

Martin County, Florida Growth Management Department **DEVELOPMENT REVIEW DIVISION**

2401 SE Monterey Road, Stuart, FL 34996 772-288-5495 www.martin.fl.us

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Variance Non-Administrative

Applicant shall submit the following items in the order shown below as one complete set in hard copy

dri	ive. I	format (see exceptions below) and one complete set electronically either on a disc or flash in addition, if any item is not included, please identify the item and the reason for its exclusion arrative.
√	1.	APPLICATION: Please use the new application form. Application
√	2.	AFFIDAVIT: Complete the affidavit for digital submission. Affidavit for digital submission
√	3.	NARRATIVE: A complete project narrative including what is being requested, the location and size of the subject property.
√	4.	A check made payable to the Martin County Board of County Commissioners per the Development Review Fees. Development review fee schedule
√	5.	POWER OF ATTORNEY: A notarized power of attorney authorizing an agent to act on the owner's behalf.
√	6.	RECORDED DEED: A copy of the recorded deed(s) for the subject property and any contract for purchase of the property.
√	7.	PROPERTY TRANSFER: A certification of any property transfer since the property was deeded to the current property owner. If there has not been a property title transfer since the recorded deed, provide a certified statement that no title transfer has occurred.
√	8.	VARIANCE JUSTIFICATION: Justification statement for variance.
√	9.	LOCATION MAP: A location map (8 1/2 x 11) showing the property and all major and minor roadways in and adjacent to the property with the property clearly outlined.
√	10.	BOUNDARY SURVEY: A boundary survey (24 x 36) of the entire site including the legal description, parcel control number(s) and acreage, certified within 180 days of the date of this application, signed and

sealed by a licensed Florida professional surveyor and mapper. Hard copy exception: 9 additional sets

11. SITE PLAN: A site plan (11 x 17 or larger) illustrating what is being requested. Hard copy exception: 9

additional sets

Revised: 1/7/2020

- **√** 12. <u>¢</u>
 - 12. <u>CERTIFIED LIST OF PROPERTY OWNERS:</u> A certified list of surrounding property owners, within 300 feet if site is inside the urban service district, or 600 feet if site is outside the urban service district, to be notified by letter of the public hearings.
- \checkmark
- 13. AERIAL PHOTO: Recent aerial photograph of the site with the property clearly outlined.
- \checkmark
- 14. DISCLOSURE of INTEREST AFFIDAVIT: Please submit a completed financial disclosure affidavit form. [Section 10.5.D.1., LDR] Disclosure of Interest Affidavit

RESOURCES: Martin County Development Review Webpage

Revised: 1/7/2020



May 26, 2022

Paul Schilling Growth Management Director, Growth Management Department, 2401 SE Monterey Road, Stuart, FL 34996

RE: 1659 SW Albatross Way, Palm City, Florida - Variance Application

Dear Paul,

Please accept the digital submittal of a request on behalf of Jeffrey & Marlene Graham as property owners for a non-administrative Variance application request. The subject property consists of a vacant residential parcel measuring 0.173 acres on a vacant property located at 1659 SW Albatross Way in Palm City. It is the property owner's intent, working with Jeffrey A. Bowers, of Masterpiece Builders, LLC, to construct a single-family residential unit on subject property.

The land has a Low Density Residential future land use and R-1B, Single Family Residential District zoning designation. Staff had been contacted June 23, 2021 with a request to confirm the development standards for a property zoned R-1B. The response from staff included confirmation at that time of a 50 ft. centerline setback required to be met as the front setback where the property is on the water. Based on staff's zoning response emailed July 7, 2021, the Architect created house plans, the surveyor a site plan, and Mastepiece Builders finalized the pricing and construction schedule January/February 2022.

Building permits were submitted for the construction of a single-family dwelling on the property. It was during the review of the building permit that staff responding confirming the zoning district code provisions for R-1B had changed in accordance with the adoption of Ordinance 1165, effective 10th August 2021. Staff confirmed properties on the water that had been required to apply a centerline setback as the front setback, are now governed by a code change in accordance with Ordinance 1165 to apply a 20 ft. front setback development standard. The complexities of the lot configuration and challenges in applying the 20 ft. front setback to the design of a dwelling on this smaller irregular shaped vacant lot Masterpiece Builders and the property owners were advised to request a variance to address the front setback provision.

Consideration is required by staff of the attached site plan depicting a reduced front setback requirement from the required 20 ft. to 3 ft. for the above-mentioned property. Please refer to the attached justification letter for further information in support of the requested variance.

The application materials submitted are as per the requirements indicated in the Martin County Variance Application Checklist and the following summary:

- 0.1 Variance Checklist
- 1. Cover Letter
- 2. Affidavit for digital submission
- 3. Application Form
- 4. Narrative and Justification Statement
- 5. Check for \$690.00 variance application fee
- 6. Limited Power of Attorney form
- 7. Warranty deed
- 8. Property Transfer statement
- 9. Legal Description
- 10. Maps
- 11. Survey
- 12. Site Plan
- 13. Disclosure of Interest Affidavit signed and notarized.
- 14. Property Appraiser Information Sheet

The certified list of property owners will be provided as a separate cover once completed. Nine full size sets of the boundary survey and site plan will be provided ahead of the scheduled public hearing before the Board of Zoning Adjustment.

We trust the attached information will suffice in staff's consideration of the Non-Administrative Variance application request on the property. If you have any questions or require any additional information, please do not hesitate to contact me at 772 233 5095.

Sincerely,

Deanna Freeman

Project Manager & Planner

772 233 5095



Martin County County Florida Growth Management Department DEVELOPMENT REVIEW DIVISION

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Digital Submittal Affidavit

I, Joffrey H Groham, attest that the electronic version included for the
project 11,59.5W Albotross Way is an exact copy of the
documents that were submitted for sufficiency, excluding any requested modifications made by
the sufficiency review team. All requested modifications, if any, have been completed and are
included with the packet.
Applicant Signature 5/20/22 Date
NOTARY ACKNOWLEDGMENT
STATE OF: Florida COUNTY OF: Martin
I hereby certify that the foregoing instrument was acknowledged before me this ZO day
of May, 20 22, by Seffry H Graham.
He or She is personally known to me or has produced as
Notary Public Signature And
STATE OF: Florida at-large
CYNTHIA D. TUNING MY COMMISSION # GG 367784 EXPIRES: September 23, 2023 Bonded Thru Notary Public Underwriters



Martin County, Florida Growth Management Department DEVELOPMENT REVIEW DIVISION

2401 SE Monterey Road, Stuart, FL 34996 772-288-5495 www.martin.fl.us

DEVELOPMENT REVIEW APPLICATION

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A.	GENERAL INFORMATION Type of Application:	Variance		
	Name or Title of Proposed Projec	t: <u>1659 SW A</u>	lbatross Way	
	Brief Project Description: A variance to reduce the required fr at 1659 SW Albatross Way, Palm C	ont setback to City, Florida	3 feet where 20 feet i	s required on property located
	Was a Pre-Application Held?		re-Application Meet YES/NO	ting Date: N/A
	Previous Project Number if applicate Previous Project Name if applicate Previous Pr		J/A	
	Parcel Control Number(s) 06-38-41-001-000-01590-4			
В.	PROPERTY OWNER INFOR Owner (Name or Company): Jeffr	ey Graham &	Marlene Graham	
	Company Representative: Same as C	Jwners		
	Address: 98 Pointe Trinity Drive		a. Mu	7: 02994
				Zip: <u>03884</u>
	Phone:		Email:	

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C. PROJECT PROFESSIONALS

Applicant (Name or Company): Same as Owner	<u> </u>	· · · · · · · · · · · · · · · · · · ·
Company Representative:		
Address:		
City:	, State:	Zip:
Phone:		
Agent (Name or Company): Deanna Freeman		
Address: 4777 SE Graham Drive	- 171	24007
City: Stuart		
Phone: 772 233 5095	Email: deanna	@counterplan.com
Contract Purchaser (Name or Company): N/A		
Company Representative:		
Address:		
City:	, State:	Zip:
Phone:		
Company Representative: Address: City: Phone: Landscape Architect (Name or Company): N/A	, State: Email:	Zip:
1 1 1 1		
Company Representative:		
Address:	Ctata:	7in:
City:		
Phone: Surveyor (Name or Company): Mixon Land Su		
Company Representative: Richard A Mixon		
Address: 12450 NE 26th Avenue		
	G, , El	7: 24070
City: Okeechobee		
Phone: 772 260 5302	Email:	
· · · · · · · · · · · · · · · · · · ·		
Company Representative:		
Address:		
City:	, State:	Zip:
Phone:	Fmail:	÷

Revised April 2022 Page 2 of 4

PROJECT PROFESSIONALS CONTINUED

Traffic Engineer (Name or Company):	N/A	
Company Representative:		
Address:		
City:	, State:	Zip:
Phone:	Email:	
Architect (Name or Company): M.A. C	orson & Associates, Inc.	
Company Representative: M.A. Corson		
Address: 412 Colorado Avenue		
City: Stuart	, State: FL	Zip: 34994
Phone: 772 223 8227	Email:	
Attorney (Name or Company):		
Company Representative:		
Address:		
City:	, State:	Zip:
Phone:		
Environmental Planner (Name or Com	pany): N/A	
Company Representative:		
Address:		
City:	, State:	Zip:
Phone:		
Other Professional (Name or Company): Masterpiece Builders, LL	.C
Company Representative: Jeff Bowers, F		
Address: 410 Colorado Avenue		
	, State:FL	Zip: 34994
Phone: 772 283 2096	Email: jbower	s@masterpiecebuilders.co

D. Completeness Sufficiency Review

Applications submitted for completeness/sufficiency review meetings held on Mondays, must be received by the Growth Management Department no later than 4 p.m. the previous Thursday or in the event of a holiday, 4 p.m. Wednesday. Applications received on Fridays will be scheduled for the following week.

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E. Certification by Professionals

Section 10.5.F.6.h., Article 10, Development Review Procedures, Land Development Regulations (LDR), Martin County Code (MCC) provides the following:

When reviewing a development application that has been certified by a professional listed in F.S. § 403.0877. F.S., the County shall not request additional information from the applicant more than three times, unless the applicant waives the limitation in writing. If the applicant states in writing that the request for additional information is not authorized by ordinance, rule, statute, or other legal authority, the County, at the applicant's request, shall proceed to process the application for approval or denial. (125.022(1), Fla. Stat.)

This box must be check if the applicant waives the limitations.

F. APPLICANT or AGENT CERTIFICATION

I have read this application, and to the extent that I participated in the application, I have answered each item fully and accurately.

JEFFREY Graham

NOTARY ACKNOWLEDGMENT

Notary Public Signature /

STATE OF: Florido at-large

CYNTHIA D. TUNING
MY COMMISSION # GG 367784
EXPIRES: September 23, 2023
Bonded Thru Notary Public Underwriters

LIMITED POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS. that I. Jeffrey Graham and Marlene Graham present as owners, hereby make, constitute and appoint Deanna Freeman. Stuart. Florida, the true and lawful attorney-in-fact for said, and in its name, place and stead to execute and sign any and all Variance Non-Administrative documents or instruments pertaining to the following property located in Martin County, Florida.

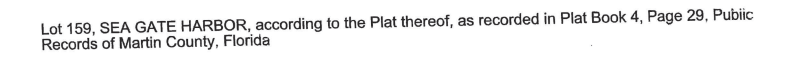
See Attached legal description as Exhibit 'A'

I, Jeffrey Graham and Marlene Graham, Owners, give and grant unto said attorney-infact, full power and authority to do and perform any and all acts necessary on incident to the performance and execution of the powers herein expressly granted, with power to do and perform all acts authorized hereby, as fully to all intents and purposes as owners might or could do with full power of substitution and revocation, hereby ratifying an confirming all that said attorney or his substitute shall lawfully do or cause to be done by virtue hereof.

IN WITNESS WHEREOF, I, Jeffrey Graham and Marlene Graham, Owners, have hereunto set my hand on this 26 + day of MAY , 2022 Sealed and delivered in the presence of: Print Name: Print name: Print Name: LISA BOWERS STATE OF FLORIDA COUNTY OF MARTIN The foregoing instrument was acknowledged before me this <u>24</u> 2021, by Athur Graham, Owner of said property. Marlene Graham Notary Public CYNTHIA D. TUNING MY COMMISSION # GG 367784

> EXPIRES: September 23, 2023 Bonded Thru Notary Public Underwriters

Exhibit "A" (Disclosure of Interest and Affidavit) (Legal Description)



Appendix

Article 10.2.B.3. Article 10. Development Review Procedures; Land Development Regulations; Martin County Code

- 10.2.B. Application submittal for development approval shall comply with the following described procedures:
- 1. Initiation. A development application shall be filed with the County Administrator by the owner or other person having a power of attorney from the owner to make the application.
- 2. Acceptance of the application. A development application will be received for processing on any working day.
- 3. Verification of property ownership. The documents required below are required prior to an application being determined complete. After the application is determined to be complete, the applicant has a continuing obligation to provide revised documents to reflect any changes to the information provided that may occur before and as of the date of the final public hearing or final action on the application.
- a. Proof of ownership must be provided for any application for any type of development order. The applicant shall provide a copy of the recorded deed for the subject property, and shall certify any subsequent transfers of interests in the property. If the applicant is not the owner of record, the applicant is required to report its interest in the subject property.
- b. The applicant must disclose the names and addresses of each and every natural person or entity with any legal or equitable interest in the property of the proposed development, including all individuals, children, firms, associations, joint adventures, partnerships, estates, trusts, business trusts, syndicates, fiduciaries, corporations, limited liability company, professional associations and all other groups or combinations.
- c. For those entities that are a firm, association, joint adventure, partnership, estate, trust, business trust, syndicate, fiduciary, corporation, limited liability company, professional associations and all other groups or combinations thereof, every natural person or entity that enjoys a legal or equitable interest in property of the proposed development shall be disclosed including but not limited to any partners, members, shareholders, trustees, and stockholders.
- d. The disclosure required in b. and c. above shall not apply to companies that are publicly traded and to consultants and contractors who may perform professional services or work related to the property.
- e. In addition, the disclosure must include those having any interest in a contract for sale of the property, or a conveyance of any interest in the property, including but not limited to, real estate brokers and salespersons; and any and all mortgagees of the property.
- f. The applicant must list all other applications for which they have an interest as defined in subsection b. and c. above that is currently pending before Martin County. The list shall include any development applications, waiver applications, road opening applications, and lien reduction requests.
- g. Any development order, including applications for Planned Unit Developments which was granted or approved based on false or incomplete disclosure will be presumed to have been fraudulently induced and will be deemed by the Martin County Board of County Commissioners to be void ab initio and set aside, repealed, or vacated.



May 24, 2022

Variance Narrative & Justification

Applicant & Property Owner: Jeffrey & Marlene Graham

Agent: Deanna Freeman

Application Type & Description of Request:

The subject property is zoned R-1B, Single Family Residential District, Land Development Regulations, Martin County Code. The structural setback requirements in this zoning district are as follows:

Front: 20 ft (f)

Sides: 6 ft

Rear: 10 ft

Footnote (f) includes provision requiring wherever the lot abuts the Atlantic Ocean, the river or a manmade waterway, there shall be a minimum 25 foot setback from the mean high water line.

The property owner and applicant is requesting a variance of the 17 feet to reduce the setback from 20 ft to 3 ft for the front property line adjacent to SW Albatross Way, a residential street.

Property Information

Address: 1659 SW Albatross Way, Palm City, Florida

Parcel: 06-38-41-001-000-01590-4

Background Information

The vacant 0.173-acre property is located at 1659 SW Albatross Way in Palm City, Florida and was previously developed with a single family home in the 1970's. The existing house was demolished in 2019, prior to the applicant purchasing the property in 2020. Since the demolition of the existing house and building permit plans were submitted to construct a new home on the subject property, Martin County made changes to the development standards and setback provisions of Article 3. Those changes included alterations to the required front setback provision for properties zoned R-1B as part of the code changes adopted as Ordinance Number 1165, effective 10th August 2021. As a result of the adoption of Ordinance Number 1165, the applicant is required to no longer apply a centerline setback of 50 feet applicable to lots abutting the water. Such a provision was removed and replaced with a now 20 foot front setback requirement during the design and preparation of the building permits. It was only once the permit had

been submitted to the building permit for review that the owner and Masterpiece Builders were notified of the code change impacting the design standards now applicable to the site.

The subject property lies adjacent to an existing cul-de-sac configuration with the turning circle significantly restricting the development pattern and application of the 20 foot front setback when compared to the majority of the existing properties along SW Albatross Way. To accommodate a single-family residential unit on the subject property a Variance application request is required to address the required 20 ft. setback on property zoned R-1B for the vacant lot. for consideration of a reduced front setback of 3 feet where 20 feet is required.

The attached survey and proposed site plan provides the design and layout of the single family dwelling. With the exception of the front line setback, the proposed layout and design of the residential unit is consistent with the development standards and setback requirements applicable to property zoned R-1B and with a Low Density Future Land Use.

Ordinarily the applicable setback requirements are included within the Martin County Land Development Regulations, Article 3, Zoning Districts, Divisions 2, Standard Zoning Districts, Table 13.12.1, Development Standards and Table 13.2.2. Structure Setbacks. However, Ordinance Number 1165, amended Article 3, Zoning Districts, Land Development Regulations, Martin County, adopted 10th August 2021. The amendments provided for revised development standards and setbacks that then altered the development parameters applicable to properties zoned R-1B.

Prior to the adoption of Ordinance Number 1165, the applicable code extract included provisions as follows:

Sec. 3.12. Development standards.

The land development standards set forth in Tables 3.12.1 and 3.12.2 shall apply to all lands zoned in accordance with this Division.

TABLE 3.12.1
DEVELOPMENT STANDARDS

Ī	С	Zoning	Min.	Min.	Max.	Max.	Max.	Max.	Min.	Other
	Α	District	Lot	Lot	Res.	Hotel	Building	Height	Open	Req.
	Т		Area	Width	Density	Density	Coverage	(ft)/(stories)	Space	(footnote)
			(sq. ft.)	(ft)	(upa)	(upa)	(%)		(%)	
Ī	В	R-1B	8,200	75	(a)	_	_	35	30	_

NOTES:

(a) Maximum residential density shall be one single-family residential dwelling unit per lawfully established lot.

TABLE 3.12.2. STRUCTURE SETBACKS

		Front/ (ft.)	by stor	У		Rear, (ft.)	/by sto	ſy		Side/b (ft.)	y story		
C A T	Zoning District	1	2	3	4	1	2	3	4	1	2	3	4
В	R-1B	30(f)	30(f)	30(f)	30(f)	6(f)	6(f)	6(f)	6(f)	10(d)	10(d)	10(d)	10(d)

(f) In the R-1B district, wherever the lot abuts the Atlantic Ocean, the river or a man-made waterway, there shall be a minimum 30-foot setback from the mean high water line and the front setback shall be governed by the street centerline setbacks as set forth in subsection 3.16.C.

3.16.C. Centerline setbacks.

- 1. Generally. All structures, except those listed as exempt pursuant to subsection 3.16.B., above, shall be set back from the centerlines of public and private streets as follows:
 - a. Local streets: 50 feet.
 - b. Collector or arterial street: 65 feet.
 - c. U.S. Highway 1: 100 feet.

The adoption of Ordinance Number 1165, effective on the date of adoption 10th, August 2021, replaced the above cited code including the following changes extracted as applicable changes impacting property with an R1-B zoning district designation.

Extract of Ordinance Number 1165:

BEFORE THE BOARD OF COUNTY COMMISSIONERS MARTIN COUNTY, FLORIDA ORDINANCE NUMBER 1165

AN ORDINANCE OF MARTIN COUNTY, FLORIDA, AMENDING ARTICLE 3, ZONING DISTRICTS, LAND DEVELOPMENT REGULATIONS, MARTIN COUNTY, TO PROVIDE FOR REVISED DEVELOPMENT STANDARDS AND SETBACKS; PROVIDING FOR APPLICABILITY; PROVIDING FOR CONFLICTING PROVISIONS; PROVIDING FOR SEVERABILITY; PROVIDING FOR FILING WITH THE DEPARTMENT OF STATE; PROVIDING FOR CODIFICATION AND PROVIDING FOR AN EFFECTIVE DATE.

PART 2. AMENDMENT OF ARTICLE 3, ZONING DISTRICTS, LDR, DIVISION 2.

TABLE 3.12.2 STRUCTURE SETBACKS

Table 3.12.2 Structure Setbacks is hereby amended as follows:

TABLE 3.12.2. STRUCTURE SETBACKS

		Front/by story (ft.)			Rear/by story (ft.)				Side/by story (ft.)				
C A T	Zoning District	1	2	3	4	1	2	3	4	1	2	3	4

_					· · ·	<u>, , , , , , , , , , , , , , , , , , , </u>						عبد	
В	R-1A	20	20	20	20	6	8	10	10	6	8	10	10
В	R-1B	30 20(f)	30 20(f)	30 20(f)	30 20(f)	6(f)	6(f)	6(f)	6(f)	10(df)(b)	10(df)(b)	10(df)(b)	10(d f)(b)
В	R1-C	30	30	-	_	20	20	-	_	10	10	_	_
В	R-2	20	20	20	_	6	8	10	_	6	8	10	_

(f) In the R-1B district, wherever the lot abuts the Atlantic Ocean, the river or a man-made waterway, there shall be a minimum 3025-foot setback from the mean high water line. and the front setback shall be governed by the street centerline setbacks as set forth in subsection 3.16.C.

To request a variance Martin County staff and the Board of Zoning Adjustment are required to consider the proposal against the provisions included in Article 9, Section 9.5, Subsection 9.5.K, Variance Procedure.

- 1. The subject property was previously developed with a single family residence on the Sea Gate Harbor Plat, Plat Book 4 Page 29 date May 20, 1963.
- 2. The residence was demolished in 2019, prior to the applicant(s) purchasing the property.
- 3. The property has a Low Density Future Land Use and is zoned R-1B.
- 4. The setback requirements for the subject property are as follows:

Front: 20 ft (f) Sides: 6 ft Rear: 10 ft

Footnote (f) includes provision requiring wherever the lot abuts the Atlantic Ocean, the river or a man-made waterway, there shall be a minimum 25 foot setback from the mean high water line.

5. The property owner and applicant is requesting a variance of the 17 feet to reduce the setback from 20 ft to 3 ft for the front property line adjacent to SW Albatross Way, a residential street. Refer to the attached site plan depicting the proposed reduced front setback.

The criteria is extracted as follows with information included in response to each.

9.5.K. Variance procedure.

- 1. The variance application shall be submitted in a form approved by the Growth Management Director and made available to the public. At a minimum, the variance application shall include information which demonstrates that:
- a. Special conditions and circumstances exist which are peculiar to the land, structure, or building involved and which are not applicable to other lands, structures, or buildings in the same district.

The subject property is the smallest lot located off SW Albatross Way, measuring 0.173 acres (approximately 7,536.88 sq. ft). The property width is irregular in shape measuring approximately 91.01 ft acres towards the rear and 62 ft side towards the front. It is located at the terminus of SW Albatross Way and accessed off an existing cul-de-sac and turning circle and also abuts four other properties. Both the subject property and property directly to the south, (1650 SW Albatross Way) are both significantly impacted by the existing turning circle and are the smallest lots on this street.

The previous single-family home that had been constructed on the property as early as the 1960's and therefore pre-dates the R1-B zoning codes. The previously constructed house on the subject property was built with a centerline setback of 76.4 feet (where 50 ft is required) and a front setback of 22.8 ft (where 30 ft was required), side setbacks of 2ft off of the western property line and 5ft off of the eastern property line (where 10 ft was required), and a rear setback from the water of 25ft, until the property was demolished in 2019.

The adoption of Ordinance 1165 implemented zoning district code changes included removal of a requirement for the front setback to be governed by the centerline setbacks for properties zoned R-1B (50 ft for local streets) and a front setback now of 20 ft applicable to the subject

property. These newly introduced code provisions together with the small size of the existing irregular shaped vacant lot, significantly restrict the size, orientation, and location of any proposed single family residential unit on the subject property.

b. Literal interpretation of the provisions of article 3 or article 4 would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district.

A proposal to accommodate a single family unit on the vacant property based on the newly adopted 20 ft. front setbacks rather than the 50 ft centerline setback previously in place, introduces a challenging setback provision to meet on a significant smaller lot impacted by the development pattern of the turning circle, than the other existing lots located off SW Albatross Way. The existing property located at 1650 SW Albatross Way is set back approximately 2 ft from the front property line. The property owners share the same design challenges with one of the smaller lots measuring 0.18 acres and the turning circle dominating the front lot line.

c. The special conditions and circumstances do not result from the actions or inactions of the applicant.

The subject property is required to reduce the building footprint by 25 ft at the rear, 20 ft at the front and 10 ft on the sides. Special conditions on the subject property relate to the shape of the overall lot, measuring 62 ft at the front and 91 ft at the rear. In addition, the front property line is situated at the terminus of SW Albatross Way cul-de-sac with the turning circle creating an irregular frontage shape. The lot is also significantly smaller at 0.173 acres, than the other existing lots. Since the lot was cleared in 2019, purchased by the applicants in 2020, the code was amended to replace the 50 ft centerline setback with a 20 ft front setback provision. Such a change does not impact most of the other lots located along SW Albatross Way as all but five of the lots are perpendicular to the road without the challenge of the turning circle impact the extend of frontage afforded to the properties. One exception being property located at 1650 SW Albatross Way where the existing house is setback less than 2 ft. from the frontage. Another property located at 1670 SW Albatross Way has an existing front setback measuring 18 ft. from the property line to the existing single family home.

d. Granting the variance requested will not confer on the applicant any special privilege that is denied to owners of other lands, structures, or buildings in the same district.

The current development pattern of properties off SW Albatross Way, with the exception of the existing house located at 1650 SW Albatross Way, are of a size, shape and scale that meet the newly modified code provisions in place requiring 20 ft front setbacks. At the time the subdivision was built out a number of the existing properties are setback with a centerline setback measuring less than the 50 ft. on approximately 7 of the 21 lots located along SW Albatross Way. It is understood that the existing properties may have been constructed prior to the current code provisions being in place. However, to approve the dwelling units with a front setback of 20 ft will accommodate an infill development more consistent with the codes now in place, with the exception of the front setback.

In addition, any property owner located within Martin County is afforded the same opportunity detailed in Article 9, Section 9.5.K to request a variance to address setback issues along SW Albatross way.

- 7. A variance shall not be granted unless the BOZA determines that:
- a. The requirements of subsection 9.5.K.4 have been met by the applicant for the variance.

The requirements of Subsection 9.5.K.4. are demonstrated in the above referenced responses provided, in addition to all of the procedures required ahead of the Board of Zoning Adjustment meeting.

- b. The variance is the minimum variance that will make possible the reasonable use of land, building or structure.
 - A reduced front setback of 3 ft. where 20 ft. is required provides the opportunity to accommodate a single family home on the subject property that meets all other provisions of the R-1B setback and development standards.
- c. The granting of the variance will be in harmony with the general purpose and intent of the LDR and will not be injurious to the neighborhood, or otherwise detrimental to the public welfare.

The proposed single family home will be of a scale and positioning on the property consistent and harmonious with the neighborhood.

We trust the above and attached information provides sufficient information for staff to be able to review and provide a positive recommendation before the Board of Zoning Adjustment for a reduced front setback of 3 feet from SW Albatross Way where 20 feet is required.

This Document Prepared By and Return to: Christopher J. Twohey, PA 844 SE Ocean Blvd. Suite A Stuart, Florida 34994

Parcel ID Number: 06-38-41-001-000-01590.40000

Warranty Deed

This Indenture, Made this 9th day of ,2020 A.D., Between Christopher J. Rastrelli and Patricia L. Rastrelli, husband and wife of the County of Martin State of Florida , grantors, and Jeffrey Hunter Graham and Marlene Ann Graham, husband and wife whose address is: 99 Pointe Trinity Dr., Strafford, NH 03884 of the County of Strafford , State of New Hampshire , grantees. Witnesseth that the GRANTORS, for and in consideration of the sum of

TEN DOLLARS (\$10)

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

Lot 159, SEA GATE HARBOR, according to the Plat thereof, as recorded in Plat Book 4, Page 29, Public Records of Martin County, Florida.

SUBJECT TO:

- 1. Taxes for the year 2020, and all subsequent years;
- 2. Zoning restrictions, prohibitions and other requirements imposed by governmental authority;
- 3. Restrictions and matters appearing on the Plat or otherwise common to the subdivision; and
- 4. Public utility easements of record, if any,

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

In Witness Whereof, the grantors have hereunto set their hands and seals the day and year first above written.

Signed, sealed and delivered in our presence: (Seal) Printed Name Christopher J. Rastrelli Witness (Seal) Printed Name P.O. Address: 1704 NW Shore Terr., Stuart, FL 34994 Witness State of Florida

County of Martin

The foregoing instrument was acknowledged before me by means of \checkmark physical presence or \square online notarization, this 9th day of July , 2020 , by day of July Christopher J. Rastrelli and Patricia L. Rastrelli, husband and wife

who are personally known to me or who have produced their Florida driver's license as identification JOSHUA A. SHANKMAN

MY COMMISSION # GG 061772 EXPIRES: January 11, 2021 Bonded Thru Notary Public Underwriters Printed Name: Notary Public

graham3

My Commission Expires: Laser Generated by ODisplay Systems, Inc. 2020 (863) 763-5555 netForm FLWD-

DISCLOSURE OF INTEREST AFFIDAVIT

BEFORE ME, the undersigned authority, duly authorized to take acknowledgments and administer oaths, personally appeared the undersigned person on the date set forth below, who, first being duly sworn, deposes and says under penalties of perjury:

1. That the record property owner(s) of the Real Property described in **Exhibit "A"** to this Affidavit is (are) as follows:

Name	Address
Jeffrey Graham	99 Pointe Trinity Drive, Strafford, NH, 03884
Marlene Graham	99 Pointe Trinity Drive, Strafford, NH, 03884

(If more space is needed attach separate sheet)

2. That the following is a list of every natural person and entity with any legal or equitable interest in the property (as defined in Section 10.2.B.3. Land Development Regulations, Martin County Code):

Name	Address	Interest
Jeffrey Graham	99 Pointe Trinity Drive, Strafford, NH, 03884	Owner
Marlene Graham	99 Pointe Trinity Drive, Strafford, NH, 03884	Owner

(If more space is needed attach separate sheet)

3.	That the following is a list of those, who have any interest in a contract for sale of the
prope	rty, or a conveyance of any interest in the property, including but not limited to, real estate
broke	rs and salespersons; and any and all mortgagees of the property:

Name	Address	Interest
Ŋf.Martin County, Florida	N/A	N/A

(If more space is needed attach separate sheet)

4. That the following is a list of all other applications for which the applicant has an interest as defined in subsection b. and c. of Section 10.2.B.3. Land Development Regulations, Martin County Code currently pending before Martin County. The list shall include any development applications, waiver applications, road opening applications, and lien reduction requests.

Application Name and/or Project Number	Names & Addresses of Parties involved	Date	Type of Application	Status of Application*
N/A	N/A	N/A	N/A	N/A

(If more space is needed attach separate sheet)

Status defined as:A = Approved

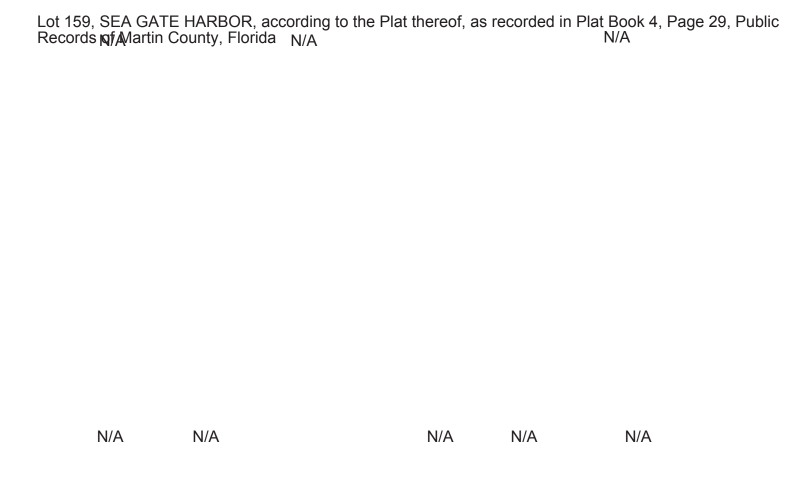
P = Pending D = Denied W = Withdrawn

This Affidavit is given for the purpose of establishing compliance with the provisions of Section 10.2.B.3 Land Development Regulations; Martin County Code.

FURTHER AFFIANT SAYETH NOT.

EXPIRES: September 23, 2023 Bonded Thru Notary Public Underwriters

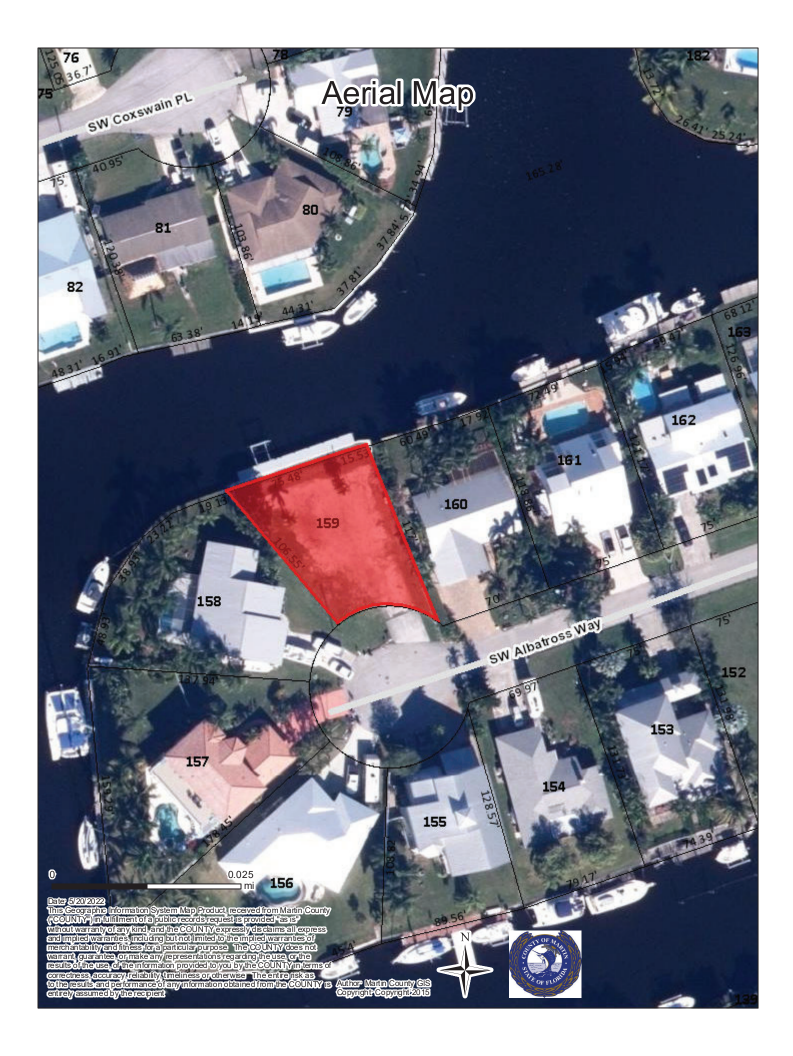
Exhibit "A" (Disclosure of Interest and Affidavit) (Legal Description)



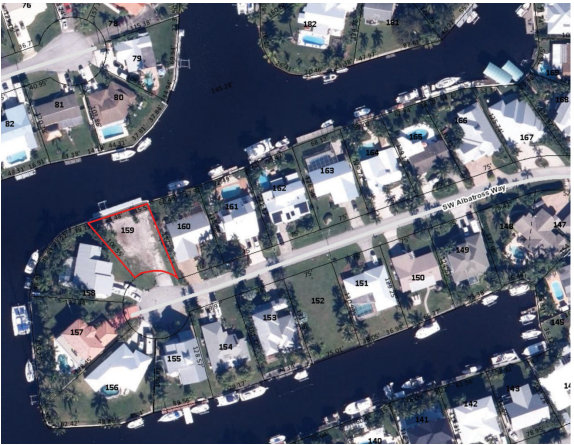
Appendix

Article 10.2.B.3. Article 10, Development Review Procedures; Land Development Regulations; Martin County Code

- 10.2.B. Application submittal for development approval. Applications for development approval shall comply with the following described procedures:
- 1. Initiation. A development application shall be filed with the County Administrator by the owner or other person having a power of attorney from the owner to make the application.
- 2. Acceptance of the application. A development application will be received for processing on any working day.
- 3. Verification of property ownership. The documents required below are required prior to an application being determined complete. After the application is determined to be complete, the applicant has a continuing obligation to provide revised documents to reflect any changes to the information provided that may occur before and as of the date of the final public hearing or final action on the application.
- a. Proof of ownership must be provided for any application for any type of development order. The applicant shall provide a copy of the recorded deed for the subject property, and shall certify any subsequent transfers of interests in the property. If the applicant is not the owner of record, the applicant is required to report its interest in the subject property.
- b. The applicant must disclose the names and addresses of each and every natural person or entity with any legal or equitable interest in the property of the proposed development, including all individuals, children, firms, associations, joint adventures, partnerships, estates, trusts, business trusts, syndicates, fiduciaries, corporations, limited liability company, professional associations and all other groups or combinations.
- c. For those entities that are a firm, association, joint adventure, partnership, estate, trust, business trust, syndicate, fiduciary, corporation, limited liability company, professional associations and all other groups or combinations thereof, every natural person or entity that enjoys a legal or equitable interest in property of the proposed development shall be disclosed including but not limited to any partners, members, shareholders, trustees, and stockholders.
- d. The disclosure required in b. and c. above shall not apply to companies that are publicly traded and to consultants and contractors who may perform professional services or work related to the property.
- e. In addition, the disclosure must include those having any interest in a contract for sale of the property, or a conveyance of any interest in the property, including but not limited to, real estate brokers and salespersons; and any and all mortgagees of the property.
- f. The applicant must list all other applications for which they have an interest as defined in subsection b. and c. above that is currently pending before Martin County. The list shall include any development applications, waiver applications, road opening applications, and lien reduction requests.
- g. Any development order, including applications for Planned Unit Developments which was granted or approved based on false or incomplete disclosure will be presumed to have been fraudulently induced and will be deemed by the Martin County Board of County Commissioners to be void ab initio and set aside, repealed, or vacated.

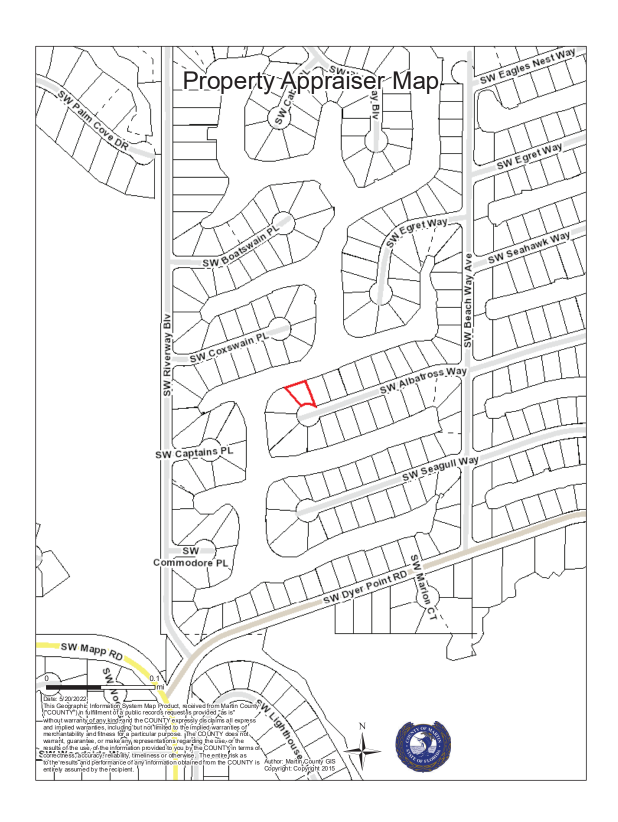




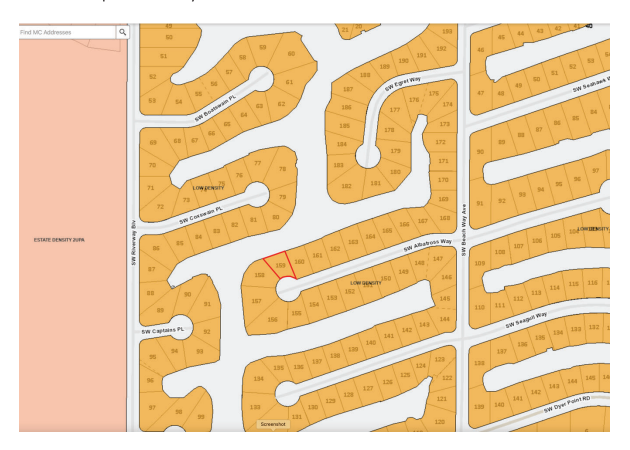




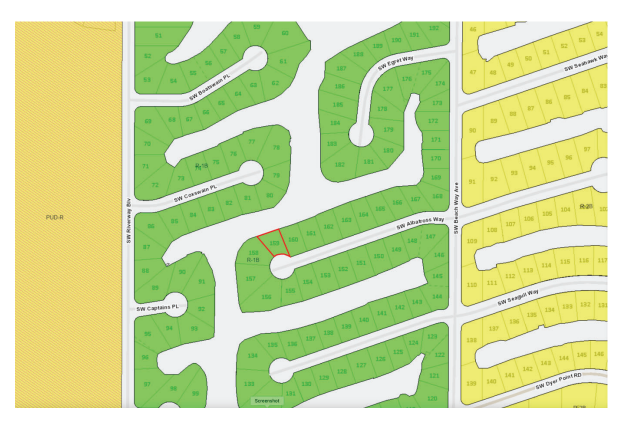




Land Use Map: Low Density Residential



Zoning Map R-1B Single Family Residential



Analysis of Setbacks:

Subject Property centerline to front of lot 51.7 ft. Previous house on property achieved over 70 ft centerline setback.



Adjacent property has less than 2 ft front setback as existing.



Front setback of less than 20 ft on adjacent property as existing



Graphic depicting all of the lots (highlighted in green) with existing units measuring less than a 50 ft. centerline setback as was previously required:





Basic Info

PIN AIN Situs Address **Website Updated** 06-38-41-001-000-01590-4 1659 SW ALBATROSS WAY PALM CITY FL 5/20/22 22753

General Information

Property Owners

GRAHAM JEFFREY HUNTER GRAHAM MARLENE ANN

Parcel ID

22753

06-38-41-001-000-01590-4

Use Code/Property Class

0700 - 0700 Misc Residential Imp

Mailing Address

99 POINTE TRINITY DR STRAFFORD NH 03884

1659 SW ALBATROSS WAY PALM CITY FL

Neighborhood

490020 N Palm City Canals

Tax District

DISTRICT FIVE MSTU

Property Address

Account Number

Legal Acres

.1730

Legal Description

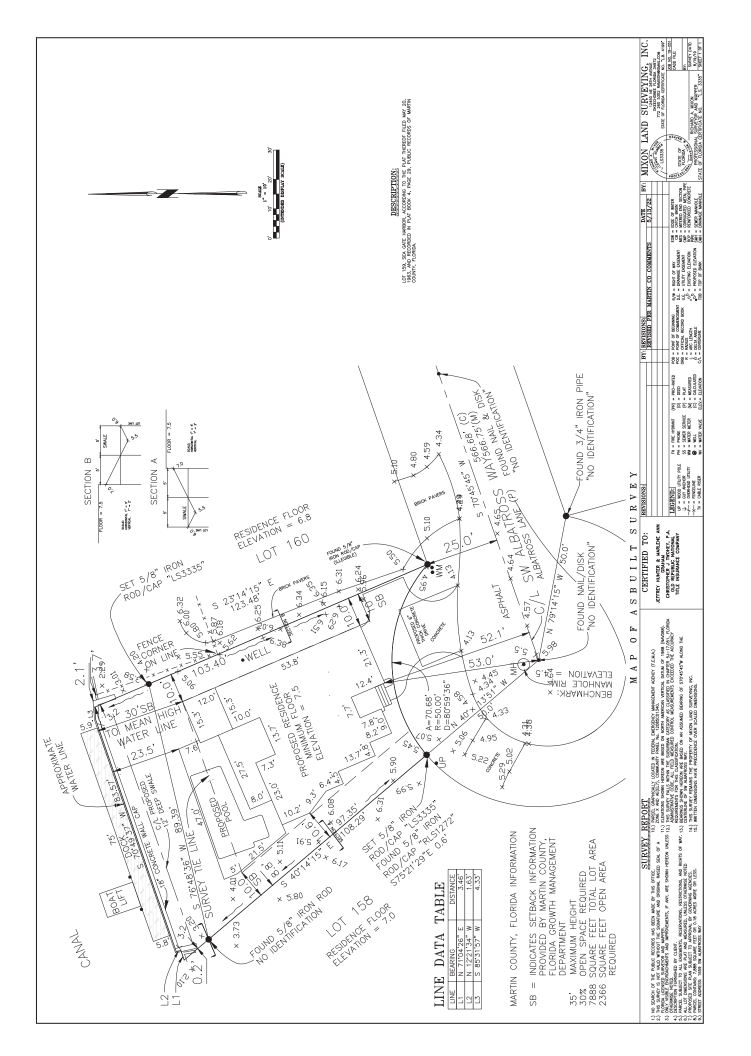
SEAGATE HARBOR LOT 159

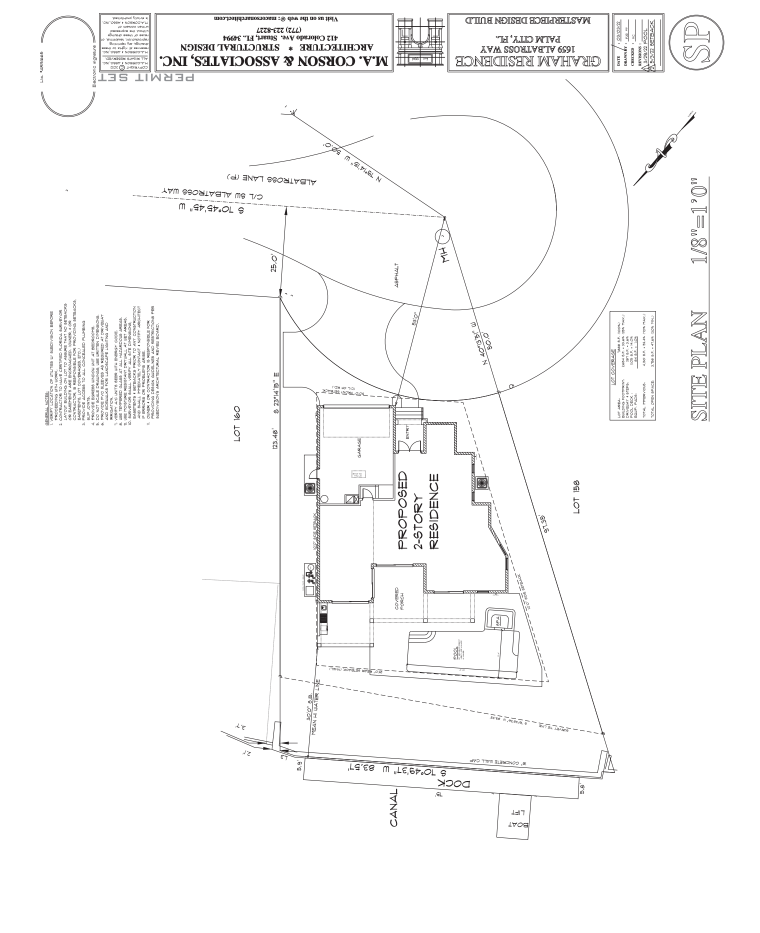
Ag Use Acres

N/A

Current Value

Year Land **Improvement** Market **Value Not Assessed Total County** County 2021 Value Taxed **Taxable** Value Value Value **Exemptions** \$ 292,500 \$ 10,770 \$ 303,270 \$ 0 \$ 303,270 \$0 Value \$ 303,270





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BEFORE THE BOARD OF COUNTY COMMISSIONERS MARTIN COUNTY, FLORIDA

ORDINANCE NUMBER 1165

AN ORDINANCE OF MARTIN COUNTY, FLORIDA, AMENDING DISTRICTS, LAND ARTICLE **ZONING** DEVELOPMENT 3, COUNTY. REGULATIONS, MARTIN PROVIDE FOR REVISED DEVELOPMENT STANDARDS AND SETBACKS: APPLICABILITY; PROVIDING FOR PROVIDING FOR CONFLICTING PROVISIONS; PROVIDING FOR SEVERABILITY; PROVIDING FOR FILING WITH THE DEPARTMENT OF STATE: PROVIDING FOR CODIFICATION AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners (BCC) has adopted the Martin County Comprehensive Growth Management Plan within which are included goals, objectives, and policies related to the process for review and approval of certain development applications; and

WHEREAS, Chapter 163, Part II, Florida Statutes, requires the implementation of these goals, objectives and policies through the adoption of consistent land development regulations; and

WHEREAS, this proposed amendment of Article 3, Zoning Districts, of the Land Development Regulations, Martin County Code, has received public hearings before the Local Planning Agency and the Board of County Commissioners; and

WHEREAS, the Board of County Commissioners finds the proposed amendment consistent with the goals, objectives and policies of the Comprehensive Growth Management Plan.

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

PART 1: AMENDMENT OF ARTICLE 3, ZONING DISTRICTS, LAND DEVELOPMENT REGULATIONS, DIVISION 2.

TABLE 3.12.1 DEVELOPMENT STANDARDS

Table 3.12.1 Development Standards, is hereby amended as follows:

TABLE 3.12.1
DEVELOPMENT STANDARDS

С	Zoning	Min. Lot	Min. Lot	Max.	Max.	Max.	Max.	Min.	Other
A	District	Area	Width	Res.	Hotel	Building	Height	Open	Req.
T	District	(sq. ft.)	(ft)	Density	Density	Coverage	(ft)/(stories)	Space	(footnote)
l '		(54.10.)	(()	(upa)	(upa)	(%)	(10)/(3001103)	(%)	(lootilote)
Α	AG-20A	20 ac.	300	0.05		_	30	50	_
Α	AR-5A	5 ac.	300	0.20	_	_	30	50	
Α	AR-10A	10 ac.	300	0.10	_	_	30	50	_
Α	RE-2A	2 ac.	175	0.50	_	_	30	50	_
Α	RE-1A	1 ac.	150	1.00	_	_	30	50	_
Α	RE-½A	21,780	100	2.00	_	_	30	50	_
Α	RS-3	15,000	60	3.00	_	_	30	50	_
Α	RS-BR3	10,000	75	3.00	_	30	35	50	_
Α	RS-4	10,000	60	4.00	_	_	30	50	_
Α	RS-5	7,500	60	5.00	_	_	30	50	_
Α	RS-6	7,500	50	6.00	_	_	40	50	_
Α	RS-8	5,500	50	8.00	_	_	40	50	_
Α	RS-10	4,500	40	10.00	_	_	40	50	_
Α	RM-3	15,000(h)	60(h)	3.00	_	_	40	50	_
Α	RM-4	10,000(h)	60(h)	4.00	_	_	40	50	_
Α	RM-5	8,500(h)	60(h)	5.00	_	_	40	50	_
Α	RM-6	7,500(h)	50(h)	6.00	_	_	40	50	_
Α	RM-8	5,500(h)	50(h)	8.00 (d)	_	_	40	50	_
Α	RM-10	4,500(h)	40(h)	10.00(g)	_	_	40	50	
Α	MH-P	10 ac.(e)	_	8.00	_	_	20/1 <u>25/2</u>	50	_
Α	MH-S	5,500	50	8.00	_	_	20/1 -25/2	50	(i)
Α	СО	10,000	80	_	_	40	30	40	_
Α	COR-1	10,000 <u>(h)</u>	80 <u>(h)</u>	5.00	10.00	40	30	40	_
Α	COR-2	10,000 <u>(h)</u>	80 <u>(h)</u>	10.00	20.00	40	30	40	_
Α	LC	10,000	80	10.00	20.00	50	30	30	_
Α	CC	10,000	80	1	20.00	50	30	30	
Α	GC	10,000	80	_	20.00	60	40	20	-
Α	WRC	10,000 <u>(h)</u>	80 <u>(h)</u>	10.00	20.00	50	30	30	-
Α	WGC	10,000	80		20.00	50	40	30	-
Α	LI-1	_	_	_	_	_	_	_	_
Α	LI	15,000	100	-	20	40	30(I)	20	_
Α	GI	30,000	125	_	20	50	40	20	_
Α	HI	1 ac.	125		_	60	40	20	1
Α	PR	_			_	45	40	40	_
Α	PC	-	_			45	30	40	_
Α	PS-1	10,000	80	_	_	45	40	40	_
Α	PS-2	10,000	80			45	40	40	_
Α	PAF	_	_	_	_	_		50	_
В	HR-1	10,000	100	(a)	_	_	35	30	-
В	HR-1A	12,000	100	(a)	_		35	30	_
В	R-1	15,000	100	(a)		25 - <u>35</u>	30/3	50	_

Strikethrough passages are deleted; underline passages are added.

В	R-1A	10,000	85	(a)	_	25 - <u>35</u>	30/3	30	(d)
В	R-1B	8,200	75	(a)	_		35	30	_
В	R1-C	15,000	100	(a)		25 - <u>35</u>	25/2	50	_
В	R-2	7,500	60	(a)	_	35	30/3	30	_
В	R-2B	7,500	60	(a)	_	35	30/3	30	_
В	R-2C	5,000	50	(a)	_	_	35	30	_
В	R-2T	7,500	60	(a)	_	35	30/3	30	_
В	RT	5,500(f)	50	(a)	_	_	20/1 <u>25/2</u>	30	(b), (i)
В	TP	10 ac.	_	(k)	_	_	20/1 <u>25/2</u>		(c), (j)
В	Ε	43,560	_	(a)	_	_	30/3	50	_
В	E-1	30,000	150	(a)	_	25 - <u>35</u>	30/3	50	_
В	WE-1	30,000	100	(a)	_	25 - <u>35</u>	25 <u>30</u> /2	50	_

NOTES:

- (a) Maximum residential density shall be one single-family residential dwelling unit per lawfully established lot.
- (b) In the RT district:
 - (1) Mobile home subdivisions shall be surrounded by a landscaped buffer strip at least 25 feet in depth on all sides. Buffers shall be unoccupied, except for underground utilities, canals, ditches, landscaping and entrance ornamentation.
 - (2) A minimum of five percent of the gross land area shall be required for recreation area.
 - (3) Fences and walls located on or within five feet of lot lines shall not exceed a height of six feet, except such fences or walls shall not exceed three feet six inches when located in a required front yard.
- (c) In the TP district:
 - (1) A minimum of five percent of the gross land area shall be required for recreation area.
 - (2) Fences and walls located on or within five feet of lot lines shall not exceed a height of six feet, except such fences or walls shall not exceed three feet six inches when located in a required front yard.
- (d) In the R-1A district, waterfront lots shall have a minimum of width of 60 feet along the street frontage and 100 feet in width along the waterway.
- (d) The maximum density for the RM-8 district is 10 units per acre for sites meeting the affordable housing criteria set forth in Policy 4.13A.7.(4) of the Comprehensive Growth Management Plan.
- (e) In the MH-P district, each mobile home shall have a site area of at least 5,500 square feet.
- (f) Each mobile home subdivision shall have a site area of at least ten acres.
- (g) The maximum density for the RM-10 district is 15 units per acre for sites meeting the affordable housing criteria set forth in 4.4.M.1.e.(5) Policy 4.13A.7.(5) of the Comprehensive Growth Management Plan.
- (h) The minimum lot area and minimum lot width requirements shall not apply to zero lot line, townhouse or multifamily developments on lots created after March 29, 2002.
- (i) In the RT and MH-S districts, single-family detached dwellings (site-built dwellings) shall also comply with the provisions of Section 3.98.
- (j) In the TP zoning district, mobile homes, modular homes and single-family detached dwellings (site-built dwellings) shall be limited to a foot print approved by the owner of the property (e.g., president of a condominium association or cooperative). Verification of the location and foot print by the property owner shall be provided with the building permit application. Primary structures and

- attached accessory structures, regardless of construction type, shall maintain a ten foot separation from other primary structures and attached accessory structures. Also, single-family detached dwellings (site-built dwellings) shall comply with the provisions of Section 3.98.
- (k) In the TP zoning district the maximum residential density shall not exceed that density established on the parcel on April 1, 1982. New mobile home park development, requiring final site plan approval, in the TP zoning district shall not exceed eight units per acre.
- (l) The maximum building height shall be 40 feet for all commercial and business uses permitted in the LI zoning district as set forth in Table 3.11.2.

PART 2. AMENDMENT OF ARTICLE 3, ZONING DISTRICTS, LDR, DIVISION 2.

TABLE 3.12.2 STRUCTURE SETBACKS

Table 3.12.2 Structure Setbacks is hereby amended as follows:

TABLE 3.12.2. STRUCTURE SETBACKS

		Front/by story (ft.)				Rear/by story				Side/by story			
<u> </u>				T _		(ft.)				(ft.)			
C A T	Zoning District	1	2	3	4	1	2	3	4	1	2	3	4
Α	AG- 20A	50	50	50	50	50	50	50	50	50	50	50	50
Α	AR-5A	40	40	40	40	40	40	40	40	40	40	40	40
Α	AR- 10A	40	40	40	40	40	40	40	40	40	40	40	40
Α	RE-2A	30	30	30	30	30	30	30	30	30	30	30	30
Α	RE-1A	25	25	25	25	15	15	15	15	15	15	15	15
Α	RE-½A	25	25	25	25	15	15	15	15	15	15	15	15
Α	RS-3	25	25	25	25	10	10	10	10	10	10	10	10
Α	RS-BR3	25(I)	25(I)	25(I)	25(I)	15(j)	15(j)	15(j)	15(j)	10(k)	10(k)	10(k)	10(k)
Α	RS-4	25	25	25	25	10	10	10	10	10	10	10	10
Α	RS-5	25	25	25	25	10	10	10	10	10	10	10	10
Α	RS-6	25	25	25	25	10	20	30	40	10	10	20	30
Α	RS-8	25	25	25	25	10	20	20	30	5	5	10	20
Α	RS-10	25	25	25	25	10	20	20	30	5	5	10	10
Α	RM-3	25	25	25	25	10	20	30	40	10	10	20	30
Α	RM-4	25	25	25	25	10	20	30	40	10	10	20	30
Α	RM-5	25	25	25	25	10	20	30	40	10	10	20	30
Α	RM-6	25	25	25	25	10	20	30	40	10	10	20	30
Α	RM-8	25	25	25	25	10	20	30	40	10	10	20	30
Α	RM-10	25	25	25	25	10	20	30	40	10	10	20	30
Α	MH-P	20	20	20	20	6	6	6	6	6	6	6	6
Α	MH-S	20	20	20	20	6	6	6	6	6	6	6	6
Α	CO	25	35	35	35	20	30	30	30	10	20	30	30
Α	COR-1	25	25	25	25	20	20	30(h)	30(h)	10	10	30	30
Α	COR-2	25	35	35	35	20	30	30	30	10	20	30	30
Α	LC	25	25	25	25	20	20	30	40	10	10	20	

Α	СС	25	25	25	25	20	20	30	40	10	10	20	30
Α	GC	25	25	25	25	20	20	30	40	10	10	20	30
Α	WRC	25	25	25	25	20	20	20	20	10	10	10	10
Α	WGC	25	25	25	25	20	20	20	20	10	10	10	10
Α	LI-1	_	_	1	_	_	_	_	_	_	_	_	_
Α	LI	15(c)	15(c)	15(c)	15(c)	10(c)	10(c)	10(c)	10(c)	10(c)	10(c)	10(c)	10(c)
Α	GI	15(c)	15(c)	15(c)	15(c)	10(c)	10(c)	10(c)	10(c)	10(c)	10(c)	10(c)	10(c)
Α	H	40	40	40	40	40	40	40	40	40	40	40	40
Α	PR	25	25	25	25	20	20	30	40	10	10	20	30
Α	PC	25	25	25	25	20	20	30	40	10	10	20	30
Α	PS-1	25	25	25	25	20	20	30	40	10	10	20	30
Α	PS-2	25	25	25	25	20	20	30	40	10	10	20	30
Α	PAF	_	_	-	_	_	_	_	-	-	-	_	_
В	HR-1	35(d) 25	35(d) 25	35(d) 25	35(d) 25	25 (d)	25 (d)	25 (d)	25 (d)	15(a)	15(a)	15(a)	15(a)
В	HR-1A	35	35	35	35	25	25	25	25	15(a)	15(a)	15(a)	15(a)
В	R-1	20(e)-	20(e)	20(e)	20(e)	6(e)	8(e)	10(e)	10(e)	6 <u>(e)</u>	8 <u>(e)</u>	10 <u>(e)</u>	10 <u>(e)</u>
В	R-1A	20	20	20	20	6	8	10	10	6	8	10	10
В	R-1B	30 20(f)	30 20(f)	30 20(f)	30 20(f)	6(f)	6(f)	6(f)	6(f)	10(df)(b)	10(df)(b)	10(df)(b)	10(d f)(b)
В	R1-C	30	30	-	-	20	20		-	10	10	_	_
В	R-2	20	20	20	_	6	8	10	-	6	8	10	_
В	R-2B	20	20	20	-	6	8	10		6	8	10	_
В	R-2C	20	20	20	20	6	8	10	10	6	8	10	10
В	R-2T	20	20	20	20	6	8	10	10	6	8	10	10
В	RT	20	_		_	6	_		_	6		_	_
В	TP	15(i)	_	_	_	5(i)	_	_	_	5(i)	_	_	_
В	E	35	35	35	35	6	8	8	8	6	8	8	8
В	E-1	40	40	40	_	20	25	30	_	20	25	30	_
В	WE-1	50 35(g)	50 35(g)	_	_	25 50(g)	25 50(g)	_	_	15	15	_	_

NOTES:

Additional setback specifications are contained in division 3 (standards for specific uses) and division 4 (miscellaneous development standards) of this article 3.

- (a) Side setback for nonconforming lots is 7.5 feet.
- (b) Side setback for nonconforming lots is 6.5 feet.
- (c) Where the real property boundary abuts an RE, RS, MH, RM, HR-1, HR-1A, R-1, R-1A, R-1B, R-1C, R-2, R-2B, R-2C, R-2T, RT, TP, E, E-1, WE-1 zoning district, a residential use in a PUD, or the real property boundary of a public school, these increased setbacks shall apply:

Front/by story (ft.)			Rear/by story (ft.)				Side/by story (ft.)					
1	2	3	4	1	2	3	4	1 2 3 4			Corner	
25	25	25	25	20	20	30	40	15	20	20	30	25

- (d)—In the HR 1 district, wherever the lot abuts the Atlantic Ocean, the river or a man-made waterway, there shall be a minimum 35-foot setback from the mean high water line and the front setback shall be governed by the street centerline setbacks as set forth in subsection 3.16.C. Reserved.
- (e) In the R-1 district, wherever the lot abuts the Atlantic Ocean, the river or a man-made waterway, there shall be a minimum 205-foot setback from the mean high water line, and the front setback shall be governed by the street centerline setbacks as set forth in subsection 3.16.C.

- (f) In the R-1B district, wherever the lot abuts the Atlantic Ocean, the river or a man-made waterway, there shall be a minimum 3025-foot setback from the mean high water line. and the front setback shall be governed by the street centerline setbacks as set forth in subsection 3.16.C.
- (g) In the WE-1 district, wherever the lot abuts the Atlantic Ocean, the river or a man-made waterway, there shall be a minimum 50-foot setback from the mean high water line. and the front setback shall be governed by the street centerline setbacks as set forth in subsection 3.16.C. Where existing principal residences on adjacent lots are set back more than 50 feet from the mean high water line, the minimum setback from the mean high water line shall be the mean setback of the nearest principal residences on adjacent lots, or, where there is no principal residence within 1,000 feet, the minimum setback from the mean high water line shall be 50 feet. Accessory structures which are not roofed or enclosed by walls or screening shall only be subject to the minimum 50-foot setback from the mean high water line.
- (h) The minimum rear setback for single-family detached residences and duplex dwellings shall be 20 feet.
- (i) Setbacks shown for the TP zoning district are from property lines, i.e. the mobile home park boundary. The setbacks are not applicable between structures.
- (j) For enclosed storage structures, greenhouses, child's playhouse and gazebos, this dimension may be reduced to five feet.
- (k) The side/corner minimum setback shall be 20 feet.
- (I) For lots that have frontage on ingress/egress or access easements and not on platted road rights-of-way the front setbacks shall be measured from the easement line.

(Ord. No. 608, pt. 1, 3-19-2002; Ord. No. 633, pt. 1, 9-2-2003; Ord. No. 727, pt. 1, 10-24-2006; Ord. No. 809, pt. 1, 9-9-2008; Ord. No. 866, pt. 2, 6-22-2010; Ord. No. 937, pt. 1, 8-6-2013; Ord. No. 1014, pt. 2, 12-6-2016)

PART 3: APPLICABILITY OF ORDINANCE.

This Ordinance shall be applicable throughout the unincorporated area of Martin County.

PART 4: CONFLICTING PROVISIONS.

Special acts of the Florida Legislature applicable only to unincorporated areas of Martin County, Martin County ordinances, County resolutions, or parts thereof, in conflict with this ordinance are hereby superseded by this ordinance to the extent of such conflict except for ordinances concerning either adoption or amendment of the Comprehensive Plan.

PART 5: SEVERABILITY.

If any portion of this ordinance is for any reason held or declared to be unconstitutional, inoperative or void by a court of competent jurisdiction, such holding shall not affect the remaining portions of this ordinance. If this ordinance or any provision thereof shall be held to be inapplicable to any person, property or circumstances by a court of competent jurisdiction, such holding shall not affect its applicability to any other person, property or circumstances.

PART 6: FILING WITH THE DEPARTMENT OF STATE.

The clerk shall be and is hereby directed forthwith to scan this ordinance in accordance with Rule 1B-26.003, Florida Administrative Code, and file same with the Florida Department of state via electronic transmission.

PART 7: CODIFICATION.

Provisions of this ordinance shall be incorporated into the Martin County Land Development Regulations, except that Parts 4 through 8 shall not be codified. The word "ordinance" may be changed to "article," "section," or other word, and the sections of this ordinance may be renumbered or re-lettered.

PART 8: EFFECTIVE DATE.

This ordinance shall take effect upon filing with the Office of Secretary of State.

PASSED AND DULY ADOPTED THIS 10TH DAY OF AUGUST, 2021.

ATTEST:

BOARD OF COUNTY COMMISSIONERS, MARTIN COUNTY, FLORIDA

CAROLYN TIMMANN,

CLERK OF THE CIRCUIT

COURT AND COMPTROLLER

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

SARAH W. WOODS

COUNTY ATTORNEY



RON DESANTIS
Governor

LAUREL M. LEESecretary of State

August 17, 2021

Ms. Carolyn Timmann Clerk of the Circuit Court Martin County Post Office Box 9016 Stuart, Florida 34995

Attention: Layla Ponders

Dear Ms. Timmann:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your electronic copy of Martin County Ordinance No. 1165, which was filed in this office on August 17, 2021.

Sincerely,

Anya Grosenbaugh Program Administrator

AG/lb

Friday, July 23, 2021



Raging western wildfires create their own weather

Martin County - Growth Management

Advertiser:

GCI0694250-01

Ad Number:

Agency:

BCC

2021 0180

A-15-AII

Section-Page-Zone(s):

2 Col x 10

Color Type

Size:

N/A

Insertion Number:

Description:

This year has seen a brutally hot, dry summer in the Western U.S., with hundreds of heat records broken amid an unprecedented drought that has created a tinderbox for ferocious wildfires.

Weather often contributes to the growth and spread Weather often contributes to the growth and spread of wildfires, and high heat, low humldify, gusty winds and lack of rainfall are among the prime culprits. But fires also can influence the weather. Sometimes, wildfires can create a witches' brew of weather, including pyrocumulus clouds, thunderstorms, dry lightning and even fire tornadoes.

What are pyrocumulus ('fire') clouds?

Pyrocumulus clouds – aka fire clouds – look like gi-ant, dirty-colored thunderheads that sit atop a mas-sive column of smoke from a wildfire. Often the top of the smoke column flattens into the shape of an anvil. When air over the fire becomes superheated, it rises

in a large column. As air with more moisture rises, it rushes up the smoke column into the atmosphere, and the moisture condenses into droplets. That's what cre-ates the "fire clouds" that look much like the thunder-

heads seen before a big thunderstorm.

Sometimes these clouds can turn even more fierce and become what are known as "pyrocumulonimbus"

A cumulonimbus without the "pyre" is imposing enough – a massive, anvil-shaped tower of power reaching 5 miles high, hurling thunderbolts, wind and rain.

Add smoke and fire to the mix and you have pyrocu-mulonimbus, an explosive storm cloud actually creat-ed by the smoke and heat from a wildfire.

What is dry lightning?

To put it simply, according to the National Severe

To put it simply, according to the National Severe Storms Laboratory, dry lightning is lightning that hits the ground without rainfall nearby. Humid air among the clouds feeds thunderstorms, while dry air below causes the rain to evaporate before reaching the ground. Lightning strikes still reach the surface, however, where vegetation is dry from months of persistent heat and low humidity - providing the perfect kindling to ignite a wildfire.

Fire whirls, fire tornadoes and "firenadoes" – terms for the same phenomenon – are among the more dangerous elements freighters face.

Some of the wildfires this summer in the West have spawned fire whirls.

A fire whirl is a "spinning vortex column of ascendations of the state of the state

A fire whirl is a "spinning vortex column of ascending hot air and gases rising from a fire and carrying aloft smoke, debris, and flame," according to the Bureau of Land Management's Glossary of Wildland Fire Terminology. "Fire whirls range in size from less than 1 foot to more than 500 feet in diameter. Large fire whirls have the intensity of a small tornado."

Created by cool air rushing to take the place of hot air, the whirl generates a spin that can hurl embers and sparks great distances.

Contributing: The Associated Press

NOTICE OF PUBLIC HEARINGS

Notice is hereby given that the Board of County Commissioners of Martin County will conduct public hearings on August 10, 2021 beginning at 9:00 A.M. or as soon thereafter as the items may be heard, to review the following items

1. A REQUEST FOR A WANER, PURSUANT TO SECTION 5.3.E., GENERAL Obdinances, Martin County Code, From the Minimum distance Requirements between a residential zoning district or a dwelling And the Sale of Algoholic beverages for on-premises Consumption at 3869 Se Evans Terrace.

2. AM ORDINANCE OF MARTIM COUNTY, FURIDA, AMENDING ARTICLE 3. ZONING DISTRICTS, LAND DEVELOPMENT REQUIZIONIS, MARTIM COUNTY CODE, TO PROVIDE FOR REVISED DEVELOPMENT STANDARDS AND SETRACKS, PROVIDING FOR APPLICABILITY, COMPLICTING PROVISIONS, SEVERABILITY, FILING WITH THE DEPARTMENT OF STATE, CODIFICATION, AND AN EFFECTIVE DATE.

AND AN EFFECTIVE DATE.

2. AN ORDBANGE: OF MARTIN COUNTY, FLORIDA, AMENDING ARTICLE 2, 20 KINC DISTRICTS, TO REPEAL SECTION 2.59, COMMUNITY EXPERIENCE OPERATOR VIOLENCE OF SECTION 2.59, COMMUNITY EXPERIENCE OPERATOR VIOLENCE OF SECTION 2.59, BRODAKTOWN REDEVELOPMENT OVERLAY DISTRICT, LAND OPERION SECTION 2.59, BRODAKTOWN REDEVELOPMENT OVERLAY DISTRICT, LAND OPERION SECTION 2.59, BRODAKTOWN REDEVELOPMENT OVERLAY DISTRICT, LAND OPERION SECTION SECTION SECTION OF SECTION SECTION OF SECTION OF

S. A RESQUIDING OF MARTIN COUNTY, FLORIDA, RESARDING AN APPLICATION TO CHANGE THE ZONING DISTRICT FROM R-3A, LIBERAL MULTIPLE FAMILY DISTRICT, TO G. CERERAL COMMERGAL DISTRICT OF THE MOST APPROPRIATE ZONING DISTRICT ON 1.39 ACRES LICATIED ON THE WEST SIDE OS E.F. EFEBERAL HURWAYN, KRAST THE HIRSSECTION OF S.E. RIDGEWAY TERRACE AND S.E. FEDERAL HUGHWAY, KAN THE METHERSECTION OF S.E. RIDGEWAY TERRACE AND S.E. FEDERAL HUGHWAY, HOSE SOUND.

All interested proposes are invoked to attend and be heard. The meeting will be held in the Connecesson Chrombers on the first floor of the Martin County Storest Administrative Central, 2010 St Monterper Road, Staust, Florids, 49866. Writer comments may be maked for Paul Schilling, Director Martin County Growth Management Openiment. 2401 SE. Monterper Road, Staust, Florids, 19966. Copies of the items will be unitable from the Growth Management Openiment. The more information, contact the Growth Management Department of 1722, 283-5465.

using all in leaving presence can in land our remy can remy or large prosper decision begins all my cannot made with respect to any metter counsidered all the meetings or hearings of any board, committee, agency, connectly, or advant groups, that prants not limited are most of the proseedings and, for such purpose, may need to institre that a verballin record of the proceedings in much which record should included the testimony and evicence upon which the appeals in to be based.









