Response to Phasing plan comments

Brian.

Please see the revised PD Master Plan for Alachua West. The applicant is proposing to provide an emergency access for Phase 1 in the northeast corner of the property. Upon construction of Phase 2, this emergency access would be removed and an emergency access serving Phases 1 and 2 would be provided in the southeast corner.

Please review and comment or provide your agreement with the proposed emergency access points.

Thanks.

Sincerely,

Justin Tabor, AICP

Principal Planner City of Alachua 15100 NW 142nd Terrace | PO Box 9 Alachua, Florida 32616 386.418.6100 x 107 | fax: 386.418.6130

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itabor@cityofalachua.com

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From: "Lucie Ghioto" <LGhioto@poulosandbennett.com>

To: "Justin Tabor" < tabor@cityofalachua.org

Cc: "16-110 Alachua Property" < 16-110@poulosandbennett.com >

Sent: Wednesday, May 24, 2017 4:20:16 PM

Subject: RE: Alachua West - Response to Phasing plan comments

Good afternoon Justin,

Attached is the revised phasing plan, which corrects the lot numbering and offers a temporary emergency access for phase 1. This intends to make use of the existing access point and will be eliminated once phase 2 is constructed, as the infrastructure will be in place to connect the existing emergency access with both phases. Please let me know if this is acceptable and we will have the sets finalized and printed for delivery to you on Tuesday.

Lucie Ghioto, AICP

POULOS BENNETT

2602 E. Livingston St. Orlando, FL 32803 Office: 407.487.2594 Cell: 407.739.8472 Fax: 407.289.5280

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From: Justin Tabor [mailto:jtabor@cityofalachua.org]

Sent: Monday, May 22, 2017 11:01 AM

To: Lucie Ghioto < LGhioto@poulosandbennett.com >

Cc: 16-110 Alachua Property < 16-110@poulosandbennett.com > **Subject:** Re: Alachua West - Response to Phasing plan comments

Lucie.

I have only one comment concerning the revised PD Master Plan. The notes under "Phasing" to the right of the drawing state 35 lots for Phase 3 (instead of 40 lots).

I also heard from the Fire Inspector concerning the secondary access for Phase 1. A stabilized surface with a minimum 20' clear width will be required for Phase 1. This needs to be reflected on the PD Master Plan in advance of the public hearings.

Please note that public notices begin this week; therefore, the PD Master Plan must be revised and resubmitted to reflect this comment (and the comment on the phasing notes) by Wednesday, May 24. Submitting electronically will be acceptable.

Please feel free to contact me if you have any questions.

Sincerely,

Justin Tabor, AICP

Principal Planner City of Alachua 15100 NW 142nd Terrace | PO Box 9 Alachua, Florida 32616 386.418.6100 x 107 | fax: 386.418.6130

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jtabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com>

To: "Justin Tabor" < itabor@cityofalachua.org>

Cc: "16-110 Alachua Property" <16-110@poulosandbennett.com>

Sent: Thursday, May 18, 2017 3:54:43 PM

Subject: Alachua West - Response to Phasing plan comments

Good afternoon Justin,

Attached please find a response to comments with an updated phasing plan for your review. Should the County fire reviewer not approve the use of the divided entry as alternative emergency access for phase one, we will pursue an additional emergency access to serve this phase. Please don't hesitate to contact me with any questions. Thanks!

Lucie Ghioto, AICP

BENNETT

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May 17, 2017

Mr. Justin Tabor, AICP, Principal Planner City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615 MAY 2, 2 2017

RE:

Alachua West PD-R Rezoning - Transfer of Ownership for property

Dear Justin:

Per your request, please find the following items enclosed related to the transfer of the subject property to M3 Alachua, LLC:

- Recorded copy of the Special Warranty Deed, transferring the subject property from RL Regi Florida, LLC to M3 Alachua, LLC. (5/15/17)
- Updated Agent Authorization for M3 Alachua, LLC, authorizing Poulos & Bennett, LLC to process the PD-R rezoning request.
- Updated rezoning application with new ownership information

A copy of these documents has also been provided on a CD-ROM for your use.

Please let me know if you have any questions regarding this information. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely,

Kathy Hattaway

Planning Group Leader

K. Hattaway

Enclosures:

RE: Alachua West

Mon, May 22, 2017 10:44 AM

@3 attachments

Subject: RE: Alachua West

To: Justin Tabor < jtabor@cityofalachua.org>

Cc: William P. Whitelock <wwhitelock@cityofalachua.org>, Kathy Winburn

<kwinburn@cityofalachua.org>

Justin,

I have reviewed this plan and find that the secondary access for this proposed development is shown in phase 2. A stabilizes surface 20 feet clear width is required on first phase.

Brian Green

Alachua County Fire Rescue Life Safety / Internal Affairs Branch 352-384-3103 office 352-494-3140 cell 352-384-3157 fax BGREEN@ALACHUACOUNTY.US

From: Justin Tabor [mailto:jtabor@cityofalachua.org]

Sent: Wednesday, May 17, 2017 3:45 PM

To: Brian Green

Cc: William P. Whitelock; Kathy Winburn

Subject: Fwd: Alachua West

Brian,

The City is currently reviewing a PD rezoning application for a project known as Alachua West PD-R, located west of CR 235A (NW 173rd Street), approximately 1,000 feet south of the intersection of US 441/CR 235A.

From my recollection, you were in attendance at the Pre-Application Conference for the project and advised the applicant that a secondary emergency ingress/egress connection to CR 235A would be required. The applicant recently proposed to divide the development into 3 phases, with the secondary ingress/egress provided as part of Phase 3 (however the applicant has indicated they could connect to the cul-de-sac in the SW corner of Phase 2).

The following comment was issued by Planning to the applicant upon review of the Phasing Plan: "Stabilized emergency access in southeast comer of property does not provide connection to Phases 1 or 2. Please address."

The applicant has since inquired if the paved primary access may be sufficient to provide emergency access for Phase 1, as it is divided (12 feet separate each travel lane). I have advised the applicant this needed to discussed with you.

Attached is the PD Master Plan, showing the proposed phasing schedule. A cross section of the entry road is below. Please let me know your thoughts. Thanks.

Sincerely,

Justin Tabor, AICP

Principal Planner
City of Alachua
15100 NW 142nd Terrace | PO Box 9
Alachua, Florida 32616
386.418.6100 x 107 | fax: 386.418.6130

jtabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com>

To: "Justin Tabor" < <u>itabor@cityofalachua.orq</u>>

Cc: "16-110 Alachua Property" <16-110@poulosandbennett.com>

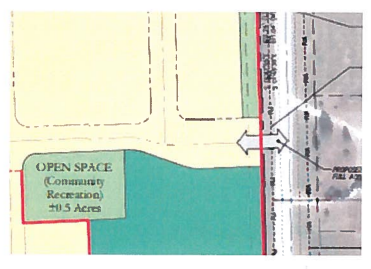
Sent: Wednesday, May 17, 2017 3:04:44 PM

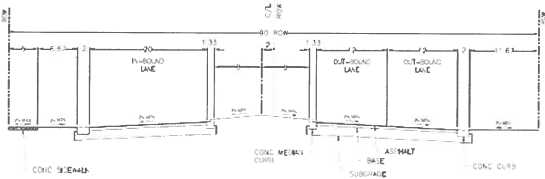
Subject: Alachua West

Good afternoon Justin,

As discussed, please find attached an updated agent authorization and application for rezoning, indicating the new property owner, M3 Alachua, LLC. I have also attached a recorded copy of the special warrant deed for the transfer of the property.

Also, in speaking with our project engineer, he wonders if the divided access can effectively serve as two access points for the purposes of emergency access to phase one. The median will divide the two lanes until they diverge into the north and south legs of the northern loop, as illustrated below. Is this something you would recommend I discuss with the County fire reviewer directly? If need be we can find an alternative as using the proposed stabilized access location at the far south to connect to the far northern end of the site would pose a logistical issue. Thank you for your help!





TVDICAL EVILLA TVICE BUTD SECTION (00, BUIL)

Lucie Ghioto, AICP

POULOS BENNETT

2602 E. Livingston St. Orlando, FL 32803 Office: 407.487.2594 Cell: 407.739.8472 Fax: 407.289.5280

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RE: Alachua West

From: Lucie Ghioto < LGhioto@poulosandbennett.com>

Wed, May 17, 2017 03:40 PM

3 attachments

Subject: RE: Alachua West

To: Justin Tabor < jtabor@cityofalachua.org>

Thank you very much Justin.

Lucie Ghioto, AICP

POULOS BENNETT

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From: Justin Tabor [mailto:jtabor@cityofalachua.org]

Sent: Wednesday, May 17, 2017 3:30 PM

To: Lucie Ghioto < LGhioto@poulosandbennett.com>

Cc: 16-110 Alachua Property <16-110@poulosandbennett.com>

Subject: Re: Alachua West

Lucie,

Thank you for providing the updated application, agent authorization, and deed. I will forward this message on to Brian Green at Alachua County Fire Rescue, who serves as the fire inspector for the City, and request his review/comment concerning your proposal for access for Phase I.

Sincerely,

Justin Tabor, AICP

Principal Planner City of Alachua 15100 NW 142nd Terrace | PO Box 9 Alachua, Florida 32616 386.418.6100 x 107 | fax: 386.418.6130 itabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com>

To: "Justin Tabor" < itabor@cityofalachua.org>

Cc: "16-110 Alachua Property" < 16-110@poulosandbennett.com>

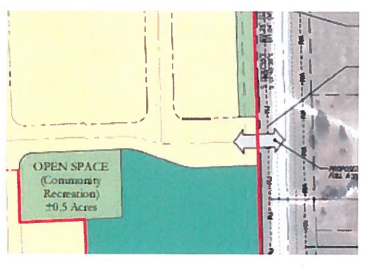
Sent: Wednesday, May 17, 2017 3:04:44 PM

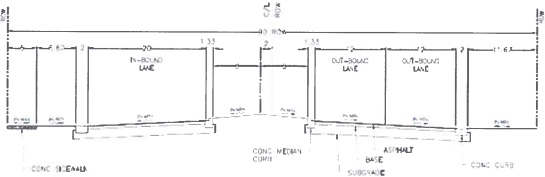
Subject: Alachua West

Good afternoon Justin,

As discussed, please find attached an updated agent authorization and application for rezoning, indicating the new property owner, M3 Alachua, LLC. I have also attached a recorded copy of the special warrant deed for the transfer of the property.

Also, in speaking with our project engineer, he wonders if the divided access can effectively serve as two access points for the purposes of emergency access to phase one. The median will divide the two lanes until they diverge into the north and south legs of the northern loop, as illustrated below. Is this something you would recommend I discuss with the County fire reviewer directly? If need be we can find an alternative as using the proposed stabilized access location at the far south to connect to the far northern end of the site would pose a logistical issue. Thank you for your help!





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City of Alachua

TRACI L. GRESHAM CITY MANAGER

PLANNING & COMMUNITY DEVELOPMENT
DIRECTOR KATHY WINBURN, AICP

Phone: (386) 418-6120

Fax: (386) 418-6130

May 11, 2017

Also sent by electronic mail to khattaway@poulosandbennett.com

Ms. Kathy Hattaway Poulos & Bennett, LLC 2602 E. Livingston Street Orlando, FL 32803

RE:

Revised PD Master Plan: Alachua West Planned Development - Residential (PD-R) Site-Specific Amendment to the Official Zoning Atlas (Rezoning)

Dear Ms. Hattaway:

On May 4, 2017, the City of Alachua received a revised PD Master Plan for the Alachua West PD-R: Site-Specific Amendment to the Official Zoning Atlas (Rezoning), which proposes to amend the zoning of the subject property from Residential Multiple Family – 8 (RMF-8) to PD-R on a ±35.82 acre property, consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006.

As originally presented, the development proposed a single phase. As revised and resubmitted on May 4, 2017, the development proposes three (3) phases: Phase 1 (50 lots); Phase 2 (53 lots) and Phase 3 (35 lots). It is our understanding no other revisions to the plans have been proposed from the plans previously submitted on March 28, 2017.

The following comments pertain the revisions as described above, and must be addressed prior to the application being scheduled for a public hearing before the Planning & Zoning Board (PZB). Please respond to the following comments in writing and provide an indication as to how they have been addressed by **4:00 PM** on **Thursday, May 18, 2017**. Your response may be submitted by electronic mail.

You must provide 13 *double-sided, three-hole punched sets* of the application package and a CD containing a PDF of all application materials *no later than 10 business days prior to the PZB Meeting at which your application is scheduled to be heard.* If your revised application is received by the date specified above, and if your response adequately addresses the following comments, a hearing before the PZB may be scheduled for June 13, 2017.

Please address the following:

- 1. Sheet 2.00:
 - a. Notes under "Development Data" state the proposed maximum density is 143 units. Number of units of all proposed phases equals 138. Please address.
 - b. For each note under "Development Data, Phasing", please clarify that the phase shall commence construction within (1, 3, 5) year(s) of construction plan approval.

- 2. Section 7.2.5(D)(1) states, "if the land adjacent to the subdivision is undeveloped, a street extended to the boundary of the subdivision shall temporary by established as a stub street (a street planned for future continuation)..." A street stub is proposed to be provided between the project and lands to the west as part of Phase 2. The street stub between the project and lands to the west must be provided with Phase 1.
- 3. Stabilized emergency access in southeast corner of property does not provide connection to Phases 1 or 2. Please address.
- 4. Miscellaneous: When submitting materials for public hearings, please remove all clouding.

If you have any questions regarding the information above, please contact me at $386-418-6100 \times 107$ or via e-mail at jtabor@cityofalachua.com.

Sincerely,

Justin Tabor, AICP Principal Planner

c: Kathy Winburn, AICP, Planning & Community Development Director (by electronic mail)
Adam Hall, AICP, Planner (by electronic mail)
Project File

Re: Alachua West - PD Ordinance and Agreement

From: Justin Tabor < jtabor@cityofalachua.com>

Wed, May 10, 2017 08:52 AM

1 attachment

Subject: Re: Alachua West - PD Ordinance and Agreement

To: Lucie Ghioto < LGhioto@poulosandbennett.com>

Cc: Kathy Hattaway < KHattaway@poulosandbennett.com > , kwinburn

<kwinburn@cityofalachua.org>

Lucie.

Thank you for the clarification. Upon closing of the property, the rezoning application will need to be revised to reflect the transfer, and the new property owner will need to sign the application. Additionally, the new property owner will need to complete an Authorized Agent Affidavit providing authorization to Poulos & Bennett to act as the authorized agent, and we will need a copy of the recorded deed showing the transfer.

Please provide the revised application, affidavit, and deed ASAP, but **no later than May 18**, so the public notice materials, staff report, etc. may be prepared in advance of the PZB Meeting, reflecting the correct ownership information.

Sincerely,

Justin Tabor, AICP

Principal Planner
City of Alachua
15100 NW 142nd Terrace | PO Box 9
Alachua, Florida 32616
386.418.6100 x 107 | fax: 386.418.6130
jtabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com>

To: "Justin Tabor" < jtabor@cityofalachua.org>

Cc: "Kathy Hattaway" <KHattaway@poulosandbennett.com>, "kwinburn"

<kwinburn@citvofalachua.org>

Sent: Tuesday, May 9, 2017 10:22:42 AM

Subject: RE: Alachua West - PD Ordinance and Agreement

Good morning Justin,

The developer anticipates closing on the property by the end of this week. I have confirmed that the final owner name after closing will be M3 Alachua, LLC. After this closing happens, we can get you the documentation necessary to finalize this form the PD Agreement.

I believe that answered your question below, but if you need any additional information, please don't hesitate to contact me. Thank you!

Lucie Ghioto, AICP



2602 E. Livingston St. Orlando, FL 32803 Office: 407.487.2594 Cell: 407.739.8472

Fax: 407.289.5280

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From: Justin Tabor [mailto:jtabor@cityofalachua.org]

Sent: Thursday, May 04, 2017 2:45 PM

To: Lucie Ghioto < LGhioto@poulosandbennett.com>

Cc: Kathy Hattaway < KHattaway@poulosandbennett.com>; Kathy Winburn < kwinburn@cityofalachua.org>

Subject: Re: Alachua West - PD Ordinance and Agreement

Lucie.

I believe there were a couple items which still need to be addressed concerning the draft PD Ordinance (see emails below). Could you respond to these items at your earliest convenience? We will need to have a final draft of the PD Ordinance ready in advance of the PZB Meeting to include within the meeting materials.

Sincerely,

Justin Tabor, AICP

Principal Planner City of Alachua 15100 NW 142nd Terrace | PO Box 9 Alachua, Florida 32616 386.418.6100 x 107 | fax: 386.418.6130

<u>jtabor@cityofalachua.com</u>

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From: "Justin Tabor" < jtabor@cityofalachua.com
To: "Lucie Ghioto" < LGhioto@poulosandbennett.com>

Cc: "Kathy Hattaway" < KHattaway@poulosandbennett.com>, "Kathy Winburn" < kwinburn@cityofalachua.com>

Sent: Thursday, April 20, 2017 3:05:03 PM

Subject: Re: Alachua West - PD Ordinance and Agreement

Lucie.

Thank you for your response.

I am in agreement with the two revisions which were highlighted in yellow in the draft PD Ordinance.

Condition #3 from the PD Ordinance is proposed to effectuate the findings and conclusion of the Listed Species and Habitat Study performed by McAlpine Environmental Consulting, Inc., and submitted as part of your application.

Condition #7 is a standard condition typically provided within PD Ordinances. If there are any specific questions/comments the developer may have, we can address them. The referenced list may be viewed here.

In reference to the following line from the draft PD Agreement, from page 6: "IN WITNESS WHEREOF, the Parties have hereunto set their hands and seals the day and year first above written." The reference to the date "above written" is referring to the date to be inserted on page 1 in the first paragraph, as this would be the date the Commission approves the PD Agreement.

Concerning the final revision shown on the draft PD Agreement, the applicant for the PD Rezoning was identified as "RL REGI Florida, LLC", which appears to be shown as the property owner on tax parcel records and elsewhere in public records. Could you verify if the revision to "Alachua West, LLC" as the owner/developer is correct? The entity entering into the PD Agreement must be the current property owner/applicant for the rezoning, which appears to be "RL REGI Florida, LLC".

Again, thank you for your response. Please feel free to contact me if you have any questions concerning the above.

Sincerely,

Justin Tabor, AICP

Principal Planner
City of Alachua
15100 NW 142nd Terrace | PO Box 9
Alachua, Florida 32616
386.418.6100 x 107 | fax: 386.418.6130
jtabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com>

To: "Justin Tabor" < itabor@cityofalachua.org>

Cc: "Kathy Hattaway" < KHattaway@poulosandbennett.com>

Sent: Thursday, April 20, 2017 2:32:48 PM

Subject: Alachua West - PD Ordinance and Agreement

Good afternoon Justin,

Please find attached our comments related to the draft ordinance and agreement. They are fairly minor in nature. The developer also has several questions related to the conditions of approval. Could you please provide some additional direction as to whether these are Code related requirements, or based on something particular to this site?

3. The applicant shall provide an updated listed species and habitat survey as part of each Final PD Plan for the Project. The updated survey shall document if any listed species are observed on the Property. If a listed species is observed on the Property, the updated survey shall provide recommendations to address potential

impacts to the listed species and to identify any permitting requirements of any local, State, or Federal governmental agencies.

7. The planting of any species identified in the most current version of the Florida Exotic Pest Plant Council's List of Invasive Plant Species shall be prohibited. Grasses and sods shall be certified free of noxious weeds by the Florida Department of Agriculture and Consumer Services, Division of Plant Industry.

Thank you for your help.

POULOS BENNETT

2602 E. Livingston St. Orlando, FL 32803 Office: 407.487.2594 Cell: 407.739.8472

Cell: 407.739.8472 Fax: 407.289.5280

www.poulosandbennett.com

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Re: Alachua West PD-R

From: Justin Tabor < jtabor@cityofalachua.com>

Mon, May 08, 2017 11:32 AM

1 attachment

Subject: Re: Alachua West PD-R

To: Lucie Ghioto < LGhioto@poulosandbennett.com>

Cc: kwinburn <kwinburn@cityofalachua.org>, Kathy Hattaway

<KHattaway@poulosandbennett.com>

Lucie,

Thank you for submitting the revised PD Master Plan. I also received your FedEx package on Thursday. We will review the proposed phasing plan and provide comments, if any, sometime this week or early in next week.

Sincerely,

Justin Tabor, AICP

Principal Planner
City of Alachua
15100 NW 142nd Terrace | PO Box 9
Alachua, Florida 32616
386.418.6100 x 107 | fax: 386.418.6130
jtabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com>

To: "Justin Tabor" < jtabor@cityofalachua.org>

Cc: "kwinburn" <kwinburn@cityofalachua.org>, "Kathy Hattaway"

<KHattaway@poulosandbennett.com>

Sent: Wednesday, May 3, 2017 12:31:29 PM

Subject: RE: Alachua West PD-R

Good afternoon Justin,

Attached is a PDF of the revised PD-R Master Plan. Pursuant to our discussion, three sets of the plan and CD-Rom have been Fedexed to your attention for delivery tomorrow. With regard to your question below, we have received confirmation that our client is amenable to postponing the adoption hearing for the LSCPA in order to have it coincide with the rezoning request.

Please do not hesitate to contact me should you have any questions or need additional information to proceed. Thank you for all of your assistance!

Lucie Ghioto, AICP



2602 E. Livingston St. Orlando, FL 32803 Office: 407.487.2594 Cell: 407.739.8472 Fax: 407.289.5280

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From: Justin Tabor [mailto:jtabor@cityofalachua.org]

Sent: Monday, April 24, 2017 12:13 PM

To: Lucie Ghioto <LGhioto@poulosandbennett.com>

Cc: kwinburn <kwinburn@cityofalachua.org>; Kathy Hattaway <KHattaway@poulosandbennett.com>

Subject: Re: Alachua West PD-R

Lucie,

Confirming that we will postpone the hearing for the rezoning application before the PZB to revise the PD Master Pan to include a phasing plan. The item will be scheduled for a hearing following receipt/review of the revised PD Master Plan, and response to comments (if any) issued by the City concerning the revisions.

We previously discussed June 12 as a date for an adoption hearing for the companion LSCPA and the first hearing before the City Commission for the rezoning application. We could postpone the adoption hearing of the LSCPA from June 12 so it coincides with the first hearing for the rezoning. This would keep the number of hearing dates the same, otherwise the number of dates will increase by one. Please confirm if you are in agreement to hold the LSCPA adoption hearing and first hearing of the rezoning on the same date, as previously planned.

Sincerely,

Justin Tabor, AICP

Principal Planner City of Alachua 15100 NW 142nd Terrace | PO Box 9 Alachua, Florida 32616 386.418.6100 x 107 | fax: 386.418.6130

itabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com >

To: "Justin Tabor" < itabor@cityofalachua.org>

Cc: "kwinburn" < kwinburn@cityofalachua.org >, "Kathy Hattaway" < KHattaway@poulosandbennett.com >

Sent: Monday, April 24, 2017 11:05:04 AM

Subject: RE: Alachua West PD-R

Good morning Justin,

Thank you for the quick response and call. As discussed, we would like to postpone the May PZB hearing for the PD-R Rezoning in order to have the opportunity to introduce a phasing plan.

I will have three sets of the revised phasing submitted to you no later than May 4th in order to allow staff time to review. Thanks for your help!

Lucie Ghioto, AICP

POULOS BENNETT

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From: Justin Tabor [mailto:jtabor@cityofalachua.org]

Sent: Monday, April 24, 2017 10:47 AM

To: Lucie Ghioto < <u>LGhioto@poulosandbennett.com</u>> **Cc:** Kathy Winburn < <u>kwinburn@cityofalachua.org</u>>

Subject: Re: Alachua West PD-R

Lucie,

Per Section 3.6.2(A)(4), the PD Master Pan must provide any proposed phasing plan. Your client's request to establish three phases would require review by Planning and Public Services to determine any potential affects it may have on public facilities, traffic circulation, etc. The proposed addition of a phasing plan would delay the project, and require postponement from the May 9 PZB Meeting date so City Staff would have an opportunity to review/comment on the proposed revision.

<u>Public notices (mailed, posted, and published) for the May 9 PZB Meeting are sent out today.</u> As such, please respond by 12:00 PM today.

Sincerely,

Justin Tabor, AICP
Principal Planner
City of Alachua
15100 NW 142nd Terrace | PO Box 9

Alachua, Florida 32616

386.418.6100 x 107 | fax: 386.418.6130

jtabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com>

To: "Justin Tabor" < tabor@cityofalachua.org Sent: Monday, April 24, 2017 10:24:42 AM

Subject: Alachua West PD-R

Good morning Justin,

We have had a request from our client to establish phasing on the project, specifically establishing three separate phases. I understand you would need a phasing plan that illustrates the timing and physical phasing. What I need to understand from you is how this will impact our process and timing for moving forward. Is this something that can be handled with a separate phasing plan? Would it require additional review by the DRT or would it simply push back our PZB Hearing until this new information has been received and reviewed? I appreciate any direction you can provide. Thank you!

Lucie Ghioto, AICP

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1141 0 4 1017 Por 4=

May 3, 2017

Mr. Justin Tabor, AICP, Principal Planner City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615

RE:

Alachua West RD-R Rezoning - Phasing Plan

Dear Justin:

Enclosed, please find three (3) sets of the revised PD-R Master Plan, illustrating the introduction of a phasing plan for the project. All revisions are reflected by phasing clouds. Please note: the typical lot details have been relocated to sheet 4.00 for space considerations only. There are no changes proposed to the details.

A copy of the plan set has also been provided on a CD-ROM for your use.

Please let me know if you have any questions regarding the phasing plan or require additional information. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely,

Kathy Hattaway

Planning Group Leader

K. Hattaway

Enclosures:

RE: Alachua West PD-R

From: Lucie Ghioto < LGhioto@poulosandbennett.com>

Mon, Apr 24, 2017 11:05 AM

1 attachment

Subject: RE: Alachua West PD-R

To: Justin Tabor < jtabor@cityofalachua.org>

Cc: Kathy Winburn < kwinburn@cityofalachua.org > , Kathy Hattaway

<KHattaway@poulosandbennett.com>

Good morning Justin,

Thank you for the quick response and call. As discussed, we would like to postpone the May PZB hearing for the PD-R Rezoning in order to have the opportunity to introduce a phasing plan.

I will have three sets of the revised phasing submitted to you no later than May 4th in order to allow staff time to review. Thanks for your help!

Lucie Ghioto, AICP

POULOS BENNETT

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From: Justin Tabor [mailto:jtabor@cityofalachua.org]

Sent: Monday, April 24, 2017 10:47 AM

To: Lucie Ghioto <LGhioto@poulosandbennett.com> **Cc:** Kathy Winburn <kwinburn@cityofalachua.org>

Subject: Re: Alachua West PD-R

Lucie,

Per Section 3.6.2(A)(4), the PD Master Pan must provide any proposed phasing plan. Your client's request to establish three phases would require review by Planning and Public Services to determine any potential affects it may have on public facilities, traffic circulation, etc. The proposed addition of a phasing plan would delay the project, and require postponement from the May 9 PZB Meeting date so City Staff would have an opportunity to review/comment on the proposed revision.

<u>Public notices (mailed, posted, and published) for the May 9 PZB Meeting are sent out today. As such, please respond by 12:00 PM today.</u>

Sincerely,

Justin Tabor, AICP

Principal Planner City of Alachua 15100 NW 142nd Terrace | PO Box 9 Alachua, Florida 32616

386.418.6100 x 107 | fax: 386.418.6130

jtabor@cityofalachua.com

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From: "Lucie Ghioto" < LGhioto@poulosandbennett.com >

To: "Justin Tabor" < jtabor@cityofalachua.org Sent: Monday, April 24, 2017 10:24:42 AM

Subject: Alachua West PD-R

Good morning Justin,

We have had a request from our client to establish phasing on the project, specifically establishing three separate phases. I understand you would need a phasing plan that illustrates the timing and physical phasing. What I need to understand from you is how this will impact our process and timing for moving forward. Is this something that can be handled with a separate phasing plan? Would it require additional review by the DRT or would it simply push back our PZB Hearing until this new information has been received and reviewed? I appreciate any direction you can provide. Thank you!

Lucie Ghioto, AICP

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April 20, 2017

Mr. Justin Tabor, AICP, Principal Planner City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615

RE: Alachua West RD-R Rezoning Application - Planning & Zoning Board materials

Dear Justin:

Enclosed, please find thirteen (13) sets of the complete, revised application package, double sided with three-hole punch, as required in advance of the March 14, 2017 Planning & Zoning Board meeting. Also included in this submittal are six (6) full-sized sets of the PD Master Plan (shipped in separate package), seven (7) 11x17" sets of the PD Master Plan and one copy of the complete package on a CD-ROM.

Please let me know if you have any questions regarding our application package or require additional information. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely,

Kathy Hattaway

Planning Group Leader

K. Hattaway

Enclosures:

Re: Response to DRT Comments - Alachua West

From: Justin Tabor < jtabor@cityofalachua.com>

Tue, Mar 28, 2017 03:58 PM

1 attachment

Subject: Re: Response to DRT Comments - Alachua West

To: Lucie Ghioto < LGhioto@poulosandbennett.com>

Cc: Kathy Hattaway < KHattaway@poulosandbennett.com > , Kathy Winburn

<kwinburn@cityofalachua.com>

Lucie.

I have reviewed the revised PD Master Plan, and it appears the comments provided to you in the March 15, 2017 letter have been sufficiently addressed. As such, the item may be scheduled for the May 9 PZB Meeting.

Please note that we are currently preparing the draft PD Ordinance and PD Agreement, which will need to be reviewed by your client and agreed upon prior to public notices being sent out for the May 9 PZB Meeting (public notice requirements will begin on April 20). I will send you the draft PD Ordinance and PD Agreement as soon as possible.

Sincerely,

Justin Tabor, AICP

Principal Planner
City of Alachua
15100 NW 142nd Terrace | PO Box 9
Alachua, Florida 32616
386.418.6100 x 107 | fax: 386.418.6130
jtabor@cityofalachua.com

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From: "Lucie Ghioto" <LGhioto@poulosandbennett.com>

To: "Justin Tabor" < jtabor@cityofalachua.org>

Cc: "Kathy Hattaway" <KHattaway@poulosandbennett.com>

Sent: Tuesday, March 28, 2017 2:27:33 PM

Subject: Response to DRT Comments - Alachua West

Good afternoon Justin,

Attached, please find a written response to the comments included in the DRT review letter dated March 15, 2017. I have also included the revised plan set for your reference. If you would, please review the attached and confirm that we are approved to proceed to the May 9, 2017 PZB meeting. Thank you and please don't hesitate to contact me with any questions.

Lucie Ghioto, AICP



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Cell: 407.739.8472 Fax: 407.289.5280

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March 28, 2017

Mr. Justin Tabor, AICP, Principal Planner City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615

RE: Alachua West PD-R Zoning Application – Response to DRT Comments (March 9th Revisions)

Dear Justin:

Below, please find responses to those comments issued by the Development Review Team on March 15, 2017.

1. Sheet 2.00: Dimensional Standards for Recreation Area: a. Revise title to "Community Recreation Tract Standards".

Response: The title has been revised as requested on Sheet 2.00

b. Maximum intensity should be a maximum Floor Area Ratio (FAR) or square footage. Revise accordingly.

Response: A maximum FAR of 0.5 has been included under the Community Recreation Tract Standards on Sheet 2.00

- 2. Sheet 4.00: Note 9:
 - a. There is a typographical error in the second line ("wastewater") of Note 9.a.
 - b. The reference to lift station design requirements in Note 9.c. should be to the City of Alachua Requirements for Design and Construction.
 - c. The reference to the Public Works Department in Note 9.c. should be revised to the City of Alachua Public Services Department.

Response: The above requested corrections have been made under Note 9, Sheet 4.00.

3. Miscellaneous: When submitting materials for public hearings, please remove all clouding.

Response: All revisions clouds have been removed.

A PDF of the revised PD-R plan set has been included for your review. Please let me know if you have any questions regarding the revisions noted above or require additional information. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely,

Kathy Hattaway

Planning Group Leader

L. Hattaway

Enclosures

c: David McDaniel



City of Alachua

TRACI L. GRESHAM
CITY MANAGER

PLANNING & COMMUNITY DEVELOPMENT
DIRECTOR KATHY WINBURN, AICP

Phone: (386) 418-6120

Fax: (386) 418-6130

March 15, 2017

Also sent by electronic mail to khattaway@poulosandbennett.com

Ms. Kathy Hattaway Poulos & Bennett, LLC 2602 E. Livingston Street Orlando, FL 32803

RE:

Response to Development Review Team (DRT) Comments: Alachua West Planned Development - Residential (PD-R) Site-Specific Amendment to the Official Zoning Atlas (Rezoning)

Dear Ms. Hattaway:

On March 9, 2017, the City of Alachua received your revised application for the Alachua West PD-R: Site-Specific Amendment to the Official Zoning Atlas (Rezoning), which proposes to amend the zoning of the subject property from Residential Multiple Family – 8 (RMF-8) to PD-R on a ±35.82 acre property, consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-004, 03042-052-005, and 03042-052-006.

Upon review of the revised application materials, the following comments must be addressed prior to the application being scheduled for a public hearing before the Planning & Zoning Board (PZB). Please respond to the following comments in writing and provide an indication as to how they have been addressed by **4:00 PM** on **Tuesday, March 28, 2017**. Your response may be submitted by electronic mail.

You must provide 13 *double-sided, three-hole punched sets* of the application package and a CD containing a PDF of all application materials *no later than 10 business days prior to the PZB Meeting at which your application is scheduled to be heard.* If your revised application is received by the date specified above, and if your response adequately addresses the following comments, a hearing before the PZB may be scheduled for May 9, 2017.

Please address the following:

- 1. Sheet 2.00: Dimensional Standards for Recreation Area:
 - a. Revise title to "Community Recreation Tract Standards".
 - b. Maximum intensity should be a maximum Floor Area Ratio (FAR) or square footage. Revise accordingly.
- 2. Sheet 4.00: Note 9:
 - a. There is a typographical error in the second line ("wastewater") of Note 9.a.
 - b. The reference to lift station design requirements in Note 9.c. should be to the City of Alachua Requirements for Design and Construction.
 - c. The reference to the Public Works Department in Note 9.c. should be revised to the City of Alachua Public **Services** Department.
- 3. Miscellaneous: When submitting materials for public hearings, please remove all clouding.

If you have any questions regarding the information above, please contact me at $386-418-6100 \times 107$ or via e-mail at jtabor@cityofalachua.com.

Sincerely,

Justin Tabor, AICP Principal Planner

C: Kathy Winburn, AICP, Planning & Community Development Director (by electronic mail)
Adam Hall, AICP, Planner (by electronic mail)
Project File



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March 7, 2017

Mr. Justin Tabor, AICP, Principal Planner City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615 Per 4

RE: Alachua West PD-R Zoning Application - Response to DRT Comments

Dear Justin:

Below, please find responses to those comments issued by the Development Review Team on February 23, 2017.

1. PD Master Plan: Compliance with Applicable LDR Provisions

- a. Per Section 3.6.2(A)(1)(f), the PD Master Plan must identify on-site potable water and wastewater facilities. In addition, Section 3.6.3 (A)(5)(b)(i) and (ii) require the PD Master Plan to establish the general location of on-site potable water/wastewater facilities, how they will connect to the City's systems consistent with City laws, and how construction of facilities/improvements will occur in a manner that complies with City laws. Revise the PD Master Plan to identify the location of:
 - i. All on-site potable water mains;
 - ii. All on-site sanitary sewer mains; and,
 - iii. Any other infrastructure system improvements required to serve the development, including but not limited to lift station (location and specifications of lift station to be in accordance with City Design and Construction Requirements, please consult with the Public Services Department concerning this matter).

Response: Note 9a., outlining future locations for infrastructure, has been provided on Sheet 4.00.

b. Section 3.6.2(A)(4) states, "if there are phases of development proposed for the PD, a development phasing plan shall be provided for the PD Master Plan that identifies the general sequence or phases in which the land is proposed to be developed, including how residential and nonresidential development will be times, how infrastructure and open space will be provided and timed, and how development will be coordinated with the City's capital improvements program. The phasing plan shall be established at the time of approval of the PD Master Plan..." Note 7 on Sheet 4.00, Typical Sections and Notes, states, "project will be developed in multiple phases. Phasing limits shall be determine at Final PD Plan with appropriate infrastructure improvements to support each phase." In accordance with Section 3.6.2(A)(4), the PD Master Plan must identify proposed phases. Revise the PD Master Plan accordingly.

Response: Note 7, Sheet 4.00 on the PD Master Plan has been revised to note that the project will be constructed in a single phase.

c. The block located in the northern portion of the property exceeds 600 feet in length. Please address compliance with Section 7.2.3(6)(2), which states, "block lengths in residential areas shall not exceed 600 feet nor be less than 300 feet in length."

Response: The northern block has been divided into two sections, aligning with the interior north/south roadway, in order to meet this requirement. Please see sheet 2.00 for revised configuration.

d. Per Table 7.3-1, minimum wearing surface of local streets is 24 feet. Typical road section (50' ROW) depicts asphalt width of 22 feet. Revise typical road section (50' ROW) accordingly.

Response: The typical road section on Sheet 4.00 has been revised to show a 24-foot wearing surface.

e. Please address compliance with Section 7.2.5(D)(1), which states, "if the land adjacent to the subdivision is undeveloped, a street extended to the boundary of the subdivision shall temporary by established as a stub street (a street planned for future continuation) ... " Provision is applicable to the land to the west of the subject property.

Response: Sheet 2.00 of the PD Master Plan has been revised to indicate a stub street connecting to the property immediately west of this site.

f. Section 3.6.3 (A)(5)(b)(v) requires the PD Master Plan to establish the responsibility of the landowner/ developer to provide right-of-way and easements and for constructing on-site facilities and for all other infrastructure located within the project, including but not limited to electrical utility lines, telephone lines, cable TV lines, or underground conduit for such features, and to specify the ownership, operation, and maintenance provisions for all on-site facilities not dedicated to the City. Please provide a note on the PD Master Plan addressing this section.

Response: Note 9b has been added to Sheet 4.00 to address this requirement.

g. Section 3.6.2(A)(1)(g) requires the PD Master Plan to identify the general location of all public facility sites serving the development, including fire /EMS. The Public Facilities Plan identifies the location of a fire/EMS station northwest of the subject property, however, the site is served by Alachua County Fire Rescue Station 21, located east of the intersection of US Highway 441 and NW 140th Street (SR 235/241). Please revise the map accordingly.

Response: The Public Facilities map on Sheet 3.00 has been revised to indicate the fire station location, as requested.

h. Note 6, Permitted Uses, Sheet 4.00: Identify on the PD Master Plan the uses proposed to be permitted within open space/community recreation area. Uses must be consistent with those allowed within the PD-R zoning district as provided in Table 4.1-1 of the LDRs, and may

include uses such as: neighborhood recreation center; park, private and public; recreational trail, etc.

Response: Item 6, Sheet 4.00 has been revised to include additional recreation uses, consistent with Table 4.1-1.

i. Per Sections 3.6.2(A)(1)(b) and 3.6.3(A)(4), identify on the PD Master Plan the permitted nonresidential intensity (i.e., maximum area) and dimensional standards (i.e., setbacks, minimum lot area, minimum lot width, maximum lot coverage, and maximum building height) proposed within community recreation area.

Response: A separate list of development criteria for the community recreation area has been added to Sheet 2.00.

j. Note 9, Proposed Parking, Sheet 4.00: Identify on the PD Master Plan parking requirements for proposed recreational uses. Parking standards are provided in Table 6.1-1 of the LDRs.

Response: The proposed uses referenced under Note 6, Sheet 4.00 do not include any uses that require additional parking, per Table 6.1-1 of the LDRs. A note to this effect has been provided under Note 10, Sheet 4.00.

k. Address compliance with Section 3.6.3(A)(5)(b)(i) and (ii), which require the PD Master Plan to establish the design of a stormwater management system in ways that comply with all applicable City standards.

Response: Note 11 has been added to Sheet 4.00 on the PD Master Plan to address this requirement.

2. Comprehensive Plan Consistency Analysis

a. The applicant should provide a response to the following Goals, Objectives, and Policies: Goal 2; Objective 2.1; and Policy 2.1.a.

Response: These Goals, Objectives and Policies have been included under Section 4 of the application package. They have been underlined for ease of reference.

3. Miscellaneous

a. Section 7.3.9 requires fire protection improvements to be provided when a subdivision is connected to a publicly owned water system. The development must demonstrate compliance with the requirements of Section 7.3.9 and with other applicable codes, including but not limited to the Florida Fire Prevention Code. Applicant must coordinate with Alachua County Fire Rescue and City Public Services Department concerning compliance with applicable fire protection requirements.

Response: Understood.

b. There is a typographical error in Note 14, Design Standards, Sheet 4.00, Building Materials.

Response: This note has been corrected on Sheet 4.00, Note 15.

c. Planned Development Agreement and Ordinance to be prepared by City Staff and provided for review and agreement by the applicant upon satisfaction of review comments.

Response: Understood.

4. Public Services Comments

a. The applicant must address the comments provided by Rodolfo Valladares, P.E., Public Services Director, provided in a memorandum dated February 16, 2017. (Comments below)

1. General Note:

Reference City of Alachua Requirements for Design and Construction for Potable Water, Reclaimed Water and Wastewater. Document is located on City website under Public Services.

Wastewater:

Reference Section 2.6 for Lift Station Design Requirements.

Response: Understood. Note 9c., addressing the lift station and onsite utilities, has been provided on Sheet 4.00.

2. Water

Submit for approval, fire flow requirement for the proposed development. Attached is the Fire Flow Assessment Report Request Form; the associated fee of \$476.75.

See attachment A: Fire flow assessment report request form.

Response: This application will be provided concurrently with the final plan/preliminary subdivision plan.

Included in this submittal package are three (3) hard copies of the revised application package, and one copy on a CD-ROM.

Please let me know if you have any questions regarding our application package or require additional information. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely,

Hattaway

Kathy Hattaway

Planning Group Leader

Enclosures

c: David McDaniel



City of Alachua

TRACI L. GRESHAM CITY MANAGER PLANNING & COMMUNITY DEVELOPMENT DIRECTOR KATHY WINBURN, AICP

February 23, 2017

Also sent by electronic mail to khattawav@poulosandbennett.com

Ms. Kathy Hattaway Poulos & Bennett, LLC 2602 E. Livingston Street Orlando, FL 32803

RE:

Development Review Team (DRT) Summary for:

Alachua West PD-R: Site-Specific Amendment to the Official Zoning Atlas (Rezoning)

Dear Ms. Hattaway:

The application referenced above was reviewed at our February 23, 2017, Development Review Team (DRT) Meeting. Please address all insufficiencies outlined below in writing and provide an indication as to how they have been addressed by **4:00 PM** on **Thursday**, **March 9**, **2017**. A total of three (3) copies of the *complete* application package (i.e., all application materials and attachments) and a CD containing a PDF of *all* application materials must be provided by this date.

Upon receipt of your revised application, Staff will notify you of any remaining insufficiencies which must be resolved before the item may be scheduled for a public hearing before the Planning & Zoning Board (PZB). Please note that if Staff determines that the revised submission requires outside technical review by the City, your application may be delayed in order to allow for adequate review time. You must provide 13 *double-sided*, *three-hole punched sets* of each application package, 13 sets of plans, and a CD containing a PDF of all application materials *no later than 10 business days prior to the PZB Meeting at which your application is scheduled to be heard*.

As discussed at the DRT Meeting, please address the following insufficiencies:

1. PD Master Plan: Compliance with Applicable LDR Provisions

- a. Per Section 3.6.2(A)(1)(f), the PD Master Plan must identify on-site potable water and wastewater facilities. In addition, Section 3.6.3(A)(5)(b)(i) and (ii) require the PD Master Plan to establish the general location of on-site potable water/wastewater facilities, how they will connect to the City's systems consistent with City laws, and how construction of facilities/improvements will occur in a manner that complies with City laws. Revise the PD Master Plan to identify the location of:
 - i. All on-site potable water mains;
 - ii. All on-site sanitary sewer mains; and,
 - iii. Any other infrastructure system improvements required to serve the development, including but not limited to lift station (location and specifications of lift station to be in accordance with City Design and Construction Requirements, please consult with the Public Services Department concerning this matter).

Phone: (386) 418-6120

Fax: (386) 418-6130

- b. Section 3.6.2(A)(4) states, "if there are phases of development proposed for the PD, a development phasing plan shall be provided for the PD Master Plan that identifies the general sequence or phases in which the land is proposed to be developed, including how residential and nonresidential development will be times, how infrastructure and open space will be provided and timed, and how development will be coordinated with the City's capital improvements program. The phasing plan shall be established at the time of approval of the PD Master Plan..." Note 7 on Sheet 4.00, Typical Sections and Notes, states, "project will be developed in multiple phases. Phasing limits shall be determine at Final PD Plan with appropriate infrastructure improvements to support each phase." In accordance with Section 3.6.2(A)(4), the PD Master Plan must identify proposed phases. Revise the PD Master Plan accordingly.
- c. The block located in the northern portion of the property exceeds 600 feet in length. Please address compliance with Section 7.2.3(B)(2), which states, "block lengths in residential areas shall not exceed 600 feet, nor be less than 300 feet in length."
- d. Per Table 7.3-1, minimum wearing surface of local streets is 24 feet. Typical road section (50' ROW) depicts asphalt width of 22 feet. Revise typical road section (50' ROW) accordingly.
- e. Please address compliance with Section 7.2.5(D)(1), which states, "if the land adjacent to the subdivision is undeveloped, a street extended to the boundary of the subdivision shall temporary by established as a stub street (a street planned for future continuation)..." Provision is applicable to the land to the west of the subject property.
- f. Section 3.6.3(A)(5)(b)(v) requires the PD Master Plan to establish the responsibility of the landowner/developer to provide right-of-way and easements and for constructing on-site facilities and for all other infrastructure located within the project, including but not limited to electrical utility lines, telephone lines, cable TV lines, or underground conduit for such features, and to specify the ownership, operation, and maintenance provisions for all on-site facilities not dedicated to the City. Please provide a note on the PD Master Plan addressing the this section.
- g. Section 3.6.2(A)(1)(g) requires the PD Master Plan to identify the general location of all public facility sites serving the development, including fire/EMS. The Public Facilities Plan identifies the location of a fire/EMS station northwest of the subject property, however, the site is served by Alachua County Fire Rescue Station 21, located east of the intersection of US Highway 441 and NW 140th Street (SR 235/241). Please revise the map accordingly.
- h. Note 6, Permitted Uses, Sheet 4.00: Identify on the PD Master Plan the uses proposed to be permitted within open space/community recreation area. Uses must be consistent with those allowed within the PD-R zoning district as provided in Table 4.1-1 of the LDRs, and may include uses such as: neighborhood recreation center; park, private and public; recreational trail; etc.
- i. Per Sections 3.6.2(A)(1)(b) and 3.6.3(A)(4), identify on the PD Master Plan the permitted nonresidential intensity (i.e., maximum area) and dimensional standards (i.e., setbacks, minimum lot area, minimum lot width, maximum lot coverage, and maximum building height) proposed within community recreation area.

- j. Note 9, Proposed Parking, Sheet 4.00: Identify on the PD Master Plan parking requirements for proposed recreational uses. Parking standards are provided in Table 6.1-1 of the LDRs.
- k. Address compliance with Section 3.6.3(A)(5)(b)(i) and (ii), which require the PD Master Plan to establish the design of a stormwater management system in ways that comply with all applicable City standards.

2. Comprehensive Plan Consistency Analysis

a. The applicant should provide a response to the following Goals, Objectives, and Policies: Goal 2; Objective 2.1; and Policy 2.1.a.

3. Miscellaneous

- a. Section 7.3.9 requires fire protection improvements to be provided when a subdivision is connected to a publicly owned water system. The development must demonstrate compliance with the requirements of Section 7.3.9 and with other applicable codes, including but not limited to the Florida Fire Prevention Code. Applicant must coordinate with Alachua County Fire Rescue and City Public Services Department concerning compliance with applicable fire protection requirements.
- b. There is a typographical error in Note 14, Design Standards, Sheet 4.00, Building Materials.
- c. Planned Development Agreement and Ordinance to be prepared by City Staff and provided for review and agreement by the applicant upon satisfaction of review comments.

4. Public Services Comments

a. The applicant must address the comments provided by Rodolfo Valladares, P.E., Public Services Director, provided in a memorandum dated February 16, 2017.

If you have any questions regarding the information above, please contact me at $386-418-6100 \times 107$ or via e-mail at jtabor@cityofalachua.com. We look forward to receiving your revised application.

Sincerely,

Justin Tabor, AICP Principal Planner

cc: Kathy Winburn, AICP, Planning & Community Development Director (by electronic mail)
Adam Hall, AICP, Planner (by electronic mail)
Project File

Development Review Team (DRT) Meeting City of Alachua

Project Name: Alachua West (2017) PD-R Rezoning Meeting Date: February 23, 2017 (Applicant Meeting)

PLEASE PRINT CLEARLY

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DEVELOPMENT REVIEW TEAM SUMMARY

PROJECT NAME: Alachua West

APPLICATION TYPE: Site-Specific Amendment to the Official Zoning Atlas (Rezoning)

APPLICANT/AGENT: Kathy Hattaway, Poulos & Bennett, LLC.

PROPERTY OWNER: RL REGI Florida, LLC

DRT MEETING DATE: February 23, 2017

DRT MEETING TYPE: Applicant

CURRENT FLUM DESIGNATION: Medium Density Residential (4 – 8 units/acre)

PROPOSED FLUM DESIGNATION: Moderate Density Residential (0 – 4 units/acre)

CURRENT ZONING: Residential Multiple Family – 8 (RMF-8)

PROPOSED ZONING: Planned Development – Residential (PD-R)

OVERLAY: N/A

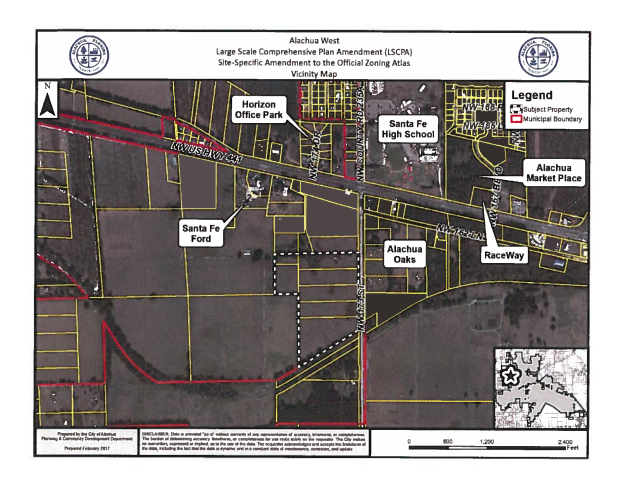
ACREAGE: ±35.82 acres

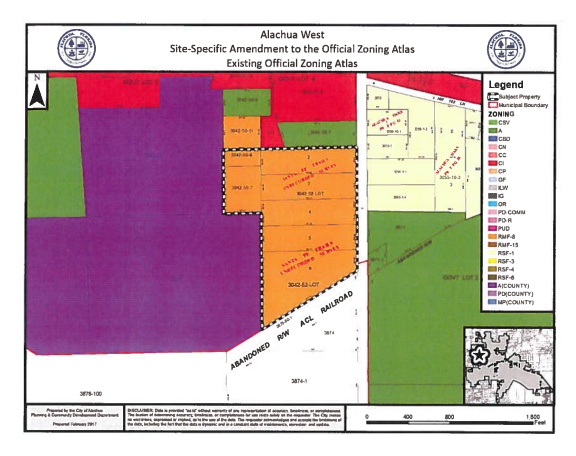
PARCELS: 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004,

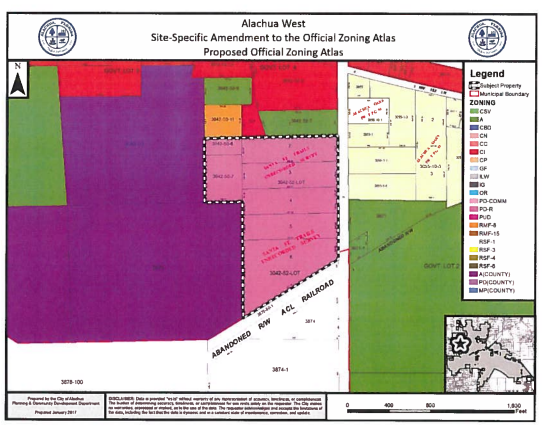
03042-052-005, and 03042-052-006

PROJECT SUMMARY: Site-Specific Amendment to the Official Zoning Atlas (Rezoning), to amend the zoning of the subject property from Residential Multiple Family – 8 (RMF-8) (286 units maximum) to Planned Development – Residential (PD-R) (143 units maximum)

RESUBMISSION DUE DATE: All data, plans, and documentation addressing the insufficiencies identified below must be received by the Planning Department on or before **4:00 PM** on **Thursday**, **March 9**, **2017**.







Deficiencies to be Addressed

- 1. PD Master Plan: Compliance with Applicable LDR Provisions
 - a. Per Section 3.6.2(A)(1)(f), the PD Master Plan must identify on-site potable water and wastewater facilities. In addition, Section 3.6.3(A)(5)(b)(i) and (ii) require the PD Master Plan to establish the general location of on-site potable water/wastewater facilities, how they will connect to the City's systems consistent with City laws, and how construction of facilities/improvements will occur in a manner that complies with City laws. Revise the PD Master Plan to identify the location of:
 - i. All on-site potable water mains;
 - ii. All on-site sanitary sewer mains; and,
 - iii. Any other infrastructure system improvements required to serve the development, including but not limited to lift station (location and specifications of lift station to be in accordance with City Design and Construction Requirements, please consult with the Public Services Department concerning this matter).
 - b. Section 3.6.2(A)(4) states, "if there are phases of development proposed for the PD, a development phasing plan shall be provided for the PD Master Plan that identifies the general sequence or phases in which the land is proposed to be developed, including how residential and nonresidential development will be times, how infrastructure and open space will be provided and timed, and how development will be coordinated with the City's capital improvements program. The phasing plan shall be established at the time of approval of the PD Master Plan..." Note 7 on Sheet 4.00, Typical Sections and Notes, states, "project will be developed in multiple phases. Phasing limits shall be determine at Final PD Plan with appropriate infrastructure improvements to support each phase." In accordance with Section 3.6.2(A)(4), the PD Master Plan must identify proposed phases. Revise the PD Master Plan accordingly.
 - c. The block located in the northern portion of the property exceeds 600 feet in length. Please address compliance with Section 7.2.3(B)(2), which states, "block lengths in residential areas shall not exceed 600 feet, nor be less than 300 feet in length."
 - d. Per Table 7.3-1, minimum wearing surface of local streets is 24 feet. Typical road section (50' ROW) depicts asphalt width of 22 feet. Revise typical road section (50' ROW) accordingly.
 - e. Please address compliance with Section 7.2.5(D)(1), which states, "if the land adjacent to the subdivision is undeveloped, a street extended to the boundary of the subdivision shall temporary by established as a stub street (a street planned for future continuation)..." Provision is applicable to the land to the west of the subject property.
 - f. Section 3.6.3(A)(5)(b)(v) requires the PD Master Plan to establish the responsibility of the landowner/developer to provide right-of-way and easements and for constructing on-site facilities and for all other infrastructure located within the project, including but not limited to electrical utility lines, telephone lines, cable TV lines, or underground conduit for such features, and to specify the ownership, operation, and maintenance provisions for all on-site facilities not dedicated to the City. Please provide a note on the PD Master Plan addressing the this section.
 - g. Section 3.6.2(A)(1)(g) requires the PD Master Plan to identify the general location of all public facility sites serving the development, including fire/EMS. The Public Facilities Plan identifies the location of a fire/EMS station northwest of the subject property,

however, the site is served by Alachua County Fire Rescue Station 21, located east of the intersection of US Highway 441 and NW 140th Street (SR 235/241). Please revise the map accordingly.

- h. Note 6, Permitted Uses, Sheet 4.00: Identify on the PD Master Plan the uses proposed to be permitted within open space/community recreation area. Uses must be consistent with those allowed within the PD-R zoning district as provided in Table 4.1-1 of the LDRs, and may include uses such as: neighborhood recreation center; park, private and public; recreational trail; etc.
- i. Per Sections 3.6.2(A)(1)(b) and 3.6.3(A)(4), identify on the PD Master Plan the permitted nonresidential intensity (i.e., maximum area) and dimensional standards (i.e., setbacks, minimum lot area, minimum lot width, maximum lot coverage, and maximum building height) proposed within community recreation area.
- j. Note 9, Proposed Parking, Sheet 4.00: Identify on the PD Master Plan parking requirements for proposed recreational uses. Parking standards are provided in Table 6.1-1 of the LDRs.
- k. Address compliance with Section 3.6.3(A)(5)(b)(i) and (ii), which require the PD Master Plan to establish the design of a stormwater management system in ways that comply with all applicable City standards.

2. Comprehensive Plan Consistency Analysis

a. The applicant should provide a response to the following Goals, Objectives, and Policies: Goal 2; Objective 2.1; and Policy 2.1.a.

3. Miscellaneous

- a. Section 7.3.9 requires fire protection improvements to be provided when a subdivision is connected to a publicly owned water system. The development must demonstrate compliance with the requirements of Section 7.3.9 and with other applicable codes, including but not limited to the Florida Fire Prevention Code. Applicant must coordinate with Alachua County Fire Rescue and City Public Services Department concerning compliance with applicable fire protection requirements.
- b. There is a typographical error in Note 14, Design Standards, Sheet 4.00, Building Materials.
- c. Planned Development Agreement and Ordinance to be prepared by City Staff and provided for review and agreement by the applicant upon satisfaction of review comments.

4. Public Services Comments

a. The applicant must address the comments provided by Rodolfo Valladares, P.E., Public Services Director, provided in a memorandum dated February 16, 2017.

ALL COMMENTS AND REQUIREMENTS LISTED ABOVE MUST BE COMPLIED WITH AND PROVIDED TO CITY STAFF ON OR BEFORE 4:00 PM ON THE RESUBMISSION DATE OF MARCH 9, 2017.



TRACI L. GRESHAM CITY MANAGER

RODOLFO VALLADARES, P.E. PUBLIC SERVICES DIRECTOR

INTER-OFFICE COMMUNICATION

DATE:

February 16, 2017

TO:

Kathy Winburn, AICP

Planning & Community Development Director

FROM:

Rodolfo Valladares, P.E. Public Services Director

RE:

Alachua West (2017) Rezoning

Public Services have reviewed the Alachua West (2017) Rezoning and offer the following comments. Review was specific to the Public Services Utilities.

NO.	COMMENTS								
1.	General Note:								
	Reference City of Alachua Requirements for Design and Construction for Potable Water, Reclaimed Water and Wastewater. Document is located on City website under Public Services.								
	<u>Wastewater:</u>								
	Reference Section 2.6 for Lift Station Design Requirements.								
	[Approved as Noted]								
2.	Water:								
	Submit, for approval, fire flow requirement for the proposed development. Attached is the Fire Flow Assessment Report Request Form; the associated fee of \$476.75.								
	See Attachment A: Fire flow assessment report request form.								
	[Submit]								
END OF COMMENTS									

Please advise if you have any questions or require additional information.

cc: Justin Tabor - AICP Planner Harry Dillard - Lead Engineering Technician

Phone: (386) 418-6140 Fax: (386) 418-6164

ATTACHMENT A: FIRE FLOW ASSESSMENT REPORT REQUEST FORM



ACity of LACHUA	Fire Flow Assessment Report Request Form
Return this completed application to the Attention Scott Roane Water Division St City Hall, 15100 NW 142nd Te Phone: (386) 462-7590 Fax. (386) 418-6164	upervisor
Date of Application	
Applicant Information	
Contact Name Company Name Phone Number Email Address	
Project Information	
Project Name Project Address	
City of Alachua Utilities Project Numbi	er (ıf applicab'e)
Building Type and Size Fire Flow rate (gpm) you need	for the analysis
	t Street Address
•	or location in reference to the position of the building if necessary)
	on to be tested. Area map with specific location of project is required.
The fire hydrant closest to the project location within ten (10) business days from receipt of pused. This could be due to the distribution pip arrange a field test with City of Alachua Water	n will be used for the analysis. All report documents will be emailed payment. There may be times when the computer model cannot be sent the current model in these cases, we will not fix you to
Comments;	
Thereby request a Fire Flow Analysis from the	City of Alachua to be performed for the identified project/location
	(Authorized Signature of Applicant)

City of Alachua Development Review Team (DRT) Meeting

Project Name: Alachua West (2017) PD-R Rezoning

Meeting Date: February 21, 2017 (Staff DRT)

PLEASE PRINT CLEARLY

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DEVELOPMENT REVIEW TEAM SUMMARY

PROJECT NAME: Alachua West

APPLICATION TYPE: Site-Specific Amendment to the Official Zoning Atlas (Rezoning)

APPLICANT/AGENT: Kathy Hattaway, Poulos & Bennett, LLC.

PROPERTY OWNER: RL REGI Florida, LLC

DRT MEETING DATE: February 21, 2017

DRT MEETING TYPE: Staff

CURRENT FLUM DESIGNATION: Medium Density Residential (4 – 8 units/acre)

PROPOSED FLUM DESIGNATION: Moderate Density Residential (0 – 4 units/acre)

CURRENT ZONING: Residential Multiple Family – 8 (RMF-8)

PROPOSED ZONING: Planned Development – Residential (PD-R)

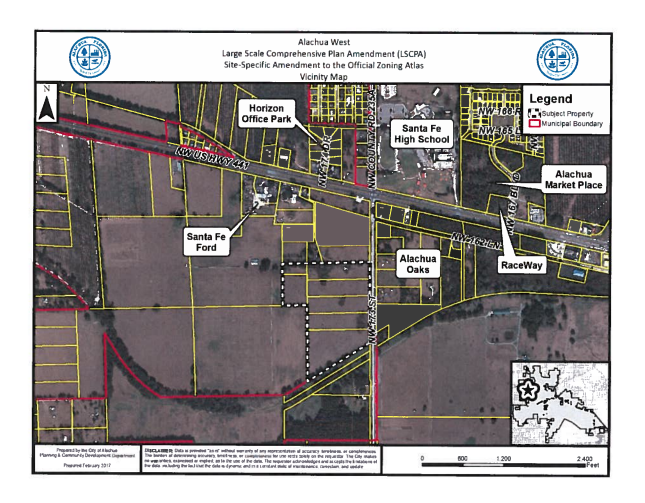
OVERLAY: N/A

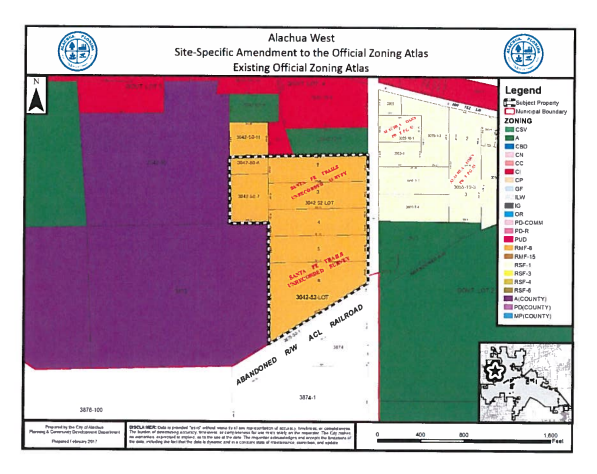
ACREAGE: ±35.82 acres

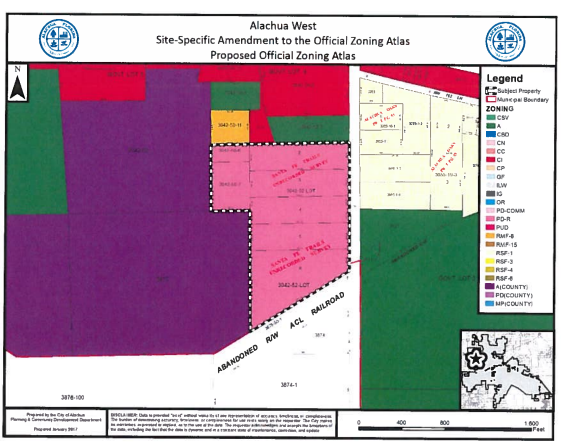
PARCELS: 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006

PROJECT SUMMARY: Site-Specific Amendment to the Official Zoning Atlas (Rezoning), to amend the zoning of the subject property from Residential Multiple Family – 8 (RMF-8) (286 units maximum) to Planned Development – Residential (PD-R) (143 units maximum)

RESUBMISSION DUE DATE: All data, plans, and documentation addressing the insufficiencies identified below must be received by the Planning Department on or before **4:00 PM** on **Thursday, March 9, 2017.**







Deficiencies to be Addressed

- 1. PD Master Plan: Compliance with Applicable LDR Provisions
 - a. Per Section 3.6.2(A)(1)(f), the PD Master Plan must identify on-site potable water and wastewater facilities. In addition, Section 3.6.3(A)(5)(b)(i) and (ii) require the PD Master Plan to establish the general location of on-site potable water/wastewater facilities, how they will connect to the City's systems consistent with City laws, and how construction of facilities/improvements will occur in a manner that complies with City laws. Revise the PD Master Plan to identify the location of:
 - i. All on-site potable water mains;
 - ii. All on-site sanitary sewer mains; and,
 - iii. Any other infrastructure system improvements required to serve the development, including but not limited to lift station (location and specifications of lift station to be in accordance with City Design and Construction Requirements, please consult with the Public Services Department concerning this matter).
 - b. Section 3.6.2(A)(4) states, "if there are phases of development proposed for the PD, a development phasing plan shall be provided for the PD Master Plan that identifies the general sequence or phases in which the land is proposed to be developed, including how residential and nonresidential development will be times, how infrastructure and open space will be provided and timed, and how development will be coordinated with the City's capital improvements program. The phasing plan shall be established at the time of approval of the PD Master Plan..." Note 7 on Sheet 4.00, Typical Sections and Notes, states, "project will be developed in multiple phases. Phasing limits shall be determine at Final PD Plan with appropriate infrastructure improvements to support each phase." In accordance with Section 3.6.2(A)(4), the PD Master Plan must identify proposed phases. Revise the PD Master Plan accordingly.
 - c. The block located in the northern portion of the property exceeds 600 feet in length. Please address compliance with Section 7.2.3(B)(2), which states, "block lengths in residential areas shall not exceed 600 feet, nor be less than 300 feet in length."
 - d. Per Table 7.3-1, minimum wearing surface of local streets is 24 feet. Typical road section (50' ROW) depicts asphalt width of 22 feet. Revise typical road section (50' ROW) accordingly.
 - e. Please address compliance with Section 7.2.5(D)(1), which states, "if the land adjacent to the subdivision is undeveloped, a street extended to the boundary of the subdivision shall temporary by established as a stub street (a street planned for future continuation)..." Provision is applicable to the land to the west of the subject property.
 - f. Section 3.6.3(A)(5)(b)(v) requires the PD Master Plan to establish the responsibility of the landowner/developer to provide right-of-way and easements and for constructing on-site facilities and for all other infrastructure located within the project, including but not limited to electrical utility lines, telephone lines, cable TV lines, or underground conduit for such features, and to specify the ownership, operation, and maintenance provisions for all on-site facilities not dedicated to the City. Please provide a note on the PD Master Plan addressing the this section.
 - g. Section 3.6.2(A)(1)(g) requires the PD Master Plan to identify the general location of all public facility sites serving the development, including fire/EMS. The Public Facilities Plan identifies the location of a fire/EMS station northwest of the subject property, however, the site is served by Alachua County Fire Rescue Station 21, located east of the intersection of US Highway 441 and NW 140th Street (SR 235/241). Please revise the map accordingly.
 - h. Note 6, Permitted Uses, Sheet 4.00: Identify on the PD Master Plan the uses proposed to be permitted within open space/community recreation area. Uses must be consistent with those allowed within the PD-R zoning district as provided in Table 4.1-1 of the LDRs, and may include uses such as: neighborhood recreation center; park, private and public; recreational trail; etc.

- i. Per Sections 3.6.2(A)(1)(b) and 3.6.3(A)(4), identify on the PD Master Plan the permitted nonresidential intensity (i.e., maximum area) and dimensional standards (i.e., setbacks, minimum lot area, minimum lot width, maximum lot coverage, and maximum building height) proposed within community recreation area.
- j. Note 9, Proposed Parking, Sheet 4.00: Identify on the PD Master Plan parking requirements for proposed recreational uses. Parking standards are provided in Table 6.1-1 of the LDRs.
- k. Address compliance with Section 3.6.3(A)(5)(b)(i) and (ii), which require the PD Master Plan to establish the design of a stormwater management system in ways that comply with all applicable City standards.

2. <u>Comprehensive Plan Consistency Analysis</u>

a. The applicant should provide a response to the following Goals, Objectives, and Policies: Goal 2; Objective 2.1; and Policy 2.1.a.

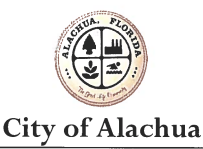
3. Miscellaneous

- a. Section 7.3.9 requires fire protection improvements to be provided when a subdivision is connected to a publicly owned water system. The development must demonstrate compliance with the provisions of Section 7.3.9 prior to the approval of the Final PD Plan (preliminary plat). Applicant must coordinate with Alachua County Fire Rescue and City Public Services Department concerning compliance with applicable fire protection improvements.
- b. There is a typographical error in Note 14, Design Standards, Sheet 4.00, Building Materials.
- c. Planned Development Agreement and Ordinance to be prepared by City Staff and provided for review and agreement by the applicant upon satisfaction of review comments.

4. Public Services Comments

a. The applicant must address the comments provided by Rodolfo Valladares, P.E., Public Services Director.

ALL COMMENTS AND REQUIREMENTS LISTED ABOVE MUST BE COMPLIED WITH AND PROVIDED TO CITY STAFF ON OR BEFORE 4:00 PM ON THE RESUBMISSION DATE OF MARCH 9, 2017.



TRACI L. GRESHAM CITY MANAGER

RODOLFO VALLADARES, P.E. PUBLIC SERVICES DIRECTOR

INTER-OFFICE COMMUNICATION

DATE:

February 16, 2017

TO:

Kathy Winburn, AICP

Planning & Community Development Director

FROM:

Rodolfo Valladares, P.E. Public Services Director

RE:

Alachua West (2017) Rezoning

Public Services have reviewed the Alachua West (2017) Rezoning and offer the following comments. Review was specific to the Public Services Utilities.

NO.	COMMENTS				
1.	General Note:				
	Reference City of Alachua Requirements for Design and Construction for Potable Water, Reclaimed Water and Wastewater. Document is located on City website under Public Services.				
	Wastewater:				
	Reference Section 2.6 for Lift Station Design Requirements.				
	[Approved as Noted]				
2.	Water:				
	Submit, for approval, fire flow requirement for the proposed development. Attached is the Fire Flow Assessment Report Request Form; the associated fee of \$476.75.				
	See Attachment A: Fire flow assessment report request form.				
<u>.</u>	[Submit]				
END OF COMMENTS					

Please advise if you have any questions or require additional information.

cc: Justin Tabor - AICP Planner Harry Dillard - Lead Engineering Technician

Phone: (386) 418-6140 Fax: (386) 418-6164

Alachua, Florida 32616-0009

ATTACHMENT A: FIRE FLOW ASSESSMENT REPORT REQUEST FORM



ALACHUA	Fire Flow Assessment Report Request Form
THE GOOD THE COSISIESTEY	
Return this completed application to the Attention: Scott Roane Water Division St. City Hall, 15100 NW 142nd Te Phone: (386) 462-7590 Fax: (386) 418-6164	pervisor
Date of Application:	
Applicant Information	
Contact Name: Company Name Phone Number: Email Address:	
Project Information	
Project Name Project Address	
Building Type and Size:	er (if applicable)
Fire Flow rate (gpm) you need	for the analysis
	t Street Address
(specify the projec	et location in reference to the position of the building, if necessary)
	on to be tested. Area map with specific location of project is required.
within ten (10) business days from receipt of p	n will be used for the analysis. All report documents will be emailed payment. There may be times when the computer model cannot be seen not being in the current model. In these cases, we will notify you to repersonnel.
Comments:	
hereby request a Fire Flow Analysis from the	City of Alachue to be performed for the identified project/location
	(Authorized Signature of Applicant)

BOARD MEMBERS

April M. Griffin Robert P. Hyatt Leanetta McNealy, Ph.D. Gunnar F. Paulson, Ed.D. Eileen F. Roy

SUPERINTENDENT OF SCHOOLS

Sandy Hollinger, Interim Superintendent



620 E. University Avenue Gainesville, Florida 32601 www.sbac.edu (352) 955-7880 Fax (352) 955-7255

We are committed to the success of every student!

February 8, 2017

Justin Tabor, Planner Planning & Community Development Department City of Alachua PO Box 9 Alachua, FL 32616

RE: Alachua West - Comp Plan Amendment / Rezoning. Review of comp plan amendment / rezoning petition including 143 single family residential units. Tax Parcel 03042-050-006, 03042-050-007, 3042-052-002, 03042-052-003, 03042-052-005, 03042-052-006.

Dear Mr. Tabor:

Based on data provided by the City of Alachua, we have completed an updated School Capacity Review for the above referenced project. The review was conducted in accordance with the City of Alachua Public School Facilities Element as follows:

POLICY 1.1.b: Coordinating School Capacity with Planning Decisions

The City shall coordinate land use decisions with the School Board's Long Range Facilities Plans over the 5-year, 10-year and 20-year periods by requesting School Board review of proposed comprehensive plan amendments and rezonings that would increase residential density. This shall be done as part of a planning assessment of the impact of a development proposal on school capacity.

POLICY 1.1.c: Geographic Basis for School Capacity Planning.

For purposes of coordinating land use decisions with school capacity planning, the School Concurrency Service Areas (SCSAs) that are established for high, middle and elementary schools as part of the Interlocal Agreement for Public School Facility Planning shall be used for school capacity planning. The relationship of high, middle and elementary capacity and students anticipated to be generated as a result of land use decisions shall be assessed in terms of its impact (1) on the school system as a whole and (2) on the applicable SCSA(s). For purposes of this planning assessment, existing or planned capacity in adjacent SCSAs shall not be considered.

POLICY 1.1.e: SBAC Report to City

The SBAC shall report its findings and recommendations regarding the land use decision to the City. If the SBAC determines that capacity is insufficient to support the proposed land use decision, the SBAC shall include its recommendations to remedy the capacity deficiency including estimated cost and financial feasibility. The SBAC shall forward the Report to all municipalities within the County.

POLICY 1.1.f City to Consider SBAC Report

The City shall consider and review the SBAC's comments and findings regarding the availability of school capacity in the evaluation of land use decisions.

This review does not constitute a "concurrency determination" and may not be construed to relieve the development of such review at the final subdivision or final site plan stages as required by the City of Alachua Comprehensive Plan. It is intended to provide an assessment of the relationship between the project proposed and school capacity – both existing and planned.

Table 1: Alachua West-Projected Student Generation at Buildout

	Elementary	Middle	High	Total
Single Family		14	3	
Multiplier	0.15	0.07	0.09	0.31
Students	22	10	13	45

Elementary Schools. Alachua West is situated in the Alachua Concurrency Service Area. The Alachua Concurrency Service Area currently contains two elementary schools with a combined capacity of 1,061 seats. The current enrollment is 791 students representing a 75% utilization compared to an adopted LOS standard of 100%. This utilization rate is projected to increase to 77% in five years and to 85% in ten years.

Student generation estimates for the **Alachua West** indicate that 22 elementary seats would be required at buildout. Capacity and level of service projections indicate that this demand can be reasonably accommodated during the five year planning period and into the ten year planning period.

Middle Schools. Alachua West is situated in the Mebane Concurrency Service Area. The Mebane Concurrency Service Area contains one middle school (Mebane) with a capacity of 792 seats. The current enrollment is 384 students representing a 49% utilization compared to an adopted LOS standard of 100%. This utilization rate is projected to increase to 55% in five years and remain constant during the ten year planning period

Student generation estimates for the **Alachua West** indicate that 10 middle seats would be required at buildout. Capacity and level of service projections indicate that this demand can be reasonably accommodated during the five, ten and twenty year planning period.

High Schools. Alachua West is situated in the Santa Fe Concurrency Service Area. The Santa Fe Concurrency Service Area currently has a capacity of 1,404 seats. The current enrollment is 1,095 students representing a 75% utilization compared to an adopted LOS standard of 100%. This utilization rate is projected to increase to 83% in five years and to be 94% in ten years.

Student generation estimates for the **Alachua West** indicate that 13 high school seats would be required at buildout. Capacity and level of service projections indicate that this demand can be reasonably accommodated during the five, ten and twenty year planning period.

Summary Conclusion. Students generated by the **Alachua West** at the elementary, middle levels can be reasonably accommodated for the five, ten and twenty year planning periods.

This evaluation is based on best projections and upon the 2016-2017 Five Year District Facilities Plan adopted by the School Board of Alachua County. **Alachua West** is subject to concurrency review and determination at the final subdivision for single family and the final site plan for multi-family and the availability of school capacity at the time of such review.

If you have any questions, please contact me.

Best Regards,

Vicki McGrath



Poulos & Bennett, LLC • 2602 E. Livingston Street • Orlando, Florida 32803 • (407) 487-2594 • www.poulosandbennett.com

February 6, 2017

RECEIVED

FEB 0 7 2017

Mr. Justin Tabor, AICP, Principal Planner City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615

RE: Alachua West Rezoning Application – additional information requested

Dear Justin:

In response to the completeness review letter issued February 6, 2017, please find enclosed eight (8) hard copies of the map set, eight (8) full-scale sets of the PD Master Plan, and one copy of the map set on a CD-ROM.

Please let me know if you have any questions regarding our application package or require additional information for the review. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely,

Kathy Hattaway

Planning Group Leader

K. Hattaway

Enclosures



City of Alachua

TRACI L. GRESHAM
CITY MANAGER

PLANNING & COMMUNITY DEVELOPMENT
DIRECTOR KATHY WINBURN, AICP

Phone: (386) 418-6120

Fax: (386) 418-6130

February 6, 2017

Also sent by electronic mail to khattaway@poulosandbennett.com

Ms. Kathy Hattaway Poulos & Bennett, LLC 2602 E. Livingston Street Orlando, FL 32803

RE:

Completeness Review of Alachua West Site-Specific Amendment to the Official Zoning Atlas (Rezoning) to Planned Development – Residential (PD-R)

Dear Ms. Hattaway:

On January 31, 2017, the City of Alachua received your application for a Site-Specific Amendment to the Official Zoning Atlas (Rezoning) to Planned Development – Residential (PD-R), which proposes to amend the zoning of the subject property from Residential Multiple Family – 8 (RMF-8) to PD-R on a ±35.82 acre property, consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006.

According to Section 2.2.6 of the Land Development Regulations (LDRs), upon receipt of an application, a completeness review shall be conducted to determine that the application contains all the necessary information and materials, is in proper form and of sufficient detail, and is accompanied by the appropriate fee. The Planning Department has reviewed the aforementioned application for completeness and finds that the following information is needed.

In accordance with Section 2.2.6(B) of the LDRs, the applicant must correct the deficiencies and resubmit the application for completeness determination. *The time frame and cycle for review shall be based upon the date the application is determined to be complete.* If the applicant fails to respond to the identified deficiencies within forty-five (45) calendar days, the application shall be considered withdrawn.

The comments below are based solely on a preliminary review of your application for completeness. An in-depth review of the content of the application will be performed, and the findings of the in-depth review will be discussed at a Development Review Team (DRT) Meeting. A DRT Meeting will be scheduled upon satisfaction of the application's completeness review deficiencies, as indicated below.

In order to provide a complete application, you must address the following:

Rezoning Attachment #2

A current aerial map or plat of the property. (may be obtained from the Alachua County Property Appraiser.)

Action Needed to Address Deficiency: Section 7, Maps, of the application package, which according to the Table of Contents includes aerial photos, was excluded from the application materials. Please provide eight (8) copies of Figures 1 – 9 of Section 7 for inclusion.

Miscellaneous

1. The PD Master Plan sets provided with the application materials were printed on 11"x17" paper, however, the scales used within the Plan are based upon full size plan sheets. Provide full sized drawings that are to the scales used within the Plan.

If you have any questions regarding the information above, please contact me at $386-418-6100 \times 107$ or via e-mail at jtabor@cityofalachua.com.

Sincerely,

Justin Tabor, AICP Principal Planner

c: Kathy Winburn, AICP, Planning & Community Development Director Adam Hall, AICP, Planner Project File



Poulos & Bennett, LLC • 2602 E. Livingston Street • Orlando, Florida 32803 • (407) 487-2594 • www.poulosandbennett.com

January 30, 2017

Ms. Kathy Winburn, AICP, Director City of Alachua Planning & Zoning Department 15100 N.W. 142nd Terrace Alachua, FL 32615 RECEIVED

JAN 3 1 2017

Per #

RE:

Alachua West Rezoning Application

Dear Kathy:

On behalf of the property owner RL Regi Florida, LLC, and the developer, David McDaniel, Poulos & Bennett is pleased to submit the enclosed Site Specific Amendment to the Official Zoning Atlas for the 35.82 acre Alachua West property.

The rezoning request is to change the zoning designation of the property from RMF-8 (Residential Multifamily) to PD-R (Planned Development Residential). The property is located on the west side of County Road 235A, approximately 900 feet south of the intersection with US 441.

Included in this submittal package are eight (8) hard copies of the application package, eight (8) copies of the PD Master Plan, application fee, and one copy of the submittal package on a CD-ROM.

Please let me know if you have any questions regarding our application package or require additional information for the review. I may be reached at the number above, or at khattaway@poulosandbennett.com.

Sincerely,

Kathy Hattaway

Planning Group Leader

K. Hattaway

Enclosures

c: David McDaniel

Alachua West PD-R

Rezoning Application Package

City of Alachua, Florida

Prepared For

3M Development

250 Killarney Drive Winter Park, FL 32789

Date

January 31, 2017

Revised

March 8, 2017



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Legal Description

Parcel Cards

Certificate of Title

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Property Owner Affidavit

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Transportation

Water/Wastewater

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Schools

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Section 7 Maps

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Section 8 Appendices

A. Environmental Assessment

B. Historic & Archeological Assessment

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SECTION 1: APPLICATION DOCUMENTS

- 1. City of Alachua Rezoning Application
- 2. Legal Description
- 3. Certificate of Title
- 4. Proof of Taxes Paid
- 5. Property Owner Affidavit



Policy.)

THE GOOD LIFE COMMUNITY

FOR PLANNING USE ONLY Case #:	142 - 3
Application Fee: \$Filing Date:	
Acceptance Date:Review Type: P&Z CC	

Site Specific Amendment to the Official Zoning Atlas Amendment (Rezoning) Application

Reference City of Alachua Land Development Regulations Article 2.4.2

Α.	PR	OJECT
	1.	Project Name: Alachua West
	2.	Address of Subject Property: None
	3.	Parcel ID Number(s): 03042-05-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, 03042-052-006
	4.	Existing Use of Property: Vacant
	5.	Future Land Use Map Designation : Medium Density Residential (CPA application submitted to change to Moderate Density Residential)
	6.	Existing Zoning Designation: RMF-8
	7.	Proposed Zoning Designation: PD-R Planned Development Residential
	8.	Acreage: 35.82
В.	AP	PLICANT
	1.	Applicant's Status ☐ Owner (title holder) ☐ Agent
	2.	Name of Applicant(s) or Contact Person(s): Kathy Hattaway Title: Planning Group Leader
		Company (if applicable): Poulos & Bennett, LLC
		Mailing address: 2602 E. Livingston Street
		City: Orlando State: FL ZIP: 32803 Telephone: () 407-487-2594 FAX: ()
		Telephone: () 407-487-2594 FAX: () e-mail: khattaway@poulosandbennett.com
	3.	If the applicant is agent for the property owner*:
		Name of Owner (title holder): M3 Alachua, LLC
		Mailing Address: 250 Killarney Drive
		City: Winter Park State: FL ZIP: 32789
		* Must provide executed Property Owner Affidavit authorizing the agent to act on behalf of the property owner.
С.	AD	DITIONAL INFORMATION
	1.	Is there any additional contact for sale of, or options to purchase, the subject property? ☐ Yes ■ No
		If yes, list names of all parties involved:
		If yes, is the contract/option contingent or absolute? ☐ Contingent ☐ Absolute
D.	AT	TACHMENTS
	1.	Statement of proposed change, including a map showing the proposed zoning change and zoning designations on surrounding properties
	2.	A current aerial map or plat of the property. (may be obtained from the Alachua County Property Appraiser.)
	3.	Concurrency Impact Analysis showing the impact on public facilities, including potable water, sanitary sewer, transportation, solid waste, recreation, stormwater, and public schools in accordance with Article 2.4.14 of the Land Development Regulations.
	4.	Analysis of Consistency with the City of Alachua Comprehensive Plan (analysis must identify specific Goals, Objectives, and Policies and describe in detail how the application complies with the noted Goal, Objective, or

- 5. Analysis of compliance with the Standards for Site Specific Amendments to the Official Zoning Atlas, as defined in Section 2.4.2 of the Land Development Regulations (LDRs), and listed below:
 - Consistent with Comprehensive Plan
 The proposed amendment is consistent with and furthers the goals, objectives, and policies of the Comprehensive Plan.
 - ii. Consistent with Ordinances

The proposed amendment is not in conflict with any portion of these LDRs or any of the City Code of Ordinances.

iii. Logical Development Pattern

The proposed amendment would result in a logical and orderly development pattern.

iv. Pre-Mature Development

The proposed amendment will not create premature development in undeveloped or rural areas.

v. Incompatible with Adjacent Lands

The uses permitted by the proposed amendment are not incompatible with existing land uses of adjacent lands and/or the uses permitted by the zone district classifications of adjacent lands.

vi. Adverse Effect on Local Character

The proposed amendment will not adversely effect the character of the general area where it is proposed to be located by creating excessive traffic, density and/or intensities of use, building height and bulk, noise, lights, or other physical effects or nuisances.

vii. Not Deviate from Pattern of Development

The uses permitted by the proposed amendment will not deviate from the development pattern (both established and as proposed by surrounding zone districts) of the area where the proposed amendment is located.

viii. Encourage Sprawl

The proposed amendment will not encourage urban sprawl, either by resulting in strip or ribbon commercial development, leap-frog development or low density single dimensional development.

ix. Spot Zoning

The proposed amendment will not result in the creation of an isolated zone district unrelated to adjacent and surrounding zone districts (spot zoning).

x. Public Facilities

The proposed amendment will not result in development in a location where there are no plans by the City or other governmental entities to provide public facilities to serve the development (roads, potable water, wastewater, parks, storm water management, and solid wastes), and there are no assurances by the private sector that public facilities are planned and will be available to adequately accommodate development.

xi. No Adverse Effect on the Environment

The proposed amendment would not result in significantly adverse impacts on the natural environment, including but not limited to water, air, noise, storm water management, wildlife, vegetation, wetlands, and the natural functioning of the environment.

- 6. Three (3) sets of labels for all property owners within 400 feet of the subject property boundaries even if property within 400 feet falls outside of City limits. (Obtain from the Alachua County Property Appraiser).
- 7. Neighborhood Meeting Materials, including:
 - i. Copy of the required published notice (advertisement) must be published a newspaper of general circulation, as defined in Article 10 of the City's Land Development Regulations
 - Copy of written notice (letter) sent to all property owners within 400 feet, and mailing labels or list of those who received written notice
 - iii. Written summary of meeting must include (1) those in attendance; (2) a summary of the issues related to the development proposal discussed; (3) comments by those in attendance about the development proposal; and, (4) any other information deemed appropriate.
- 8. For applications requesting a zoning which permits residential uses, Public School Student Generation Form.
- 9. Legal description with tax parcel number.

- 10. Proof of ownership.
- 11. Proof of payment of taxes.

(407) 398-0153

FloridaNotaryService.com

12. **Fee.** Please see fee schedule for fee determination. No application shall be accepted for processing until the required application fee is paid in full by the applicant. Any necessary technical review will be billed to the applicant at the rate of the reviewing entity. The invoice shall be paid in full prior to any legislative and/or quasi-judicial action of any kind on the petition, appeal, or development application.

All 12 attachments are required for a complete application. A completeness review of the application will be conducted within five (5) business days of receipt. If the application is determined to be incomplete, the application will be returned to the applicant.

I/We certify and acknowledge that the information contained herein is to	rue and correct to the best of my/our knowledge.
Hattaway	
Signature of Applicant	Signature of Co-applicant
Kathy Hattaway	
Typed or printed name and title of applicant	Typed or printed name of co-applicant
State of Florida County of Or	of May , 2017, by Kathy Hattaway
The foregoing application is acknowledged before me this day, who is/are personally known to me, or who has	
as identification. NOTARY SEAL	Signature of Notary Public, State of Provider
CORINNE M ROSENBERG MY COMMISSION #FF093685 EXPIRES April 1, 2018	

ALACHUA WEST PROPERTY LEGAL DESCRIPTION

Parcels: 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, 03042-052-006

A tract of land situated in Sections 8 and 17, Township 8 South, Range 18 East, Alachua County, Florida, being more particularly described as follows:

Commence at the southeast corner of Section 8, being the northeast corner of Section 17, Township 8 South, Range 18 East, and run S.87°26′55"W., along the section line, a distance of 50.01 Feet to the west right of way line of County Road No. 235-A (100 foot right of way) and the point of beginning; Thence run S.01°45′18"E., along said right of way line, a distance of 571.16 feet to the north right of way line of the former Seaboard Coastline Railroad; Thence run S.57°03′28"W., along said north right of way line, a distance of 1074.22 feet; thence run N.01°54′18"W., parallel with and one foot west of the west right of way line of the 20 foot wide American Telephone and Telegraph Company Easement as described in Official Records Book 415, Page 139 of the Public Records of Alachua County, Florida, a distance of 1114.62 feet to the south line of Section 8; Thence run S.87°26′55"W., along said south line, a distance of 360.41 feet; Thence run N.01°54′18"W., a distance of 611.28 feet to the southwest corner of the lands described in Official Records Book 2918, Page 1475 of said Public Records; Thence run N.87°27′04"E., along the south line of said lands, and along the south line of the lands described in Official Records Book 2241, Page 1384 of said Public Records, a distance of 1283.53 feet to the aforementioned west right of way line of County Road No. 235-A; Thence run S.01°47′55"E., along said right of way line, a distance of 611.24 feet to the point of beginning.

RECORDED IN OFFICIAL RECORDS INSTRUMENT# 3058716 4 PG(S)

5/15/2017 9:16 AM BOOK 4515 PAGE

J.K.'JESS' IRBY
Clerk of the Court, Alachua County, Florida
ERECORDED Receipt# 771682

Doc Stamp-Mort: \$0.00 Doc Stamp-Deed: \$1,750.00 Intang. Tax: \$0.00

Prepared by and return to: Jill Anderson Blanco, Esq. North American National Title Solutions 760 NW 107th Avenue, 4th Floor Miami, FL 33172

SPECIAL WARRANTY DEED

Real Estate Account Numbers: Attached Exhibit B

THIS INDENTURE, made effective as of the _____ day of May, 2017, between RL REGI FLORIDA, LLC, a Florida limited liability company ("Grantor"), whose address is c/o Rialto Capital Advisors, LLC, 790 NW 107th Avenue, 4th Floor, Miami, FL 33172, in favor of M3 Alachua, LLC, a Delaware limited liability company ("Grantee"), whose address is 250 Killarney Drive, Winter Park, FL 32789.

WITNESSETH THAT:

Grantor, for and in consideration of the sum of Ten and No/100 U.S. Dollars (\$10.00), lawful money of the United States of America, to it in hand paid by Grantee, at or before the ensealing and delivery of these presents, the receipt of which is hereby acknowledged, has granted, bargained, sold, alienated, remised, released, conveyed and confirmed and by these presents does grant, bargain, sell, alienate, remise, release, convey and confirm unto Grantee and its successors and assigns forever, the parcel of land, with the building and improvements thereon erected, situate, lying and being in the County of Alachua, State of Florida, and more particularly described on the attached **Exhibit A** (the "**Property**").

Subject however, to:

- (a) Real property taxes and assessments for the year 2017 and thereafter;
- (b) Zoning and other regulatory laws and ordinances affecting the Property;
- (c) Matters that would be disclosed by an accurate survey;
- (d) Any plat affecting the Property; and
- (e) Easements, rights of way, limitations, conditions, covenants, restrictions, and other matters of record.

TOGETHER with all singular the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining.

TO HAVE AND TO HOLD the same in fee simple forever.

AND Grantor hereby specially warrants the title to the Property and will defend the same against the lawful claims of any persons claiming by, through or under Grantor, but against none other.

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

Signed, sealed and delivered in the presence of: RL REGI FLORIDA, LLC, a Florida limited liability company By: RL REGI Financial, LLC, Signature a Delaware limited liability company, its sole member Print Name: By: Rialto Capital Advisors, LLC, a Delaware limited liability company, its attorney-in-fact Signature: Print Name: Aaron Davis, Authorized Signatory Name: Title: Authorized Signatory Bv: Jennifer Wirmmer, Authorized Signatory Title: Authorized Signatory COUNTY OF MIAMI-DADE The foregoing instrument was acknowledged before me this _____ day of May, 2017, by as Authorized Signatory and Jennifer Wimmer Aaron Davis as Authorized Signatory of Rialto Capital Advisors, LLC, a Delaware limited liability company, attorney-in-fact of RL REGI Financial, LLC, a Delaware limited liability company, the sole member of RL REGI FLORIDA, LLC, a Florida limited liability company, on behalf of the company. They are ____ personally known to me or ____ have produced a driver's license as identification. otdry Public Commission Expires:

Exhibit A

LEGAL DESCRIPTION

A TRACT OF LAND SITUATED IN SECTIONS 8 AND 17, TOWNSHIP 8 SOUTH, RANGE 18 EAST, ALACHUA COUNTY, FLORIDA, BEING MORE PARTIQULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SECTION 8, BEING THE NORTHEAST CORNER OF SECTION 17, TOWNSHIP 8 SOUTH, RANGE 18 EAST, AND RUN 9,87°29'55"W., ALONG THE SECTION LINE, A DISTANCE OF 50,01 FEET TO THE WEST RIGHT OF WAY LINE OF COUNTY ROAD NO. 285-A (100 FOOT RIGHT OF WAY) AND THE POINT OF BEGINNING; THENCE RUN 8,01°46'19"E, ALONG SAID RIGHT OF WAY LINE, A DISTANCE OF 571.16 FEET TO THE NORTH RIGHT OF WAY LINE OF THE FORMER SEABOARD COASTLINE RAILROAD; THENCE RUN 8,67°03'28"W., PARALLEL, WITH AND ONE FOOT LINE, A DISTANCE OF 1074.22 FEET; THENCE RUN N.01°64'88"W., PARALLEL, WITH AND ONE FOOT WEST OF THE WEST RIGHT OF WAY LINE OF THE 20 FOOT WIDE AMERICAN TELEPHONE, AND TELEGRAPH COMPANY EASEMENT, AS DESCRIBED IN OFFICIAL, RECORDS BOOK 416, PAGE 139 OF THE PUBLIC RECORDS OF ALACHUA COUNTY, FLORIDA, A DISTANCE OF 1114.82 FEET TO THE SOUTH LINE, OF SAID SECTION 8; THENCE RUN 8.87°28'55"W., ALONG SAID SOUTH LINE, A DISTANCE OF 380.41 FEET; THENCE RUN N.01°54'18"W., A DISTANCE OF 611.28 FEET TO THE SOUTH WEST CORNER OF THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 2918, PAGE 1478 DF SAID PUBLIC RECORDS; THENCE RUN N.87°27'04"E., ALONG THE SOUTH LINE OF SAID LANDS, AND ALONG THE SOUTH LINE OF THE LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 2241, PAGE 1384 OF SAID FUBLIC RECORDS, A DISTANCE OF 1288,68 FEET TO THE AFOREMENTIONED WEST RIGHT OF WAY LINE OF COUNTY ROAD NO. 236-A; THENCE RUN 8.01°47'85"E., ALONG SAID RIGHT OF WAY LINE, A DISTANCE OF 611.24 FEET TO THE POINT OF BEGINNING.

Exhibit B

Account Number; 03042 060 008

Account Number: 03042 050 007

Account Number: 03042 052 002

Account Number: 08042 052 003

Account Number: 03042 052 004

Account Number: 03042 052 006

Account Number; 03042 062 005

Please Retain this Portion for your Records. Receipt Available Online

Power TAX COLLECTOR Serving Alachua County

2016 PAID REAL ESTATE

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ACCOUNT NUMBER ESCROW CD MILLAGE CODE

03042 050 006 APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172 COM SE COR SEC W 50.01 FT N 450 FT POB N 812.96 FT WL See Additional Legal on Tax Roll

AD VALOREM TAXES						
TAXING AUTHORITY	MILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED	
BOARD OF COUNTY COMMISSIONER CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUN SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIS 17 CITY OF ALACHUA	8.9290 0.0750 1.3371 1.5000 0.7480 4.6880 1.0000	13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	13,600 13,600 13,600 13,600 13,600 13,600 13,600 13,600	121.43 1.02 18.18 20.40 10.17 63.76 13.60 5.57 81.46	

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24.6764

PAY ONLINE WITH E-CHECK

TOTAL MILLAGE



SCAN TO PAY

	NON-AD VALOREM ASSESSMENTS						
LEVYING	G AUTHORITY	UNIT RATE	AMOUNT				
R710	710 BOCC SOLID	WASTE MGMT 1.000 @ 16.4700	16.47				
NO	N-AD VALOREM ASSESSM	MENTS	\$16.47				

AD VALOREM TAXES

PAY ONLY ONE AMOUNT. **()**

COMBINED TAXES AND ASSESSMENTS \$352.06

If Paid By Please Pay Nov 30, 2016 \$0.00

JOHN POWER, CFC

2016 PAID REAL ESTATE

1011315

\$335.59

ALACHUA COUNTY TAX COLLECTOR NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

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ACCOUNT NUMBER	SITUS	MESSAGE
03042 050 006	Unassigned Location RE	

Receipt # 16-0015258

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

PLEASE PAY
\$0.00

Please Retain this Portion for your Records. Receipt Available Online



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1011316 NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ACCOUNT NUMBER ESCROW CD MILLAGE CODE 03042 050 007 APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

COM SE COR SEC W 50.01 FT POB W 1282.39 FT N 450 FT E See Additional Legal on Tax Roll

	Al	O VALOREM TAXES			
TAXING AUTHORITY M	IILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONERS CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT	8.9290	23,200	0	23,200	207.15
LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUNT	0.0750 1.3371	23,200 23,200	0	23,200 23,200	1.74 31.02
SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	1.5000 0.7480 4.6880 1.0000 0.4093 5.9900	23,200 23,200 23,200 23,200 23,200 23,200		23,200 23,200 23,200 23,200 23,200 23,200 23,200	34.80 17.35 108.76 23.20 9.50 138.97
0					

TOTAL MILLAGE AD VALOREM TAXES \$572.49 24.6764

PAY ONLINE WITH E-CHECK



SCAN TO PAY

NON-	AD VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON-AD VALOREM ASSESSMENTS	5	\$0.00

PAY ONLY ONE AMOUNT. ()

COMBINED TAXES AND ASSESSMENTS \$572.49

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Nov 30, 2016 \$0.00 If Paid By Please Pay

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1011316

ALACHUA COUNTY TAX COLLECTOR **NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS**

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 050 007	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
Nov 30, 2016	\$0.00

\$549.59 Paid 11/15/2016

2016 PAID REAL ESTATE

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NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ACCOUNT NUMBER ESCROW CD MILLAGE CODE
03042 052 002 APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172 COM SE COR W 50.01 FT N 365.64 FT POB N 245.60 FT W 9
See Additional Legal on Tax Roll

AD VALOREM TAXES					
TAXING AUTHORITY N	MILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONERS CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT	8.9290	26,000	0	26,000	232.15
LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUNT	0.0750 1.3371	26,000 26,000	0	26,000 26,000	1.95 34.76
SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	1.5000 0.7480 4.6880 1.0000 0.4093 5.9900	26,000 26,000 26,000 26,000 26,000 26,000		26,000 26,000 26,000 26,000 26,000 26,000	39.00 19.45 121.89 26.00 10.64 155.74

TOTAL MILLAGE 24.6764 **AD VALOREM TAXES** \$641.58

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SCAN TO PAY

NON-	AD VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON-AD VALOREM ASSESSMENTS	•	\$0.00
NON-AD VALOREM ASSESSMENTS	<u> </u>	\$0.00

PAY ONLY ONE AMOUNT. •

COMBINED TAXES AND ASSESSMENTS \$641.58

If Paid By Please Pay \$0.00

JOHN POWER, CFC

2016 PAID REAL ESTATE

1011327

ALACHUA COUNTY TAX COLLECTOR NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 052 002	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
□ Nov 30, 2016	\$0.00

Receipt # 16-0015258

\$615.92

Paid 11/15/2016

ACCOUNT NUMBER

03042 052 003

2016 PAID REAL ESTATE

1011328 NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ESCROW CD MILLAGE CODE APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

COM SE COR SEC W 50.01 FT N 120.04 FT POB N 245.60 FT See Additional Legal on Tax Roll

AD VALOREM TAXES					
TAXING AUTHORITY M	IILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONERS CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT	8.9290	21,800	0	21,800	194.65
LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUNT	0.0750 1.3371	21,800 21,800	0	21,800 21,800	1.64 29.15
SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	1.5000 0.7480 4.6880 1.0000 0.4093 5.9900	21,800 21,800 21,800 21,800 21,800 21,800		21,800 21,800 21,800 21,800 21,800 21,800	32.70 16.31 102.20 21.80 8.92 130.58
0					

TOTAL MILLAGE AD VALOREM TAXES \$537.95 24.6764

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SCAN TO PAY

NON-AD	VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON-AD VALOREM ASSESSMENTS		\$0.00

PAY ONLY ONE AMOUNT. ()

COMBINED TAXES AND ASSESSMENTS

\$537.95

If Paid By Please Pay

Nov 30, 2016 \$0.00

JOHN POWER, CFC

2016 PAID REAL ESTATE

1011328

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS ALACHUA COUNTY TAX COLLECTOR

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 052 003	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
Nov 30, 2016	\$0.00

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1700

ACCOUNT NUMBER

03042 052 004

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1011329

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS **ESCROW CD MILLAGE CODE** APPLICABLE VALUES AND EXEMPTIONS BELOW

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

COM SE COR SEC 8 W 50.01 FT POB N 120.04 FT W 922.21 See Additional Legal on Tax Roll

AD VALOREM TAXES					
TAXING AUTHORITY M	IILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONERS CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT LIBRARY BONDS LIBRARY GENERAL	8.9290 0.0750 1.3371	21,800 21,800 21,800	0	21,800 21,800 21,800	194.65 1.64 29.15
SCHOOL BOARD OF ALACHUA COUNT SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	1.5000 0.7480 4.6880 1.0000 0.4093 5.9900	21,800 21,800 21,800 21,800 21,800 21,800	0 0 0 0 0 0 0	21,800 21,800 21,800 21,800 21,800 21,800	32.70 16.31 102.20 21.80 8.92 130.58

TOTAL MILLAGE AD VALOREM TAXES \$537.95 24.6764

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PAY ONLINE WITH E-CHECK



SCAN TO PAY

NON-	-AD VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
		+0.00
NON-AD VALOREM ASSESSMENTS	<u> </u>	\$0.00

PAY ONLY ONE AMOUNT. ()

COMBINED TAXES AND ASSESSMENTS \$537.95

Nov 30, 2016 \$0.00 If Paid By Please Pay

JOHN POWER, CFC

2016 PAID REAL ESTATE

1011329

ALACHUA COUNTY TAX COLLECTOR **NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS**

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 052 004	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
Nov 30, 2016	\$0.00

Please Retain this Portion for your Records. Receipt Available Online

Please Retain this Portion for your Records. Receipt Available Online

ACCOUNT NUMBER

03042 052 005

2016 PAID REAL ESTATE

1011330 NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ESCROW CD MILLAGE CODE APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

COM NE COR SEC W 50.01 FT S 125.56 FT POB W 921.65 FT See Additional Legal on Tax Roll

WANT TO RECEIVE YOUR BILL ELECTRONICALLY NEXT YEAR? VISIT www.AlachuaCollector.com AND SIGN UP FOR F-RILLS

24.6764

PAY ONLINE WITH E-CHECK

TOTAL MILLAGE



SCAN TO PAY

MONICALLI NEXT TEAK:	VISIT WWW.Ataciluaco	mector.com An	D SIGN OF FOR E-DILLS:
	NON-AD VALOREM AS	SESSMENTS	
LEVYING AUTHORITY	UNIT	RATE	AMOUNT
NON-AD VALOREM ASSI	SSMENTS		\$0.00

AD VALOREM TAXES

PAY ONLY ONE AMOUNT.

COMBINED TAXES AND ASSESSMENTS \$533.01

Nov 30, 2016 \$0.00 If Paid By Please Pay

JOHN POWER, CFC

2016 PAID REAL ESTATE

1011330

\$533.01

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS ALACHUA COUNTY TAX COLLECTOR

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 052 005	Unassigned Location RE	

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
Nov 30, 2016	\$0.00

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Power TAX COLLECTOR Serving Alachua County

2016 PAID REAL ESTATE

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ACCOUNT NUMBER	ESCROW CD		MILLAGE CODE
03042 052 006		APPLICABLE VALUES AND EXEMPTIONS BELOW	1700

Unassigned Location RE

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172 COM NE COR SEC W 50.01 FT S 369.24 FT POB W 921.02 FT See Additional Legal on Tax Roll

AD VALOREM TAXES					
TAXING AUTHORITY	MILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONERS CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUNT SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	8.9290 0.0750 1.3371 TY 1.5000 0.7480 4.6880 1.0000	36,000 36,000 36,000 36,000 36,000 36,000 36,000 36,000	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	36,000 36,000 36,000 36,000 36,000 36,000 36,000 36,000	321.44 2.70 48.14 54.00 26.93 168.77 36.00 14.73 215.64

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24.6764

PAY ONLINE WITH E-CHECK

TOTAL MILLAGE



SCAN TO PAY

NON-AD	VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON-AD VALOREM ASSESSMENTS		\$0.00

AD VALOREM TAXES

PAY ONLY ONE AMOUNT.

COMBINED TAXES AND ASSESSMENTS \$888.35

If Paid By Please Pay \$0.00

JOHN POWER, CFC

2016 PAID REAL ESTATE

1011331

\$888.35

ALACHUA COUNTY TAX COLLECTOR NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

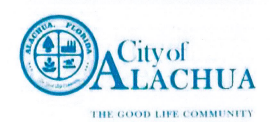
PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03042 052 006	Unassigned Location RE	

Receipt # 16-0015258

RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

IF PAID BY	PLEASE PAY
☐ Nov 30, 2016	\$0.00



Authorized Agent Affidavit

A.	PROPERTY INFORMATION Address of Subject Property: Multiple Parcels Parcel ID Number(s): 03042-50-006; 03042-050-007; 03042-052-002; 03042-052-003; 03042-052-004; 03042-052-005; 03042-052-006			
	Acreage: 35.82			
В.	PERSON PROVIDING AGEN	IT AUTHORIZATION		
D.	Name: David McDaniel		Title: Manager	
	Company (if applicable): M3 A	Alachua, LLC		
	Mailing Address: 250 Killarney	Drive		
	City: Winter Park	State: FL	ZIP: 32789	
	Telephone:		e-mail: dave@m3development.com	
C.	AUTHORIZED AGENT			
	Name: Kathy Hattaway		Title: Planning Group Leader	
	Company (if applicable): Poul	os & Bennett		
	2602 E Livino	oton Stroot		
	City: Orlando	State: FL	ZIP: <u>32803</u>	
	Telephone: 407-487-2594	FAX:	ZIP: 32803 e-mail: khattaway@poulosandbennett.com	
D.	REQUESTED ACTION: Rezoning Application			
l he	ereby certify that I am the prop	erty owner of record, or I	have received authorization from the property owner of record	
			e property identified above. I authorize the agent listed above to	
act	on my behalf for purposes of t	his application.		
Sig	nature of Applicant David TOM Newlern Envestue	S. McDaniel	Signature of Co-applicant	
04	M Newberry Luxesine	MF, 000		
4>	Mchager for M3 Abach.	ia, lle	Toward any sinted manner of an applicant	
Ту	ped or printed name and title o	f applicant	Typed or printed name of co-applicant	
Sta	ate of Horida	County of	:Orange	
The	e foregoing application is ackn	owledged before me this	1 th day of May, 20 by David	
1			, or who has/have produced	
as	identification.		ChouseBook	
	NOTARY SEAL		- Cong Conco	
4			Signature of Notary Public, State of Florida	

SECTION 2: STATEMENT OF PROPOSED CHANGE

Existing Conditions

The property known as Alachua West consists of seven parcels totaling 35.82 acres of land, located on the west side of County Road 235A, approximately 900 feet south of its intersection with US 441 in the City of Alachua, Florida.

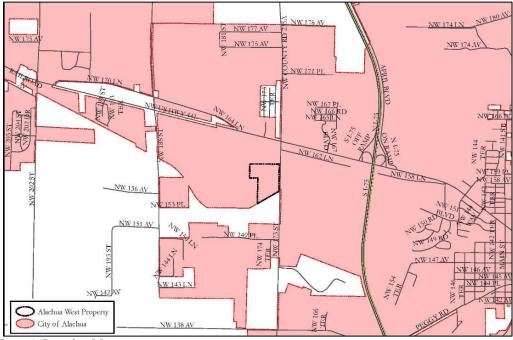


Figure 1: Location Map

The site is currently undeveloped, with the exception of an existing, vacant barn along the northeastern border of the property, and is adjacent to the City of Alachua jurisdiction limits along the south property line.

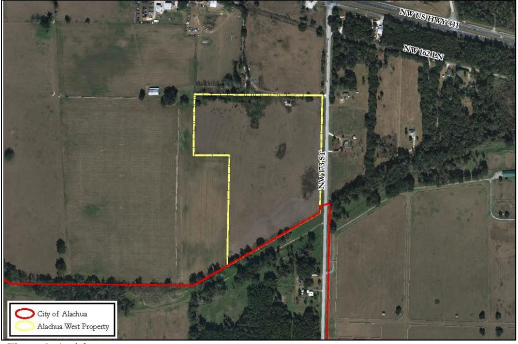


Figure 2: Aerial

As illustrated in the following figures, the property has a current Future Land Use designation of Medium Density Residential, which requires a minimum density of four (4) and maximum density of eight (8) dwelling units per acre. The current zoning designation of the property is RMF-8 (Residential Multi-family).

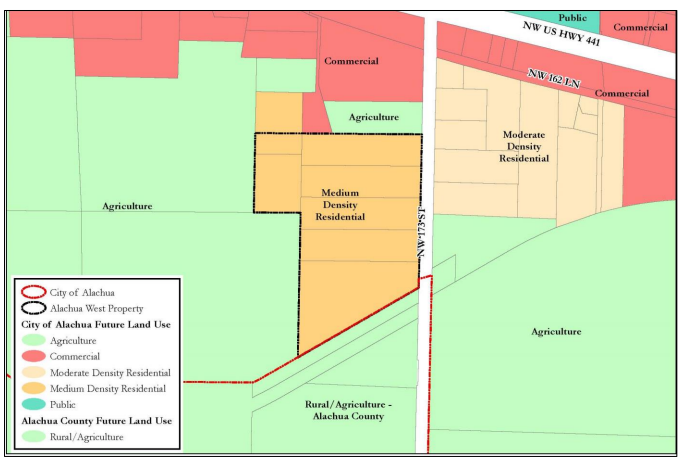


Figure 3: Existing Future Land Use

Surrounding Future Land Use

North	Agriculture; Commercial, Medium Density Residential – City of Alachua
East	Moderate Density Residential, Agriculture – City of Alachua
South	Rural/Agriculture – Alachua County
West	Agriculture – City of Alachua

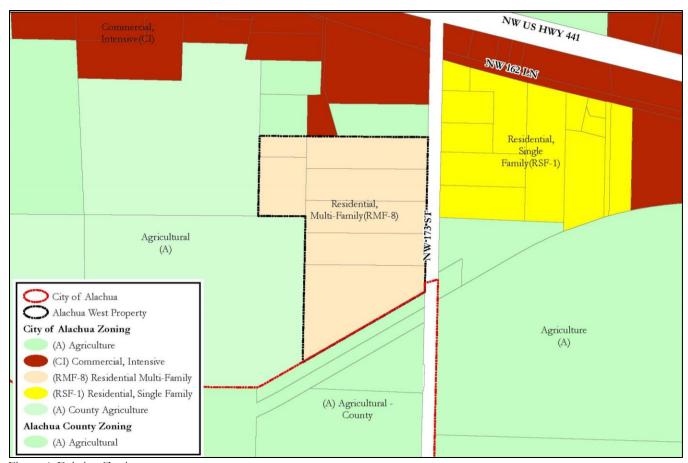


Figure 4: Existing Zoning

Surrounding Zoning

North	CI (Commercial Intensive), A (Agriculture) – City of Alachua
East	RSF-1 (Residential Single-family), A (Agriculture) – City of Alachua
South	A (Agriculture) – Alachua County
West	A (Agriculture) – City of Alachua

Proposed Change

The applicant requests approval of a Site Specific Amendment to the Official Zoning Atlas to change the zoning designation from Residential Multi-family (RMF-8) to Planned Development – Residential (PD-R) to accommodate a single-family detached development of up to 143 dwelling units. This rezoning request is accompanied by a Comprehensive Plan amendment to change the future land use from Medium Density to Moderate Density Residential with a maximum density four (4) dwelling units per acre.



Figure 5: Proposed Zoning

SECTION 3: CONCURRENCY IMPACT ANALYSIS

The Alachua West Project will allow the development of up to 143 single-family, detached dwelling units, resulting in a maximum density of four (4) du/acre. The proposed amendment would result in a net decrease of four (4) du/acre or 143 dwelling units, from the present zoning designation of RMF-8, which permits up to eight (8) du/acre. The following Concurrency Impact Analysis addresses the difference in development entitlements between the existing and the proposed zoning designations, as detailed in Table 1 below:

Table 1: Density Analysis

	City of Alachua Zoning	Max Density Permitted	Total Units (DU)
Existing Zoning	RMF-8	8 DU/AC	286
Proposed Zoning	PD-R	4 DU/AC	143
	-143		

ANALYSIS OF PUBLIC FACILITY IMPACTS

1. Impacts to Transportation Network

The subject property has direct frontage on CR 235A, South of US 441 and is located within one half mile of segment 5 of US 441. According to the Transportation Element of Alachua's Comprehensive Plan, Objective 1.1 Level of Service, this segment of CR 235A is to maintain a minimum Level of Service (LOS) of D, while segment 5 of US 441 is to maintain an LOS of C. Tables 2 and 3 below compare the potential impacts to the above segments between the development potential of the current RMF-8 and proposed PD-R Zoning.

Table 2: Trip Generation Calculations

	Alachua Land Use	ITE Land Use	Units	AM Peak Trips	PM Peak Trips	Total Daily Trips
Existing Zoning	RMF-8 (8 DU/AC)	MF Condo/ Townhomes (230)	286	126	149	1,662
Proposed Zoning	PD-R (4 DU/AC)	Single-Family Detached (210)	143	107	143	1,361
Potential Reduction in Trips for Proposed Zoning			-143	-19	-6	-301

Notes: 1. Trip Generation calculations are based on ITE Trip Generation Manual, 9th Edition

Table 3: Trip Generation Calculations

Roadway Segment	Average Daily Trips (LOS)*	Available Capacity (ADT)*	Peak Hour Trips (LOS)*	Available Capacity (Peak Hr)*	Capacity Remaining (ADT)	Capacity Remaining (Peak Hr)
CR235A (S. of US 441)	14,580	10,200	1,314	899	8,839	756
US 441 (Segment 5)	35,500	7,320	3,200	519	5,959**	376**

^{*} City of Alachua Development Monitoring Report, October 2016

^{**} This number accommodates a 100% impact from the development on Segment 5 of US 441. While a majority of vehicular trips generated by the development will impact this roadway, the percentage of impact will be less than 100%. The full impact has been shown here to illustrate that there is sufficient capacity on this segment to accommodate site traffic.

<u>Summary of Analysis:</u> The requested amendment and proposed development is anticipated to generate **301** fewer daily vehicle trips than the existing zoning development maximum. Based on the net reduction in vehicular trips and resulting impacts anticipated to adjacent roadways and intersections projected by the proposed rezoning, a full Traffic Impact Analysis was not required for this request; however, based on the October 2016 Development Monitoring Report, the segments impacted by this request, as reflected in the matrix above, have available capacity at their current Level of Service.

2. Impacts to Water and Wastewater Utility Systems

Potable Water

- 1. Quality: Compliance with all applicable standards of the U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection.
- 2. Quantity: System-wide potable water distribution and treatment will be sufficient to provide a minimum of 275 gallons per day per equivalent residential unit (ERU) on an average annual basis. Plant expansion shall be planned in accordance with Florida Administrative Code.
- 3. System Capacity: If the volume of existing use in addition to the volume of the committed use of the City's potable water facility reaches 85% of the permitted design capacity, no further development orders or permits for projects without reserved capacity will be issued until additional capacity becomes available or funds to increase facility capacity are committed in accordance with a development agreement.

Table 4 below compares the potential impacts to the City's potable water system between the development potential of the current RMF-8 and the proposed PD-R Zoning.

Table 4: Potable Water Impact Calculations

Total DU Based on Densities from Table 1	City of Alachua Potable Water Generation per Unit	Potable Water Generation by Project	Residual Capacity after Project Impacts* (From 997,103 Gallons/Day)
286 DU	275 Gallons/Unit	78,650	918,453 Gallons/Day
(Max Existing Zoning)		Gallons/Day	(60.07% Capacity)
143 DU	275 Gallons/Unit	39,325	957,778 Gallons/Day
(Max Proposed Zoning)		Gallons/Day	(58.36% Capacity)
Potential Reduction in Impacts to Potable Water Systems		-39,325 Gallons/Day	

^{*} City of Alachua Development Monitoring Report, October 2016

Sanitary Sewer

Policy 1.1.d of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the Alachua Comprehensive Plan establishes the following level of service standards for sanitary sewer facilities:

- 1. Quality: Compliance with all applicable standards of the U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection (FDEP).
- 2. Quantity: System-wide wastewater collection and treatment will be sufficient to provide a minimum of 250 gallons per day per equivalent residential unit (ERU) on an average annual basis. Plant expansion shall be planned in accordance with F.A.C. 62-600.405, or subsequent provision. This level of service standard shall be re-evaluated one year from the adoption date for the amended Plan.
- 3. System capacity: If the volume of existing use in addition to the volume of the committed use of the City's wastewater facility reaches 85% of the permitted capacity design, no further development orders for projects without reserved capacity will be issued until additional capacity becomes available or funds to increase facility capacity are committed in accordance with a development agreement.

Table 5 below compares the potential impacts to the City's wastewater system between the development potential of the current RMF-8 and the proposed PD-R Zoning.

Table 5: Wastewater Impact Calculations

	City of Alachua	Potable Water	Residual Capacity after
Total DU Based on	Sanitary Sewer	Generation by	Project Impacts*
Densities from Table 1	Impacts per Unit	Project	(From 811,693 Gallons/Day)
286 DU		71,500	740,193 Gallons/Day
(Max Existing Zoning)	250 Gallons/Unit	Gallons/Day	(51.65% Capacity)
143 DU			775,943 Gallons/Day
(Max Proposed Proposed)	250 Gallons/Unit	35,750 Gallons/Day	(48.27% Capacity)
Potential Reduction in Impacts to Potable		-35,750	
Water Syst	ems	Gallons/Day	

^{*} City of Alachua Development Monitoring Report, October 2016

<u>Summary of Analysis:</u> The requested amendment and proposed development is anticipated to require 39,325 fewer gallons of potable water and generate 35,750 fewer gallons of wastewater per day than the existing zoning designation's development maximum. Impacts from the maximum density allowed by the proposed PD-R Zoning would fall well below the 85% capacity design cap for potable water and wastewater facilities.

3. Impacts to Solid Waste Systems

Policy 2.1.a. of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the Alachua Comprehensive Plan establishes a level of service standard for solid waste disposal facilities of 0.73 tons per capita per year. Table 6 below compares the potential impacts to the City's solid waste facilities between the development potential of the current RMF-8 and proposed PD-R Zoning.

Table 6: Solid Waste Impact Calculations

Total DU Based on Densities from Table 1	Population based on rate of 2.6 persons per household*	Solid Waste Generated (.73 tons per capita per year)**
286 DU (Max Existing Zoning)	744	543.12
143 DU (Max Proposed Zoning)	372	271.56
Potential Reduction in So	-271.56 Tons/year	

^{*} US Census Bureau, 2010

<u>Summary of Analysis:</u> The requested amendment is anticipated to **generate 271.56 fewer tons of solid waste per year** than the existing zoning designation.

^{**} City of Alachua Development Monitoring Report, October 2016

4. Impacts to Public Recreation

Policy 1.2.b of the Recreation Element of the Alachua Comprehensive Plan establishes the following level of service standards for recreation facilities: The City shall adhere to a minimum level of service of five (5.0) acres of community, neighborhood or pocket park, per 1,000 persons, with a minimum of 20 percent of this in improved, passive parks. Table 7 below compares the potential impacts to the City's recreation facilities between the development potential of the current RMF-8 and the proposed PD-R Zoning.

Table 7: Recreational Impact Calculations

Total DU Based on Densities from Table 1	Population based on rate of 2.6 persons per household*	Recreation Area needed (5.0 Acres/1,000 population)**	Available Recreation Acreage after Project Impacts** (From 39.06 Acres)
286 DU (Max Existing Zoning)	744	3.72 Acres	35.34 Acres
143 DU (Max Proposed Zoning)	372	1.86 Acres	37.20 Acres
Potential Reduction in	Recreation Area needed	-1.86 Acres	

^{*} US Census Bureau, 2010

<u>Summary of Analysis:</u> The requested amendment and proposed development will **require 1.86 acres less recreation area** than the existing zoning designation's development maximums. Furthermore, according to the October 2016 Development Monitoring Report, a minimum of 10.22 acres of improved passive parks space is required to serve the present population, plus the impacts proposed by this development in order to meet the 20% requirement listed in the Recreation LOS standards. As there are currently 27.73 acres of improved passive park space existing, this LOS is still met.

5. Impacts to Public Schools

Objective 2.2 of the Public School Facilities Element of the Alachua Comprehensive Plan establishes the following level of service standards for public school facilities:

The City shall ensure, in coordination with the School Board, that the capacity of public schools is sufficient to support new residential subdivisions, plats and/or site plans at the adopted level of service (LOS) standards within the period covered by the five-year schedule of capital improvements.

Policy 2.2.a: Uniform Application of Level of Service (LOS) Standards: The LOS standards established herein shall be applied consistently by all the local governments within Alachua County and by the School Board on a district-wide basis to all schools of the same type.

Policy 2.2.b: Level of Service (LOS) Standards: The uniform, district-wide LOS standards shall be 100% of Program Capacity (see definition) for elementary, middle, and high schools. This LOS standard shall apply to all concurrency service areas (CSA) as adopted in the Interlocal Agreement. For combination schools, the School Board shall separately determine the capacity of each school to accommodate elementary, middle and high students and apply the LOS standard prescribed above for elementary, middle and high levels respectively.

^{**} City of Alachua Development Monitoring Report, October 2016

Tables 8 and 9 below compare the potential impacts to Alachua County Schools between the development potential of the current RMF-8 zoning and the proposed PD-R Zoning.

Table 8: Projected Student Generation

Total DU Based on Densities from Table 1	Elementary Students	Middle School Students	High School Students	Total Student Generation	
286 DU (Max Existing Zoning)	23	9	9	41	
143 DU (Max Proposed Proposed)	22	10	13	45	
Potential Change in Student Generation based on Proposed Development +4 Student					

Student generation rates per the School Board of Alachua County

Table 9: Available Capacity by School Concurrency Service Area (CSA)

Total DU Based on Densities from Table 1	Available Capacity by CSA (2017-18)*	Development based Student Generation**	Residual Capacity
Alachua Elementary CSA	249	22	227
Mebane Middle CSA	397	10	387
Santa Fe High CSA	357	13	344

^{*}Available capacity per the School Board of Alachua County, November 24, 2015 published Available Capacity rates by Concurrency Service Area for the 2017-2018 School Year.

Summary of Analysis: The requested amendment is anticipated to **generate 4 additional students** impacting Alachua County Schools than the existing zoning's development maximum by simple virtue of the fact that single-family residential uses generate more students per unit than multi-family residential uses, according to the School Board of Alachua County's Student Generation Rates. Data provided by the School Board related to available capacity for the 2017-2018 school year indicates that there is sufficient capacity to accommodate the 45 potential students generated by the proposed development. This information is also reflected in the Public School Student Generation Form included within this package.

^{**} Table 8 Proposed Development generation

SECTION 4: COMPREHENSIVE PLAN ANALYSIS AND JUSTIFICATION

The following pages analyze how the proposed development successfully implements the Goals, Objectives and Policies in the City of Alachua's Comprehensive Plan. Those policies from each element of the Comprehensive Plan that are relevant to the proposed development have been included below, with a corresponding statement as to how the development would comply with those stated policies. Responses are provided in **Bold**. Note: Policies related to concurrency management and Level of Service have been addressed under Section 4: Concurrency Analysis.

Future Land Use Element

Objective 1.2: Residential

- Policy 1.2.a: Moderate density residential (0 to 4 dwelling units per acre): The moderate density residential land use category allows residential development at a maximum density of 4 dwelling units per acre. The following uses are allowed in the moderate density residential land use category:
 - 1. Single-family, conventional dwelling units;
 - 2. Accessory dwelling units;
 - 3. Manufactured or modular homes meeting certain design criteria;
 - 4. Mobile homes only within mobile home parks;
 - 5. Duplexes and quadplexes;
 - 6. Townhomes;
 - 7. Residential Planned Developments;
 - 8. Supporting community services, such as schools, houses of worship, parks, and community centers

Response: The proposed amendment would accommodate a 143-unit single-family residential development, which is consistent with the Moderate Density Residential Future Land Use.

GOAL 2: Innovative Design Standards: The City shall utilize innovative design standards to discourage urban sprawl, provide aesthetic standards, promote open space and preserve rural character.

Objective 2.1: Planned Development (PD) Standards:

In an effort to reduce the impacts of urban sprawl on the community and the region, the City of Alachua shall provide for a wide array of planned developments to encourage the creation of interrelated neighborhoods and districts to increase the quality of life for all residents of the City.

- Policy 2.1.a: Residential Planned Developments (PD): The City shall establish flexible development and use regulations for residential PDs for use within residential land use categories. Those regulations shall be developed to achieve the following:
 - 1. High quality residential development through a mixture of housing types, prices and densities. The allowed uses within a residential PD are not subject to the permitted uses in the underlying land use category. Single-family homes, zero lot line homes, and townhomes are examples of the allowable housing types within residential PDs.

Response: The proposed development consists of single family, detached residential structures, and accessory recreation uses to serve the development. The development and design standards proposed for the development within the PD Master Plan have been created with the intent of providing a high quality of design that accommodates the unique configuration of the property and existing easements in place onsite, while offering a transitional intensity of development between the agricultural areas adjacent and commercial uses on Hwy 441.

2. The opportunity to improve quality of life by placing activities necessary for daily living in close proximity to residences through the allowance of a limited amount of neighborhood commercial uses, and with special design criteria, community commercial uses, within the residential PD at appropriate densities and intensities.

Response: No commercial uses have been proposed for the Alachua West PD in order to remain sensitive to adjacent, low intensity uses. The property is in close proximity to a large concentration of commercial uses near the interchange of US 441 and I-75 to the northeast, which offer a variety of necessary services to the neighborhood.

3. A range of parks and open space, from playgrounds to community gardens to active recreation facilities within the neighborhood.

Response: A community recreation area is proposed, centrally located within the neighborhood to provide low intensity recreational amenities for the residents.

4. <u>Streets and public spaces that are safe, comfortable, and designed to respect pedestrians, non-vehicular and vehicular modes of transportation.</u>

Response: Sidewalks have been provided on all streets within the development, offering pedestrian connection between the residential lots and onsite recreation. A sidewalk connection is also proposed to CR 235-A, though no pedestrian facilities exist on this roadway.

5. Conservation of materials, financial resources and energy through efficient design of infrastructure.

Response: The site has been designed to maximize the efficiency of movement throughout the development, including pedestrian and vehicular circulation, while accommodating the unusual property configuration.

- Objective 2.4: Landscaping and Tree Protection Standards: The City shall adopt landscaping and tree protection standards in order to achieve the aesthetic design values of the community and preserve tree canopies, as well as specimen protected, heritage and champion trees.
- Policy 2.4.c: Tree Protection: The City shall require the preservation of heritage trees and champion trees when possible. Standards shall be set for determining the health and safety risks associated with heritage and champion trees both on individual residential lots, and existing and proposed developments.
- Policy 2.4.d: Tree Protection: The City shall establish standards for the preservation of regulated trees. Particular attention shall be given to preserving specimen and preferred species of regulated trees, where feasible.

Policy 2.4.e Tree Protection: Along with establishing standards for tree removal and mitigation, the City shall establish a tree banking program to provide flexibility for re-planting trees through the mitigation process. Funds within the tree bank may be utilized to plant landscaping on city-owned properties, in public parks, and in road rights of way, where appropriate.

Response: While an in depth tree survey has not yet been conducted on the property, the developer and project engineer will work with the City to determine any existing trees on the property that can be reasonably preserved and will mitigate any trees that must be removed, as required by City Code.

Objective 2.5: Open Space Standards: The City shall utilize open space requirements to preserve the rural character of Alachua, protect natural resources, and provide spaces for people to recreate and gather.

Response: As shown on the PD Master Plan, open space will be provided as part of the proposed subdivision plans in accordance with Section 6.7 of Alachua's Code of Ordinances.

- Objective 3.11: Archeological Preservation: The City of Alachua shall encourage the protection of sites of archeological significance through the development review process and coordination with local, state and federal agencies.
- Policy 3.11.a: The City shall utilize data from Alachua County and the State of Florida in review of potential archaeologically sensitive areas within the City of Alachua during the development review process.
- Policy 3.11.b: Individual sites and areas of archeological significance shall be preserved, protected or acquired and, whenever possible, enhanced.

Response: A letter from the Florida Division of Historical Resources has been provided under the appendices section that verifies there are no documented archaeological resources existing on the subject property. The existing barn onsite is documented within the Florida Master Site File, but is considered ineligible for nomination to the National Register

- Objective 5.1: Natural features: The City shall coordinate Future Land Use designations with appropriate topography, soils, areas of seasonal flooding, wetlands and habitat during review of proposed amendments to the Future Land Use Map and the development review process. Natural features may be included as amenities within a development project.
- Policy 5.1.a: Topography: The City shall protect the natural topography of the City, including steep and seepage slopes, by requiring new development to include techniques to minimize negative impacts on the natural terrain. An emphasis will be placed on retaining the natural function of seepage slopes during development. Additionally, retention of existing native vegetation will be encouraged as one method of protecting slopes.

Response: Per Alachua County Growth Management Department's 2001 Contours data, the property features elevations ranging from 136 at the northwestern edge of the property down to 104 near the southeast corner of the property adjacent to CR 235A, resulting in a roughly 2.5% slope across the property, as illustrated in Figure 6 below. This terrain is not of unusual grade that would be adversely impact by development.

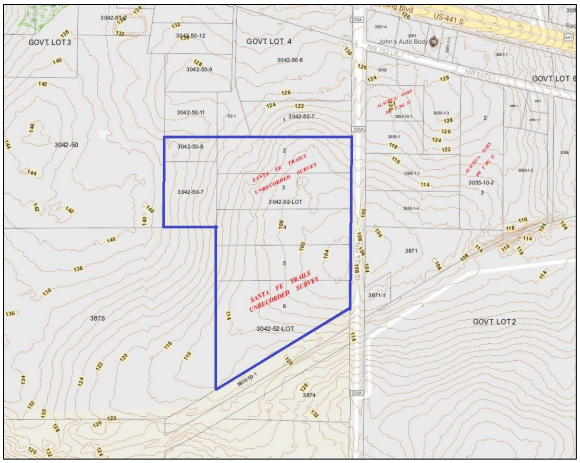


Figure 6: Alachua County-Topography (2001 Contours)

Policy 5.1.c: Flood prone areas: The City shall require as part of the development review process the identification of FEMA flood zone areas. Where necessary, base flood elevations and minimum finished floor elevations shall be established. The City shall also require finished floor elevations on subdivision plats, site plans and building permit plans when necessary to determine compliance with flood prone area regulations. The City shall establish standards for a limitation on filling in flood prone areas.

Response: The entirety of the subject property is located outside of all flood prone areas designated by FEMA, as illustrated in Flood Insurance Rate Map for Alachua County, Map 12001C0120D, Panel 120 of 640, Effective June 16, 2006.

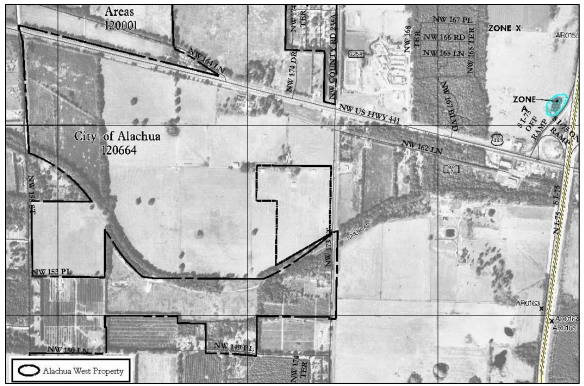


Figure 7: FEMA Firm Map 12001C0120D, June 16, 2006

Policy 5.1.d: Wetlands: The City shall utilize statewide wetland delineation methodology in accordance with Florida Administrative Code (FAC) and regulations adopted by the FDEP and the Suwannee River Water Management District.

Response: No wetlands were identified on the property in the Listed Species and Habitat Study conducted in December 2016. A full copy of this report is included in Section 10 of this document.

Policy 5.1.e: Habitat: The City shall require as part of the development review process, an inventory of listed species for all new developments in areas identified as known habitat for listed species if listed species are known to exist in close proximity to the development. The survey shall include detailed information regarding type, quantity, location, and habitat requirements for any listed species identified. A de minimus threshold for properties required to complete the inventory shall be established in the City's Land Development Regulations.

Response: A complete Listed Species and Habitat Study was conducted onsite. Of all potential listed species, only gopher tortoises were observed onsite, with three (3) potentially occupied burrows. The developer will work with the Florida Fish & Wildlife Conservation Commission (FFWCC) to determine the best course of action for the existing burrows. A full copy of this report is included in Section 10 of this document.

Objective 5.2: Availability of facilities and services: The City shall utilize a concurrency management system to ensure that the adopted level of service standards are maintained.

Policy 5.2.a: All new development shall meet level of service requirements for roadways, potable water and sanitary sewer, stormwater, solid waste, public schools, and improved recreation in accordance with LOS standards adopted in the elements addressing these facilities.

Response: As the proposed amendment would reduce the maximum residential density from 8 DU/Acre to 4 DU/Acre (a reduction of 143 units based on the site's developable area), the potential impacts to public facilities and services have been reduced. Please see Section 3 of this document for a complete Concurrency Impact Analysis.

- Objective 7.2: Wellfield protection: The City shall ensure protection of its current and future wellfield sites through strict adherence to the adopted wellfield protection plan and identification of wellfield protection areas on the Future Land Use Map Series.
- Policy 7.2.a: A 500' radius area, known as the primary protection zone, shall be maintained around each city-owned potable water well. The primary protection zone is a conditional development zone. Low impact development that limits density and conditions uses so that the community wellheads are protected from contamination shall be permitted. In no instance shall development be permitted that conflicts with Chapter 62-521 Wellhead Protection of the Florida Administrative Code (FAC).
- Policy 7.2.b: A secondary zone shall be maintained around each city-owned potable water well primary protection zone. This secondary zone is expanded from the primary zone at a 10-degree angle on both sides of its base to allow for variations in the angle of ground water flow and extending in an upflow direction. The secondary zone shall be managed as a low-density development zone.

Response: The property is located outside any current and future wellfield sites and those buffer zones outlined in the policies above and will, therefore, have no potential adverse impacts to these areas.

- Water and Wastewater Service: The City will ensure that new development within the corporate limits, where potable water and wastewater service are available, as defined in Policy 1.2.a and Policy 4.2.a. of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the Comprehensive Plan, shall connect to the City of Alachua's potable water and wastewater system.
- Policy 9.2: Any new residential subdivision within the corporate limits, where potable water service is available, as defined in Policy 4.2.a. of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the City of Alachua Comprehensive Plan, regardless of size, that is within either a Residential or Agriculture Future Land Use Map Designation shall connect to the City of Alachua's potable water system. Any new residential subdivision within the corporate limits, where wastewater service is available, as defined in Policy 1.2.a of the Community Facilities and Natural Groundwater Aquifer Recharge Element of the City of Alachua Comprehensive Plan, regardless of size, that is within a Residential Future Land Use Map Designation shall connect to the City of Alachua's wastewater system.

Response: The proposed development will connect to the City's water and wastewater services, as available and required by the City of Alachua. Required locations will be determined during the site review process. A full analysis of potential impacts to the City's water and wastewater systems is provided under Section 3 of this document.

Transportation Element

- Objective 1.2: Access Management: The City shall establish access management standards and coordinate with Alachua County and the Florida Department of Transportation to maintain access management standards, which promote safe and efficient travel.
- Policy 1.2.a: The City shall control the number and frequency of connections and access points of driveways and streets to arterial and collector streets by requiring access points for state roads to be in conformance with Chapter 14-96 and 14-97, Florida Administrative Code, or subsequent provision,
- Policy 1.2.b: The City shall establish the following access point requirements for City streets:
 - 1. permitting 1 access point for ingress and egress purposes to a single property or development;
 - 2. permitting 2 access points for ingress and egress to a single property or development if the minimum distance between the two access points exceeds 20 feet for a single residential lot or 100 feet for nonresidential development and new residential subdivisions;
 - 3. permitting 3 access points for ingress and egress to a single property or development if the minimum distance between each access point is at least 100 feet for residential and non-residential development; or
 - 4. permitting more than 3 access points for ingress and egress to a single property or development where a minimum distance of 1000 feet is maintained between each access point.

Response: The development will be served by a single, full access connection to CR 235A, to be designed to City and Alachua County standards, as required. A secondary emergency-only access located at the south end of the stormwater tract on the PD Master Plan has also been illustrated, should this access be required by the City.

Objective 1.4: Bicycle and Pedestrian Standards

The City shall work to develop a network of bicycle and pedestrian facilities which connect all areas of the City.

Policy 1.4.c: The City shall require pedestrian paths within subdivisions and within new developments to be connected to paths outside the development.

Response: While no pedestrian paths currently exist on this segment of CR 235A, all sidewalks within the development will offer complete interconnectivity and will connect to any pedestrian facilities in place on CR 235A at the time of development.

Housing Element

- GOAL 1: To facilitate the provision of safe, sanitary, healthy and affordable, quality housing for all present and future City residents, while preserving and enhancing the community's physical and social fabric, and cultural diversity, and while protecting the interests of special needs groups, and very low and low, and moderate-income households.
- Objective 1.1: Provision of Safe, Affordable, Quality Housing

 The City shall facilitate the provision of safe, sanitary, healthy and affordable, quality housing, to accommodate all present and future residents at all income and age levels, including those with special needs, through a variety of housing types, preferably within mixed-income neighborhoods.

Policy 1.1.a: The City shall encourage development of a variety of housing types including conventional single-family homes, accessory dwelling units, multi-family units, group homes, assisted living facilities, foster care facilities, mobile homes and manufactured housing, and shall ensure that appropriate land use designations and zoning districts exist to accommodate each type.

Response: The Alachua West development will consist of up to 143 single-family detached dwelling units that will enhance the property values within this area, serve nearby employment centers and offer quality housing to existing and future Alachua residents.

Community Facilities and Natural Groundwater Aquifer Recharge Element

GOAL 1: Wastewater

Plan for and provide adequate, high quality and economical wastewater service while protecting the environment, especially groundwater resources.

- Objective 1.2: Wastewater service will be made available to new development in a manner to promote compact urban growth, promoting development where wastewater service is available, and discouraging urban sprawl.
- Policy 1.2.a: The City shall establish a Community Wastewater Service Area, which includes all areas where wastewater service is available. Wastewater service shall be deemed available if:
 - 1. A gravity water system exists within 100 ft of the property line of any residential subdivision lot or single-family residence and wastewater service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
 - 2. A gravity wastewater system exists with 500 ft of the property line of any residential subdivision consisting of 5 units or less and the gravity wastewater system can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
 - 3. A gravity wastewater system, wastewater pumping station, or force main exists within ½ mile of the property line of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and the gravity wastewater system, wastewater pumping station, or force main can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
- Policy 1.2.g: To promote compact urban growth, all wastewater line extensions for new development outside the Community Wastewater Service Area will be funded by development, developer or permittee.

Response: The property is located within the City's wastewater service area and will be served by an existing 16-inch force main running through CR 235A.

GOAL 3: Stormwater

Develop and maintain a stormwater management system that minimizes flooding, protects, preserves and enhances desirable water quality conditions, and, where possible, preserves and utilizes existing natural features.

- Objective 3.1: Ensure provision of drainage and stormwater retention through level of service standards and design requirements to minimize flooding and to protect and improve water quality.
- Objective 3.3: The City shall implement design guidelines for stormwater management facilities to promote dual use, protect natural features, and provide aesthetically pleasing facilities.
- Objective 3.4: The City shall promote practices that minimize erosion, sedimentation and stormwater runoff.
- Objective 3.5: The City shall work with the Suwannee River Water Management District and the FDEP criteria for karst stormwater management system design.

Response: Onsite stormwater management facilities for proposed development will be designed and constructed in accordance with the City of Alachua, Suawannee River Water Management District stormwater requirements, as well as those of other applicable agencies.

GOAL 4: Potable water

Provide an adequate supply of high quality potable water to customers throughout the water service area.

- Objective 4.1: Achieve and maintain acceptable levels of service for potable water quantity and quality.
- Policy 4.1.b: The City shall establish a Community Potable Water Service Area, which includes all areas where potable water service is available. Water service shall be deemed available if:
 - 1. A water main exists within 100 ft of any residential subdivision lot or single-family residence water service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
 - 2. A water main exists within 500 ft of any residential subdivision consisting of 5 units or less and water service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
 - 3. A water main exists within ½ mile of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and water service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.

Response: The property is located within the City's Potable Water Service Area and will be served by an existing 8-inch water main located within CR 235A right of way.

Conservation and Open Space Element

- GOAL 1: To conserve, protect, manage and restore the natural and environmental resources of the City by emphasizing stewardship and understanding that environmental issues transcend political and geographical boundaries.
- Objective 1.2: Native Communities and Ecosystems

 The City shall preserve and protect native communities and ecosystems, particularly those considered endangered or threatened.
- Policy 1.2.a: The City shall ensure that land use designations, development practices and regulations protect native communities and ecosystems, and environmentally sensitive lands.

- Policy 1.2.j: The City shall require all new development to be oriented in a fashion that reduces habitat fragmentation and preserves the largest possible contiguous area of undisturbed habitat, to the extent practicable.
- Policy 1.2.k: The City shall establish criteria for the removal of vegetation that is neither threatened nor endangered, distinguishing between native, non-invasive exotics, and invasive exotics.
- Policy 1.2.l: The City shall protect regulated, heritage, and champion trees. The City may continue to participate in the Florida Champion Tree Program. Additionally the City will require tree removal permits to protect regulated, heritage, and champion trees from accidental removal and other development related disturbances.

Response: The Listed Species and Habitat Study conducted onsite found no presence of wetlands or listed flora species on the property. The only listed fauna onsite were three (3) potentially occupied gopher tortoise burrows, the treatment of which will be coordinated with the FFWCC. Furthermore, the developer will work with City Staff to determine the suitability and feasibility for preservation of any existing trees on the property through the site development process.

Objective 1.3: Listed Species

The City shall protect species listed by State and Federal agencies as endangered, threatened or of special concern, and their habitats.

- Policy 1.3.d: The City shall require prior to development approval, an inventory of listed species for all new developments in areas identified as known habitat for listed species. The inventory shall include detailed information regarding type, quantity, and location and habitat requirements for any listed species identified. De minimus threshold for properties required to complete the inventory shall be established in the City's Land Development Regulations.
- Policy 1.5.c: The City shall protect the natural topography of the City, including steep and seepage slopes, by requiring new development to include techniques to minimize negative impacts on the natural terrain. An emphasis will be placed on retaining the natural function of seepage slopes during development. Additionally, retention of existing native vegetation will be encouraged as one method of protecting slopes.

Response: Per Alachua County Growth Management Department's 2001 Contours data, the property features elevations ranging from 136 at the northwestern edge of the property down to 104 near the southeast corner of the property adjacent to CR 235A, resulting in a roughly 2.5% slope across the property, as illustrated in Figure 6 below. This terrain is not of unusual grade that would be adversely impact by development.

Objective 1.10: Wetlands

The City shall protect and preserve wetland values and functions from adverse, human caused, physical and hydrologic disturbances.

Response: No wetlands onsite were discovered during the Environmental Assessment conducted by McAlpine Environmental Consulting, Inc.

SECTION 5: COMPLIANCE WITH STANDARDS FOR SITE SPECIFIC AMENDMENTS TO THE OFFICIAL ZONING ATLAS

1. Consistency with Comprehensive Plan: The proposed amendment is consistent with and furthers the goals, objectives, and policies of the Comprehensive Plan.

Response: Sections 3 and 4 of this document confirm the consistency of the request with the City's Comprehensive Plan through detailed analysis of established goals, objectives and policies, as well as potential impacts to the City's public facilities.

2. Consistency with Ordinances: The proposed amendment is not in conflict with any portion of these LDRs or any of the City Code of Ordinances.

Response: The PD Master Plan and development criteria submitted with this request illustrate the requested development's compliance with City of Alachua's Code of Ordinances and Land Development Regulations, particularly with regard to the development and design of a single-family detached residential subdivision, as regulated by Articles 3, 4, 6 and 7 of the City's Land Development Regulations.

3. Logical Development Pattern: The proposed amendment would result in a logical and orderly development pattern.

Response: The proposed amendment would reduce the intensity of development on the subject property from a potential multi-family residential development of eight (8) units/acre, to a single-family residential development with a maximum density of four (4) units/acre. The requested amendment is more consistent with the surrounding agricultural and single-family land uses immediately near the site. The interior of the site has been designed to concentrate open space and stormwater areas immediately adjacent to the heavier traffic on CR 235 A, to provide a safe, cohesive residential block pattern interior to the site.

4. Pre-Mature Development: The proposed amendment will not create premature development in undeveloped or rural areas.

Response: While the immediately surrounding area is still predominantly agricultural in nature, the project site is in close proximity to other recently approved development (north of US 441), is located within a mile of the US 441/I-75 Interchange, which is served by a large concentration of existing and anticipated commercial development, and is served by existing water and sewer mains on CR 235A.

Incompatible with Adjacent Lands: The uses permitted by the proposed amendment are not incompatible with existing land uses of adjacent lands and/or the uses permitted by the zone district classifications of adjacent lands.

Response: As illustrated by the proposed zoning map below, the property is located adjacent to other single-family development on the east side of CR 235A and the proposed single-family development is more consistent with the lower intensity Agricultural uses immediately adjacent than the existing multi-family zoning.



Figure 8: Proposed Zoning Map

6. Adverse Effect on Local Character: The proposed amendment will not adversely affect the character of the general area where it is proposed to be located by creating excessive traffic, density and/or intensities of use, building height and bulk, noise, lights, or other physical effects or nuisances.

Response: The proposed single-family development will reduce potential impacts to the surrounding area by half compared with the existing zoning and future land use. Uses onsite will be limited to single-family dwelling units and associated accessory uses. The maximum height permitted onsite is 35-feet, which is consistent with similarly zoned areas of the City. Furthermore, the site will be designed to avoid potential impacts to adjacent properties, including potential light and noise impacts.

7. Not Deviate from Pattern of Development: The uses permitted by the proposed amendment will not deviate from the development pattern (both established and as proposed by surrounding zone districts) of the area where the proposed amendment is located.

Response: The proposed amendment will result in a development that is more consistent with the surrounding single-family residential and agricultural development patterns than the existing zoning and future land use of the property.

8. Encourage Sprawl: The proposed amendment will not encourage urban sprawl, either by resulting in strip or ribbon commercial development, leap-frog development or low density single dimensional development.

Response: The proposed request will reduce the intensity of the site from multi-family to single-family residential. As there is an existing single-family zoned property immediately across CR 235A, the request does not result in strip or leap-frog development.

9. Spot Zoning: The proposed amendment will not result in the creation of an isolated zone district unrelated to adjacent and surrounding zone districts (spot zoning).

Response: The proposed zoning is consistent with the RSF-1 zoning across CR 235A and will provide development densities more consistent with the surrounding agricultural area than the current RMF-8 zoning on the property.

10. Public Facilities: The proposed amendment will not result in development in a location where there are no plans by the City or other governmental entities to provide public facilities to serve the development (roads, potable water, wastewater, parks, storm water management, and solid wastes), and there are no assurances by the private sector that public facilities are planned and will be available to adequately accommodate development.

Response: The property is located within Alachua's potable water and wastewater service areas and is served by existing water and wastewater mains located in CR 235A. As illustrated in Section 3, the proposed development will not exceed the established Level of Service of any City or applicable Alachua County public facilities.

11. No Adverse Effect on the Environment: The proposed amendment would not result in significantly adverse impacts on the natural environment, including but not limited to water, air, noise, storm water management, wildlife, vegetation, wetlands, and the natural functioning of the environment.

Response: As elaborated in the Environmental Assessment conducted by McAlpine Environmental Consulting, Inc., the property does not contain any environmental features of a sensitive nature, including wetlands and listed species, with the exception of three (3) potentially occupied gopher tortoise burrows. The property is located outside of any designated flood prone areas and is a significant distance from existing and future public well locations within the City of Alachua. As such, the proposed development does not pose any adverse impacts to existing natural resources in the area.

SECTION 6: CONCLUSION

The foregoing analyses were conducted to determine how the applicant's request for approval of a Site Specific Amendment to the Official Zoning Atlas to change the zoning designation from RMF-8 to PD-R adheres to the City of Alachua's adopted ordinances and policies and avoids adverse impacts to the surrounding area and City services.

Concurrency Impact Analysis

The requested amendment reduces the maximum permitted density of the site from eight (8) units per acre to four (4) units per acre, thereby reducing the potential impacts to the City's established Levels of Service (LOS) for transportation, potable water, wastewater, recreation, solid waste and public schools. Furthermore, the anticipated development of 143 single-family dwelling units would not exceed the LOS for any of the above listed services and has, therefore, met this requirement.

Comprehensive Plan Analysis

The requested amendment has been analyzed with respect to its consistency with the established Goals, Objectives and Policies of Alachua's Comprehensive Plan. This analysis has successfully illustrated that the Alachua West Project is in compliance with all Elements of the Comprehensive Plan through treatment of existing site conditions, a reduction in density and development program that meet Level of Service requirements and understanding of those development requirements necessary to achieve the City's established goals and policies.

Compliance with standards for site specific amendments to the official zoning atlas

Each of the eleven (11) criteria used by the City of Alachua to evaluate amendments to the Official Zoning Atlas have successfully been met, as illustrated by Sections 3, 4 and 5.

As all of these criteria have been met, the applicant requests approval of the requested Zoning Amendment by the City of Alachua.

SECTION 7: MAPS

Figure 1: General Location Map

Figure 2: Aerial Photos

Figure 3: Existing Zoning

Figure 4: Proposed Zoning

Figure 5: Future Land Use (As Proposed)

Figure 6: Topography

Figure 7: Soils

Figure 8: Wetlands

Figure 9: Floodplain

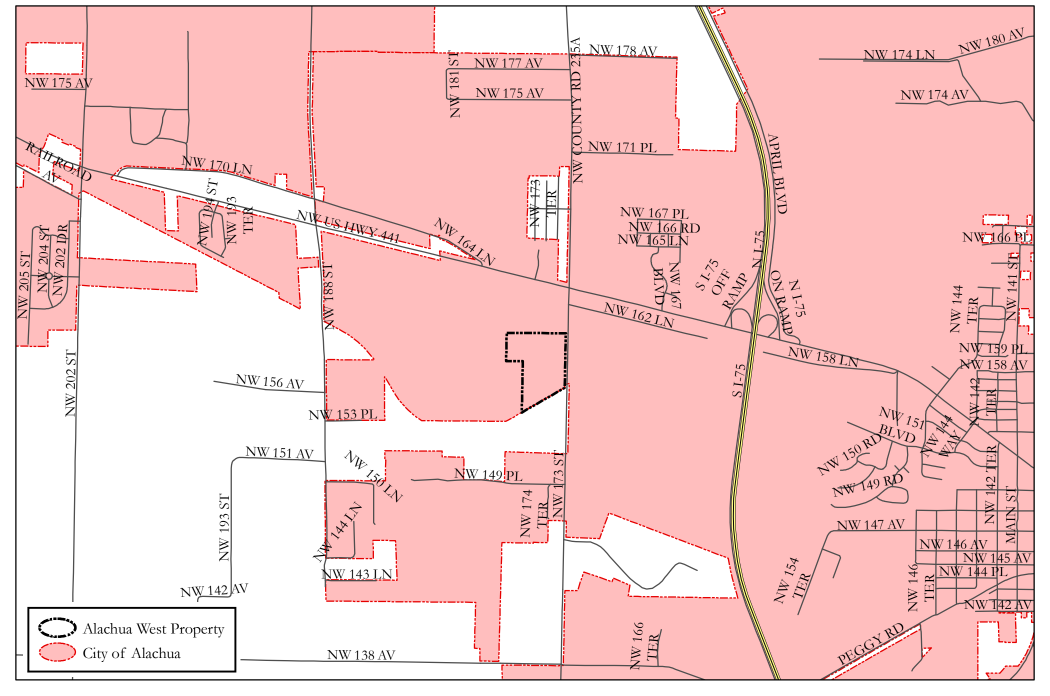
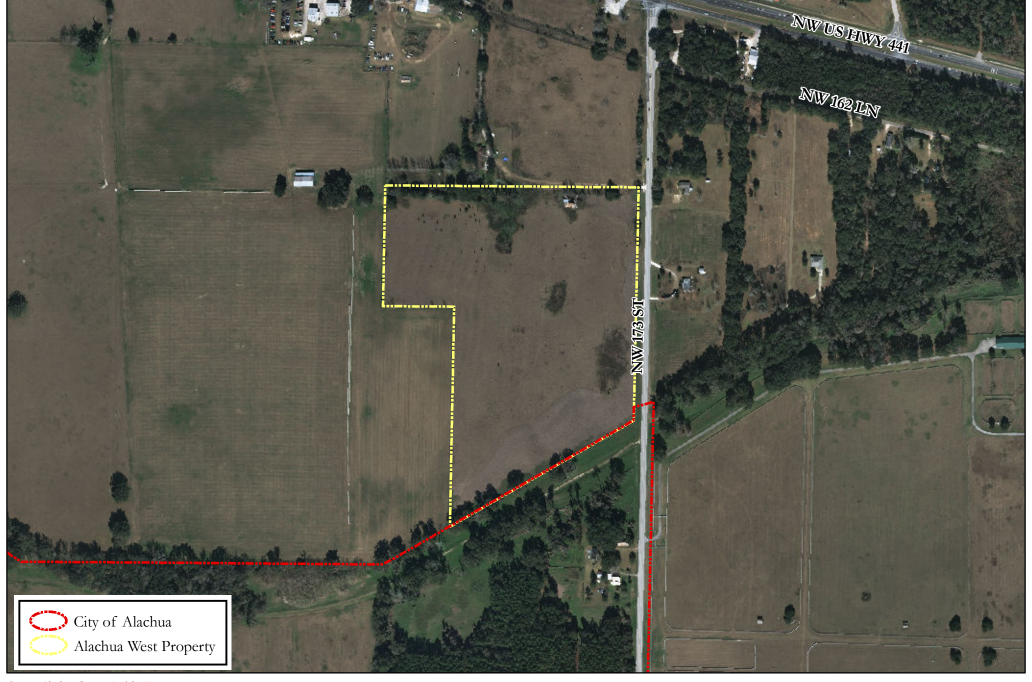


FIGURE 1: GENERAL LOCATION



Source: Alachua County Aerials, 2014

12/15/16

FIGURE 2: AERIAL

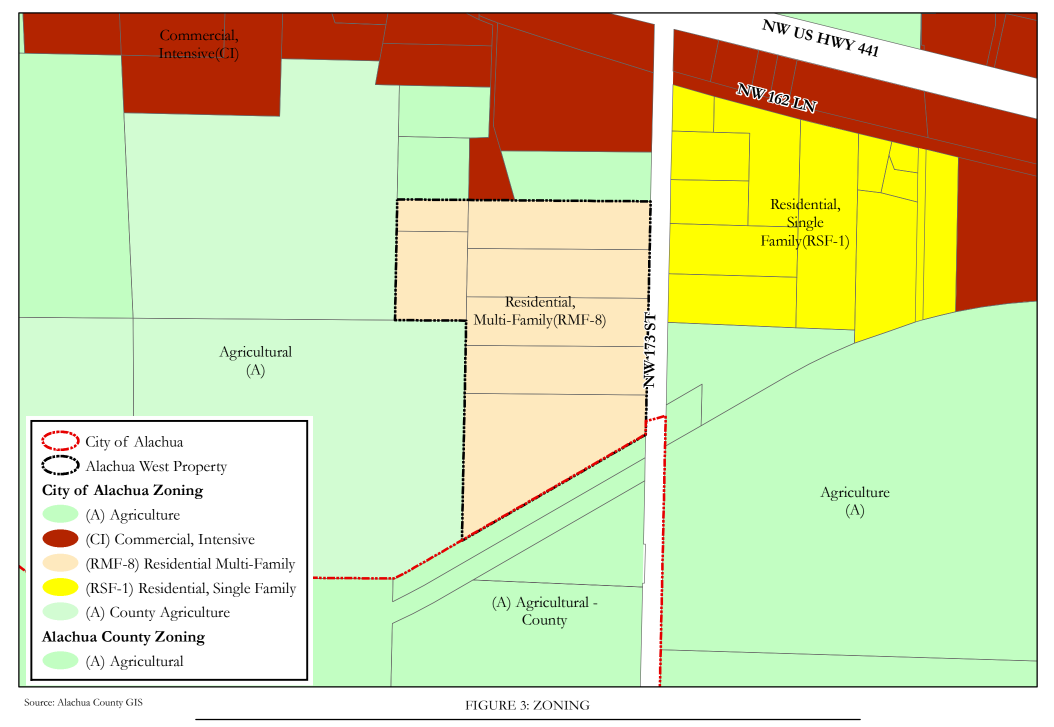
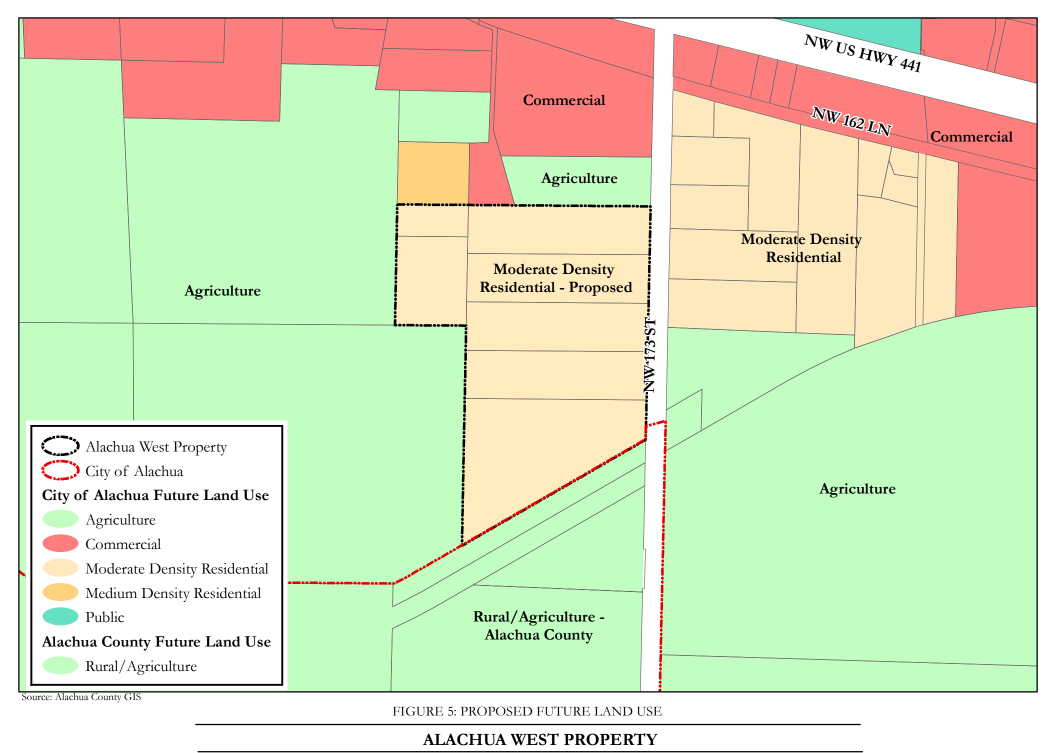




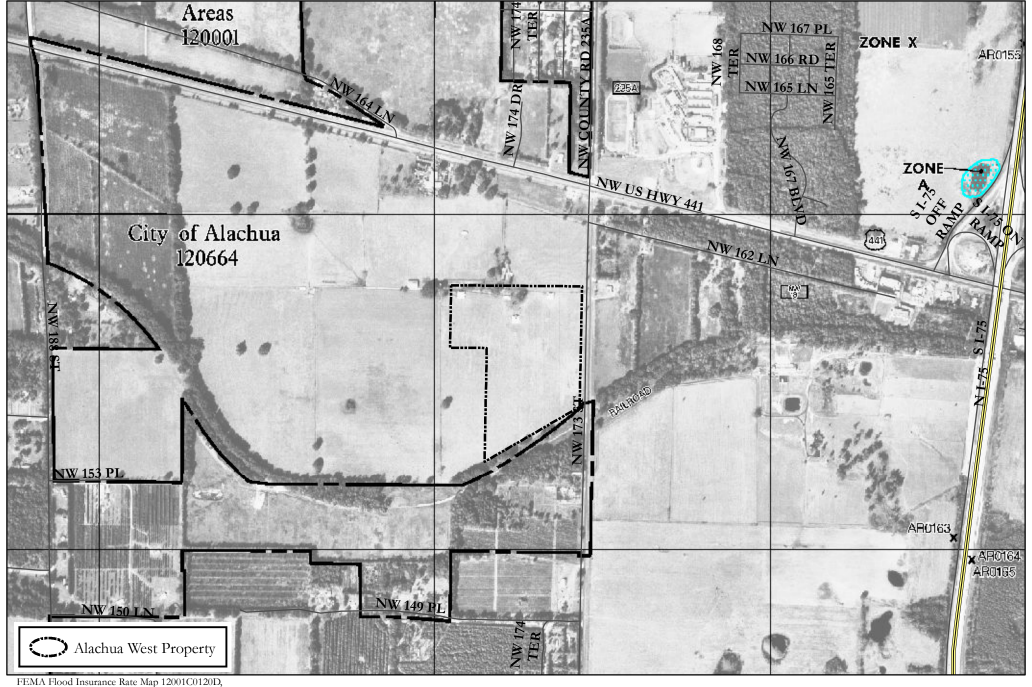
FIGURE 3: PROPOSED ZONING



12/15/16 P & B Job No.: 16-110

2602 E. Livingston Street POULOS BENNETT

www.poulosandbennett.com Certificate of Authorization No. 28567 0 75 150 300



FEMA Flood Insurance Rate Map 12001C0120D. Panel 120 of 640, Effective June 16, 2006

FIGURE 6: FLOOD PLAIN MAP

SECTION 10: APPENDICES

Appendix 1: Listed Species and Habitat Study, McAlpine Environmental Consulting,

Inc., December 2016

Appendix 2: Determination of historical and archaeological resources, Florida

Division of Historic Resources, December 19, 2016

Appendix 3: Property Owner Labels, 400 foot buffer & City of Alachua Notification

List - 3 Sets

Appendix 4: Neighborhood Meeting Materials:

Advertisement & Affidavit of Placement, January 11, 2017 Edition of

the Gainesville Sun

Notice of Neighborhood Meeting, mailed January 10, 2017

January 25, 2017 Neighborhood Meeting Sign-In Sheet

Meeting Minutes

Appendix 5: School Student Generation Form

Appendix 1:

Listed Species and Habitat Study,

McAlpine Environmental Consulting, Inc.,

December 2016

Listed Species and Habitat Study

conducted on the

36.6± Acre RL REGI FLORIDA, LLC PROPERTY

located in

Section 8, Township 8 South, Range 18 East City of Alachua, Alachua County, Florida

Alachua County PINs:

03042-050-006 03042-050-007 03042-052-002 03042-052-003 03042-052-004 03042-052-005 03042-052-006

Prepared for:

Mr. David McDaniel M3 Development, LLC 250 Killarney Dive Winter Park, Florida dave@m3development.com

Prepared by:

McAlpine Environmental Consulting, Inc.

July 17, 2013

EXECUTIVE SUMMARY

McAlpine Environmental Consulting, Inc. has completed a listed fauna and flora species, and habitat study for the 36.6± Acre RL REGI FLORIDA, LLC PROPERTY. The project area was inspected on December 14, 2016.

Of the nine (9) listed species with the possibility of occurring on the site, one (1) was observed on the site. This species was the gopher tortoise (*Gopherus polyphemus*), which is listed by the FWC as threatened and federally unlisted. No listed flora species were observed within the project area.

We recommend that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite and out of harms's way. Tortoise burrow surveys are valid for 90 days, according to the FWC guidelines.

McALPINE ENVIRONMENTAL CONSULTING, INC.

DAVID McALPINE

President

INTRODUCTION

McAlpine Environmental Consulting, Inc. has completed a listed fauna and flora species, and habitat study for the 36.6± Acre RL REGI FLORIDA, LLC PROPERTY. The project area is in the City of Alachua in Alachua County, Florida in Section 8, Township 8 South, Range 18 East. A vicinity map (Figure 1) and a project aerial (Figure 2) are attached.

The purpose of this report was to document whether fauna and flora species federally listed or listed by the State of Florida as endangered, threatened, or species of special concern are present; or their potential of using the project area. This report also describes onsite habitat and possible effects that proposed work might have on listed and protected species.

This report was performed in general accordance with the Florida Fish and Wildlife Conservation Commission (FWC) guidelines. This study should be considered preliminary and an overview, and not considered a complete study for any one listed fauna or flora species, except for the gopher tortoise (*Gopherus polyphemus*). A 100% coverage gopher tortoise survey of the project area was performed in accordance with the latest version of the FWC's April 2008 guidelines.

Additional studies may be required by state, federal, and local agencies. Conditions may occur on the site that may change the results of this report. This report provides confirmation of the presence of listed fauna or flora species encountered and/or their likelihood of occurring within the study area.

Project Overview

The project area consists of mostly open land (apparent former pasture/farmland) and a narrow wooded strip along the site's north boundary. The site abuts farmland with a residence to the north, hayfield to the west, a former railroad (dismantled) to the south, and CR 235A (NW 173rd Street) to the east. A dilapidated barn is on the site. A few small disturbed areas exist on the site.

Soils

According to the U.S.D.A. *Soil Conservation Service Soil Survey of Alachua County, Florida*, the following soil types are within the site:

Soil I.D.	Name	Description
3	Arredondo fine sand, 0 to 5% slopes	Well Drained, Water Table: >80"
5	Fort Meade fine sand, 0 to 5% slopes	Well Drained, Water Table: >80"
30	Kendrick sand, 2 to 5% slopes	Well Drained, Water Table: >80"
33	Norfolk loamy fine sand, 2 to 5% slopes	Well Drained, Water Table: >80"
69	Arredondo 3 do fine sand, 0 to 5% slopes	Well Drained, Water Table: >80"
78	Norfolk loamy fine sand, 2 to 5% slopes	Well Drained, Water Table: >80"

A soil map is attached as Figure 3.

METHODOLOGY

The subject property was surveyed for the occurrence and potential for occurrence of species protected or listed by either the Florida Fish and Wildlife Conservation Commission (FWC), the U.S. Fish and Wildlife Service (USFWS), and the Florida Department of Agriculture (FDA) based on known habitat preferences and geographical distribution. The latest edition of *Florida's Endangered Species, Threatened Species and Species of Special Concern, Official List* published by the FWC was used to establish state and federal status of species. This list was cross referenced with a list from the Florida Natural Areas Inventory Internet file of listed/protected flora and fauna species reported, confirmed, or having the potential to occur in Alachua County. Attached are tables 1 and 2 which show listed fauna and flora species with the potential of being present on the site.

The site was inspected on December 14, 2016.

Literature Reviewed

Literature sources were referred to in preparation of this report to determine habitat preferences of listed species, status of listed species, and other information that pertains to the scope of this report. A list of literature used for this report is attached.

3.0 HABITAT CHARACTERIZATION

Four habitat types were identified within the study site in accordance with the Florida Land Use, Cover and Forms Classification System (FLUCFCS). The following table summarizes onsite habitat types and acreages for the site:

FLUCFCS¹ Description

190B Open Land (Bahiagrass, apparent former pasture/farmland)

190K Open Land (Kudzu)
420 Upland Hardwood
740 Disturbed Land

1. Florida Land Use, Cover and Forms Classification System, (FDOT 1999)

Site-specific descriptions of these habitat types and FLUCFCS code are as follow:

Upland Habitat

190: Open Land

This was the most dominant land cover habitat. Bahiagrass (*Paspalum notatum*) was the dominant vegetation in this habitat while dog fennel (*Eupatorium capillifolium*) was subdominant. A few young slash pine (*Pinus elliottii*) trees dotted the western portion of this habitat. A few black cherry (*Prunus serotina*) also dot this habitat area. Based on the site visit and historical aerial review, this site was apparent used for pasture and farmland. It appeared that the site has remain unused (uncultivated) for a few years.

190K: Open Land (Kudzu)

This kudzu (*Pueraria montana*) dominated area, which is a listed pest plant, was mainly noted in the southern and eastern portions of the site.

420: Upland Hardwood

This area included a small narrow strip along the site's north boundary. Dominant tree species this area consisted of live oak (Quercus virginiana), black cherry, and laurel oak (Quercus laurifolia).

740: Disturbed Land

This area included a small lobe along the site's north boundary and two isolated "island" areas in the central and southeast portions of the site. Dominant plant species in the north lobed area mainly consisted of black cherry, Chinaberry (*Melia azedarach*), laurel oak, and tooth-ache tree or Hercules' club (Zanthoxylum clava-herculis). Dominant plant species in the "island" disturbed area consisted of blackberry (*Rubus spp.*), silverling (*Baccharis glomeruliflora*), septicweed (*Senna occidentalis*), and dog fennel.

Wetland Habitat

No wetlands or surface waters were observed on the site.

RESULTS

Fauna

Nine (9) species of fauna listed by FWC and/or USFWS have the potential to occur on the site based on habitat preference and known geographical distribution. These species included gopher tortoise, Florida mouse, Florida gopher frog, eastern indigo snake, Florida pine snake, short-tailed snake, Florida burrowing owl, Sherman's fox squirrel, and southeastern American kestrel. A table showing the estimated probability of occurrence of listed fauna species is attached as Table 2.

OBSERVED SPECIES

Gopher tortoise: One (1) listed species was observed on the site. This species was the gopher tortoise (*Gopherus polyphemus*), which is listed by the FWC as threatened and is federally unlisted. Our December 14, 2016 site survey observed 1 active and 2 inactive or 3 Potentially Occupied (PO) gopher tortoise burrows within the project area. The locations of the burrows are shown on Figure 2.

POSSIBLE SPECIES

Southeastern American kestrel: No kestrels or potential nest sites were observed on the site.

This species prefers open habitats, such as pine savannas, longleaf pine-turkey oak sandhills, pine flatwoods, farmlands, and even suburban golf courses and residential areas (Stys, 1993).

Open terrain with enough cover to support small terrestrial prey animals, vegetation low and sparse enough to ensure adequate prey availability, elevated hunting perches, and an adequate supply of nesting sites are important habitat components for this species (FFWCC,2004). The southeastern American kestrel (*Falco sparverius paulus*), which are protected, listed as threatened, and are year round residents of Florida and the eastern American kestrel (*Falco sparverius sparverius*), which are not listed and migrate to Florida in the winter (Stys, 1993). Differentiating between these two species can only be practically determined in the field between mid-April and late-September when the eastern kestrel migrates from Florida (Stys, 1993). The *F. s. paulus* is only species that breeds in the state. In Florida, *F. s. paulus* courtship begins in February and nesting is from March through June (FFWCC, 2004). They nest in cavities excavated by woodpeckers and in artificial objects such as power poles and buildings (FFWCC, 2004).

American Bald Eagle:

According to the FFWCC Eagle Nest Locator internet site, no eagle nests are within five miles of the site.

Florida Burrowing owl: No evidence was observed during the site surveys that this species occurs on the site. Since open grassland exists on the site, which FFWCC (2004) indicates as potential habitat, it is possible that this species could use the site.

Florida mouse: A possibility exists that this species inhabits the site, since gopher tortoise burrows, a known residence for this species, were noted on the site.

Sherman's fox squirrel: This species prefers sandhill, open mixed hardwood, dry prairie, and moderately open habitats (Cox et al. 1994). Since preferred habitat was somewhat present on the site, it is possible that this species exists the site. This species is usually conspicuous on sites where they exist. Therefore, we believe that a low possibility exists that his species inhabits the site.

Eastern indigo snake: Moler (1987) indicated that this species inhabits a wide range of habitats, but prefers xeric habitats in north-central Florida. Since some preferred habitat exists on the site,

and since armadillo and tortoise burrows were noted on the site, which Moler found to be important den sites for this species, this species may occupy or utilize the site.

Florida pine snake: Since a few signs of pocket gopher (*Geomys pinetis*), which is the Florida pine snakes primary food source, activity was noted during the site survey, it is possible that this species inhabits the site.

Short-tailed snake: Little is known of the habitat requirements of this species and is rarely observed, but studies show that it prefers xeric environments (Ashton, 1992). Since xeric habitat exists on the site, it is possible that this species inhabits the site.

Florida gopher frog: A possibility exists that this species occurs on the site since gopher tortoise burrows, a known retreat for this species, were noted on the site. Close visual examination of the entrances of the tortoise burrows observed no gopher frogs.

4.2 Unlisted Fauna Species

Unlisted wildlife species observed using the site, or noted by other evidence, included downy woodpecker (*Picoides pubescens*), cattle egrets (*Bubulcus ibis*), gray squirrel (*Sciurus carolinensis*), black vulture (*Coragyps atratus*), red-shouldered hawk (*Buteo platypterus*), killdeer (*Charadrius vociferus*), mourning dove (*Zenaida asiatica*), hermit thrush (*Catharus guttatus*), American crow (*Corvus brachyrhynchos*), armadillo (*Burmeisteria retusa*), and blue jay (*Cyanocitta cristata*).

Flora

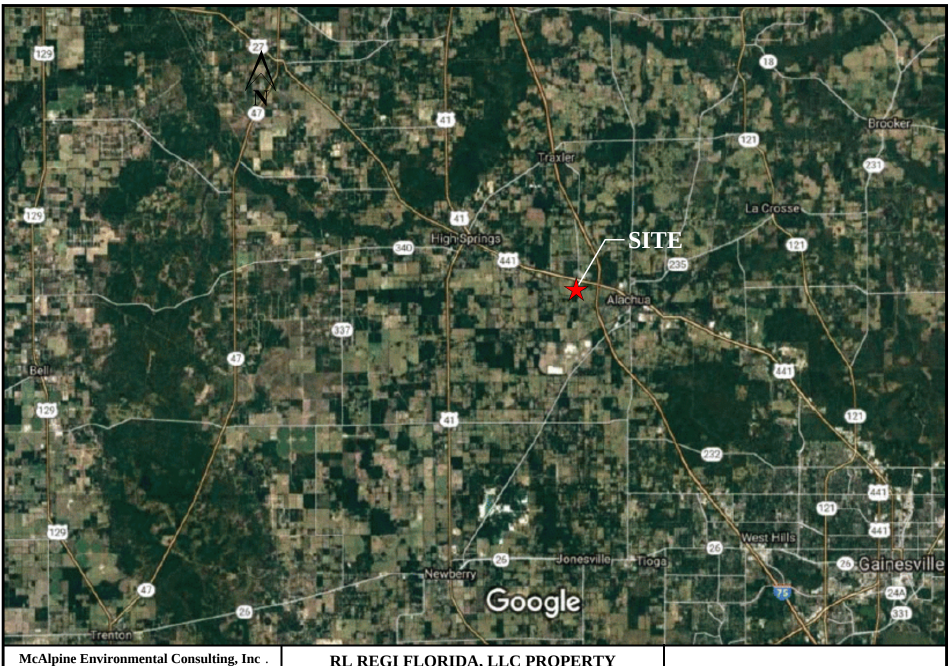
Fourteen (14) flora species listed as rare and endangered by the FNAI, and listed as endangered or threatened by the FDA and the USFWS have the potential to exist on the site based on geographical location and preferred habitat. None of the listed flora species were observed on the site. A list these plant species and their status is attached as Table 1.

FINDINGS

Of the nine (9) listed species with the possibility of occurring on the site, one (1) was observed on the site. This species was the gopher tortoise (*Gopherus polyphemus*), which is listed by the FWC as threatened and is federally unlisted.

We recommend that within approximately 60 days of beginning construction of the project that the gopher tortoise survey be updated and a permit be obtained from the FWC to relocate the tortoises offsite and out of harms's way. Tortoise burrow surveys are valid for 90 days, according to the FWC guidelines.

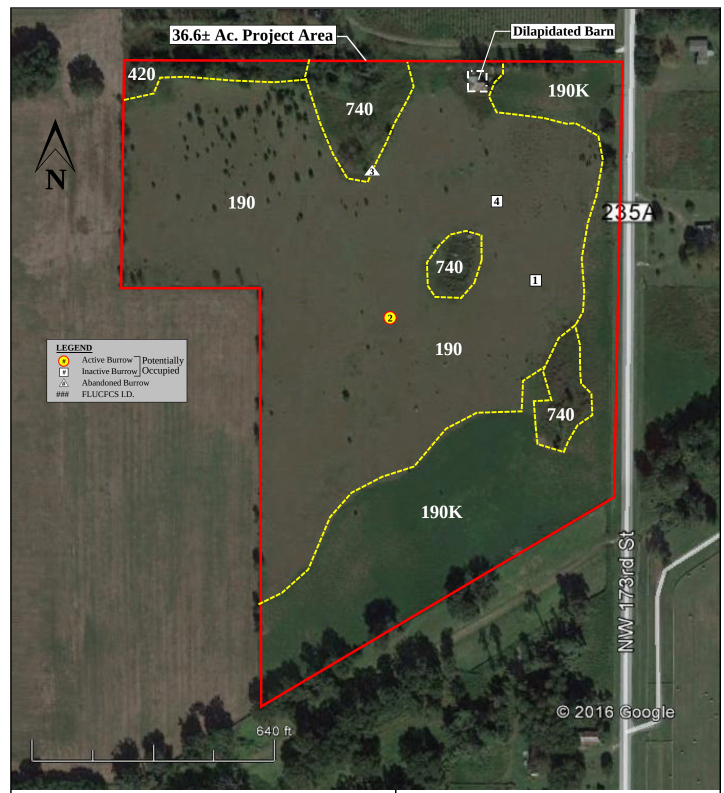




McAlpine Environmental Consulting, Inc . 18312 Cortez Boulevard, Brooksville, FL 34601 352-585-2033 (Cell) davidmec7@gmail.com

RL REGI FLORIDA, LLC PROPERTY City of Alachua, Alachua County, Florida Listed Species Study

Figure 1: Vicinity Map



FLUCFCS1 Description

190B Open Land (Bahiagrass, apparent former pasture/farmland)

190K Open Land (Kudzu) 420 Upland Hardwood 740 Disturbed Land

1. Florida Land Use, Cover and Forms Classification System, (FDOT 1999)

Survey Summary

Our 12/14/16 site survey observed 1 active and 2 inactive or 3 Potentially Occupied (PO) gopher tortoise (GT) burrows within the project area. One abandoned GT burrow was also noted on the site. The burrows were marked with orange wire flags. No other listed fauna species were observed on the site. No listed flora species were observed on the site.

McAlpine Environmental Consulting, Inc . 18312 Cortez Boulevard, Brooksville, FL 34601 352-585-2033 (Cell) davidmec7@gmail.com RL REGI FLORIDA, LLC PROPERTY City of Alachua, Alachua County, Florida Listed Species Study

Figure 3: Project Aerial Image Date: 11/13/15



Soil I.D.	<u>Name</u>
3	Arredondo fine sand, 0 to 5 percent slopes
5	Fort Meade fine sand, 0 to 5 percent slopes
30	Kendrick sand, 2 to 5 percent slopes
33	Northfolk laomy fine sand, 2 to 5 percent slopes
69	Arredondo fine sand, 0 to 5 percent slopes
78	Northfolk laomy fine sand, 2 to 5 percent slopes

Description

Well Drained, Water Table: >80" Well Drained, Water Table: >80"



McAlpine Environmental Consulting, Inc . 18312 Cortez Boulevard, Brooksville, FL 34601

352-585-2033 (Cell) davidmec7@gmail.com RL REGI FLORIDA, LLC PROPERTY City of Alachua, Alachua County, Florida **Listed Species Study**

Figure 5: Soil Map
From USDA Web Soil Survey
http://websoilsurvey.nrcs.usda.gov

Table 1: Rare and Endangered flora species with the potential of occurring on the study site based on FNAI listing.

		Status *		
Common Name	Scientific Binomial	FDA	FWS	
Curtiss' milkweed	Asclpepias curtissii	Е	NL	
Sand butterfly pea	Centrosema arenicola	NL	NL	
Pigmy fringe tree	Chionanthus pygmaeus	Е	Е	
Virgin's blower	Clematis catesbyana	NL	NL	
Longspurred mint	Dicerandra frutescens	Е	Е	
Florida crabgrass	Digitaria floridana	NL	NL	
Shrub buckwheat	Eriogonum longifolium var gnaphalifolium	NL	NL	
Garberia	Garberia Heterophylla	T	NL	
Shrub holly	Ilex opaca var arenicola	NL	NL	
Pond spice	Litsea aestivalis	Е	NL	
Pinesap	Monotropa hypopithys	Е	NL	
Florida spiny-pod	Matelea flordana	Е	NL	
Scrub bay	Persea humilis	NL	NL	
Lewton's polygala	Polygala lewtonii	Е	Е	
Florida mountain-mint	Pycnanthemum floridanum	NL	NL	
Creeping fern	Thelepteris reptans	Е	NL	

^{*} FDA = Florida Department of Agriculture, FWS = U.S. Fish & Wildlife Services, E = Endangered, T = Threatened, NL = Not listed in the Florida Fish and Wildlife Conservation Commission Florida's Endangered Species, Threatened Species and Species of Special Concern, Official List, (1 August 1997) and listed in the Florida Natural Areas Inventory with the potential of occurring the subject property based on habitat preference and geographical location.

Table 2: Probability of Occurrence of Listed Wildlife Species

Common Name	Scientific Name	Status FFW/USFWS ¹	Estimated Probability of Occurrence		•	Comments
		FFW/USFWS	Observed	Observed Possible Unlikely		
				BIRDS	•	
Southeastern Amer. Kestrel	Falco sparverius paulus	T/		X		Kestrel habitat noted on the site. No kestrels or nest sites were observed.
Burrowing Owl	Speotyto cunicularia	SSC/		X		No owls or suspect burrows observed
			N	IAMMAL	S	
Florida Mouse	Podomys floridanus	SSC/		X		Gopher tortoise burrows noted onsite, a known preferred dwelling.
Sherman's Fox Squirrel	Sciurus niger shermani	SSC/		X		Some preferred habitat present. No SFS or potential nest sites observed.
			I	REPTILES	S	
Eastern Indigo Snake	Drymarchon corais couperi	T/T		X		Minimal habitat present. Reclusive. Tortoise burrows observed, a known retreat.
Gopher Tortoise	Gopherus polyphemus	T/	X			Tortoise burrows observed.
Florida Pine Snake	Pituophis melanoleucus m.	SSC/		X		Possible suitable onsite habitat.
Short-tailed Snake	Stilosoma extenuatum	T/		X		Possible habitat present. Reclusive and little known snake.
			AN	MPHIBIA	NS	
Florida Gopher Frog	Rana capito aesopus	SSC/		X		Tortoise burrows onsite, known preferred dwelling.

^{1.} FFW = Florida Fish & Wildlife Conservation Commission; USFWS = United States Fish and Wildlife Service; E = Endangered; T = Threatened; T(S/A) = Similarity of Appearance; T(E/P) = Threatened (Experimental Population; SSC = Species of Special Concern.

Literature Reviewed

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- FFWCC (2004), Florida's Breeding Bird Atlas: a collaborative study of Florida's birdlife, http://www.wildflorida.org/bba/maps.htm
- FFWCC Florida Fish and Wildlife Conservation Commission. <u>Ecology and Habitat Protection Needs of Gopher Tortoise (Gopherus polyphemus)</u> Populations Found on Lands Slated For Large-Scale <u>Development in Florida</u> (Dec 1987). Technical Report #4.
- FFWCC Florida Fish and Wildlife Conservation Commission. Website information on Burrowing Owls (Athene cunicularia floridana). http://myfwc.com/WILDLIFEHABITATS/BirdSpecies_BurrowingOwl.htm
- FFWCC Florida Fish and Wildlife Conservation Commission. <u>Gopher Tortoise Permitting Guidelines</u> (<u>Gopherus polyphemus</u>, April 2008 (Revised April 2009). http://www.myfwc.com/docs/LicensesPermits/PW_GopherTortoisePermitGuidelines.pdf
- FFWCC Eagle Nest Locator: http://myfwc.com/eagle/eaglenests/#criterialocator
- FGFWFC Florida Game and Fresh Water Fish Commission. Florida Atlas of Breeding Sites for Herons and Their Allies. Nongame Wildlife Program, Technical Report No. 10. September 1991.
- FDOT Florida Department of Transportation. *Florida Land Use, Cover and Form Classification System.* (second addition), September, 1985.

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- Stys, B. (1997). *Ecology of the Florida sandhill crane*. Florida Game and Fresh Water Fish Commission, Nongame Wildlife program Technical Report No. 15, Tallahassee, FL. 20 pp.
- U.S. Fish & Wildlife Service. *Habitat Management Guidelines for the Bald Eagle in the Southeast Region*. Third Revision (January 1987) or internet site: http://www.fws.gov/northflorida/BAldEagles/bald-eagles.htm
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Appendix 2:

Determination of historical and archaeological resources,
Florida Division of Historic Resources,
December 19, 2016



This record search is for informational purposes only and does NOT constitute a project review. This search only identifies resources recorded at the Florida Master Site File and does NOT provide project approval from the Division of Historical Resources. Contact the Compliance and Review Section of the Division of Historical

Resources at 850-245-6333 for project review information.

December 19, 2016



Lucie Ghioto, AICP Poulos & Bennett 2602 East Livingston Street Orlando, Florida 32803

Phone: 407.487.2594

Email: lghioto@poulosandbennett.com

In response to your inquiry of December 19, 2016, the Florida Master Site File lists no previously recorded cultural resources in the following parcels of Alachua County:

Parcel #03042-050-006

Parcel #03042-050-007

Parcel #03042-052-003

Parcel #03042-052-004

Parcel #03042-052-005

Parcel #03042-052-006

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

- This search area may contain *unrecorded* archaeological sites, historical structures or other resources even if previously surveyed for cultural resources.
- Federal, state and local laws require formal environmental review for most projects. This search DOES NOT constitute such a review. If your project falls under these laws, you should contact the Compliance and Review Section of the Division of Historical Resources at 850-245-6333.

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

Sincerely,

Alannah Willis

Archaeological Data Analyst

1etrz

Florida Master Site File

Alannah.Willis@dos.myflorida.com



This record search is for informational purposes only and does <u>NOT</u> constitute a project review. This search only identifies resources recorded at the Florida Master Site File and does <u>NOT</u> provide project approval from the Division of Historical section of the Division of Historical

Resources. Contact the Compliance and Review Section of the Division of Historical Resources at 850-245-6333 for project review information.

December 19, 2016



Lucie Ghioto, AICP Poulos & Bennett 2602 East Livingston Street Orlando, Florida 32803 Phone: 407.487.2594

Email: lghioto@poulosandbennett.com

In response to your inquiry of December 19, 2016, the Florida Master Site File lists one previously recorded standing structure and no archaeological sites found in the following parcels of Alachua County:

Parcel #03042-052-002

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

- This search area may contain *unrecorded* archaeological sites, historical structures or other resources even if previously surveyed for cultural resources.
- Because vandalism and looting are common at Florida sites, we ask that you limit the distribution of location information on archaeological sites.
- While many of our records document historically significant resources, the documentation of a resource at the Florida Master Site File does not necessarily mean the resource is historically significant.
- Federal, state and local laws require formal environmental review for most projects. This search DOES NOT constitute such a review. If your project falls under these laws, you should contact the Compliance and Review Section of the Division of Historical Resources at 850-245-6333.

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

Sincerely,

Alannah Willis

Archaeological Data Analyst

1etrz

Florida Master Site File

Alannah.Willis@dos.myflorida.com

Created: 12/19/2016



Cultural Resource Roster

SiteID	Туре	Site Name	Address	Additional Info	SHPO Eval	NR Status
AL05242	SS	Square Barn	16000 NW 173 ST, Alachua	c1950 Frame Vernacular	Not Eligible	

Appendix 3:

Property Owner Labels, 400 foot buffer & City of Alachua Notification List – 3 Sets

TOMOKA HILLS FARMS INC ACKLEY ROBERT L & MARY J WAITCUS, GREGORY MICHAEL 7453 SW 116TH TER 1301 DIXIANA DOMINO RD 15817 NW 173RD ST GAINESVILLE, FL 32608-4234 LEXINGTON, KY 40511 ALACHUA, FL 32615-5231 SMYDER, CHARLES & REGINA RL REGI FLORIDA LLC RL REGI FLORIDA LLC PO BOX 842 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 ALACHUA, FL 32616-0842 MIAMI, FL 33172 MIAMI, FL 33172 PATEL & PATEL WAITCUS, JOHN J TRUSTEE WAITCUS, HENRIETTA TRUSTEE 6036 NW 112TH PL 7453 SW 116TH TER 7453 SW 116TH TER ALACHUA, FL 32615-7423 GAINESVILLE, FL 32608-4234 GAINESVILLE, FL 32608-4234 RL REGI FLORIDA LLC RL REGI FLORIDA LLC RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 MIAMI, FL 33172 MIAMI, FL 33172 MIAMI, FL 33172 PATEL & PATEL RL REGI FLORIDA LLC RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 6036 NW 112TH PL MIAMI, FL 33172 ALACHUA, FL 32615-7423 MIAMI, FL 33172 SINGH, LAKHVIR TOMOKA HILLS FARMS INC TOMOKA HILLS FARMS INC 1301 DIXIANA DOMINO RD 1301 DIXIANA DOMINO RD PO BOX 2092 ALACHUA, FL 32616 LEXINGTON, KY 40511 LEXINGTON, KY 40511 THOMAS & THOMAS & TOMOKA HILLS FARMS INC **VICKORY WILLIAM A & SUSAN S THOMAS HEIRS** 1301 DIXIANA DOMINO RD 15404 NW 173RD ST PO BOX 44 LEXINGTON, KY 40511 ALACHUA, FL 32615 HIGH SPRINGS, FL 32655-0044 VICKORY W H & FAYE TOMOKA HILLS FARMS INC SMYDER, CHARLES & REGINA 1301 DIXIANA DOMINO RD 15310 NW 173RD ST PO BOX 842 ALACHUA, FL 32615-5222 LEXINGTON, KY 40511 ALACHUA, FL 32616-0842

ALACHUA COUNTY

GAINESVILLE, FL 32601

12 SE 1ST ST

ALACHUA COUNTY

GAINESVILLE, FL 32601

12 SE 1ST ST

Antoinette Endelicato 5562 NW 93rd Avenue Gainesville, FL 32653 Dan Rhine 288 Turkey Creek Alachua, FL 32615 Tom Gorman 9210 NW 59th Street Alachua, FL 32653

Richard Gorman 5716 NW 93rd Avenue Alachua, FL 32653 Peggy Arnold 410 Turkey Creek Alachua, FL 32615 David Forest 23 Turkey Creek Alachua, FL 32615

John Tingue 333 Turkey Creek Alachua, FL 32615 President TCMOA 1000 Turkey Creek Alachua, FL 32615 Linda Dixon, AICP Assistant Director Planning PO Box 115050 Gainesville, FL 32611

Craig Parenteau
FL Department of Environmental
Protection
4801 Camp Ranch Road
Gainesville, FL 32641

Jeannette Hinsdale P.O. Box 1156 Alachua, FL 32616 Lynn Coullias 7406 NW 126th Ave Alachua, FL 32615

Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615 Tamara Robbins PO Box 2317 Alachua, FL 32616 Dr. Lee A. Niblock Alachua County Manager 12 SE 1st Street Gainesville, FL 32601

John Amerson All County Marion Property Management 2916 NE Jacksonville Rd Ocala, Fl 34479 Traci L. Gresham City Manager City of Alachua PO Box 9 Alachua, FL 32616

Appendix 4:

Neighborhood Meeting Materials

Advertisement & Affidavit of Placement, January 11, 2017 Edition of the Gainesville Sun

Notice of Neighborhood Meeting, mailed January 10, 2017

Mailing List: Owners within 400 feet & Alachua Notification List

January 25, 2017 Neighborhood Meeting Sign-In Sheet

Neighborhood Meeting Recap

Settlement reached in birth certificates dispute

By Dara Kam The News Service of Florida

TALLAHASSEE - Two TALLAHASSEE - Two years after gay marriages became legal in Florida, the state has agreed to settle a federal lawsuit over birth certificates issued to children born

into same - sex marriages. Two married lesbian couples and the advocacy group Equality Florida Institute sued the state in 2015 after health officials refused to include both parents' names on the documents. The lawsuit came months

after same-sex mar-riages became legal in Florida and two months after the U.S. Supreme Court struck down state bans on gay marriage as unconstitutional.

State Department of Health officials had contended they lacked the tended they lacked the authority to change birth-certificate forms without lawmakers taking action, a position that led to only birth mothers, and not their spouses, being listed on the documents. But the Republican-dominated Republican-dominated Legislature, which last year met from January

until mid-March, did not approve changes to the law to recognize that same -sex marriage is legal in Florida

The Department of Health in May asked U.S. District Judge Robert Hinkleto dismissthelawsuit, arguing that it was moot because the state had started listing both spouses on birth certifi-cates of children born into same-sex marriages and had started a rule-making process to allow the designation of "parent" – in addition to "mother" and "father" – on the birth records.

But lawyers for the Equality Florida objecte arguing that the health department's "recent remedial measures are both substantively incom plete and procedurally lacking in finality" and that the issues are not

Thursday, lawyers for the plaintiffs and the state filed a document telling Hinkle they had reached a settlement

Under the settlement, the state agreed to issue corrected birth certifi-cates free of charge to the plaintiffs and to all samesex couples who received incorrect documents. The state also pledged to apply the statute regarding birth certificates "and any forms promulgated based on that statute to same-sex spouses in the same manner as they are applied to opposite-sex spouses." The state also agreed to

pay \$55,000 to in legal fees

and costs to the plaintiffs.

"After a two year legal
battle, the state of Florida has finally agreed to put this discrimination behindus," Equality Flor-ida Public Policy Director Hannah Willard said in a prepared statement. "Married same-sex cou-ples deserve to be treated pies deserve to be treated equally before the law and will now be guaranteed accurate birth certificates from the Department of Health. A birth certificate is the very first document to represent a newborn baby's family, and all families deserve that families deserve that

recognition."

In June, Florida officials agreed to pay almost \$500,000 to lawyers who successfully challenged the state's prohibition on same-sex marriage.

Teacher may avoid firing over transgender remarks

By Jim Saunders The News Service of Florida

TALLAHASSEE — A state administrative law judge says said a South-west Florida high-school teacher should be disci-plined — but not fired — for making negative com-ments about transgender

people.
The Lee County School Board last year moved to terminate Angel Villanueva, a Junior ROTC instructor at East Lee County High School. But Administrative Law Judge Linzie Bogan, in a 12-page recommended order Monday, said "just cause" existed for discipline, but

not firing.
In part, the case focused on comments Villanueva made to a student, iden-tified only by the initials

M.G., who came out as transgender in March 2016, the recommended order said. The student said Villanueva reacted by saying, "Oh, no, you can't do that" and by telling M.G. that he will always

M.G. that he will always be a female.

"Respondent (Vil-lanueva) admits that he wanted to persuade M.G. not to come out as trans-gender," Bogan wrote in the recommended order. "Respondent also admits that he made comments in the presence of students regarding the sexual preference of individu-als, and further that he told students in his class that individuals who do not agree with him are wrong, will regret their lifestyle, and will suffer consequences later on in life. Respondent testified

that his concern for M.G. tian, and that if M.G. had informed Respondent that he was bothered by that he was bothered by his comments, then he would not have been as aggressive in stating his opinions to M.G. Respon-dent acknowledges that he overstepped his boundar-ies and 'should have stayed in his own lane.' During the final bearing Bearons the final hearing, Respon dent expressed genuine feelings of concern about M.G.'s well-being.

Under administrative law, the recommended order will go back to the School Board for final action. Bogan did not recommend specific dis-ciplinary steps. Villanueva has worked for the school district since 2002

The recommended order

said an investigation began after a parent notified the school district about a video posted on Instagram that showed Villanueva making comments in class about Caitlyn Jenner, the former Olympic gold medalist who came out as transgender. The student M.G. posted the video on Instagram and was later interviewed as part of the investigation. The school district filed a petition July 29 to terminate Vil-lanueva, who is covered by a collective-bargaining agreement, according to documents filed in the case. Villanueva requested an administrative hearing

Aug. 22. "Respondent's conduct unreasonably denied stu-dents access to diverse points of view, exposed students to unnecessary embarrassment and disparagement, and was unbecoming of a school district employee," the July petition for termina-tion said.

But Bogan said the disci-pline should stop short of termination.

dent's concern for M.G. comes not from a place of hate, but from a place of compassion. Accord-ingly, petitioner (the School Board) has not established that Respon-dent's conduct was ermination.

"Respondent, during the final hearing, expressed genuine feelings of concern about M.G.'s overall well-being," Bogan wrote.

"The undersigned (judge)

A neighborhood workshop will be held to discuss a proposed Special Exception for an entertainment and recreation use in the BH zoning district located at 7400 W. Newberry Road on parcel number 06336-

The meeting will be held on January 25, 2017 at 6:00 p.m. at the TownePlace Suites Gainesville Northwest, located at 7451 W. Newt Boad Gainesville Finds



Contact: Clay Sweger, AICP eda engineers – surveyors – planners, inc (352) 373-3541

STATE POLITICS

House looks for ways to cut budget

By Brandon Larrabee The News Service of Florida

TALLAHASSEE House members are expected to consider how they would cut the state budget by anywhere from \$1.1 billion to \$2.2 bil-

\$1.1 billion to \$2.2 bil-lion as part of an exercise toward making the next spending plan balanced. Plans for the exercises were unveiled Tuesday by House Appropriations Chairman Carlos Trujillo, R-Miami, as he tried to stress the chamber's message that the state budget for the coming fiscal year, which begins July 1, will be incredibly tight.

"Our spending pattern is unsustainable, and this is the time to address it."

Trujillo said. House Speaker Richard

Corcoran, R-Land O' ends June 30. In fact, Lakes, has taken a tough state economists recently line on the budget, saying that the already-small projections of a state surplus don't take into account factors like \$300 million pledged by law to be spent on counties affected by the 2010 Deepwater Horizon disaster

Trujillo said Tuesday that state agencies have also pitched \$594 million in additional spending that's not accounted for by the official budget forecast used to project a surplus and that any new proposals by Gov. Rick Scott would also eat into the state's growing

revenues.

The state is expected to take in more money during the next budget year than in the current one, which

added \$141.9 million in projected tax revenue over the next 18 months. But that represents a sliver of the state's annual spending - less than 0.2 percent of the current budget. And much of the

and much of the expected increases in tax revenues would be eaten up by the usual cost increases for items like education funding and health-care programs. And those trends could lead to a shortfall as soon

as the 2018-19 budget year, when projections show the Legislature will be \$1.3 billion short, fol-lowed by a nearly \$1.9 billion hole the following

course of this committee and throughout the course of this year is going to be (finding) ways to cut, to save in order for us to me our long-term financial obligations," Trujillo said. That led to the budget

exercises set to be con-sidered by House budget subcommittees, Trujillo said. The first would make a set of modest assumptions about budget growth and try to put the state on track to fix the future shortfalls over a three-year period; the other would be based on more aggressive spending by lawmakers and the resulting need to make deeper cuts to avoid the shortfalls this year.

The subcommittees are "Our real goal and our expected to report backby real task throughout the Feb. 13.

001-000. This is not a public hearing. The purpose of this meeting is to inform neighboring property owners of the proposed development and to seek their comments.



PUBLIC NOTICE

A Neighborhood Meeting will be held to discuss a rezoning from RMF-8 to PD-R (Planned Development - Residential) or 58.82 acres located on the west side of Country Road 255A, south of the intersection with US 41 (Parcel I

The meeting will be held Wednesday, January 25, 2017, at 6:00 PM at the Alachua County Library, Alachua Branch, 14913 NW 140th Street, Alachua E. 32615, Meeting Room A. Contact person: Lucie Ghioto, Poulos & Bennett, LLC: 407-487-2594 or Ighitot@poulosandbennett.com

NOTICE OF PUBLIC HEARING



v Committee will hold a Review Committee will hold a public hearing Thursday, January 19, 2017 at 1:30 pm in the John R. "Jack" Durrance Auditorium, roon 209, 12 S.E. 1st Street, Gainesville, Florida to consider the following

Project 2016103101 - Revised Final Development Plan Review - La Quinta Inn & Suites - (approximately 55,327 sq. 1.5 story 92 room hotel on approximately 1.41 acres 1.5 story 92 room hotel on approximately 1.41 acres 1.5 section 33-T09-R19 - Located on Tax Parcel Number 06336-004-004 at 908 NW 69th Terrace - Causseaux, Hewett and Walpole, Inc. - agents; Oaks Mall Activity Center and Commercial Future Land Use Designation; Highway Oriented Business (BH) Zoning

Oriented Business (BH) Zoning
Project 20/1612/1201 - Revised Final Development
Plan Review - Queen of Peace Administrative
Building - (approximately 2.465 a., ft. non-residential
building on approximately 2.6.12 acres) - Section 12T10-R18 - Located on Tax Parcel Numbers 04422004-000 and 04422-007-000 at 10900 SW 24th
Avenue - Causseaux, Hewett and Walpole, Inc. agents; Institutional and Low Density Residential (1 to 4
dwelling unit per acre) Future Land Use Designation;
Agricultural (A) and Single Family Estate Residential
(RE-1) Zoning

All interested persons are invited to attend and be heard. Written comments may be filed with the Office of Planning and Development for consideration. In addition to any other comments, interested persons are invited to submit comments on whether the proposal will have a significant impact on the cost of housing.

All persons are advised that, if they decide to appeal an decision made at this public hearing or meeting, they will need a record of the proceedings and, for such purpose, they may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based

and evidence upon which the appeal is to be based. If you have a disability and need an accommodation in order to participate in a program or service of the Growth Management Department, please contact the Growth Management Department at 352-374-5249 at least 2 business days prior to the event, TDD users, please call 711 (Florida Relay Service). Printed materials are available in alternate format upon request.

General Information: Staff Reports on the above items will be available on Friday of the week preceding the meeting at the Office of Planning and Development: 10-300 S.W. 2nd Avenue Gainesville, FL 32601. For further informatio. call (352) 374-5249.

STATE POLITICS

Gun issues grab attention in legislature

By Lloyd Dunkelberger The News Service of Florida

TALLAHASSEE - In the wake of mass shootings at an Orlando nightclub and at the Fort Lauderdale airport, the gun-control debate intensified Tuesday with Democratic lawmakers filing legislation to try to improve gun safety while an appeals court heard arguments

about local-government gun ordinances. Sen. Gary Farmer, D-Fort Lauderdale, and Sen. Linda Stewart, D-Orlando, announced D-Orlando, announced they are sponsoring a proposal (SB 254) that would ban so-called assault rifles and "large capacity" ammunition magazines. Rep. Carlos Guillermo Smith, D-Orlando, is sponsoring the measure (HB 167) in the House.

The bills would specifically ban the ownership of Sig Sauer MCX

semi-automatic rifles, which was the type of weapon used by Omar Mateen in killing 49 vic-tims at the Pulse nightclub

in Orlando in June.
"We cannot continue to
say I'm sorry or let's pray
for these folks. We do. But for these folks. We do. But that's not what we need. We need gun-safety leg-islation," said Stewart, whose district includes the Pulse nightclub. "We've got to start talking about this and we've got to start acting"

acting." Smith said banning mili-Smith said banning min-tary-style assault weapons is part of a "common sense" approach to gun control, while also urging lawmakers to improve funding for compre-hensive mental-health

programs.

"I think it is common sense, and Floridians understand that it is wrong and unacceptable for civilians to have access to firearms that can fire 30

rounds, like a Sig Sauer MCX, in a matter of seconds," Smith said.

In addition to the assault-weapon ban, Farmer said he is working on other legislation, including a measure (SB 142) that he said would eliminate "loopholes" in Florida's trigger-locklaw, which requires guns to be more than the m which requires guns to be safely secured when they are kept near children 16 or younger. Farmer is also working on a bill calling for broader background

for broader background checks for gun purchases, although the measure has not been filled. Farm er's district includes Fort Lauderdale-Hollywood International Airport, where five people were fatally shot Friday. He said if some of the measures had been in place, "perhaps" they could have prevented some shooting tragedies, although he said if would take a "concerted" effort by multiple

But the legislation sponsored by three minority-party, freshmen lawmakers will face significant opposition in the Republican-dominated Legislature, which has been more supportive of gun rights rather than efforts to curb guns.

of gun rights rather than efforts to curb guns.

In fact, a few hours before the lawmakers held their gun-safety news conference at the state Capitol, another group led by Tallahassee Democratic Mayor Andrew Gillum was at the 1st District Court of Appeal, urging the judges to find unconstitutional a law that pre-empts local law that pre-empts local governments from passing gun-control ordinances.



STATE OF FLORIDA COUNTY OF ALACHUA

Published Daily and Sunday Gainesville, Florida

Before the undersigned authority personally appeared Maddie Mottl
Who on oath says that he/she isAdvertising Account Executive of THE GAINESVILLE SUN,
a weekly newspaper published in Gainesville in Alachua County, Florida, that the attached copy of
advertisement, being a Public Notice/ Neighborhood Meeting
In the matter of;
A Neighborhood Meeting will be held to discuss a rezoning from RMF-8 to PD-R (Planned Development -
Residential) on 35.82 acres located on the west side of County Road 235A, south of the intersection with US
441 (Parcel IDs 03042-050-006 through 007 and 03042-052-002 through 006). This is not a public hearing.
The purpose of the meeting is to inform neighboring property owners of the nature of the proposal and seek
their comments.
At the Alachua County Library, Alachua Branch, 14913 NW 140th Street, Alachua FL 32615, Meeting
Room A., was published in said newspaper in the issue of, January 11 th , 2017
Affiant further says that THE GAINESVILLE SUN is a newspaper published at Gainesville, in said Alachua County, Florida and that the said newspaper has heretofore been continuously published in said Alachua County, each day, and has been entered as second class mail matter at the post office in Gainesville, in said Alachua County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he has neither paid nor promised any person, firm or corporation any discount for publication in said newspaper.
Sworn to and subscribed before me this

ERNEST BLAKE III

Motary Public - State of Florida

Commission & FF 245987

My Comin. Expires Jun 24, 2019

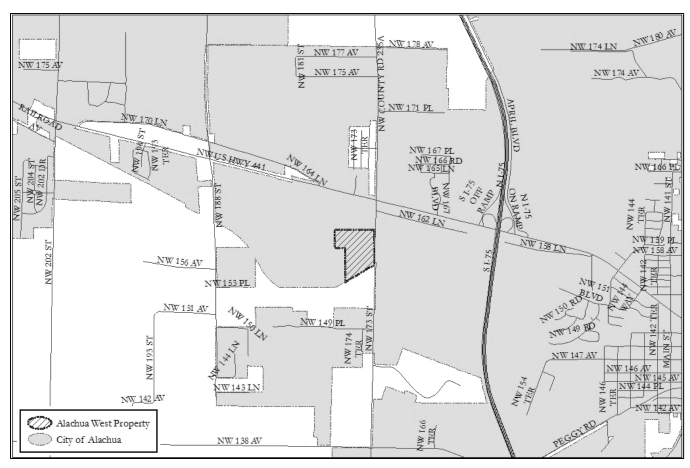
Bonded through National Notary Asso.

Notary Public

(Seal)

NEIGHBORHOOD MEETING

For a residential subdivision located on the west side of County Road 235A, approximately 900 feet south of the intersection with US 441, Alachua FL, located on Parcel IDs 03042-050-006 through 007 and 03042-052-002 through 006, as illustrated on the map below:



Date: Wednesday, January 25, 2017

Time: 6:00 PM

Place: Alachua County Library, Alachua Branch, 14913 NW 140th Street, Alachua FL 32615. Meeting

Room A.

Contact: Lucie Ghioto, Poulos & Bennett, LLC: 407-487-2594 or Lghioto@poulosandbennett.com

Poulos & Bennett will be holding a meeting to discuss a request to rezone the above 35.82-acre property from RMF-8 to PD-R (Planned Development - Residential) in order to construct up to 143 single family residences. The proposed PD-R zoning district will permit up to four (4) dwelling units/acre, which is a reduction from the eight (8) dwelling units/acre currently allowed by the existing RMF-8 zoning. Proposed district will permit single-family dwellings and associated uses, including accessory structures and neighborhood amenities. The purpose of the meeting is to inform neighboring property owners of the nature of the proposal and seek their comments.

TOMOKA HILLS FARMS INC ACKLEY ROBERT L & MARY J WAITCUS, GREGORY MICHAEL 7453 SW 116TH TER 1301 DIXIANA DOMINO RD 15817 NW 173RD ST GAINESVILLE, FL 32608-4234 LEXINGTON, KY 40511 ALACHUA, FL 32615-5231 SMYDER, CHARLES & REGINA RL REGI FLORIDA LLC RL REGI FLORIDA LLC PO BOX 842 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 ALACHUA, FL 32616-0842 MIAMI, FL 33172 MIAMI, FL 33172 PATEL & PATEL WAITCUS, JOHN J TRUSTEE WAITCUS, HENRIETTA TRUSTEE 6036 NW 112TH PL 7453 SW 116TH TER 7453 SW 116TH TER ALACHUA, FL 32615-7423 GAINESVILLE, FL 32608-4234 GAINESVILLE, FL 32608-4234 RL REGI FLORIDA LLC RL REGI FLORIDA LLC RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 MIAMI, FL 33172 MIAMI, FL 33172 MIAMI, FL 33172 PATEL & PATEL RL REGI FLORIDA LLC RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 700 NW 107TH AVE STE 200 6036 NW 112TH PL MIAMI, FL 33172 ALACHUA, FL 32615-7423 MIAMI, FL 33172 SINGH, LAKHVIR TOMOKA HILLS FARMS INC TOMOKA HILLS FARMS INC 1301 DIXIANA DOMINO RD 1301 DIXIANA DOMINO RD PO BOX 2092 ALACHUA, FL 32616 LEXINGTON, KY 40511 LEXINGTON, KY 40511 THOMAS & THOMAS & TOMOKA HILLS FARMS INC **VICKORY WILLIAM A & SUSAN S THOMAS HEIRS** 1301 DIXIANA DOMINO RD 15404 NW 173RD ST PO BOX 44 LEXINGTON, KY 40511 ALACHUA, FL 32615 HIGH SPRINGS, FL 32655-0044 VICKORY W H & FAYE TOMOKA HILLS FARMS INC SMYDER, CHARLES & REGINA 1301 DIXIANA DOMINO RD 15310 NW 173RD ST PO BOX 842 ALACHUA, FL 32615-5222 LEXINGTON, KY 40511 ALACHUA, FL 32616-0842

ALACHUA COUNTY

GAINESVILLE, FL 32601

12 SE 1ST ST

ALACHUA COUNTY

GAINESVILLE, FL 32601

12 SE 1ST ST

Antoinette Endelicato 5562 NW 93rd Avenue Gainesville, FL 32653 Dan Rhine 288 Turkey Creek Alachua, FL 32615 Tom Gorman 9210 NW 59th Street Alachua, FL 32653

Richard Gorman 5716 NW 93rd Avenue Alachua, FL 32653 Peggy Arnold 410 Turkey Creek Alachua, FL 32615 David Forest 23 Turkey Creek Alachua, FL 32615

John Tingue 333 Turkey Creek Alachua, FL 32615 President TCMOA 1000 Turkey Creek Alachua, FL 32615 Linda Dixon, AICP Assistant Director Planning PO Box 115050 Gainesville, FL 32611

Craig Parenteau
FL Department of Environmental
Protection
4801 Camp Ranch Road
Gainesville, FL 32641

Jeannette Hinsdale P.O. Box 1156 Alachua, FL 32616 Lynn Coullias 7406 NW 126th Ave Alachua, FL 32615

Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615 Tamara Robbins PO Box 2317 Alachua, FL 32616 Dr. Lee A. Niblock Alachua County Manager 12 SE 1st Street Gainesville, FL 32601

John Amerson All County Marion Property Management 2916 NE Jacksonville Rd Ocala, Fl 34479 Traci L. Gresham City Manager City of Alachua PO Box 9 Alachua, FL 32616



Poulos & Bennett, LLC •2602 E. Livingston Street • Orlando, Florida 32803 • (407) 487-2594 • www.poulosandbennett.com

Alachua West Neighborhood Meeting

January 25, 2017 6:00PM

Welcome! Please Sign In

Name	Address	Phone	Email



Poulos & Bennett, LLC • 2602 E. Livingston Street • Orlando, Florida 32803 • (407) 487-2594 • www.poulosandbennett.com

Alachua West Neighborhood Meeting

Meeting Minutes

The neighborhood meeting required for the Alachua West PD-R Rezoning application was held on January 25, 2017 at 6:00 PM in Meeting Room A of the Alachua Public Library, Alachua Branch, located at 14913 NW 140th Street, Alachua FL 32615.

Ten business days prior to the meeting a notice of the time and place of the meeting was mailed to all property owners within 400 feet of the subject property (26 property owners) and those individuals listed on Alachua's Public Notification roster (16 individuals). In addition, an advertisement was placed in the Local section of the Gainesville Sun on January 11, 2017.

The neighborhood meeting began at 6:00. In attendance on behalf of the proposed development were Kathy Hattaway and Lucie Ghioto of Poulos & Bennett, LLC and Peter McDaniel of M3 Properties. The meeting room was made available until 6:45 PM, but no members of the public, including those individuals noticed above, attended the meeting. A copy of the scanned sign in sheet is included with the submittal package.

Appendix 5: School Student Generation Form



THE	GOOD	LIEE	COL	ANATI	MITTY

FOR PLANNING USE ONLY	
Case #:	
Application Fee: \$	
Filing Date:	
Acceptance Date:	
Review Type: Admin	

Public School Student Generation Form for Residential Development in the City of Alachua

Α.		lentiai Developmer _{PLICANT}			
	1.	Applicant's Status (check one):			
	2.	Owner (title holder) Name of Applicant(s) or Contact Perso	■ Agent n(s): Kathy Hattaway	Title	e: Planning Team Leader
		Company (if applicable): Poulos & Ber	troot	***************************************	
		Mailing address: 2602 E. Livingston S		ZIP: 3280	03
		City: Orlando Telephone: 407-487-2594	State:		khattaway@poulosandbennett.com
	2	If the applicant is agent for the property		e-mail:_	Mid.away@podiocandbolinok.com
	3.	Name of Owner (title holder): RL Regi			
		Mailing Address: 700 NW 107th Avenu	ue. Suite 200		
		City: Miami		ZIP: 331	72
		* Must provide executed Property Own			
В.	PR	OJECT	or / illidavit addition2.illig ti	o agont to dot on bot	nan or the property exmen.
	1.	Project Name: Alachua West			
	2.	Address of Subject Property: None			
	3.	Parcel ID Number(s): 03042-05-006, 0304	2-050-007, 03042-052-002,	03042-052-003, 03042-	052-004, 03042-052-005, 03042-052-006
	4.	Section 08/17 Township 08	Range_18		Acreage: 35.82
	5.	Existing Use of Property: Vacant			
	6.	Future Land Use Map Designation: Mod	derate Density Resident	ial (Proposed)	
	7.	Zoning Designation: PD-R (Planned De	evelopment - Residentia	I) - (Proposed)	
	8.	Development Data (check all that apply):		
		Single Family Residenti	al	Number of Units	143
		□ Multi-Family Residential		Number of Units	
		□ Exempt (see exempt de	velopments on page 2)		
	9. F	Review Type:			
		Preliminary Development Order		Final D	evelopment Order
		Comprehensive Plan Amendmen	ıt	□ Prelim	ninary Plat
		■ Large Scale		□ Final	Plat
		□ Small Scale		□ Site P	Plan
		Site Specific Amendment to the 0	Official Zoning Atlas (Rez	coning)	
		□ <u>Revised</u>			
	10.	 School Concurrency Service Areas (S school type, Maps of the SCSAs can be by clicking on the "Public Schools" tab: 	e obtained from the Alac	nua County Growth N	Management Department Map Gallery
		Elementary: Alachua			
		Middle: Mebane			
		High: Santa Fe			

Explanation of Student Generation Calculation: Student Generation is calculated based on the type of residential development and the type of schools. The number of students stations (by school type - Elementary, Middle and High School) used for calculating the school concurrency impacts is equal to the number of dwelling units by housing type multiplied by the student generation multiplier (for housing type & school type) established by the School Board. Calculations are rounded to the nearest whole number. Student Generation for each school type is calculated individually, in order to correctly assess the impact on the School Concurrency Service Area (SCSA) for each school type (Elementary, Middle and High School). # of housing units x Elementary school student generation multiplier # of Elementary School Student Stations = # of Middle School Student Stations Middle school student generation multiplier # of housing units X # of High School Student Stations = # of housing units x High school student generation multiplier Student Generation Calculations: Single Family Residential Development Elementary School Elementary School Multiplier* Student Stations** 143 units 0.15 X Middle School 143 units 0.07 Middle School Multiplier* Student Stations** X Student Stations** High School 143 units 0.09 High School Multiplier* 13 X Student Generation Calculations: Multi-Family Residential Development Student Stations** Elementary School N/A units Elementary School Multiplier' Middle School N/A Middle School Multiplier* Student Stations** units Student Stations** High School N/A units High School Multiplier* * Student generation multipliers may be obtained from SBAC at: http://www.sbac.edu/pages/ACPS/Departments Programs/DepartmentsAF/D thru F/FacilitiesMainConstr/Local Certification Packe ts/City of Alachua ** Round to the nearest whole number **EXEMPT DEVELOPMENTS (check all that apply):** □ Existing legal lots eligible for a building permit. Development that includes residential uses that has received final development plan approval prior to the effective date for public school concurrency, or has received development plan approval prior to June 24, 2008, provided the development approval has not expired. □ Amendments to final development orders for residential development approved prior to the effective date of public school concurrency, and which do not increase the number of students generated by the development. Age-restricted developments that prohibit permanent occupancy by persons of school age, provided this condition is satisfied in accordance with the standards of the Public Schools Facilities Element or the ILA. ☐ Group quarters that do not generate public school students, as described in the ILA. A completeness review of the application will be conducted within 5 business days of receipt. If the application is determined to be incomplete, the application will be returned to the applicant. I/We certify and acknowledge that the information contained herein is true and correct to the best of my/our knowledge. Signature of Co-applicant Signature of Applicant Kathryn Hattaway Typed or printed name of co-applicant Typed or printed name and title of applicant The foregoing application is acknowledged before me this day of and of

as identification.

Notary Public State of Florida
Cheryl F Burch
Wy Commission FF 135970

Notary Public State of Florida
Signature of A

Expires 06/24/2018

Signature of Alotary Public, State of FION (C)



Certification



This application for a determination of adequacy of public schools to accommodate the public school students generated by the proposed development has been reviewed for compliance with the school concurrency management program and in accordance with the ILA. The following determinations have been made:

	Date:
Date:	Vicki McGrath, Director, Community Planning School Board of Alachua County 352-955-7400 x 1423
□ Local Government Certification Approved by:	□ School Board Staff Certification
□ Denied for reasons stated:	
☐ Capacity Available in Adjacent SCSA	Available Capacity:
☐ Capacity Available in 3 years	Available Capacity:
□ Capacity Available	Available Capacity:
High SCSA:	
☐ Capacity Available in Adjacent SCSA	Available Capacity:
☐ Capacity Available in 3 years	Available Capacity:
□ Capacity Available	Available Capacity:
Middle SCSA:	
☐ Capacity Available in Adjacent SCSA	Available Capacity:
☐ Capacity Available in 3 years	Available Capacity:
□ Capacity Available	Available Capacity:
Elementary SCSA:	Capacity Required:
□ Approved based upon the following findings:	



erty

E 50 FT POB S 295.1 FT E B 240/340 LESS ADDL R/W

to one or more future dates. It the date, time and place of It shall be announced during otice regarding these matters

the enactment of ordinances ances shall read as follows:

2017-10

NEWBERRY, FLORIDA, THE FUTURE LAND USE BERRY COMPREHENSIVE F LAND, PURSUANT TO R, AGENT, FOR JOHN P. ACREAGE, UNDER THE ENDMENT PROCEDURES 161 THROUGH 163.3215, FOR A CHANGE IN THE N FROM "AGRICULTURE" (IMATELY 2.33 ACRES, WITHIN THE CORPORATE I, FLORIDA; TAX PARCEL G ALL ORDINANCES IN 3 AN EFFECTIVE DATE.

2017-11

REWBERRY, FLORIDA, F THE OFFICIAL ZONING THAN TEN CONTIGUOUS AN APPLICATION BY MOORHOUSE, OWNER; G ATLAS OF THE CITY PMENT REGULATIONS; M AGRICULTURAL (A). INTENSIVE (CI) ZONING ACRES, LOCATED AT 975 CORPORATE LIMITS OF 1; TAX PARCEL NUMBER BILITY; REPEALING ALL OVIDING AN EFFECTIVE

interested parties may appear mendments.

vailable for public inspection located at 25815 S.W. 2nd r business hours.

to appeal any decision made hey will need a record of the ey may need to ensure that a le, which record includes the speal is to be based.

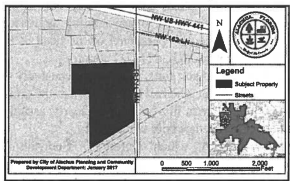
Disabilities Act, persons with lation for attendance at this n, Inc. at (352) 375-2784, no gs. If hearing impaired, call 70

ay - June 01, 2017)



NOTICE OF PUBLIC HEARING BEFORE THE PLANNING AND ZONING BOARD OF THE CITY OF ALACHUA, FLORIDA

Notice is hereby given that the Planning & Zoning Board of the City of Alachua will hold a public hearing on June 13, 2017, at 6:00 p.m. The hearing will be held in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida, to consider the following: A request by Kathy Hattaway, AICP, of Poulos & Bennett, LLC, applicant and agent, for M3 Alachua LLC, property owner, for consideration of a Site-Specific Amendment to the Official Zoning Atlas (Rezoning) to amend the Official Zoning Atlas from Residential Multiple Family - 8 (RMF-8) to Planned Development - Residential (PD-R) on a ±35.82 acre subject property. The ±35.82 acre property subject to the proposed amendment is located to the west of NW 173rd Street (also known as County Road 235A), approximately 1,000 feet south of the intersection of NW US Highway 441 and NW 173rd Street, consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006; Existing Future Land Use Map (FLUM) Designation: Medium Density Residential; Proposed FLUM Designation: Moderate Density Residential; Existing Zoning: Residential Multiple Family - 8 (RMF-8).



At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

(Published: Alachua County Today - June 01, 2017)

equipment provided by Firehouse Subs was valued .



PUBLIC NOTICE NOTICE OF ENACTMENT OF AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA

The City of Alachua City Commission will hold a public hearing on a proposed ordinance on June 12, 2017 at 6:00 p.m. The hearing will be held in the James A. Lewis Commission Chambers of City Hall, at 15100 NW 142nd Terrace, Alachua, Florida.

The ordinance title is as follows:

ORDINANCE 17-09

AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA; AUTHORIZING ALACHUA COUNTY TO LEVY SPECIAL ASSESSMENTS WITHIN CITY BOUNDARIES TO PAY FOR FIRE PROTECTION SERVICES AND INCLUSION OF THE CITY IN THE ALACHUA COUNTY FIRE PROTECTION MUNICIPAL SERVICE BENEFIT UNIT; PROVIDING FOR THE TERM OF SUCH AUTHORIZATION; AND PROVIDING AN EFFECTIVE DATE.

At the public hearing, all interested parties may appear and be heard with respect to the proposed ordinance. Copies of the proposed ordinance and related materials are available for public inspection at the Office of the City Clerk, 15100 NW 142nd Terrace, Monday-Thursday between the hours of 7:30 a.m. to 6:00 p.m. the Thursday prior to the City Commission meeting. Written comments on the proposed ordinance may be sent to the following address: City of Alachua, Attn: City Manager's Office, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that in order to appeal any decision made at these public hearings, you will need to ensure that a verbatim record is made. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

(Published: Alachua County Today - June 01, 2017)

DOGS

Continued from B1

transmitted to people, and all the dogs being treated are in stable condition, according to a news release from the Florida Department of Agriculture and Consumer Services.

The mortality rate for dog flu is low and most dogs recover at home without any complications.

A news release from the University of Florida College of Veterinary Medicine in Gainesville said common symptoms of dog flu include sneezing, nasal discharge and frequent coughing.

The mortality rate for dog flu is low and most dogs recover at home without any complications.

Symptoms can last for two weeks and be contagious for longer.

"Veterinarians in central and north Florida are treating many dogs that are suspected to have dog flu," the release said, adding that all of the dogs under treatment are in stable condition.

Vaccines do exist for dog flu, and a 21-day quarantine is recommended for dogs with H3N2 strain.

One DeLand veterinary clinic wrote on its Facebook page on May 25 that if any clients were at the shows to avoid dog parks,

shows or "areas where your dog would have nose to nose contact with other dogs" for the next four weeks.

FloridaWild Veterinary Hospital warned clients with dogs exhibiting symptoms to call ahead so that staff can evaluate the animals in their owners' cars, to avoid spreading the contagion.

"More severe cases will be referred to the University of Florida for hospitalization and isolation," the clinic wrote.

It was first detected in South Korea in 2007 before making its way to the United States in 2015. H3N2 made headlines that year after an estimated 1,000 dogs in Chicago contracted the virus.

their profits. The

"This program is suc-

sponsored by the Alachua County Sheriff's Office, the city of Gaines-Department, the State Attorney's Office and

SUMMER

Continued from B1

Westside Pool at 1001 NW 31st Drive. And the final party is set for 11:30 a.m.-4 p.m. Aug. 5 at Northeast Pool at 1100 NE 14th St.

Scott Chase, interim coordinator for athletics and aquatics, said anyone can participate in the Heatwave program and age is the only requirement.

"I think this program is so popular with this age group because basketball is popular and kids have no significant hurdles to play," Chase said. "And

Registration forms can be downloaded at www. cityofgainesville.org

and must be filled out and returned to the King Center or the Thomas Center at 302 NE Sixth Ave., Third Floor, Building B from 7 a.m.-6 p.m. Monday through Thursday. Registration forms also can be picked up at both locations.

Applicants will be required to present a birth certificate, state of Florida ID card or school ID with a 2016-17 date to prove their age. Those who are 18 have to be in high school.

Guillermo Chacon, the city of Gainesville Parks and Recreation leader in charge of athletics, said Summer Heatwave was created in 2008 to curb a rise in juvenile crime by giving young people something positive to do during the summer.

He said the program is growing.

In 2014, there were 183 participants ages 13-18, with 12 GPD officers on site to prevent altercations, but in 2016, there were 524 participants ages 11-14, with only four GPD officers to build relationships and teach life skills classes, which are offered 15 minutes before

each basketball game. "This program has helped drop the juvenile crime rate," said Chacon, adding that data and findings compiled by GPD show juvenile crime has decreased by 68 percent in a two-year period from 2014-2016.

The Teen Lounge, open from 6-9 p.m. Monday-Friday, will be offered from June 13-Aug. 3, also at the King Center, and will feature swimming, cooking, movie night, video games, field trips and other activities.

"The Teen Lounge is for kids who don't want to play basketball, but want to participate in the program," Chacon said.

He said the six pillars of character - caring, citizenship, fairness, respect, responsibility and trustworthiness - have been incorporated into the 15-minute lessons before

Your community news source.

each basketball game, and any player who doesn't attend the lesson will not play in the game.

On June 12, Chacon said parents and players attend mandatory basketball meetings to learn the rules and expectations. The 11- to 12-year-old participants will meet at 6 p.m.; the 13- to 15-yearold participants at 7 p.m., and the 16- to 18-yearold participants at 8 p.m.

There won't be games on July 3-4, and playoff games will be held the last week of the program, with division champions play ing Aug. 3 against GPD officers and city staff.

To register as a team, each team must have a coach who meets city of Gainesville volunteer guidelines. If needed, city other community groups.

staff will help a team find a qualified coach. Participants who don't have their own team are placed on a team.

To accommodate the program's growth, games will be held at 6 p.m. at three locations: the King Center, Eastside High School and Lincoln Middle School.

cessful because kids like structure, organization, and that it's competitive," Chacon said.

Summer Heatwave is ville Parks, Recreation and Cultural Affairs, the Gainesville Police

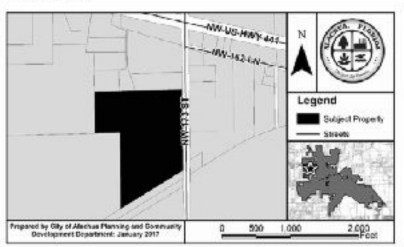
OPENING JUNE 5TH

Dormeyer's Doors and Windows 12895 NW US Hwy. 441, Suite #50

> Alachua, FL 32615 Owner/Sales Rep: Tim (352) 256-6427

NOTICE OF PUBLIC HEARING BEFORE THE PLANNING AND ZONING BOARD OF THE CITY OF ALACHUA, FLORIDA

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At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing. GP-GP0035134

Drug Companies Fear Release Of New \$2 Sex Pill For Older Men

Men in clinical trial see huge boost in desire, strength of erections, and sexual activity without side effects.

NEW YORK - It's hard to believe that in America today an affordable pill that could improve the sex lives of millions of men is in danger of being vanked from the shelves. And it's just because big drug companies fear for

pharmaceutical industry is desperately trying to stop shipments of the remarkable new "JackedUp" pill. Pharma is worried because men reporting increased sex drive, stronger erections and more stamina - all without the side-effects and \$40-per-pill price tag associated with drugs Viagra. Clinical results show men feel these benefits within just a few weeks of taking JackedUp's active ingredient.

The pill, made for men over 50, was released early last month. Despite Big Pharma's efforts, sales have already exceeded expectations.



taking the newly released \$2 pill called JackedUp. Clinical trials show active ingredient triggers surge in desire, strength of erections, and sexual activity in older men.

The testing was done on men 40 - 65 years and the results were remarkable. The men who took the ingredient active JackedUp reported major improvements in their sex lives. Their ability to get and keep erections went up by over 200%. Libido and sex drive surged. Even staying power and stamina during sex more than doubled!

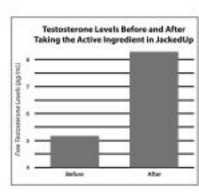
"If you're over 50 and suffering from low sex drive, decreased stamina and inability to perform, low testosterone is the biggest factor. Drug companies do NOT want men to know about this affordable new pill..."

Exciting Benefits

There are very good reasons why sales are booming and companies want it gone. Apart from costing just two dollars per daily dose, the clinical results confirm JackedUp's active ingredient is very impressive. It greatly boosts a man's ability to get and keep erections. Stamina during sex also improves.

The product also has a unique ability to help men feel more passion, desire, and sex drive. These impressive benefits boosting come from testosterone levels by up to a whopping 193%. Doctors are astounded by its effects.

Why do drug companies want this pill stopped? Since the "JackedUp" pill is natural, drug companies can't patent it (like they did with Viagra) and make big profits. Plus, if you're over 50 and suffering from low sex drive, decreased stamina and inability to perform, low testosterone is the biggest factor. If you can safely boost your testosterone, you won't need their expensive pills. That's the very reason big business is trying to have it pulled from the shelves.



Strong Clinical **Results Worry** Big Pharma

Recent clinical trials on JackedUp's active ingredient have made the drug companies more desperate. The trial results were published in major medical journals, and doctors are now recommending JackedUp to patients.

Head product of development, Dave McNeill, said the big drug companies weren't worried at first. "They didn't care because the active ingredient can take a few weeks before many men really feel the benefits. But these awesome clinical trials really got their attention. They're learning A LOT of men will wait a few weeks if it means avoiding negative side effects and saving money."

How It Works

The "JackedUp" pill works by helping older produce more testosterone. It doesn't force dangerous fake testosterone into your body like injections do. Instead, it works with your body to produce testosterone naturally. And the results have been extraordinary. It's like your body reboots itself to feel like it did in the prime of your life.

Initial Users Are Thrilled...And Worried

"JackedUp has been awesome for my sex drive and performance! I'm worried it may not be available in the future. The idea that it may be taken away just to secure some big drug company's profits is very frustrating."

> Rob H., 49 years old, Colorado Springs, CO

"My wife and I were both sexually vibrant until I had prostate cancer. After my surgery we tried everything my doctor recommended but nothing worked. Within a few weeks of taking JackedUp, everything has been functioning beautifully and we've been riding high ever since!"

> - Ken S., 78 years old, Phoenix, AZ

Doctors Speak Out

Drug companies concerned are also

that doctors are now recommending JackedUp. The active ingredient has strong clinical results and lacks the side effects seen in current drugs on the market. This makes it an easy option for doctors to suggest.

Dr. Laguna-Bedia, a specialist in internal medicine says, "A lot of men think their lack of interest and inability to perform are simply parts of aging. This is just not true. JackedUp can help these men regain a healthy appetite for sex and the physical ability to perform."

"JackedUp works by boosting key male hormones without side effects. The benefits of these hormones to sexual health are well known, but they actually do more than that. Men also report more energy, less body fat and higher motivation," said Dr. G. Pereira, a renowned surgeon in Florida.

Dr. Jacob Moss notes, "I recommend JackedUp if you're struggling with getting and keeping erections or low libido. It's also a great option for men who want to last longer and have more control over when they orgasm."

Special Opportunity for Our Readers

Drug companies are fighting hard to get rid of this product. is making inventory disappear fast. Thankfully, a special discounted supply has been reserved for Gainesville Sun readers. But only for those who call within the next 48 hours.

is the This best opportunity to try JackedUp risk-free with their 100% results guarantee.

Regional Order Hotline has been set up for local readers to call. This gives all men an equal chance to try JackedUp.

Starting at 6:00 am today the order hotline will be open for the next 48 hours. All you have to do is call TOLL FREE 1-800-561-6410 and the company will do the rest.

Due to the possibility of JackedUp being pulled from the shelf, phone lines are often busy. If you call and do not immediately get through, please be patient and call back. Current supplies of JackedUp are limited, and callers that don't get through to the order hotline within the next 48 hours will be forced to wait for more inventory to be produced. This can take as long as 6 weeks.

THESE STATEMENTS HAVE NOT BEEN EVALUATED BY THE FOOD AND DRUG ADMINISTRATION, THIS PRODUCT IS NOT INTENDED TO DIAGNOSE, TREAT, CURE OR PREVENT ANY DISEASE, ALL DOCTORS MENTIONED ARE REMUNERATED FOR THEIR SERVICES, ALL CLINICAL STUDIES ON JACKEDUP'S ACTIVE INGREDIENT WERE INDEPENDENTLY CONDUCTED AND WERE NOT SPONSORED BY THE MAKERS OF JACKEDUP.

AFFIDAVIT FOR POSTED LAND USE SIGN

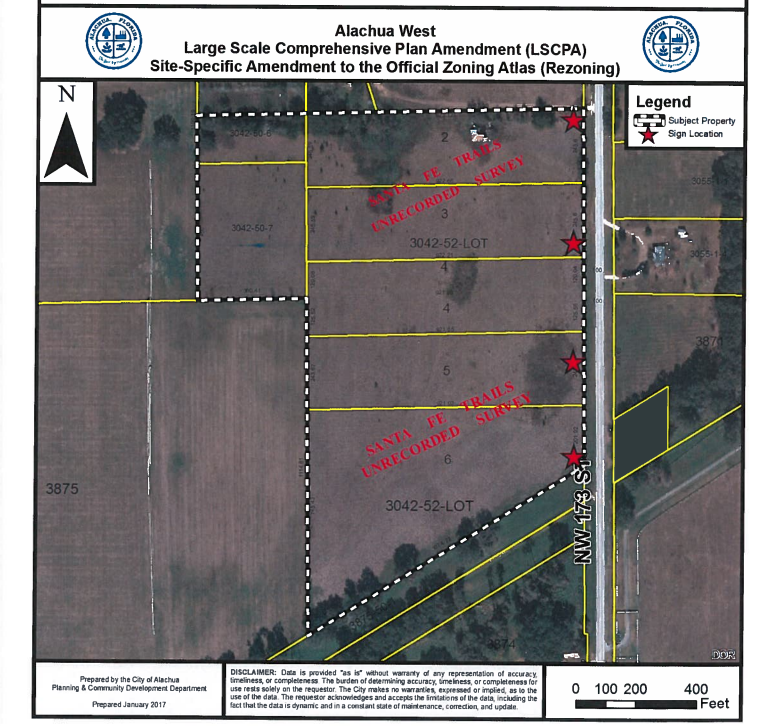
I	Justin Ta	abor	, POSTED THE LAND USE
SIGN ON _	(name) May 25, 2017	FOR THE	Alachua West (2017) PD-R - PZB Hearing
LAND USE	(date) ACTION.		(state type of action and project name)
AS PER AR	ΓICLE 2.2.9 D (OF THE LAI	ND DEVELOPMENT REGULATIONS.
THIS WILL	BE INCLUDED	IN THE ST	AFF REPORT.
(signature)			
(number of si	4		

IMPORTANT INFORMATION REGARDING POSTED NOTICE SIGNS

Pursuant to Section 2.2.9(D) of the City's Land Development Regulations, posted notice signs must be placed on the land that is the subject of the application, along each street which is adjacent to or runs through the land in a manner that makes them clearly visible. Signs shall be posted at intervals of not more than 400 feet when the land subject to the application has less than 1,500 feet of road frontage. When the land subject to the application has 1,500 feet or more of road frontage, signs shall be posted at intervals of not more than 1,320 feet.

Signs shall be inspected by the City subsequent to their posting. The applicant shall be responsible for ensuring that the posted notice is maintained on the land subject to the application until the completion of the final public hearing on the application.

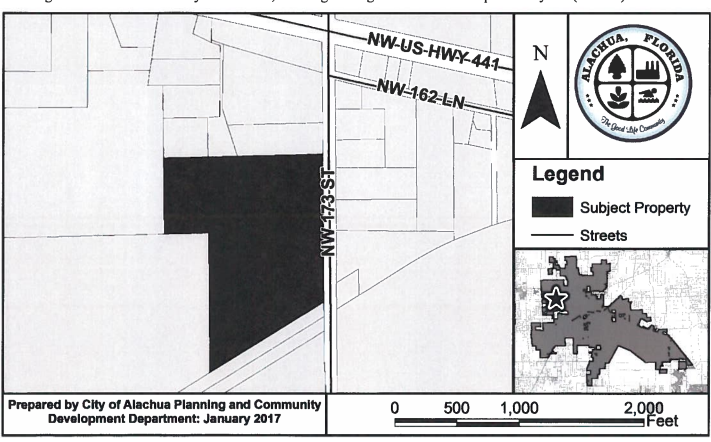
Signs must be removed by the applicant and returned to the City within ten days after the final decision on the application.





NOTICE OF PUBLIC HEARING BEFORE THE PLANNING AND ZONING BOARD OF THE CITY OF ALACHUA, FLORIDA

Notice is hereby given that the Planning & Zoning Board of the City of Alachua will hold a public hearing on June 13, 2017, at 6:00 p.m. The hearing will be held in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida, to consider the following: A request by Kathy Hattaway, AICP, of Poulos & Bennett, LLC, applicant and agent, for M3 Alachua LLC, property owner, for consideration of a Site-Specific Amendment to the Official Zoning Atlas (Rezoning) to amend the Official Zoning Atlas from Residential Multiple Family – 8 (RMF-8) to Planned Development – Residential (PD-R) on a ±35.82 acre subject property. The ±35.82 acre property subject to the proposed amendment is located to the west of NW 173rd Street (also known as County Road 235A), approximately 1,000 feet south of the intersection of NW US Highway 441 and NW 173rd Street, consisting of Tax Parcel Numbers 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006; Existing Future Land Use Map (FLUM) Designation: Medium Density Residential; Proposed FLUM Designation: Moderate Density Residential; Existing Zoning: Residential Multiple Family – 8 (RMF-8).



At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

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WAITCUS, GREGORY MICHAEL 7453 SW 116TH TER GAINESVILLE, FL 32608-4234 TOMOKA HILLS FARMS INC 13Q1 DIXIANA DOMINO RD LEXINGTON, KY 40511 ACKLEY ROBERT L & MARY J 15817 NW 173RD ST ALACHUA, FL 32615-5231

SMYDER, CHARLES & REGINA PO BOX 842 ALACHUA, FL 32616-0842 RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172 RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAM!, FL 33172

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SINGH, LAKHVIR PO BOX 2092 ALACHUA, FL 32616

TOMOKA HILLS FARMS INC 1301 DIXIANA DOMINO RD LEXINGTON, KY 40511 TOMOKA HILLS FARMS INC 1301 DIXIANA DOMINO RD LEXINGTON, KY 40511

THOMAS & THOMAS & THOMAS HEIRS PO BOX 44 HIGH SPRINGS, FL 32655-0044

TOMOKA HILLS FARMS INC 1301 DIXIANA DOMINO RD LEXINGTON, KY 40511 VICKORY WILLIAM A & SUSAN S 15404 NW 173RD ST ALACHUA, FL 32615

VICKORY W H & FAYE 15310 NW 173RD ST ALACHUA, FL 32615-5222

TOMOKA HILLS FARMS INC 1301 DIXIANA DOMINO RD LEXINGTON, KY 40511 SMYDER, CHARLES & REGINA PO BOX 842 ALACHUA, FL 32616-0842

ALACHUA COUNTY 12 SE 1ST ST GAINESVILLE, FL 32601 ALACHUA COUNTY 12 SE 1ST ST GAINESVILLE, FL 32601 Antoinette Endelicato 5562 NW 93rd Avenue Gainesville, FL 32653

Richard Gorman 5716 NW 93rd Avenue Alachua, FL 32653

John Tingue 333 Turkey Creek Alachua, FL 32615

Craig Parenteau FL Department of Environmental Protection 4801 Camp Ranch Road Gainesville, FL 32641

Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615

John Amerson All County Marion Property Management 2916 NE Jacksonville Rd Ocala, Fl 34479 Dan Rhine 288 Turkey Creek Alachua, FL 32615

Peggy Arnold 410 Turkey Creek Alachua, FL 32615

President TCMOA 1000 Turkey Creek Alachua, FL 32615

Jeannette Hinsdale P.O. Box 1156 Alachua, FL 32616

Tamara Robbins PO Box 2317 Alachua, FL 32616 Tom Gorman 9210 NW 59th Street Alachua, FL 32653

David Forest 23 Turkey Creek Alachua, FL 32615

Linda Dixon, AICP Assistant Director Planning PO Box 115050 Gainesville, FL 32611

Lynn Coullias 7406 NW 126th Ave Alachua, FL 32615

Dr. Lee A. Niblock Alachua County Manager 12 SE 1st Street Gainesville, FL 32601



THE GOOD LIFE COMMUNITY

Planning and Zoning Board Minutes

June 13, 2017

Chair Gary Thomas

Vice Chair Dayna Miller Member Fred Hilton Member Anthony Wright Member Virginia Johns School Board Member Rob Hyatt City Manager Traci L. Gresham

Planning and Zoning Board At 6:00 PM

to address the item(s) below.

Meeting Date: June 13, 2017

Meeting Location: James A. Lewis Commission Chambers, City Hall

Notice given pursuant to Section 286.0105, Florida Statutes. In order to appeal any decision made at this meeting, you will need a verbatim record of the proceedings. It will be your responsibility to ensure such a record is made.

PLANNING AND ZONING BOARD MEETING MINUTES

CALL TO ORDER

Chair Gary Thomas called the meeting to order. Member Anthony Wright and Planning & Community Development Director Kathy Winburn were absent.

INVOCATION

Member Virginia Johns led the Invocation.

PLEDGE TO THE FLAG

The Board led the Pledge of Allegiance.

APPROVAL OF THE AGENDA

City Attorney Marian Rush stated there were no changes to the Agenda.

<u>Vice Chair Dayna Miller motioned to accept the Agenda as published; seconded by Member Fred Hilton. Passed by unanimous consent.</u>

I. OLD BUSINESS

None.

II. NEW BUSINESS

A. Approval of the Minutes of the May 9, 2017 PZB Meeting

Member Fred Hilton motioned to accept the minutes; seconded by Member Virginia Johns. Passed by unanimous consent.

B. Site-Specific Amendment to the Official Zoning Atlas: A request by Kathy Hattaway, AICP, of Poulos & Bennett, Inc., applicant and agent for M3 Alachua LLC, property owner, for consideration of a Site-Specific Amendment to the Official Zoning Atlas (Rezoning) to amend the Official Zoning Atlas from Residential Multiple Family – 8 (RMF-8) to Planned Development – Residential (PD-R) on a ±35.82 acre subject property. Consisting of Tax Parcels 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006 (Quasi-Judicial Hearing).

City of Alachua Staff, Lisa Freeman, swore in Principal Planner Justin Tabor, AICP, and Lucie Ghioto, of Poulos & Bennett, Inc., Applicant and Agent for the property owner.

Principal Planner Justin Tabor, AICP, presented the Staff Report.

Lucie Ghioto, Applicant and Agent for the property owner, availed herself for questions.

City Attorney Marian Rush asked Lucie Ghioto, Applicant and Agent for the property owner, if the Applicant agreed to the 26 conditions provided in Exhibit "A" and located on page 35 of the June 13, 2017, Staff Report.

Lucie Ghioto, Applicant and Agent for the property owner, acknowledged the Applicant's agreement to the conditions.

Vice Chair Dayna Miller asked Principal Planner Justin Tabor, AICP, if there is existing city water on NW 173rd Street that the Applicant would be pulling onto the property.

Principal Planner Justin Tabor, AICP, stated that there is city water immediately adjacent to the property along NW 173rd Street. As part of the subdivison platting process, should this application be ultimately approved by the City Commission, staff would review to confirm that any requirements such as flows, etc. are met. That information would be a bit more detailed in the next phase of the process.

Member Fred Hilton moved that based upon the substantial evidence presented at this hearing, the presentation before this Board, and Staff's recommendation, this Board finds the application for a Site-Specific Amendment to the Official Zoning Atlas for a Planned Development to be consistent with the City of Alachua Comprehensive Plan and in compliance with the Land Development Regulations and transmits the application to the

City Commission, with a recommendation to approve, subject to the 26 conditions provided in Exhibit "A" and located on page 35 of the June 13, 2017, Staff Report to the Planning & Zoning Board; seconded by Member Virginia Johns. Passed by unanimous consent.

C. HighPoint Crossing Preliminary Plat: A request by Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., applicant and agent for Alachua A One, LLC, property owner, for consideration of the preliminary plat of HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development on a ±30.57 acre subject property, consisting of a ±14.57 acre project area. A portion of Tax Parcel 03049-000-000 and Tax Parcel 03049-003-000 (Quasi-Judicial Hearing).

City of Alachua Staff, Lisa Freeman, swore in Principal Planner Justin Tabor, AICP.

Principal Planner Justin Tabor, AICP, presented the Staff Report.

City of Alachua Staff, Lisa Freeman, swore in Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., Applicant and Agent for the property owner.

Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., Applicant and Agent for the property owner, availed himself for questions.

Vice Chair Dayna Miller asked for clarification on the areas not subject to the plat, and if a plat would later be required for those areas.

Principal Planner Justin Tabor, AICP, stated that any development along the road would be subject to Site Plan Review. He indicated that one would see the detail of building location(s), right-of-ways, points of ingress/egress, any required parking or landscaping, etc. during the site plan review process. Those details would not come back before the Planning & Zoning Board as a Preliminary Plat Review; it would come back as a Site Plan.

Chair Gary Thomas asked if the roadway, as it's drawn, connects right behind the Hungry Howie's building.

Principal Planner Justin Tabor, AICP, stated yes.

Chair Gary Thomas asked for clarification regarding the land located north of the property.

Principal Planner Justin Tabor, AICP, stated that the land immediately to the north is mixed zoning; partly Single Family Residential and Multi-Family Residential. Adjacent to I-75 there is a portion to the north that is commercial.

Member Fred Hilton asked Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., Applicant and Agent for the property owner, to summarize what comments were received at the Neighborhood Meeting.

Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., Applicant and Agent for the property owner, stated that due to noticing requirements there were two Neighborhood

Meetings held and there were 6 individuals at the first and 3 individuals at the second. There were general questions about what is coming, what is proposed, what is coming on the future lots, whether there will be direct connections to Heritage Oaks, transportation, etc.

Member Fred Hilton moved that based upon the competent substantial evidence presented at this hearing, the presentation before this Board, and Staff's recommendation, this Board finds the application to be consistent with the City of Alachua Comprehensive Plan and in compliance with the Land Development Regulations and transmits the Preliminary Plat to the City Commission, with a recommendation to approve; seconded by Vice Chair Dayna Miller. Passed by unanimous consent.

III. BOARD COMMENTS/DISCUSSION

City Attorney Marion Rush stated that the next Planning & Zoning Board Meeting will be held on July 11, 2017.

IV. CITIZENS COMMENTS

None.

ADJOURN

Member Virginia Johns moved to adjourn; seconded by Vice Chair Dayna Miller. Passed by unanimous consent.

ATTEST:

Presiding Officer

PLANNING AND ZONING BOARD OF THE CITY OF ALACHUA, FLORIDA

AFFIDAVIT FOR POSTED LAND USE SIGN

Ister label	, POSTED THE LAND USE
(name) SIGN ON 7-10-17 FOR THE	Ordinance 17-10 (M3 Alachua, LLC) PD-R Rezoning - CCOM1
(date) LAND USE ACTION.	(state type of action and project name)
AS PER ARTICLE 2.2.9 D OF THE LAN	ND DEVELOPMENT REGULATIONS.
THIS WILL BE INCLUDED IN THE ST	AFF REPORT.
(signature)	
(number of signs)	

IMPORTANT INFORMATION REGARDING POSTED NOTICE SIGNS

Pursuant to Section 2.2.9(D) of the City's Land Development Regulations, posted notice signs must be placed on the land that is the subject of the application, along each street which is adjacent to or runs through the land in a manner that makes them clearly visible. Signs shall be posted at intervals of not more than 400 feet when the land subject to the application has less than 1,500 feet of road frontage. When the land subject to the application has 1,500 feet or more of road frontage, signs shall be posted at intervals of not more than 1,320 feet.

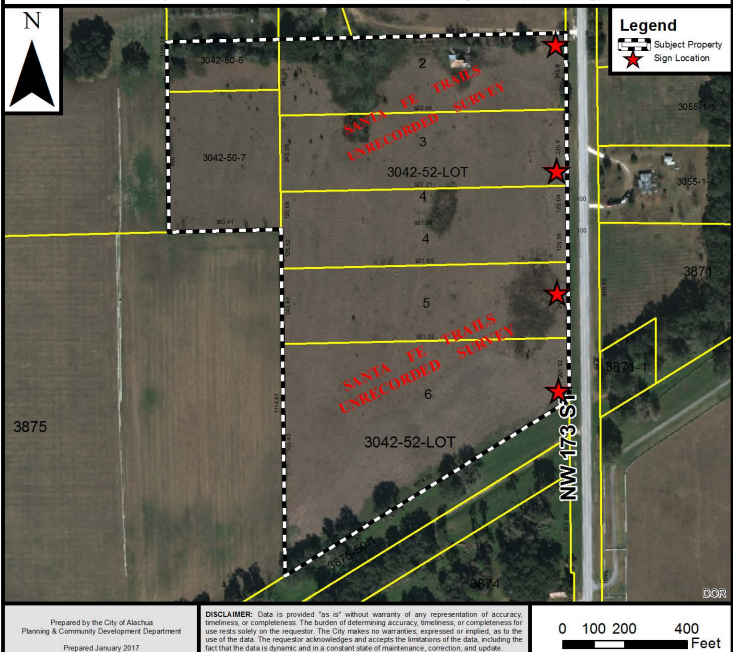
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Signs must be removed by the applicant and returned to the City within ten days after the final decision on the application.



Alachua West
Large Scale Comprehensive Plan Amendment (LSCPA)
Site-Specific Amendment to the Official Zoning Atlas (Rezoning)





CHARGES

Continued from B1

threatened. She again called 911 and fled the apartment.

Sperring told police the woman's account was not accurate but did not comment further. He was held in the Alachua County jail.

ASO spokesman Art Forgey said Sperring was placed on administrative leave during the criminal investigation and an internal investigation.

"We take these things seriously," Forgey said. "We have a high expectation for our employees."

Forgey said the agency would "cooperate fully" with GPD.

Sperring was hired by the Sheriff's Office in September 2014.

In December 2016. Sperring was arrested on suspicion of driving under the influence and leaving the scene of an accident. The case was dropped in March due to insufficient evidence.

In an emailed statement. GPD spokesman Officer Ben Tobias wrote: "The officers of the Gainesville Police Department are tasked with the enforcement of laws. A suspect's occupation does not affect the outcome of a criminal investigation, as evidenced by this arrest. As in any domestic violence case, the victim in this case does have access to victim advocates and we hope that she uses those services."

GF:GH039326

Florida citrus harvest lowest in decades

By Jim Turner The News Service of Florida

TALLAHASSEE — The final forecast of the 2016-17 season for Florida's struggling citrus industry shows the orange crop falling 16 percent from the previous season, which had already been at a fivedecades low.

After a season of severe drought, combined with the continued fight against a deadly citrus disease and the expansion of residential development, the news wasn't any better for grapefruit farming, where production dropped 28 percent from the prior vear.

Agriculture Commissioner and gubernatorial candidate Adam Putnam, who grew up on a farm in Polk County, expressed a need to keep fighting the citrus greening disease, which he equated to being "like a biblical plague" spreading across

"The future of Florida citrus, and the tens of thousands of jobs it supports, is wholly dependent on the discovery of a silver bullet in the fight against greening," Putnam said in a prepared statement. "Florida's brightest minds are making progress toward a solution. but until then, we must continue to support our growers and provide them every tool available to combat this devastating disease."

The U.S. Department of Agriculture reported Wednesday, in the final forecast for the 2016-17 season, that Florida growers have harvested enough or anges to fill 68.7 million 90-pound boxes.

The figure is up slightly from a June forecast, but down from the 70 million boxes growers originally hoped to fill this season.

The monthly uptick was the focus of the Florida Department of Citrus.

"Ending the season on

a positive note is a big deal because it shows there is still investment in Florida's signature crop," Shannon Shepp, executive director of the Department of Citrus, said in a prepared statement. "It takes quite serious effort to produce every single piece of fruit. Every additional box shows promise for Florida citrus."

Growers produced 81.6 million boxes of oranges in the 2015-2016 season.

Meanwhile, growers during the 2016-2017 season filled 7.8 million 90-pound boxes with grapefruit, the red variety accounting for 6.3 million boxes. While unchanged from

the June forecast, grapefruit production a year ago stood at 10.8 million boxes, and this year's harvest was initially forecast to reach 9.6 million boxes.

A relative bright spot for citrus growers this year was the production of tangerines and tangelos.

The specialty crop, which hit a low of 1.415 million boxes last season, filled 1.62 million boxes this past season. The forecast at the start of the season was for tangerines and tangelos to fill 1.65 million boxes.

A decade ago, Florida growers produced 151 million boxes of oranges, 19.3 million boxes of grapefruit and 6.9 million boxes with tangerines and tangelos.

At that time, Florida accounted for almost three-fourths of all U.S. orange production. California was second filling 53 million boxes, or 25.7 percent.

Florida now accounts for 58 percent of the U.S. orange production. California remains second with 48 million boxes filled this year, or 40.65 percent of the total.

To brace for the continuing declines, the Florida Department of Citrus has approved a preliminary \$17.5 million operating budget that would feature a 22 percent spending cut.

The proposed budget, based on growers producing another 10 percent less next season, won't be finalized until October when the first 2017-2018

To help growers, the department is proposing that a tax on each box filled with grapefruit would drop from 7 cents to 5 cents.

forecast is available.

A year ago, the tax was lowered from 23 cents to 7 cents on each box of processed oranges and from 19 cents for each box of grapefruit.

The spending reductions during the 2017-2018 fiscal year would come mostly by eliminating retail-marketing efforts, which stood at \$1.5 million in the current year, a \$1.43 million cut to public relations and a nearly \$1 million decrease to the fresh and gift fruit program.

SCHOOLS

the state's groves.

Continued from B1

Developmental Research School and worked at Eastside High School.

The new appointments are in addition to four

In June, Heather Harbour was appointed principal at Alachua Elementary. Justin Russell was appointed principal at Littlewood Elementary, and Ashlea Zeller was promoted to principal at Terwilliger Elementary School.

This month, Libby Hartwell stepped down

as principal of Hawthorne Middle/High School. A replacement has not been selected.

Also in June, Donna Jones, who has been with the district for 34 years, was appointed to replace Clarke as deputy superintendent.

Jennifer Wise, one of two executive directors of the former school supervision department, was appointed executive director of curriculum and school improvement, Jones' former title.

Catherine Barnes, the other executive director, was named principal of Duval Early Learning Center.



Apoké Sushi plans to open an upstairs Midtown location at 1404 W. University Ave. this fall. Customers will choose a salad, bowl or burrito, a base of rice, quinoa or greens, then a sushigrade, sustainable fish, IPHOTO SUBMITTED BY APOKE SUSHII

ROUNDUP

Continued from B1

sandwiches and subs to make it a quicker express version," Anders said. "We're just going to serve breakfast and lunch, including bagels and coffee." He said the location will have pre-made sandwiches for pickup.

One reason Anders chose the Park Lane location was because no one in that part of town serves coffee in the mornings.

"I'm going to fill that gap," he said.

The new Dave's is planning to open Aug. 1. Anders said it's on track as long as all the permitting goes through.

Yummy House will open bakery

Yummy House, the sitdown Chinese and Dim Sum restaurant, is opening an Asian fusion bakery. Sweet Buns Bakery will go in next to the Yummy House's Archer Road location in the space vacated by Momoyaki, 3102 SW 34th St.

Starting sometime in mid-August, Sweet Buns will serve treats including spring onion buns, egg tarts, barbecue pork buns as well as Asian-style cakes and coffee.

other principal changes. IMPLAN DENTISTRY If you wear a full or partial denture,

you should consider dental implants to improve your ability to chew properly for your health. Over 25 years of experience placing & restoring implants, William K. Van Dyke D.M.D.

(352) 377-1781

ENACTMENT OF AN ORDINANCE OF THE CITY OF ALACHUA, **FLORIDA**

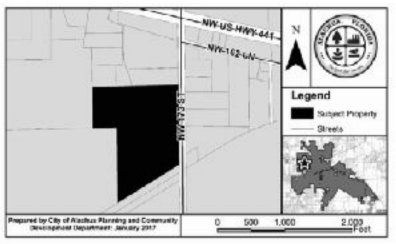
PUBLIC NOTICE OF

Notice is hereby given that the City Commission of the City of Alachua will hold a public hearing on a proposed ordinance. The hearing will be held on July 24, 2017, at 6:00 p.m., in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida.

The ordinance title is as follows:

ORDINANCE 17-10

AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA, RELATING TO THE AMENDMENT THE OFFICIAL ZONING ATLAS; AMENDING THE OFFICIAL ZONING ATLAS FROM RESIDENTIAL MULTIPLE FAMILY - 8 ("RMF-8") TO PLANNED DEVELOPMENT -RESIDENTIAL ("PD-R") ON APPROXIMATELY 35.82 ACRES; LOCATED WEST OF NW 173RD STREET (ALSO KNOWN AS COUNTY ROAD 235A), APPROXIMATELY 1,000 FEET SOUTH OF THE INTERSECTION OF NW US HIGHWAY 441 AND NW 173RD STREET; TAX PARCEL NUMBERS 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, AND 03042-052-006; REPEALING ALL ORDINANCES IN CONFLICT; PROVIDING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.



At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

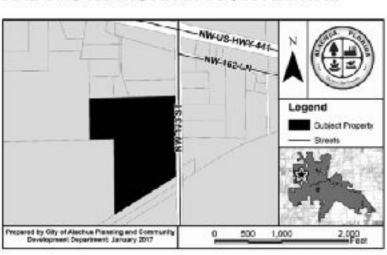
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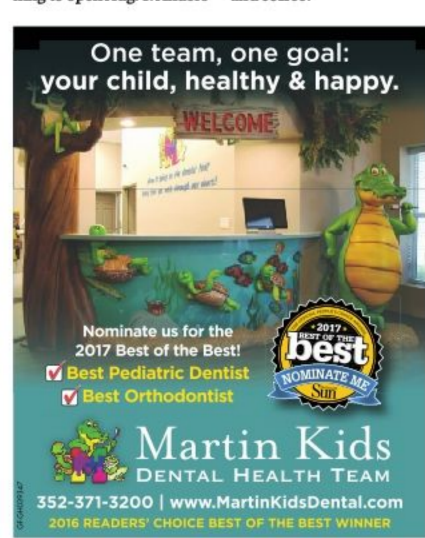
The ordinance title is as follows:

ORDINANCE 17-08

AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA, RELATING TO THE LARGE SCALE AMENDMENT OF THE CITY OF ALACHUA COMPREHENSIVE PLAN FUTURE LAND USE MAP; AMENDING THE FUTURE LAND USE MAP CLASSIFICATION FROM MEDIUM DENSITY RESIDENTIAL MODERATE DENSITY RESIDENTIAL ON APPROXIMATELY 35.82 ACRES; LOCATED WEST OF NW 173RD STREET (ALSO KNOWN AS COUNTY ROAD 235A), APPROXIMATELY 1,000 FEET SOUTH OF THE INTERSECTION OF NW US HIGHWAY 441 AND NW 173RD STREET; TAX PARCEL NUMBERS 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, AND 03042-052-006; REPEALING ALL ORDINANCES IN CONFLICT; PROVIDING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.



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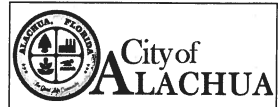
are all experts in their area of study. Their expertise include biology, wildlife ecology, environmental law, marine biology, chemical engineering, resource economics and medical expertise, all fulfilled by professionals with long careers in their respective fields.

According to their website, the mission of the Florida Springs Institute is to restore and protect springs through scientific monitoring and public education. To accomplish this, they use a variety of methods to gather the best available information about the ecology and environmental condition of Florida's springs for the public and their leaders. "The springs are our canary in a coal mine. Their condition, especially the water flow output is a direct link to the health of the aquifer" stated Heather Obara, Associate Director of the FSI. "Our goal is

with more agricultural land use show a vast increase in the coming generation. That's a reality" Obara said. "Our goal is to find ways to work with growth without further degrading the springs and aquifer and provide that data to the general public and leaders to help change public opinion for preserving our unique environment". To achieve this FSI has put out full restoration plans and executive summaries on the 10 major springs basins in north Florida. Each report provides scientific research data gathered by FSI staff on geology of the area, spring flow rates, water quality, surrounding eco-system and recreational and economic impact. The reports also provide recommendations to improve the area. "There has been a fifty-percent decrease in spring out flow in the Silver Springs area and 30% in the lower Santa Fe basin. All of this

about local springs accessibility, activities, and environmental data. The center also features artwork of the rivers and games for children, as well as guide brochures for visitors to the springs.

They also sponsor events for public involvement and research gathering. Each week they have "Springs Watch" at various rivers to take water samples, fish counts or other data gathering while enjoying the river by kayak. These are open to the public and volunteers are welcome. At the center, they also have lectures and classes on various aspects of the springs and surrounding ecosystem once a month Tuesday evenings. Once a year they also hold a four-day field school. Although mainly geared for professionals and educators interested Florida's in water resources from a science, management or administrative perspective.



PUBLIC NOTICE OF ENACTMENT OF AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA

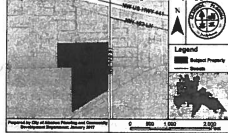
Notice is hereby given that the City Commission of the City of Alachua will hold a public hearing on a proposed ordinance. The hearing will be held on July 24, 2017, at 6:00 p.m., in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida.

The ordinance title is as follows:

ORDINANCE 17-10

AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA, RELATING TO THE AMENDMENT OF THE OFFICIAL ZONING ATLAS; AMENDING THE OFFICIAL ZONING ATLAS FROM RESIDENTIAL MULTIPLE FAMILY – 8 ("RMF-8") TO PLANNED DEVELOPMENT - RESIDENTIAL ("PD-R") ON APPROXIMATELY 35.82 ACRES; LOCATED WEST OF NW 173RD STREET (ALSO KNOWN AS COUNTY ROAD 235A), APPROXIMATELY 1,000 FEET SOUTH OF THE INTERSECTION OF NW US HIGHWAY 441 AND NW 173RD STREET; TAX PARCEL NUMBERS 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, AND 03042-052-006; REPEALING ALL ORDINANCES IN CONFLICT; PROVIDING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

At the public hearing, all interested parties may appear and be



heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

(Published: Alachua County Today - July 13, 2017)

Looking for homebase for events

has occurred in a person's

received 501(c)(3) a 2011. Since then, d that the program ed to encouraging bromoting literacy

grow the interest of nusic and art," she

at karaoke is a fun read without them From hosting this logers said she has nt of the children Parents sign their ce to sing, and the ound the list of 88 gs to choose from. int introduces him song they selected. es are encouraged child is bashful. nce saw an entire elp. The audience very prevalent raged. If a child ence tends to sing gaps. Rogers said ds' confidence. All arded at the end of

their performances.

"We make sure the kids walk away with something they can keep forever," Rogers said, not only about this event, but about many of the events M.A.P. hosts. Rogers said that these gifts are meant to incentivize learning.

M.A.P. focuses on free music, art and literacy education. The organization hosts a plethora of events, including script writing, storytelling and pupper shows, almost every weekend in different locations around Alachua County. Rogers said that M.A.P. has to get creative when hosting these events, "because today you have to be creative not only to gain [the children's] interest but to keep their interest."

M.A.P. also hosts arts and crafts events that highly encourage parent participation. Wilma Rogers said that this builds a healthy relationship between parents and their children.

"We think they have as much fun as the kids," Rogers said.

The program mostly caters to children from 8 to 14, but if a child wants to continue with the program

past 14, he or she can become an ambassador of the program. As volunteers, these kids can receive community service hours for high school and their resumes.

Despite help from volunteers, M.A.P. still needs revenue to make these free events happen. Every year this organization hosts a drawing to raise money, selling tickets for \$1. Rogers says that this an annual fundraiser that is always a success. The last fundraiser was held on the Fourth of July at the Hal Brady Recreation Complex in the city of Alachua. Drawing winner Art Masciulli took home four tickets to Walt Disney World.

Currently, Wilma and Bill Rogers are looking for a homebase where they can host all of the events. At the moment the events are held in people's homes, Depot Park and the Alachua library. Wilma Rogers says they are working hard towards this goal and are hopeful that it can soon become a reality.

#
Email rsantana@alachuatoday.com



Mailed 7/10/2017 DUF

THE GOOD LIFE COMMUNITY

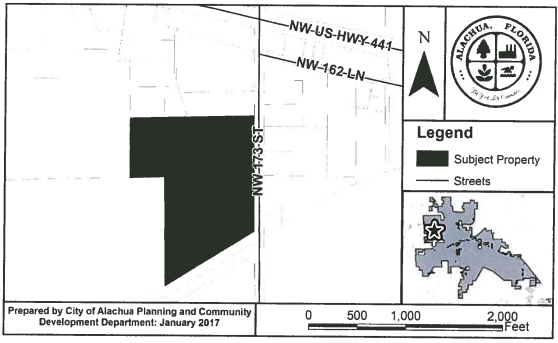
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Mailed 7/10/2017 AMF

THE GOOD LIFE COMMUNITY

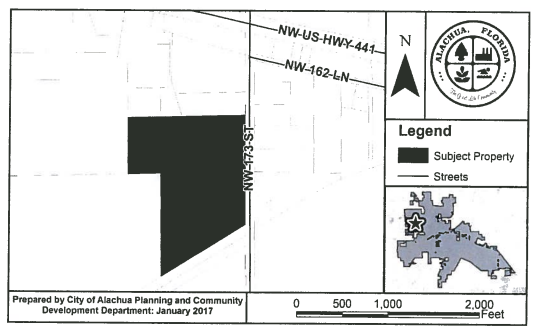
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The ordinance title is as follows:

ORDINANCE 17-08

AN ORDINANCE OF THE CITY OF ALACHUA, FLORIDA, RELATING TO THE LARGE SCALE AMENDMENT OF THE CITY OF ALACHUA COMPREHENSIVE PLAN FUTURE LAND USE MAP; AMENDING THE FUTURE LAND USE MAP CLASSIFICATION FROM MEDIUM DENSITY RESIDENTIAL TO MODERATE DENSITY RESIDENTIAL ON APPROXIMATELY 35.82 ACRES; LOCATED WEST OF NW 173RD STREET (ALSO KNOWN AS COUNTY ROAD 235A), APPROXIMATELY 1,000 FEET SOUTH OF THE INTERSECTION OF NW US HIGHWAY 441 AND NW 173RD STREET; TAX PARCEL NUMBERS 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, AND 03042-052-006; REPEALING ALL ORDINANCES IN CONFLICT; PROVIDING SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.



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P.O. Box 9 ♦ Alachua, Florida 32616-0009 Phone: (386) 418-6121 ♦ Fax: (386) 418-6130

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RL REGI FLORIDA LLC 700 NW 107TH AVE STE 200 MIAMI, FL 33172

SINGH, LAKHVIR PO BOX 2092 ALACHUA, FL 32616

THOMAS & THOMAS & THOMAS HEIRS PO BOX 44 HIGH SPRINGS, FL 32655-0044

VICKORY W H & FAYE 15310 NW 173RD ST ALACHUA, FL 32615-5222

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ALACHUA COUNTY 12 SE 1ST ST GAINESVILLE, FL 32601 ACKLEY ROBERT L & MARY J 15817 NW 173RD ST ALACHUA, FL 32615-5231

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VICKORY WILLIAM A & SUSAN S 15404 NW 173RD ST ALACHUA, FL 32615

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Antoinette Endelicato 5562 NW 93rd Avenue Gainesville, FL 32653 Dan Rhine 288 Turkey Creek Alachua, FL 32615 Tom Gorman 9210 NW 59th Street Alachua, FL 32653

Richard Gorman 5716 NW 93rd Avenue Alachua, FL 32653 Peggy Arnold 410 Turkey Creek Alachua, FL 32615

David Forest 23 Turkey Creek Alachua, FL 32615

President TCMOA 1000 Turkey Creek Alachua, FL 32615

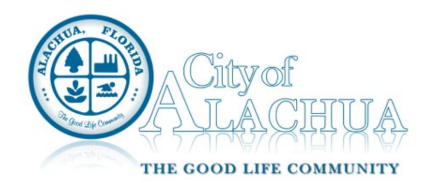
Linda Dixon, AICP Assistant Director Planning PO Box 115050 Gainesville, FL 32611

Craig Parenteau FL Department of Environmental Protection 4801 Camp Ranch Road Gainesville, FL 32641

Jeannette Hinsdale P.O. Box 1156 Alachua, FL 32616

Lynn Coullias 7406 NW 126th Ave Alachua, FL 32615

Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615 Tamara Robbins PO Box 2317 Alachua, FL 32616 Dr. Lee A. Niblock Alachua County Manager 12 SE 1st Street Gainesville, FL 32601



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: HighPoint Crossing Preliminary Plat: A request by Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., applicant and agent for Alachua A One, LLC, property owner, for consideration of the preliminary plat of HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development on a ±30.57 acre subject property, consisting of a ±14.57 acre project area. A portion of Tax Parcel 03049-000-000 and Tax Parcel 03049-003-000 (Quasi-Judicial Hearing)

PREPARED BY: Justin Tabor, AICP, Principal Planner

RECOMMENDED ACTION:

Staff recommends that the City Commission approve the Preliminary Plat of HighPoint Crossing, upon making the following motion:

Based upon the competent substantial evidence presented at this hearing, the presentation before this Commission, and Staff's recommendation, this Commission finds the application to be consistent with the City of Alachua Comprehensive Plan and in compliance with the Land Development Regulations and approves the Preliminary Plat of HighPoint Crossing.

Summary

This application is a request by Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., applicant and agent for Alachua A One, LLC, property owner, for consideration of the preliminary plat of HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development on a ± 30.57 acre subject property, consisting of a ± 14.57 acre project area.

The proposed preliminary plat consists primarily of infrastructure improvements, including utilities, roadways, and stormwater infrastructure, to serve future development of the surrounding commercial lands. The preliminary plat identifies a drainage easement / common area (± 8.05 acres) and a single lot ("Lot 1", ± 2.80 acres). The applicant has indicated in the application materials that the intended development on Lot 1 may consist of a 100-room hotel. The remainder of the project area (± 3.15 acres) consists of the proposed roadways and right-of-ways.

Section 2.4.10(G)(2) of the City's Land Development Regulations (LDRs) establishes the requirements for a preliminary plat. An analysis of the application's compliance with the applicable standards of this section are provided within the Staff Report (attached hereto).

On June 13, 2017, the Planning & Zoning Board (PZB) held a public hearing on the proposed Preliminary Plat. Following the close of the public hearing, the PZB voted 4-0 to transmit the Preliminary Plat to the City Commission with a

recommendation to approve. Draft minutes of the June 13, 2017 PZB Meeting are included within the materials attached to this item.

ATTACHMENTS:

- Description
- ☐ HighPoint Crossing Preliminary Plat
- Staff Report
- **D** Exhibit "A" to Staff Report: Staff Supporting Application Materials
- ☐ Application & Supporting Materials
- Public Notice Materials for 6/13/17 PZB Hearing
- Approved Minutes 6/13/2017 PZB Meeting
- **D** 7/24/2017 City Commission Public Notice Materials

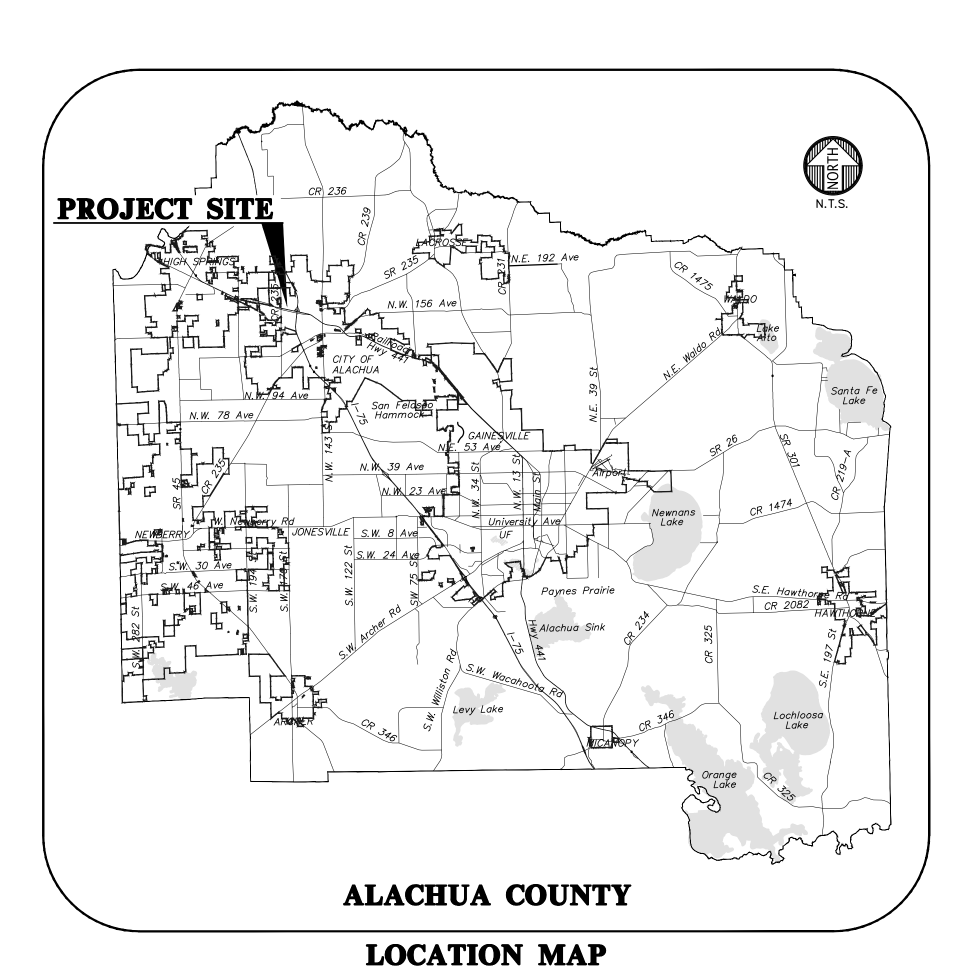
PRELIMINARY PLAT FOR:

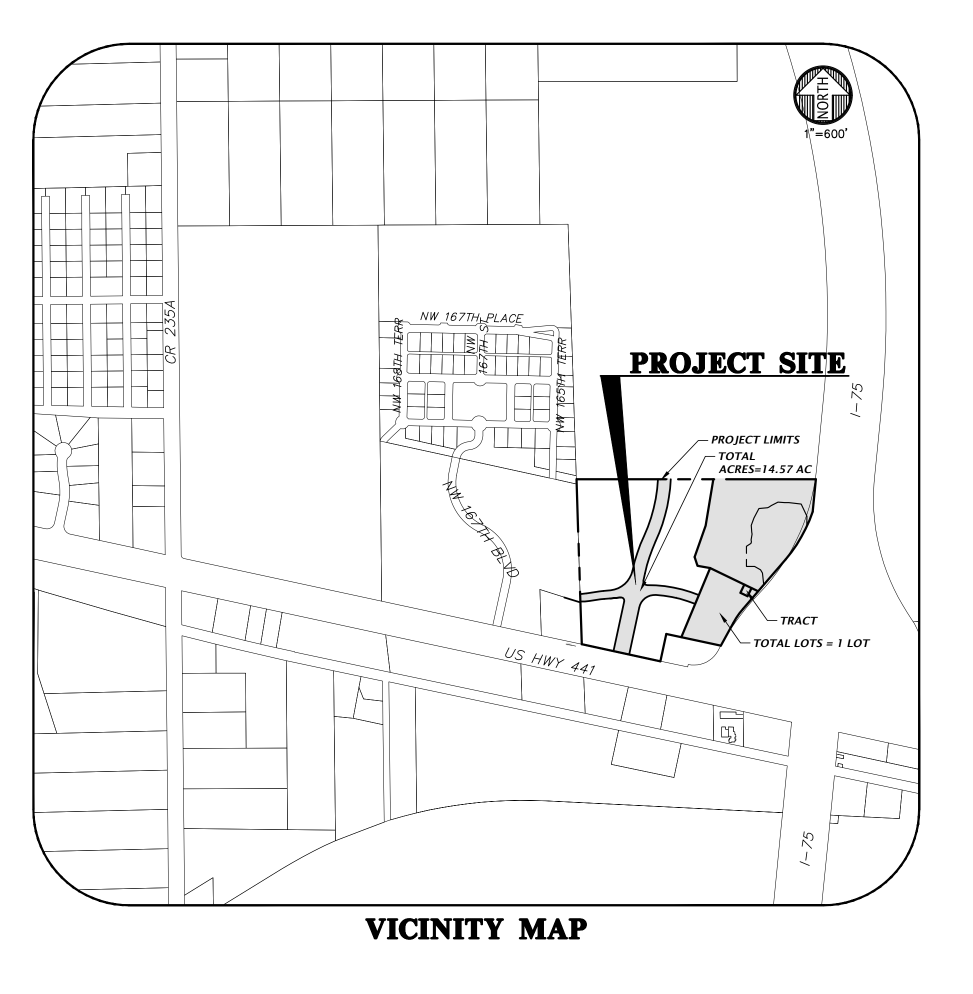
HIGHPOINT CROSSING

ALACHUA COUNTY, FLORIDA

SECTION 4 & 9, TOWNSHIP 8 SOUTH, RANGE 18 EAST

SUBMITTED TO: CITY OF ALACHUA





OWNER/DEVELOPER

ALACHUA A ONE, LLC. 15260 NW 147TH DRIVE, STE 100 ALACHUA, FL 32615 (352) 672-8657

ENGINEER OF RECORD

ROBERT J. WALPOLE, P.E. CHW 132 N.W. 76TH DRIVE GAINESVILLE, FLORIDA 32607 (352) 331–1976 Walpole@chw-inc.com

SURVEYOR OF RECORD

AARON H. HICKMAN, P.S.M.
CAUSSEAUX, HEWETT, & WALPOLE, INC.
132 NW 76TH DRIVE
GAINESVILLE, FL 32607
(352) 331-1976

	SHEET INDEX
SHEET NUMBER	DESCRIPTION
C0.00	COVER SHEET AND INDEX
1-4 OF 4	BOUNDARY AND TOPOGRAPHIC SURVEY
PP-1	PRELIMINARY PLAT
PP-2	PRELIMINARY PLAT DETAILS
PP-3	PRELIMINARY PLAT DETAILS



A PARCEL OF LAND SITUATED IN A PORTION OF SECTION 9, TOWNSHIP 8 SOUTH, RANGE 18 EAST, ALACHUA COUNTY, FLORIDA, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

FOR POINT OF REFERENCE, COMMENCE AT THE NORTHEAST CORNER OF SECTION 9, TOWNSHIP 8 SOUTH, RANGE 18 EAST, ALACHUA COUNTY, FLORIDA; THENCE SOUTH 89°42'41" WEST, ALONG THE NORTH LINE OF SAID SECTION 9, A DISTANCE OF 1166.41 FEET TO A POINT LOCATED AT THE WESTERLY RIGHT OF WAY LINE OF INTERSTATE NO. 75 (300' WIDE RIGHT OF WAY), SAID POINT LYING ON A CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 5579.58 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 08°28'51" EAST, 2727.31 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE AND SAID WESTERLY RIGHT OF WAY LINE, THROUGH A CENTRAL ANGLE OF 28°17'34", AN ARC DISTANCE OF 2755.22 FEET TO THE END OF SAID CURVE; THENCE SOUTH 05°40'35" WEST, ALONG SAID WESTERLY RIGHT OF WAY LINE, A DISTANCE OF 473.49 FEET TO THE **POINT OF BEGINNING**; THENCE CONTINUE SOUTH 05°40'35" WEST, ALONG SAID WESTERLY RIGHT OF WAY LINE, A DISTANCE OF 204.11 TO THE POINT OF CURVATURE ON A NON-TANGENT CURVE CONCAVE NORTHWESTERLY. HAVING A RADIUS OF 894.93 FEET AND BEING SUBTENDED BY A CHORD BEARING AND DISTANCE OF SOUTH 29°37'45" WEST, 341.91 FEET; THENCE ALONG THE ARC OF SAID CURVE & SAID WESTERLY RIGHT OF WAY LINE, THROUGH A CENTRAL ANGLE OF 22°01'31", AN ARC LENGTH OF 344.02 FEET TO THE END OF SAID CURVE; THENCE SOUTH 40°38'30" WEST, ALONG SAID WESTERLY RIGHT OF WAY LINE, A DISTANCE OF 407.80 FEET TO THE POINT OF CURVATURE ON A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 507.63 FEET AND BEING SUBTENDED BY A CHORD BEARING AND DISTANCE OF SOUTH 34°41'44" WEST, 107.59 FEET; THENCE ALONG THE ARC OF SAID CURVE & SAID WESTERLY RIGHT OF WAY LINE, THROUGH A CENTRAL ANGLE OF 12°09'59", AN ARC LENGTH OF 107.79 FEET TO THE END OF SAID CURVE; THENCE SOUTH 28°38'52" WEST, ALONG SAID WESTERLY RIGHT OF WAY LINE, A DISTANCE OF 161.37 FEET TO THE SOUTHEAST CORNER OF LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 1582, PAGE 1576 OF THE PUBLIC RECORDS OF ALACHUA COUNTY, FLORIDA; THE DEPARTING SAID WESTERLY RIGHT OF WAY, NORTH 77°53'37" WEST, ALONG THE SOUTHERLY LINE OF SAID LANDS, A DISTANCE OF 252.80 FEET; THENCE DEPARTING SAID SOUTHERLY LINE, NORTH 22°36'20" EAST, A DISTANCE OF 224.97 FEET TO THE BEGINNING OF A CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 770.00, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF NORTH 77°06'05" WEST, 251.97 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 18°50'01", AN ARC DISTANCE OF 253.10 FEET TO THE POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 100.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 52°47'58" WEST, 130.37 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 81°21'53", AN ARC DISTANCE OF 142.01 FEET TO THE POINT OF TANGENCY; THENCE SOUTH 12°07'01" WEST, A DISTANCE OF 300.32 FEET TO THE NORTHERLY RIGHT OF WAY OF US HIGHWAY NO. 441; THENCE NORTH 77°41'45" WEST, ALONG SAID NORTHERLY RIGHT OF WAY LINE, A DISTANCE OF 100.00 FEET; THENCE DEPARTING SAID NORTHERLY RIGHT OF WAY LINE, NORTH 12°07'01" EAST, A DISTANCE OF 318.08 FEET TO THE BEGINNING OF A CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 20.00 FEET, AND BEING SUBTENDED BY A CHORD BEARING AND DISTANCE OF NORTH 41°21'31" WEST, 32.14 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 106°57'04", AN ARC DISTANCE OF 37.33 FEET TO THE POINT OF TANGENCY; THENCE SOUTH 85°09'57" WEST, A DISTANCE OF 67.40 FEET TO THE BEGINNING OF A CURVE

CONCAVE NORTHERLY, HAVING A RADIUS OF 1025.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 89°09'58" WEST, 185.74 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 10°23'48", AN ARC DISTANCE OF 185.99 FEET TO THE EAST LINE OF LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 4076, PAGE 2345. OF SAID PUBLIC RECORDS: THENCE NORTH 01°51'21" WEST, ALONG SAID EAST LINE, A DISTANCE OF 50.31 FEET, THENCE DEPARTING SAID EAST LINE, WITH A CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF 975.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF NORTH 89°02'21" EAST, 191.84 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 11°17'30", AN ARC DISTANCE OF 192.15 FEET TO THE POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 157.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF NORTH 47°45'44" EAST, 182.93 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 71°15'44", AN ARC DISTANCE OF 195.27 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 1040.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF NORTH 18°25'47" EAST, 228.20 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12°35'50", AN ARC DISTANCE OF 228.66 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 960.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF NORTH 13°46'32" EAST, 364.81 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 21°54′21″, AN ARC DISTANCE OF 367.04 FEET TO THE END OF SAID CURVE; THENCE NORTH 90°00'00" EAST, A DISTANCE OF 80.09 FEET TO THE BEGINNING OF A CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 1040.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 13°40'01" WEST, 399.08 FEET; THÉNCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 22°07'23", AN ARC DISTANCE OF 401.57 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE ${\sf EASTERLY}, {\sf HAVING} \ {\sf A} \ {\sf RADIUS} \ {\sf OF} \ {\sf 960.00} \ {\sf FEET}, {\sf AND} \ {\sf BEING} \ {\sf SUBTENDED} \ {\sf BY} \ {\sf A} \ {\sf CHORD} \ {\sf HAVING} \ {\sf A} \ {\sf BEARING} \ {\sf AND} \ {\sf DISTANCE} \ {\sf OF}$ SOUTH 18°25'22" WEST, 210.88 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12°36'41", AN ARC DISTANCE OF 211.31 FEET TO THE POINT OF TANGENCY; THENCE SOUTH 12°07'01" WEST, A DISTANCE OF 45.61 FEET TO THE BEGINNING OF A CURVE CONCAVE

NORTHEASTERLY, HAVING A RADIUS OF 24.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 39°11'36" EAST, 37.47 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 102°37'15", AN ARC DISTANCE OF 42.99 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 830.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 79°05'01" EAST, 328.68 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 22°50'24", AN ARC DISTANCE OF 330.87 FEET TO THE END OF SAID CURVE; THENCE NORTH 22°36'20" EAST, A DISTANCE OF 183.17 FEET; THENCE NORTH 80°21'22" WEST, A DISTANCE OF 80.28 FEET; THENCE NORTH 18°11'35" WEST, A DISTANCE OF 57.81 FEET; THENCE NORTH 19°15'23" EAST, A DISTANCE OF 50.81 FEET; THENCE NORTH 90°00'00" EAST, A DISTANCE OF 640.55 FEET TO THE POINT OF

CONTAINING 14.57 ACRES, MORE OR LESS.

132 NW 76th Drive Gainesville, Florida 32607 (352) 331-1976 / (352) 331-2476 www.chw-inc.com est. 1988 FLORIDA

Professional Consultants

VERIFY SCALE
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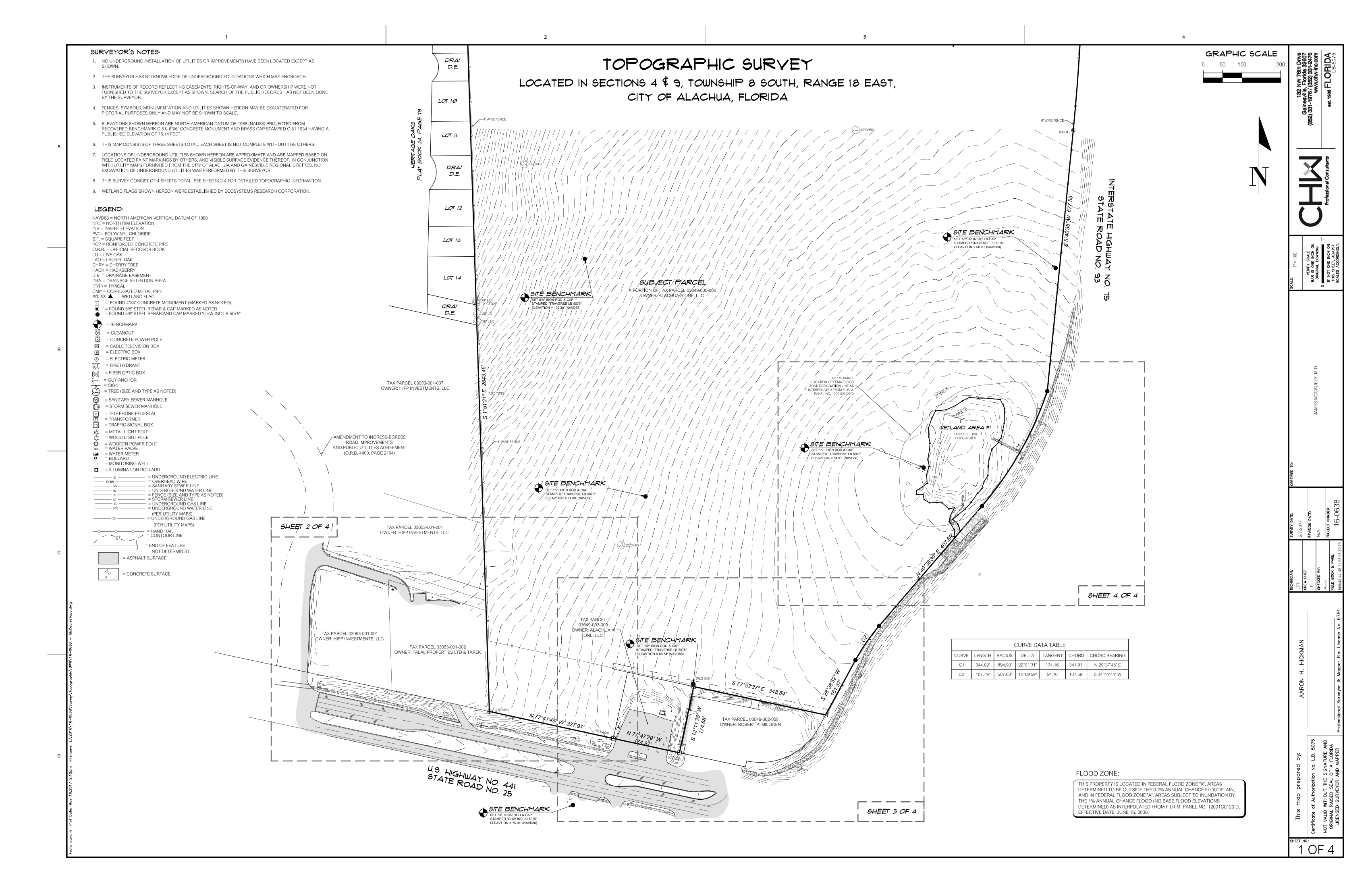
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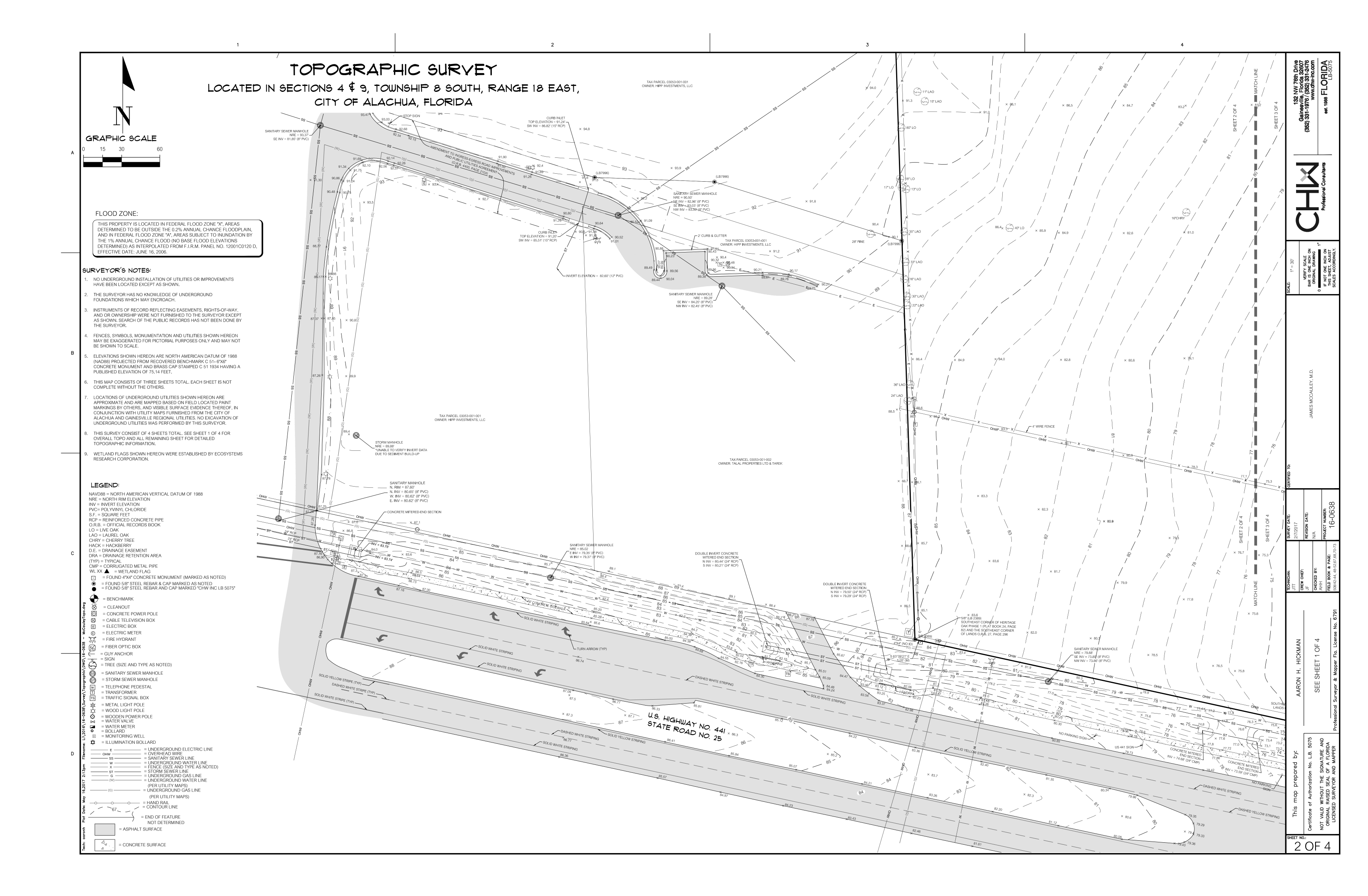
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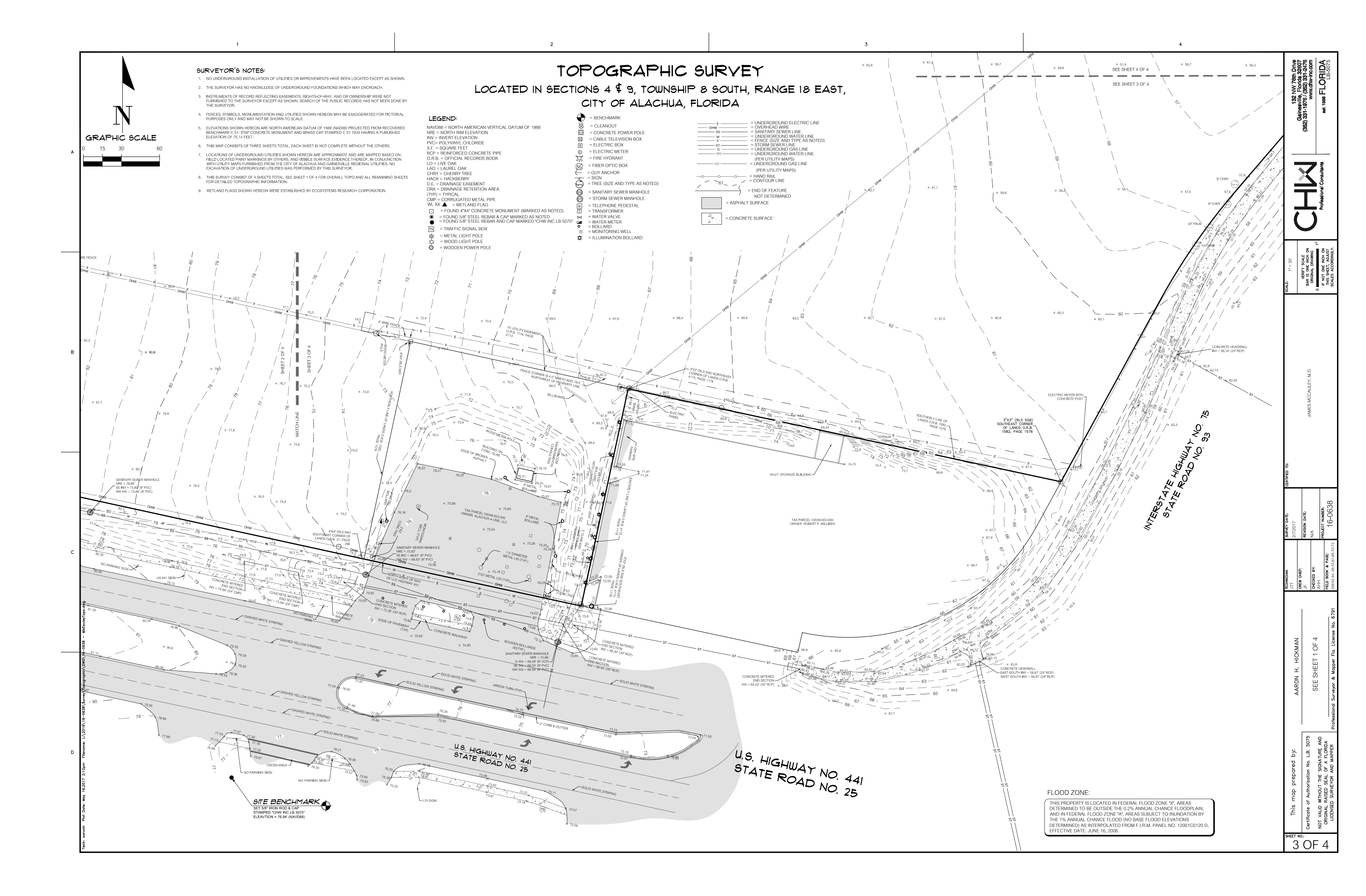
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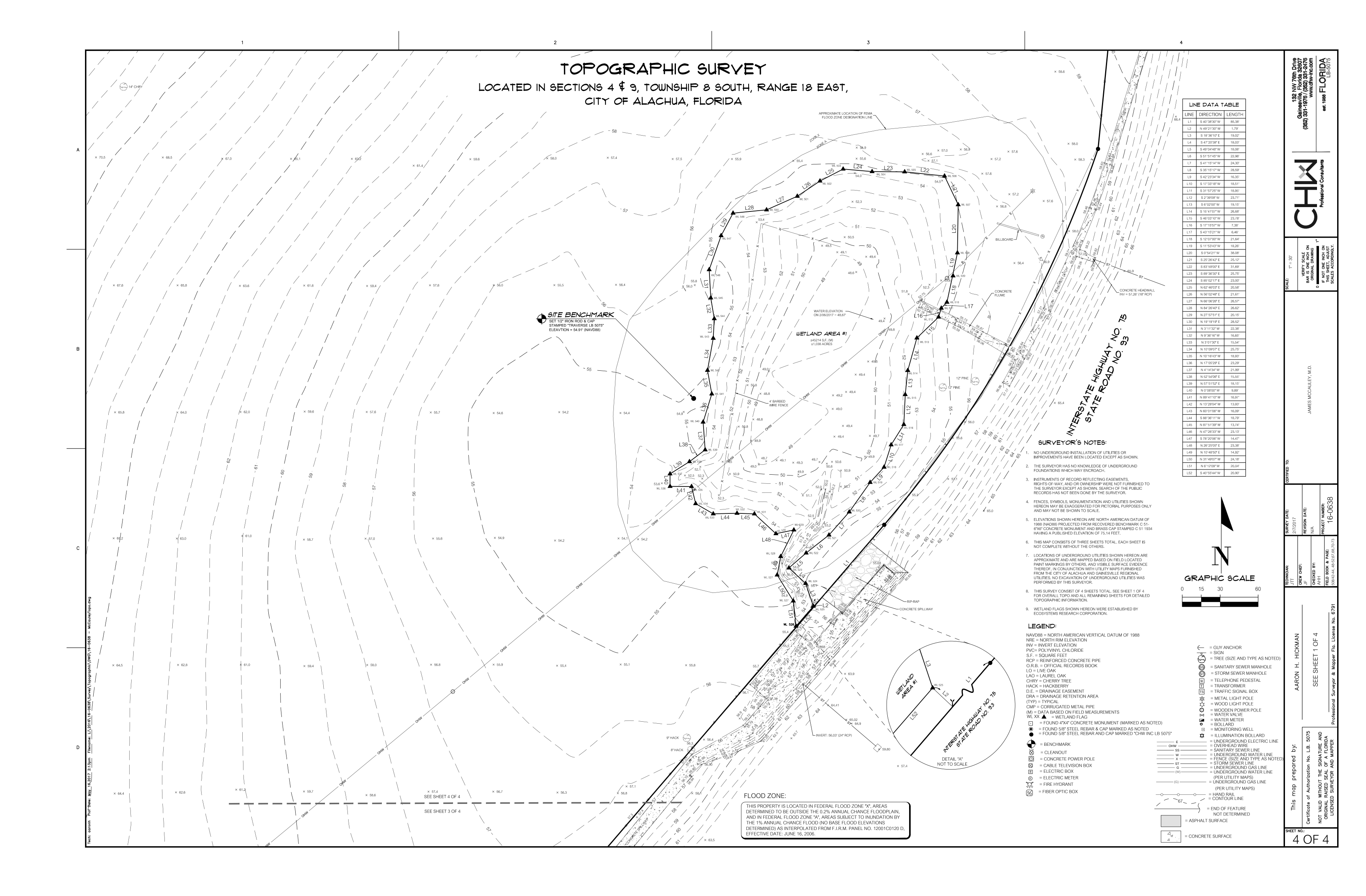
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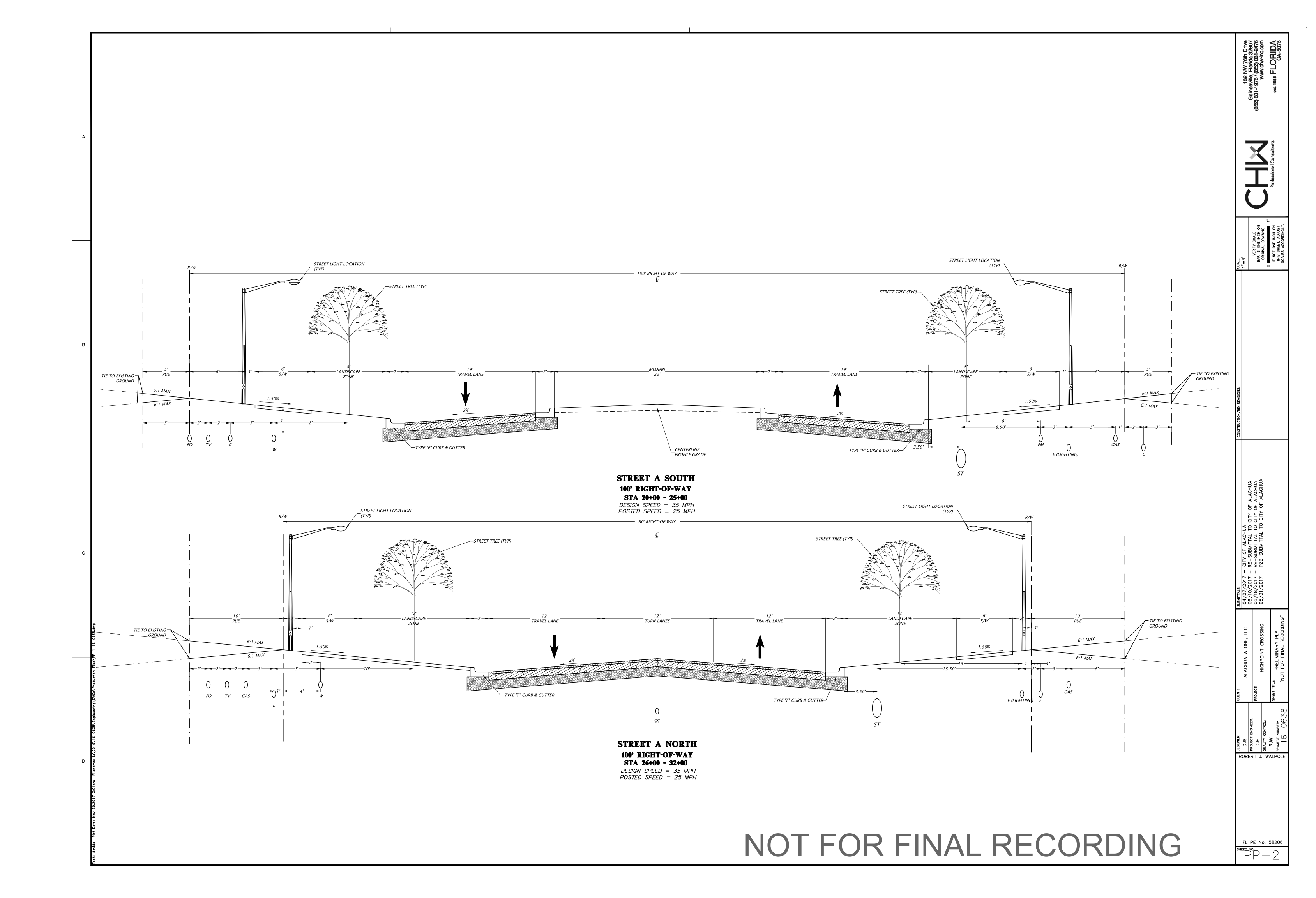


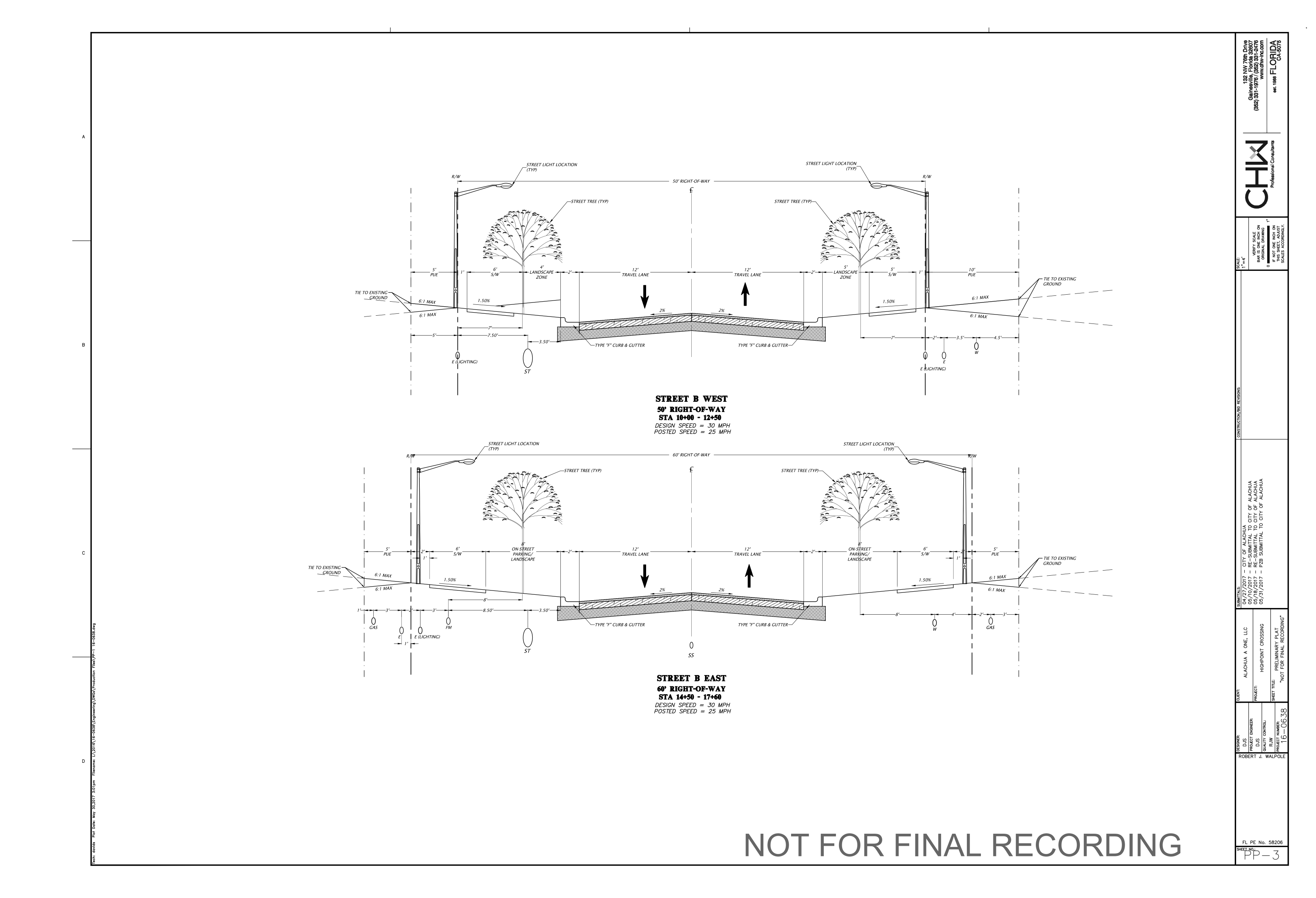












Planning & Zoning Board Hearing Date:

June 13, 2017

Quasi-Judicial Hearing

SUBJECT: A request for consideration of the preliminary plat of

HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development

APPLICANT/AGENT: Robert Walpole, P.E., LEED AP

Causseaux, Hewett, & Walpole, Inc.

PROPERTY OWNER: Alachua A One, LLC

PARCEL ID NUMBER: A portion of 03049-000-000 & 03049-003-000

FLUM DESIGNATION: Commercial

ZONING: Commercial Intensive (CI)

OVERLAY: Gateway Overlay District

ACREAGE: ±14.57 acres (project area)

±30.57 acres (subject property)

PROJECT PLANNER: Justin Tabor, AICP

RECOMMENDATION: Staff recommends that the Planning & Zoning Board

transmit the preliminary plat to the City Commission with

a recommendation to approve.

RECOMMENDED

MOTION:

Based upon the competent substantial evidence presented at this hearing, the presentation before this Board, and Staff's recommendation, this Board finds the application to be consistent with the City of Alachua Comprehensive Plan

and in compliance with the Land Development Regulations and transmits the Preliminary Plat to the City Commission,

with a recommendation to approve.

Staff Report: HighPoint Crossing

Preliminary Plat

SUMMARY & BACKGROUND

This application is a request by Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., applicant and agent for Alachua A One, LLC, property owner, for consideration of the preliminary plat of HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development on a ± 30.57 acre subject property, consisting of a ± 14.57 acre project area.

The proposed preliminary plat consists primarily of infrastructure improvements, including utilities, roadways, and stormwater infrastructure, to serve future development of the surrounding commercial lands. The preliminary plat identifies a drainage easement / common area (±8.05 acres) and a single lot ("Lot 1", ±2.80 acres). The applicant has indicated in the application materials that the intended development on Lot 1 may consist of a 100-room hotel. The remainder of the project area (±3.15 acres) consists of the proposed roadways and right-of-ways.

Section 2.4.10(G)(2) of the City's Land Development Regulations (LDRs) establishes the requirements for a preliminary plat. An analysis of the application's compliance with the applicable standards of this section are provided within this report.

SURROUNDING USES

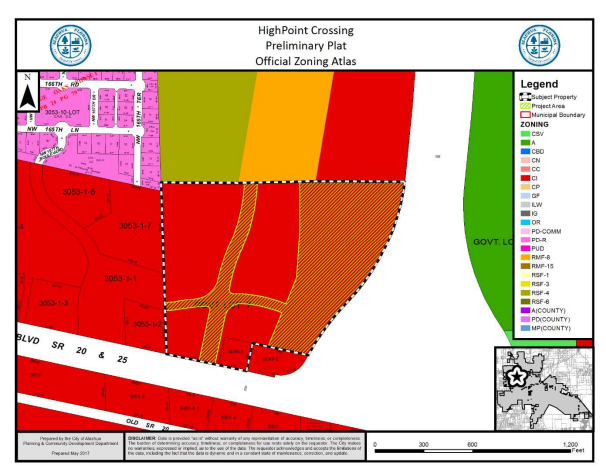
The subject property is located northwest of the US Highway 441 / Interstate 75 interchange, and north of Bob's Mobil Station and Dunkin' Donuts. Hungry Howies and El Patio are located to the west of the subject property; Holiday Inn Express is presently under construction west of the subject property. Lands to the north of the subject property are presently vacant and are zoned for single family residential, multifamily residential, and commercial uses (see Map 1 below). Heritage Oaks is located northwest of the subject property. Interstate 75 is located to the east of the subject property. The proposed plat would provide a connection to US Highway 441 near an existing median cut along US Highway 441. A connection would also be made to NW 167th Boulevard, which is the road providing access to Heritage Oaks, by way of extension of NW 163rd Lane (the road located north of Hungry Howie's / El Patio).

The existing uses, Future Land Use Map (FLUM) Designations, and zoning districts of the surrounding area are identified in Table 1. Map 2 provides an overview of the vicinity of the subject property. (NOTE: The information below is intended to provide a general overview of the area surrounding the subject property and to generally orient the reader. It is not intended to be all-inclusive, and may not identify all existing uses, FLUM Designations, and/or zoning districts surrounding the subject property.)

Table 1. Surrounding Land Uses

			7 1 DI . I . ()
Direction	Existing Use(s)	FLUM Designation(s)	Zoning District(s)
North	Vacant Lands	Moderate Density Residential; Medium Density Residential; Commercial	Residential Single Family – 4 (RSF-4); Residential Multiple Family – 8 (RMF-8); Commercial Intensive (CI)
South	US Highway 441; Bob's Mobil Station; Dunkin' Donuts	US Highway 441; Commercial	Commercial Intensive (CI)
East	Interstate 75	N/A	N/A
West	Hungry Howie's; El Patio; Holiday Inn Express (under construction)	Commercial	Commercial Intensive (CI)

Map 1. Subject Property with Zoning



Map 2. Vicinity Map

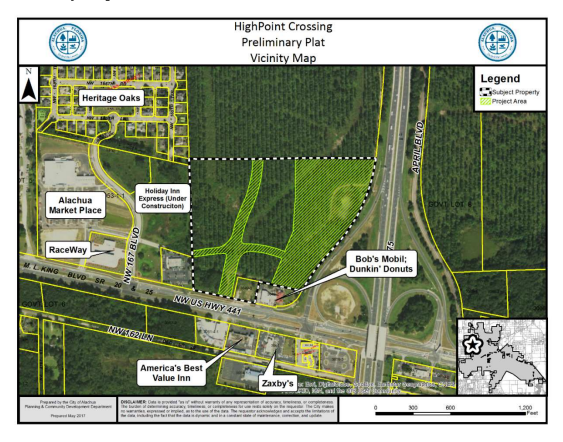


Illustration 1. Sheet PP-1, HighPoint Crossing Preliminary Plat



NEIGHBORHOOD MEETING

The purpose of a Neighborhood Meeting is to educate the owners of nearby land and any other interested members of the public about the project and to receive comments regarding the project.

Neighborhood Meetings were held on May 2, 2017, and May 22, 2017, at the Living Covenant Church, located at 15202 NW 147th Drive, to educate the owners of nearby land and any other interested members of the public about the application. As required by Section 2.2.4 of the LDRs, all property owners within 400 feet of the subject property and any organizations or persons who have registered to receive notification of applications for development were notified of the meetings and notices of the meetings were published in a newspaper of general circulation. The applicant's agent was present and available to answer questions. As evidenced by materials submitted by the applicant, the May 2, 2017 meeting was attended by six (6) members of the public, and the May 22, 2017 meeting was attended by three (3) members of the public. A summary of the discussion which occurred at the Neighborhood Meetings has been provided by the applicant and is included within the application materials.

CONSISTENCY WITH THE COMPREHENSIVE PLAN

The Goals, Objectives, and Policies (GOPs) identified below are provided to establish a basis of the application's consistency with the Comprehensive Plan. There may be additional GOPs which the application is consistent with that are not identified within this report. An evaluation and findings of consistency with the identified GOPs is also provided below.

Vision Element

GOAL 1: Economic Development: The City of Alachua has a unique business climate. The City is home to corporations, technology incubators, local businesses, and start-up companies. The City will maintain its focus on a welcoming business environment and encourage business development in the downtown area and along the U.S. 441 corridor. Alachua desires to continue to be a home to innovative businesses and an employment center where jobs are provided at every level. The City will continue to encourage the growth and development of established industries, such as biotechnology, and encourage the diversification and expansion of commercial businesses which provide integral services to the City's residents.

Evaluation and Findings of Consistency with Goal 1: The proposed development would provide for business development along the US 441 corridor, consistent with Goal 1 of the Vision Element.

Future Land Use Element

GOAL 1: Future Land Use Map 2025:

The City of Alachua shall maintain a Future Land Use Map in order to effectively guide development in a sustainable manner and to ensure economic prosperity and stability while maintaining a high quality of life for all of its present and future citizens.

Objective 1.3: Commercial

The City of Alachua shall establish three commercial districts: Community Commercial, Commercial and Central Business District. These districts shall provide a broad range of retail sales and services, as well as office uses, in order to provide for the availability of goods and services, both to the citizens of Alachua and to the citizens of the North Central Florida region.

Policy 1.3.b: Commercial: The Commercial land use category is established to provide for general commercial uses, as well as more intense commercial and highway commercial uses. This is the land use category in which large-scale, regional commercial uses may locate. The following uses are allowed within the Commercial land use category:

- 1. Retail sales and services;
- 2. Personal services:
- 3. Financial Institutions:
- 4. Outdoor recreation and entertainment;
- 5. Tourist-related uses;
- 6. Hotels, motels;
- 7. Commercial shopping centers;
- 8. Auto-oriented uses;
- 9. Traditional Mixed-use Neighborhood Planned Developments;
- 10. Employment Center Planned Developments;

- 11. Commercial recreation centers;
- 12. Office/business parks;
- 13. Limited industrial services;
- 14. Eating Establishments

Evaluation and Findings of Consistency with Goal 1, Objective 1.3, and Policy 1.3.b: The subject property has a Commercial FLUM Designation, which permits a variety of commercial uses, including retail sales, personal services, restaurants and other eating establishments, office and business parks, hotels and motels, shopping centers, and automobile related uses. The future use the subject property will be consistent with the uses identified within Policy 1.3.b as allowed within the Commercial FLUM Designation.

Policy 1.3.f: The City of Alachua shall pursue the establishment of activity centers to guide the placement and design of commercial and business areas.

- 1. The City of Alachua shall maintain a Gateway Activity Center at the interchange of US 441 and Interstate 75. The boundaries of the Gateway Activity Center shall be based on the Generalized US 441/I- 75 Activity Center Map provided in the Future Land Use Map Series. The intent of this activity center is to welcome existing and future residents and visitors to the City of Alachua, and to promote Alachua as an attractive, vibrant, and economically prosperous community.
- 2. The City of Alachua shall establish the US 441 corridor as a Corporate Corridor Activity Center. The City shall consider establishing the boundaries of the activity center and relevant regulations through a public planning process. The intent of establishing this activity center is to implement economic development objectives and to promote a coordinated development plan to maximize existing and future land use patterns and preserve the function of the US 441 corridor.

Evaluation and Findings of Consistency with Policy 1.3.f: The subject property is located within the Gateway Activity Center, which is implemented by the Gateway Overlay District, as established by Section 3.7.2(C) of the LDRs. Further, the subject property is located along US Highway 441, commonly recognized as the City's 'corporate corridor'.

Objective 2.4: Landscaping and Tree Protection Standards: The City shall adopt landscaping and tree protection standards in order to achieve the aesthetic design values of the community and preserve tree canopies, as well as specimen protected, heritage and champion trees.

Evaluation and Findings of Consistency with Objective 2.4: The applicant has identified trees proposed for removal. Any required mitigation will be shown on construction plans for the project.

Objective 2.5: Open Space Standards

The City shall utilize open space requirements to preserve the rural character of Alachua, protect natural resources, and provide spaces for people to recreate and gather.

Evaluation and Findings of Consistency with Objective 2.5: The preliminary plat identifies the location of open space areas which will be located within the proposed subdivision.

Objective 5.1: Natural features: The City shall coordinate Future Land Use designations with appropriate topography, soils, areas of seasonal flooding, wetlands and habitat during review of proposed amendments to the Future Land Use Map and the development review process. Natural features may be included as amenities within a development project.

Evaluation and Findings of Consistency with Objective 5.1: An environmental conditions and site suitability analysis has been provided separately in this report. The preliminary plat depicts the location of special flood hazard areas and a small wetland located in the eastern portion of the subject property. The applicant has proposed setbacks from the wetland area in accordance with the provisions of the Comprehensive Plan.

Objective 5.2: The City shall utilize a concurrency management system to ensure that the adopted level of service standards are maintained.

Evaluation and Findings of Consistency with Objective 5.2: The subject property is located near existing public utility infrastructure. Future development will be required connect to potable water and sanitary sewer facilities, which are proposed to be extended along the subdivision's roads. A public facilities impact analysis has been provided in this report and indicates that, based upon current demand, the proposed subdivision would not adversely affect the Level of Service (LOS) standards for any public facility based upon the intended development of a 100 room hotel. Facility capacity will be re-evaluated as part of the review of any applications for a final development order (i.e., during site plan review).

Transportation Element

Objective 1.1: Level of Service

The City shall establish a safe, convenient and efficient level of service standard for all motorized and non-motorized transportation systems.

Evaluation and Findings of Consistency with Objective 1.1: An analysis of new transportation impacts has been provided within this report, and indicates that, based upon current demand, the proposed subdivision would not adversely affect the Level of Service (LOS) standards for transportation facilities based upon the intended development of a 100 room hotel. Facility capacity will be re-evaluated as

part of the review of any applications for a final development order (i.e., during site plan review).

Community Facilities & Natural Groundwater Aquifer Recharge Element

Policy 1.2.a:

The City shall establish a Community Wastewater Service Area, which includes all areas where wastewater service is available. Wastewater service shall be deemed available if:

1. A gravity wastewater system, wastewater pumping station, or force main exists within ¼ mile of the property line of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and the gravity wastewater system, wastewater pumping station, or force main can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.

Evaluation and Findings of Consistency with Policy 1.2.a: The subject property is located within the Community Wastewater Service Area, and the future development surrounding the proposed subdivision will be required to connect to the wastewater system. The proposed subdivision would extend wastewater infrastructure along the subdivision's roads to serve future development of the subject property.

Policy 2.1.a:

The City hereby establishes the following level of service standards for solid waste disposal facilities:

FACILITY TYPE

Solid Waste Landfill

LEVEL OF SERVICE STANDARD

.73 tons per capita per year

Evaluation and Findings of Consistency with Objective 2.1.a: An analysis of the impacts to solid waste facilities has been provided within this report, and indicates that, based upon current demand, the proposed subdivision would not adversely affect the Level of Service (LOS) standards for solid waste facilities based upon the intended development of a 100 room hotel. Facility capacity will be re-evaluated as part of the review of any applications for a final development order (i.e., during site plan review).

Policy 4.1.b:

The City shall establish a Community Potable Water Service Area, which includes all areas where potable water service is available. Water service shall be deemed available if:

1. A water main exists within ¼ mile of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and water service can be accessed through public utility easements or right of ways. The distance shall

Staff Report: HighPoint Crossing Page 9

Preliminary Plat

be measured as required for construction of the infrastructure along public utility easements and right of ways.

Evaluation and Findings of Consistency with Policy 4.1.b: The subject property is located within the Community Potable Water Service Area, and future development surrounding the proposed subdivision will be required to connect to the potable water system. The proposed subdivision would extend water infrastructure along the subdivision's roads to serve future development of the subject property.

ENVIRONMENTAL CONDITIONS & SITE SUITIBILITY ANALYSIS

Wetlands

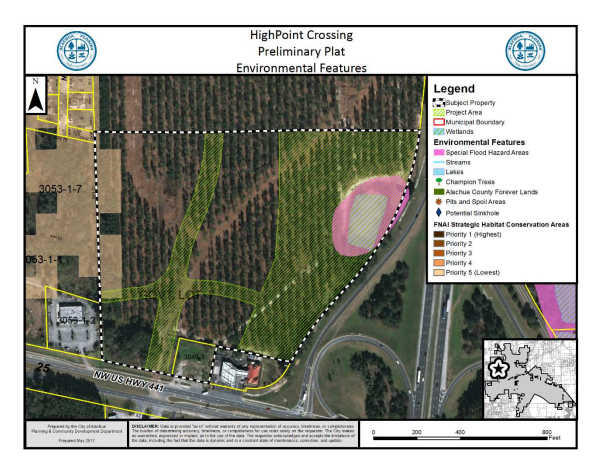
The applicant has identified the location of a wetland area in the eastern portion of the subject property. This wetland is approximately 0.80 acres in size. No other wetlands exist on-site.

Evaluation: The wetland area is subject to the applicable protection standards of the City of Alachua Comprehensive Plan and the Land Development Regulations (LDRs). The applicant has provided a minimum 75 foot setback from the wetland area, in accordance with the provisions of the City's Comprehensive Plan.

Map 3. Environmental Features

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Preliminary Plat



Strategic Ecosystems

Strategic Ecosystems were identified by an ecological inventory project in a report prepared for Alachua County Department of Growth Management in 1987. The purpose of the inventory was to identify, inventory, map, describe, and evaluate the most significant natural biological communities in private ownership in Alachua County.

Evaluation: The subject property is not located within or adjacent to a Strategic Ecosystem, therefore, the development will have no impact upon any Strategic Ecosystem(s) identified within the ecological inventory report.

Regulated Plant & Animal Species

The subject property is not known to contain any species identified as endangered, threatened, or of special concern. The Florida Natural Areas Inventory (FNAI) has identified areas throughout the State of Florida which may contain good quality natural communities. This data layer is known as the Potential Natural Areas (PNA) data layer, and identifies privately owned lands that are not managed or listed for conservation purposes. These areas were delineated by FNAI scientific staff through interpretation of natural vegetation from 1988-1993 FDOT aerial photographs and from input received during Regional Ecological Workshops held for each regional planning council. These workshops were attended by experts familiar with natural areas in the region. Potential Natural Areas were assigned ranks of Priority 1 through Priority 5 based on size, perceived quality, and

type of natural community present. The areas included in Priority 5 are exceptions to the above criteria. These areas were identified through the same process of aerial photographic interpretation and regional workshops as the PNA 1 through 4 ranked sites, but do not meet the standard criteria.

Evaluation: No species identified as endangered, threatened, or of special concern are known to exist on the subject property. The property contains a small area identified as "Priority 5" in the PNA data layer, which is the lowest priority category. This land is part of a larger area to the west of the subject property identified as Priority 5. The subject property has historically consisted of planted pine trees, which have been previously harvested.

While Category 5 of the FNAI PNA data layer indicates that the property may feature habitat which could support species identified as endangered, threatened, or of special concern, this data is not intended for use in a regulatory decision making process. The data must be referenced only as a resource to indicate the potential of land to support wildlife. If a regulated plant or animal species is identified during development, the applicant must adhere to the applicable standards in the City of Alachua Comprehensive Plan and the Land Development Regulations.

Soil Survey

The hydrologic soil group is an indicator of potential soil limitations. The hydrologic soil group, as defined for each specific soil, refers to a group of soils which have been categorized according to their runoff-producing characteristics. These hydrologic groups are defined by the Soil Survey of Alachua County, Florida, dated August 1985. The chief consideration with respect to runoff potential is the capacity of each soil to permit infiltration (the slope and kind of plant cover are not considered, but are separate factors in predicting runoff.) There are four hydrologic groups: A, B, C, and D. "Group A" soils have a higher infiltration rate when thoroughly wet and therefore have a lower runoff potential. "Group D" soils have very lower infiltration rates and therefore a higher runoff potential.

There are four (4) soil types found on the subject property:

Bivans Sand (5% - 8% slopes)

Hydrologic Soil Group: D

This soil type is poorly drained on short breaking slopes and along hillsides of the uplands. This soil type has severe limitations for most urban uses, including sites for dwellings, small commercial buildings, and local roads and streets.

Arredondo-Urban Land Complex (0% – 5% slopes)

Hydrologic Soil Group: A

This soil type is well drained and permeability is rapid at the surface. This soil type does not pose any significant limitations for development.

Staff Report: HighPoint Crossing Preliminary Plat

nt Crossing Page 12

*Kendrick Sand (2-5% slopes)*Hydrologic Soil Group: B

This soil type is well drained with moderately slow surface runoff and rapid permeability. This soil poses only slight limitations for dwellings and local roads.

Kendrick Sand (5% – 8% slopes)

Hydrologic Soil Group: A

This soil type is well drained and permeability is rapid at the surface. This soil type poses only moderate limitations as sites for homes and small commercial buildings because of the slope.

Evaluation: All soils, with the exception of Bivans Sand (which consists of a small area in the northwest corner of the subject property), pose only slight or moderate limitations for local roads and streets and commercial buildings. Where moderate limitations are presented by soils, the limitations are due to the slope. A more detailed geotechnical analysis will be performed prior to any commercial development of the site to further evaluate any potential limitations of the lands which may be presented by soils.

Flood Potential

Panel 0120D of the Federal Emergency Management Agency (FEMA) Flood Insurance Rate Map (FIRM) Series, dated June 16, 2006, indicates that the subject property is in Flood Zone X (areas determined to be outside of the 500-year floodplain) and Flood Zone A (areas determined to be subject to flooding by the 1% annual chance flood [100-year flood], with no Base Flood Elevation [BFE] determined.)

Evaluation: The portion of the subject property within Flood Zone A is located in the eastern portion of the subject property within the proposed drainage easement / common area. The minimum buffer requirements from wetland areas, as required by the City's Comprehensive Plan, and as provided on the preliminary plat, would prohibit any development within areas designated as Flood Zone A. Therefore, there are no issues related to flood potential.

Karst-Sensitive Features

Karst sensitive areas include geologic features, such as fissures, sinkholes, underground streams, and caverns, and are generally the result of irregular limestone formations. The subject property is located within an area where sinkholes may potentially allow hydrologic access to the Floridan Aquifer System, however, best available data indicates that no sinkholes or known indicators of sinkhole activity are located on the subject property.

Evaluation: There are no geologic features located on the subject property which indicate an increased potential for karst sensitivity.

Wellfield Protection Zones

Policy 7.2.1 of the Future Land Use Element of the City's Comprehensive Plan establishes a 500 foot radius area around each city-owned potable water well.

Evaluation: The subject property is not located within a City of Alachua wellhead protection zone as identified on the City of Alachua Wellfield Primary Protection Zones Map of the City's Comprehensive Plan, therefore, there are no issues related to wellfield protection.

Historic Structures/Markers and Historic Features

The subject property does not contain any historic structures as determined by the State of Florida and the Alachua County Historic Resources Inventory. Additionally, the subject property is not located within the City's Historic Overlay District, as established by Section 3.7 of the City's Land Development Regulations.

Evaluation: There are no issues related to historic structures or markers.

FINDINGS OF FACT: COMPLIANCE WITH LAND DEVELOPMENT REGULATIONS

SECTION 2.4.10(G)(2)(e), PRELIMINARY PLAT STANDARDS

Section 2.4.10(G)(2)(e) of the City's Land Development Regulations (LDRs) establishes the standards with which all major subdivision preliminary plats must be found to be compliant. An evaluation and findings of the application's compliance with the applicable standards of Section 2.4.10(G)(2)(e) is provided below.

2.4.10(G)(2)(e) Subdivision preliminary plat standards. A subdivision preliminary plat shall be approved upon a finding the application complies with the standards in Article 7, Subdivision Standards, all other relevant provisions of these LDRs, and all other relevant City ordinances and regulations.

Evaluation & Findings: The application has been reviewed for and is found to be in compliance with the applicable standards of Article 7, Subdivision Standards, including standards related to block length, lot arrangement, dimensions and design, and street arrangement.

Staff Report: HighPoint Crossing Page 14

Preliminary Plat

SECTION 3.7.2(C): US HIGHWAY 441 / INTERSTATE 75 GATEWAY OVERLAY DISTRICT

Section 3.7.2(C) of the City's Land Development Regulations (LDRs) establishes the US Highway 441/Interstate 75 Gateway Overlay District. The Gateway Overlay District applies to all lands within 2,000 feet of the US 441 / Interstate 75 interchange, unless otherwise exempted. The subject property is located within the Gateway Overlay District, and future development of the lands surrounding the proposed subdivision will be subject to the standards of the Gateway Overlay District.

PUBLIC FACILITIES IMPACT

The analysis of each public facility provided below represents an analysis of the new impacts generated by the proposed subdivision. Proposed impacts are based upon the proposed intended development of Lot 1 (a 100 room hotel).

At present, the impacts which would be generated by the proposed development are acceptable and are not anticipated to degrade the Level of Service (LOS) of any public facility. Facility capacity will be re-evaluated as part of the review of any application for a final development order. Since the subject property is zoned Commercial Intensive (CI), future development on Lot 1 and on the remainder of the subject property will require Site Plan Review. Facility capacity must be available to support the proposed development prior to the issuance of a final development order.

Transportation Impact

Table 2. Affected Comprehensive Plan Roadway Segments¹

Segment Number ^{2, 3}	Segment Description	Lanes	Functional Classification	Area Type	Level of Service (LOS)
1 (7)	Interstate 75 (from the North City Limits to US 441)	6/D	Freeway	COMM	С
2 (6)	Interstate 75 (from US 441 to the South City Limits)	6/D	Freeway	COMM	С
5 (13, 14, 15)	US 441 (from SR 235 to North City Limits)	4/D	Principle Arterial	Urban Trans	D

¹ Source: City of Alachua Comprehensive Plan, Transportation Element.

² For developments generating less than 1,000 trips, affected roadway segments are identified as all those wholly or partially located within ½ mile of the development's ingress/egress, or to the nearest intersecting major street, whichever is greater [Section 2.4.14(H)(2)(a) of the LDRs].

³ FDOT roadway segment number shown in parenthesis. For the purposes of concurrency management, COA Comprehensive Plan segments that make up a portion of a larger FDOT roadway segment will be evaluated together when determining post development roadway capacity.

Table 3. Potential Trip Generation

Land Use ¹	AADT (Enter/Exit) ²	AM Peak Hour (Enter/Exit) ²	PM Peak Hour (Enter/Exit) ²
Hotel (ITE Code 310)	817	52	61
	(408/409)	(28/24)	(35/26)

¹ Source: ITE Trip Generation, 9th Edition.

Table 4a. Projected Impact on Affected Comprehensive Plan Roadway Segments (AADT)

Table 4a. Frojecteu impact on Anecteu Comprehensive Fr	iaii Kuauway	, segments (תהשון
	I-75	I-75	US 441
Traffic System Category	Segment 1	Segment 2	Segment 5
	$(7)^{1}$	$(6)^{1}$	$(13,14,15)^1$
Average Annual Daily Tri	ps		
Maximum Service Volume ²	85,600	85,600	35,500
Existing Traffic ³	42,505	56,476	24,411
Reserved Trips ⁴	109	152	7,316
Available Capacity ⁴	42,986	28,972	3,773
Increase in Daily Trips ⁵	408	409	817
Residual Capacity Post-Approval ⁶	42,578	28,563	2,956

¹ FDOT roadway segment number shown in parenthesis. For the purposes of concurrency management, COA Comprehensive Plan segments that make up a portion of a larger FDOT roadway segment will be evaluated together when determining post development roadway capacity.

Table 4b. Projected Impact on Affected Comprehensive Plan Roadway Segments (Peak Hour)

Traffic System Category	I-75 Segment 1 (7) ¹	I-75 Segment 2 (6) ¹	US 441 Segment 5 (13,14,15) ¹
PM Peak Hour Trips			
Maximum Service Volume ²	7,710	7,710	3,200
Existing Traffic ³	4,463	5,930	3,773
Reserved Trips ⁴	12	17	637
Available Capacity ⁴	3,235	1,763	244
Increase in PM Peak Hour Trips ⁵	30	31	61
Residual Capacity Post-Approval ⁶	3,205	1,732	183

¹ FDOT roadway segment number shown in parenthesis. For the purposes of concurrency management, COA Comprehensive Plan segments that make up a portion of a larger FDOT roadway segment will be evaluated together when determining post development roadway capacity.

Evaluation: The impacts generated by the proposed development will not adversely affect the Level of Service (LOS) of the roadway segments identified above; therefore, the increase in potential trip generation is acceptable. This analysis is based upon the intended development of Lot 1 (a 100 room

² Formulas: AADT – 8.17 trips per room x 100 rooms (50% entering/50% exiting); AM Peak Hour – 0.52 trips per room x 100 rooms (54% entering/46% exiting); PM Peak Hour – 0.61 trips per room x 100 rooms (58% entering/42% exiting.)

² Source: FDOT 2013 Quality/Level of Service Handbook, Generalized Annual Average Daily Volumes and Generalized Peak Hour Two-Way Volumes for Areas Transitioning to Urbanized Areas or Areas of 5,000 Not in Urbanized Areas.

³ Florida State Highway System Level of Service Report 2015, Florida Department of Transportation, District II, September 2016.

⁴ Source: City of Alachua May 2017 Development Monitoring Report.

⁵ Trip Distribution: Segment 1: 50%; Segment 2: 50%; Segment 5: 100%.

⁶ The application is for a Preliminary Development Order. Facility capacity and concurrency will <u>not</u> be reserved.

² Source: FDOT 2013 Quality/Level of Service Handbook, Generalized Annual Average Daily Volumes and Generalized Peak Hour Two-Way Volumes for Areas Transitioning to Urbanized Areas or Areas of 5,000 Not in Urbanized Areas.

³ Florida State Highway System Level of Service Report 2015, Florida Department of Transportation, District II, September 2016.

⁴ Source: City of Alachua May 2017 Development Monitoring Report.

⁵ Trip Distribution: Segment 1: 50%; Segment 2: 50%; Segment 5: 100%.

⁶ The application is for a Preliminary Development Order. Facility capacity and concurrency will <u>not</u> be reserved.

hotel). Concurrency and impacts to the transportation network will be revaluated during Site Plan review.

Potable Water Impacts

Table 5. Potable Water Impacts

System Category	Gallons Per Day
Current Permitted Capacity ¹	2,300,000
Less Actual Potable Water Flows ¹	1,301,000
Reserved Capacity ²	59,789
Available Capacity	939,211
Potential Demand Generated ³	10,000
Residual Capacity	929,211
Percentage of Permitted Design Capacity Utilized	59.60%
Sources: 1 City of Alachua Public Services Department, May 2017. 2 City of Alachua May 2017 Development Monitoring Report. 3 Chapter 64E-6, Florida Administrative Code; (Formula: [100 gallons per day per room x 100 rooms]).	

Evaluation: The impacts generated by the proposed development will not adversely affect the Level of Service (LOS) of potable water facilities; therefore, the increase in potential demand is acceptable. This analysis is based upon the intended development of Lot 1 (a 100 room hotel). Concurrency and impacts will be revaluated during Site Plan review.

Sanitary Sewer Impacts

Table 6. Sanitary Sewer Impacts

System Category	Gallons Per Day
Treatment Plant Current Permitted Capacity	1,500,000
Less Actual Treatment Plant Flows ¹	654,000
Reserved Capacity ²	57,364
Available Capacity	788,636
Potential Demand Generated ³	10,000
Residual Capacity	778,636
Percentage of Permitted Design Capacity Utilized	48.09%
Sources: 1 City of Alachua Public Services Department, May 2017. 2 City of Alachua May 2017 Development Monitoring Report. 3 Chapter 64E-6, Florida Administrative Code; (Formula: [100 gallons per day per room x 100 rooms]).	

Evaluation: The impacts generated by the proposed development will not adversely affect the Level of Service (LOS) of sanitary sewer facilities; therefore, the increase in potential demand is acceptable. This analysis is based upon the intended development of Lot 1 (a 100 room hotel). Concurrency and impacts will be revaluated during Site Plan review.

Solid Waste Impacts

Table 7. Solid Waste Impacts

System Category	Pounds Per Day	Tons Per Year
Existing Demand ¹	39,568	7,221.16
Reserved Capacity ²	5,201.87	949.34
Potential Demand Generated ³	1,463.62	267.11

New River Solid Waste Facility Capacity ⁴	50 years
New River Solid Waste Facility Cabacity*	ou vears

Sources:

- 1 University of Florida, Bureau of Economic & Business Research, Estimates of Population by County and City in Florida, April 1, 2014; Policy 2.1.a, CFNGAR Element (Formula: 9,892 persons x 0.73 tons per person per year.)
- City of Alachua May 2017 Development Monitoring Report.
- 3 Policy 2.1.a, CFNGAR Element; US Census Bureau (Formula: 44 dwellings x 2.37 persons per dwelling x 0.73 tons per person per year.)
- 4 New River Solid Waste Facility, May 2017.

Evaluation: The impacts generated by the proposed development will not adversely affect the Level of Service (LOS) of solid waste facilities; therefore, the increase in potential demand is acceptable. This analysis is based upon the intended development of Lot 1 (a 100 room hotel). Concurrency and impacts will be revaluated during Site Plan review.

Recreation Facilities

The proposed development is a nonresidential development. Therefore, there are no impacts to recreation facilities. The development will have no impact to the Level of Service (LOS) of recreation facilities.

Public School Facilities

The proposed development is a nonresidential development. Therefore, there are no impacts to public school facilities. The development will have no impact to the Level of Service (LOS) of public school facilities.

Staff Report: HighPoint Crossing Preliminary Plat

nt Crossing Page 18

EXHIBIT "A" TO

HIGHPOINT CROSSING PRELIMINARY PLAT STAFF REPORT

SUPPORTING APPLICATION MATERIALS SUBMITTED BY CITY STAFF TO THE PLANNING AND ZONING BOARD

Staff Report: HighPoint Crossing

HighPoint Crossing Prelim Plat - PS Comments - 5/18/17 Revised Plans

From: Justin Tabor < jtabor@cityofalachua.com>

Tue, May 30, 2017 04:03 PM

Subject: HighPoint Crossing Prelim Plat - PS Comments - 5/18/17 Revised Plans

1 attachment

To: Robert Walpole < Walpole@chw-inc.com>

Cc: Jessica Junkin < Jessica J@chw-inc.com > , Kathy Winburn

<kwinburn@cityofalachua.com>

Robert,

Please see the attached comments from Public Services concerning the revised plans for HighPoint Crossing Preliminary Plat.

Sincerely,

Justin Tabor, AICP

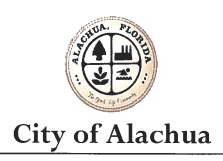
Principal Planner
City of Alachua
15100 NW 142nd Terrace | PO Box 9
Alachua, Florida 32616
386.418.6100 x 107 | fax: 386.418.6130
jtabor@cityofalachua.com

City Hall Hours of Operation

Monday - Thursday, 7:30 AM - 6:00 PM

Under Florida law, e-mail addresses are public records. If you do not want your e-mail address released in response to a public records request, do not send electronic mail to this entity. Instead, contact this office by phone or in writing.

HighPoint_Crossing_Prelim_Plat_PS_2017_05_30.pdf



TRACI L. GRESHAM **CITY MANAGER**

RODOLFO VALLADARES, P.E. PUBLIC SERVICES DIRECTOR

Phone: (386) 418-6140

Fax: (386) 418-6164

INTER-OFFICE COMMUNICATION

DATE:

May 30th, 2017

TO:

Kathy Winburn, AICP

Planning & Community Development Director

FROM:

Rodolfo Valladares, P.E. Public Services Director

RE:

Highpoint Crossing Preliminary Plat Plans

Public Services have reviewed the Highpoint Crossing Preliminary Plat plans and offer the following comments.

NO.	COMMENTS		
1.	General Note: sheet PP-1 Route water main to eliminate interference with round-a-bout. [Approved as Noted]		
2.	General Note: sheet PP-1 Show OR book and page for existing easements (electric line north of Bob's Citgo). Clearly annotate maintenance responsibility for stormwater system and basin. [Approved as Noted]		
3.	General Note: sheet PP-1 Provide PUE for wastewater line running north east of site. [Approved as Noted]		
4.	General Note Water, waste water, and electrical requirements to be submitted for City approval during the Construction Plan review phase. [Approved as Noted]		
5.	General Note: Annotate drawing to deed propose lift station site to City. [Approved as Noted]		
	END OF COMMENTS		

Please advise if you have any questions or require additional information.

cc:

Justin Tabor - AICP Planner

Harry Dillard - Lead Engineering Technician

May 25, 2017

Mr. Justin Tabor, AICP
Principal Planner
City of Alachua
Planning & Community Development
P.O. Box 9
Alachua, FL 32616-0009

Re: High Point Crossing – Preliminary Plat

Civil Engineering Review

Dear Mr. Tabor:

As you requested I have reviewed the design drawings for the above referenced project, prepared by CHW and dated 5/23/17. I have reviewed the design from an engineering standpoint to provide the City of Alachua an independent civil engineering review. My review was focused primarily on verifying the previous comments that I provided to the City and CHW on 5/10/17 were addressed satisfactorily. The review comments were addressed satisfactorily.

Please feel free to contact me if you have any further questions.

Sincerely,

A. J. "Jay" Brown, Jr., PE

President, JBrown Professional Group Inc.



RECEIVED

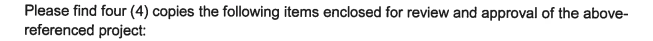
FIAY 1 8 2017

May 18, 2017

City of Alachua
Office of Planning and Zoning
PO Box 9
Alachua, FL 32616

RE: HighPoint Crossing Alachua, Florida

Dear Staff:



- Ecosystem Research Memo
- Legal Description
- Subdivision Application
- Authorized Agent Affidavit
- Comprehensive Plan Consistency
- Concurrency Impact Analysis
- Preliminary Plat Drawings
- CD containing all PDFs

We submit these items along with this letter as a means to address your comments from May 11, 2017.

Comprehensive Plan Consistency

- Policy 1.10.g of the Conservation & Open Space Element establishes minimum required buffers from wetland areas. Buffer width is determined in part based upon whether the wetland supports and federally or state protected animal species. Please provide supporting documentation that no such animal species exists within the wetland area. In accordance with Policy 1.10.g, documentation must address the area within 300 feet of the wetland.
 - Please see attached a letter from Pete Wallace of Ecosystems Research.
- 2. Acreage of subject property is inconsistent with acreage as stated on application and in legal description.
 - Please see attached updated application.

Concurrency Impact Analysis

- 3. Final development orders have been recently granted for a number of projects within the general area surrounding the subject property. The Concurrency Impact Analysis should be revised to reflect the capacity reservations granted to these final development orders. The most current Development Monitoring Report is dated May 2017 (Planning Department Staff will provide the latest report to applicant separately by email).
 - Please refer to the updated Impact Analysis.
- 4. Acreage of subject property is inconsistent with acreage as stated on application and in legal description.
 - Please refer to the updated Impact Analysis.

Article 6. Development Standards

- 5. Plans depict seven (7) trees proposed for removal. Tree replacement is required for any regulated trees proposed to be removed.
 - a. Plans must identify the species (common and scientific name) and size of all trees proposed for removal.
 - b. If replacement is required, provide for such replacement in accordance with the requirements of Section 6.2.1(D)(4).
 - The trees to be removed have been called out in a tree removal table. A note has been added that inch for inch replacement is required and must be provided during the construction plan phase of the project.
- 6. Section 6.9.4(C)(3) requires new construction of any nonresidential structure to have the lowest floor elevated no lower than one foot above the base flood elevation or otherwise be flood-proofed as further defined therein. Further, Section 6.9.4(C)(12)(e) requires all preliminary plats to identify the base flood elevation of any special flood hazard areas. Please address, as related to the area designated as Flood Zone A in the eastern portion of the subject property and future development on Lot 1.
 - The floodplain elevation has been provided on the preliminary plat. A note has been added to the preliminary plat to indicate the minimum FFE based on the FEMA map is 1 ft. above the flood elevation. In addition the note reflects the minimum FFE for all lots to also be 1 ft. above the DHW of the adjacent stormwater management facility.
- 7. The preliminary plat must include the statement provided in Section 6.9.4(C)(12)(h).
 - The statement has been added to the General Notes. "FLOOD HAZARD WARNING: This property may be subject to flooding. You should contact the City LDR Administrator and obtain the latest information about flood elevations and restrictions before making plans for the use of this land."

Article 7. Subdivision Standards

- 8. Section 7.2.4(D)(1)(b) requires street stubs greater than 250 feet in length to provide a temporary cul-de-sac. This is applicable to the proposed road extending northward as part of the proposed improvements. Please address compliance with the requirements of Section 7.2.4(D)(1)(b) for this roadway. Also review Table 7.2-1 for maximum cul-de-sac length requirements.
 - A temporary turn around has been added. The ultimate design is not a cul-desac, but a road that loops into several others and therefore long term the max length is not applicable.

- 9. Per Section 7.3.3(A), road and street signs and traffic control signs shall be shown on the preliminary plat. Further, Section 7.3.3(B) requires the preliminary plat to identify the type and location of street name signs. Please address. (NOTE: typical details shall be acceptable to meet this requirement.)
 - Street signs and traffic control has been added to the Preliminary Plat.

Miscellaneous Comments

- 10. Ingress/egress points to lands along proposed roadways are generally not provided. To minimize future impacts to proposed roadways, the applicant should consider identifying future ingress/egress locations to adjacent lands for future connections.
 - It's unknown and thus to allow maximum flexibility no proposed access points are proposed at this time.
- 11. Provide pedestrian crosswalks to the east and west of proposed roundabout, connecting sidewalks to the north and south of Avenue B.
 - The cross walks were added.
- 12. Stormwater infrastructure is depicted under proposed landscaping within roadways on Sheets PP-2 and PP-3. Please address.
 - There is no minimum separation form landscaping and storm. Trees and pipes can co-exist in these areas.
- 13. Some detail shown on Sheet PP-1 is difficult to discern. Consider increasing the scale to improve legibility of plans.
 - Legibility has been reviewed and increased without a change to the scale.
- 14. Setbacks not required to be shown for lands along proposed roadways which are not part of the plat (it is acceptable to provide setbacks, but it is not a requirement). NOTE: If the applicant desires to include setbacks on the plat, please verify the setbacks are consistent with Table 5.1-3 (unless applicant desires to require a setback greater than code-minimum) and confirm minimum setbacks are identified (west property line).
 - Setbacks will be removed.
- 15. Confirm terminology used within plans is consistent throughout (avenue vs. street, etc.)
 - Will revise as appropriate. Once road names are assigned at Final plat these will be converted to numeric road names.
- 16. There is a typographical error in the notes (#1), lower right portion of Sheet PP-1.
 - Typo has been corrected.

Completeness Review Comments

17. Authorized Agent Affidavit

Section B: Name of Property Owner

Action Needed to Address Deficiency: Name of the property owner is stated as "Alachua A1, LLC". Florida Department of State, Division of Corporations, records indicate the corporation name is "Alachua A One LLC".

Comment: Revised Authorized Agent Affidavit not submitted with the materials received on May 10, 2017. Please ensure the corrected Authorized Agent Affidavit is included with future resubmittals.

Revised affidavit is included.

18. Preliminary Plat Required Attachment D.1.f: Vicinity Map – indicating general location of the site and all abutting streets and properties, section lines and quarter section lines, etc., total acreage of the subdivision and total number of lots. The vicinity map shall be drawn to show clearly the information required, but not less than one (1) inch to 2,000 feet. USGS Maps may be used as a reference guide for the vicinity map. Action Needed to Address Deficiency: Indicate the total acreage of the subdivision and total number of lots on the Vicinity Map. Project site depicted on vicinity map appears to include lands not subject to the proposed plat (the lands located along proposed roadways). Please clarify project site on the vicinity map. Vicinity map must provide the

Comment: A vicinity map is included on the plans received on May 10, 2017. Please revise vicinity map to correct acreage of subdivision (stated on vicinity map as 8.05 acres; legal description states 14.0 acres) and to depict the boundary between proposed Lot 1 and the proposed drainage easement / common area.

Vicinity Map has been corrected.

scale.

Public Services / Fire Rescue / Outside Engineering Review Comments

- 19. The applicant must address the comments provided by Rodolfo Valladares, P.E., Public Services Director, in a memorandum dated May 10, 2017.
 - Agreed refer to comment response 22-25 below.
- 20. The applicant must address the comments provided by Brian Green, Fire Inspector, Alachua County Fire Rescue, in an e-mail dated May 8, 2017.
 - Agreed refer to comment response 26 below.
- 21. The applicant must address the comments provided by A.J. "Jay" Brown, Jr., P.E., of JBrown Professional Group, Inc., in a letter dated May 10, 2017.
 - Agreed refer to comment response 27-48 below.

Public Services, Rodolfo Valladares

22. General Note: sheet PP-1

Route water main to eliminate interference with round-a-bout.

- Water main re-routed to avoid conflicts with round-a-bout and trees in round-a-bout.
- 23. General Note: sheet PP-1

Show OR book and page for existing easements (electric line north of Bob's Citgo). Clearly annotate maintenance responsibility for stormwater system and basin.

- Information added to PP-1.
- 24. General Note: sheet PP-1

Provide PUE for wastewater line running north east of site.

- PUE added.
- 25. General Note: Water, waste water, and electrical requirements to be submitted for City approval during the Construction Plan review phase.
 - Agreed. Construction Plans are underway and will comply.

Fire Rescue, Brian Green

26. Hydrant locations will be reviewed at time of subdivision construction plans.

So Noted.

Engineering, A.J. "Jay" Brown, Jr

Sht. PP-1

- 27. Consider shifting right egress on US 441 further to the west as an attempt to restrict drivers attempting to make left turns out.
 - FDOT review requested a more directional right out, not shifting of the access.
- 28. Consider connecting the proposed force main directly to WW gravity sewer at the front of the site instead of connecting at the manhole. This would avoid the additional force main fittings.
 - City standards require connection of a Pressurized system at a manhole with a liner required at the manhole.
- 29. Label the lift station location.
 - Location has been labeled.
- 30. The adjacent property owned by Robert Milliken has his last name misspelled as well as an incorrect parcel number. The correct parcel number is 03049-002-000.
 - Typo has been corrected.
- 31. Tax parcel information in the development data table should be revised to "03049-000-000 and 03049-003-000".
 - Table has been updated.
- 32. The northeastern drainage easement/common area contains proposed wastewater lines. P-WW should be provided with a 30' public utility easement (PUE).
 - A PUE has been added.
- 33. The northeastern drainage easement/common area should include a PUE for proposed electric.
 - PUE added.
- 34. All offsite easements will need separate independent legal documentation in order to be conveyed outside of the preliminary plat limits.
 - Acknowledged.
- 35. There appears to be an unused 20' drainage utility easement to the west of the drainage easement/common area. Consider removing if there are no plans to utilize.
 - Has a future use.
- 36. The proposed entrance/exit roads do not provide any stormwater conveyance for the swale they cross within in US 441's right-of-way (ROW). How is water expected to get across? Determine the need for a swale cross drain pipe.
 - A pipe is proposed and regrading of the ROW to remove the former gas station access.
- 37. Please show how the proposed sidewalk at the entrance is expected to tie into the existing sidewalk network within the US 441 right-of-way.

- Construction plan detail but a depiction has been added.
- 38. Please label the PUE on the north side of the Milliken property (Tax Parcel 03049-002-000). We assume the plan is to provide a sewer connection to this property, which we think is a good idea.
 - Agreed.

Sht. PP-2

- 39. Typical sections for Street A show the slope of the ROW continuing from the edge of the curb indefinitely. Include daylighting to show how the design intends to connect to existing grade adjacent to the roadways.
 - Typicals updated to give an indication of how to tie to grade on high and low sides. Detailed grading to be provided at construction plan phase.
- 40. Consider using 1.5% cross slope for proposed sidewalks as opposed to the 2% maximum.
 - Good idea. Typical Sections updated.
- 41. Dimension tree locations so their relation to utilities can be evaluated.
 - See revised plans for typical dimensions.
- 42. The typical section for Street A North should include dimensions between utilities and the ROW.
 - See revised plans for typical dimensions.
- 43. The typical section for Street A North should include dimensions between utilities and the limits of proposed PUE's.
 - See revised plans for typical dimensions.

Sht. PP-3

- 44. Typical sections for Street B show the slope of the right-of-way continuing from the edge of the curb indefinitely. Include daylighting to show how the design intends to connect to existing grade at the ROW perimeter.
 - Typicals updated to give an indication of how to tie to grade on high and low sides. Detailed grading to be provided at CP phase.
- 45. Consider using 1.5% cross slope for proposed sidewalks as opposed to the 2% maximum.
 - · Good idea. Typ. Sections updated.
- 46. The typical section for Street B East should include dimensions between electric utilities and the ROW.
 - See revised plans for typical dimensions.
- 47. Dimension tree locations on typical sections so their relation to utilities can be evaluated.
 - See revised plans for typical dimensions.
- 48. Please revise the arrows indicating the direction of traffic for each lane. Current plans show them both going in the same direction.
 - Typical section has been updated.

We trust you will find this submittal package is sufficient for review and approval. Please feel free to contact me at (352) 331-1976 or at walpole@chw-inc.com should you have any questions or require any additional information to complete your review.

Sincerely,

CHW

Robert Walpole, P.E.

President

L:\2016\16-0638\Engineering\City County\Preliminary Plat\1705XX Submittal\LTR 170512 HighPoint Crossing Comment Response Letter.docx



City of Alachua

TRACI L. GRESHAM CITY MANAGER PLANNING & COMMUNITY DEVELOPMENT
DIRECTOR KATHY WINBURN, AICP

Phone: (386) 418-6120

Fax: (386) 418-6130

May 11, 2017

Also sent electronically to walpole@chw-inc.com

Robert Walpole, P.E. Causseaux, Hewett, & Walpole, Inc. 132 NW 76th Drive Gainesville, FL 32607

RE:

Review by Development Review Team (DRT) of HighPoint Crossing Preliminary Plat Application

Dear Mr. Walpole:

The application referenced above has been reviewed by the City's Development Review Team (DRT). Upon review of the application and materials, the following insufficiencies must be addressed. Please address all insufficiencies in writing and provide an indication as to how they have been addressed by **4:00 PM** on **Thursday**, **May 18**, **2017**. A total of four (4) copies of the application package, plans, and a CD containing a PDF of all application materials and plans must be provided by this date.

Upon receipt of your revised application, Staff will notify you of any remaining insufficiencies which must be resolved before the item may be scheduled for a public hearing before the Planning & Zoning Board (PZB). Please note that if Staff determines that the revised submission requires outside technical review by the City, your application may be delayed in order to allow for adequate review time.

You must provide 13 double-sided, three-hole punched sets of each application package, 13 sets of plans, and a CD containing a PDF of all application materials no later than 10 business days prior to the PZB Meeting at which your application is scheduled to be heard. If your revised application is received by the date specified above, and if your response adequately addresses the following comments, a hearing before the PZB may be scheduled for June 13, 2017.

Please address the following:

1. Comprehensive Plan Consistency

- a. Policy 1.10.g of the Conservation & Open Space Element establishes minimum required buffers from wetland areas. Buffer width is determined in part based upon whether the wetland supports any federally or state protected animal species. Please provide supporting documentation that no such animal species exists within the wetland area. In accordance with Policy 1.10.g, documentation must address the area within 300 feet of the wetland.
- b. Acreage of subject property is inconsistent with acreage as stated on application and in legal description.

2. Concurrency Impact Analysis

- a. Final development orders have been recently granted for a number of projects within the general area surrounding the subject property. The Concurrency Impact Analysis should be revised to reflect the capacity reservations granted to these final development orders. The most current Development Monitoring Report is dated May 2017 (Planning Department Staff will provide the latest report to applicant separately by email).
- b. Acreage of subject property is inconsistent with acreage as stated on application and in legal description.

3. Article 6. Development Standards

- a. Plans depict seven (7) trees proposed for removal. Tree replacement is required for any regulated trees proposed to be removed.
 - i. Plans must identify the species (common and scientific name) and size of all trees proposed for removal.
 - ii. If replacement is required, provide for such replacement in accordance with the requirements of Section 6.2.1(D)(4).
- b. Section 6.9.4(C)(3) requires new construction of any nonresidential structure to have the lowest floor elevated no lower than one foot above the base flood elevation or otherwise be flood-proofed as further defined therein. Further, Section 6.9.4(C)(12)(e) requires all preliminary plats to identify the base flood elevation of any special flood hazard areas. Please address, as related to the area designated as Flood Zone A in the eastern portion of the subject property and future development on Lot 1.
- c. The preliminary plat must include the statement provided in Section 6.9.4(C)(12)(h).

4. Article 7. Subdivision Standards

- a. Section 7.2.4(D)(1)(b) requires street stubs greater than 250 feet in length to provide a temporary cul-de-sac. This is applicable to the proposed road extending northward as part of the proposed improvements. Please address compliance with the requirements of Section 7.2.4(D)(1)(b) for this roadway. Also review Table 7.2-1 for maximum cul-de-sac length requirements.
- b. Per Section 7.3.3(A), road and street signs and traffic control signs shall be shown on the preliminary plat. Further, Section 7.3.3(B) requires the preliminary plat to identify the type and location of street name signs. Please address. (NOTE: typical details shall be acceptable to meet this requirement.)

5. Miscellaneous Comments

- a. Ingress/egress points to lands along proposed roadways are generally not provided. To minimize future impacts to proposed roadways, the applicant should consider identifying future ingress/egress locations to adjacent lands for future connections.
- b. Provide pedestrian crosswalks to the east and west of proposed roundabout, connecting sidewalks to the north and south of Avenue B.
- c. Stormwater infrastructure is depicted under proposed landscaping within roadways on Sheets PP-2 and PP-3. Please address.
- d. Some detail shown on Sheet PP-1 is difficult to discern. Consider increasing the scale to improve legibility of plans.
- e. Setbacks not required to be shown for lands along proposed roadways which are not part of the plat (it is acceptable to provide setbacks, but it is not a requirement). NOTE: If the applicant desires to include setbacks on the plat, please verify the setbacks are consistent

with Table 5.1-3 (unless applicant desires to require a setback greater than code-minimum), and confirm minimum setbacks are identified (west property line).

- f. Confirm terminology used within plans is consistent throughout (avenue vs. street, etc.)
- g. There is a typographical error in the notes (#1), lower right portion of Sheet PP-1.

6. <u>Completeness Review Comments</u>

a. Authorized Agent Affidavit

Section B: Name of Property Owner

Action Needed to Address Deficiency: Name of the property owner is stated as "Alachua A1, LLC". Florida Department of State, Division of Corporations, records indicate the corporation name is "Alachua A One LLC".

Comment: Revised Authorized Agent Affidavit not submitted with the materials received on May 10, 2017. Please ensure the corrected Authorized Agent Affidavit is included with future resubmittals.

b. Preliminary Plat Required Attachment D.1.f: Vicinity map - indicating general location of the site and all abutting streets and properties, section lines and quarter section lines, etc., total acreage of the subdivision and total number of lots. The vicinity map shall be drawn to show clearly the information required, but not less than one (1) inch to 2.000 feet. USGS Maps may be used as a reference guide for the vicinity map.

Action Needed to Address Deficiency: Indicate the total acreage of the subdivision and the total number of lots on the Vicinity Map. Project site depicted on vicinity map appears to include lands not subject to the proposed plat (the lands located along proposed roadways). Please clarify project site on the vicinity map. Vicinity map must provide the scale.

Comment: A vicinity map is included on the plans received on May 10, 2017. Please revise vicinity map to correct acreage of subdivision (stated on vicinity map as 8.05 acres; legal description states 14.0 acres) and to depict the boundary between proposed Lot 1 and the proposed drainage easement / common area.

7. <u>Public Services / Fire Rescue / Outside Engineering Review Comments</u>

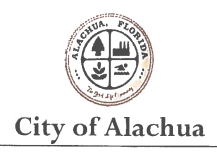
- a. The applicant must address the comments provided by Rodolfo Valladares, P.E., Public Services Director, in a memorandum dated May 10, 2017.
- b. The applicant must address the comments provided by Brian Green, Fire Inspector, Alachua County Fire Rescue, in an e-mail dated May 8, 2017.
- c. The applicant must address the comments provided by A.J. "Jay" Brown, Jr., P.E., of JBrown Professional Group, Inc., in a letter dated May 10, 2017.

If you have any questions regarding the information above, please contact me at $386-418-6100 \times 107$ or via e-mail at jtabor@cityofalachua.com.

Sincerely,

Justin Tabor, AICP Principal Planner

c: Adam Boukari, Assistant City Manager (by electronic mail)
Kathy Winburn, AICP, Planning & Community Development Director (by electronic mail)
Rodolfo Valladares, P.E., Public Services Director (by electronic mail)
Adam Hall, AICP, Planner (by electronic mail)
Project File



TRACI L. GRESHAM CITY MANAGER

RODOLFO VALLADARES, P.E. PUBLIC SERVICES DIRECTOR

INTER-OFFICE COMMUNICATION

DATE:

May 10th, 2017

TO:

Kathy Winburn, AICP

Planning & Community Development Director

FROM:

Rodolfo Valladares, P.E.

Public Services Director

RE:

Highpoint Crossing Preliminary Plat Plans

Public Services have reviewed the Highpoint Crossing Preliminary Plat plans and offer the following comments.

NO.	COMMENTS			
1.	General Note: sheet PP-1 Route water main to eliminate interference with round-a-bout. [Approved as Noted]			
2.	General Note: sheet PP-1 Show OR book and page for existing easements (electric line north of Bob's Citgo). Clearly annotate maintenance responsibility for stormwater system and basin. [Approved as Noted]			
3.	General Note: sheet PP-1 Provide PUE for wastewater line running north east of site. [Approved as Noted]			
4.	General Note Water, waste water, and electrical requirements to be submitted for City approval during the Construction Plan review phase. [Approved as Noted]			
END OF COMMENTS				

Please advise if you have any questions or require additional information.

cc: Justin Tabor - AICP Planner

Harry Dillard - Lead Engineering Technician

RE: HighPoint Crossing Preliminary Plat

Mon, May 08, 2017 10:26 AM

Subject: RE: HighPoint Crossing Preliminary Plat

To: Justin Tabor < jtabor@cityofalachua.org>

Cc: Kathy Winburn < kwinburn@cityofalachua.org > , William P. Whitelock

<wwhitelock@cityofalachua.org>

Justin,

I have reviewed the plans for High Point Crossing. Hydrant locations will be reviewed at time of subdivision construction plans.

Brian Green

Alachua County Fire Rescue Life Safety / Internal Affairs Branch 352-384-3103 office 352-494-3140 cell 352-384-3157 fax BGREEN@ALACHUACOUNTY.US May 10, 2017

Mr. Justin Tabor, AICP Principal Planner City of Alachua Planning & Community Development P.O. Box 9 Alachua, FL 32616-0009

Re: High Point Crossing - Preliminary Plat

Civil Engineering Review

Dear Mr. Tabor:

As you requested I have reviewed the design drawings for the above referenced project, prepared by CHW, Inc., and dated 4/27/17. I have reviewed the design from an engineering standpoint to provide the City of Alachua an independent civil engineering review. My review comments of the design are provided below.

Sht. PP-1

- 1. Consider shifting right egress on US 441 further to the west as an attempt to restrict drivers attempting to make left turns out.
- 2. Consider connecting the proposed force main directly to WW gravity sewer at the front of the site instead of connecting at the manhole. This would avoid the additional force main fittings.
- 3. Label the lift station location.
- 4. The adjacent property owned by Robert Milliken has his last name misspelled as well as an incorrect parcel number. The correct parcel number is 03049-002-000.
- 5. Tax parcel information in the development data table should be revised to "03049-000-000 and 03049-003-000".
- 6. The northeastern drainage easement/common area contains proposed wastewater lines. P-WW should be provided with a 30' public utility easement (PUE).
- 7. The northeastern drainage easement/common area should include a PUE for proposed electric.
- 8. All offsite easements will need separate independent legal documentation in order to be conveyed outside of the preliminary plat limits.
- 9. There appears to be an unused 20' drainage utility easement to the west of the drainage easement/common area. Consider removing if there are no plans to utilize.
- 10. The proposed entrance/exit roads do not provide any stormwater conveyance for the swale they cross within in US 441's right-of-way (ROW). How is water expected to get across? Determine the need for a swale cross drain pipe.

- 11. Please show how the proposed sidewalk at the entrance is expected to tie into the existing sidewalk network within the US 441 right-of-way.
- 12. Please label the PUE on the north side of the Milliken property (Tax Parcel 03049-002-000). We assume the plan is to provide a sewer connection to this property, which we think is a good idea.

Sht. PP-2

- Typical sections for Street A show the slope of the ROW continuing from the edge of the curb indefinitely. Include daylighting to show how the design intends to connect to existing grade adjacent to the roadways.
- 2. Consider using 1.5% cross slope for proposed sidewalks as opposed to the 2% maximum.
- 3. Dimension tree locations so their relation to utilities can be evaluated.
- 4. The typical section for Street A North should include dimensions between utilities and the ROW.
- 5. The typical section for Street A North should include dimensions between utilities and the limits of proposed PUE's.

Sht. PP-3

- 1. Typical sections for Street B show the slope of the right-of-way continuing from the edge of the curb indefinitely. Include daylighting to show how the design intends to connect to existing grade at the ROW perimeter.
- 2. Consider using 1.5% cross slope for proposed sidewalks as opposed to the 2% maximum.
- 3. The typical section for Street B East should include dimensions between electric utilities and the ROW.
- 4. Dimension tree locations on typical sections so their relation to utilities can be evaluated.
- 5. Please revise the arrows indicating the direction of traffic for each lane. Current plans show them both going in the same direction.

I would also point out that I confined my review to only the drawings we were provided. We did not receive a stormwater report or any stormwater management design drawings. Therefore, we were unable to review the stormwater design aspects of the project. I am sure the project will go through review with SRWMD and that should satisfy the City of Alachua stormwater concerns. However, if you would like us to review the stormwater design on the City's behalf we would need to be provided with the stormwater design report and drawings.

Please feel free to contact to discuss these comments further, if needed.

Sincerely.

A. J. "Jay" Brown, Jr., PE

Al Bronly

President, JBrown Professional Group Inc.

RECEIVED

May 10, 2017

Mr. Justin Tabor, AICP Principal Planner City of Alachua Planning & Community Development P.O. Box 9 Alachua, FL 32616-0009

Re: High Point Crossing – Preliminary Plat

Civil Engineering Review

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Sht. PP-1

- 1. Consider shifting right egress on US 441 further to the west as an attempt to restrict drivers attempting to make left turns out.
- Consider connecting the proposed force main directly to WW gravity sewer at the front of the site instead of connecting at the manhole. This would avoid the additional force main fittings.
- 3. Label the lift station location.
- 4. The adjacent property owned by Robert Milliken has his last name misspelled as well as an incorrect parcel number. The correct parcel number is 03049-002-000.
- 5. Tax parcel information in the development data table should be revised to "03049-000-000 and 03049-003-000".
- 6. The northeastern drainage easement/common area contains proposed wastewater lines. P-WW should be provided with a 30' public utility easement (PUE).
- 7. The northeastern drainage easement/common area should include a PUE for proposed electric.
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- 10. The proposed entrance/exit roads do not provide any stormwater conveyance for the swale they cross within in US 441's right-of-way (ROW). How is water expected to get across? Determine the need for a swale cross drain pipe.

- 11. Please show how the proposed sidewalk at the entrance is expected to tie into the existing sidewalk network within the US 441 right-of-way.
- 12. Please label the PUE on the north side of the Milliken property (Tax Parcel 03049-002-000). We assume the plan is to provide a sewer connection to this property, which we think is a good idea.

Sht. PP-2

- 1. Typical sections for Street A show the slope of the ROW continuing from the edge of the curb indefinitely. Include daylighting to show how the design intends to connect to existing grade adjacent to the roadways.
- 2. Consider using 1.5% cross slope for proposed sidewalks as opposed to the 2% maximum.
- 3. Dimension tree locations so their relation to utilities can be evaluated.
- 4. The typical section for Street A North should include dimensions between utilities and the ROW.
- 5. The typical section for Street A North should include dimensions between utilities and the limits of proposed PUE's.

Sht. PP-3

- 1. Typical sections for Street B show the slope of the right-of-way continuing from the edge of the curb indefinitely. Include daylighting to show how the design intends to connect to existing grade at the ROW perimeter.
- 2. Consider using 1.5% cross slope for proposed sidewalks as opposed to the 2% maximum.
- 3. The typical section for Street B East should include dimensions between electric utilities and the ROW.
- 4. Dimension tree locations on typical sections so their relation to utilities can be evaluated.
- 5. Please revise the arrows indicating the direction of traffic for each lane. Current plans show them both going in the same direction.

I would also point out that I confined my review to only the drawings we were provided. We did not receive a stormwater report or any stormwater management design drawings. Therefore, we were unable to review the stormwater design aspects of the project. I am sure the project will go through review with SRWMD and that should satisfy the City of Alachua stormwater concerns. However, if you would like us to review the stormwater design on the City's behalf we would need to be provided with the stormwater design report and drawings.

Please feel free to contact to discuss these comments further, if needed.

Sincerely.

A. J. "Jay" Brown, Jr., PE

Al Brond

President, JBrown Professional Group Inc.



May 10, 2017

City of Alachua Office of Planning and Zoning PO Box 9 Alachua, FL 32616

RE: HighPoint Crossing Alachua, Florida

Dear Staff:

Please find four (4) copies the following items enclosed for review and approval of the above-referenced project:

- Subdivision Application;
- Neighborhood Meeting Mailing Labels;
- Neighborhood Meeting Written Notice;
- Neighborhood Meeting Advertisement;
- Neighborhood Meeting Tearsheet;
- Neighborhood Meeting Sign-In Sheet;
- Neighborhood Meeting Minutes;
- Legal Description;
- Signed and Sealed Preliminary Plat.

We submit these items along with this letter as a means to address your comments from May 4, 2017.

1. Authorized Agent Affidavit

Section B: Name of Property Owner

Action Needed to Address Deficiency: Name of the property owner is stated as "Alachua A1, LLC". Florida Department of State, Division of Corporations, records indicate the corporation name is "Alachua A One LLC".

- Name of property owner has been revised accordingly.
- 2. Subdivision Application

Section A., #4: Existing Use of Property

Action Needed to Address Deficiency: Project site as depicted on vicinity map consists only of vacant commercial lands.

Existing use of property has been revised accordingly.

3. Subdivision Application

Section A., #5. & #6.: Future Land Use Map Designation, Zoning Designation *Action Needed to Address Deficiency:* Project site as depicted on vicinity map consists only of vacant commercial lands. FLUM Designation of lands is "Commercial". Zoning designation is "Commercial Intensive (CI)".

- FLUM Designation and Zoning have been revised accordingly.
- 4. Subdivision Application

Section A., #7: Acreage

Action Needed to Address Deficiency: Application states the acreage is "+/- 135". Project site as depicted on vicinity map does not appear to consist of 135 acres.

- Project acreage has been revised as depicted on vicinity map.
- 5. Subdivision Application

Section B., #3: Name of Property Owner

Action Needed to Address Deficiency: Name of the property owner is stated as "Alachua A1, LLC". Florida Department of State, Division of Corporation records indicate the corporation name is "Alachua A One LLC".

- Name of property owner has been revised accordingly.
- 6. Preliminary Plat Required Attachment D.1.f: Vicinity map indicating general location of the site and all abutting streets and properties, section lines and quarter section lines, etc., total acreage of the subdivision and total number of lots. The vicinity map shall be drawn to show clearly the information required, but not less than one (1) inch to 2,000 feet. USGS Maps may be used as a reference guide for the vicinity map. Action Needed to Address Deficiency: Indicate the total acreage of the subdivision and the total number of lots on the Vicinity Map. Project site depicted on vicinity map appears to include lands not subject to the proposed plat (the lands located along proposed roadways). Please clarify project site on the vicinity map. Vicinity map must provide the scale.
 - Total acreage, number of lots and scale have been added to the vicinity map.
- 7. Preliminary Plat Required Attachment D.1.g: Legal description of the property to be subdivided.

Action Needed to Address Deficiency: Provide legal description of the property to be subdivided within the plans. (NOTE: legal description should not include the lands along the roadways that are not part of the plat).

- The legal description has been added to sheet C0.00. A PDF copy of the legal description has also been included in this submittal.
- 8. Preliminary Plat Required Attachment D.1.h: Names of owners of adjoining land with their approximate acreage or, if developed, names of abutting subdivisions.

 **Action Needed to Address Deficiency:* Lands to the west of the project site may have recently been sold. Verify ownership and acreage of lands to the west of the project site.
 - Tax Parcel #03053-001-007 has been updated to reflect the new property owner. All other parcels are shown on the plat as listed on the property appraiser's website at the time of this application.
- 9. Preliminary Plat required Attachment D.1.I: Proposed method of water supply, sewage disposal, and drainage, and electrical service.

Action Needed to Address Deficiency: Please clarify the point of connection or termination of the proposed wastewater line which runs northeasterly from the drainage easement/common area.

- · Plans have been revised accordingly.
- 10. Preliminary Plat Required Attachment D.1.q.: Tree location survey in conformance with LDR Article 6.2.1(G).
 - Action Needed to Address Deficiency: Topographic survey depicts existing trees proximate to proposed site improvements. Please depict any regulated trees located within areas subject to proposed plat, and indicate if trees shall be retained or are proposed for removal. If no regulated trees are within the area subject to the proposed preliminary plat, provide a note on the preliminary plat confirming no regulated trees are within the area subject to the preliminary plat.
 - Seven (7) trees within the limits of the preliminary plat are now shown on PP-1 to be removed.
- 11. Preliminary Plat Required Attachment D.4.: Existing and/or proposed covenants and restrictions.
 - Action Needed to Address Deficiency: Preliminary plat depicts a drainage easement/common area which will be subject to ownership and maintenance by a property owner's association or similar entity. Please note that proposed covenants and restrictions of such association/entity shall be required to be reviewed as part of the final plat for the project.
 - Noted accordingly on PP-1.
- 12. Preliminary Plat Required Attachment D.6.: Neighborhood Meeting Materials, including:
 - Copy of the required published notice (advertisement) must be published a newspaper of general circulation, as defined in Article 10 of the City's Land Development Regulations
 - ii. Copy of written notice (letter) sent to all property owners within 400 feet, and mailing labels or list of those who received written notice
- iii. Written summary of meeting must include (1) those in attendance; (2) a summary of the issues related to the development proposal discussed; (3) comments by those in attendance about the development proposal; and (4) any other information deemed appropriate.
 - Action Needed to Address Deficiency: (i) Please address compliance with Section 2.2.4(D). (ii) Provide mailing labels or a list of those who received written notice of the Neighborhood Meeting (note Section 2.2.4(D) of the City's LDRs also require notification be mailed to those persons/organizations registered to receive notice of such meetings). (iii) Provide a summary of the comments made by those in attendance at the Neighborhood Meeting.
 - Mailing labels to property owners who received written notice of the Neighborhood Meeting have been included in this submittal. A summary of the items discussed at the Neighborhood Meeting has also been included.
- 13. If access is from a State Road, access management permit from Florida Department of Transportation (or documentation providing evidence that a permit application has been submitted).
 - **Action Needed to Address Deficiency:** At a minimum, provide documentation evidencing that a permit application has been submitted to the Florida Department of Transportation.

- Access permit to Florida Department of Transportation cannot be processed until Construction Plans are complete. We will provide documentation at that time.
- 14. General Comment: Please ensure a consistent acreage is used throughout documentation (application, plans, concurrency impact analysis, Comprehensive Plan consistency analysis, Authorized Agent Affidavit, etc.) Acreage should be based upon the area subject to proposed preliminary plat (roadways/right-of-ways, Lot 1, and the drainage easement/common area).
 - Acreage has been updated consistently throughout all application materials.

We trust you will find this submittal package is sufficient for review and approval. Please feel free to contact me at (352) 331-1976 or at walpole@chw-inc.com should you have any questions or require any additional information to complete your review.

Sincerely, CHW

Robert Walpole, P.E.

President

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City of Alachua

TRACI L. GRESHAM CITY MANAGER PLANNING & COMMUNITY DEVELOPMENT
DIRECTOR KATHY WINBURN, AICP

Phone: (386) 418-6120

Fax: (386) 418-6130

May 4, 2017

Also sent electronically to walpole@chw-inc.com

Robert Walpole, P.E. Causseaux, Hewett, & Walpole, Inc. 132 NW 76th Drive Gainesville, FL 32607

RE: Completeness Review of HighPoint Crossing Preliminary Plat Application

Dear Mr. Walpole:

On April 27, 2017, the City of Alachua received your application for a Preliminary Plat for HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development, consisting a portion of Tax Parcel Number 03049-000-000 and Tax Parcel Number 03049-003-000.

According to Section 2.2.6 of the Land Development Regulations (LDRs), upon receipt of an application, a completeness review shall be conducted to determine that the application contains all the necessary information and materials, is in proper form and of sufficient detail, and is accompanied by the appropriate fee. The Planning Department has reviewed the aforementioned application for completeness and finds that the following information is needed to complete our initial review. Please respond to this correspondence by Wednesday, May 10, 2017.

In accordance with Section 2.2.6(B) of the LDRs, the applicant must correct the deficiencies and resubmit the application for completeness determination. If the applicant fails to respond to the identified deficiencies within forty-five (45) calendar days, the application shall be considered withdrawn.

The comments below are based solely on a preliminary review of your application for completeness. Detailed comments will be provided at a Development Review Team (DRT) Meeting or in writing upon satisfaction of the following comments.

In order to provide a complete application, you must address the following:

1. Authorized Agent Affidavit

Section B: Name of Property Owner

Action Needed to Address Deficiency: Name of the property owner is stated as "Alachua A1, LLC". Florida Department of State, Division of Corporations, records indicate the corporation name is "Alachua A One LLC".

2. Subdivision Application

Section A., #4.: Existing Use of Property

Action Needed to Address Deficiency: Project site as depicted on vicinity map consists only of vacant commercial lands.

3. Subdivision Application

Section A., #5. & #6.: Future Land Use Map Designation, Zoning Designation *Action Needed to Address Deficiency:* Project site as depicted on vicinity map consists only of vacant commercial lands. FLUM Designation of lands is "Commercial". Zoning designation is "Commercial Intensive (CI)".

4. Subdivision Application

Section A., #7.: Acreage

Action Needed to Address Deficiency: Application states the acreage is "+/- 135". Project site as depicted on vicinity map does not appear to consist of 135 acres.

5. Subdivision Application

Section B., #3: Name of Property Owner

Action Needed to Address Deficiency: Name of the property owner is stated as "Alachua A1, LLC". Florida Department of State, Division of Corporations, records indicate the corporation name is "Alachua A One LLC".

6. Preliminary Plat Required Attachment D.1.f: Vicinity map - indicating general location of the site and all abutting streets and properties, section lines and quarter section lines, etc., total acreage of the subdivision and total number of lots. The vicinity map shall be drawn to show clearly the information required, but not less than one (1) inch to 2,000 feet. USGS Maps may be used as a reference guide for the vicinity map.

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7. **Preliminary Plat Required Attachment D.1.g:** Legal description of the property to be subdivided.

Action Needed to Address Deficiency: Provide legal description of the property to be subdivided within the plans. (NOTE: legal description should not include the lands along the roadways that are not part of the plat).

- 8. **Preliminary Plat Required Attachment D.1.h:** Names of owners of adjoining land with their approximate acreage or, if developed, names of abutting subdivisions **Action Needed to Address Deficiency:** Lands to the west of the project site may have recently been sold. Verify ownership and acreage of lands to the west of the project site.
- 9. Preliminary Plat Required Attachment D.1.l.: Proposed method of water supply, sewage disposal, and drainage, and electric service.
 Action Needed to Address Deficiency: Please clarify the point of connection or termination of the proposed wastewater line which runs northeasterly from the drainage easement/common area.
- 10. **Preliminary Plat Required Attachment D.1.q.:** Tree location survey in conformance with LDR Article 6.2.1(G).

Action Needed to Address Deficiency: Topographic survey depicts existing trees proximate to proposed site improvements. Please depict any regulated trees located within areas subject to proposed plat, and indicate if trees shall be retained or are proposed for removal. If no regulated trees are within the area subject to the proposed preliminary plat, provide a

note on the preliminary plat confirming no regulated trees are within the area subject to the preliminary plat.

11. Preliminary Plat Required Attachment D.4.: Existing and/or proposed covenants and restrictions.

Action Needed to Address Deficiency: Preliminary plat depicts a drainage easement/common area which will be subject to ownership and maintenance by a property owner's association or similar entity. Please note that proposed covenants and restrictions of such association/entity shall be required to be reviewed as part of the final plat for the project.

- 12. Preliminary Plat Required Attachment D.6.: Neighborhood Meeting Materials, including:
 - i. Copy of the required published notice (advertisement) must be published a newspaper of general circulation, as defined in Article 10 of the City's Land Development Regulations
 - ii. Copy of written notice (letter) sent to all property owners within 400 feet, and mailing labels or list of those who received written notice
 - iii. Written summary of meeting must include (1) those in attendance; (2) a summary of the issues related to the development proposal discussed; (3) comments by those in attendance about the development proposal; and, (4) any other information deemed appropriate.

Action Needed to Address Deficiency: (i) Please address compliance with Section 2.2.4(D). (ii) Provide mailing labels or a list of those who received written notice of the Neighborhood Meeting (note Section 2.2.4(D) of the City's LDRs also require notification be mailed to those persons/organizations registered to receive notice of such meetings). (iii) Provide a summary of the comments made by those in attendance at the Neighborhood Meeting.

13. If access is from a State Road, access management permit from Florida Department of Transportation (or documentation providing evidence that a permit application has been submitted).

Action Needed to Address Deficiency: At a minimum, provide documentation evidencing that a permit application has been submitted to the Florida Department of Transportation.

14. **General Comment:** Please ensure a consistent acreage is used throughout documentation (application, plans, concurrency impact analysis, Comprehensive Plan consistency analysis, Authorized Agent Affidavit, etc.) Acreage should be based upon the area subject to proposed preliminary plat (roadways/right-of-ways, Lot 1, and the drainage easement/common area).

If you have any questions regarding the information above, please contact me at $386-418-6100 \times 107$ or via e-mail at jtabor@cityofalachua.com. We look forward to receiving your revised application.

Sincerely,

Justin Tabor, AICP Principal Planner

c: Adam Boukari, Assistant City Manager
Kathy Winburn, AICP, Planning & Community Development Director
Adam Hall, AICP, Planner
Project File



City of Alachua

TRACI L. GRESHAM CITY MANAGER PLANNING & COMMUNITY DEVELOPMENT
DIRECTOR KATHY WINBURN, AICP

May 4, 2017

VIA HAND DELIVERY

Phone: (386) 418-6120

Fax: (386) 418-6130

Mr. A.J. "Jay" Brown, Jr., P.E. President 3530 NW 43rd Street Gainesville, FL 32606

RE: Review of HighPoint Crossing - Preliminary Plat

Dear Mr. Brown:

The City of Alachua Planning & Community Development Department requests your firm conduct an **engineering review** of the referenced Preliminary Plat. This application proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development, consisting a portion of Tax Parcel Number 03049-000-000 and Tax Parcel Number 03049-003-000, to the north and west of the US Highway 441 / Interstate-75 interchange.

Please provide comments by **5:00 PM on Wednesday, May 10**, so that your comments may be incorporated into the City's review of this application.

If you have any questions regarding this application, please contact me at $386-418-6100 \times 107$.

Sincerely,

Justin Tabor, AICP Principal Planner

c: Kathy Winburn, AICP, Planning & Community Development Director Project File



April 27, 2017

City of Alachua Office of Planning and Zoning Post Office Box 9 Alachua, Florida 32616

RE: HighPoint Crossing Alachua, Florida

Dear Staff:

Please find the following items enclosed for review and approval of the above referenced project:

- One (1) Check #001024 in the amount of \$3,600.00 for Preliminary Plat, Construction Plans and Final Plat;
- Two (2) Set of labels for all property owners within 400 feet of the project site;
- One (1) Original and Eight (8) Copies of the Subdivision Application;
- Nine (9) copies of the following:
 - o Concurrency Impact Analysis;
 - o Analysis of Consistency with the City of Alachua Comprehensive Plan;
 - Neighborhood Meeting Advertisement;
 - Neighborhood Meeting Notice;
 - Neighborhood Meeting Sign-In Sheet (To be submitted under separate cover);
 - Neighborhood Meeting Summary (To be submitted under separate cover);
 - o Authorized Agent Affidavit;
 - o Proof of 2016 Tax Payment:
 - o Quit-Claim Deed;
 - o Division of Corporations;
 - Property Appraiser Information for Tax Parcels 03049-000-000 & 03049-003-000:
 - o Signed and Sealed Preliminary Plat.
- One (1) CD of all PDFs.

This project encompasses Alachua County tax parcels 03049-003-000 & a portion of 03049-000-000. The overall site is approximately +/- 30 acres in size and the plan is to construct the utility infrastructure, master planning of stormwater, and roadway improvements to serve further development in the project area.

We trust you will find this submittal package is sufficient for review and approval. Please feel free to contact me at (352) 331-1976 or at walpole@chw-inc.com should you have any questions or require any additional information to complete your review.

Sincerely,

CHW

Robert Walpole, P.E.

President

L:\2016\16-0638\Engineering\City County\Working Docs\LTR 170426 HighPoint Crossing - City of Alachua Cover Letter.docx



THE	GOOD	LIFE	CON	MI	INITY
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FOR PLANNING USE ONLY	
Case #:	
Application Fee: \$	
Filing Date:	***************************************
Acceptance Date:	
Review Type: P&Z CC; Admin	

Subdivision Application

Reference City of Alachua Land Development Regulations Article 2.4.10

۱.			Final Plat section of this application	•
	PR	OJECT		
	1.	Project Name: HighPoint Cross		
	2.	Address of Subject Property:		
	3.	Parcel ID Number(s): 03049-00		
	4.	Existing Use of Property: Vaca		
	5.	Future Land Use Map Designa		
	6.	Zoning Designation: Commerci	al Intensive (CI)	
	7.	Acreage: +/- 14.57		
	AP	PLICANT		
	1.	Applicant's Status	☐ Owner (title holder)	■ Agent
	2.	Name of Applicant(s) or Conta	act Person(s): Robert Walpole, P.E.	Title: President
		Company (if applicable): CHW	<i>I</i>	
		Mailing address: 132 NW 76th		
		City: Gainesville	State: Florida	ZIP: 32607
		Telephone: ()352-331-1976	FAX: ()	e-mail: walpole@chw-inc.com
	3.	If the applicant is agent for the		
		Name of Owner (title holder):	Alachua A One, LLC	
		Mailing Address: 15260 NW 147	7th Drive, Suite 100	
			State: Florida	7IP. 32615
				ent to act on behalf of the property owner.
	ADI	DITIONAL INFORMATION	,	on to determine the property officer.
	1.	Is there any additional contact	for sale of, or options to purchase, the	e subject property?
			ties involved:	
			n contingent or absolute? Contin	
	ΔТТ	ACHMENTS	Transfer of absolute:	Igent Li Absolute
		liminary Plat Attachments:		

g. Legal description of the property to be subdivided.

- Names of owners of adjoining land with their approximate acreage or, if developed, names of abutting subdivisions.
- Preliminary layout including streets and easements with dimensions, lot lines with approximate dimensions, land to be reserved or dedicated for public or common uses, and any land to be used for purposes other than single-family dwellings.
- Block letters and lot numbers, lot lines, and scaled dimensions.
- k. Zoning district boundaries on abutting properties.
- I. Proposed method of water supply, sewage disposal, and drainage, and electric service.
- m. Minimum building setback lines as required by the Land Development Regulations.
- n. Natural features, including lakes, marshes or swamps, water courses, wooded areas, and land subject to the 100-year flood as defined by FEMA official flood maps.
- o. Surface drainage and direction of flow and method of disposition and retention indicated.
- p. Inscription stating "NOT FOR FINAL RECORDING".
- q. Tree location survey in conformance with LDR Article 6.2.1(G).
- r. Any other information that may be considered necessary by either the subdivider, the Planning and Zoning Board or the City Commission for full and proper consideration of the proposed subdivision.

Sheet Size: 24" X 36" with 3" left margin and 1/2" top, bottom, and right margins

- Concurrency Impact Analysis showing the impact on public facilities, including potable water, sanitary sewer, transportation, solid waste, recreation, stormwater, and public schools in accordance with Article 2.4.14 of the Land Development Regulations.
- 3. Analysis of Consistency with the City of Alachua Comprehensive Plan (analysis must identify specific Goals, Objectives, and Policies and describe in detail how the application complies with the noted Goal, Objective, or Policy.)
- 4. Existing and/or proposed covenants and restrictions.
- Two (2) sets of labels for all property owners within 400 feet of the subject property boundaries even if property within 400 feet falls outside of City limits. (Obtain from the Alachua County Property Appraiser).
- 6. Neighborhood Meeting Materials, including:
 - Copy of the required published notice (advertisement) must be published a newspaper of general circulation, as defined in Article 10 of the City's Land Development Regulations
 - ii. Copy of written notice (letter) sent to all property owners within 400 feet, and mailing labels or list of those who received written notice
 - iii. Written summary of meeting must include (1) those in attendance; (2) a summary of the issues related to the development proposal discussed; (3) comments by those in attendance about the development proposal; and, (4) any other information deemed appropriate.
- 7. City of Alachua Public School Student Generation Form
- 8. Legal description with tax parcel number.
- Proof of ownership.
- 10. Proof of payment of taxes.
- 11. Environmental Resource Permit (or Letter of Exemption) from the Suwannee River Water Management District.
- If access is from a County Road, access management permit from Alachua County Public Works (or documentation providing evidence that a permit application has been submitted).
- 13. If access is from a State Road, access management permit from Florida Department of Transportation (or documentation providing evidence that a permit application has been submitted).
- 14. Fee. Please see fee schedule for fee determination. No application shall be accepted for processing until the required application fee is paid in full by the applicant. Any necessary technical review or additional reviews of the application beyond will be billed to the applicant at the rate of the reviewing entity. The invoice shall be paid in full prior to any legislative and/or quasi-judicial action of any kind on the petition, appeal, or development application.

All 14 attachments are required for a complete application. A completeness review of the application will be conducted within five (5) business days of receipt. If the application is determined to be incomplete, the application will be returned to the applicant.

Within twelve (12) months of the approval of the Subdivision Preliminary Plat, Construction Plans must be reviewed and approved in accordance with LDR Article 2.4.10(G)(3).

Construction Plans Attachments:

- 1. A copy of this original application must accompany the submission.
- 2. Plans, to include but not limited to:
 - a. Scale: 1inch=200 ft.
 - b. A topographic map of the subdivision with maximum contour intervals of one foot where overall slopes are zero percent to two percent, two feet where slopes are over two percent, based on U.S. Coastal and Geographic Datum. This topographic map must be prepared by a land surveyor.
 - c. A contour drainage map of the stormwater basins. The outlines and sizes, measured in acres, of all existing and proposed drainage areas shall be shown and related to corresponding points of flow concentration. Each drainage area shall be clearly delineated. Flow paths must be indicated throughout. Any existing and proposed structures affecting the drainage must be shown.
 - d. Plans showing proposed design features and typical sections of canals, swales and all other open channels, storm sewers, all drainage structures and other proposed subdivision improvements.
 - e. Plans and profiles for all proposed streets and curbs. Where proposed streets intersect existing streets, elevations and other pertinent details shall be shown for existing streets for a distance of 300 feet from point of intersection.
 - f. Plans of any proposed water distribution system and sanitary sewer collection system showing pipe sizes and location of valves, pumping stations and fire hydrants, where installation of such facilities are required by these LDRs.
 - g. Plans for all road and street signs and street names signs showing the location of such signage and any other traffic safety control devices that is required or proposed. In addition, the specifications for such signage shall be provided as part of this plan, which shall detail in diagram form as necessary the size, material, color, and specifications for installation of such signage.
 - h. Other information on the construction plans as may be required by the Land Development Regulations Administrator and Public Services Director.

Sheet Size: 24" X 36" with 3" left margin and 1/2" top, bottom, and right margins

- Concurrency Impact Analysis showing the impact on public facilities, including potable water, sanitary sewer, transportation, solid waste, recreation, stormwater, and public schools in accordance with Article 2.4.14 of the Land Development Regulations.
- Analysis of Consistency with the City of Alachua Comprehensive Plan (analysis must identify specific Goals, Objectives, and Policies and describe in detail how the application complies with the noted Goal, Objective, or Policy.)
- 5. Legal description with tax parcel number.
- Proof of ownership.
- 7. Proof of payment of taxes.
- 8. Environmental Resource Permit (or Letter of Exemption) from the Suwannee River Water Management District.
- 9. If access is from a County Road, access management permit from Alachua County Public Works (or documentation providing evidence that a permit application has been submitted).
- If access is from a State Road, access management permit from Florida Department of Transportation (or documentation providing evidence that a permit application has been submitted).

<u>All 10 attachments are required for a complete application.</u> A completeness review of the application will be conducted within 5 business days of receipt. If the application is determined to be incomplete, the application will be returned to the applicant.

Within six (6) months of the approval of Construction Plans, the applicant must submit an application for Final Plat for review. Concurrently with the review of the Final Plat, a Subdivider Agreement shall be prepared. The applicant must also provide a surety device for the public improvements in accordance with LDR Article 7.4, Improvement Guarantees for Public Improvements.

Final Plat Attachments:

- 1. A copy of this original application must accompany the submission.
- 2. Plans, to include but not limited to:
 - a. Scale: at least 1inch = 200 ft.
 - b. Name of subdivision shall be shown in bold legible letters, as stated in Chapter 177, Florida Statutes. The name of the subdivision shall be shown on each sheet included and shall have legible lettering of the same size and type including the words "section," "unit," "replat," "amended," etc.
 - c. Name and address of subdivider.
 - North arrow, graphic scale, and date of plat drawing.
 - e. Vicinity map showing location with respect to existing streets, landmarks, etc., and total acreage of the subdivision and total number of lots. The vicinity map shall be drawn to show clearly the information required, but not less than one (1) inch to 2,000 feet. USGS Maps may be used as a reference guide for the vicinity map.
 - f. Exact boundary line of the tract, determined by a field survey, giving distances to the nearest one-hundredth foot and angles to the nearest minute, shall be balanced and closed with an apparent error of closure not to exceed one in 5.000.
 - g. Legal description of the property to be subdivided.
 - Names of owners of adjoining lands with their approximate acreage or, if developed, names of abutting subdivisions.
 - Location of streams, lakes and swamps, and land subject to the 100-year flood as defined by the Federal Emergency Management Agency, official flood maps.
 - j. Bearing and distance to permanent points on the nearest existing street lines of bench marks or other permanent monuments (not less than three (3)) shall be accurately described on the plat.
 - k. Municipal lines shall be accurately tied to the lines of the subdivision by distance and angles when such lines traverse or are reasonably close to the subdivision.
 - The closest land lot corner shall be accurately tied to the lines of the subdivision by distance and angles.
 - m. Location, dimensions, and purposes of any land reserved or dedicated for public use.
 - Exact locations, width, and names of all streets within and immediately adjoining the proposed subdivision.
 - o. Street right-of-way lines must show deflection angles of intersection, radii, and lines of tangents.
 - p. Lot lines, dimensions, and bearings must be shown to the nearest one hundredth (1/100) foot.
 - q. Lots must be numbered in numerical order and blocks lettered alphabetically.
 - r. Accurate location and description of monuments and markers.
 - s. Minimum building front yard setback lines as required by the Land Development Regulations as determined by the property's zoning.
 - Reference to recorded subdivision plats of adjoining platted land shall be shown by recorded names, plat book, and page number.
 - u. Covenants and restrictions notice in accordance with Chapter 177.091(28), Florida Statutes.
 - v. Dedication to the public by the owners of the land involved of all streets, drainage easements, and other rights-of-way however designated and shown on the plat for perpetual use for public purposes, including vehicular access rights where required. If the property is encumbered by a mortgage, the owner of the mortgage shall join in the dedication or in some other manner subordinate the mortgagee's interest to the dedication of public right-of-way.
 - w. Certification that all payable taxes have been paid and all tax sales against the land redeemed.
 - x. Title certification as required by Chapter 177, Florida Statutes.

Sheet Size: 24" X 36" with 3" left margin and 1/2" top, bottom, and right margins

- Concurrency Impact Analysis showing the impact on public facilities, including potable water, sanitary sewer, transportation, solid waste, recreation, stormwater, and public schools in accordance with Article 2.4.14 of the Land Development Regulations.
- Analysis of Consistency with the City of Alachua Comprehensive Plan (analysis must identify specific Goals, Objectives, and Policies and describe in detail how the application complies with the noted Goal, Objective, or Policy.)
- 5. Legal description with tax parcel number.
- 6. City of Alachua Public School Student Generation Form.
- One (1) set (two [2] sets for Minor Subdivisions) of labels for all property owners within 400 feet of the subject property boundaries – even if property within 400 feet falls outside of City limits. (Obtain from the Alachua County Property Appraiser).

- 8. Proof of ownership.
- 9. Proof of payment of taxes.
- Environmental Resource Permit (or Letter of Exemption) from the Suwannee River Water Management District.
- 11. If access is from a County Road, access management permit from Alachua County Public Works (or documentation providing evidence that a permit application has been submitted).
- If access is from a State Road, access management permit from Florida Department of Transportation (or documentation providing evidence that a permit application has been submitted).
- 13. For Minor Subdivisions: Fee. Please see fee schedule for fee determination. No application shall be accepted for processing until the required application fee is paid in full by the applicant. Any necessary technical review will be billed to the applicant at the rate of the reviewing entity. The invoice shall be paid in full prior to any legislative and/or quasi-judicial action of any kind on the petition, appeal, or development application.

All 12/13 attachments are required for a complete application. A completeness review of the application will be conducted within five (5) business days of receipt. If the application is determined to be incomplete, the application will be returned to the applicant.

Signature of Applicant	Signature of Co-applicant
Robert Walpole, P.E.	
Typed or printed name and title of applicant	Typed or printed name of co-applicant
State of Forida County	of Alachua
The foregoing application is acknowledged before me this	alt day of April, 2017, by Robert
calpule, PE, who is/are personally known to me	e, or who has/have produced
NO LARY SEAL	Kelly Lones Bishop
	Signature of Notary Public, State of Florida
	KELLY JONES BISHOP



Authorized Agent Affidavit

A.	PROPERTY INFORMATION		
	Address of Subject Property:	TBD	
	Parcel ID Number(s): 03049-000	0-000 & 03049-003-000	
	Acreage: +/- 14.57		
В.	PERSON PROVIDING AGE	NT AUTHORIZATION	
٥.	Name: James McCauley, M.D.	T AOTHORIZATION	Title: Title Manager
	Company (if applicable): Alach	nua A One, LLC	Title.
	Mailing Address: 15260 NW 147th		
	City: Alachua	State Florida	ZIP: 32615
	City: Alachua Telephone: (386) 418-1222	FAX:	e-mail: mccauleyjmd@yahoo.com
C.	AUTHORIZED AGENT		
	Name: Robert Walpole, P.E.		Title: President
	Company (if applicable): CHW	ĺ	
	Mailing address: 132 NW 76th Driv		
			ZIP: 32607
	City: Gainesville Telephone: (352) 331-1976	FAX.	e-mail: walpole@chw-inc.com
D.	REQUESTED ACTION:		
	Review & approval of the Preliminary Plat,	Construction Plans, Final Plat & Site Pla	an
		*** *** ** *** *** *** *** *** *** ***	
		AND THE WATER CONTRACTOR OF THE PARTY OF THE	
l he	ereby certify that I am the prop	erty owner of record, or I h	have received authorization from the property owner of record
			property identified above. I authorize the agent listed above to
	on my behalf for purposes of t		,
1	0.0	1000 (100 mm)	
10	ans Mules		
Sia	nature of Applicant		Signature of Co-applicant
0	1,		
Dr.	James McCauley		
Тур	ped or printed name and title of	applicant	Typed or printed name of co-applicant
Sta	te of FLOIZIDA	County of	ALACITUA
	1 2 1 1 1 1		
The	e foregoing application is acknowledge	owledged before me this	O day of MA-, 2077, by
-/	RIDA DC, who is/are	personally known to me, o	or who has/have produced ANES Mc CALLEY
as i	identification.		TAT
	NOTARY SEAL		1/27
	TEDDY LEWE		Signature of Motary Public, State of FCORIDA





8563 Argyle Business Loop, Ste. 3, Jacksonville, Florida 32244 132 NW 76th Drive, Gainesville, Florida 32607 101 NE 1st Avenue, Ocala, Florida 34470

WWW.CHW-INC.COM

CONCURRENCY IMPACT ANALYSIS

To: Kathy Winburn, AICP, City of Alachua Planning Director

16-0638

From: Craig Brashier, AICP, Director of Planning

Date: May 18, 2017

RE: City of Alachua Preliminary Plat

(For a portion of Alachua County tax parcel: 03049-000-000)

This City of Alachua Preliminary Plat proposes the platting of (1) one ±2.80 acre, non-residential development site and an additional ±11.77 acres dedicated to a drainage easement/common space, conservation/surface water area, and a roadway network that provides access from NW US HWY 441 as well as cross access to the existing development to the west on the ±14.57 acre project site. Note that a Development Plan is not being submitted at this time as it will feature greater levels of detail regarding development after Preliminary Plat approval.

Only the Preliminary Plat's non-residential development site is expected to generate any impact on local transportation and utility infrastructure. No impacts are anticipated to recreation or school facilities due to the development's non-residential nature. For the purposes of this Preliminary Plat, the assumed development for the ±2.80 acre commercial site will be a 100-room hotel. This land use will be utilized to estimate impacts for this report.

This analysis will serve as a preliminary concurrency report that intends to estimate how the Preliminary Plat and the subsequent Development Plan will impact City of Alachua public facilities. These estimates are provided in the calculations below:

TRANSPORTATION IMPACT ANALYSIS

Table 1: Trip Generation Calculations

Land Use ¹	Rooms	D	aily	AN	l Peak	PN	/ Peak
(ITE)	Roulis	Rate	Trips	Rate	Trips	Rate	Trips
Hotel (ITE 310)	100	8.17	817	.52	52	.61	61
Total	-	-	817	-	52	-	61

^{1.} Source: ITE Trip Generation 9th Edition

Conclusion: The proposed use will create a minimal impact on the area's transportation infrastructure on the currently vacant site. The Preliminary Plat approval and following Development Plan is anticipated to generate **817 net daily vehicle trips** to local roadways.

Table 1a: Potential Impacts on Roadways, Segment 1 & 2

	AADT	PM	AADT	PM
Traffic System Category	Segmer	nt 1: I-75	Segmer	nt 2: I-75
Trainic System Category	(NCL of Alach	(NCL of Alachua to US 441)		CL of Alachua)
Maximum Service Volume ¹	85,600	7,710	85,600	7,710
Existing Traffic ¹	42,505	4,463	56,476	5,930
Reserved Trips ¹	109	12	152	17
Available Capacity	42,986	3,235	28,972	1,763
Projected Trip Generation ²	409	31	408	30
Available Capacity w/ Prelim. Plat approval	42,577	3,204	28,564	1,733

^{1.} Source: City of Alachua May 2017 Development Monitoring Report

Table 1b: Potential Impacts on Roadways, Segment 4

Table 1811 Stormar Impacts on Itoaanrays, Sogment 1					
	AADT	PM			
Traffic System Category	Segment 5:	U.S. Hwy 441			
Trainic System Category	(SR 235 to NCL of Alachua)				
Maximum Service Volume ¹	35,500	3,200			
Existing Traffic ¹	24,411	2,319			
Reserved Trips ¹	7,316	637			
Available Capacity	3,773	244			
Projected Trip Generation ²	817	61			
Available Capacity w/ Prelim. Plat approval	2,956	183			

^{1.} Source: City of Alachua May 2017 Development Monitoring Report

Conclusion:

Tables 1a and 1b identify specific impacts to each of the three (3) affected roadway segments. Both segments of I-75 and one segment of US 441 retain sufficient roadway capacity during both AADT and PM Peak. In fact, none of the affected roadway segments will experience a failing roadway Level of Service (LOS) as a result of this Preliminary Plat's approval.

PUBLIC FACILITIES IMPACT ANALYSIS

Table 2: Projected Potable Water Impact

System Category	Gallons Per Day (GPD)
Current Permitted Capacity ¹	2,300,000
Less actual Potable Water Flows ¹	1,301,000
Reserved Capacity ¹	59,789
Residual Capacity ¹	939,211
Percentage of Permitted Design Capacity Utilized ¹	59.16%
Projected Potable Water Demand from Proposed Project ²	10,000
Residual Capacity after Proposed Project	929,211

^{1.} Source: City of Alachua May 2017 Development Monitoring Report

Conclusion

Quality: The proposed site plan will not negatively impact potable water quality standards of the U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection.

Quantity: The proposed Preliminary Plat and following Development Plan is estimated to generate **10,000 GPD** for potable water demand.

^{2.} Source: This roadway segment's projected trip distribution percentage is estimated to be ±50% for Segment 1 and ±50% for Segment 2.

^{2.} Source: This roadway segment's projected trip distribution percentage is estimated to be 100% for Segment 5.

^{2.} Source: Chapter 64E-6, Florida Administrative Code; Formula: 100 gallons per day per room x 100 rooms

System Capacity: As calculated in Table 2, the percentage of the City's potable water system that is being utilized does not exceed 85%. The design capacity that is currently being utilized is only 59.16%.

Table 3: Projected Sanitary Sewer Impact

System Category	Gallons Per Day (GPD)
Treatment Plant Current Permitted Capacity ¹	1,500,000
Less Actual Treatment Plant Flows ¹	654,000
Reserved Capacity ¹	57,364
Residual Capacity ¹	788,636
Percentage of Permitted Design Capacity Utilized ¹	47.42%
Projected Sanitary Sewer Demand from Proposed Project ²	10,000
Residual Capacity After Proposed Project	778,636

^{1.} Source: City of Alachua May 2017 Development Monitoring Report

Conclusion

Quality: The proposed site plan will not negatively impact sanitary sewer quality standards of the U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection.

Quantity: The proposed Preliminary Plat and following Development Plan is estimated to generate **10,000 GPD** for sanitary sewer demand.

System Capacity: As calculated in Table 3, the percentage of the City's potable water system that is being utilized will not exceed 85%. The design capacity being utilized is only 47.42%.

Table 4: Projected Solid Waste Impact

System Category	LBs Per Day	Tons Per Year
Existing Demand ¹	39,568.00	7,221.16
Reserved Capacity ¹	5,201.87	949.34
New River Solid Waste Facility Capacity ¹	50 years	
Solid Waste Generated By Proposed Project ²		267

^{1.} Source: City of Alachua May 2017 Development Monitoring Report.

Conclusion

As shown in Table 4, the New River Solid Waste Facility has a 50-year capacity. The proposed Preliminary Plat and subsequent Development Plan will not negatively impact the adopted solid waste LOS as the site is only expected generate **267 tons of solid waste per year**—well below the current capacity.

Stormwater

A Grading and Drainage Plan will be included as part of the Development Plan following approval of this Preliminary Plat. The Preliminary Plat and Development Plan will convey the site's elevation and resulting drainage to a stormwater management facility (SMF) located to the north of the proposed non-residential development site. As further detailed in the Development Plan, the SMF will be consistent with LOS standards provided in the City's Comprehensive Plan Community Facilities and Natural Groundwater Aquifer Recharge Element Policy 3.1.a as well as the Suwannee River Water Management District standards and requirements.

L:\2016\16-0638\Planning\Reports\Concurrency Impact Analysis 170427.docx

^{2.} Source: Chapter 64E-6, Florida Administrative Code; Formula: 100 gallons per day per room x 100 rooms

^{2.} Source: Sincero and Sincero; Environmental Engineering: A Design Approach. Prentice Hall, New Jersey, 1996. Formula Used: (((12 lbs. / 1000 ft²/day x 121,968 ft²) x 365)/2,000)





8563 Argyle Business Loop, Ste. 3, Jacksonville, Florida 32244 132 NW 76th Drive, Gainesville, Florida 32607 101 NE 1st Avenue, Ocala, Florida 34470

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COMPREHENSIVE PLAN CONSISTENCY ANALSYSIS

To: Kathy Winburn, AICP, City of Alachua Planning Director

16-0638

From: Craig Brashier, AICP, Director of Planning

Date: May 18, 2017

RE: City of Alachua Preliminary Plat

(For a portion of Alachua County tax parcel: 03049-000-000)

This City of Alachua Preliminary Plat proposes the platting of (1) one ±2.80 acre, non-residential development site and an additional ±11.77 acres dedicated to a drainage easement/common space, conservation/surface water, and a roadway network that provides access from NW US HWY 441 as well as cross access to the existing development to the west on the ±14.57 acre project site. Note that a Development Plan is not being submitted at this time as it will feature greater levels of detail regarding development after Preliminary Plat approval.

This analysis will serve as a preliminary consistency report that will document how the Preliminary Plat and the subsequent Development Plan will be consistent and comply with specific Comprehensive Plan Goals, Objectives, and Policies. The Comprehensive Plan language is provided in plain text and the consistency statement is provided in **bold** text.

Future Land Use Element

Objective 1.3: Commercial

The City of Alachua shall establish three commercial districts: Community Commercial, Commercial and Central Business District. These districts shall provide a broad range of retail sales and services, as well as office uses, in order to provide for the availability of goods and services, both to the citizens of Alachua and to the citizens of the North Central Florida region.

The Preliminary Plat and subsequent Development Plan will be consistent with Objective 1.3 of the City's Comprehensive Plan in order to provide goods and services within the City of Alachua, the County, and the greater North Central Florida Region.

Policy 1.3.b: The Commercial land use category is established to provide for general commercial uses, as well as more intense commercial and highway commercial uses. This is the land use category in which large-scale, regional commercial uses may locate. The following uses are allowed within the Commercial land use category:

- 1. Retail sales and services;
- 2. Personal services;
- 3. Financial Institutions;
- 4. Outdoor recreation and entertainment:
- 5. Tourist-related uses:
- 6. Hotels, motels:
- 7. Commercial shopping centers;
- 8. Auto-oriented uses;
- 9. Traditional Mixed-use Neighborhood Planned Developments;
- 10. Employment Center Planned Developments;

- 11.Commercial recreation centers:
- 12.Office/business parks;
- 13.Limited industrial services:
- 14. Eating Establishments

The parent tax parcel (3049-000-000) currently possesses (3) three Future Land Use designations including Moderate Density Residential (MOD), Medium Density Residential (MED), and Commercial (COMM). The Preliminary Plat will subdivide parent parcel 3049-000-000 to plat a commercial development site that falls under a portion of the parent parcel's Commercial FLU section along Interstate-75. Thus, this commercial development site will be consistent with the permitted uses found in Policy 1.3.b of the City of Alachua Comprehensive Plan.

- Policy 1.3.d: Design and performance standards: The following criteria shall apply when evaluating commercial development proposals:
 - 1. Integration of vehicular and non-vehicular access into the site and access management features of site in terms of driveway cuts and cross access between adjacent sites, including use of frontage roads and/or shared access;

As indicated the Preliminary Plat and subsequent submittal of the Development Plan, the commercial development site will be accessible from the western portion of the site that connects to future sites via a proposed four-way roundabout located within the parent parcel that will also provide access to NW US HWY 441. The roadway will also be stubbed out to the adjacent parcel to the west.

2. Buffering from adjacent existing/potential uses;

The site will meet or exceed the buffering minimums required by the City of Alachua as per the requirements found within the City's Land Development Regulations Table 6.2-1. The specific buffers, if required, will be shown in the subsequent Development Plan.

3. Open space provisions and balance of proportion between gross floor area and site size:

The Preliminary Plat and following Development Plan will be consistent with this performance standard. The Preliminary Plat will dedicate ±8.61 acres of open space to the site and as a result, will not create inconsistencies with the City's open space requirements or maximum F.A.R.

4. Adequacy of pervious surface area in terms of drainage requirements;

The Preliminary Plat and following Development Plan will indicate the proposed development's consistency with this performance standard. The proposed subdivision will not negatively impact the site's current drainage system. The Preliminary Plat and subsequent Development Plan indicates that water drainage will be mitigated by the proposed ±5.82 acre stormwater management facility included in the Preliminary Plat and subsequent Development Plan.

5. Placement of signage;

This level of detail will be discussed and illustrated in the Development Plan and will be consistent with the City of Alachua's Land Development Regulations.

6. Adequacy of site lighting and potential impacts of lighting upon the surrounding area. Lighting should be designed to minimize impacts and preserve the ambiance and quality of the nighttime sky by

reducing light trespass and light pollution on adjacent properties by utilizing lighting at an appropriate intensity, direction and times to ensure light is not overused or impacting areas where it is not intended;

This level of detail will be discussed and illustrated in the Development Plan and will be consistent with the City of Alachua's Land Development Regulations.

7. Safety of on-site circulation patterns (patron, employee and delivery vehicles), including parking layout and drive aisles, and points of conflict;

The Preliminary Plat and following Development Plan will be consistent with this performance standard. As seen on attached Preliminary Plat, the site is proposing internal roadways between various sections of the parent parcel and the intended commercial development site via a four-way roundabout. The Development Plan will meet the City's required safety standards for on-site circulation patterns.

8. Landscaping, as it relates to the requirements of the Comprehensive Plan and Land Development Regulations;

The subsequent Development Plan will meet the required landscaping requirements found within the City's Comprehensive Plan and Land Development Regulations. The Development Plan submittal will also contain a landscape plan that will be consistent with the City's Comprehensive Plan and LDR requirements as well.

9. Unique features and resources which may constrain site development, such as soils, existing vegetation and historic significance; and

The site's topographic information can be seen on CHW Topographic Survey submitted with this Preliminary Plat application. The site currently possesses ±2.79 acres of FEMA Flood Zone and an existing area of surface water that will be set aside as a conservation area not to be developed as established by this Preliminary Plat. As such, the project's stormwater management facility will adhere to §6.9.3 of the LDR.

10.Performance based zoning requirements, which may serve as a substitute for or accompany land development regulations in attaining acceptable site design.

No performance based zoning requirements are planned to be proposed for this site in order to attain an acceptable design.

11.Commercial uses shall be limited to an intensity of less than or equal to .50 floor area ratio for parcels 10 acres or greater, .50 floor area ratio for parcels less than 10 acres but 5 acres or greater, a .75 floor area ratio for parcels less than 5 acres but greater than 1 acre, and 1.0 floor area ratio to parcels 1 acre or less.

The subsequent Development Plan will be consistent with this performance standard. The ±2.80 acre site shown in the Development Plan following the approval of this Preliminary Plat will not exceed the maximum 0.75 F.A.R. outlined in this policy.

Policy 1.3.e: The creation/promotion of strip pattern commercial development shall be discouraged. Infill within established commercial areas is preferred over extension of a strip commercial pattern. Extension of a commercial land use designation may be considered in circumstances where the proposed commercial parcel is located within a block in which at least fifty percent (50%) of the block face (in linear feet) is either currently developed with commercial land uses or is designated for commercial use. In either case, the proposed commercial land use extension shall not encroach into a residential area. Judging the suitability of a location for an extension of commercial land uses shall be based upon the following minimum criteria:

The project site currently possesses a Commercial (COMM) FLU Designation and is within a Commercial Intensive (CI) Zoning District. Neither the Preliminary Plat nor the Development Plan requests an extension of the site's existing FLU or zoning designation. The project site will be developed in a previously vacant area that features a FLU and zoning designation appropriate for the commercial developments's intended use.

1. Impacts upon traffic circulation should be anticipated and mitigated through the reservation of right-of-way for road widening and marginal access streets. Access points for commercial complexes shall seek to minimize points of conflict by utilizing frontage roads, providing cross access between parcels or installing shared use curb cuts for access driveways to the maximum extent feasible

As illustrated on the Preliminary Plat and subsequent Development Plan, the site will allow for site access to NW US HWY 441 via a proposed roadway network. The roadway will be stubbed-out to the west to create cross-access that will eventually allow access via the traffic light at NW 167th Blvd. Impacts upon traffic circulation will be anticipated and mitigated as shown in the Preliminary Plat and following Development Plan.

2. Setbacks and landscaped or other appropriate buffers shall be established to mitigate the visual impacts of commercial development.

The site will meet or exceed the setback and buffering minimums required by the City's Land Development Regulations Tables 5.1-3. and 6.2-1 respectively, as indicated on the Preliminary Plat and subsequent Development Plan.

3. A sidewalk or bicycle path shall be required where appropriate, to provide convenient access to surrounding residents and to reduce traffic volumes on the roadways.

As indicated by the Preliminary Plat cross sections and subsequent Development Plan for the project site, the intended roadway will provide for sidewalks along the entire length of the internal roadway—providing for a multi-modal access to the proposed commercial development.

Policy 1.3.f: The City of Alachua shall pursue the establishment of activity centers to guide the placement and design of commercial and business areas. 1. The City of Alachua shall maintain a Gateway Activity Center at the interchange of US 441 and Interstate 75. The boundaries of the Gateway Activity Center shall be based on the Generalized US 441/I-75 Activity Center Map provided in the Future Land Use Map Series. The intent of this activity center is to welcome existing and future residents and visitors to the City of Alachua, and to promote Alachua as an attractive, vibrant, and economically prosperous community.

The project site is currently located in the Gateway Activity Center. The approval of this Preliminary Plat and subsequent Development Plan will assist the City of Alachua in promoting their areas an attractive, vibrant, and economically prosperous community by promoting additional infill commercial development.

Objective 2.4: Landscaping and Tree Protection Standards:

The City shall adopt landscaping and tree protection standards in order to achieve the aesthetic design values of the community and preserve tree canopies, as well as specimen protected, heritage and champion trees.

Policy 2.4.a: Landscaping: General – The City shall require landscaping plans to be submitted with each nonresidential and multiple family residential site plan. The minimum landscaped area shall be 30% of the development site. Landscaping designs shall incorporate principles of xeriscaping, where feasible. The City shall develop a list of preferred planting materials to assist in the landscape design. Landscape plans shall include perimeter and internal site landscaping.

Landscaping plans for the site will be submitted concurrently with the Development Plan for this project site following the approval of the Preliminary Plat. The landscaping contained within the project site internally and along the perimeter will be consistent with this policy.

Policy 2.4.b: Landscaping: Buffering – A buffer consists of horizontal space (land) and vertical elements (plants, berms, fences, walls) that physically separate and visually screen adjacent land uses. The City shall establish buffer yard requirements that are based on the compatibility of the adjacent uses and the desired result of the buffer.

The site will meet or exceed the buffering minimums required by the City of Alachua as per the requirements found within the City's Land Development Regulations Table 6.2-1 as indicated on the subsequent Development Plan to this Preliminary Plat application

Policy 2.5.a: There shall be a minimum of 10% percent open space required. The City shall establish incentives for the provision of open space beyond minimum requirements.

The ±8.61 acres of open space established in this Preliminary Plat far surpass the mandatory 10% open space requirement as shown on the Preliminary Plat and subsequent Development Plan.

Objective 4.1 Infill development:

Infill development shall be encouraged in order to protect the unique character of existing neighborhoods and commercial developments, provide for a safe urban environment, increase densities in a manner compatible with existing uses, provide open spaces, and restore or maintain economic vitality and cultural diversity.

The Preliminary Plat and following Development Plan is considered infill development on commercial land within the City of Alachua. This proposed commercial facility is consistent with the City of Alachua's Future Land Use Map. The site's future development will also be consistent with the City's open space requirement and increase the local density of commercial uses in a safe, urban environment. This commercial project site will be a perfect example of generating economic vitality consistent with the City of Alachua's unique business climate. This commercial site discussed in the Preliminary Plat and subsequent Development Plan represents an expansion of economic vitality via a commercial development within city limits. The site will become a hub of local employment for the City of Alachua and County constituents. Approval of this Preliminary Plat and Development Plan for a commercial site will further expand the City's bustling contemporary business climate.

GOAL 5: Development Standards: The City shall include provisions through its comprehensive plan amendment process, development review process and in its land development regulations for development standards that address natural features and availability of facilities and services. These development standards will strive to protect natural resources and public facility resources while allowing for innovative and flexible development patterns.

Policy 5.1.a: Topography: The City shall protect the natural topography of the City, including steep and seepage slopes, by requiring new development to include techniques to minimize negative impacts on the natural terrain. An emphasis will be placed on retaining the natural function of seepage slopes during development. Additionally, retention of existing native vegetation will be encouraged as one method of protecting slopes.

The site's topographic information can be seen on CHW Topographic Survey submitted as part of this Preliminary Plat application. The site currently possesses ±2.79 acres of FEMA Flood Zone and an existing area of surface water that will be set aside as open space not to be developed as established by this Preliminary Plat. As such, stormwater management standards will adhere to §6.9.3 of the LDR. The alteration of existing native vegetation and the natural function of seepage slopes will be limited throughout the development process.

Policy 5.1.c: Flood prone areas: The City shall require as part of the development review process the identification of FEMA flood zone areas. Where necessary, minimum flood elevations shall be surveyed and established. The City shall also require finished floor elevations on subdivision plats, site plans and building permit plans. The City shall establish standards for a limitation on filling in flood prone areas.

The site's topographic information can be seen on CHW Topographic Survey submitted with this report. The site currently possesses ±2.79 acres of FEMA Flood Zone and surface water that will be set aside as a conservation area not to be developed as established by this Preliminary Plat. As such, stormwater management standards will adhere to §6.9.3 of the LDR. The alteration of existing native vegetation and the natural function of seepage slopes will be limited throughout the development process.

Objective 5.2: Availability of facilities and services:

All new development shall be planned and constructed concurrently with the availability of facilities and services necessary for the development.

Policy 5.2.a: All new development shall meet level of service requirements for roadways, potable water and sanitary sewer, stormwater, solid waste, and improved recreation in accordance with LOS standards adopted in the elements addressing these facilities.

The Preliminary Plat and Development Plan for the project site proposes a commercial facility and will not negatively impact the City's adopted levels of service for transportation, potable water, sanitary sewer, and solid waste. A Concurrency Analysis for the project site has been submitted along with the Preliminary Plat. Calculations are provided in the Concurrency Analysis that illustrate estimated impact to public facilities. However, more use-specific calculations will be generated during the Development Plan process.

Vision 2020

Goal One: Economic Development

The City of Alachua has a unique business climate. The City is home to corporations, technology incubators, local businesses, and start-up companies. The City will maintain its focus on a welcoming business environment and encourage business development in the downtown area and along the U.S. 441 corridor. Alachua desires to continue to be a

home to innovative businesses and an employment center where jobs are provided at every level. The City will continue to encourage the growth and development of established industries, such as biotechnology, and encourage the diversification and expansion of commercial businesses which provide integral services to the City's residents.

This commercial project site will be a perfect example of generating economic vitality consistent with the City of Alachua's unique business climate. This commercial site discussed in the Preliminary Plat and subsequent Development Plan represents an expansion of economic vitality via a commercial development within city limits. The site will become a hub of local employment for the City of Alachua and County constituents. Approval of this Preliminary Plat and subsequent Development Plan for a commercial site will further expand the City's bustling contemporary business climate.

Economic Element

GOAL 1: To emphasize economic principles consistent with the City's Vision that support the prosperity of the community and enhance its quality of life.

This commercial project site will be a perfect example of generating economic vitality consistent with the City of Alachua's unique business climate. This commercial site discussed in the Preliminary Plat and subsequent Development Plan represents an expansion of economic vitality via a commercial development within city limits. The site will become a hub of local employment for the City of Alachua and County constituents. Approval of this Preliminary Plat and subsequent Development Plan for a commercial site will further expand the City's bustling contemporary business climate.

Community Facilities and Natural Groundwater Aquifer Recharge Element

GOAL 1: Wastewater

Plan for and provide adequate, high quality and economical wastewater service while protecting the environment, especially groundwater resources.

- Policy 1.1.d: The City hereby establishes the following level of service standards for sanitary sewer facilities:
 - a. Quality: Compliance with all applicable standards of the U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection (FDEP).
 - b. Quantity: System-wide wastewater collection and treatment will be sufficient to provide a minimum of 250 gallons per day per equivalent residential unit (ERU) on an average annual basis. Plant expansion shall be planned in accordance with F.A.C. 62-600.405, or subsequent provision. This level of service standard shall be reevaluated one year from the adoption date for the amended Plan.
 - c. System capacity: If the volume of existing use in addition to the volume of the committed use of the City's wastewater facility reaches 85% of the permitted capacity design, no further development orders for projects without reserved capacity will be issued until additional capacity becomes available or funds to increase facility capacity are committed in accordance with a development agreement.

The nearest wastewater line is located southwest of the project site along the northern portion of NW US HWY 441. Wastewater is also located south of the project site on the southern side of 441 as well. As a result, connection to adjacent wastewater lines are permitted and will be extended to the site from NW US HWY 441. Preliminary concurrency with public facilities will be

examined further in the Concurrency Analysis provided with this Preliminary Plat's submittal and in the calculations provided in the subsequent Development Plan.

GOAL 3: Stormwater

Develop and maintain a stormwater management system that minimizes flooding, protects, preserves and enhances desirable water quality conditions, and, where possible, preserves and utilizes existing natural features.

Policy 3.1.a: The City hereby establishes the following water quantity and quality level of service standards for drainage facilities:

For all projects which fall totally within a stream, or open lake watershed, detention systems must be installed such that the peak rate of postdevelopment runoff will not exceed the peak-rate of predevelopment runoff for storm events up through and including either:

- 1. A design storm with a 10-year, 24-hour rainfall depth with Soil Conservation Service type II distribution falling on average antecedent moisture conditions for projects serving exclusively agricultural, forest, conservation, or recreational uses; or
- 2. A design storm with 100-year critical duration rainfall depth for projects serving any land use other than agricultural, silvicultural, conservation, or recreational uses.
- 3. The LOS standard for water quality treatment shall be treatment for the "first one inch" of runoff, and compliance with the design and performance standards established in Chapter 40C-42.025, FAC, and 42.035, FAC to ensure that the receiving water quality standards of Chapter 62.302.500, FAC are met and to ensure their water quality is not degraded below the minimum conditions necessary to maintain their classifications as established in Chapter 62-302, FAC. These standards shall apply to all new development and redevelopment and any exemptions, exceptions or thresholds in these citations are not applicable. Infill residential development within improved residential areas or subdivisions existing prior to the adoption of this comprehensive plan, must ensure that its post-development stormwater runoff will not contribute pollutants which will cause the runoff from the entire improved area or subdivision to degrade receiving water bodies and their water quality as stated above.

The project site will remain consistent with the City of Alachua's stormwater Level of Service Standards. The Preliminary Plat shows that a stormwater facility will be constructed along Interstate-75. Preliminary stormwater concurrency will be examined further in the Concurrency Analysis provided with this document's submittal and in the calculations provided in the subsequent Development Plan.

GOAL 4: Potable water

Provide an adequate supply of high quality potable water to customers throughout the water service area.

- Policy 4.1.b: The City shall establish a Community Potable Water Service Area, which includes all areas where potable water service is available. Water service shall be deemed available if:
 - 3. A water main exists within ¼ mile of any residential subdivision with more than 5 units, or any multi-family residential development, or any commercial development, or any industrial development and water service can be accessed through public utility easements or right of ways. The distance shall be measured as required for construction of the infrastructure along public utility easements and right of ways.
- Policy 4.1.c: The City establishes the following level of service standards for potable water 1. Quality: Compliance with all applicable standards of the U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection.

- 2. Quantity: System-wide potable water distribution and treatment will be sufficient to provide a minimum of 275 gallons per day per equivalent residential unit (ERU) on an average annual basis. Plant expansion shall be planned in accordance with Florida Administrative Code.
- 3. System Capacity: If the volume of existing use in addition to the volume of the committed use of the City's potable water facility reaches 85% of the permitted design capacity, no further development orders or permits for projects without reserved capacity will be issued until additional capacity becomes available or funds to increase facility capacity are committed in accordance with a development agreement.

The nearest potable water line is located southwest of the project site along the northern portion of NW US HWY 441. Potable water is also located south of the project site on the southern side of 441 as well. As a result, connection to adjacent potable water lines are permitted and will be extended to the site from NW US HWY 441 and/or from the existing development the west of the project site. Preliminary concurrency with public facilities will be examined further in the Concurrency Analysis provided with this document's submittal and in the calculations provided in the subsequent Development Plan.

L:\2016\16-0638\Planning\Reports\Consistency Analysis 170427.docx

PUBLIC NOTICE

A Neighborhood Meeting will be held to discuss a proposed preliminary plat, construction plans, site plan, and final plat for the HighPoint Crossing project. This project encompasses Alachua County tax parcels 03049-003-000 & 03049-000-000. The overall site is approximately 30 acres in size and the plan is to construct the utility infrastructure, master planning of Stormwater, and roadway improvements to serve future development in the project area including a Hampton Inn.

The meeting's purpose is to inform neighboring property owners of the proposed development plan and to seek their comments.

The meeting is Tuesday, May 2nd at 6:00 p.m. in the Living Covenant Church, 15202 NW 147th Drive, Alachua, FL 32615.

Contact:

Robert Walpole, P.E.

Phone Number:

(352) 331-1976



TODAY

HOW TO REACH US

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INSIDE **ALACHUA** COUNTY TODAY...

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Jesse says, "Nurses: We can't fix stupid, but we can sedate it!!"

A message from the desk of Sheriff Sadie Darnell **April is Alcohol Awareness Month**

April is Alcohol Awareness Month, It was founded by the National Council on Alcoholism and Drug Dependence, Inc., (NCADD), this year's theme, and Drug Dependence, Inc., (NCADD), this year's theme, and Comencing the Dosts Opportunities for Recovery, and prevention of alcoholism, particularly among our youth, and the important role that parents can play in giving kids a better understanding of the impact that alcohol can have on their lives."

Here are several sobering reasons to think before you drink:

-Alcohol is the number one addictive substance.

-Alcohol is the number one addictive substance.

PIONEER DAYS: ontinued from page A1

Lots to see and do at this year's Pioneer Days Festival

School and Community Center, 23760 NW 187th Ave. with Willing Hearts Gospel Trio performing in the O'Leno Room and Barbershop and Sweet

in the O'Leno Room and Barbershop and Sweet Adelines Quartet both days. Also in the same Community Center, look for quilts related to kitchens and dining areas of the home. Quilters will also provide classes in a variety

David Armstrong, Sr.

David Armstrong, Sr., 67, of Fort White, Fla. passed on April

10, 2017. He is the son of the late Johnnie Armstrong and Pastor Rosa

Lee Bryant. He leaves to cherish his

memory; children: David Armstrong
Jr., Rosetta Armstrong, Daniel

Armstrong and Brianna Armstrong:

grand and great grandchildren; sister: Irene Taylor; brothers: Willie

Armstrong, Jackie Armstrong, Jerry Robinson, Wayne Robinson and John

Robinson, a host of other relatives and

Saturday, April 22, 2017 at 11 a.m. at Pentecostal Believers of the Coming of Christ Church on SW Amiel Ct.,

Fort White, Fla.; Bishop Dr. C

Fla. Viewing will be one hour prior to

entrusted to A. Jerome Brown Funeral

Home, High Springs, Fla. (386) 454-

James A. Lewis, Sr. passed away

peacefully in Atlanta, Ga. April 10,

2017 at the age of 90.

He was born in Alachua, Fla
January 29, 1927 to the late Clyde

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meaning of hard work on the family's

north Florida farm. During WWII

he proudly served in the Merchant Marines and later in the Navy as an

officer during the Korean War. After his military service, he attended and graduated from the University of

Florida where he played baseball. He settled in his hometown of Alachua,

Fla. and married schoolteacher Jacqueline "Jackie" Smithson, his bride of 53 years. They worked together in the family farming and

farm supply business for many years and raised two children - Lacey and

Jim. Besides being a great husband, father, grandfather and friend, perhaps his greatest legacy is the leadership role he played in his beloved Alachua.

He served on the City Commission for 42 years and was instrumental in

creating the infrastructure for the city's

vibrant future. As a show of gratitude, the City Commission's meeting room

was renamed in his honor.

His wife Jackie preceded him in death in 2009. He is survived by his daughter Lacey Lewis of Atlanta, his son James A. Lewis, Jr. (Jim), daughter-in-law Kim, granddaughter

was renamed in his honor.

James A. Lewis, Sr.

Funeral services will be held on

friends.

services.

and Ruby Lewis. He

was the fifth

children

and quickly

m e a n i n g of hard work on

over), Family Groups and

Obituaries

of different areas.

Don't forget the requires that contestants be at the celebration as well, each category of the finite best pic and enter the pioneer style and enter the pioneer style and enter the pioneer costume Contests.

There will be three prizes in about the two contests, visit each category — Youth (17 www.highsprings.com and and under), Adult (18 and edick on the contest(s) of over), Family fromps and your choice or contact Dot your choice or contact Dot Harvey at (386) 454-7610.





Flossing

so important?

eeth, is necessary to healthy.

Q: Why is flossing that a toothbrush just can't reach. Plaque Brushing your that remains between teeth obviously is an teeth can harden into important part of your tartar. Brushing and daily regimen of oral flossing can remove Only your narrow string that you the proper technique. can work into the tiny It's information that spaces between your will keep your smile

hygiene. Brushing gets plaque. rid of food particles dentist can remove that embed themselves tartar. The bacteria in the crevices that cause tooth decay between your teeth and thrive on plaque and gums. Brushing also tartar. A conscientious helps remove plaque program of brushing that builds up along and flossing can keep the gum line. But your mouth relatively brushing can only do free of bacteria that so much. The best way can cause tooth decay to get rid of plaque and gum disease. Talk that accumulates on to your dentist about your teeth is to floss. not only the value of Simply said, floss, the flossing but also about

really clean the spaces Citvof ACityot ALACHUA

CITY OF ALACHUA CITY COMMISSION WORKSHOP

The City of Alachua City Commission will hold a public workshop on Monday, April 24, 2017 at 4:00 pm in the James A. Lewis Commission Chambers, City Hall, 15100 142nd Terrace, Alachua, FL 32615. The purpose of the workshop is o discuss a proposed Long Range Transportation Plan for th

CONTACT: City of Alachua, Planning & Community

(Published: Alachua County Today - April 20, 2017)

PUBLIC NOTICE

A Neighborhood Meeting will be held to discuss a propos preliminary plat, construction plans, site plan, and final plat for the HighPoint (Toxosing project. This project encompasses and County tax parcels 63049-003-000 & 63049-000-000. The over site is approximately 30 acres in six and the plan is to construe the utility infrastructure, master planning of Stormwater, a roadway improvements to serve future development in the proj area including a Hampton Inn.

The meeting's purpose is to inform neighboring pr of the proposed development plan and to seek their

Robert Walpole, P.E.



(Published: Alachua County Today - April 20, 2017)

Jacqueline and grandson Jackson of Roswell. He's also survived by legions of friends and relatives who were warmed by his easy smile and charmed by his legendary stories.

James or "Pop" was an unforgettable man. He saw opportunity where others saw obstacles. He was fiercely loyal, proud, brave and a little mischievous. He was a lifelong Florida Gator fan, an avid fisherman, golfer and cook (his Redfish Chowder has no equal) and he was a friend to everyone he met. He will be greatly missed.

The family would like to thank Detra Koon and the staff of Safe Haven Brookhaven who took exceptional care of him during the last years of his life.

Iife.

A memorial service will be held Sunday, May 7 at 1:30 p.m. in the chapel at Piedmont Church, 570 Piedmont Rd., Marietta, Georgia 30066. In lieu of flowers, the family Kenneth Troupe Sr. Pastor. Internment, Heavenly Rest Cemetery, Fort White, asks that donations be sent to the Emory Alzheimer's Disease Research Center, 1762 Clifton Rd NE, Suite

1400, Atlanta, Georgia 30322.

The family will also have a celebration of life gathering on July 15 in Suwanee, Florida to celebr the lives of both James and Jackie.

Jacqueline Rogers

Jacqueline "Jackie" Rogers, 77, longtime local resident departed this life Sunday April 16th at E.T York Care Center following an extended illness. She was born in Coral Gables, Fla., having moved to this area 21 years ago from West Palm Beach, Fla. She was a Paralegal by profession. She and her husband Jerry are members of First United Methodist Church of High Springs. She was preceded in death by her parents: Jackson P. and

Grace Walker Dunagan.
Survivors include: her husband Jerry Rogers of Fort White, Fla. and two sons Jerry Tankersley of Fort White, Fla., and Craig (Laurie) Tankersley of Hendersonville, Tenn; a daughter Cindy (Walter) Silverstein of Vero Beach, Fla.; one grandson David (Jennifer) Yates; and two greatgrandchildren Dylan and Madison

Funeral services will be conducted at 11 a.m. Saturday, April 22 at First United Methodist Church of High Springs. Interment will be in the High Springs Cemetery. Visitation will be Friday April 21, 5-6 p.m. at Evans-Carter Funeral Home in High Springs. Fla. (386) 454-2444.

Obituaries: The obituaries in this section are considered news and are published free of charge by Alachua County Today. Obituaries may be edited for style, space and policy

PUBLIC NOTICE

A Neighborhood Meeting will be held to discuss a proposed preliminary plat, construction plans, site plan, and final plat for the HighPoint Crossing project. This project encompasses Alachua County tax parcels 03049-003-000 & 03049-000-000. The overall site is approximately 30 acres in size and the plan is to construct the utility infrastructure, master planning of Stormwater, and roadway improvements to serve future development in the project area including a Hampton Inn.

The meeting's purpose is to inform neighboring property owners of the proposed development plan and to seek their comments.

The meeting is Monday, May 22nd at 6:00 p.m. in the Living Covenant Church, 15202 NW 147th Drive, Alachua, FL 32615.

Contact:

Robert Walpole, P.E.

Phone Number:

(352) 331-1976



in 1941, Spanish explorer Hernando de Soto

reached the Mississippi m 1905. Regret became

in 1935, Regnet became the first filly to win the Kentucky Dertry. In 1932, Sweden's Parlia-ment voted to abolish the death penalty. In 1935, Vice President Richard Nince was showed, stoned, booed and seat upon by antiand spat upon by anti-American protesters in

Lima, Peru. In 1964, the Soviet Union announced it would boycott the upcoming Summer Olympic Games in Los Angeles.

TODAY'S BIRTHDAYS

Naturalist Sir David Atten Matteralist Sir David Atten-borough is 91. Singer Yord Tennille is 77. Actor James Mitchem is 76. Country Singer Jack Blanchard is 75. Jazz musician Keith Jacrett is 72. Actor Mark Blankfeld is 69. Singer Philip Bailey (Earth, Wind and Fire) is 68. Rock musician Chris 58. Rock musician Chris 56. Rock musician Chris Frantz (Talking Heads) is 66. Rockabilly singer Billy Burnette is 64. Rock musician Alex Van Halen is 64. Actor David Kelth is 63. Actor Steeben Purst is 63. New York City Mayor Bill de Masio is 56. Actres Melissa Gilbert is 53. Rock Melissa Gilbert is 53. Rock musician base Reventree (Blur) is 53. Country musi-cian Del Gray is 49. Rock singer Barrique iglesias is 53. Singer Barrique iglesias is 42. Blues singer-musiciar Joe Basamassa is 40. Actor Matt bavis is 39. Singer Ana Maria Lembo (Eden's Crush) is 39. Actor Elyes dabel is 34. Actor Domina Gleeson is 34. Neo-soul drummer Patrick Meess the Night Sweats) is 34. Actress Julia Whelen is 33

LOTTERY

Sunday, May 7 Pick 2 Early drawing: 9-6 Night drawing: 3-8

Early drawing: 1-2-6

Early drawing: 6-4-4-4 Night drawing: 7-9-9-7

Early drawing: 1-6-2-7-0 Night drawing: 5-4-5-2-4 Fantasy 5 4-11-16-21-23

PREVIOUS RESULTS

Letto - Saturday 5-6-13-16-21-48 Match Payoff Winners 6-at-6...\$9M ... 0-Rollover 5-af-6...\$5,688...19 4-of-6 \$61...1.377 3-of-6_\$5_27.385 13.16.28.33.35 Match Payoff Winner 5-of-5...\$81,213.59...3 4-of-5...\$121...324



Budget Director Mick Mulvaney speaks to the media during the daily press briefling Yuesday at the White House in Wash-lagton, LAND REW MARIO SCIENCE ASSESSMENT

If shutdown needed. 'so be it,' Mulvaney says

If it takes shutting down the U.S. government to fix a broken budget appro-priations process, that's acceptable to the White

Multivamey was asked about President Donald Trump's Twitter message om May 2 that "Our country needs a good "shatdown" in September to fix messis" following the agreement on a \$1.1 trillion bill to fund the government through the end of September. The fiscal 2018 budget must be approved by Octobert.

be approved by October 1. Trump signed the bill on May 5 to keep the government open while arguing that it is unconstitutional for Congress to restrict his spending decisions involving the military and certain other government operations. Trump said he's not legally bound by

limits imposed on him in the bill, including a prohi-bition on the Department of Justice using funds to prevent states from plementing medicalmarijuana laws

marguana laws.

Some Republicans

croghtable to the White

House, saidbudget director Mick Mulyarey.

"This president is willing to think outside the
box and do things differentity around here in order
to change Washington,"
Mulvaney, differently and to the office of Management
and Budget, said on CBS'
"Face the Nation" on
Sunday, "If that comes to
asbutdown's Reptember,
so be it."

Mulvaney was asked
about President Donald
Trump's Protities message on May 2 that "Our
country needs a good
'shutdown' in September

Republicans

marguaria laws.

Some Republicans

cleaned our clock on the
spending bill. Republican

Senate Lindowy Graham

of South Carolina said ina

May 2 interview on CSN.

May 2 that "Our
plant Senate rules

hat require 60 votes to
pass a budget measure,
whichmeans be can't rely

just on the 32- member

Republican

released our clock on the
spending bill. Republican

House of the province of the comes

and the comes of the comes of the comes

sage on May 2 that "Our
country needs a good
'shutdown' in September

Republicans

released our clock on the
spending bill. Republican

House of the comes of the comes of the comes of the comes

and the comes of Some Republicans

and must negotiate with Democrats. Trump is frustrated with an appropria-tions process that hasn't worked well for more than a decade, and as is willing to act and as is willing to act on a campaign promise to rid Washington of

to rid Washington of entrenched special inter-ests, Mulvaney said.

"A good shutdown would be one that could help fix that," Mulvaney said. "It's part of that overall 'drain the swamp' ment ality about Wash-ington D.C."

Pakistan claims it killed 50 Afghan border forces

By Pamela Constable The Washington Post

KABUL, Afghanistan Pakistan claimed Sunday to have killed 50 Afghan border troops, wounded too and destroyed five 100 and destroyed five of their posts in sporadic clashes since Friday near a major border crossing. Afghan officials called the high death tell baseleas? but said that several days of cross-border skimnishes had left two Afghan troops dead. The fighting in Afghanistan's southern Kandahar province, and the con-province, and the con-

province, and the conflicting accounts of what happened, highlighted the hair-trigger state of relations that persist between the two Muslim-majority the two Muslim-majority countries, despite recent diplomatic overtures by Pakistan aimed at repair-ing ties strained by years of mistrust and finger-pointing over terrorist and insurgent activities in the restor.

region.
Pakistan claimed that Afghan border police had fired first, without prov-coation, at armed guards escorting Pakistani census teams in the border community of Chaman, killing nine people and injuring

Afghan officials said Afghan officials said the Pakistani team and its uniformed Frontier Corps guards had crossed into Afghan territory, but they did not provide a detailed account of the incidents.

A Pakistani Frontier Corps official, Maj. Gen. Nadeem Ahmad Anjum. told journalists at the border crossing that two Pakistani soldiers were Pakistani soldiers weie killed and rine wounded in the fighting, which began Friday. He said Pakistan had fired in retaliation but was "not happy" over

senior spokesman for the Kabul government, said Sunday he "totally rejected" as "very false" the Pakistani claim of 50 the Pakistani claim of yo Afghan dead. A spokes-man for the Interior Ministry, which oversees the Afghas broder police, also said the claim was "totally baseless." The eruption of violence came even as Pakistan has been trying to patch up relations. Last week a high-ranking military

a high-ranking military delegation and a group of legislators visited Kabul, and the chief of Pakistan's and the chief of Pakistar's military-run intelligence agency - long accused by Afghan officials of sponsoring violent Islamic militants and orchestrating terror attacks on Afghanistan - also made an unanneunced, highly unusual visit.

But Afghan President Ashraf Gbanitumed down

Ashraf Ghani turned down their invitation to visit Pakistan, bluntly tell-ing the Pakistanis that he ing the Pakistranis that he would not come until Pakistran arrested and turned over the perpetrators of several high-profile attacks, including abombing and armed assault on an elite university in Kabul last August, which Afghanistan blamed on Taliban militants based in Pakistan.

The atmosphere is especially tense along the conflicted, 1,400-mile border, where both

mile border, where both countries have accused each other of staging attacks. Chaman, the densely populated Paki-stani town that abuts the community of Spin Boldak in Afghanistan, is often cited by Afghan officials

the Afghan casualties,
"as they are our Muslim
brothers."
But Sediq Siddiqi, a

as a launching pad for
other insurgent activities.
The border line itself has The border line itself has been historically disputed, making confrontations

more likely. Hundreds of miles north, near the other major crossing, at Torkham, both governments have teemly traded ottacks and accusations of harboring cross-border terrorists. In February, after a series of deadly terrorist bombings across Pakistan, the Islamabad government charged that the assail-ants had been based on the Afghan side. Pakistan north, near the other major the Afghan side. Pakistan shelled the area for days and shut the border down It also accused its rival India of collaborating with

India of collaborating with Afghan intelligence forces in the area. Both the recent flurry of goodwill gestures and the outbreak of fighting came as Pakistan and Afghanistan are waiting uneasily for the Trump administration to define its policies in the volatile region. So far, it seems likely that the Unitted States will send more stroogs to Afghanistan. United States will send meet troop to Afghanistan as top U.S. military leaders have urged, but Washington's treatment of Palistan may depend on how far it goes to reb in Islamist militants based there. In the past several days, analysts in both countries reflected the frustrations of their respective leaders. In Palistan, no editorial in The News international

newspaper Saturday declared, "Peace needs to be a two-way street and right now Afghanistan is right now Alghanistan is not cooperating. ... Refus-ing to visit the country or firing on civilians and security forces destroys whatever little hope there is for progress."

Some labor unions more welcome than others

By Laurie Kellman The Associated Press

WASHINGTON -WASHINGTON President Donald Trump
says labor unions have an
open door to his White
House, but so far, he's
holding the door a little
more ajar for some orgaminations than others.
Trump has put out
the welcome mat for the

the welcome mat for the nation's construction trades, with whom he's had relationships during decades of building office towers and hotels. Also invited in have been auto, steel and coal workers who backed him duri

the 2016 election.

But there's been no
White House invitation for



designate Wilhur Buss, left, and Harley Davidson President CEO Matt Levatich, talks to media Feb. 2 before a lunch m es and union represe Engage wit Engage of the White House in Washington, 12 supplies

other unions representing the sprawling but shrinking pool of 14.5 million workers who collectively bargain with employers in the labor movement.

"You can tell Congress that America's building trade unions, even when the labor movement.

But he has not courted all union leaders or

advocated for all labor priorities. For example, he's against a \$15-an-hour he's against a\$15- an-bour minimum wage and has let linger a rule expanding overtime pay. Much like President Ronald Reagan did, Trump is not so much pursuing a labor agenda but one that appeals to those who share his "Buy American, Hire Ameri-can" priorities and happen to be union members. to be union members

"Trump is clearly work-ing to be the blue collar president," said F. Vincent Vernuccio, director of labor policy at the center-right nonprofit or lator pouce, at the center-right morprofit Mackinac Center for Public Policy in Michigan. "He's trying to bring back the Resign laber coalition and get the Blue Dog Democrate book."

The White House says the president is "open to meeting with various individuals and groups on how to improve the lives of all Americans."

But even smong unions with most-favored status, with most-favored status,

with most-favored status, there's some skepticism about whether he's for

about whether he's for workers or just the oxecu-tives who hire them. Trump got some boos and hisses during his address to the build-ing trades union. And Chuck Jones, president of United Steebwockers Local 1999, with whom Trump

at the talk coming from the White House.

"I don't think from our perspective, he's a friend of the working class person," Jones said, noting that Trump's tax plan would benefit the president himself, and that Trump campaigned on "getting tid" of along-standing free trade deal with Canada and Mexico. "Trump always had some kind of relationship with the building trades. But for regular manufactur-manufa "I don't think from

the building trades. But for regular manufactur-ing? This is not a good time for westing people." The 2016 election suggests labor is fer-tile political ground for Trump. Exit polls showed he pulled within 8 percentage points of Democrat Hillary Clinton among union members – a bigger margin than a bigger margin than any GOP nominee since Reaganin 1984.

During his first 100

During his first 100 days, Trump has tried to appeal to those frustrated by seeing U.S., jobs go oversess. For example, he scrapped U.S. pleans to participate in an Asia-Pacific trade pact and belitted the North American Free Trade Agreement, although he backed away from a campaign pledge to withdraw from it.







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MEMORANDUM

To: Neighbors of tax parcels 03049-003-000 & 03049-000-000

16-0638

From: Robert Walpole, P.E.

Date: Thursday, April 20, 2017

RE: Neighborhood Meeting Public Notice

A Neighborhood Meeting will be held to discuss a proposed preliminary plat, construction plans, site plan, and final plat for the HighPoint Crossing project. This project encompasses Alachua County tax parcels 03049-003-000 & 03049-000-000. The overall site is approximately 30 acres in size and the plan is to construct the utility infrastructure, master planning of stormwater, and roadway improvements to serve future development in the project area including a Hampton Inn.

Date: Tuesday, May 2nd, 2017

Time: 6:00 p.m.

Place: Living Covenant Church

15202 NW 147th Drive Alachua, Florida 32615

Contact: Robert Walpole, P.E.

(352) 331-1976

This is not a public hearing. The purpose of the workshop is to inform neighboring property owners of the proposed development plan and to seek their comments. We look forward to seeing you at the workshop.

Directions to Workshop: From Alachua head north on NW 140th Street, turn right onto NW 158th Avenue, Living Covenant Church will be located .3 miles down on the left.



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MEMORANDUM

To: Neighbors of tax parcels 03049-003-000 & 03049-000-000

16-0638

From: Robert Walpole, P.E. **Date:** Friday May 5, 2017

RE: Neighborhood Meeting Public Notice

A Neighborhood Meeting will be held to discuss a proposed preliminary plat, construction plans, site plan, and final plat for the HighPoint Crossing project. This project encompasses Alachua County tax parcels 03049-003-000 & 03049-000-000. The overall site is approximately 30 acres in size and the plan is to construct the utility infrastructure, master planning of stormwater, and roadway improvements to serve future development in the project area including a Hampton Inn.

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Place: Living Covenant Church

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Contact: Robert Walpole, P.E.

(352) 331-1976

This is not a public hearing. The purpose of the workshop is to inform neighboring property owners of the proposed development plan and to seek their comments. We look forward to seeing you at the workshop.

Directions to Workshop: Heading northwest on Martin Luther King Blvd. (US 441) turn left onto NW 147th Drive, Living Covenant Church is located on the right next to Allstate Insurance.

CAMPBELL MICHAEL PATRICK & ADRIENEE MARIE 16644 NW 165TH TER Alachua FL 32615 FROMHOLT DAVID B & SUSAN E 16575 NW 165TH TER ALACHUA FL 32615

HARBACH WENDY 16539 NW 167TH PL ALACHUA FL 32615 FLOYD & RUTTENBER 16518 NW 166TH RD ALACHUA FL 32615 CARTER DIANE S 8502 NW 35TH RD GAINESVILLE FL 32606

HARRIS AARON A 16609 NW 166TH DR ALACHUA FL 32615 MILLIKEN, ROBERT P 16091 NW US HIGHWAY 441 ALACHUA FL 32615

BULLARD DONALD E & GLENDA M PO BOX 417 ALACHUA FL 32616

WALLACE CHARLES E & PATRICIA A 16621 NW 165TH LN ALACHUA FL 32615 CHASING CHICKEN 2 INC 2591 CENTERVILLE RD STE 202 TALLAHASSEE FL 32308 SCHULTZ, RICHARD B & CECILIA 1171 APPIAN WAY SANTA ANA CA 92705

DWARKADHISH INVESTMENTS INC 1800 S ATLANTIC AVE DAYTONA BEACH FL 32118 CIRCLE K STORES INC PO BOX 8019 GARY NC 27512-9998 DONOFRIO, JACQULYN MARIE 5810 SW 164TH TER SOUTHWEST RANCHES FL 33331-1397

PATEL, INDIRA K 8706 SADDLEHORN DR IRVING TX 75063 NYGAARD & STRATTAN 16567 NW 165TH LN ALACHUA FL 32615 RICHARD WILLIAM SCOTT & JAELLA S 16631 NW 165TH TER Alachua FL 32615

CAVACEPPI, SHARLEEN O TRUSTEE PO BOX 1325 ALACHUA FL 32616-1325 SPENCER, ARTHUR PRESCOTT JR TR 4145 STATE RD 11 DELAND FL 32724 HOOVER RESTAURANTS LLC 4030 JOHNS CREEK PARKWAY SUWANEE GA 30024

LE STORE LLC 7753 W NEWBERRY RD STE B-2 GAINESVILLE FL 32606 MEGAHEE ENTERPRISES LTD.,LLLP 2632 NW 43RD ST # 2138 GAINESVILLE FL 32606 OSEJO RAMON J & JANICE F 16681 NW 165TH TER ALACHUA FL 32615-4992

AXIAK LAURA ANNE 16611 NW 165TH TER ALACHUA FL 32615 JELMBERG MICHAEL & MARY 16545 NW 165TH TER ALACHUA FL 32615 FORD NATHANIEL M III & TIROSHSA T 16515 NW 165TH TER ALACHUA FL 32615

MITCHELL CHARLES E & NANCY E 16530 NW 165TH TER ALACHUA FL 32615

HANCOCK TROY DANIEL 16548 NW 166TH RD ALACHUA FL 32615 BRINER LANCE & CHERYL 16578 NW 166TH RD ALACHUA FL 32615 HYDEN & HYDEN 16622 NW 166TH RD Alachua FL 32615

MEADOWS & MEADOWS 16649 NW 166TH DR ALACHUA FL 32615-4996 DAVIS RICHARD E JR & MAUREEN 16624 NW 165TH TER ALACHUA FL 32615 TALAL PROPERTIES LTD & TAREK 1326 E LUMSDEN RD BRANDON FL 33511

ALACHUA A ONE LLC 15260 NW 147TH DR STE 100 ALACHUA FL 32615 SPENCER, ARTHUR PRESCOTT JR TR 4145 STATE RD 11 DELAND FL 32724 CAIOZZO, GIACOMO 16615 NW 171ST PL ALACHUA FL 32615

DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615 DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615 DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

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KENNA VICKY ANN 16609 NW 171ST PL ALACHUA FL 32615-4863 DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615 DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

Alachua FL 32516

DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615 DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

HERITAGE OAKS PROPERTY, OWNERS PO BOX 969

ALACHUA A ONE LLC 15260 NW 147TH DR STE 100 ALACHUA FL 32615 HERITAGE OAKS PROPERTY OWNERS ASSOCIATION INC 15010 NW 173RD ST ALACHUA FL 32615

A MASON GRACE RENTALS LLC 13929 NW 166TH TER ALACHUA FL 32615 HIPP INVESTMENTS LLC 14610 NW 129TH TER ALACHUA FL 32615 ALACHUA FL 0716 LLC 100 2ND AVE SOUTH STE 1103-S PETERSBURG FL 33701

Antoinette Endelicato 5562 NW 93 rd Avenue Gainesville, FL 32653	Dan Rhine 288 Turkey Creek Alachua, FL 32615	Tom Gorman 9210 NW 59 th Street Alachua, FL 32653
Richard Gorman 5716 NW 93 rd Avenue Alachua, FL 32653	Peggy Arnold 410 Turkey Creek Alachua, FL 32615	David Forest 23 Turkey Creek Alachua, FL 32615
John Amerson All County Marion Property Management 2916 NE Jacksonville Road Ocala, Florida 34479	President TCMOA 1000 Turkey Creek Alachua, FL 32615	Linda Dixon, AICP Assistant Director Planning PO Box 115050 Gainesville, FL 32611
Craig Parenteau FDEP 4801 Camp Ranch Road Gainesville, FL 32641	Jeannette Hinsdale PO Box 1156 Alachua, FL 32616	Lynn Coullias 7406 NW 126 th Avenue Alachua, FL 32615
Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615	Tamara Robbins PO Box 2317 Alachua, FL 32616	Dr. Lee A. Niblock Alachua County Manager 12 SE 1 st Street Gainesville, FL 32601





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101 NE 1st Avenue, Ocala, Florida 34470

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SIGN-IN SHEET

Event:

Neighborhood Workshop

Date/Time:

May 2, 2017 at 6:00pm

Place:

Living Covenant Church 15202 NW 147th Drive, Alachua, FL 32615

Re:

HighPoint Crossing

No.	Print Name	Street Address	<u>Signature</u>
1	Jan Osejo	16681 NW 165th Ter	Jan Cses
2	Keyn Strata	Hertage Oaks	Fen J Shitte
3	DORA H Westbrook	Huston Pah	Que delestros
4	Topo Rousseau	7733 VX Newberry 121	20
5	Nate Fors	16515 NW 165 typer	n
6			
7			
8		CTD Ho	oldings, Inc.
9		00	
10			P.O. Box 1180 Alachua, FL 32616 Phone: 386-418-8060 Mobile: 386-866-1927
11		Kevin Strattan Vice President for Finance	kevin@cyclodex.com www.ctd-holdings.com
12			



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SIGN-IN SHEET

Event:

Neighborhood Workshop

Date/Time:

May 22, 2017 at 6:00pm

Place:

Living Covenant Church 15202 NW 147th Drive, Alachua, FL 32615

Re:

HighPoint Crossing

No.	Print Name	Street Address	<u>Signature</u>
1	Janet Bridges	16901 NW 171 ST P1.	Jent Bridge
2	Richard BRIdges	16 11	Luchard Bridges
3	Charles Wallaw	16905 NW 171 ST P1.	OZNAK
4			
5			
6			
7			
8			
9			
10			
11			
12			

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MEMORANDUM

To: City of Alachua From: Robert Walpole Date: May 23, 2017

RE: HighPoint Crossing Neighborhood Workshop Meeting Minutes

May 2, 2017 Meeting

- Robert Walpole explained the project location, the proposed allowable uses and the City process of Preliminary plat, construction plans, final plat and Site plan approvals.
- Citizens requested information on where the site was relative to Holiday Inn, Farm Bureau and Heritage Oaks.
- Questions were asked on specific uses and were told that Hampton Inn and Suites is the only current user.
- Question was asked about where stormwater would be placed.
- Questions were asked about the proximity to Heritage Oaks back yards. Explained this
 phase dealt only with lands south of Heritage oaks.
- Question on access. Access was explained including road to Publix.
- In general, the attendees appeared to have their questions adequately addressed and did not seem to have any major concerns.
- The attendees were notified of the 10-day noticing issue and that a second workshop would occur and that they could attend and invite their neighbors to attend as well.

May 22, 2017 Meeting

- Curious about the process, process defined .
- Interested in tenants, Hampton inn only known.
- Access questions, access explained.
- Traffic and signal concerns. Patterns discussed results discussed.
- Questions on future access to the north, none proposed, satisfied residents on 171st place.





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DATE: May 17, 2017

CLIENT: Dr. James McCauley

PROJECT NO: 16-638

DESCRIPTION FOR: Design Plat – Phase 1

A PARCEL OF LAND SITUATED IN A PORTION OF SECTION 9, TOWNSHIP 8 SOUTH, RANGE 18 EAST, ALACHUA COUNTY, FLORIDA, AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

FOR POINT OF REFERENCE, COMMENCE AT THE NORTHEAST CORNER OF SECTION 9, TOWNSHIP 8 SOUTH, RANGE 18 EAST, ALACHUA COUNTY, FLORIDA; THENCE SOUTH 89°42'41" WEST, ALONG THE NORTH LINE OF SAID SECTION 9, A DISTANCE OF 1166.41 FEET TO A POINT LOCATED AT THE WESTERLY RIGHT OF WAY LINE OF INTERSTATE NO. 75 (300' WIDE RIGHT OF WAY), SAID POINT LYING ON A CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 5579.58 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 08°28'51" EAST, 2727.31 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE AND SAID WESTERLY RIGHT OF WAY LINE, THROUGH A CENTRAL ANGLE OF 28°17'34", AN ARC DISTANCE OF 2755.22 FEET TO THE END OF SAID CURVE; THENCE SOUTH 05°40'35" WEST, ALONG SAID WESTERLY RIGHT OF WAY LINE, A DISTANCE OF 473.49 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE SOUTH 05°40'35" WEST, ALONG SAID WESTERLY RIGHT OF WAY LINE, A DISTANCE OF 204.11 TO THE POINT OF CURVATURE ON A NON-TANGENT CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 894.93 FEET AND BEING SUBTENDED BY A CHORD BEARING AND DISTANCE OF SOUTH 29°37'45" WEST, 341.91 FEET; THENCE ALONG THE ARC OF SAID CURVE & SAID WESTERLY RIGHT OF WAY LINE, THROUGH A CENTRAL ANGLE OF 22°01'31", AN ARC LENGTH OF 344.02 FEET TO THE END OF SAID CURVE; THENCE SOUTH 40°38'30" WEST, ALONG SAID WESTERLY RIGHT OF WAY LINE, A DISTANCE OF 407.80 FEET TO THE POINT OF CURVATURE ON A NON-TANGENT CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 507.63 FEET AND BEING SUBTENDED BY A CHORD BEARING AND DISTANCE OF SOUTH 34°41'44" WEST, 107.59 FEET; THENCE ALONG THE ARC OF SAID CURVE & SAID WESTERLY RIGHT OF WAY LINE, THROUGH A CENTRAL ANGLE OF 12°09'59", AN ARC LENGTH OF 107.79 FEET TO THE END OF SAID CURVE; THENCE SOUTH 28°38'52" WEST, ALONG SAID WESTERLY RIGHT OF WAY LINE, A DISTANCE OF 161.37 FEET TO THE SOUTHEAST CORNER OF LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 1582, PAGE 1576 OF THE PUBLIC RECORDS OF ALACHUA COUNTY, FLORIDA; THE DEPARTING SAID WESTERLY RIGHT OF WAY, NORTH 77°53'37" WEST, ALONG THE SOUTHERLY LINE OF SAID LANDS, A DISTANCE OF 252.80 FEET; THENCE DEPARTING SAID SOUTHERLY LINE, NORTH 22°36'20" EAST, A DISTANCE OF 224.97 FEET TO THE BEGINNING OF A CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 770.00, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF NORTH 77°06'05" WEST, 251.97 FEET: THENCE WESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 18°50'01", AN ARC DISTANCE OF 253.10 FEET TO THE POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE SOUTHEASTERLY, HAVING A RADIUS OF 100.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 52°47'58" WEST, 130.37 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 81°21'53", AN ARC DISTANCE OF 142.01 FEET TO THE POINT OF TANGENCY: THENCE SOUTH 12°07'01" WEST, A DISTANCE OF 300.32 FEET TO THE NORTHERLY RIGHT OF WAY OF US HIGHWAY NO. 441; THENCE NORTH 77°41'45" WEST, ALONG SAID NORTHERLY RIGHT OF WAY LINE, A DISTANCE OF 100.00 FEET; THENCE DEPARTING SAID NORTHERLY RIGHT OF WAY LINE, NORTH 12°07'01" EAST, A DISTANCE OF 318.08 FEET TO THE BEGINNING OF A CURVE CONCAVE SOUTHWESTERLY, HAVING A RADIUS OF 20.00 FEET, AND BEING SUBTENDED BY A CHORD BEARING AND DISTANCE OF NORTH 41°21'31" WEST, 32.14 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 106°57'04", AN ARC DISTANCE OF 37.33 FEET TO THE POINT OF TANGENCY; THENCE SOUTH 85°09'57" WEST, A DISTANCE OF 67.40 FEET TO THE BEGINNING OF A CURVE

CONCAVE NORTHERLY, HAVING A RADIUS OF 1025.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 89°09'58" WEST, 185.74 FEET; THENCE WESTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 10°23'48", AN ARC DISTANCE OF 185.99 FEET TO THE EAST LINE OF LANDS DESCRIBED IN OFFICIAL RECORDS BOOK 4076, PAGE 2345, OF SAID PUBLIC RECORDS; THENCE NORTH 01°51'21" WEST, ALONG SAID EAST LINE, A DISTANCE OF 50.31 FEET; THENCE DEPARTING SAID EAST LINE, WITH A CURVE CONCAVE NORTHERLY, HAVING A RADIUS OF 975.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF NORTH 89°02'21" EAST, 191.84 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 11°17'30", AN ARC DISTANCE OF 192.15 FEET TO THE POINT OF COMPOUND CURVATURE OF A CURVE CONCAVE NORTHWESTERLY, HAVING A RADIUS OF 157.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF NORTH 47°45'44" EAST, 182.93 FEET: THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 71°15'44", AN ARC DISTANCE OF 195.27 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 1040.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF NORTH 18°25'47" EAST, 228.20 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12°35'50", AN ARC DISTANCE OF 228.66 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 960.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF NORTH 13°46'32" EAST, 364.81 FEET; THENCE NORTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 21°54'21". AN ARC DISTANCE OF 367.04 FEET TO THE END OF SAID CURVE; THENCE NORTH 90°00'00" EAST, A DISTANCE OF 80.09 FEET TO THE BEGINNING OF A CURVE CONCAVE WESTERLY, HAVING A RADIUS OF 1040.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 13°40'01" WEST, 399.08 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 22°07'23", AN ARC DISTANCE OF 401.57 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE EASTERLY, HAVING A RADIUS OF 960.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 18°25'22" WEST, 210.88 FEET; THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12°36'41", AN ARC DISTANCE OF 211.31 FEET TO THE POINT OF TANGENCY; THENCE SOUTH 12°07'01" WEST, A DISTANCE OF 45.61 FEET TO THE BEGINNING OF A CURVE CONCAVE NORTHEASTERLY, HAVING A RADIUS OF 24.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 39°11'36" EAST, 37.47 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 102°37'15", AN ARC DISTANCE OF 42.99 FEET TO THE POINT OF REVERSE CURVATURE OF A CURVE CONCAVE SOUTHERLY, HAVING A RADIUS OF 830.00 FEET, AND BEING SUBTENDED BY A CHORD HAVING A BEARING AND DISTANCE OF SOUTH 79°05'01" EAST, 328.68 FEET; THENCE EASTERLY ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 22°50'24", AN ARC DISTANCE OF 330.87 FEET TO THE END OF SAID CURVE; THENCE NORTH 22°36'20" EAST, A DISTANCE OF 183.17 FEET; THENCE NORTH 80°21'22" WEST, A DISTANCE OF 80.28 FEET; THENCE NORTH 18°11'35" WEST, A DISTANCE OF 57.81 FEET; THENCE NORTH 19°15'23" EAST, A DISTANCE OF 208.62 FEET; THENCE NORTH 09°31'10" EAST, A DISTANCE OF 293.35 FEET; THENCE NORTH 90°00'00" EAST, A DISTANCE OF 640.55 FEET TO THE POINT OF BEGINNING.

CONTAINING 14.57 ACRES, MORE OR LESS.

RECORDED IN OFFICIAL RECORDS INSTRUMENT # 3034726 4 PG(S) December 30, 2016 09:53:01 AM Book 4485 Page 967 J. K. IRBY Clerk Of Circuit Court ALACHUA COUNTY, Florida



THIS DOCUMENT WAS PREPARED WITHOUT BENEFIT OF TITLE SEARCH OR SURVEY.

PREPARED BY AND RETURN TO: Mary A. Robison, Esquire (KDB) Fisher, Tousey, Leas & Ball, P.A. 501 Riverside Avenue, Suite 600 Jacksonville, Florida 32202

QUIT-CLAIM DEED

THIS INDENTURE, made this 23 day of December 2016, between JOAN M. JONES, conveying her non homestead property, whose address is 2513 SW 50th Boulevard, Gainesville, Florida 32608, party of the first part, and MURPHY'S LOT, LLC, a Florida limited liability company (as to Parcel 1) and MEGAHEE ENTERPRISES, LTD., LLLP, a Florida limited liability limited partnership (as to Parcels 2 and 3), the address for each of which is 2513 SW 50th Boulevard, Gainesville, Florida 32608, parties of the second part.

WITNESSETH:

That the said party of the first part, for and in consideration of Ten and No/100 Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which being hereby acknowledged, has remised, released and quit-claimed, and by these presents does remise, release and quit-claim unto the said parties of the second part, and their successors and assigns forever, all of her interest in the following described lands, situate, lying and being in the County of Alachua, State of Florida, to-wit:

SEE EXHIBIT "A" ATTACHED HERETO AND INCORPORATED HEREIN BY THIS REFERENCE.

TO HAVE AND TO HOLD the same together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title, interest, lien, equity and claim whatsoever of the said party of the first part, either in law or equity, to the only proper use, benefit and behoof of the said parties of the second part, their successors and assigns forever.

IN WITNESS WHEREOF, the said party of the first part has hereunto set her hand and seal the day and year first above written.

Signed and Sealed in Our Presence:

Print Name: Kalah Mazznuccio

Print Name: Raffaele Cuonvo

STATE OF FLORIDA
COUNTY OF Clachua

The foregoing instrument was acknowledged before me this <u>&</u> day of <u>becember</u>.

2016, by JOAN M. JONES, (NOTARY MUST CHECK ONE) [] who is personally known to me or M who has produced a current <u>Fe</u> (STATE) driver's license as identification.



Name: France Smith
NOTARY PUBLIC, State of Florida
Commission Number: FF031626

682001

EXHIBIT "A"

PARCEL 1:

A TRACT OF LAND SITUATED IN THE GOVERNMENT LOT SEVEN (7) OF SECTION NINE (9), TOWNSHIP EIGHT (8) SOUTH, RANGE EIGHTEEN (18) EAST, ALACHUA COUNTY, FLORIDA, SAID TRACT OF LAND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF GOVERNMENT LOT SEVEN (7), SECTION NINE (9), TOWNSHIP EIGHT (8) SOUTH, RANGE EIGHTEEN (18) EAST, AND RUN SOUTH 01 DEG. 48'22" EAST, ALONG THE EAST LINE OF SAID GOVERNMENT LOT SEVEN (7), 1677.39 FEET; THENCE RUN NORTH 79 DEG. 06'35" WEST, 351.65 FEET TO THE INTERSECTION OF THE WEST RIGHT-OF-WAY LINE OF INTERSTATE HIGHWAY 75 AND THE NORTH RIGHT-OF-WAY LINE OF U.S. HIGHWAY 441; THENCE RUN NORTH 79 DEG. 06'35" WEST ALONG SAID NORTH RIGHT-OF-WAY LINE 175.00 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE NORTH 79 DEG. 06'35" WEST ALONG SAID NORTH RIGHT-OF-WAY LINE, 175.00 FEET; THENCE RUN NORTH 10 DEG. 53'25" EAST, 175.00 FEET; THENCE RUN SOUTH 79 DEG. 06'35" WEST, 175.00 FEET; THENCE RUN SOUTH 10 DEG. 53'25" WEST, 175.00 FEET; TO THE POINT OF BEGINNING.

PARCEL 2:

THAT PART OF THE EAST 1/2 OF SECTION 9, TOWNSHIP 8 SOUTH, RANGE 18 EAST, LYING NORTH OF THE NORTH RIGHT OF WAY OF U. S. HIGHWAY 441.

LESS AND EXCEPT THE NORTH 1/4 OF GOVERNMENT LOT 2;

AND LESS AND EXCEPT THE RIGHT OF WAY OF STATE ROAD 93, A/K/A INTERSTATE 75;

AND LESS AND EXCEPT THAT PART OF GOVERNMENT LOTS 1 AND 8 LYING EAST OF THE EAST RIGHT OF WAY OF STATE ROAD 93 A/K/A INTERSTATE 75;

ALSO LESS AND EXCEPT THE FOLLOWING DESCRIBED PROPERTY:

COMMENCE AT THE SOUTHEAST CORNER OF SECTION 9, TOWNSHIP 8 SOUTH, RANGE 18 EAST AND RUN NORTH 3°37'28" WEST 286.74 FEET TO THE NORTH RIGHT OF WAY OF OLD STATE ROAD NO. 25; THENCE RUN NORTH 79°23'05" WEST ALONG SAID RIGHT OF WAY 1055.3 FEET TO ITS INTERSECTION WITH THE WEST RIGHT OF WAY OF INTERSTATE ROAD NO. 75, THENCE RUN NORTH 4°26'55" EAST ALONG SAID INTERSTATE ROAD RIGHT OF WAY 212.91 FEET TO ITS INTERSECTION WITH THE SOUTH RIGHT OF WAY OF STATE ROAD NO. 25 (U. S. NO. 441), THENCE RUN NORTH 79°06'35" WEST ALONG SAID STATE ROAD RIGHT OF WAY 306.92 FEET, THENCE RUN NORTH 1°48'35" WEST 205.01 FEET, THENCE RUN NORTH 79°06'35" WEST 355.34 FEET TO A POINT ON THE NORTH RIGHT OF WAY OF STATE ROAD NO. 24 (U. S. NO. 441) AND THE POINT OF BEGINNING, THENCE RUN NORTH 79°06'35" WEST ALONG SAID RIGHT OF WAY 175.00 FEET, THENCE RUN NORTH 10°53'25" EAST 175.00 FEET, THENCE SOUTH 79°06'35" EAST 349.10 FEET TO THE WESTERLY RIGHT OF WAY OF INTERSTATE ROAD NO. 75, THENCE RUN SOUTH 27°21'25" WEST ALONG SAID RIGHT OF WAY 38.71 FEET TO THE P.C. OF A 34°11'20" CURVE, HAVING A RADIUS OF 170.10 FEET, AN INTERNAL ANGLE OF 73°32' AND BEING CONCAVE TO A NORTHWESTERLY DIRECTION, THENCE RUN IN A SOUTHWESTERLY DIRECTION ALONG THE ARC OF SAID RIGHT OF WAY CURVE A DISTANCE OF 215.08 FEET TO THE P.T. OF SAID CURVE, THENCE RUN SOUTH 10° 53'25" WEST 16.00 FEET TO THE POINT OF BEGINNING.

ALL BEING AND LYING IN SECTION 9, TOWNSHIP 8 SOUTH, RANGE 18 EAST, ALACHUA COUNTY, FLORIDA.

ALSO LESS AND EXCEPT:

A TRACT OF LAND SITUATED IN THE GOVERNMENT LOT SEVEN (7) OF SECTION NINE (9), TOWNSHIP EIGHT (8) SOUTH, RANGE EIGHTEEN (18) EAST, ALACHUA COUNTY, FLORIDA, SAID TRACT OF LAND PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHEAST CORNER OF GOVERNMENT LOT SEVEN (7), SECTION NINE (9), TOWNSHIP EIGHT (8) SOUTH, RANGE EIGHTEEN (18) EAST, AND RUN SOUTH 01°48'22" EAST, ALONG THE EAST LINE OF SAID GOVERNMENT LOT SEVEN (7), 1677.39 FEET; THENCE RUN NORTH 79°06'35" WEST, 351.65 FEET TO THE INTERSECTION OF THE WEST RIGHT-OF-WAY LINE OF INTERSTATE HIGHWAY 75 AND THE NORTH RIGHT-OF-WAY LINE OF U.S. HIGHWAY 441; THENCE RUN NORTH 79°06'35" WEST, ALONG SAID NORTH RIGHT-OF-WAY LINE 175.00 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE NORTH 79°06'35" WEST ALONG SAID NORTH RIGHT-OF-WAY LINE, 175.00 FEET; THENCE RUN NORTH 10°53'25" EAST, 175.00 FEET; THENCE RUN SOUTH 79°06'35" EAST, 175.00 FEET; TO THE POINT OF BEGINNING.

LESS THE FOLLOWING:

COMMENCE AT THE SOUTHWEST CORNER OF SECTION 9, TOWNSHIP 8 SOUTH, RANGE 18 EAST, THENCE RUN NORTH 89 DEGREES 21 MINUTES 10 SECONDS EAST ALONG THE SOUTH LINE OF SAID SECTION 2236.8 FEET TO THE SOUTHWEST CORNER OF GOVERNMENT LOT 7; THENCE RUN NORTH 1 DEGREE 47 MINUTES 44 SECONDS WEST ALONG THE WEST LINE OF SAID GOVERNMENT LOT 7, 1240.73 FEET TO THE NORTH RIGHT OF WAY OF STATE ROADS NO. 20 AND 25 AND THE POINT OF BEGINNING. THENCE RUN NORTH 1 DEGREE 47 MINUTES 44 SECONDS WEST ALONG THE WEST LINE OF SAID GOVERNMENT LOT 7 AND GOVERNMENT LOT 2, 2560.56 FEET; THENCE RUN NORTH 84 DEGREES 54 MINUTES 02 SECONDS EAST 252.65 FEET; THENCE RUN SOUTH 3 DEGREES 05 MINUTES 40 SECONDS EAST 2646.09 FEET TO THE NORTH RIGHT OF WAY OF STATE ROADS NO. 20 AND 25; THENCE RUN NORTH 79 DEGREES 06 MINUTES 36 SECONDS WEST ALONG SAID RIGHT OF WAY 320.03 FEET TO THE POINT OF BEGINNING.

ALL BEING AND LYING IN GOVERNMENT LOTS 2 AND 7 IN SECTION 9, TOWNSHIP 8 SOUTH, RANGE 18 EAST, PUBLIC RECORDS OF ALACHUA COUNTY, FLORIDA.

LESS AND EXCEPT ANY PART IN O.R. BOOK 1970, PAGE 718.

PARCEL 3:

THE SOUTH 1/2 OF THE EAST 1/2 OF GOVERNMENT LOT 7 IN SECTION 4, TOWNSHIP 8 SOUTH, RANGE 18 EAST, ALACHUA COUNTY, FLORIDA, LYNG WEST OF THE RIGHT OF WAY OF STATE ROAD NO. 93 A/K/A INTERSTATE 75.

Parcel: 03049-000-000

Search Date: 4/27/2017 at 1:29:02 PM

Taxpayer: ALACHUA A ONE LLC

Mailing: 15260 NW 147TH DR STE 100

ALACHUA, FL 32615

Location: 16119 NW US HWY 441 ALACHUA

Sec-Twn-Rng: 09-08-18

Property Use:01000 - Vacant CommTax Jurisdiction:Alachua - 1700Area:8-18 RuralSubdivision:PlaceHolder

Legal: E1/2 N OF NEW HIWAY 20 LESS R/W FOR SR 93 & LESS THAT PART OF GOV LOT 8 LYING E OF SR 93 & S OF PAR NO 1 AS PER OR 167/185 & LESS N1/2 OF N1/2 OF GOV LOT 2 & LESS LOT PER OR 326/606 LESS LOT 175 FT BY 175 FT ON US 441 OR 1582/1576 OR 2195/2880-2886 & OR 2209/2644-2650 (LESS THAT PART E OF L-75 ALSO IN SEC 04-08-18 THE S1/2 OF E1/2 OF LOT 7 LYING W OF L-75) OR 4485/0971

	Property	Land	Land	Building	Misc	Total	Deferred	County	School	County	School	County	School	Total
YeaR	Use	Assessed Value	Just Value	Value	Value	Just Value	Value	Assessed	Assessed	Exempt	Exempt	Taxable	Taxable	Taxes
2016	Tmbr Si 80-89	135000	2685200	0	0	2685200	0	135000	135000	0	0	135000	135000	3331.33
2015	Tmbr Si 80-89	135000	2685200	0	0	2685200	0	135000	135000	0	0	135000	135000	3395.34
2014	Tmbr Si 80-89	134300	2685200	0	0	2685200	0	134300	134300	0	0	134300	134300	3334.94
2013	Tmbr Si 80-89	134400	338100	0	0	338100	0	134400	134400	0	0	134400	134400	3336.36
2012	Tmbr Si 80-89	134400	338100	0	0	338100	0	134400	134400	0	0	134400	134400	3331.19
2011	Tmbr Si 80-89	134400	338100	0	0	338100	0	134400	134400	0	0	134400	134400	3404.47
2010	Tmbr Si 80-89	134400	338100	0	0	338100	0	134400	134400	0	0	134400	134400	3379.72
2009	Tmbr Si 80-89	135000	338100	0	0	338100	0	135000	135000	0	0	135000	135000	3378.31
2008	Tmbr Si 80-89	149800	338100	0	0	338100	0	149800	0	0	0	149800	0	3394.03
2007	Tmbr Si 80-89	137000	338100	0	0	338100	0	137000	0	0	0	137000	0	3114.81

Land

Use	Zoning Type	Zoning Desc	Unit Type	Units
Vacant Commercial	RSF-4		Acre	5.3
Acreage Non Ag	RSF-4		Acre	34.28
Acreage Non Ag	RMF-8		Acre	34.19
Acreage Non Ag	CI		Acre	60.49
			2016 Certified Land Just Value: 2685200	2016 Certified Land Assessed Value: 135000

Sale

Date	Price	Vac/Imp	Qualified	OR Book	OR Page	Instrument
12/23/2016	100	V	U	4485	0967	MS
12/21/2016	2537000	V	Q	4485	0971	MS
09/28/1998	100	V	U	2209	2650	MS
09/28/1998	100	V	U	2209	2647	MS
09/28/1998	100	V	U	2209	2644	MS
09/28/1998	100	V	U	2195	2886	MS
09/28/1998	100	V	U	2195	2883	MS
09/28/1998	100	V	U	2195	2880	MS
12/28/1984	100	v	U	1582	1576	MS

Parcel: 03049-003-000

Search Date: 4/6/2017 at 4:30:07 PM

Taxpayer: ALACHUA A ONE LLC

Mailing: 15260 NW 147TH DR STE 100

ALACHUA, FL 32615

Location: 16113 NW US HWY 441 ALACHUA

Sec-Twn-Rng: 09-08-18

Property Use: 00700 - Misc. Residence

Tax Jurisdiction:Alachua - 1700Area:Alachua CommercialSubdivision:PlaceHolder

Legal: COM INT W R/W I-75 & N R/W US 441 THE POB N 79 DEG W ALONG R/W 175 FT N 10 DEG E 175 FT S 79 DEG E 175 FT S 10 DEG W 175 FT TO POB OR 4115/1178

	Property	Land	Land	Building	Misc	Total	Deferred	County	School	County	School	County	School	Total
YeaR	Use	Assessed Value	Just Value	Value	Value	Just Value	Value	Assessed	Assessed	Exempt	Exempt	Taxable	Taxable	Taxes
2016	Misc. Residence	183800	183800	0	1300	185100	82580	102520	185100	0	0	102520	185100	3185.17
2015	Misc. Residence	91900	91900	0	1300	93200	0	93200	93200	0	0	93200	93200	2344.05
2014	Misc. Residence	91900	91900	0	1400	93300	0	93300	93300	0	0	93300	93300	2316.82
2013	Misc. Residence	91900	91900	0	1400	93300	0	93300	93300	0	0	93300	93300	2316.09
2012	Misc. Residence	91900	91900	0	1500	93400	0	93400	93400	0	0	93400	93400	2314.98
2011	Misc. Residence	91900	91900	0	1600	93500	0	93500	93500	0	0	93500	93500	2368.46
2010	Misc. Residence	107200	107200	0	1600	108800	0	108800	108800	0	0	108800	108800	2747.95
2009	Misc. Residence	107200	107200	0	1700	108900	0	108900	108900	0	0	108900	108900	2738.47
2008	Misc. Residence	107200	107200	0	1700	108900	0	108900	0	0	0	108900	0	2479.37
2007	Misc. Residence	107200	107200	0	1800	109000	0	109000	0	0	0	109000	0	2490.31

Land

Use	Zoning Type	Zoning Desc	Unit Type	Units
Misc Residence	CI		Square Feet	30625
	'		2016 Certified Land Just Value: 183800	2016 Certified Land Assessed Value: 183800

Miscellaneous

Description	Unit Type	Units
1680 - Paving 1	SF	9153
2222 - Stg 2	SF	96
	2016 Cer	tified Miscellaneous Value: 1300

Sale

Date	Price	Vac/Imp	Qualified	OR Book	OR Page	Instrument
12/23/2016	100	I	U	4485	0967	MS
12/21/2016	2537000	I	Q	4485	0971	MS
05/22/2012	0	I	U	4115	1178	DD
09/30/2002	100	V	U	2529	1324	SD
09/30/2002	100	V	U	2529	1321	DD
03/19/1996	100	V	U	2055	58	MS

2016 PAID REAL ESTATE

1011474 NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

ACCOUNT NUMBER **ESCROW CD MILLAGE CODE** 03049 000 000 APPLICABLE VALUES AND EXEMPTIONS BELOW 1700

Unassigned Location RE

ALACHUA A ONE LLC 15260 NW 147TH DR STE 100 ALACHUA, FL 32615

E1/2 N OF NEW HIWAY 20 LESS R/W FOR SR 93 & LESS THAT See Additional Legal on Tax Roll

	Al	D VALOREM TAXES			
TAXING AUTHORITY N	MILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONERS CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT	8.9290	135,000	0	135,000	1,205.42
LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUNT	0.0750 1.3371	135,000 135,000	0	135,000 135,000	10.13 180.51
SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	1.5000 0.7480 4.6880 1.0000 0.4093 5.9900	135,000 135,000 135,000 135,000 135,000 135,000		135,000 135,000 135,000 135,000 135,000 135,000	202.50 100.98 632.88 135.00 55.26 808.65

TOTAL MILLAGE AD VALOREM TAXES \$3,331.33 24.6764

WANT TO RECEIVE YOUR BILL ELECTRONICALLY NEXT YEAR? VISIT www.AlachuaCollector.com AND SIGN UP FOR E-BILLS!

PAY ONLINE WITH E-CHECK



SCAN TO PAY

NON-AD	VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
NON-AD VALOREM ASSESSMENTS		\$0.00

\$3,331.33

PAY ONLY ONE AMOUNT. ()

Nov 30, 2016 \$0.00

If Paid By Please Pay

JOHN POWER, CFC 2016 PAID REAL ESTATE 1011474

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS ALACHUA COUNTY TAX COLLECTOR

COMBINED TAXES AND ASSESSMENTS

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03049 000 000	Unassigned Location RE	

ALACHUA A ONE LLC 15260 NW 147TH DR STE 100 ALACHUA, FL 32615

IF PAID BY PLEASE PAY		
☐ Nov 30, 2016	\$0.00	

2016 PAID REAL ESTATE

1011491 NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS

NOTICE OF AD VALOREIN TAXES AND NON-AD VALOREIN ASSESSIMENTS		
ESCROW CD		MILLAGE CODE
	ADDITION DE VALUES AND EVENDTIONS DELOW	1700

16113 NW US HWY 441

ALACHUA A ONE LLC 15260 NW 147TH DR STE 100 ALACHUA, FL 32615

ACCOUNT NUMBER 03049 003 000

> COM INT W R/W I-75 & N R/W US 441 THE POB N 79 DEG W ALO See Additional Legal on Tax Roll

AD VALOREM TAXES					
TAXING AUTHORITY	MILLAGE RATE	ASSESSED VALUE	EXEMPTION(S)	TAXABLE VALUE	TAXES LEVIED
BOARD OF COUNTY COMMISSIONER CNTY GENERAL ALACHUA CNTY LIBRARY DISTRICT	8.9290	102,520	0	102,520	915.40
LIBRARY BONDS LIBRARY GENERAL SCHOOL BOARD OF ALACHUA COUN	0.0750 1.3371	102,520 102,520	0	102,520 102,520	7.69 137.08
SCHOOL BOARD OF ALACHUA COUNTY SCHL CAP32 PROJECT (S01) SCHL DISCRNRY & CN (S01) SCHL GENERAL SCHOOL VOTED (S01) SUWANNEE RIVER WATER MGT DIST 17 CITY OF ALACHUA	1.5000 0.7480 4.6880 1.0000	185,100 185,100 185,100 185,100 102,520 102,520	ECT 0	185,100 185,100 185,100 185,100 102,520 102,520	277.65 138.45 867.75 185.10 41.96 614.09

TOTAL MILLAGE AD VALOREM TAXES 24.6764 \$3,185.17

WANT TO RECEIVE YOUR BILL ELECTRONICALLY NEXT YEAR? VISIT www.AlachuaCollector.com AND SIGN UP FOR E-BILLS!

PAY ONLINE WITH E-CHECK



SCAN TO PAY

NON	I-AD VALOREM ASSESSMENTS	
LEVYING AUTHORITY	UNIT RATE	AMOUNT
		10.00
NON-AD VALOREM ASSESSMENT	rs	\$0.00

PAY ONLY ONE AMOUNT.

COMBINED TAXES AND ASSESSMENTS \$3,185.17

Nov 30, 2016 \$0.00 If Paid By Please Pay

JOHN POWER, CFC

2016 PAID REAL ESTATE

1011491

NOTICE OF AD VALOREM TAXES AND NON-AD VALOREM ASSESSMENTS ALACHUA COUNTY TAX COLLECTOR

PLEASE PAY IN U.S. FUNDS (NO POSTDATED CHECKS) TO JOHN POWER, TAX COLLECTOR • PO BOX 142340 • GAINESVILLE, FL 32614-2340

ACCOUNT NUMBER	SITUS	MESSAGE
03049 003 000	16113 NW US HWY 441	

ALACHUA A ONE LLC 15260 NW 147TH DR STE 100 ALACHUA, FL 32615

IF PAID BY		PLEASE PAY
	Nov 30, 2016	\$0.00

Detail by Entity Name

Florida Limited Liability Company ALACHUA A ONE LLC

Filing Information

Document Number L16000217620

FEI/EIN Number NONE

Date Filed 11/30/2016 **Effective Date** 11/30/2016

FL State

ACTIVE Status

Principal Address

15260 NW 147TH DRIVE

SUITE 100

ALACHUA, FL 32615

Mailing Address

15260 NW 147TH DRIVE

SUITE 100

ALACHUA, FL 32615

Registered Agent Name & Address

MCCAULEY, JAMES W 15260 NW 147TH DRIVE

SUITE 100

ALACHUA, FL 32615

Authorized Person(s) Detail

Name & Address

Title MGR

MCCAULEY, JAMES W 15260 NW 147TH DRIVE SUITE 100 ALACHUA, FL 32615

Annual Reports

No Annual Reports Filed

Document Images

11/30/2016 - Florida Limited Liability

View image in PDF format

Florida Department of State, Division of Corporations



MEMORANDUM

17 May 2017

To: Robert Walpole, PE

Causseaux, Hewitt, and Walpole, Inc.

From: Pete Wallace Fith M. Wallace

Subject: Development review of High Point Crossing Preliminary Plat – Request for

Additional Information

Robert, CHW has requested that ERC prepare a response to Item 1(a) of a Request for Additional Information prepared by Mr. Justin Tabor, AICP, Principal Planner, City of Alachua which reads as follows:

1. Comprehensive Plan Consistency

a. Policy 1.10.g of the Conservation & Open Space Element establishes minimum required buffers from wetland areas. Buffer width is determined in part based upon whether the wetland supports any federally or state protected animal species. Please provide supporting documentation that no such animal species exists within the wetland area. In accordance with Policy 1.10.g, documentation must address the area within 300 feet of the wetland.

The following comments are provided by ERC are based on review of the Comprehensive Plan Policies which pertain to Surface Waters and Wetlands and results of field surveys conducted on the property in 2008 and 2017. Comments are as follows:

1. Policy 1.10(a) states that the state delineation methodology is to be used in delineation of wetlands. The onsite depressional feature referred to as a wetland is not a wetland pursuant to **Section 62-340.600 FAC** but is more appropriately identified as a "borrow pit" which is a man-made surface water feature in which the jurisdictional boundary is defined pursuant to **Section 62-340.600(2)(d)**. The onsite depression is not a wetland by definition but is a man-made surface water feature. Based on review of historical aerial photographs, the area was excavated circa 1965 for borrow material for construction of I-75. The pit was excavated within an historical upland. The pit has subsequently been incorporated into the stormwater management system of I-75.

- 2. Based on #1 above, regulation of **Man-Made Surface Water** features is not effectively described within the City of Alachua Comp Plan Policy 1.12 which provides regulatory guidance for Water Resources which are natural surface water features such as rivers, springs, and streams, and buffers are provided for these features within Policy 1.12(d). However, specific guidance for artificial water bodies such as borrow pits is not provided.
- 3. This description of the discrepancy of terms and potential regulatory guidance is provided because <u>neither</u> the City of Gainesville nor Alachua County regulate manmade surface waters.
- 4. The buffer of 75 feet, if analyzed within the Comp Plan policies, is sufficient for this waterbody. The water feature may be used by any number of transient Waterbird or Wading Bird species much as any stormwater basin or ditch within the I-75 corridor would also be visited. However, the area does not provide any critical roosting or nesting or foraging habitat for these species.
- 5. Review of Florida Natural Areas Inventory (FNAI) species occurrence records shows NO reported listed species in the area. The area does not occur within a 25-mile Protective Forage Buffer of a known Wood Stork colony nor are there any reported Waterbird or Wading Bird rookery sites in the area. There are no Bald Eagle nests in or around the Project Site. Surveys of the uplands within 300 feet of the surface water and the remaining site area in 2008 and 2017 recorded NO listed species observations. There were NO Gopher Tortoises present and there is NO Gopher Tortoise habitat present on the site. The site lies within the known occurrence range of the Eastern Indigo Snake. The lack of any Gopher Tortoise burrows or any xeric habitats preclude the potential of Indigo Snakes being present.
- 6. Since there are no proposed impacts to the Surface Water feature, there will be NO impacts to transient use by any species. Given that I-75 lies adjacent to the surface water, any animals which would use this feature with I-75 present would not be adversely affected by a residential or mixed-use development activity constructed on the Project Site. Therefore, the buffers proposed are sufficient to protect this feature and are in excess of those typically required for this type of surface water.

If I can be of further assistance, do not hesitate to call

Phase 2 Development Agreement approved

active or passive recreation. It all averages out to one residence per five acres."

Kurt Sieber, a small business owner, is purchasing a 2.33-acre parcel in Newberry to move his businesses, Dyna-Fit Systems and Top Shelf Interior Solutions, from Gainesville to Newberry.

Public hearings were neld on first reading of ordinances that will first change the Future Land Use Plan Map from Agriculture o Commercial and then hen change the zoning from Agricultural to Commercial ntensive on the property to which Sieber plans to move

his businesses. Approval of the rezoning is contingent upon the map amendment's approval.

A legal advertisement specifying a time and date for public hearings to conduct second and final readings of the two ordinances is the next step. Following second reading, the commission can choose to approve the land use map change and rezoning adopting separate ordinances. These actions will amend the Future Land Use Plan as well as provide for the change in zoning.

If Sieber receives approval on second reading,

the next step would be to submit a site plan for review and approval. The property fronts State Road 45/U.S. Highway 27/41.

Top Shelf Interior Solutions is a high-end closet cabinetry company which works primarily for contractors on new construction.

The next regular Newberry City Commission meeting is scheduled for June 12.

Email cwalker@ alachuatoday.com

U.S. 441 expansion suggested

estructuring the on and off amps from Interstate 75 to J.S. 441 and adding more ignals for traffic flow. The lan also includes adding a bundabout at County Road 35 and NW 140th street, new road at NW 157th Blvd, and another at NW 63rd Terr. The report also uggests improvements on ther roads and additional idewalks.

Assistant City Manager oukari suggested ommission approve the port and the recommended rojects. "With this LRTP lan we have the ability work forward with a rategic plan for the benefit f future generations" he ated. The commission proved the plan as a long nge goal, but all these iprovements need to be uid for by either City nds, State funds or grants id that will be determined ith each project.

Boukari also asked for

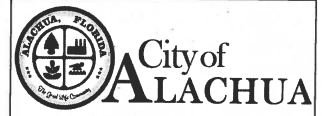
for immediate funding to buy the bleacher seating. One local resident near Legacy Park expressed concern about the noise level from concerts at the amphitheater. Boukari said that they were aware of the concerns and would address the issue by the direction of the amphitheater and by scheduling events in day or early evening to not disturb nearby residents. The measure was approved unanimously by commission.

In looking over the issues discussed at the meeting, Mayor Gib Coerper said the commission needed to be ever vigilante between the benefits to the community and effect of any project

on the neighborhood. Commissioner Ben Boukari, Jr. added that he is always concerned about how much growth we want. "Remember what keeps us different from the bigger city. We don't want to see so much growth along Highway 441 that we become a suburb of Gainesville. We have to keep that small town feel that keeps us unique".

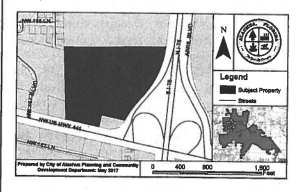
Email rcarson@ alachuatoday.com





NOTICE OF PUBLIC HEARING BEFORE THE PLANNING AND ZONING BOARD OF THE CITY OF ALACHUA, FLORIDA

Notice is hereby given that the Planning & Zoning Board of the City of Alachua will hold a public hearing on June 13, 2017, at 6:00 p.m. The hearing will be held in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida, to consider the following: A request by Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., applicant and agent, for Alachua A One, LLC, property owner, for consideration of the preliminary plat of HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development on a ±30.57 acre subject property, consisting of a ±14.57 acre project area, located northwest of the US Highway 441 / Interstate 75 interchange, north of US Highway 441, and southeast of the Heritage Oaks subdivision; A portion of Tax Parcel Number 03049-000-000 and Tax Parcel Number 03049-003-000. FLUM: Commercial; Zoning: Commercial Intensive (CI); Overlay District: Gateway Overlay District.



At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

(Published: Alachua County Today - June 01, 2017)

AFFIDAVIT FOR POSTED LAND USE SIGN

I Donald Lee	, POSTED THE LAND USE
(name) SIGN ON May 25, 2017 F(OR THE HighPoint Crossing Prelim. Plat - PZB Hearing
(date) LAND USE ACTION.	(state type of action and project name)
AS PER ARTICLE 2.2.9 D OF T	THE LAND DEVELOPMENT REGULATIONS.
THIS WILL BE INCLUDED IN	THE STAFF REPORT.
(10)	
(signature)	
3	
(number of signs)	

IMPORTANT INFORMATION REGARDING POSTED NOTICE SIGNS

Pursuant to Section 2.2.9(D) of the City's Land Development Regulations, posted notice signs must be placed on the land that is the subject of the application, along each street which is adjacent to or runs through the land in a manner that makes them clearly visible. Signs shall be posted at intervals of not more than 400 feet when the land subject to the application has less than 1,500 feet of road frontage. When the land subject to the application has 1,500 feet or more of road frontage, signs shall be posted at intervals of not more than 1,320 feet.

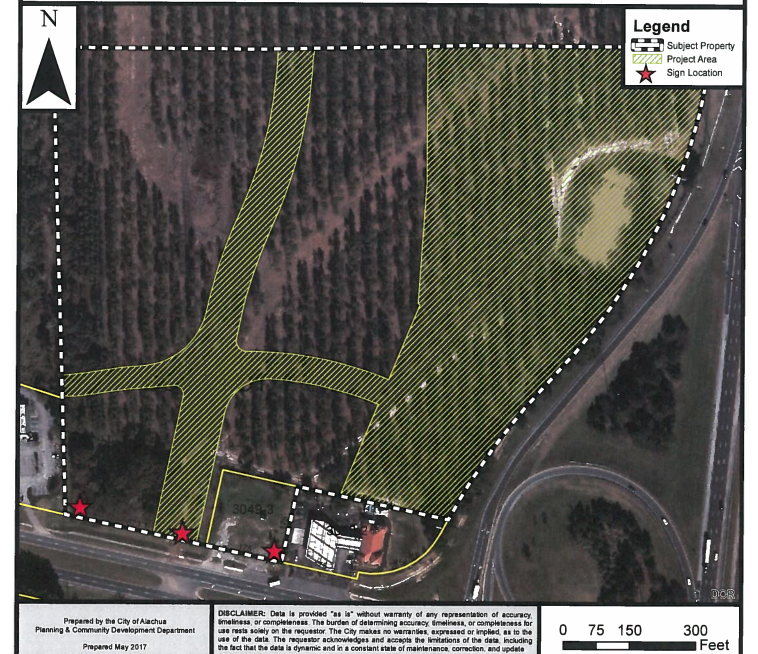
Signs shall be inspected by the City subsequent to their posting. The applicant shall be responsible for ensuring that the posted notice is maintained on the land subject to the application until the completion of the final public hearing on the application.

Signs must be removed by the applicant and returned to the City within ten days after the final decision on the application.



HighPoint Crossing Preliminary Plat



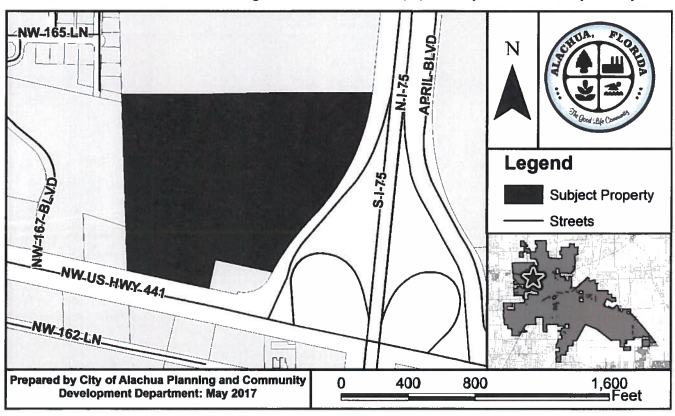




Mailed 5/25/17

NOTICE OF PUBLIC HEARING BEFORE THE PLANNING AND ZONING BOARD OF THE CITY OF ALACHUA, FLORIDA

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MEADOWS & MEADOWS 16649 NW 166TH DR ALACHUA FL 32615-4996

ALACHUA A ONE LLC 15260 NW 147TH DR STE 100 ALACHUA FL 32615

527 TURKEY CREEK ALACHUA FL 32615

DURATION BUILDERS INC

DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

KENNA VICKY ANN 16609 NW 171ST PL ALACHUA FL 32615-4863

DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

HERITAGE OAKS PROPERTY, OWNERS PO BOX 969 Alachua FL 32516

A MASON GRACE RENTALS LLC 13929 NW 166TH TER ALACHUA FL 32615

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DAVIS RICHARD E JR & MAUREEN 16624 NW 165TH TER ALACHUA FL 32615

SPENCER, ARTHUR PRESCOTT JR TR 4145 STATE RD 11 DELAND FL 32724

DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

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DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

ALACHUA A ONE LLC 15260 NW 147TH DR STE 100 ALACHUA FL 32615

HIPP INVESTMENTS LLC 14610 NW 129TH TER ALACHUA FL 32615

HYDEN & HYDEN 16622 NW 166TH RD

Alachua FL 32615

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DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

HERITAGE OAKS PROPERTY OWNERS ASSOCIATION INC 15010 NW 173RD ST ALACHUA FL 32615

ALACHUA FL 0716 LLC 100 2ND AVE SOUTH STE 1103-S PETERSBURG FL 33701

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Alachua FL 32615

FROMHOLT DAVID B & SUSAN E 16575 NW 165TH TER ALACHUA FL 32615

HARBACH WENDY 16539 NW 167TH PL ALACHUA FL 32615

FLOYD & RUTTENBER 16518 NW 166TH RD ALACHUA FL 32615 CARTER DIANE S 8502 NW 35TH RD GAINESVILLE FL 32606

HARRIS AARON A 16609 NW 166TH DR ALACHUA FL 32615

MILLIKEN, ROBERT P 16091 NW US HIGHWAY 441 ALACHUA FL 32615

BULLARD DONALD E & GLENDA M PO BOX 417 ALACHUA FL 32616

WALLACE CHARLES E & PATRICIA A 16621 NW 165TH LN ALACHUA FL 32615

CHASING CHICKEN 2 INC 2591 CENTERVILLE RD STE 202 TALLAHASSEE FL 32308 SCHULTZ, RICHARD B & CECILIA 1171 APPIAN WAY SANTA ANA CA 92705

DWARKADHISH INVESTMENTS INC 1800 S ATLANTIC AVE DAYTONA BEACH FL 32118 CIRCLE K STORES INC PO BOX 8019 GARY NC 27512-9998 DONOFRIO, JACQULYN MARIE 5810 SW 164TH TER SOUTHWEST RANCHES FL 33331-1397

PATEL, INDIRA K 8706 SADDLEHORN DR IRVING TX 75063 NYGAARD & STRATTAN 16567 NW 165TH LN ALACHUA FL 32615 RICHARD WILLIAM SCOTT & JAELLA S 16631 NW 165TH TER Alachua FL 32615

CAVACEPPI, SHARLEEN O TRUSTEE PO BOX 1325 ALACHUA FL 32616-1325 SPENCER, ARTHUR PRESCOTT JR TR 4145 STATE RD 11 DELAND FL 32724 HOOVER RESTAURANTS LLC 4030 JOHNS CREEK PARKWAY SUWANEE GA 30024

LE STORE LLC 7753 W NEWBERRY RD STE B-2 GAINESVILLE FL 32606 MEGAHEE ENTERPRISES LTD.,LLLP 2632 NW 43RD ST # 2138 GAINESVILLE FL 32606 OSEJO RAMON J & JANICE F 16681 NW 165TH TER ALACHUA FL 32615-4992

AXIAK LAURA ANNE 16611 NW 165TH TER ALACHUA FL 32615 JELMBERG MICHAEL & MARY 16545 NW 165TH TER ALACHUA FL 32615 FORD NATHANIEL M III & TIROSHSA T 16515 NW 165TH TER ALACHUA FL 32615

MITCHELL CHARLES E & NANCY E 16530 NW 165TH TER ALACHUA FL 32615





Antoinette Endelicato 5562 NW 93rd Avenue Gainesville, FL 32653 Dan Rhine 288 Turkey Creek Alachua, FL 32615 Tom Gorman 9210 NW 59th Street Alachua, FL 32653

Richard Gorman 5716 NW 93rd Avenue Alachua, FL 32653 Peggy Arnold 410 Turkey Creek Alachua, FL 32615 David Forest 23 Turkey Creek Alachua, FL 32615

John Amerson
All County Marion Property Management
2916 NE Jacksonville Road
Ocala, Florida 34479

President TCMOA 1000 Turkey Creek Alachua, FL 32615 Linda Dixon, AICP
Assistant Director Planning
PO Box 115050
Gainesville, FL 32611

Craig Parenteau FDEP 4801 Camp Ranch Road Gainesville, FL 32641

Jeannette Hinsdale PO Box 1156 Alachua, FL 32616 Lynn Coullias 7406 NW 126th Avenue Alachua, FL 32615

Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615 Tamara Robbins PO Box 2317 Alachua, FL 32616 Dr. Lee A. Niblock Alachua County Manager 12 SE 1st Street Gainesville, FL 32601



THE GOOD LIFE COMMUNITY

Planning and Zoning Board Minutes

June 13, 2017

Chair Gary Thomas

Vice Chair Dayna Miller Member Fred Hilton Member Anthony Wright Member Virginia Johns School Board Member Rob Hyatt City Manager Traci L. Gresham

Planning and Zoning Board At 6:00 PM

to address the item(s) below.

Meeting Date: June 13, 2017

Meeting Location: James A. Lewis Commission Chambers, City Hall

Notice given pursuant to Section 286.0105, Florida Statutes. In order to appeal any decision made at this meeting, you will need a verbatim record of the proceedings. It will be your responsibility to ensure such a record is made.

PLANNING AND ZONING BOARD MEETING MINUTES

CALL TO ORDER

Chair Gary Thomas called the meeting to order. Member Anthony Wright and Planning & Community Development Director Kathy Winburn were absent.

INVOCATION

Member Virginia Johns led the Invocation.

PLEDGE TO THE FLAG

The Board led the Pledge of Allegiance.

APPROVAL OF THE AGENDA

City Attorney Marian Rush stated there were no changes to the Agenda.

<u>Vice Chair Dayna Miller motioned to accept the Agenda as published; seconded by Member Fred Hilton. Passed by unanimous consent.</u>

I. OLD BUSINESS

None.

II. NEW BUSINESS

A. Approval of the Minutes of the May 9, 2017 PZB Meeting

Member Fred Hilton motioned to accept the minutes; seconded by Member Virginia Johns. Passed by unanimous consent.

B. Site-Specific Amendment to the Official Zoning Atlas: A request by Kathy Hattaway, AICP, of Poulos & Bennett, Inc., applicant and agent for M3 Alachua LLC, property owner, for consideration of a Site-Specific Amendment to the Official Zoning Atlas (Rezoning) to amend the Official Zoning Atlas from Residential Multiple Family – 8 (RMF-8) to Planned Development – Residential (PD-R) on a ±35.82 acre subject property. Consisting of Tax Parcels 03042-050-006, 03042-050-007, 03042-052-002, 03042-052-003, 03042-052-004, 03042-052-005, and 03042-052-006 (Quasi-Judicial Hearing).

City of Alachua Staff, Lisa Freeman, swore in Principal Planner Justin Tabor, AICP, and Lucie Ghioto, of Poulos & Bennett, Inc., Applicant and Agent for the property owner.

Principal Planner Justin Tabor, AICP, presented the Staff Report.

Lucie Ghioto, Applicant and Agent for the property owner, availed herself for questions.

City Attorney Marian Rush asked Lucie Ghioto, Applicant and Agent for the property owner, if the Applicant agreed to the 26 conditions provided in Exhibit "A" and located on page 35 of the June 13, 2017, Staff Report.

Lucie Ghioto, Applicant and Agent for the property owner, acknowledged the Applicant's agreement to the conditions.

Vice Chair Dayna Miller asked Principal Planner Justin Tabor, AICP, if there is existing city water on NW 173rd Street that the Applicant would be pulling onto the property.

Principal Planner Justin Tabor, AICP, stated that there is city water immediately adjacent to the property along NW 173rd Street. As part of the subdivison platting process, should this application be ultimately approved by the City Commission, staff would review to confirm that any requirements such as flows, etc. are met. That information would be a bit more detailed in the next phase of the process.

Member Fred Hilton moved that based upon the substantial evidence presented at this hearing, the presentation before this Board, and Staff's recommendation, this Board finds the application for a Site-Specific Amendment to the Official Zoning Atlas for a Planned Development to be consistent with the City of Alachua Comprehensive Plan and in compliance with the Land Development Regulations and transmits the application to the

City Commission, with a recommendation to approve, subject to the 26 conditions provided in Exhibit "A" and located on page 35 of the June 13, 2017, Staff Report to the Planning & Zoning Board; seconded by Member Virginia Johns. Passed by unanimous consent.

C. HighPoint Crossing Preliminary Plat: A request by Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., applicant and agent for Alachua A One, LLC, property owner, for consideration of the preliminary plat of HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development on a ±30.57 acre subject property, consisting of a ±14.57 acre project area. A portion of Tax Parcel 03049-000-000 and Tax Parcel 03049-003-000 (Quasi-Judicial Hearing).

City of Alachua Staff, Lisa Freeman, swore in Principal Planner Justin Tabor, AICP.

Principal Planner Justin Tabor, AICP, presented the Staff Report.

City of Alachua Staff, Lisa Freeman, swore in Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., Applicant and Agent for the property owner.

Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., Applicant and Agent for the property owner, availed himself for questions.

Vice Chair Dayna Miller asked for clarification on the areas not subject to the plat, and if a plat would later be required for those areas.

Principal Planner Justin Tabor, AICP, stated that any development along the road would be subject to Site Plan Review. He indicated that one would see the detail of building location(s), right-of-ways, points of ingress/egress, any required parking or landscaping, etc. during the site plan review process. Those details would not come back before the Planning & Zoning Board as a Preliminary Plat Review; it would come back as a Site Plan.

Chair Gary Thomas asked if the roadway, as it's drawn, connects right behind the Hungry Howie's building.

Principal Planner Justin Tabor, AICP, stated yes.

Chair Gary Thomas asked for clarification regarding the land located north of the property.

Principal Planner Justin Tabor, AICP, stated that the land immediately to the north is mixed zoning; partly Single Family Residential and Multi-Family Residential. Adjacent to I-75 there is a portion to the north that is commercial.

Member Fred Hilton asked Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., Applicant and Agent for the property owner, to summarize what comments were received at the Neighborhood Meeting.

Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., Applicant and Agent for the property owner, stated that due to noticing requirements there were two Neighborhood

Meetings held and there were 6 individuals at the first and 3 individuals at the second. There were general questions about what is coming, what is proposed, what is coming on the future lots, whether there will be direct connections to Heritage Oaks, transportation, etc.

Member Fred Hilton moved that based upon the competent substantial evidence presented at this hearing, the presentation before this Board, and Staff's recommendation, this Board finds the application to be consistent with the City of Alachua Comprehensive Plan and in compliance with the Land Development Regulations and transmits the Preliminary Plat to the City Commission, with a recommendation to approve; seconded by Vice Chair Dayna Miller. Passed by unanimous consent.

III. BOARD COMMENTS/DISCUSSION

City Attorney Marion Rush stated that the next Planning & Zoning Board Meeting will be held on July 11, 2017.

IV. CITIZENS COMMENTS

None.

ADJOURN

Member Virginia Johns moved to adjourn; seconded by Vice Chair Dayna Miller. Passed by unanimous consent.

ATTEST:

Presiding Officer

PLANNING AND ZONING BOARD OF THE CITY OF ALACHUA, FLORIDA

AFFIDAVIT FOR POSTED LAND USE SIGN

1 Tracy C. Dees	, POSTED THE LAND USE
SIGN ON $\frac{76/7}{7}$ FOR THE	HighPoint Crossing Prelim Plat - 7/24/17 CCOM
(date) LAND USE ACTION.	(state type of action and project name)
AS PER ARTICLE 2.2.9 D OF THE LAT	ND DEVELOPMENT REGULATIONS.
THIS WILL BE INCLUDED IN THE ST	CAFF REPORT.
(signature) S- Doc	

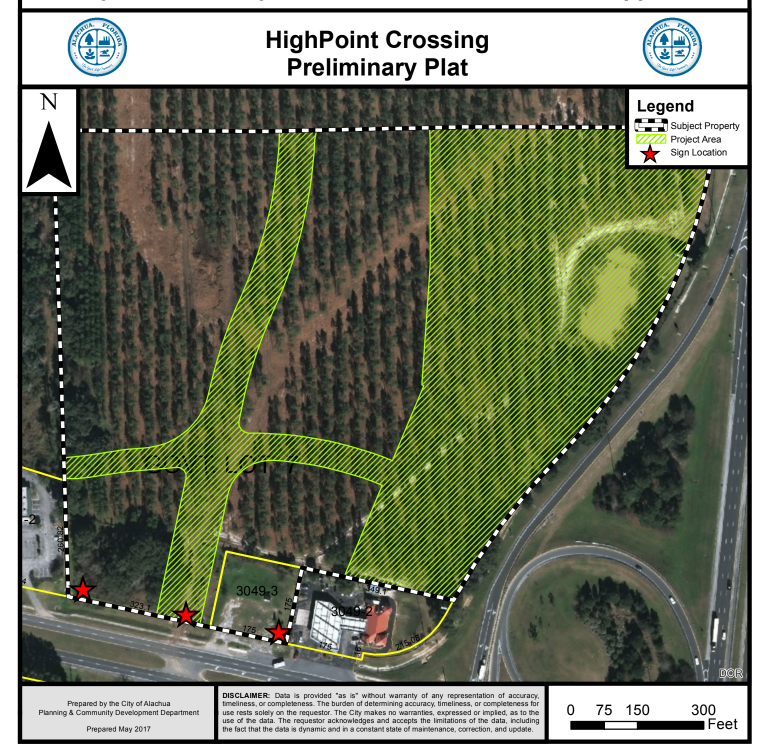
(number of signs)

IMPORTANT INFORMATION REGARDING POSTED NOTICE SIGNS

Pursuant to Section 2.2.9(D) of the City's Land Development Regulations, posted notice signs must be placed on the land that is the subject of the application, along each street which is adjacent to or runs through the land in a manner that makes them clearly visible. Signs shall be posted at intervals of not more than 400 feet when the land subject to the application has less than 1,500 feet of road frontage. When the land subject to the application has 1,500 feet or more of road frontage, signs shall be posted at intervals of not more than 1,320 feet.

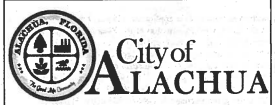
Signs shall be inspected by the City subsequent to their posting. The applicant shall be responsible for ensuring that the posted notice is maintained on the land subject to the application until the completion of the final public hearing on the application.

Signs must be removed by the applicant and returned to the City within ten days after the final decision on the application.



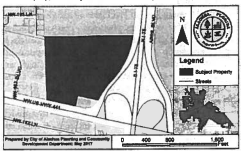
property use categories for of the ex officio mayoral Industrial/ square foot.

Non-residential Board and the voting status Commercial are \$0.15 per position from voting to nonvoting. He also requested



NOTICE OF PUBLIC **HEARING BEFORE** THE C OF THE CITY OF ALACHUA, FLORIDA

Notice is hereby given that the City Commission of the City of Alachua will hold a public hearing on July 24, 2017, at 6:00 p.m. The hearing will be held in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida, to consider the following: A request by Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., applicant and agent, for Alachua A One, LLC, property owner, for consideration of the preliminary plat of HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development on a ±30.57 acre subject property, consisting of a ±14.57 acre project area, located northwest of the US Highway 441 / Interstate 75 interchange, north of US Highway 441, and southeast of the Heritage Oaks subdivision; A portion of Tax Parcel Number 03049-000-000 and Tax Parcel Number 03049-003-000. FLUM: Commercial; Zoning: Commercial Intensive (CI); Overlay District: Gateway Overlay District.



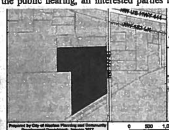
At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

(Published: Alachua County Today - July 13, 2017)



FUTURE LAND USE MAP; AMENDING LAND USE MAP CLASSIFICATION F DENSITY RESIDENTIAL TO MODEF RESIDENTIAL ON APPROXIMATELY LOCATED WEST OF NW 173RD S KNOWN AS COUNTY ROAD 235A), AP 1,000 FEET SOUTH OF THE INTERSEC HIGHWAY 441 AND NW 173RD STREE NUMBERS 03042-050-006, 03042-050-00" 03042-052-003, 03042-052-004, 03042-052-052-006; REPEALING ALL ORDINANCE PROVIDING SEVERABILITY; AND F EFFECTIVE DATE.

At the public hearing, all interested parties r



heard with respect to the application. Copies o available for public inspection at the Plannir Development Department, 15100 NW 142nc Florida, on any regular business day between a.m. to 6:00 p.m. Written comments on the sent to the following address: City of Alac Community Development, P.O. Box 9, Al Notice is given pursuant to Section 286.010 that, in order to appeal any decision made at you will need a record of the proceedings, purpose, you may need to ensure that a veri proceedings is made, which includes the testi upon which the appeal is to be based. In a Americans with Disabilities Act, any person requiring reasonable accommodation in ord this meeting should call the City Clerk at (386 least 48 hours prior to the public hearing. (Published: Alachua County Today - Jı

Florida Retirement (FRS) or Dr **LET'S TAI**



Edward R Potts

Financial Advisor

14423 US Hwy 441 Suite 9 Alachua, FL 32615 386-462-0417

Edward **Jones** MAKING SENSE OF INVESTING

Memt

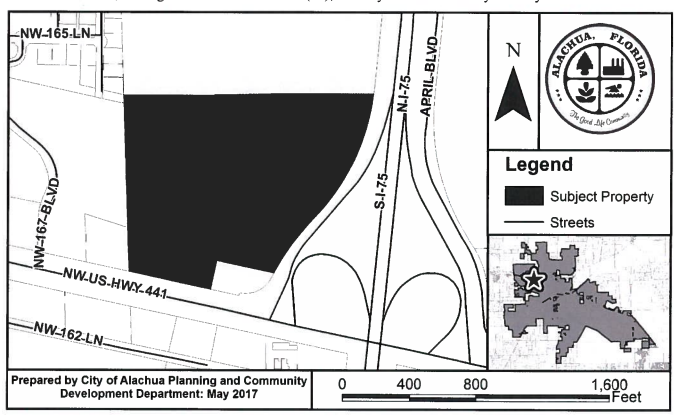


Mailed 7/10/2017 AMF

THE GOOD LIFE COMMUNITY

NOTICE OF PUBLIC HEARING BEFORE THE CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA

Notice is hereby given that the City Commission of the City of Alachua will hold a public hearing on July 24, 2017, at 6:00 p.m. The hearing will be held in the James A. Lewis Commission Chambers in City Hall, located at 15100 NW 142nd Terrace, Alachua, Florida, to consider the following: A request by Robert Walpole, P.E., LEED AP, of Causseaux, Hewett, & Walpole, Inc., applicant and agent, for Alachua A One, LLC, property owner, for consideration of the preliminary plat of HighPoint Crossing, which proposes the construction of utility infrastructure, master planning of stormwater, and roadway improvements to serve future development on a ±30.57 acre subject property, consisting of a ±14.57 acre project area, located northwest of the US Highway 441 / Interstate 75 interchange, north of US Highway 441, and southeast of the Heritage Oaks subdivision; A portion of Tax Parcel Number 03049-000-000 and Tax Parcel Number 03049-003-000. FLUM: Commercial; Zoning: Commercial Intensive (CI); Overlay District: Gateway Overlay District.



At the public hearing, all interested parties may appear and be heard with respect to the application. Copies of the application are available for public inspection at the Planning and Community Development Department, 15100 NW 142nd Terrace, Alachua, Florida, on any regular business day between the hours of 7:30 a.m. to 6:00 p.m. Written comments on the application may be sent to the following address: City of Alachua, Planning and Community Development, P.O. Box 9, Alachua, FL 32616. Notice is given pursuant to Section 286.0105, Florida Statutes, that, in order to appeal any decision made at the public hearing, you will need a record of the proceedings, and that, for such purpose, you may need to ensure that a verbatim record of the proceedings is made, which includes the testimony and evidence upon which the appeal is to be based. In accordance with the Americans with Disabilities Act, any persons with a disability requiring reasonable accommodation in order to participate in this meeting should call the City Clerk at (386) 418-6100 x 101 at least 48 hours prior to the public hearing.

ADRIENEE MARIE

HARBACH WENDY

16539 NW 167TH PL

ALACHUA FL 32615



FROMHOLT DAVID B & SUSAN E 16575 NW 165TH TER ALACHUA FL 32615

16644 NW 165TH TER Alachua FL 32615

CAMPBELL MICHAEL PATRICK &

FLOYD & RUTTENBER 16518 NW 166TH RD ALACHUA FL 32615 CARTER DIANE S 8502 NW 35TH RD GAINESVILLE FL 32606

HARRIS AARON A 16609 NW 166TH DR ALACHUA FL 32615

MILLIKEN, ROBERT P 16091 NW US HIGHWAY 441 ALACHUA FL 32615

BULLARD DONALD E & GLENDA M PO BOX 417 ALACHUA FL 32616

WALLACE CHARLES E & PATRICIA A 16621 NW 165TH LN ALACHUA FL 32615

CHASING CHICKEN 2 INC 2591 CENTERVILLE RD STE 202 TALLAHASSEE FL 32308

SCHULTZ, RICHARD B & CECILIA 1171 APPIAN WAY SANTA ANA CA 92705

DWARKADHISH INVESTMENTS INC 1800 S ATLANTIC AVE DAYTONA BEACH FL 32118 CIRCLE K STORES INC PO BOX 8019 GARY NC 27512-9998

DONOFRIO, JACQULYN MARIE 5810 SW 164TH TER SOUTHWEST RANCHES FL 33331-1397

PATEL, INDIRA K 8706 SADDLEHORN DR IRVING TX 75063

NYGAARD & STRATTAN 16567 NW 165TH LN ALACHUA FL 32615 RICHARD WILLIAM SCOTT & JAELLA S 16631 NW 165TH TER Alachua FL 32615

CAVACEPPI, SHARLEEN O TRUSTEE PO BOX 1325 ALACHUA FL 32616-1325 SPENCER, ARTHUR PRESCOTT JR TR 4145 STATE RD 11 DELAND FL 32724 HOOVER RESTAURANTS LLC 4030 JOHNS CREEK PARKWAY SUWANEE GA 30024

LE STORE LLC 7753 W NEWBERRY RD STE B-2 GAINESVILLE FL 32606

MEGAHEE ENTERPRISES LTD.,LLLP 2632 NW 43RD ST # 2138 GAINESVILLE FL 32606 OSEJO RAMON J & JANICE F 16681 NW 165TH TER ALACHUA FL 32615-4992

AXIAK LAURA ANNE 16611 NW 165TH TER ALACHUA FL 32615 JELMBERG MICHAEL & MARY 16545 NW 165TH TER ALACHUA FL 32615

FORD NATHANIEL M III & TIROSHSA T 16515 NW 165TH TER ALACHUA FL 32615

MITCHELL CHARLES E & NANCY E 16530 NW 165TH TER ALACHUA FL 32615 Easy Peel[®] Labels Use Avery[®] Template 5160[®]

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HANCOCK TROY DANIEL 16548 NW 166TH RD ALACHUA FL 32615 BRINER LANCE & CHERYL 16578 NW 166TH RD ALACHUA FL 32615 HYDEN & HYDEN 16622 NW 166TH RD Alachua FL 32615

MEADOWS & MEADOWS 16649 NW 166TH DR ALACHUA FL 32615-4996 DAVIS RICHARD E JR & MAUREEN 16624 NW 165TH TER ALACHUA FL 32615

TALAL PROPERTIES LTD & TAREK 1326 E LUMSDEN RD BRANDON FL 33511

ALACHUA A ONE LLC 15260 NW 147TH DR STE 100 ALACHUA FL 32615 SPENCER, ARTHUR PRESCOTT JR TR 4145 STATE RD 11 DELAND FL 32724

CAIOZZO, GIACOMO 16615 NW 171ST PL ALACHUA FL 32615

DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

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KENNA VICKY ANN 16609 NW 171ST PL ALACHUA FL 32615-4863

DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615 DURATION BUILDERS INC 527 TURKEY CREEK ALACHUA FL 32615

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HERITAGE OAKS PROPERTY, OWNERS PO BOX 969 Alachua FL 32516 ALACHUA A ONE LLC 15260 NW 147TH DR STE 100 ALACHUA FL 32615 HERITAGE OAKS PROPERTY OWNERS ASSOCIATION INC 15010 NW 173RD ST ALACHUA FL 32615

A MASON GRACE RENTALS LLC 13929 NW 166TH TER ALACHUA FL 32615 HIPP INVESTMENTS LLC 14610 NW 129TH TER ALACHUA FL 32615

ALACHUA FL 0716 LLC 100 2ND AVE SOUTH STE 1103-S PETERSBURG FL 33701

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Antoinette Endelicato 5562 NW 93rd Avenue Gainesville, FL 32653 Dan Rhine 288 Turkey Creek Alachua, FL 32615 Tom Gorman 9210 NW 59th Street Alachua, FL 32653

Richard Gorman 5716 NW 93rd Avenue Alachua, FL 32653

Peggy Arnold 410 Turkey Creek Alachua, FL 32615

President

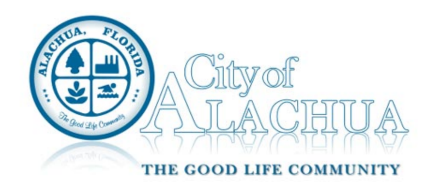
David Forest 23 Turkey Creek Alachua, FL 32615

TCMOA 1000 Turkey Creek Alachua, FL 32615 Linda Dixon, AICP
Assistant Director Planning
PO Box 115050
Gainesville, FL 32611

Craig Parenteau FDEP 4801 Camp Ranch Road Gainesville, FL 32641

Jeannette Hinsdale PO Box 1156 Alachua, FL 32616 Lynn Coullias 7406 NW 126th Avenue Alachua, FL 32615

Lynda Coon 7216 NW 126 Avenue Alachua, FL 32615 Tamara Robbins PO Box 2317 Alachua, FL 32616 Dr. Lee A. Niblock Alachua County Manager 12 SE 1st Street Gainesville, FL 32601



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: Disposal of Two City Surplus Vacant Lots by Sale and Donation

PREPARED BY: G.B. Wilson, Compliance and Risk Management

RECOMMENDED ACTION:

Approve the sale of Surplus Parcel 03541-040-000 for a price of \$1,400 and the Donation of Parcel 03316-046-000 to the Church of God By Faith, Inc. and authorize the Mayor to sign all appropriate and necessary documents to close each transaction.

Summary

The City Commission, on November 20, 2006 and April 7, 2014, declared a total of 23 Parcels of City owned real estate surplus. The properties were not purchased for City use and then found to be surplus. They were deeded to the County for non payment of real estate taxes and then transferred to the City pursuant to Florida Statute. Nearly all parcels transferred to the City by this process are of little or no value and present maintenance and potential liability concerns. A few, however, are retained for and employed as retention basin sites or other municipal purposes, The balance are declared surplus by the City Commission, offered to other governmental entities, offered for sale to contiguous property owners or otherwise marketed as instructed and authorized by the City Commission. That process was followed here. Two such parcels are here offered for disposition, one for sale and one by donation.

Sale of Parcel

Tax Parcel # 03541-040-000, as shown and identified on the attached Property Appraiser Map, has been carried on the books as vacant City owned surplus property valued at \$2,800. The lot to the immediate west is Parcel 03531-039-000 and has been carried on the books of the Property Appraiser as "Heirs Property" since the death of the owner of record. A person, Mr. Strickland, identified as the son of the deceased owner of lot 39 moved to the city, has retained Alachua Attorney Marvin Bingham to probate the estate of his mother and to clear the title to the "Heirs Property".

Mr. Strickland took steps to bring the Heirs Property to a good state of repair and maintenance and, at the same time, mistakenly cleared the small surplus City contiguous lot (#40). Mr. Strickland reported the cost for removal of dangerous large trees as in excess of 50% of appraised value of the Lot. The attached aerial photo demonstrates that lot configurations similar lots 39 and 40 are merged as one along the west side of NW 141st Street. Therefore, Mr. Strickland's mistake of including the City surplus lot as part of the Heirs Property is understandable.

City Staff recommends to remove the identified Lot 40 from City ownership. The Lot has been determined to serve no present of future municipal purpose, and its sale will remove liability for maintenance, exposure to liability claims and property taxes. Mr. Strickland and his spouse offered to purchase Lot 40 upon payment to the City of \$1,400 plus the purchaser paying the \$436.36 in closing costs as set forth on the attached closing statement.

Lot 40 was transferred from the County to the City at no cost after a deed was issued to the County due to non payment of real estate taxes.

Donation of Parcel

City Start also recommends the donation of City Surplus Lot, Parcel #05510-040-000, see attached Property Appraiser Map, to the Church of God by Faith, Inc., a not for profit corporation. The Lot was declared surplus. Access via a platted but not established or maintained "phantom street" is subject to challenge but access is available to the named church across its contiguous property that fronts on NW 150th Avenue.

The Lot was offered for sale to all contiguous property owners at the Property Appraiser set value of \$2,000 and no offers were received.

The lot is overgrown, presents potential liability and serves no municipal purpose. However, the Lot can function of some use to the long established Church. The Church has agreed and will pay all closing costs as set forth on the attached Closing Statement.

FINANCIAL IMPACT: Yes

BUDGETED: No

AMOUNT: \$1,400.00

FUNDING SOURCE: Other

COMMISSION GOALS:

Quality of Life, Community Enhancement

ATTACHMENTS:

Description

- Special Warranty Deed 03531-040-000 Strickland
- Settlement Statement 03531-040-000 Strickland
- □ 03531-040-000 Parcel Map
- Quit Claim Deed 03316-046-000 Church of God by Faith
- Settlement Statement 03316-046-000 Church of God By Faith
- 03316-046--000 Parcel Map

This instrument prepared without benefit of title search or legal opinion of title by:
Marvin W. Bingham, Jr.
Bingham & Mikolaitis, P.A.
Post Office Box 1930
Alachua, Florida 32616
17-107

Tax Parcel #: 03531-040-000

TO HAVE AND TO HOLD, the same in fee simple forever.

AND the Grantor hereby covenants with said Grantee that it is lawfully seized of said land in fee simple; that it has good right and lawful authority to sell and convey said land; that it hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons claiming by, through or under the said Grantor, but against no others.

IN WITNESS WHEREOF, the said Grandabove written.	tor has hereunto set its hand and seal the day and year first	
Signed, sealed and delivered in our presence:		
Attest:	City of Alachua, a municipality within Alachua County, Florida	
Traci L. Gresham, City Manager/City Clerk	By Gib Coerper, Mayor	
STATE OF FLORIDA COUNTY OF ALACHUA		
	ed before me this day of, 2017 by Gib Coerper, Alachua County, Florida, on behalf of said municipality, who	
(Notary Seal)	Notary Public - State of Florida Printed Name: My Commission Expires:	
Approved as to form:		
Marian Rush, City Attorney		

SETTLEMENT STATEMENT

Seller: City of Al

City of Alachua, a municipality within Alachua County, Florida

Buyer:

Joseph N. Strickland, and Phyllis M. Strickland, husband and wife

Date: **\u**/4

-May ______, 2017

PURCHASE PRICE:

\$1,400.00

Recording of deed:

\$27.00

Doc Stamps on deed:

\$ 9.80

Doc/Closing:

\$400.00

Amount from Buyer: \$1836.80

Net proceeds to Seller \$1400.

The foregoing disbursements are accepted and approved by the undersigned.

City of Alachua

The shows of

Gib Coerper, Mayor

Phyllis M. Strickland

Stricklose Bus

This instrument prepared without benefit of title search or legal opinion of title by:
Marvin W. Bingham, Jr.
Bingham & Mikolaitis, P.A.
Post Office Box 1930
Alachua, Florida 32616
17-107

Tax Parcel #: 03531-040-000

SPECIAL WARRANTY DEED THIS SPECIAL WARRANTY DEED made the _____ day of _____, 2017 by City of Alachua, a municipality within Alachua County, Florida, whose post office address is Post Office Box 9, Alachua, Florida 32616, hereinafter called Grantor, to Joseph N. Strickland and Phyllis W. Strickland, husband and wife, whose post office address is Post Office Box 425, Alachua, Florida 32616, hereinafter called Grantee: WITNESSETH: That the Grantor, for and in consideration of the sum of Ten and 00/100 Dollars (\$10.00) and other valuable considerations, receipt whereof is hereby acknowledged, by these presents does grant, sell, alien, remise, convey and confirm unto the Grantee all of that certain land situated in Alachua County, Florida, to wit: Lot 40 of Hitchcocks Addition, according to the plat recorded in Plat Book F, Page 18 of the Public Records of Alachua County, Florida. Grantor is also conveying by this Deed any rights that it would have otherwise retained under Florida Statues Section 270.11 (1).

B. Restrictions and matters appearing on the plat and/or common to the subdivision.

TOGETHER with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

A. Taxes and assessments for the year 2017 and all subsequent years; all applicable governmental, zoning and land use ordinances, restrictions, and prohibitions and other requirements imposed by governmental

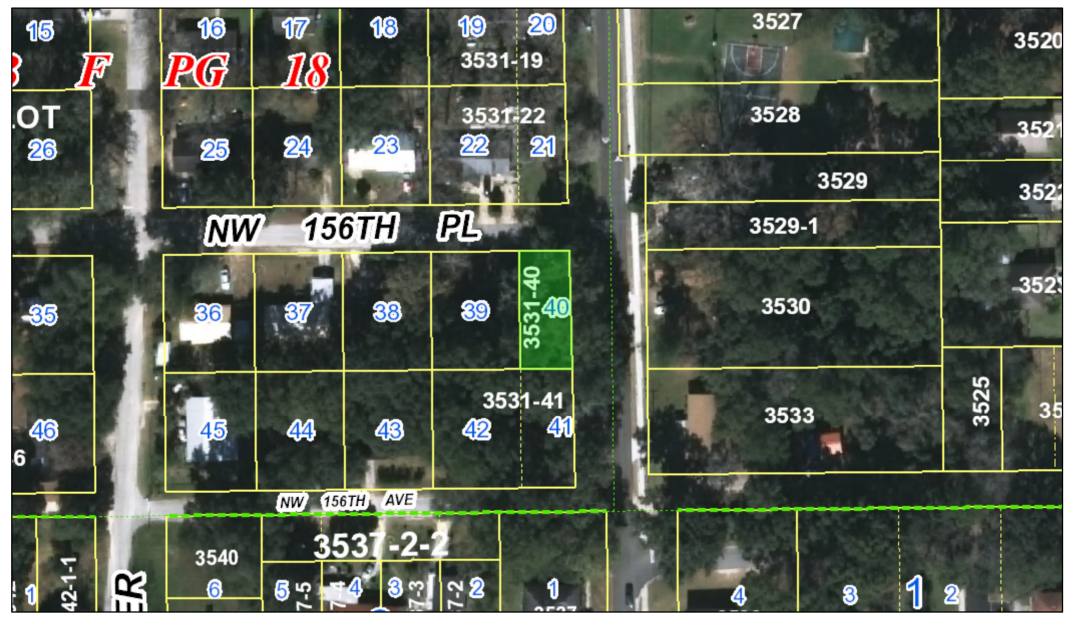
TO HAVE AND TO HOLD, the same in fee simple forever.

authority; agreements, easements, liens and encumbrances of record.

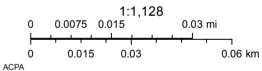
AND the Grantor hereby covenants with said Grantee that it is lawfully seized of said land in fee simple; that it has good right and lawful authority to sell and convey said land; that it hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons claiming by, through or under the said Grantor, but against no others.

IN WITNESS WHEREOF, the said Granabove written.	tor has hereunto set its hand and seal the day and year first	
Signed, sealed and delivered in our presence:		
Attest:	City of Alachua, a municipality within Alachua County, Florida	
Traci L. Gresham, City Manager/City Clerk	By Gib Coerper, Mayor	
STATE OF FLORIDA COUNTY OF ALACHUA		
The foregoing instrument was acknowledge Mayor of City of Alachua, a municipality within is personally known to me.	ed before me this day of, 2017 by Gib Coerper, Alachua County, Florida, on behalf of said municipality, who	
(Notary Seal)	Notary Public - State of Florida Printed Name: My Commission Expires:	
Approved as to form:		
Marian Rush, City Attorney		

#15 03531-040-000



November 23, 2016



This instrument prepared without benefit of title search or legal opinion of title by:
Thomas Daniel
623 N Main Street
Gainesville, Florida 32601

Tax Parcel #: 03316-046-000

QUIT CLAIM DEED

This Indenture, made this _______day of ________, 2017, between **City of Alachua**, a municipality within Alachua County, Florida, Grantor whose post office address is Post Office Box 9, Alachua, Florida 32616, and **Church of God by Faith, Inc.**, a not for profit corporation, Grantee whose mailing address is 2409 Old Middleburg Road North, Jacksonville Florida 32210;

WITNESSETH that said Grantor, for and in consideration of the sum of Ten and 00/100 (\$10.00) Dollars, in hand paid by said Grantee, the receipt whereof is hereby acknowledged, has remised, released and quit claimed, and by these presents does remise, release and quitclaim unto said Grantee all the right, title, interest, claim and demand which said Grantor has in and to the following described lot, piece or parcel of land, situate lying and being in the County of Alachua, State of Florida, to wit:

LEROY ADDITION PB C-79 LOT 46 as recorded in OR Book 3926 and Page 2336 of the Public Records of Alachua County, Florida.

Grantor is also conveying by this Deed any rights that it would have otherwise retained under Florida Statues Section 270.11(1).

SUBJECT TO:

- A. Taxes and assessments for the year 2017 and all subsequent years; all applicable governmental, zoning and land use ordinances, restrictions, and prohibitions and other requirements imposed by governmental authority; agreements, easements, liens and encumbrances of record.
- B. Restrictions and matters appearing on the plat and/or common to the subdivision.

TOGETHER with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD the same, together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate right, title, interest and claim whatsoever of said Grantor, either in law or equity, to the only proper use, benefit and behalf of

said Grantee. IN WITNESS WHEREOF, said Grantor has hereunto set its hand and seal on the day and year first above written. Signed, sealed and delivered in our presence: Attest: City of Alachua, a municipality within Alachua County, Florida By:_____ Gib Coerper, Mayor Traci L. Gresham, City Manager/City Clerk STATE OF FLORIDA COUNTY OF ALACHUA The foregoing instrument was acknowledged before methis ____day of ______, 2017 by Gib Coerper, Mayor of City of Alachua, a municipality within Alachua County, Florida, on behalf of said municipality, who is personally known to me. Notary Public-State of Florida Printed Name: My Commission Expires:_______ Approved as to form:

Marian Rush, City Attorney

Closing Statement

Sellers: City of Alachua, a municipality within Alachua County, Florida Buyer: Church of God by Faith, A Florida Not for Profit Corporation

Property: LEROY ADDITION PB C-79 Lot 46 as recorded in OR Book 3626 and page 2336 of the Public Records of Alachua County,

Florida

Tax Parcel 03316-46-000

Purcl	iase	price
* ****	26113	Marian

\$0.00

Seller Closing costs:

\$0.00

Total Seller Closing costs

\$0.00

Total Disbursements

\$0.00

Buyer Closing Costs:

Record Quit Claim Deed

\$18.50

State Documentary Stamp Tax

\$.70

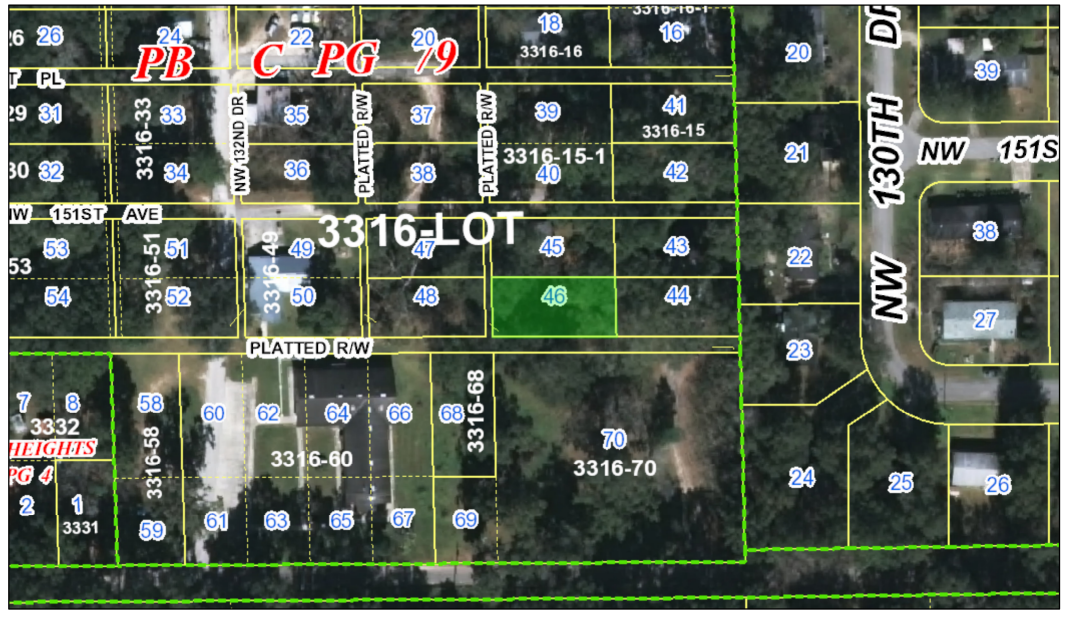
Total Buyer Closing Costs

\$19.20

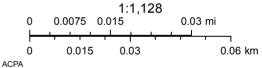
We the undersigned seller and buyer agree to the figures above and the disbursements as indicated and authorize the closing agent to record the attached deed when executed and disburse the funds as indicated herein.

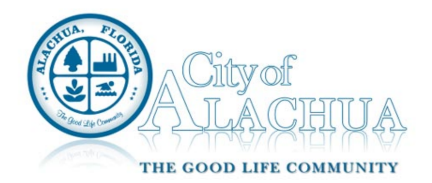
Church of God by Faith
Sog E offight &
By: James E. McKaright JR

#6 03316-046-000



August 17, 2016





Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: Resolution 17-15 Establishing the Fiscal Year 2017-2018 Proposed Millage Rate and Rolled Back Rate for the General Fund; Setting the Date for the First Public Hearing; Authorizing and Directing the City Manager to Transmit this Information to the Alachua County Property Appraiser; Providing an Effective Date

PREPARED BY: Robert A. Bonetti, Finance & Administrative Services Director

RECOMMENDED ACTION:

Adopt Resolution 17-15.

Summary

Section 200.065, Florida Statutes requires all taxing authorities to advise the Property Appraiser of the proposed millage rate, computed rolled-back millage rate, and, of the time, date and place at which a public hearing will be held to consider the proposed millage rate and the tentative budget. Additionally, Florida Statutes states that no taxing authority within the county may hold a millage rate hearing on the same day as a school district or County Commission hearing date.

The School Board of Alachua County is holding its budget hearings on August 1 and September 5, 2017. The Alachua County Board of County Commissioners is holding its budget hearings on September 12 and September 26, 2017. Therefore, the City of Alachua will hold its public hearings on September 11 and September 25, 2017 at 6:00 p.m. in the James A. Lewis Commission Chambers in City Hall.

The City Commission millage rate options are:

A) set millage rate at or below the majority vote maximum rate of 8.1014 - this would apply to both the proposed and rolled-back millage rates; or,

B) set millage rate at a rate greater than 8.1014 but no more than 8.9115 - would require a two-thirds (2/3) vote at the September public hearings.

The City Manager's Fiscal Year 2017-2018 Tentative Budget is being developed based on a proposed General Fund millage rate of 5.9900 mills. The General Fund rolled-back millage rate is 5.7065 mills. The rolled-back rate is the rate that would generate the same prior year ad valorem tax revenues exclusive of new construction, additions to structures, deletions, increases in the value of improvements and annexations. The proposed millage rate is 4.97% more than the rolled-back millage rate. The final details of the budget and the City's millage rate will be discussed and reviewed at budget workshops over the next two months.

Tonight's action, in and of itself, does not set the final millage. A proposed millage tonight should be viewed as simply setting a ceiling, since any upward adjustment to the millage rate in September would require a new Truth in Millage (TRIM) notice to be mailed to all residents. This cost would be the responsibility of the City.

By adoption of this resolution, the City Commission authorizes and directs the City Manager to provide a copy of the resolution to the Alachua County Property Appraiser for use in preparing the Notice of Proposed Property taxes, as required by Section 200.069, Florida Statutes and to execute, as the Administrating Official any Department of Revenue forms pages any to complete its certification.

ioms necessary to complete its certification.

FINANCIAL IMPACT: Yes

BUDGETED: No

FUNDING SOURCE: General Fund

COMMISSION GOALS:

Economic Development, Quality of Life, Community Enhancement, Strengthen Community Services

ATTACHMENTS:

Description

Resolution 17-15



RESOLUTION 17-15

A RESOLUTION OF THE CITY OF ALACHUA, FLORIDA; ESTABLISHING 5.9900 AS THE PROPOSED MILLAGE RATE FOR FISCAL YEAR 2017-2018 WHICH IS 4.97% MORE THAN THE ROLLED-BACK RATE OF 5.7065; SETTING SEPTEMBER 11, 2017, AS THE DATE FOR THE FIRST PUBLIC HEARING; AUTHORIZING AND DIRECTING THE CITY MANAGER TO TRANSMIT THIS INFORMATION TO THE ALACHUA COUNTY PROPERTY APPRAISER ON THE DEPARTMENT OF REVENUE 420 FORMS; PROVIDING AN EFFECTIVE DATE.

WHEREAS, notification that the Alachua County Property Appraiser had electronically certified the 2017 taxable values for General City purposes was received on June 23, 2017; and,

WHEREAS, Section 200.065(2)(b), Florida Statutes, requires the City Commission to advise the Property Appraiser of its rolled-back millage rate, its proposed millage rate, and of the time, date and place at which a public hearing will be held to consider the tentative millage rates and the tentative budget;

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF ALACHUA. FLORIDA.

SECTION 1. The rolled-back rate for General City purposes, as computed pursuant to Section 200.065(1), Florida Statutes, is 5.7065 mills.

SECTION 2. The proposed millage rate necessary to fund the tentative General City budget for the Fiscal Year 2017-2018 is 5.9900 mills for the General Fund.

SECTION 3. A public hearing will be held to consider the proposed millage rate and the tentative budget for the City of Alachua on September 11, 2017, at six p.m. in the Alachua City Hall Commission Chambers located at 15100 N. W. 142nd Terrace, Alachua, FL 32615.

SECTION 4. The City Manager is hereby authorized and directed to provide a copy of this resolution to the Alachua County Property Appraiser for use in preparing the Notice of Proposed Property Taxes, as required by Section 200.069, Florida Statutes and to execute, as the Administrating Official, any Department of Revenue forms necessary to complete this certification.

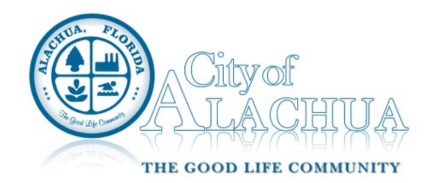
SECTION 5. That this resolution shall take effect immediately upon its adoption.



DULY ADOPTED in regular session, this 24th day of July, 2017.

	CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA
	Gib Coerper, Mayor
ATTENDED	SEAL
ATTEST:	
Traci L. Gresham, City Manager/Clerk	

Legislation



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: Resolution 17-19, Waiving the Application Fee for Voluntary Annexations through and including

February 1, 2018

PREPARED BY: Kathy Winburn, AICP, Planning & Community Development Director

RECOMMENDED ACTION:

Adopt Resolution 17-19.

Summary

On April 24, 2017, the City Commission adopted Resolution 17-11, waiving the \$1,000 application fee for voluntary annexation applications for applications submitted from May 1, 2017 through the close of business on August 1, 2017. For long range planning purposes related to ensuring and expanding the City's geographic boundaries or filling in enclaves, it is recommended that the fee waiver for voluntary annexation be extended for an additional six (6) months, in order for staff to work with various properties owners, and to consider strategies related to applying City zoning and land use to annexed properties. Resolution 17-19 proposes that the duration of the waiver of the application fees for voluntary annexations be extended from the effective date of Resolution 17-19 through the close of business on February 1, 2018.

Non-contiguous annexation applications that are submitted during the time frame proposed in Resolution 17-19 can be combined and addressed in one annexation ordinance.

Voluntary annexations are governed by Part 1, Chapter 171, F.S.

ATTACHMENTS:

Description

Resolution 17-19

■ Resolution 17-11 SIGNED



RESOLUTION 17-19

RESOLUTION OF THE CITY OF ALACHUA, FLORIDA, AMENDING RESOLUTION 17-11, WAIVING THE \$1,000 APPLICATION FEE FOR VOLUNTARY ANNEXATIONS INTO THE CORPORATE LIMITS OF THE CITY OF ALACHUA THROUGH AND **INCLUDING FEBRUARY** 1, 2018; REPEALING ALL RESOLUTIONS **CONFLICT: PROVIDING FOR SEVERABILITY**; IN AND PROVIDING AN EFFECTIVE DATE.

RECITALS

WHEREAS, the City of Alachua has, on occasion, found it to be in the best interest of the City of Alachua to waive the application fee for the voluntary annexation of property into the City in order to encourage the expansion of the boundaries of the City, to fill in enclaves or both;

WHEREAS, the City Commission of the City of Alachua adopted Resolution 17-11 on April 24, 2017, waiving the application fee for voluntary annexations for those applications submitted from May 1, 2017 through close of business on August 1, 2017;

WHEREAS, the City finds that it is in the City's best interest for long range planning purposes, including but not limited to, ensuring and expanding the City's geographic boundaries or filling in enclaves located in the City, to extend the time frame for waiving the fee for voluntary annexations;

WHEREAS, voluntary annexations are governed by Part 1, Chapter 171 of the Florida Statutes as there is no longer a specific boundary adjustment act governing annexations in Alachua County;

WHEREAS, the current costs for voluntary annexations are reflected in Resolution 16-13. These fee includes the cost legal advertising, postage, review, and processing which totals \$1,000; and

WHEREAS, non-contiguous annexation applications can be combined and addressed in one annexation ordinance;

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA AS FOLLOWS:

Section 1. RECITALS

The above Recitals are true and correct and are incorporated into this resolution by reference.

Section 2. FEE WAIVER

The \$1,000 application fee for a voluntary annexation of property is waived as set forth in this resolution.

Section 3. DURATION



The duration for the waiver of the application fee for voluntary annexations is extended from the effective date of this Resolution through the close of business on February 1, 2018.

Section 4. PARTIAL TEMPORARY SUSPENSION OF RESOLUTION 16-13.

That portion of City of Alachua Resolution 16-13, at section 1, which provides the application fee for voluntary annexations, is temporarily suspended for the duration of this Resolution. Upon the expiration of the duration set forth in Section 3, including any extension of it, the temporary suspension of section 1 of Resolution 16-13, relating to the fee for annexation, voluntary, shall be lifted and it shall again be in full force and effect.

Section 5. SEVERABILITY

It is the declared intent of the City Commission of the City of Alachua that, if any section, sentence, clause, phrase, or provision of this resolution is for any reason held or declared to be unconstitutional, void, or inoperative by a court or agency of competent jurisdiction, such holding of invalidity or unconstitutionality shall not affect the remaining provisions of this resolution, and the remainder of this resolution after the exclusion of such part or parts shall be deemed to be valid.

Section 6. REPEALING CLAUSE

All resolutions or parts of resolutions in conflict with this Resolution, except as specifically set forth in Section 4 above, are hereby repealed to the extent of the conflict.

Section 7. EFFECTIVE DATE

This Resolution shall be effective as of the date of its passage and adoption.

DULY ADOPTED in regular session, this 24th day of July 2017.

	CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA
	Gib Coerper, Mayor
ATTEST:	
Traci L. Gresham, City Manager/Clerk	



RESOLUTION 17-11

A RESOLUTION OF THE CITY OF ALACHUA, FLORIDA, WAIVING THE \$1,000 APPLICATION FEE FOR VOLUNTARY ANNEXATIONS INTO THE CORPORATE LIMITS OF THE CITY OF ALACHUA; ESTABLISHING THE DURATION OF THE WAIVER; REPEALING ALL RESOLUTIONS IN CONFLICT; PROVIDING FOR SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

RECITALS

WHEREAS, the City of Alachua has, on occasion, found it to be in the best interest of the City of Alachua to waive the application fee for the voluntary annexation of property into the City in order to encourage the expansion of the boundaries of the City, to fill in enclaves or both;

WHEREAS, the City finds that in the current economic climate it would again be in the best interest of the City to encourage the voluntary annexation of property into the City in order to, among other things, expand its geographic boundaries of the City or fill in enclaves as the case may be;

WHEREAS, voluntary annexations are governed by Part 1, Chapter 171 of the Florida Statutes as there is no longer a specific boundary adjustment act governing annexations in Alachua County;

WHEREAS, the current costs for voluntary annexations are reflected in Resolution 16-13. These fee includes the cost legal advertising, postage, review, and processing which totals \$1,000; and

WHEREAS, non-contiguous annexation applications can be combined and addressed in one annexation ordinance;

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA AS FOLLOWS:

Section 1. RECITALS

The above Recitals are true and correct and are incorporated into this resolution by reference.

Section 2. FEE WAIVER

The \$1,000 application fee for a voluntary annexation of property is waived as set forth in this resolution.

Section 3. DURATION

The duration for the waiver of the application fee for voluntary annexations is for those applications submitted from May 1, 2017 through the close of business on August 1, 2017.

Section 4. PARTIAL TEMPORARY SUSPENSION OF RESOLUTION 16-13.



That portion of City of Alachua Resolution 16-13, at section 1, which provides the application fee for voluntary annexations, is temporarily suspended for the duration of this Resolution. Upon the expiration of the duration set forth in Section 3, including any extension of it, the temporary suspension of section 1 of Resolution 16-13, relating to the fee for annexation, voluntary, shall be lifted and it shall again be in full force and effect.

Section 5. SEVERABILITY

It is the declared intent of the City Commission of the City of Alachua that, if any section, sentence, clause, phrase, or provision of this resolution is for any reason held or declared to be unconstitutional, void, or inoperative by a court or agency of competent jurisdiction, such holding of invalidity or unconstitutionality shall not affect the remaining provisions of this resolution, and the remainder of this resolution after the exclusion of such part or parts shall be deemed to be valid.

Section 6. REPEALING CLAUSE

All resolutions or parts of resolutions in conflict with this Resolution, except as specifically set forth in Section 4 above, are hereby repealed to the extent of the conflict.

Section 7. EFFECTIVE DATE

This Resolution shall be effective as of the date of its passage and adoption.

DULY ADOPTED in regular session, this 24th day of April 2017.

CITY COMMISSION OF THE CITY

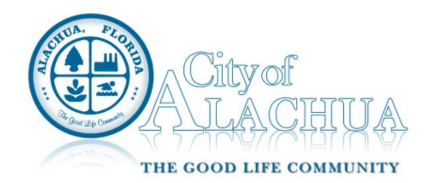
OF ALACHUA, FLORIDA

Gib Coerper, Mayor

ATTEST:

Fraci L. Gresham, City Manager/Clerk

City of Alachua Page 2



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: Resolution 17-20 TK Basin Preliminary Rate Resolution

PREPARED BY: Adam Boukari, Assistant City Manager

RECOMMENDED ACTION:

Adopt Resolution 17-20.

Summary

The City Commission adopted Resolution 10-25 on Sept. 13, 2010, which served as the final proceeding for the imposition of the TK Basin Maintenance Assessment Area. Resolution 10-25 created the TK Basin Maintenance Assessment Area, ratified and confirmed the Initial Assessment Resolution (Resolution 10-20), approved the Maintenance Assessment Roll, imposed the Maintenance Assessments, provided for the method of collection, served as the final adjudication and directed the recording of the Resolution in the Official Records Book in the office of the Alachua County Clerk of Courts.

As required by City of Alachua Code of Ordinances Section 2-723 (meets the requirements provided under the Uniform Assessment Collection Act - F.S.S. 197.3632), the City must annually adopt a Preliminary Rate Resolution for each fiscal year. Resolution 17-20 serves as the Preliminary Rate Resolution for the TK Basin Maintenance Assessment for Fiscal Year 2017-2018.

The total assessment cost is estimated at \$11,000.00 for Fiscal Year 2017-2018, which is an increase from the the total assessment cost for Fiscal Year 2016-2017 of \$7,000. These costs include the actual maintenance expenses of the basin as well as costs incurred to administer the special assessment program annually. The increase in costs is related to potential additional engineering review necessary for the assessment calculation. Staff anticipates the assessment cost for future years will remain relatively constant.

The City has retained the legal services of Nabors, Giblin and Nickerson, a firm specializing in special assessment creation and implementation, to draft Resolution 17-20 and assist in the reimposition process. The legal expenses related to the reimposition are included in the total assessments collected.

The City Commission also approved an automatically renewing agreement with the Alachua County Tax Collector on Aug. 17, 2010 to reimburse the Tax Collector for necessary administrative and actual costs incurred to collect the assessment on the ad valorem tax bill. The reimbursement cost is 2% of the total assessment and is included in the total assessments to be collected.

Following the adoption of Resolution 17-20, the City Commission will consider the adoption of the Annual

Rate Resolution, scheduled for the Sept. 11, 2017 City Commission meeting, which will be the final proceeding to approve the assessment and direct it to be placed on the November 2017 tax bill.

FINANCIAL IMPACT: Yes

BUDGETED: Yes

AMOUNT: \$11,000

FUNDING SOURCE: Other

ADDITIONAL FINANCIAL INFORMATION:

Revenue to be received through special assessments collected on the 2017 tax bill.

ATTACHMENTS:

Description

Resolution 17-20 TK Basin Preliminary Rate Resolution



RESOLUTION 17-20

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA, RELATING TO THE MAINTENANCE OF THE TK STORMWATER BASIN; DETERMINING THE ESTIMATED MAINTENANCE COST OF THE TK BASIN; DETERMINING THAT SUCH REAL PROPERTY WILL DERIVE A SPECIAL BENEFIT MAINTENANCE **FROM** THE **OF SUCH IMPROVEMENTS**; ESTABLISHING THE METHOD OF ASSESSING THE MAINTENANCE COSTS; ESTABLISHING OTHER TERMS AND CONDITIONS OF THE ASSESSMENTS; DIRECTING THE ASSESSMENT COORDINATOR TO PREPARE A TENTATIVE MAINTENANCE ASSESSMENT ROLL BASED UPON THE METHODOLOGY SET FORTH HEREIN; ESTABLISHING A PUBLIC HEARING TO CONSIDER IMPOSITION OF THE PROPOSED MAINTENANCE ASSESSMENTS AND THE METHOD OF THEIR COLLECTION; DIRECTING THE PROVISION OF NOTICE IN CONNECTION THEREWITH; PROVIDING FOR SEVERABILITY AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City Commission (the "Commission") of the City of Alachua, Florida (the "City") adopted the Master Capital Project and Service Assessment Ordinance, Ordinance No. 10-13 on April 12, 2010, to provide for the imposition of special assessments to fund the construction of Capital Projects and the provision of Related Services to benefit property within Assessment Areas; and

WHEREAS, pursuant to the Ordinance, the Commission created and imposed special assessments within the TK Basin Assessment Area on September 13, 2010 with the adoption of the Final Assessment Resolution; Resolution No. 10-25; and

WHEREAS, pursuant to provision of the Ordinance, the Commission is required to adopt a Preliminary Assessment Resolution for each fiscal year to initiate the annual implementation of the special assessments.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA, AS FOLLOWS:



SECTION 1. AUTHORITY. This resolution is adopted pursuant to the provisions of the Master Capital Project and Service Assessment Ordinance, Ordinance No. 10-13, as codified in Chapter 2, Article IV, Division 2 of the City of Alachua Code of Ordinances (the "Ordinance"), the Initial Assessment Resolution (Resolution No. 10-20), the Final Assessment Resolution (Resolution No. 10-25), sections 166.021 and 166.041, Florida Statutes, and other applicable provisions of law.

SECTION 2. PURPOSE AND DEFINITIONS.

- (A) This resolution initiates the annual process for updating the Maintenance Assessment Roll and directing the reimposition of special assessments within the TK Basin Assessment Area for the Fiscal Year beginning October 1, 2017 (hereinafter the "Preliminary Rate Resolution").
- (B) All capitalized words and terms not otherwise defined herein shall have the meanings set forth in the Ordinance, the Initial Assessment Resolution, and the Final Assessment Resolution. Unless the context indicates otherwise, words imparting the singular number include the plural number, and vice versa.
- SECTION 3. INTERPRETATION. Unless the context indicates otherwise, words importing the singular number include the plural number, and vice versa; the terms "hereof," "hereby," "herein," "hereto," "hereunder" and similar terms refer to this Resolution; and the term "hereafter" means after, and the term "heretofore" means before, the effective date of this Resolution. Words of any gender include the correlative words of the other gender, unless the sense indicates otherwise.
- SECTION 4. FINDINGS. The legislative determinations embodied in the Ordinance, the Initial Assessment Resolution and the Final Assessment Resolution are affirmed and incorporated herein by reference.



SECTION 5. PUBLIC HEARING. A public hearing will be conducted by the City Commission at 6:00 P.M., or as soon thereafter as the matter can be heard, on September 11, 2017, in the James A. Lewis Commission Chambers, at the City of Alachua City Hall located at 15100 NW 142nd Terrace, Alachua, Florida, to consider (A) reimposition of the Maintenance Assessments, and (B) collection of the Maintenance Assessments pursuant to the Uniform Assessment Collection Act.

SECTION 6. NOTICE BY MAIL. If required, upon completion of the tentative Maintenance Assessment Roll, the Assessment Coordinator shall, at the time and in the manner specified in the Ordinance, provide first class mailed notice of the public hearing authorized by Section 5 hereof to each real property owner proposed to be assessed at the address indicated on the Tax Roll. Such notice shall be in substantially the form attached hereto as Appendix A and provided no later than August 22, 2017.

SECTION 7. NOTICE BY PUBLICATION. Upon completion of the tentative Maintenance Assessment Roll, the Assessment Coordinator shall publish a notice of the public hearing authorized by Section 5 hereof in the manner and the time provided in the Ordinance. Such notice shall be in substantially the form attached hereto as Appendix B and provided no later than August 22, 2017.

SECTION 8. ANNUAL MAINTENANCE ASSESSMENTS.

(A) The estimated Maintenance Cost for the TK Basin Assessment Area is \$11,000.00 for the Fiscal Year commencing October 1, 2017. The Maintenance Cost will be funded through the imposition of the Maintenance Assessments against property located in the TK Basin Assessment Area based on the Tax Parcel's proportionate amount of Land Area as it relates to all Tax Parcel's within the TK Basin Assessment Area, as more particularly described in the preliminary assessment roll attached hereto as Appendix C and incorporated herein.



- (B) The Tax Parcels described in the updated Maintenance Assessment Roll are hereby found to be specially benefited by the maintenance of the TK Basin Assessment Area in the amount of the estimated annual Maintenance Assessment set forth in the Maintenance Assessment Roll
- (C) The Maintenance Assessments shall be imposed against all property located within the TK Basin Assessment Area for each Fiscal Year and shall be computed in accordance with this Preliminary Rate Resolution. When imposed, the Maintenance Assessments for each Fiscal Year shall constitute a lien upon the Tax Parcels located in TK Basin Assessment Area pursuant to the Ordinance.
- SECTION 9. COMPUTATION OF MAINTENANCE ASSESSMENTS. The annual Maintenance Assessments shall be computed for each Tax Parcel located in TK Basin Assessment Area in the manner set forth in Section 5.03 of the Initial Assessment Resolution, which is hereby affirmed and incorporated herein by reference.
- SECTION 10. UPDATED MAINTENANCE ASSESSMENT ROLL. The City Manager is hereby directed to prepare the updated Maintenance Assessment Roll in the manner provided in the Ordinance. The City Manager shall apportion the Maintenance Cost among the parcels of real property within TK Basin Assessment Area as reflected on the Tax Roll in conformity with this Preliminary Rate Resolution. The estimate of Maintenance Cost and the updated Maintenance Assessment Roll shall be maintained on file in the office of the City Manager and be open to public inspection.
- SECTION 11. METHOD OF COLLECTION. The Maintenance Assessments shall be collected pursuant to the Uniform Assessment Collection Act.
- SECTION 12. SEVERABILITY. If any clause, section or provision of this Resolution shall be declared unconstitutional or invalid for any reason or cause, the remaining portion of





said Resolution shall be in full force and effect and be valid as if such invalid portion thereof had not been incorporated herein.

SECTION 13. CONFLICTS. All resolutions or parts thereof in conflict herewith are hereby repealed to the extent of such conflict.

SECTION 14. EFFECTIVE DATE. This Resolution shall take effect immediately upon its adoption.

DULY ADOPTED in regular session, this 24th day of July, 2017.

	CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA
ATTEST:	Gib Coerper, Mayor APPROVED AS TO FORM:
Traci L. Gresham, City Manager/Clerk	





APPENDIX A FORM OF MAILED NOTICE



CITY OF ALACHUA, FLORIDA 15100 NW 142nd TERRACE Alachua, Florida 32615 (386) 418-6100

August 22, 2017

[Property Owner Name] [Street Address] [City, State and zip]

Re: Parcel Number [Insert Number]

TK Basin Maintenance Assessment Area

Dear Property Owner:

The City Commission of the City of Alachua, Florida (the "City") created the TK Basin Maintenance Assessment Area (the "Maintenance Assessment Area") to impose special assessments to fund the maintenance and operating costs of the TK basin stormwater local improvements within the Maintenance Assessment Area. The assessment for each parcel of real property is calculated based on the parcel's percentage of the total land area contained within the Maintenance Assessment Area. A more specific description of the maintenance costs and the method of computing the maintenance assessment for each parcel of real property are set forth in the Initial Assessment Resolution adopted by the Board on August 9, 2010. Copies of the Master Capital Project and Service Assessment Ordinance (Ordinance No. 10-13), the Initial Assessment Resolution (Resolution No. 10-20), the Final Assessment Resolution (Resolution No. 10-25), the Preliminary Rate Resolution (Resolution No. 17-20), and the updated Assessment Roll are available for inspection the Deputy Clerk's Office, located at 15100 142nd Terrace, Alachua, Florida. Information regarding the assessment for your specific real property is attached to this letter.

The City intends to continue collection of the maintenance assessments on your ad valorem tax bill. The maintenance assessment commenced collection with the tax bill mailed in November 2017 and will continue annually thereafter, as authorized by Section 197.3632, Florida Statutes. Failure to pay your assessments will cause a tax certificate to be issued against the real property which may result in a loss of title. The total maintenance assessment revenue to be collected in the Maintenance Assessment Area is estimated to be \$11,000 for the Fiscal Year commencing on October 1, 2017.





The City will hold a public hearing at 6:00 P.M., or as soon thereafter as the matter can be heard, on September 11, 2017, in the James A. Lewis Commission Chambers, at the Alachua City Hall located at 15100 NW 142nd Terrace, Alachua, Florida, for the purpose of receiving comments on the reimposition of assessments in the Maintenance Assessment Area and their collection on the ad valorem tax bill. You are invited to attend and participate in the public hearing or to file written objections with the Clerk any time prior to the public hearing.

If you decide to appeal any decision made by the City with respect to any matter considered at the hearing, you will need a record of the proceedings and may need to ensure that a verbatim record is made, including the testimony and evidence upon which the appeal is to be made. In accordance with the Americans with Disabilities Act, if you need a special accommodation or an interpreter to participate in this proceeding, please contact the Deputy City Clerk's office at (386) 418-6104, at least seven days prior to the date of the hearing.

Questions regarding your assessment and the process for collection may be directed to the Clerk's office at (386) 418-6104.

ALACHUA, FLORIDA



* * * * * SEND NO	MONEY NOW.	THIS IS NOT AN	N INVOICE * * * * *
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TK Basin Maintenance Assessment Area

[Property Owner Name] Parcel Number [Insert Number]	
Parcel Size	[insert acreage]
Portion of Land Area allocable to Parcel	[insert percentage]
The total annual Maintenance Assessment for the above par \$ The maximum annual Maintenance Assessment that can be future fiscal years is \$ for the above parcel.	

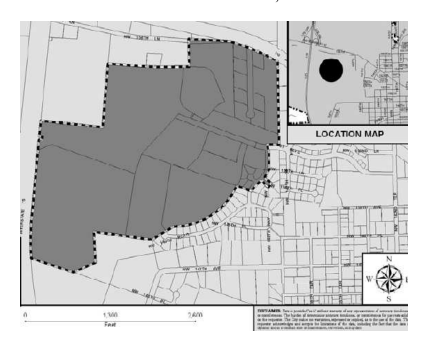
* * * * * SEND NO MONEY NOW. THIS IS NOT AN INVOICE * * *



APPENDIX B FORM OF PUBLISHED NOTICE



TO BE PUBLISHED NO LATER THAN AUGUST 22, 2017



NOTICE OF HEARING TO REIMPOSE AND PROVIDE FOR COLLECTION OF MAINTENANCE ASSESSMENTS IN THE TK BASIN MAINTENANCE ASSESSMENT AREA

Notice is hereby given that the City Commission of the City of Alachua, Florida will conduct a public hearing to consider reimposition of maintenance special assessments in the TK Basin Maintenance Assessment Area, as shown above, to continue funding the maintenance and operating costs of the TK stormwater basin within the Maintenance Assessment Area. The hearing will be held at 6:00 P.M., or as soon thereafter as the matter can be heard, on September 11, 2017, in the James A. Lewis Commission Chambers, at the Alachua City Hall located at 15100 NW 142nd Terrace, Alachua, Florida, for the purpose of receiving public comment on the reimposition and collection of the maintenance assessments on the ad valorem tax bill. All affected real property owners have a right to appear at the hearing and to file written objections with the Deputy City Clerk any time prior to the public hearing. If a person decides to appeal any decision made by the City Commission with respect to any matter considered at the hearing, such person will need a record of the proceedings and may need to ensure that a verbatim record is made, including the testimony and evidence upon which the appeal is to be made. In accordance with the Americans with Disabilities Act, persons needing a special accommodation or an interpreter to participate in this proceeding should contact the Deputy City Clerk's office at (386) 418-6103, at least seven days prior to the date of the hearing.





The assessment for each parcel of real property is calculated based on the acreage of each Tax Parcel within the TK watershed. A more specific description of the maintenance costs and the method of computing the assessment for each parcel of real property are set forth in the Initial Assessment Resolution adopted by the Commission on August 9, 2010. Copies of the Master Capital Project and Service Assessment Ordinance (Ordinance No. 10-13), the Initial Assessment Resolution (Resolution No. 10-20), the Final Assessment Resolution (Resolution No. 10-25), the Preliminary Rate Resolution (Resolution No. 17-20) and the updated Maintenance Assessment Roll are available for inspection at the office of the Deputy City Clerk, located at City Hall, 15100 NW 142nd Terrace, Alachua, Florida.

The City intends to continue collection of the maintenance assessments on your ad valorem tax bill to be mailed in November 2017. The maintenance assessment commenced collection with the tax bill mailed in November 2010 and will continue annually thereafter, as authorized by Section 197.3632, Florida Statutes. Failure to pay the assessments will cause a tax certificate to be issued against the real property which may result in a loss of title.

If you have any questions, please contact the Deputy City Clerk at (386) 418-6103, Monday through Thursday between 7:30 a.m. and 6:00 p.m.

ALACHUA, FLORIDA

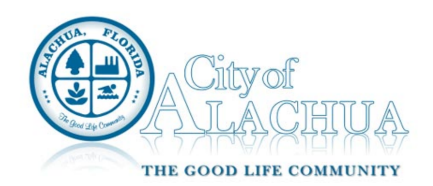


APPENDIX C PRELIMINARY ASSESSMENT ROLL



PRELIMINARY ASSESSMENT ROLL

Parcel No.	Amount
03869-007-000	\$302.90
03869-009-000	\$852.90
03863-002-001	\$1,293.70
03869-007-001	\$531.67
03863-000-000	\$1,209.94
03869-000-000	\$2,808.99
03863-002-000	\$1,144.33
03869-006-000	\$180.94
03869-008-000	\$488.62
03868-000-000	\$1,364.64
03868-001-001	\$82.72
03868-001-002	\$72.10
03868-001-003	\$80.92
03868-001-004	\$90.33
03868-001-005	\$80.92
03868-001-006	\$80.97
03868-001-007	\$84.33
03868-001-008	\$101.99
03863-020-046	\$24.85
03863-020-047	\$25.80
03863-020-048	\$30.16
03863-020-049	\$29.69
03863-020-050	\$36.59
TOTAL	\$11,000.00



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: June 12, 2017 City Commission Meeting Minutes **PREPARED BY:** LeAnne Williams, Assistant Deputy City Clerk

RECOMMENDED ACTION:

Approve the minutes.

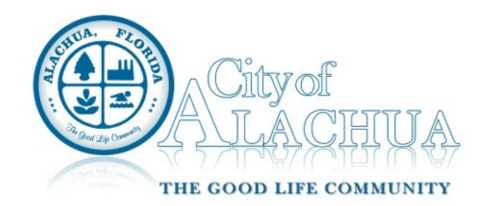
Summary

June 12, 2017 City Commission Meeting Minutes .

ATTACHMENTS:

Description

□ 6122017 CCM



Regular City Commission Meeting Minutes June 12, 2017

Mayor Gib Coerper
Vice Mayor Shirley Green Brown
Commissioner Gary Hardacre
Commissioner Ben Boukari, Jr.
Commissioner Robert Wilford

City Manager Traci L. Gresham

City Attorney Marian Rush

The City Commission will conduct a

Regular City Commission MeetingAt 6:00 PM

to address the item(s) below.

Meeting Date: June 12, 2017

Meeting Location: James A. Lewis Commission Chambers, City Hall
15100 NW 142nd Terrace Alachua, FL 32615 COMMUNITY PRESENT: Rudy Rothseiden, Douglas
Hancock, Samuel Fernandez, Cindy Tompkins, Darryl Tompkins, Dick Bridges, Janet Bridges, Bryan
Boukari STAFF ATTENDING: Chelsea Bakaitis, Rob Bonetti, Adam Boukari, Jesse Sanduski, Chad Scott,
Justin Tabor, Rodolfo Valladares, LeAnne Williams, Cap Wilson

CITY COMMISSION MEETING

Notice given pursuant to Section 286.0105, Florida Statutes. In order to appeal any decision made at this meeting, you will need a verbatim record of the proceedings. It will be your responsibility to ensure such a record is made.

CALL TO ORDER

Led by Mayor Gib Coerper.

INVOCATION

Led by Commissioner Robert Wilford.

PLEDGE TO THE FLAG

Led by Mayor Coerper.

APPROVAL OF THE AGENDA

<u>Commissioner Wilford moved to approve the agenda; seconded by Vice Mayor Shirley Green Brown.</u>

Mayor Coerper opened the floor for comments.

There were no comments.

Passed by unanimous consent

APPROVE READING OF PROPOSED ORDINANCES AND RESOLUTIONS BY TITLE ONLY

<u>Vice Mayor Brown moved to approve the reading of proposed ordinances and resolutions by title only; seconded by Commissioner Gary Hardacre.</u>

Mayor Coerper opened the floor for comment.

There were no comments.

Passed by unanimous consent.

I. SPECIAL PRESENTATIONS

A. Certificate of Appreciation to former Downtown Redevelopment Trust Board Members

Community and Redevelopment Agency Coordinator Chelsea Bakaitis introduced the presentation.

Mayor Coerper presented the Certificates of Appreciation.

City Manager Traci Gresham expressed her appreciation to the members.

City Attorney Marian Rush thanked Darryl Tompkins for his guidance.

Commissioner Ben Boukari, Jr. mentioned the accomplishments of the board, and thanked the members.

II. COMMENTS FROM CITIZENS ON SUBJECTS NOT ON THE AGENDA

Mayor Coerper opened the floor for comments

Rudy Rothseiden spoke of his concern for 142nd Terr., stating that the stop signs were taken down for the storm water plan, and would like to see some of the signs replaced. He spoke of a sink hole that has opened up in front of Hitchcock's.

Samuel Fernandez spoke of a loud vehicle pacing the streets in the Montclair neighborhood during the day and night. He requested that the commission look for a way to deal with this problem.

(Please Limit to 3 Minutes. Any citizen who is unable to speak at this time will have an opportunity to speak at the end of the meeting

III. COMMITTEE REPORTS/COMMITTEE APPOINTMENTS/CITY ANNOUNCEMENTS

IV. PUBLIC HEARINGS AND ORDINANCES

(Presentations, other than the applicant, please limit to 3 Minutes)

A. Ordinance 17-09; Second Reading: Authorizing Alachua County to Levy Special Assessments Within City Boundaries for Fire Protection Services and Inclusion in the Municipal Service Benefit Unit

City Attorney Marian Rush read Ordinance 17-09 by title only.

Assistant City Manager Adam Boukari introduced the item and provided the staff report.

Mayor Coerper commented on the insurance rates going down for those in the area of the new station.

Commissioner Wilford asked about the county raising the rate.

Assistant City Manager Boukari explained the rates.

Commissioner Wilford asked about those who do not have City water.

Assistant City Manager Boukari stated that the current station has a tanker.

Commissioner Wilford asked for more specifics regarding the ownership of the current station and how that will work when it is turned over to the county.

Assistant City Manager Boukari answered the concerns.

Commissioner Boukari spoke on the options that have been considered in the past and what is available to the City now. He asked if our current station gives us assets for negotiating purposes.

Assistant City Manager Boukari affirmed Commissioner Boukari's comments.

Commissioner Boukari stated that it appears that the county has the Turkey Creek Station as the second station up for construction. He spoke of a time when a developer spoke of a potential fire station, but couldn't remember the specifics. He asked City Attorney Rush if she had any recollection of this conversation.

City Attorney Rush could not add to the comments. She stated that she has discussed with Assistant City Manager Boukari the option of the City finding a development site for the station to help expedite the process.

Commissioner Boukari stated that he would try to find the parcel number of the property in question. He then stated that, with the millage offset, this may be the best option for the City.

Mayor Coerper asked the commissioners for questions or comments.

Commissioner Gary Hardacre spoke of the City creating its own fire department, and how it wasn't feasible for a city the size of Alachua. He stated that he has a problem with turning over control to the county; however, it seems that this is the only real option for the City.

Commissioner Hardacre moved to adopt Ordinance 17-09 on second and final reading;

seconded by Vice Mayor Brown.

Mayor Coerper opened the floor for comments.

Ridy Rothseiden stated that the main concern is the safety of the citizens, but he is concerned about the cost to the individual homes owners.

Assistant City Manager Boukari addressed the concerns regarding the cost to the citizens.

Commissioner Wilford asked about those who don't pay property taxes right now, and what is going to happen with them under the assessments.

Assistant City Manager Boukari provided clarification.

Passed 5-0 by roll call.

V. AGENDA ITEMS

A. Resolution 17-14 Amending the Fiscal Year 2016-2017 Budget; Increasing the Tree Bank Fund Budget by \$30,523 to provide for unanticipated revenues and expenses related to the off-site mitigation resulting from the extension of Progress Boulevard.

City Attorney Marian Rush read Resolution 17-14 by title only.

Finance and Administrative Services Director Rob Bonetti introduced the item and provided the staff report.

Mayor Coerper asked the commissioners for questions or comments.

There were no comments.

Commissioner Wilfred moved to adopt Resolution 17-14; seconded by Commissioner Hardacre.

Mayor Coerper opened the floor for comments.

There were no comments.

Passed 5-0 by roll call.

B. Interlocal Agreement Between the City of High Springs and the City of Alachua for Building Official Services

City Attorney Rush introduced the item and provided the staff report.

<u>Vice Mayor Brown moved to approve the Interlocal Agreement with the City of High Springs for Building Official Services and authorize the City Manager and Mayor to sign; seconded by Commissioner Hardacre.</u>

Commissioner Hardacre expressed concern that the permit holders of Alachua may not be cared for in a timely manner. He stated that he was assured by staff that the citizens of Alachua would come first.

City Manager Gresham affirmed Commissioner Hardacre's statements, and added that Building

Official Bill Whitelock was confident that he could handle the extra work load.

Mayor Coerper opened the floor for comments.

There were no comments.

Passed 5-0 by roll call.

VI. COMMENTS FROM CITIZENS ON SUBJECTS NOT ON THE AGENDA

Mayor Coerper opened the floor for comments.

There were no comments.

(<u>Please Limit to 3 Minutes</u>. Any citizen who did not speak during the Citizen Comments period at the beginning of the meeting may do so at this time.)

VII. COMMENTS FROM CITY MANAGER AND CITY ATTORNEY

City Manager Gresham informed the commission and public of the following:

- The public is invited to the ribbon cutting for Legacy Park on Wednesday, June 14, 2017 at 10:00 A.M.
- · On Wednesday, June 28, 2017, from 10:30 to 4:30, there will be a Strategic Planning Retreat for the commissioners.
- · On Thursday, June 29, 2017 at 1:30 P.M. we will have a Residential Development and Lending Forum. There will be a panel and discussion regarding lending opportunities and how we can better facilitate this process in the city. This is part of the strategic initiatives for the city.

City Attorney Rush commented on an article in Alachua County Today regarding the Legacy Park Multipurpose Center, to be dedicated on Wednesday.

VIII.COMMISSION COMMENTS/DISCUSSION

Commissioner Wilford spoke of the 100 Men in Black Service at Saint Luke AME Church. He stated that Horace Jenkins, a City of Alachua employee, received two awards, and Commissioner Hardacre was recognized for his work in the community. He then congratulated Virginia Johns for her reappointment to the Suwanee River Water Management District Board by the Governor. He then mentioned that he gets calls about 142nd Terr. and proposed some options for the problem.

Commissioner Hardacre stated that he will be attending the Suwannee River Water Management District meeting on Tuesday, June 13, 2017, and would let Ms. Johns know that the commissioners are pleased with her re-appointment. He stated that he was honored by the 100 Men in Black, and was surprised by the recognition. He thanked the AME Church and Brother John Brown.

Commissioner Boukari expressed concern regarding the Citizen Comment portions of the meeting, and how it appears that the citizens are being ignored by the commissioners. He stated that he would like to see a time for response from the commissioners. He stated that there was a speed trailer placed at 142nd Terr. once, and it was found that the average speed was lower than the posted speed limit. He voiced his pleasure with Legacy Park, and how it brings sports and arts to the same location. He stated that he hopes to see many from the community at the dedication ceremony.

Vice Mayor Brown expressed appreciation to the citizens for coming forward with their concerns, and voiced agreement with Commissioner Boukari regrading having a time for response to the citizens. She thanked

everyone who came to the 100 Men in Black Service. She congratulated Horace Jenkins and Commissioner Hardacre for their recognition at the service. She mentioned that many people have complimented Legacy Park.

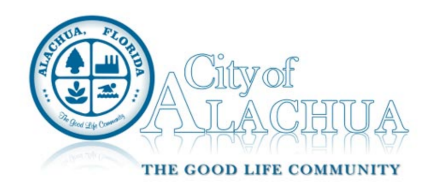
Mayor Coerper expressed his gratitude for Mr. Tompkins' service to the City. He stated that Legacy Park will be a benefit to all of the citizens.

ADJOURN

Commissioner Boukari moved to adjourn; seconded by Vice Mayor Brown.

Passed by unanimous consent.

CONSENT AGENDA	
CONSENT AGENDA ITEMS	
ATTEST:	CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA
Traci L. Gresham, City Manager/Clerk	Gib Coerper, Mayor



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: June 12, 2017 City Commission Workshop Minutes **PREPARED BY:** LeAnne Williams, Assistant Deputy City Clerk

RECOMMENDED ACTION:

Approve the minutes.

Summary

June 12, 2017 City Commission Workshop Minutes.

ATTACHMENTS:

Description

6122017 WS

City Commission Workshop Minutes

June 12, 2017

Mayor Gib Coerper Vice Mayor Shirley Green Brown Commissioner Gary Hardacre

Commissioner Ben Boukari, Jr. Commissioner Robert Wilford

City Manager Traci L. Gresham

City Attorney Marian Rush

The City Commission will conduct a

City Commission Workshop At 4:00 PM

to address the item(s) below.

Meeting Date: June 12, 2017

Meeting Location: James A. Lewis Commission Chambers, City Hall STAFF ATTENDING: Rob Bonetti, Adam Boukari, Alan Henderson, Tara Malone, Damon Messina, Jesse Sanduski, Chad Scott, Esperanza Smith, Justin Tabor, Rodolfo Valladares, LeAnne Williams, Cap Wilson.

WORKSHOP MEETING

Notice given pursuant to Section 286.0105, Florida Statutes. In order to appeal any decision made at this meeting, you will need a verbatim record of the proceedings. It will be your responsibility to ensure such a record is made.

I. CALL TO ORDER

Led by Mayor Gib Coerper.

II. AGENDA ITEM

A. FY 2017-2018 Budget Workshop

Finance and Administrative Services Director Rob Bonetti introduced the item and provided the staff report.

Mayor Coerper asked for clarification regarding the CRA revenue.

Finance and Administrative Services Director Bonetti offered an explanation.

Commissioner Boukari questioned the name used for the Turkey Creek area.

Finance and Administrative Services Director Bonetti provided an explanation.

City Manager Traci Gresham stated that the name was changed in the ordinance to reflect "residence".

Commissioner Boukari questioned the increase in the health insurance rates.

Finance and Administrative Services Director Bonetti responded to the question.

Commissioner Wilford commented on the insurance rates.

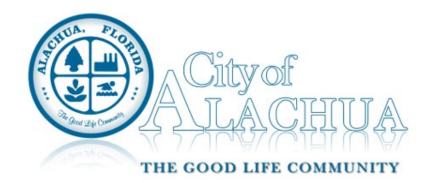
Mayor Coerper asked if the safety program the City has now will help with the insurance costs.

Finance and Administrative Services Director Bonetti deferred to Compliance and Risk Management Director Cap Wilson, who had nothing to add.

III. ADJOURN

Mayor Coerper thanked Finance and Administrative Services Director Bonetti, and adjourned the workshop.

ATTEST:	CITY COMMISSION OF THE CITY OF ALACHUA, FLORIDA	
Traci L. Gresham, City Manager/Clerk	Gib Coerper, Mayor	



Commission Agenda Item

MEETING DATE: 7/24/2017

SUBJECT: Mutual Aid Agreement for Operational Assistance between the City of Gainesville Police

Department and the City of Alachua Police Department

PREPARED BY: Tara L. Malone, Administrative Services Manager

RECOMMENDED ACTION:

Authorize the City Manager, Chief of Police and City Attorney to execute the Mutual Aid Agreement with the City of Gainesville Police Department.

Summary

Upon submitting a request for assistance for the City's Annual July 4th Celebration, it was discovered that the Mutual Aid Agreement between the City of Gainesville Police Department and the City of Alachua Police Department had expired on November 30, 2016. As a result, the proposed Mutual Aid Agreement for Operational Assistance was submitted by the City of Gainesville for consideration. The term of this proposed agreement will extend to June 18, 2019. The agreement was submitted to Compliance & Risk Management for review; and subsequent approval was issued on July 11, 2017.

FINANCIAL IMPACT: No

COMMISSION GOALS:

Quality of Life, Strengthen Community Services

ATTACHMENTS:

Description

■ APD-GPD Mutual Aid Agreement

MUTUAL AID AGREEMENT FOR OPERATIONAL ASSISTANCE BETWEEN THE CITY OF GAINESVILLE POLICE DEPARTMENT AND THE CITY OF ALACHUA POLICE DEPARTMENT

WITNESSETH

WHEREAS, the jurisdictions of the Alachua Police Department and the Gainesville Police Department are so located in relation to each other that it is to the advantage of each to receive and extend mutual aid in the form of law enforcement services and resources to adequately respond to intensive situations including but not limited to emergencies as defined under Section 252.34 (3), F.S.; and

WHEREAS, it is the intent of this Agreement that because of the existing and continuing possibility of intensive situations and other law enforcement emergencies and in order to ensure that the preparation of law enforcement will be adequate to deal with such activity, protect the public peace and safety, and preserve the lives and property of people; and

WHEREAS, the Alachua Police Department and the Gainesville Police Department have the authority under Section 23.12, F.S., the Florida Mutual Aid Act, to enter into a requested operational assistance agreement for rendering of assistance in a law enforcement emergency, and that crosses jurisdictional lines;

NOW, THEREFORE, the parties agree as follows:

I. PROVISIONS FOR OPERATIONAL ASSISTANCE

The aforesaid law enforcement agencies hereby approve and enter into this Agreement whereby each of the agencies may request and render law enforcement assistance to the other to include but not necessarily be limited to dealing with civil disturbances, large protest demonstrations, escapes from detention facilities, robberies, and incidents requiring utilization of specialized units.

II. PROCEDURE FOR REQUESTING ASSISTANCE

In the event that a party to this Agreement is in need of assistance as set forth above, an authorized representative of the agency requiring assistance shall notify the agency, agency head or his/her designee from who such assistance is required. The agency head or authorized agency representative whose assistance is sought shall evaluate the situation and the agency's available resources, consult with his/her supervisors if necessary, and respond in a manner he/she deems appropriate. The agency head's decision in this regard shall be final.

III. COMMAND AND SUPERVISORY RESPONSIBILITY

The resources or facilities that are assigned by the assisting agency shall be under the immediate command of a supervising officer designated by the assisting agency head. Such supervising officer shall be under the direct supervision and command of the agency head or designee of the agency requesting assistance.

IV. <u>AUTHORITY, PRIVILEGES, IMMUNITIES AND COSTS</u>

- A. Members of the Gainesville Police Department when actually engaging in mutual cooperation and assistance outside of the jurisdictional limits of their agency under the terms of this Agreement shall, pursuant to the provisions of Section 23.127, F.S. have the same powers, duties, rights, responsibilities, privileges, and immunities as if they were performing their duties in the jurisdiction in which they are normally employed.
- B. Members of the Alachua Police Department when actually engaging in mutual cooperation and assistance outside of the jurisdictional limits of their agency under the terms of this Agreement shall, pursuant to the provisions of Section 23.127, F.S. have the same powers, duties, rights, responsibilities, privileges, and immunities as if they were performing their duties in the jurisdiction in which they are normally employed.
- C. Each party agrees to furnish necessary equipment, resources and facilities and to render services to each other party to the Agreement as set forth above; provided however, that no party shall be required to deplete unreasonably its own equipment, resources, facilities, and services in furnishing such mutual aid.

- D. The agency furnishing any equipment pursuant to this part must bear the cost of loss or damage to that equipment and must pay any expense incurred in the operation and maintenance of that equipment.
- E. The agency furnishing aid pursuant to this section shall compensate its employees during the time such aid is rendered and shall defray the actual travel maintenance expenses of its employees while they are rendering such aid, including any amounts paid or due for compensation due to personal injury or death while such employees are engaged in rendering such aid.
- F. The privileges and immunities from liability, exemption from laws, ordinances and rules, and all pension, insurance, relief, disability, workers' compensation, salary, death and other benefits that apply to the activity of an employee of an agency when performing the employee's duties within the territorial limits of the employee's agency apply to the employee to the same degree, manner, and extent while engaged in the performance of the employee's duties extraterritorially under the provisions of this Mutual Aid Agreement. The provisions of this section shall apply with equal effect to paid, volunteer and reserve employees/appointees.
- G. Nothing herein shall prevent the requesting agency from requesting supplemental appropriations from the governing authority having budgeting jurisdiction to reimburse the assisting agency for any actual costs or expenses incurred by the assisting agency performing hereunder.

V. LIABILITY

Each party engaging in any mutual cooperation and assistance, pursuant to this Agreement, agrees with respect to any suit or claim for damages resulting from any and all acts, omissions, or conduct of such party's own employees occurring while engaging in rendering such aid pursuant to this Agreement, to assume full responsibility for same, subject to the provisions of Section 768.28, F.S., where applicable.

VI. <u>INSURANCE</u>

Each party shall provide satisfactory proof of liability insurance by one or more of the means specified in Section 768.28(15), F.S., in an amount which is, in the judgment of the

governing body of that party, at least adequate to cover the risk to which that party may be exposed. Should the insurance coverage, however provided, of any party be canceled or undergo material change, that party shall notify the other party to this Agreement of such change within ten (10) days of receipt of notice or actual knowledge of such change.

VII. EFFECTIVE DATE

This Agreement shall take effect on June 19, 2017, and continue in full force and effect through June 18, 2019, unless terminated prior thereto by any or both of the parties herein.

VIII. CANCELLATION

This Agreement may be canceled by either party upon delivery of written notice to the other party. Cancellation will be at the direction of any subscribing party.

WHEREFORE, the parties hereto have caused this Agreement to be executed for the uses and purposes therein expressed.

CITY OF ALACHUA	CITY OF GAINESVILLE
	The Many 6-27-2017
Traci L. Gresham Date	Anthony Lyons / Date
City Manager	City Manager
RECOMMENDED:	RECOMMENDED:
	6-2017
Chad Scott, Chief Date	Tony R. Jones, Chief Date
Alachua Police Department	Gainesville Police Department
Approved as to Form and Legality:	Approved as to Form and Legality:
By:	By: Luc. Lash
Marian B. Rush Date	Lee C. Libby Date
City Attorney	Assistant City Attorney II

Zimbra

gr_wilson@cityofalachua.org

Fri, Jul 07, 2017 12:17 PM

1 attachment

MAA from GPD

From: Tara Malone <tmalone@cityofalachua.org>

Subject: MAA from GPD

To: Grafton Wilson <gwilson@cityofalachua.org>

Cc: Chad Scott <cscott@apd.cityofalachua.org>, Charles Nahrwold <cnahrwold@apd.cityofalachua.org>

Hello Cap,

assistance for the July 4th Celebration. The only change that I've noticed is the term under Section VII. Previously, the Hope this note finds you well. Please see attached MMA from GPD; we discovered that it had expired upon requesting agreement was a 4 year term, while this one is for 2 years. Kindly advise should you have any questions or need additional information. As always, thank you for your assistance and have a wonderful day!

∵

Tara L. Malone Administrative Services Manager Alachua Police Department 386.462.1396; phone 386.462.1831; fax tmalone@apd.cityofalachua.org APD-GPD Mutual Aid Agreement 06-2017.pdf 963 KB



City of Alachua

TRACI L. GRESHAM
CITY MANAGER

G.B. Wilson, J.D.
COMPLIANCE & RISK MANAGEMENT DIRECTOR

Name: Chad Scott, Police Chief
Department: APD
_X Approved Returned
Gainesville Police Department Mutual Aid Agreement. This document has been reviewed and approved as to form by C&RM on 07/11/2017
COMMENT: The Agreement offered by City of Gainesville is reduced from a 4 year to a two year term. Otherwise the Agreement is unchanged from previous years.

July 11, 2017

Phone: (386) 418-6116

Fax: (386) 418-6176

Rev11/14

Date

Compliance & Risk Management Director