

MARTIN COUNTY, FLORIDA DEVELOPMENT REVIEW

STAFF REPORT

A. Application Information

BR 24, LLC REZONING

Applicant: Property Owner: Agent for the Applicant: County Project Coordinator: Growth Management Director: Project Number: Record Number: Report Number: Application Received: Transmitted: Staff Report: LPA Hearing: BCC Hearing: BR 24, LLC, Ed Hickey, Managing Member BR 24, LLC Morris A. Crady, Lucido and Associates Catherine Riiska, MS, PWS, Principal Planner Nicki van Vonno, AICP B121-003 DEV2019040012 2019_0529_B121-003_DRT_Staff_FINAL.docx 05/02/2019 05/03/2019 05/29/2019 06/20/2019 07/30/2019

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B. Project description and analysis

This is an application for a proposed amendment to the county Zoning Atlas for a Rural Density residential district designation pursuant to Section 3.2.E., Land Development Regulations (LDR), Martin County, Fla. (2002). A Zoning District change from the A-1, Small Farms District, to the RE-2A, Rural Estate District, or the most appropriate zoning district, is proposed for an approximately 17.12-acre subject site fronting the north side of SE 138th Street approximately 2,800 feet west of SE Powerline Avenue and spanning northward to within 730 feet of the south side of SE Bridge Road, in Hobe Sound. This application includes a request for a Certificate of Public Facilities Exemption.

The subject site is vacant and part of an overall larger contiguous site that has been subject to site grading and environmental improvements as part of an excavation and fill permit issued in 2013. The permit authorized the construction of 13.9-acre surface water lake, with the resultant fill retained on-site, and included the establishment of wetland and upland preserve areas and lake littoral plantings, with an approved preserve area management plan (PAMP).

The land use designation for the property on the Future Land Use Map (FLUM) of the County's Comprehensive Growth Management Plan (CGMP) is Rural Density. The current zoning on the property

is A-1, Small Farms District. The A-1 zoning was created in 1967 as a part of the County's original zoning regulations and was carried over to the current Article 3, Zoning Districts, Land Development Regulations (LDR), Martin County Code (MCC) as a Category C district, which is intended to be used until a rezoning to a Category A district is needed or required to accommodate proposed future uses of the property. The Category A districts were created to implement the land use policies of the CGMP. The current A-1 zoning of the subject property is not consistent with the Rural Density land use policies of the CGMP, pursuant to Section 3.402., LDR, Martin County Fla. (2016). Therefore, the request to rezone this site is considered mandatory.

There is one (1) standard zoning district that is available to implement the Rural Density land use policies of the CGMP, which is the RE-2A, Rural Estate District. In addition to the standard zoning district, the PUD (Planned Unit Development) District is also available as another option. The PUD District offers more design flexibility to applicants for proposed projects. In exchange, this requires additional benefits to the County and more controls by the County and the proposed rezoning must come forth concurrently with a site plan. The applicant is requesting to rezone the subject site to the standard RE-2A zoning district.

The choice of the most appropriate district for the subject property is a policy decision that the Local Planning Agency (LPA) and the Board of County Commissioners (BCC) are asked to consider based on the "standards for amendments to the zoning atlas" provided in Section 3.2 E., Land Development Regulations (LDR), Martin County Code (MCC). The following tables provide the permitted uses and the development standards for the available standard zoning district of RE-2A, followed by the standards for the existing A-1 zoning district.

USE CATEGORY	RE-2A
Residential Uses	
Accessory dwelling units	
Apartment hotels	
Mobile homes	
Modular homes	Р
Multifamily dwellings	
Single-family detached dwellings	Р
Single-family detached dwellings, if established prior to the effective date of this ordinance	
Townhouse dwellings	
Duplex dwellings	
Zero lot line single-family dwellings	
Agricultural Uses	

TABLE 3.11.1 (excerpt) PERMITTED USES – CATEGORY "A" AGRICULTURAL AND RESIDENTIAL DISTRICTS

Agricultural processing, indoor	
Agricultural processing, outdoor	
Agricultural veterinary medical services	Р
Aquaculture	
Crop farms	
Dairies	
Exotic wildlife sanctuaries	
Farmer's markets	
Feed lots	
Fishing and hunting camps	
Orchards and groves	Р
Plant nurseries and landscape services	Р
Ranches	
Silviculture	Р
Stables, commercial	Р
Storage of agricultural equipment, supplies and produce	
Wildlife rehabilitation facilities	
Public and Institutional Uses	
Administrative services, not-for-profit	
Cemeteries, crematory operations and columbaria	
Community centers	Р
Correctional facilities	
Cultural or civic uses	
Dredge spoil facilities	
Educational institutions	
Electrical generating plants	
Fairgrounds	
Halfway houses	
Halfway houses, on lots where such use was lawfully established prior to the effective date of this ordinance	

Neighborhood assisted residences with six (6) or fewer residents	Р
Neighborhood boat launches	
Nonsecure residential drug and alcohol rehabilitation and treatment facilities	
Nonsecure residential drug and alcohol rehabilitation and treatment facilities, on lots where such use was lawfully established prior to the effective date of this ordinance	
Places of worship	Р
Post offices	
Protective and emergency services	Р
Public libraries	
Public parks and recreation areas, active	Р
Public parks and recreation areas, passive	Р
Public vehicle storage and maintenance	
Recycling drop-off centers	Р
Residential care facilities	
Residential care facilities, where such use was lawfully established prior to the effective date of this ordinance	
Solar energy facilities (solar farms)	
Solid waste disposal areas	
Utilities	
Commercial and Business Uses	
Adult business	
Ancillary retail use	
Bed and breakfast inns	Р
Business and professional offices	
Campgrounds	
Commercial amusements, indoor	
Commercial amusements, outdoor	
Commercial day care	Р
Construction industry trades	
Construction sales and services	

Family day care	Р
Financial institutions	
Flea markets	
Funeral homes	
General retail sales and services	
Golf courses	Р
Golf driving ranges	
Hotels, motels, resorts and spas	
Kennels, commercial	
Limited retail sales and services	
Marinas, commercial	
Marine education and research	
Medical services	
Pain management clinics	
Parking lots and garages	
Recreational vehicle parks	
Recreational vehicle parks, limited to the number and configuration of units lawfully established prior to the effective date of this ordinance	
Residential storage facilities	
Restaurants, convenience, with drive- through facilities	
Restaurants, convenience, without drive- through facilities	
Restaurants, general	
Shooting ranges	
Shooting ranges, indoor	
Shooting ranges, outdoor	
Trades and skilled services	
Vehicular sales and service	
Vehicular service and maintenance	
Veterinary medical services	
Wholesale trades and services	
Transportation, Communication and	

Utilities Uses	
Airstrips	Р
Airports, general aviation	
Truck stop/travel center	
Industrial Uses	
Composting, where such use was approved or lawfully established prior to March 1, 2003	
Extensive impact industries	
Limited impact industries	
Mining	
Salvage yards	
Yard trash processing	
Yard trash processing on lots where such use was lawfully established prior to March 29, 2002	

TABLE 3.12.1 (excerpt)DEVELOPMENT STANDARDS

C A T	Zoning District	Min. Lot Area (sq. ft.)	Min. Lot Width (ft)	Max. Res. Density (upa)	Max. Hotel Density (upa)	Max. Building Coverage (%)	Max. Height (ft)/(stories)	Min. Open Space (%)	Other Req. (footnote)
Α	RE-2A	2 ac.	175	0.50	-	-	30	50	-

TABLE 3.12.2 (excerpt)STRUCTURE SETBACKS

				by story ft.)	,			oy story řt.)				y story ft.)	
C A T	Zoning District	1	2	3	4	1	2	3	4	1	2	3	4
А	RE-2A	30	30	30	30	30	30	30	30	30	30	30	30

Category C Zoning District Standards

Sec. 3.411.1. - A-1 Small Farms District.

3.411.1.A. Uses permitted.

In this district, a building or structure or land shall be used for only the following purposes:

- 1. Any use permitted in the R-2A Two-Family Residential District.
- 2. Barns, dairies, greenhouses, guesthouse, servants' quarters and other accessory buildings.
- 3. Truck farming, fruit growing, poultry raising, nurseries and field crops.
- 4. Roadside stands for the sale of fruit, vegetables and other products produced on the premises thereof.
- 5. Drive-in theatres, private stables.
- 6. Commercial radio and/or television transmitting stations, towers, poles, masts, antennas, power plants and the other incidental and usual structures pertaining to such stations. All structures and attachments thereto and appurtenances thereof shall comply with all of the applicable requirements of the Federal Communications Commission and the Civil Aeronautics Board and/or authority. Towers, poles, masts and antennas shall be designed and stamped by a registered engineer or architect to assure the structure, masts, etc., will withstand hurricane force winds.
- 7. Trailers. The minimum lot size for a trailer shall be 20 acres and there shall be no more than one trailer on any lot. The trailer shall not be located within 100 feet of any property line. The trailer shall be permitted to remain only so long as the principal use of the property is agricultural. The trailer shall only be used as a residence. The trailer shall be screened from view of abutting lots and public streets to a height of six feet, for example, by means of an opaque fence or landscape buffer.
- 8. Farmer's markets, as defined in Division 2 and pursuant to the requirements set forth in section 3.71.1 of the Land Development Regulations.

3.411.1.B. Required lot area. The required lot area shall not be less than two acres.

3.411.1.C. Minimum yards required.

- 1. Front: 25 feet.
- 2. Rear and side: 25 feet.
- 3. No structure shall be built within 50 feet of the center line of any public platted right-of-way not a designated through-traffic highway.
- 4. No structure shall be built within 65 feet of the center line of a designated through-traffic highway.
- 5. A minimum setback or yard of 20 feet shall be required adjacent to water frontage.

(Ord. No. 608, pt. 1, 3-19-2002; Ord. No. 623, pt. 1, 11-5-2002; Ord. No. 633, pt. 1, 9-2-2003; Ord. No. 669, pt. 1, 6-28-2005)

Standards for Amendments to the Zoning Atlas

The Comprehensive Growth Management Plan (CGMP) requires that Martin County shall rezone individual parcels to the most appropriate zoning district consistent with the Land Development Regulations pursuant to Policy 4.4A.1., CGMP, Martin County, Fla. (2016).

Section 3.2.E., LDR, Martin County, Fla. (2002), provides the following "Standards for amendments to

the Zoning Atlas".

- 1. The Future Land Use Map of the CGMP (Comprehensive Growth Management Plan) establishes the optimum overall distribution of land uses. The CGMP also establishes a series of land use categories, which provide, among other things, overall density and intensity limits. The Future Land Use Map shall not be construed to mean that every parcel is guaranteed the maximum density and intensity possible pursuant to the CGMP and these Land Development Regulations. All goals, objectives, and policies of the CGMP shall be considered when a proposed rezoning is considered. The County shall have the discretion to decide that the development allowed on any given parcel of land shall be more limited than the maximum allowable under the assigned Future Land Use Category; provided, however, that the County shall approve some development that is consistent with the CGMP, and the decision is fairly debatable or is supported by substantial, competent evidence depending on the fundamental nature of the proceeding. If upon reviewing a proposed rezoning request the County may deny such rezoning request and initiate an appropriate amendment to the CGMP.
- 2. In the review of a proposed amendment to the Zoning Atlas, the Board of County Commissioners shall consider the following:

a. Whether the proposed amendment is consistent with all applicable provisions of the Comprehensive Plan; and,

The subject property is designated for Rural Density residential land use on the Future Land Use Map (FLUM) of the Comprehensive Growth Management Plan (CGMP). The zoning implementation policies and requirements are contained in Article 3, Zoning Regulations, Land Development Regulations. Martin County Code identifies one standard zoning districts, the RE-2A District, as available to implement the Rural Density future land use classification, in addition to the PUD Zoning option.

Policy 4.13A.5.(1) of Chapter 4, Future Land Use Element, of the CGMP addresses the Rural Density land use designation:

Rural density (one unit per two acres) Rural lands shall be developed at a density of no more than one dwelling unit per two gross acres. This density recognizes the need to concentrate urban development on lands closer to the urban core where intensive facilities and services can be provided cost-effectively. This policy also provides reasonable development options to landowners whose property is on the fringe of secondary urban development in sparsely developed rural or rural suburban areas.

All Rural development shall have a maximum building height of 40 feet and maintain at least 50 percent of the gross land area as open space. Wetlands and landlocked water bodies may be used in calculating open space as long as at least 40 percent of the upland property consists of open space. Golf courses should be encouraged to retain and preserve native vegetation over 30 percent of the total upland area of the course due to their characteristically high water and nutrient loads. Golf courses may be used in calculating open space as long as 30 percent of the residential area consists of open space. This section shall not apply to construction of a single-family home on a lot of record.

Zoning regulations shall provide standards for these areas designed to ensure that development is compatible with the need to preserve their rural character. These standards shall reflect the high value placed on open space, need to preserve wetland areas, function and value of recharge areas, and need to minimize changes in natural hydrology. Standards governing agricultural land conversion in Policy 4.13A.1.(2) shall also be used as criteria in evaluating future plan amendment requests in areas designated for Rural development.

One accessory dwelling unit shall be allowed on Rural density lots of at least two acres as follows:

(a) An accessory dwelling unit shall not have more than one-half the square footage of the primary dwelling.

(b) It shall not count as a separate unit for the purpose of density calculations.

(c) Neither the accessory dwelling unit nor the land it occupies shall be sold separate from the primary dwelling unit.

(d) Accessory dwelling units shall not be approved until Martin County adopts amendments to the Land Development Regulations that implement this policy.

This application requests a rezoning of the property to the RE-2A Zoning District, which is the only Category A zoning district created specifically to implement the CGMP policies for lands designated Rural Density Residential on the Future Land Use Map of the CGMP. The criteria within the Land Development Regulations that implement the Comprehensive Plan policies for this land use will be applied through the development review application process at the time development of the site is proposed.

b. Whether the proposed amendment is consistent with all applicable provisions of the LDR; and,

The granting of a zoning change by the County does not exempt the applicant from any of the County's Land Development Regulations, and no development of the property is proposed as part of this application requesting a rezoning. The applicant must demonstrate full compliance with all regulations prior to any Development Order approval action taken by the County. The subject site is designated as Rural Density on the Future Land Use Map, the specific development standards of which are provided by the Article 3 zoning development standards. Proposed future development of the site will be required to meet all provisions of the LDR through the review of a development review application, with respect to the Land Development Regulation requirements including those related to roads, drainage, environmental protection, utilities, emergency services, landscaping, etc. A demonstration of full compliance with applicable County Codes will be required for development review staff to bring forth a recommendation of approval.

c. Whether the proposed district amendment is compatible with the character of the existing land uses in the adjacent and surrounding area and the peculiar suitability of the property for the proposed zoning use; and,

Pursuant to the Comprehensive Plan policies governing Rural Density future land use, this land use designation recognizes the need to concentrate urban development on lands closer to the urban core where intensive facilities and services can be provided cost-effectively, but provides reasonable development options to landowners whose property is on the fringe of secondary urban development in sparsely developed rural or rural suburban areas. Zoning regulations, and specifically the RE-2A zoning district, provides standards for these areas designed to ensure that development is compatible with the need to preserve their rural character. As shown in the figures contained in Section E below, the subject property is located within and at the boundary of the secondary urban service district. and within an area exhibiting rural characteristics. The site is contiguous with a large area predominantly designated for rural density land use, established via the FLUM between lands designated for agricultural use to the west and more intensive uses to the east such as industrial and low density residential. Additionally, the pattern of development established immediately adjacent to the north of the subject site and in near proximity currently consists of predominantly rural residential uses. Future redevelopment of the existing uses or the vacant lands in proximity to the site will be required to be consistent with the designated rural density land use policies. Therefore, based upon the pattern of the existing development, the consistency with the adjacent existing uses and future land use designations, and the suitability of the site for the proposed zoning, the RE-2A zoning district is the most appropriate zoning district to ensure that the property is developed in a manner compatible with the existing and anticipated character of the area.

d. Whether and to what extent there are documented changed conditions in the area; and,

The requested zoning district of RE-2A is the only standard Category A zoning district that is consistent with the site's future land use designation. This requested zoning district permits rural residential uses consistent with those existing adjacent to the site and in the immediate vicinity. The parcel is located within, and on the boundary of, the secondary urban service district and the required minimum lot sizes of the proposed zoning district are consistent with the designated land use policies and with the rural character and appropriate densities for anticipated availability and/or demands upon available public services. A review of local permitting and historical aerials indicates that the rural residential and agricultural uses established in the area have predominantly been present for over two decades and remain primarily unchanged. Future development in the area will be required to be consistent with the same designated land use policies pursuant to the designated Rural Density future land use. Therefore, the proposed RE-2A zoning is compatible with the existing historical development and is the most appropriate for this property.

e. Whether and to what extent the proposed amendment would result in demands on public facilities; and,

The subject property is located within the Secondary Urban Services District of the County. The Rural Density land use designation is identified in Policy 4.13.A.5. of the Comprehensive Growth Management Plan (CGMP) as lands allocated for development in a manner intended to protect the value of rural suburban lands located outside the normal economical service radius of intensive (primary) urban services. The Future Land Use Map (FLUM) has designated the subject site for a residential use with a maximum density of 1 unit per 2 acres, which implements policy 4.7B.1., CGMP, which states, "In the Secondary Urban Services District, Martin County shall designate land uses that (1) will provide for the efficient and economical use and extension of urban services, and (2) are consistent with the reduced

intensity of urban services normally associated with densities of one unit per gross acre (Estate Density RE-1A) and one unit per two gross acres (Rural Density)." Sanitary sewer services are not available at the site and the minimum required lot area for residential use per the Rural Density land use classification is consistent with the requirements of the CGMP, Chapter 10 Sanitary Sewer Elements for the utilization of on-site septic disposal and treatment systems. The proposed RE-2A Rural Estate District is consistent with the appropriate densities and public services available at the base level of service adopted in the Capital Improvements Element for lands located within the Secondary Urban Service District. Any proposed development for the site would be required to demonstrate that adequate public services are accommodated and reserved for the proposed use in conformance with the Land Development Regulations and Comprehensive Growth Management Plan requirements at the time of development review prior to a recommendation of approval from Staff for any development of the site.

f. Whether and to what extent the proposed amendment would result in a logical, timely and orderly development pattern which conserves the value of existing development and is an appropriate use of the county's resources; and,

This rezoning action does not authorize any development and redevelopment of this site will be subject to Growth Management and Building department and zoning review prior to authorization of construction. The subject site has been designated for Rural Density future land use on the Future Land Use Map of the Comprehensive Growth Management Plan. Therefore, the use of the site for development in accordance with the requirements for Rural Density land use, and with the requested RE-2A zoning district, which implements the Rural Density land use goals, has been established on the site in addition to property adjacent to the site. The extension of this pattern to the subject property through the assignment of the requested RE-2A zoning district is suitable, contemplated and supported by the CGMP.

g. Consideration of the facts presented at the public hearings.

The subject application requires a public hearing before the Local Planning Agency, who will make a recommendation on the request; and, before the Board of County Commissioners, who will take final action on the request. The two hearings will provide the public an opportunity to participate in the review and decision making process.

C. Staff recommendation

The specific findings and conclusion of each review agency related to this request are identified in Sections F through T of this report. The current review status for each agency is as follows:

Section	Division or Department	Reviewer	Phone	Assessment
F	Comprehensive Plan	Catherine Riiska	288-5667	Comply
G	Development Review	Catherine Riiska	288-5667	Comply
Н	School Board	Kimberly Everman	223-3105	Comply
Ι	County Attorney	Krista Storey	288-5443	Review Ongoing
J	Adequate Public Facilities	Catherine Riiska	288-5667	Exempt

D. Review Board action

Pursuant to Sections 10.1.D., 10.4.A.1., and 10.5.A.1., LDR, Martin County, Fla. (2016), applications for a zoning map change requires two public hearings. The two hearings will provide the public an opportunity to participate in the review and decision making process.

The first public hearing shall be before the Local Planning Agency (LPA) who will make a recommendation on the request pursuant to Section 10.4.A.1, LDR, Martin County, Fla. (2016). This hearing has been scheduled for June 20, 2019.

The second public hearing shall be before the Board of County Commissioners, who will take final action on the request, pursuant to Section 10.5.A.1., LDR, Martin County, Fla. (2016). This hearing has been scheduled for July 30, 2019.

Pursuant to Sections 10.1.E. and 10.2.B.2, Land Development Regulations, Martin County, Fla. (2019), it shall at all times be the applicant's responsibility to demonstrate compliance with the Comprehensive Growth Management Plan (CGMP), Land Development Regulations (LDR) and the Code.

E. Location and site information

Parcel number(s) and address: 32394200000001636 32394200000001306 313942000001000101 313942000001000307 313942000001000316 Existing Zoning: Future land use: Future land use: Gross area of site:

Unaddressed Unaddressed Unaddressed Unaddressed A-1, Small Farms Rural Density Rural Density 17.12 acres

Figure 1: Location Map





Figure 2: Subject Site 2018 Aerial

Figure 3: Local Area 2018 Aerial



Figure 4: Urban Service District Boundaries





Figure 5: Future Land Use Map





F. Determination of compliance with Comprehensive Growth Management Plan requirements -Growth Management Department

Findings of Compliance:

The Growth Management Department Development Review Division staff has reviewed the application and finds it in compliance with the applicable regulations. There are no unresolved Comprehensive Growth Management Plan requirements issues associated with this application.

G. Determination of compliance with land use, site design standards, zoning, and procedural requirements - Growth Management Department

Findings of Compliance:

The Growth Management Department Development Review Division staff has reviewed the application and finds it in compliance with the applicable regulations. There are no unresolved land use, site design standards, zoning and procedural requirements issues associated with this application.

Additional Information:

Information #1:

Notice Of A Public Hearing

The notice of a public hearing regarding development applications shall be mailed at least 14 calendar days (seven calendar days if the application is being expedited pursuant to section 10.12) prior to the public hearing by the applicant to all owners of real property located within a distance of 500 feet of the boundaries of the affected property. For development parcels which lie outside of or border the primary urban service district, the notification distance shall be increased to 1000 feet. In addition, notice shall be mailed to all homeowner associations, condominium associations and the owners of each condominium unit within the notice area. MARTIN COUNTY, FLA., LDR, § 10.6.E.1.

Information #2:

Notice(s) of public hearings regarding development applications shall be published at least 14 days prior to the date of the public hearing (seven calendar days if the application is being expedited pursuant to section 10.12) in the legal advertisement section of a newspaper of general circulation in Martin County. The applicant shall reimburse the County for the cost(s) of the newspaper ad(s) as a post approval requirement for the application. [Section 10.6.D., LDR, MCC]

H. Determination of compliance with Martin County Health Department and Martin County School Board

Martin County School Board

The School Board staff has reviewed this application for compliance with Florida Statutes, Martin County code and School Board Policy and has no objection to this application. The General School Capacity Analysis has identified a deficiency of school capacity, which would be addressed at the time development is proposed for the site. The General School Capacity Analysis is provided as Exhibit 1 to this report.

I. Determination of compliance with legal requirements - County Attorney's Office

Review Ongoing

J. Determination of compliance with the adequate public facilities requirements - responsible departments

The review for compliance with the standards for a Certificate of Adequate Public Facilities Exemption for development demonstrates that no additional impacts on public facilities were created in accordance with Section 5.32.B., LDR, Martin County, Fla. (2016). Exempted development will be treated as committed development for which the County assures concurrency.

Examples of developments that do not create additional impact on public facilities include:

- A. Additions to nonresidential uses that do not create additional impact on public facilities;
- B. Changes in use of property when the new use does not increase the impact on public facilities over the pre-existing use, except that no change in use will be considered exempt when the preexisting use has been discontinued for two years or more;
- C. Zoning district changes to the district of lowest density or intensity necessary to achieve consistency with the Comprehensive Growth Management Plan;

D. Boundary plats which permit no site development.

K. Post-approval requirements

Approval of the development order is conditioned upon the applicant's submittal of all required documents, executed where appropriate, to the Growth Management Department (GMD), including unpaid fees, within sixty (60) days of the final action granting approval.

Item #1:

Post Approval Fees: The applicant is required to pay all remaining fees when submitting the post approval packet. If an extension is granted, the fees must be paid within 60 days from the date of the development order. Checks should be made payable to Martin County Board of County Commissioners.

Item #2:

Recording Costs: The applicant is responsible for all recording costs. The Growth Management Department will calculate the recording costs and contact the applicant with the payment amount required. Checks should be made payable to the Martin County Clerk of Court.

L. Local, State, and Federal Permits

There are no Local, State, or Federal Permits applicable to this request to amend the Zoning Atlas.

M. Fees

Public advertising fees for the development order will be determined and billed subsequent to the public hearing. Fees for this application are calculated as follows:

Fee type:	Fee amount:	Fee payment:	Balance:
Application review fees:	\$1,000.00	\$1,000.00	\$0.00
Advertising fees*:	TBD		
Recording fees**:	TBD		
Mandatory impact fees:	N/A		
Non-mandatory impact fees:	N/A		

* Advertising fees will be determined once the ads have been placed and billed to the County.

** Recording fees will be identified on the post approval checklist.

N. General application information

 Applicant: BR 24, LLC Ed Hickey, Managing Member 13451 SE Otter Lake Drive Hobe Sound, FL 33455
 Agent: Lucido and Associates Morris A. Crady 701 SE Ocean Boulevard Stuart, FL 34994 772-220-2100 mcrady@lucidodesign.com

O. Acronyms

ADA Americans with Disability Act
AHJ Authority Having Jurisdiction
ARDPActive Residential Development Preference
BCCBoard of County Commissioners
CGMP Comprehensive Growth Management Plan
CIE Capital Improvements Element
CIP Capital Improvements Plan
FACBC Florida Accessibility Code for Building Construction
FDEP Florida Department of Environmental Protection
FDOT Florida Department of Transportation
LDRLand Development Regulations
LPA Local Planning Agency
MCC Martin County Code
MCHD Martin County Health Department
NFPA National Fire Protection Association
SFWMD South Florida Water Management District
W/WWSA Water/Waste Water Service Agreement
-

P. Attachments

 $\label{eq:exhibit 1} \textbf{Exhibit 1} - \textbf{Martin County School Board General School Capacity Analysis}$

Martin County School District

General School Capacity Analysis

This general analysis is completed to meet the development review policies specified in Section 6.2.6 of the Martin County, City of Stuart and Martin County School Board Interlocal Agreement for School Facilities Siting and Planning, and Section 17.7 Public School Facilities Element of the Martin County Comprehensive Plan.

Applicant/Project:	BR 24 LLC Rezoning
Project#:	B121-003
Date:	5/17/19

Applicant Request: A request for Rezoning only

Student Generation Calculation:

Residential Units	5
Current Student Generation Rate	.229
Elementary	1
Middle	0
High	0
Total Forecasted	1

School Zone Enrollment & Permanent Capacity:

CSA	2019-2020 (as of 10/12/18) Enrollment	2022-2023 COFTE Projected Enrollment	2022-2023 Perm. FISH Capacity
South Zone – Elementary (Hobe Sound, Seawind & Crystal Lake)	1810	1764	2151
South Zone – Middle (Anderson Middle, Murray Middle)	1784	1729	2136
South Zone – High School (South Fork)	1938	1865	1699

Note: Current Enrollment reported from FOCUS, Projections through School District CIP Application

Comments:

This General School Capacity Analysis shall be used in the evaluation of a development proposal, but shall not provide a guarantee that the students from the above referenced project will be assigned to attend the particular school(s) listed. The analysis indicates that the elementary and middle schools currently have capacity, but the high school level is projected to exceed the permanent capacity.

A School Concurrency Review is completed for Final Site Plan applications that include residential units. At that time mitigation to reach Level of Service (LOS) standards for the School District may need to be remedied.

Prepared by: Kimberly Everman, Capital Projects Planning Specialist Phone: 772-223-3105, ext. 134 Email: evermak@martin.k12.fl.us



TRANSMITTAL (VIA HAND DELIVERY)

Date:	May 2, 2019		
To:	Catherine Riiska		
	Martin County Growth		
	Management Dept.		
From:	Morris A. Crady, AICP		
Subject:	BR 24 LLC Mandatory Rezoning Application (B121- 003)	Project No.	19-105

In response to the attached completeness letter dated May 1, 2019, please find enclosed the application fee check in the amount of \$1,000, the original application package and a CD with PDF copies of the application.

The items needing additional attention have been addressed as follows:

Item #1: <u>Application</u> – The new application form is included.

Item #2: <u>Digital submission affidavit</u> – The County's new form is included.

Item #3: <u>Land dedication documentation</u> – This is not a requirement for a rezoning application. Should a land dedication be required in the future, it will be processed simultaneously with a final site plan application.

If you have any questions or need additional information, please feel free to contact me or my assistant, Shirley Lyders.



MARTIN COUNTY BOARD OF COUNTY COMMISSIONERS 2401 S.E. MONTEREY ROAD • STUART, FL 34996

DOUG SMITH STACEY HETHERINGTON HAROLD E. JENKINS II SARAH HEARD EDWARD V. CIAMPI

Commissioner, District 1 Commissioner, District 2 Commissioner, District 3 Commissioner, District 4 Commissioner, District 5

 TARYN KRYZDA, CPM
 County Administrator

 KRISTA A. STOREY
 Acting County Attorney

 TELEPHONE
 (772) 288-5400

www.martin.fl.us

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WEBSITE

May 1, 2019

Mr. Morris Crady Lucido & Associates 701 SE Ocean Blvd. Stuart, FL 34994 Application No: DEV2019040012 Project Number: B121-003

RE: Completeness Review BR 24 LLC REZONING

Dear Mr. Crady,

The above referenced application has been determined to be complete for review by the County. Catherine Riiska will be the County's project coordinator for this request. As such, please direct all future questions and correspondence to her attention.

Although the review was determined complete, the following items need additional attention.

Item #1: APPLICATION: Please use the new application form.

Comments: Please use the updated application form available on the county website at www.martin.fl.us/devrev.

Item # 2: AFFIDAVIT: Complete the affidavit for digital submission.

Comments: Please use the updated form available on the county website at www.martin.fl.us/devrev.

Item #3: If available, land dedication documentation.

Comments: Required. Please provide.

Crady May 1, 2019 Page 1 of 2

At this time, please submit the full application with a bookmarked disc and an extra set of plans, along with an application fee in the amount of **\$1,000.00** (check payable to Martin County Board of County Commissioners) to the Growth Management Department, Development Review Division. Each set must duplicate the application submitted for this completeness review. Each set must contain original signed and sealed documents. The review of the application will commence the date after the project coordinator distributes the copies to the various agencies and individuals who participate in the review process for this application. At the end of the review period, you will be provided with a copy of a completed staff report for this application.

In the meantime, it is required that a sign be crected on the subject property. The project number **B121-003** must be included on the sign(s). Prior to preparing your sign, please read Section 10.6 Article 10 L.D.R., which contains the required information that must be on the sign. Please provide documentation (i.e., photograph and certification to the project coordinator) that the property has been posted in accordance to the notification requirements.

Sincerely,

Miki von Unno

Nicki van Vonno, AICP Growth Management Director

NvV:CR:kk

cc: Mr. Ed Hickey, BR 24 LLC, 13451 SE Otter Lake Drive, Hobe Sound. FL 33455



April 24, 2019

HAND DELIVERY

Nicki van Vonno, Director Martin County Growth Management Department 2401 SE Monterey Road Stuart, FL 34996

Re: BR 24 LLC – Mandatory Rezoning Application with Certificate of Public Facilities Exemption (Our ref. #19-105)

Dear Nicki:

We are pleased to submit this application for a mandatory rezoning from A-1 to RE-2A. As more specifically described in the enclosed project narrative, the approximately 17-acre tract is designated for Rural Density future land use and zoned A-1. To bring the zoning into conformity with the future land use designation, a mandatory rezoning to RE-2A is required. This finding was confirmed at a pre-application workshop on March 28, 2019.

With this understanding, please find enclosed the sufficiency review fee check in the amount of \$290.00, the CD with PDF copies of the application materials, and the original application package containing the following materials:

- 1. Application form;
- 2. Digital submittal affidavit;
- 3. Project narrative;
- 4. The owner's notarized power of attorney for representation by Lucido & Associates;
- 5. The Disclosure of Interest Affidavit;
- 6. The recorded deed documenting ownership by BR 24 LLC;
- 7. The no transfer statement;
- 8. The sketch and legal description;
- 9. Aerial map;
- 10. Parcel assessment map;
- 11. Future land use map;
- 12. Zoning map; and
- 13. School impact worksheet.

The list of surrounding property owners will be provided prior to the public hearing.

Upon a determination of completeness, we will submit the mandatory application fee in the amount of \$1,000.00.

Please feel free to contact me or my assistant, Shirley Lyders, if you have any questions or comments.

Sincerely

Morris A. Crady, AICP Senior Vice President

Lucido & Associates 701 SE Ocean Boulevard Stuart, Florida 34994 tel 772.220.2100 fax: 772.223.0220 web: www.lucidodesign.com



Martin County, Florida Growth Management Department DEVELOPMENT REVIEW DIVISION 2401 SE Monterey Road, Stuart, FL 34996 772-288-5495 <u>www.martin.fl.us</u>

DEVELOPMENT REVIEW APPLICATION

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A .	GENERAL INFORMATION	
	Type of Application:	

Zoning Change

Name or Title of Proposed Project: BR 24 LLC

Brief Project Description:

A MANDATORY REZONING FROM A-1 TO RE-2A FOR THIS 17-ACRE PARCEL DESIGNATED RURAL DENSITY IS REQUIRED TO MAINTAIN CONSISTENCY WITH THE LDR AND COMPREHENSIVE PLAN.

Was a Pre-Application Held? VES/NO	Pre-Application Meetin	ng Date: <u>3-28-19</u>
Is there Previous Project Information?	YES/NO 🖌	
Previous Project Number if applicable:		
Previous Project Name if applicable:		
Parcel Control Number(s)		
31-39-42-000-001-00030-7		
31-39-42-000-001-00010-1		
32-39-42-000-000-00163-6		
31-39-42-000-001-00031-6	· · · · · · · · · · · · · · · · · · ·	
32-39-42-000-000-00130-6		
PROPERTY OWNER INFORMATION		
Owner (Name or Company): BR 24 LLC		
Company Representative: ED HICKEY, MANA	GING MEMBER	
Address: 13451 SE OTTER LAKE DRIVE		
City: HOBE SOUND	, State: <u>FL</u>	Zip: <u>33455</u>
Phone:		

This Document Prepared By and Return to: Frederick G. Sundheim, Jr. Oughterson, Sundheim & Associates, P.A. 310 S.W. Ocean Blvd. Stuart, FL 34994

Parcel ID Number: 31-39-42-000-001-00030-70000

Warranty Deed

This Indenture, Made this 29D day of Guy Haggard and Katherine Haggard, husband and	August d wife	, 2007	A.D. ,	Between	
of the County of Orange BR 24, LLC, a Florida limited liability company	,	State of Florida		, grantors,	and

whose address is: 9231 School House Road, Coral Gables, FL 33156

)

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

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF.

THIS PROPERTY IS VACANT LAND AND DOES NOT CONSTITUTE THE GRANTOR'S HOMESTEAD NOR IS IT CONTIGUOUS THERETO.

Subject to all restrictions, reservations and easements of record, if any, and taxes subsequent to December 31, 2006.

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.

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Signed, sealed and delivered in our presence:

Printed Name Witness	JUSTIN LUNA	Guy Maggard P.O. Address: 8334 Lake Burden Circle, Windermere,	(Seal) , FL 34786
Printed Name Witness	Campett Handy MARYANN CAMPETTI HAMBY	Katherine Haggard P.O. Address: 8334 Lake Burden Circle, Windermere,	(Seal)
STATE OF COUNTY C The foregoing Guy Haggard	Florida DF Orange g instrument was acknowledged before me this and Katherine Haggard, his wife	Jqth day of August	, 2007 ву
who are personally	known to me or who have produced their Florida MARYANN CAMPETTI HAMBY Notary Public: State of Florida My comore spin-25, 2709 (1000 399238 Bonded thru Ashton Jussimmed State - 04-4854		Hanby TI HALBY
B-753B	Laser Generated by © Display Syste	ms, Inc., 2007 (863) 763-5555 Form FLWD-1	FGS/bfi

Book2277/Page79 CFN#2037407

EXHIBIT "A"

. . . .

LEGAL DESCRIPTION

Being a portion of the East half of the Southeast quarter of the Northeast quarter of Section 31 and a portion of the West Half of the Southwest quarter of the Northwest quarter of Section 32. All in Township 39 South, Range 42 East; Martin County, Florida, being more particularly described as follows: Commence at the Southwest corner of the said East half of the Southeast quarter of the Northeast quarter; thence run N 00 deg 21'08" E along the west line of the said East half, for a distance of 604.00 feet, to the point of beginning, of the parcel of land hereinafter described: thence continue N 00 deg 21'08" E along the last described course, for a distance of 360.00 feet; thence run S 89 deg 27'31" E along a line 964.00 feet North of and parallel with as measured on the perpendicular to the South line of the said Southeast quarter of the Northeast quarter, for a distance of 165.00 feet; thence run N 00 deg 21'08" E, along a line 165.00 feet East of and parallel with, as measured on the perpendicular to the said West line, for a distance of 92.72 feet, to the point of curvature of a circular curve to the right, having a radius of 25.00 feet, a central angle of 128 deg 48'29" for an arc distance of 56.20 feet, to the point of tangency; thence run S 50 deg 50'23" E, for a distance of 179.98 feet; thence run S 89 deg 27'31" E, along a line 964.00 feet North of and parallel with as measured on the perpendicular to the said South line, for a distance of 360.50 feet; thence run S 50 deg 50'23" E, for a distance of 63.21 feet; thence run S 27 deg 53'40" E, for a distance of 288.57 feet; thence run N 89 deg 23'10" W, along a line 671.08 feet North of and parallel with as measured on the perpendicular to the South line of the said West half of the Southwest quarter of the Northwest quarter, for a distance of 180.53 feet; thence run S 00 deg 16'52" W, along a line 48.57 feet east of and parallel with as measured on the perpendicular to the West line of the said West half of the Southwest quarter of the Northwest quarter, for a distance of 67.02 feet; thence run N 89 deg 27'31" W, along a line 604.00 feet North of and parallel with as measured on the perpendicular to the said South line and it's Easterly prolongation, for a distance of 711.80 feet, to the Point of Beginning. Together with an easement for ingress-egress over the following described property: The West 50.00 feet of the Northwest quarter of the Northwest quarter, less the North 1091.00 feet, lying South of the South right of way line of State Road No. 708; and the West 50.00 feet of the North 50.00 feet of the Southwest quarter of the Northwest quarter, all in Section 32; and together with the North 50.00 feet and the West 50.00 feet of the East half of the Southeast quarter of the Northeast quarter of Section 31, all in Township 39 South, Range 42 East, Martin County, Florida.

Coop

This Document Prepared By and Return to: Frederick G. Sundheim, Jr. Oughterson, Sundheim & Associates, P.A. 310 S.W. Ocean Blvd. Stuart, FL 34994

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INSTR # 2037427 OR BK 02277 PG 0143
Pgs 0143 - 144; (2pgs) RECORDED 09/07/2007 03:00:02 PM
MARSHA EWING CLERK OF MARTIN COUNTY FLORIDA
DEED DOC TAX 1,038.10
RECORDED BY J Murray

Parcel ID Number: 31-39-42-000-001-00010-1

Warranty Deed

This Indenture, Made this 30 day of August Mark Bozicevic and Joy Bozicevic, husband and wife, as to an u	, 2007 undivided 1/3 interest	A.D., Between
Mark Bozicevic and Joy Bozicevic, Recent		, grantors, and
of the County of PALM BEACH, PR 24, LLC, a Florida limited liability company	State of Florida	, B
whose address is: 9231 School House Road, CORAL GABLES, FI	33156	
A MIAMLDADE	State of Florida	, grantee.
Witnesseth that the GRANTORS, for and in consultation of the data (\$10)-	CRANTEE the receipt where	cof is hereby acknowledged, have
TEN DOLLARS (\$10)- and other good and valuable consideration to GRANTORS in hand paid by granted, bargained and sold to the said GRANTEE and GRANTEE'S heirs, su lying and being in the County of Martin	state of Florida	e following described land, situate, to wit:

. e

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF.

GRANTOR COVENANTS THAT THE ABOVE DESCRIBED PROPERTY IS VACANT LAND AND IS NOT GRANTOR'S HOMESTEAD NOR CONTIGUOUS THERETO.

Subject to all restrictions, reservations and easements of record, if any, and taxes subsequent to December 31, 2006.

	and the grantors do hereby fully warrant the title to said land, and Witness Whereof, the grantors have hereunto set their hands	will defend the same against lawful claims of all persons whomso	ever.
	and the grantors do hereby fully warrant the title to said land, and	written	
Tn	Witness Whereof, the grantors have hereunto set their hands	and seals the day and year motion	
111			

Printed Name: P.O. Address: 881 Witness #1	Bozicevic (Seal) Wendy Lane South, West Palm Beach, FL 33411 Word Cevic (Seal) Ozicevic (Seal)
Witness #2 STATE OF Florida COUNTY OF PALM BEACH 30 th	4 Wendy Lane South, West Palm Beach, FL 33411 day of August , 2007 by
	$\frac{1}{27,20}$

Book2277/Page143 CFN#2037427

Page 1 of 2

EXHIBIT "A"

LEGAL DESCRIPTION

Being a portion of the East Half of the Southeast quarter of the Northeast quarter of Section 31 and a portion of the West Half of the South 3/4 of the Northwest Quarter of Section 32, all in Township 39 South, Range 42 East; Martin County, Florida, being more particularly described as follows: Begin at the Northwest corner of the East half of the Southeast quarter of the Northeast quarter, thence run S 99 deg 35/44" E, along the North ine of said East half of the Southeast quarter of the Northeast quarter, thence run N 00 deg 1652" E, along the West line of the said South 3/4 of the Northwest quarter, for a distance of 256.01 feet; thence run S 89 deg 1727" E, along a line 1041.00 feet south of and parallel with as measured perpendicular to the South right-of-way line of State Road No. 708, for a distance of 174.45 feet; thence run N 50 deg 5023" W for a distance of 63.21 feet; thence run N 89 deg 2731" W, along a line 964.00 feet north of and parallel with as measured perpendicular to the South line of the said East half of the Southeast quarter of the Northeast quarter for a distance of 56.00 feet; thence run N 50 deg 2023" W, for a distance of 179.98 feet; to the point of curvature of a circular curve to the left; having a radius of 25.00 feet, a central angle of 128 deg 48'29", for an arc distance of 56.20 feet to the point of tangency; thence run N 89 deg 27'31" W, along a line 964.00 feet north of and parallel with as measured perpendicular to the west line of the said stan balf of the Southeast quarter Northeast quarter, for a distance of 92.72 feet; thence run N 89 deg 27'31" W, along a line 964.00 feet north of and parallel with as measured perpendicular to the said South line, for a distance of 165.00 feet; thence run N 00 deg 2108" E, along the said West line, for a distance of 165.00 feet of the Northwest quarter of the Northw

Laser Generated by © Display Systems, Inc., 2007 (863) 763-5555

INSTR + 2112020 OR BK 02356 PG 0 Pss 0988 - 989; (2pss) RECORDED 10/17/2008 02:24:47 PM MARSHA EWING CLERK OF MARTIN COUNTY FLORIDA DEED DOC TAX 1,400.00 RECORDED BY K Wintercorn 0988 This Document Prepared By and Return to: Frederick G. Sundheim, Jr. Oughterson, Sundheim & Associates, P.A. 310 S.W. Ocean Blvd. Stuart, FL 34994 Parcel ID Number: 32-39-42-000-000-00163-60000 Warranty Deed This Indenture, Made this day of , 2008 A.D., October Between Lloyd L. Lolmaugh and Evelyn M. Lolmaugh, husband and wife of the County of Martin State of Florida , grantors, and BR 24, LLC, a Florida limited liability company whose address is: 9231 School House Road, CORAL GABLES, FL 33156 of the County of **MIAMI-DADE** State of Florida , grantee. Witnesseth that the GRANTORS, for and in consideration of the sum of -----TEN DOLLARS (\$10)--DOLLARS. and other good and valuable consideration to GRANTORS in hand paid by GRANTEE, the receipt whereof is hereby acknowledged, have granted, bargained and sold to the said GRANTEE and GRANTEE'S heirs, successors and assigns forever, the following described land, situate, lying and being in the County of Martin State of Florida to wit: SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF. Subject to all restrictions, reservati taxes subsequent to December 31, 2007. reservations and easements of record, if any, and GRANTOR COVENANTS THAT THE ABOVE DESCRIBED PROPERTY IS VACANT LAND AND IS NOT GRANTOR'S HOMESTEAD.

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 Signed, sealed and delivered in our presence: **Beverly Inciardi** (Seal) Printed Lloyd L. Lolmaugh Witness P.O. Address: 6116 SE Bridge Road, Hobe Sound, FL 33455 \langle Evel mma (Seal) Printed Name Evelyn M. Lolmaugh Witness P.O. Address: 6116 SE Bridge Road, Hobe Sound, FL 33455 STATE OF Florida COUNTY OF Martin The foregoing instrument was acknowledged before me this day of October ,2008 by Lloyd L. Lolmaugh and Evelyn M. Lolmaugh, husband and wife U' FL who are personally known to me or who have produced their as identification erana ~~~~~ Notary Public State of Florida B. Inciardi Printed Name: **Beverly Inciardi** My Commission DD722818 Expires 10/23/2011 Notary Public My Commission Expires: 10/23/2011 H-70C rated by @ Di 2008 (863) 763-5555 Form FI FGS/bfi Book2356/Page988 CFN#2112020 Page 1 of 2

Title No.: H-70C / 430800487

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LEGAL DESCRIPTION EXHIBIT "A"

From the point of intersection of the West section line of Section 32, Township 39 South, Range 42 East, and the Southerly right of way line of State Road 708 (said point being 37 feet, more or less, South of the Northwest corner of Section 32, Township 39 South, Range 42 East); thence run South along the West line of said Section, 742 feet to the Point of Beginning and the Northwest corner of the parcel herein described; from said point of beginning, continue thence South along the West line of said Section 32, a distance of 299 feet to a point; thence Easterly parallel to the South right of way line of the aforesaid State Road 708, a distance of 405 feet to a point; thence Northerly and parallel to the West line of Section 32, a distance of 315 to a point; thence Westerly parallel to said South right of way of State Road 708, a distance of 244 feet to a point; thence South parallel to the West line of Section 32, a distance of 16 feet to a point; thence for said section 32, a distance of 16 feet to a point; thence south right of way line of 16 feet to a point; thence for a distance of 16 feet to a point; thence for a distance of line of said section 32, a distance of 16 feet to a point; thence for a distance of 16 feet to a point; thence for a distance of for a distance of 16 feet to a point; thence for a distance of for a distance of 16 feet to a point; thence for a distance of for a distan

Together with easement for ingress and egress over and across the following:

Commencing at the point of intersection between the West line of Section 32, Township 39 South, Range 42 East and the Southerly right of way line of State Road 708, (said point being 37 feet South of the Northwest corner of said Section 32); thence run East along the South line of State Road 708 for a distance of 400 feet to the Point of Beginning; Thence run South 75 feet; thence East 5 feet; thence South 651 feet; thence East 25 feet; thence North 726 feet to the South line of State Road 708; thence West along said South line 30 feet to the Point of Beginning.

Frederick G.	4994	`.	•	P95 0784 - 785 RECORDED 12/17 MARSHA EWING	7/2009 04:27:49 PM IN COUNTY FLORIDA 2+870.00
	: 31-39-42-000-001-00031-6	0000			
vvarra	anty Deed				
This Indentu Gary Mahler	ire, Made this \mathbf{D} day and Deidre Mahler, husband a		December	, 2009	A.D., Between
of the County of BR 24, LLC, a	Palm Beach a Florida limited liability compa	, any	State of	Florida	, grantors, and
whose address is:	9231 School House Road, CO	RAL GAB	LES, FL 33156		
Witnesseth	MIAMI-DADE that the GRANTORS, for and in considerati	on of the sum	of	Florida	, grantee.
granted, bargain lying and being	d and valuable consideration to GRANT ned and sold to the said GRANTEE and in the County of Martin BIT "A" ATTACHED HERETO A	GRANTEE'S	d paid by GRANTER heirs, successors and State of	3, the receipt whereo assigns forever, the Florida	f is hereby acknowledged have
GRANTOR	TO all restrictions, reservation per 31, 2009. COVENANTS THAT THE ABOV S HOMESTEAD NOR CONTIGU				
In Witness Wi Signed sealed a Printed Name Witness Printed Name Witness STATE OF COUNTY OF The foregoing in	astrument was acknowledged before me th	their hands	Gary Mahler P.O. Address: 11965 Deidre Mahler	e against lawful clair year first above writ N. Lake Drive, Boynt N. Lake Drive, Boynt N. Lake Drive, Boynt	on Beach, FL 33436 (Seal) on Beach, FL 33436
Gary Mahler ar	own to me or who have produced their as identification. CAROLYN S. KETTLE MY COMMISSION # DD 744876 EXPIRES: January 17, 2012 Bonded Thru Budget Notary Services	d wife	Printed Name: Notary Public My Commission Expire 2009 (863) 763-5555 Form ET	Corecy N Corecy N es: 1-17-1	, 2009 by

Book2428/Page784 CFN#2184095

Page 1 of 2

EXHIBIT "A"

LEGAL DESCRIPTION

Being a portion of the Southeast quarter of the Southeast quarter of the Northeast quarter of Section 31 and a portion of the Southwest quarter of the Northwest quarter of Section 32, all in Township 39 South, Range 42 East, Martin County, Florida, more particularly described as follows:

Begin at the South, Range 42 East, Martin County, Fiorida, more particularly described as follows: Begin at the Southwest corner of the Southeast quarter of the Southeast quarter of the said Southeast quarter; thence run North 00 degrees 21' 08" East along the West line of the said Southeast quarter of the Southeast quarter of the Northeast quarter for a distance of 33.00 feet to the Point of Beginning of the parcel of land hereinafter described; thence continue North 00 degrees 21' 08" East along the last described course for a distance of 571.00 feet; thence run South 89 degrees 27' 31" East along a line 604.00 feet North of and parallel with as measured on the perpendicular to the South line of the said Southeast quarter of the Northeast quarter and its Easterly prolongation for a distance of 711.80 feet; thence run North 00 degrees 16' 52" East along a line 48.57 feet East of and parallel with as measured on the perpendicular to the West line of the said Southwest quarter of the Northwest quarter for a distance of 67.02 feet; thence run South 89 degrees 23' 10" East along a line 671.08 feet North of and parallel with as measured on the perpendicular to the South line of the said Northwest quarter for a distance of 180.53 feet; degrees 27' 31" West along a line 33.00 feet North of and parallel with as measured on the nerven South 20 degrees 04' 11" West for a distance of 676.72 feet; thence run North 89 perpendicular to the said South line of the Southeast quarter of the Southeast quarter of the Northeast quarter for a distance of 663.93 feet, to the Point of Beginning, containing 10.3017

Less the South 50.00 feet for road puposes, (of the Southeast quarter of the Southeast quarter of the Northwest quarter of said Section 31) per certifed copy of minutes of meeting of Board of County Commissioners, Martin County, Florida, as of September 3, 1940; recorded in Deed Book 10, Page 407.

Coop

Containing in all, 10.0413 acres or 437,397 square fee, more or less.

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Prepared by and return to: Frederick G. Sundheim, Jr. Attorney at Law Oughterson, Sundheim & Associates, P.A. 310 SW Ocean Blvd. Stuart, FL 34994 772-287-0660 File Number: H-116C Will Call No.: 12

08301028 35 G 1028 Pgs Pgs 1028 - 1029; (2995) RECORDED 02/05/2010 01:40:50 PM MARSHA EWING CLERK OF MARTIN COUNTY FLORIDA DEED DOC TAX 4,550.00 RECORDED BY C Hunter

Parcel Identification No. 32-39-42-000-000-00130-6

[Space Above This Line For Recording Data]

Warranty Deed (STATUTORY FORM - SECTION 689.02, F.S.)

This Indenture made this 27 day of January, 2010 between Mark Bozicevic and Joy Bozicevic, husband and wife whose post office address is 8814 S. Wendy Lane, West Palm Beach, FL 33411 of the County of Palm Beach, State of Florida, grantor*, and BR 24, LLC, a Florida limited liability company whose post office address is 9231 School House Road, Miami, FL 33156 of the County of Miami-Dade, State of Florida, grantee*,

Witnesseth, that said grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other good and valuable considerations to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted, bargained, and sold to the said grantee, and grantee's heirs and assigns forever, the following described land, situate, lying and being in Martin County, Florida, to-wit:

See Exhibit "A" attached hereto and made a part hereof as if fully set forth herein.

Subject to taxes for 2010 and subsequent years; covenants, conditions, restrictions, easements, reservations and limitations of record, if any.

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

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

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

Signed, sealed and delivered in our presence:

Manl INCIARD itness Name:

Vitness Name

(Seal) Bozicevi (Seal)

State of Florida County of Martin

The foregoing instrument was acknowledged before me this $\frac{277}{d}$ 2010 by Mark Bozicevic and Joy Bozicevic who [_] are personally known or [X] have produced a driver's

[Notary Seal]

	2010 by Mark Bozicevic and Joy Bozice	vic,
license as identifica	tion.	
Sector 1	1 md Doga &	
THAMA	Mannt	
Notary Public		
Printed Name:	FREDERICK & SUNDHEIM, JR.	
	MY COMMISSION # DD 893464	
My Commission	EXPIRES: July 19, 2013	
wry Commission	X Public Underwriters	

DoubleTimee

Book2435/Page1028 CFN#2190830

Page 1 of 2

Exhibit A

.

BEING A PORTION OF THE WEST HALF OF THE NORTHWEST QUARTER OF SECTION 32, TOWNSHIP 39 SOUTH, RANGE 42 EAST; MARTIN COUNTY, FLORIDA; BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHWEST CORNER OF THE SAID NORTHWEST QUARTER OF SECTION 32; THENCE RUN S 89° 23' 10" E, ALONG THE SOUTH LINE OF THE SAID NORTHWEST QUARTER, FOR A DISTANCE OF 405.00 FEET; THENCE RUN N 00° 16' 52" E, ALONG A LINE 404.99 FEET EAST OF AND PARALLEL WITH, AS MEASURED ON THE PERPENDICULAR TO, THE WEST LINE OF THE SAID NORTHWEST QUARTER, FOR A DISTANCE OF 33.00 FEET, TO THE POINT OF BEGINNING OF THE PARCEL OF LAND HEREIN-AFTER DESCRIBED: THENCE CONTINUE N 00° 16' 52" E, ALONG THE LAST DESCRIBED COURSE, FOR A DISTANCE OF 1470.53 FEET; THENCE RUN N 45° 16' 52" E, FOR A DISTANCE OF 77.78 FEET: THENCE RUN N 00° 16' 52" E, ALONG A LINE 459.99 FEET EAST OF AND PARALLEL WITH, AS MEASURED ON THE PERPENDICULAR TO, THE SAID WEST LINE, FOR A DISTANCE OF 289.69 FEET; THENCE RUN N 45° 16' 52" E, FOR A DISTANCE OF 35.45 FEET; THENCE RUN N 00° 16' 52" E, ALONG A LINE 484.99 FEET EAST OF AND PARALLEL WITH, AS MEASURED PERPENDICULAR TO, THE SAID WEST LINE, FOR A DISTANCE OF 538.85 FEET; THENCE RUN S 89° 17' 27" E, ALONG THE WESTERLY PROLONGATION OF THE SOUTH PROPERTY LINE OF THAT PROPERTY DESCRIBED IN OFFICIAL RECORDS BOOK 168, PAGE 363, FOR A DISTANCE OF 5.00 FEET; THENCE RUN N 00° 16' 52" E, ALONG A LINE 489.99 FEET EAST OF AND PARALLEL WITH, AS MEASURED PERPENDICULAR TO, THE SAID WEST LINE, FOR A DISTANCE OF 210.00 FEET, TO A POINT ON THE SOUTH RIGHT-OF-WAY LINE OF STATE ROAD NO. 708; THENCE RUN N 89° 17' 27" W, ALONG SAID RIGHT-OF-WAY LINE, FOR A DISTANCE OF 60.00 FEET; THENCE RUN S 00° 16' 52" W, ALONG A LINE 429.99 FEET EAST OF AND PARALLEL WITH, AS MEASURED ON THE PERPENDICULAR TO, THE SAID WEST LINE, FOR A DISTANCE OF 726.67 FEET; THENCE RUN N 89° 17' 27'' W, FOR A DISTANCE OF 25.00 FEET; THENCE RUN S 00° 16' 52'' W, ALONG A LINE 404.99 FEET EAST OF AND PARALLEL WITH, AS MEASURED ON THE PERPENDICULAR TO, THE SAID WEST LINE, FOR A DISTANCE OF 315.00 FEET; THENCE RUN N 89° 17' 27" W, ALONG A LINE 1041.00 FEET SOUTH OF AND PARALLEL WITH, AS MEASURED ON THE PERPENDICULAR TO, THE SOUTH RIGHT-OF-WAY LINE OF STATE ROAD NO. 708, FOR A DISTANCE OF 230.55 FEET, TO A POINT: (HEREINAFTER REFERRED TO AS POINT "A") THENCE RUN S 03° 18' 15'' W, FOR A DISTANCE OF 595.09 FEET; THENCE RUN S 39° 09' 37'' W, FOR A DISTANCE OF 80.00 FEET; THENCE RUN S 27° 53' 40'' E, FOR A DISTANCE OF 288.57 FEET; THENCE RUN S 20° 04' 11" W, FOR A DISTANCE OF 676.72 FEET; THENCE RUN S 89° 23' 10" E, ALONG A LINE 33.00 FEET NORTH OF AND PARALLEL WITH, AS MEASURED ON THE PERPENDICULAR TO, THE SAID SOUTH LINE OF THE NORTHWEST QUARTER, FOR A DISTANCE OF 405.00 FEET, TO THE POINT OF **BEGINNING.**

Copy

CONTAINING 10.8765 ACRES (473,779 SQ. FT.) MORE OR LESS.

Parcel Identification Number: 32-39-42-000-000-00130-6

File Number: H-116C

DoubleTimes

To the best of my knowledge and belief, there has been no transfer of the subject property since the deeds into BR 24 LLC were recorded in the public records of Martin County, Florida.

DATED THIS <u>2446</u> DAY OF <u>April</u> Morris A. Crady

STATE OF FLORIDA COUNTY OF MARTIN

THE FOREGOING WAS ACKNOWLEDGED BEFORE ME THIS 24/1/h day of ..., 2019 by morris A. CRADY, WHO [4] IS PERSONALLY KNOWN TO ME OR [7] HAS PRODUCED ______ AS IDENTIFICATION.

Shuley Lyders NOTARY DOBLIC

MY COMMISSION EXPIRES:














Martin County School Board 500 East Ocean Boulevard Stuart, FL 34994

School Impact Worksheet

The purpose of this school impact worksheet is to assist in planning for future public school facility needs and concurrency requirements. It is to be completed for any proposed residential project, and residential rezoning, amendments to FLUM with residential components, and DRIs.

Date:	April 15, 2019
Parcel ID#:	See attached
Project Name:	BR 24 LLC Rezoning
Former Project Name:	N/A
Owner/Developer:	BR 24 LLC
Contact Name/Number:	Morris A. Crady, Lucido & Associates 772-220-2100
Total Project Acreage:	17.12
Year 1 of the Build-Out:	2026

1. Please indicate the most likely build-out scenario. Show build-out by year and number of units/year.

Unit Type	Number of Units		First	5-year F	Period	i		Secon	d 5- yea	r Period	
		Yr 1	Yr 2	Yr 3	Yr4	Yr 5	Yr 6	Yr7	Yr 8	Yr 9	Yr 10
Single-family detached	5				9	5					
Multi-family											
Apartment											
Townhouse											
Other											

Note: If build-out is expected to go beyond the 10 year period above, please attach an additional table with build-out years until project completion.

2. Project number and type of residential dwelling units at build-out, as follows:

Unit Type	Number of Units	Typical Unit Floor Area (sq. ft.)	Estimated Price (\$) Per Unit	Number Restricted to 55+ Age Group
Single-family detached	5	1,800-2,300	\$250,000	NA
Multi-family				
Apartment				
Townhouse				
Other				

3. Please include a location map showing elementary, middle and high schools within a two-mile radius of the proposed project. If no schools are within a two-mile radius of the project, please indicate the nearest schools to the project.

BR 24 LLC MANDATORY REZONING APPLICATION

PARCEL CONTROL NUMBERS:

31-39-42-000-001-00030-7 31-39-42-000-001-00010-1 32-39-42-000-000-00163-6 31-39-42-000-001-00031-6 32-39-42-000-001-00031-6



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
BR 24 LLC	13451 SE Otter Lake Drive Hobe Sound, FL 33455

(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
Edwin W. Hickey (See attached corporation summary)	13451 SE Otter Lake Drive Hobe Sound, FL 33455	50
Lori H. Hickey	13451 SE Otter Lake Drive Hobe Sound, FL 33455	-50

(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 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:

Name	Address	Interest

(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 *
None				72
1				

(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.

AFFIANT

Edwin W. Hickey

STATE OF FLORIDA COUNTY OF MARTIN

The foregoing Disclosure of Interest Affidavit was sworn to, affirmed and subscribed before me this ______ day of ______ 2019, by __Edwin W. Hickey, who is personally known to me or have produced ______ Priver 11 CEASE as identification.

Deless Notary Public, State of ____ 0 Print Name: NebSS9

(Notary Seal)

My Commission Expires: MELISSA HORTON WY COMMISSION # GG 296137 TRES: January 29, 2023



Department of State / Division of Corporations / Search Records / Detail By Document Number /

Detail by Entity Name

Florida Limited Liability Company BR 24 LLC

Filing Information

Document Number	L07000019153
FEI/EIN Number	20-8503116
Date Filed	02/20/2007
State	FL
Status	ACTIVE
Principal Address	
13451 SE Otter Lake Drive Hobe Sound, FL 33455	•

Changed: 01/14/2018

Mailing Address

13451 SE Otter Lake Drive Hobe Sound, FL 33455

Changed: 01/14/2018

Registered Agent Name & Address

HICKEY, EDWIN W 13451 SE Otter Lake Drive Hobe Sound, FL 33455

Address Changed: 01/14/2018

Authorized Person(s) Detail

Name & Address

Title MGRM

HICKEY, EDWIN W 13451 SE Otter Lake Drive Hobe Sound, FL 33455

Title MGR

HICKEY, LORI H 13451 SE Otter Lake Drive Hobe Sound, FL 33455



Doug Fitzwater 220 Hibiscus Avenue Stuart, FL 34996

Ms. Shirley Lyders Lucido & Associates 701 SE Ocean Blvd. Stuart, FL 34994

Notice of Proposed Rezoning Application Number: B121-003

Dear Ms. Lyders:

This is to certify that the above referenced sign was installed per Martin County requirements and complies with the standards provided by the Martin County Comprehensive Planning Department.

Doug Fitzwater

State of Florida County of Martin

Doug Fitzwater, who is personally known to me, acknowledged the forgoing instrument before me on $\underbrace{V_{\alpha_{M}}}_{1,2019}$.

Notary Public, State of Florida



Notice BROADD ADDITION AND ADDI

TP Trestige title agency, inc.

736 colorado avenue, suite a, stuart, florida 34994 · phone: (772) 283-5590 fax: (772) 283-5699 email: ptatitle@bellsouth.net

May 9, 2019

Ownership Search

Prepared For: Lucido & Associates

We hereby certify that a search has been made of the <u>Martin</u> County Property Appraiser's records regarding a <u>1000</u> foot area surrounding the following described parcel of land:

See Exhibit "A" attached hereto & made a part hereof.

TAX ID: See Exhibit "B" attached hereto OWNER: & made a part hereof. ADDRESS:

The apparent property owners of land surrounding the above referenced property are as follows: The list does not include any owners who qualify for confidentiality (See attached).

Karen Ral Hocul

Karen Rae Hyche President

TD Trestige title agency, inc.

736 colorado avenue, suite a, stuart, florida 34994 · phone: (772) 283-5590 fax: (772) 283-5699 email: ptatitle@bellsouth.net

OWNERSHIP REPORT

SEARCH NO. P19-11,459/KRH

THE ATTACHED REPORT IS ISSUED TO LUCIDO & ASSOCIATES. THE ATTACHED REPORT MAY NOT BE RELIED ON BY ANY OTHER PARTY. NO LIABILITY IS ASSUMED BY OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY FOR ANY UNAUTHORIZED USE OR RELIANCE. THIS OWNERSHIP REPORT IS ISSUED PURSUANT TO FLORIDA STATUTE SECTION 627.7843 AND LIABILITY HEREUNDER FOR INCORRECT INFORMATION IS LIMITED TO THE SUM OF \$1,000.00.

The attached Report prepared in accordance with the instructions given by the user named above includes a listing of the owner(s) of a <u>1000</u> foot area surrounding subject property. It is the responsibility of the party named above to verify receipt of each document listed. If a copy of any document listed is not received, the office issuing this Report must be contacted immediately. This Report does not include easements, restrictions, notices or other documents not listed above.

This Report does not insure or guarantee the validity or sufficiency of any document attached nor is it to be considered a title insurance policy, an opinion of title, a guarantee of title or as any other form of guarantee or warranty of title. This Report shall not be used for the issuance of any title insurance policy or form.

Use of the term "Report" herein refers to this Ownership Report and the documents attached hereto.

The land referred to herein is described as follows:

See Exhibit "A" attached hereto & made a part hereof.

PRESTIGE TITLE AGENCY, INC. 736 Colorado Ave. Ste. A Stuart FL 34994

Karen Rae Hyche



Exhibit

Summary

generated on 5/9/2019 12:05:27 PM EDT

arcel ID	Account #	Unit Address		Market Total Value	Website Updated
2-39-42-000-000- 0130-6	62573	UNASSIGNED, HOBE	ESOUND	\$329,320	5/4/2019
		Owner Inforn	nation		
Owner(Current)		BR 24 LLC			
Dwner/Mail Addr	ess	13451 SE OTTER HOBE SOUND FL			
Sale Date		1/27/2010			
Document Book/	Page	2435 1028			
Document No.		2190830			
Sale Price		650000			
		Location/Desc	cription		
Account #	62573		Map Page No.	T-32A	
Tax District	3003		Legal Description		1/2 OF NW1/4
Parcel Address	UNASSIGN	ED, HOBE SOUND		OF SEC 32 I COM AT PT	
				R/W 60 S 21 538.85, SWL 289.69, SWL POB S 1470 R/W SE 138	CONT E ALG 0, W 5, S Y 35.45, S Y 77.78 FOR 0.53 TO N TH ST, W 76.72, NWLY Y 80, N 0.55, S TO PART OF
	Parcel Ty	ре			
Use Code Neighborhood		GrazLD Soil Cpcty CL I 00 Bridge Road	11		
Market Land Valu		Assessment Inf \$329,320			
Market Improven		ψ029,020	0		
Market Total Valu		\$329,320	D		
		Exhibit "	B"		
					. (

http://fl-martin-appraiser.governmax.com/propertymax/GRM/tab_parcel_v1002_FLMartin.... 5/9/2019

Summary

generated on 5/9/2019 12:00:11 PM EDT

Parcel ID	Account #	Unit Address		Market Total Value	Website Updated
32-39-42-000-000 00163-6	62580	UNASSIGNED, HOBE		\$96,950	5/4/2019
		Owner Informa	ation		
Owner(Current)		BR 24 LLC			
Owner/Mail Addr	ress	13451 SE OTTER HOBE SOUND FL			
Sale Date		10/8/2008			
Document Book	Page	2356 0988			
Document No.		2112020			
Sale Price		200000			
		Location/Descr	iption		
Account #	62580		Map Page No.	T-32A	
Tax District	3003		Legal Description	COM AT PI	S R/W
Parcel Address	UNASSIGN	ED, HOBE SOUND		BRIDGE RE	
Acres	2.7700			SEC 32, S 7 POB., CON	
				405', N 315' 16' & W 161	, W 244', S
	Parcel Ty	pe			
Use Code		0 GrazLD Soil Cpcty CL II	1		
Neighborhood		000 Bridge Road			
P					
		Assessment Info			
	ue	\$96,950	J		
Market Land Val	and Malue				
Market Land Val Market Improven Market Total Val		\$96,950			

2 of 5

Summary

generated on 5/9/2019 12:06:12 PM EDT

Parcel ID	Account #	Unit Address		Market Total Value	Website Updated
31-39-42-000-001- 00010-1	62532	UNASSIGNED, HOBE SOL	JND S	\$92,420	5/4/2019
		Owner Information	1		
Owner(Current)		BR 24 LLC			
Owner/Mail Addro	ess	13451 SE OTTER LAK HOBE SOUND FL 334			
Sale Date		9/7/2007			
Document Book/	Page	2277 0143			
Document No.		2037427			
Sale Price		148300			
		Location/Description	on		
Account #	62532	M	ap Page No.	T-31A	
Tax District	3003		egal Description	PART OF S	EC'S 31 &
Parcel Address	UNASSIGN	ED, HOBE SOUND			ESC AS: BEG
Acres	7.4800	1292			F E1/2 OF IE1/4 OF SEC 3', N 256.01',
		inclu	des		WLY 63.21',
		inclu more	\and	TO CURVE ALG CURV 92.72', W 16	
	Parcel Ty	/pe			
Use Code	630	0 GrazLD Soil Cpcty CL III			
Neighborhood		000 Bridge Road			
		Assessment Informa	tion		
Market Land Valu Market Improven		\$92,420			
Market Total Valu		\$92,420			

Subject property located within

http://fl-martin-appraiser.governmax.com/propertymax/GRM/tab_parcel_v1002_FLMartin.... 5/9/2019

3

of h

Summary

generated on 5/9/2019 12:08:14 PM EDT

Parcel ID	Account #	Unit Address		Market Total Value	Website Updated
31 <mark>-39-42-000-001</mark> - 00030-7	62533	UNASSIGNED, HOBE	SOUND	\$81,860	5/4/2019
		Owner Inform	ation		
Owner(Current)		BR 24 LLC			
Owner/Mail Addro	ess	13451 SE OTTER HOBE SOUND FL			
Sale Date		9/7/2007			
Document Book/	Page	2277 0079			
Document No.		2037407			
Sale Price		406700			
		Location/Desci	ription		
Account #	62533		Map Page No.	T-31A	
Tax District	3003		Legal Descriptio		
Parcel Address	UNASSIGN	IED, HOBE SOUND	egal cludes e land	32-39-42 DI 604' N/O S\	ESC AS: BEG
Acres	6.8400	V	equi	E1/2 OF SE	
		in	Sharles		NT N 360', E
		110	Local	165', N 92.7 CURVE, CU	
		mm	o Jana	SE 179.98',	E 360.50',
			6 100.10	SELY 63.21 288.57', W	
				67.02', W7	
				POB (AKA	PARCEL 2-B)
	Parcel Ty	уре			
Use Code	630	0 GrazLD Soil Cpcty CL I	1		
Neighborhood	677	000 Bridge Road			
		Assessment Info	ormation		
Market Land Valu	le	\$81,860	D		
Market Improvem	nent Value				
Market Total Valu	le	\$81,860	0		
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Summary

generated on 5/9/2019 12:09:31 PM EDT

Parcel ID	Account #	Unit Address		Market Total Value	Website Updated
31-39-42-000-001- 00031-6		UNASSIGNED, HOBE SOUND		\$360,500	5/4/2019
		Owner Infor	mation		
Owner(Current)		BR 24 LLC			
Owner/Mail Address		13451 SE OTTER LAKE DR HOBE SOUND FL 33455			
Sale Date		12/8/2009			
Document Book	/Page	2428 0784			
Document No.		2184095			
Sale Price		410000			
		Location/Des	cription		
Account #	62534		Map Page No.	T-31A	
Tax District	3003		Legal Description	PART OF SE	EC'S 31 & 32-
Parcel Address	UNASSIGN	ED, HOBE SOUND	10001	39-42 DESC	AS: BEG 33'
Acres	10.3000		hojul	N/O SW COI OF SE1/4 OI	
		1	nciudes	CONT N 571	', E 711.80',
		N/	we land	N 67.02', E 1 676.72' & W	80.53', SWLY
				POB (AKA P	
	Parcel Ty	pe			
Use Code	6300 GrazLD Soil Cpcty CL II				
		000 Bridge Road			
		Assessment In	formation		
Market Land Value		\$360,50	0		1.1
Market Improver	ment Value				
Market Total Value		\$360,50	0		
				1.10	
		XILbilC!	+ proper	FU	
		0000000	1 · · ·		
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		Inot	ea with	1 90	~
		10cm			h
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BR 24 LLC 13451 SE Otter Lake Dr. Hobe Sound FL 33455

Shubhra Amy Singh 5751 SE 138th St. Hobe Sound FL 33455

Susana T. Valente Yannick D. Even 5910 SE 138th St. Hobe Sound FL 33455

Silver Spur Holdings LLC 13451 SE Otter Lake Dr. Hobe Sound FL 33455

Timothy R. Datillio 6390 SE Bridge Rd. Hobe Sound FL 33455

Timothy A. & Misty M. Peacock 6120 SE Bridge Rd. Hobe Sound FL 33455

Barbara Riggins 12770 SE Circle Dr. Hobe Sound FL 33455

Stephen J. Krigbaum 6271 SE 138th St. Hobe Sound FL 33455 Worldwide Fabrics Limited Partnership 241 Bradley Pl. Palm Beach FL 33480

Scott A. Jenkins 5950 SE 138th St. Hobe Sound FL 33455

James A. & Merriam M. Holt 5850 SE 138th St. Hobe Sound FL 33455

Heissenberg Family Financial Inv. 725 NE Bayberry Ln. Jensen Beach FL 34957

Hickey Hob LLC 9231 School House Rd. Coral Gables FL 33156

Timothy Dore Hannah Wyman 6122 SE Bridge Rd. Hobe Sound FL 33455

Martin County 2401 SE Monterey Rd. Stuart FL 34996 Canopus Sound LLC 1 Holtec Blvd. Camden NJ 08104

James M. & Catherine D. Adkins 8782 SE Sandcastle Cir. Hobe Sound FL 33455

Merriam M. Holt 5900 SE 138th St. Hobe Sound FL 33455

3 Putt Hobe Sound LLC 6250 SE Bridge Rd. Hobe Sound FL 33455

Dbridge Holdings LLC 13451 SE Otter Lake Dr. Hobe Sound FL 33455

Lloyd L. & Evelyn M. Lolmaugh 6116 SE Bridge Rd. Hobe Sound FL 33455

Mark & Joy Bozicevic 8814 S. Wendy Ln. West Palm Beach FL 33411

SAMPLE LETTER TO SURROUNDING PROPERTY OWNERS

(month) (day), (2019)

(addressee from the certified property owners list) (address)

Subject and Location: **BR 24, LLC, Rezoning (B121-003)** Request by BR 24, LLC, for approval of an amendment to the zoning atlas to change the zoning from the existing A-1, Small Farms District, to the RE-2A, Rural Estate District, or the most appropriate zoning district, for approximately 17 acres located on the south side of SE Bridge Road approximately 2.7 miles west of US-1, in Hobe Sound. Included is a request for a Certificate of Public Facilities Exemption.

Dear (property owner):

As a landowner within 1,000 feet of the property identified in the above description and shown on the map attached to this letter, please be advised that consideration of an amendment to the zoning atlas as noted above will occur at two public hearings.

The date, time and place of the scheduled hearings are as follows:

Time and Date:	LOCAL PLANNING AGENCY 7:00 P.M., or as soon after as the matter may be heard, on Thursday, June 20, 2019
Time and Date:	BOARD OF COUNTY COMMISSIONERS 9:00 A.M., or as soon after as the matter may be heard, on Tuesday, July 30, 2019
Place:	Martin County Administrative Center 2401 S.E. Monterey Road Stuart, Florida 34996

All interested persons are invited to attend and be heard. Persons with disabilities who need an accommodation in order to participate in this proceeding are entitled, at no cost, to the provision of certain assistance. This does not include transportation to and from the meeting. Please contact the Office of the County Administrator at (772) 221-2360, or in writing to 2401 S.E. Monterey Road, Stuart, FL 34996, no later than three days before the hearing date. Persons using a TDD device, please call 711 Florida Relay Services.

When attending a public hearing, a member of the public may speak during the public comment portion of the public hearing. A person may also participate in the public meeting as an Intervenor. An Intervenor may ask questions of the staff, applicant and give testimony on the subject of the public hearing. In order to be an Intervenor, a person must qualify to receive mailed notice of the subject application in accordance with Section 10.6.E., Land Development Regulations, Martin County Code. In addition, an Intervenor must file a form of intent with the County Administrator not less than 7 days prior to the meeting. No fee will be assessed on Intervenor. If the Intervenor is representing a group/association, he/she must file a letter on official letterhead signed by an authorized representative of the group/association, stating that he/she is authorized to speak for the group. Forms are available on the Martin County website www.martin.fl.us.

If any person decides to appeal any decision made with respect to any matter considered at the meetings or hearings of any board, committee, agency, council or advisory group, that person will need a record of the proceedings and, for such purpose, may need to insure that a verbatim record of the proceedings is made, which record should include the testimony and evidence upon which the appeal is to be based.

For further information, please call the Growth Management Department at 772-288-5495. All written comments should be sent to Nicki van Vonno, Growth Management Department Director, (e-mail: <u>nikkiv@martin.fl.us</u>) or 2401 SE Monterey Road, Stuart, FL 34996. Copies of the item will be available from the Growth Management Department. This document may be reproduced upon request in an alternative format by contacting the County ADA Coordinator 772-320-3131, the County Administration Office 772-288-5400, Florida Relay 711, or by completing our accessibility feedback form at www.martin.fl.us/accessibility-feedback.

Sincerely,

(applicant's name)

Attachment: Location Map

Classifieds

To Advertise, visit: classifieds.tcpalm.com

Classifieds Phone: 772.283.5252

- Classifieds Email: tcpalmclass@gannett.com
- Hours: Monday Friday 8:00am 5:30pm

Public Notices

NOTICE OF AGENCY ACTION Notice is hereby provided that the South Florida Water Man-agement District, on May 23,

2019, issued a permit modifi-cation to Environmental Re-

source permit (permit) with conditions, Permit No. 47-00051-S, Application No. 170310-5 to Evans Grove Lands, LLC, 660 Beachland Blvd, Suite 301, Vero Beach, FL 32963 for construction and

32963 for construction and operation of a 7,444.00 acre

(DWS) project known as Scott Water Farm, located in Okee-

chobee County, Florida, Sec-tions 1-3 and 10-15, Township

34S, Range 36E, and Indian River County, Florida, Sections 30-31, Township 33S, Range

37E. A copy of the permit can be obtained by contacting the Regulatory Records Manage-ment Section, during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at 3301 Gun Club Road, West

Palm Beach, FL 33406, Regula-

tion Division, by telephone at 561-682-6911, by e-mail at per

mits@sfwmd.gov, or by access-ing the permit directly from the District's website (www.sf

wed.gov) using the Application/Permit Search on the ePermitting page.

The District's agency action is final unless a timely petition for an administrative hearing is filed under Sections 120.569 and 120.57 of the Florida Stat-

utes before the deadline for

As required by Sections 120.569 and 120.60(3), Fla.

Stat., the following is notice of the opportunities which

may be available for adminis-trative hearing or judicial re-

view when the substantial in-

terests of a party are deter-

mined by an agency. Please note that this Notice of Rights

is not intended to provide le-gal advice. Not all of the le-gal proceedings detailed be-low may be an applicable or appropriate remedy. You may wish to consult an attor-ney regarding your

RIGHT TO REQUEST ADMINIS-

A person whose substantial

interests are or may be affect-ed by the South Florida Water

Management District's (SFWMD or District) action has

TRATIVE HEARING

regarding your legal

filing a petition.

ney

riahts.

water

storage

dispersed

37E.

All classified ads are subject to the applicable rate card, copies of which are available from our Advertising Dept. All ads are subject to approval before publication. The Treasure Coast reserves the right to edit, refuse, reject, classify or cancel any ad at any time. Errors must be reported in the first day of publication. The Treasure Coast shall not be liable for any loss or expense that results from an error in or omission of an advertisement. No refunds for early cancellation of order.

Public Notices Public Notices

BEFORE THE LOCAL PLANNING AGENCY AND THE BOARD OF COUNTY COMMISSIONERS MARTIN COUNTY, FLORIDA NOTICE OF PUBLIC HEARINGS Subject: BR 24, LLC, Rezoning (B121-003) Request by BR 24, LLC, for approval of an amendment to the zoning atlas to change the reprivation from the aviiting 4.1 Small Forme District to

change the zoning from the existing A-1, Small Farms District, to the RE-2A, Rural Estate District, or the most appropriate zoning district. Included is a request for a Certificate of Public Facilities Exemption.

Location: The site consists of approximately 17 acres located on the south side of SE Bridge Road approximately 2.7 miles west of US-1, in Hobe Sound.

Public hearing: LOCAL PLANNING AGENCY Time and Date: 7:00 P.M. or as soon as it can be heard on Thurs-day, June 20, 2019

Public hearing: BOARD OF COUNTY COMMISSIONERS

Time and Date: Plo0 A.M. or as soon as it can be heard on Tuesday, July 30, 2019 Place:Martin County Administrative Center, 2401 S.E. Monterey Road, Stuart, Florida 34996

All interested persons are invited to attend and be heard. Persons with disbilities who need an accommodation in order to participate in these proceedings are entitled, at no cost, to the provision of certain assistance. This does not include transporta-tion to and from the meeting. Please contact the Office of the ADA Coordinator at (772) 221-1396, or the Office of the County Administrator at (772) 221-2360, or in writing to 2401 S.E. Monterey Road, Stuart, FL 34996, no later than three days be-fore the meeting date. This notification can be reproduced in an alternative format upon request by contacting the Office of the ADA Coordinator at (772) 221-1396. Persons using a TDD de-vice, please call 711 Florida Relay Services.

Whe attending a public hearing, a member of the public may speak during the public comment portion of the public hearing. A person may also participate in the public meeting as an Intervenor. An Intervenor may ask questions of the staff, appli-Intervenor. An Intervenor may ask questions of the staff, appli-cant and give testimony on the subject of the public hearing. In order to be an Intervenor, a person must qualify to receive mailed notice of the subject application in accordance with Sec-tion 10.6.E., Land Development Regulations, Martin County Code. In addition, an Intervenor must file a form of intent with the County Administrator not less than 7 days prior to the LPA or BCC meeting. No fee will be assesed on Intervenor. If the Intervenor is representing a group/association, he/she must file a letter on offical letterhead signed by an authorized represen-tative of the group/association. stating the he/she is authorized tative of the group/association, stating the he/she is authorized to speak for the group. Forms are available on the Martin County website www.martin.fl.us.

If any person who decides to appeal any decision made with re-spect to any matter considered at the meetings or hearings of any board, committee, agency, council or advisory group, that person will need a record of the proceedings and, for such purpose, may need to ensure that a verbatim record of the pro-ceedings is made, which record should include the testimony For further information, including copies of the agenda item materials, please call the Growth Management Department at (772) 288-5495. All written comments should be sent to Nicki van Vonno, Growth Management Director, (e-mail: nikkiv@mart in.fl.us) or 2401 SE Monterey Road, Stuart, FL 34996. THIS NOTICE DATED THIS 30TH DAY OF MAY, 2019. Publish Date: June 4, 2019 TCN: 3599770

Foreclosure

IN THE COUNTY COURT OF THE NINETEENTH JUDICIAL CIRCUIT IN AND FOR MARTIN COUNTY, FLORIDA CASE NO.: 432018CC000923 JUDGE: WATERS THE RETREAT AT SEABRANCH HOMEOWNERS ASSOCIATION, Plaintiff.

JOHN M. SOUTH, et al.,

Notice To Creditors

MONTHS AFTER THE DATE OF THE FIRST PUBLICATION OF THIS NOTICE OR 30 DAYS AF-TER THE DATE OF SERVICE OF A COPY OF THIS NOTICE ON THEM.

All other creditors of the decedent and other persons hav-ing claims or demands against Ing claims or demands against decedent's estate, including unmatured, contingent or unliquidated claims, must file their claims with this court WITHIN 3 MONTHS AFTER THE DATE OF THE FIRST PUBLICA-TION OF THIS NOTICE. ALL CLAIMS NOT SO FILED WILL BE FOREVER BARRED. The date of first publication The date of first publication of this Notice is May 28, 2019.

Carol A. Davidson, Personal Representative 866 West Alcin Drive

Westville, Indiana 46391

Carmen W. Nicotra, Personal Representative 1065 9TH Square Vero Beach, Florida 32960

I HEREBY CERTIFY that a true and correct copy of the fore-going was furnished by U.S. Mail on the Agency for Healthcare Administration c/o Florida Medicaid TPL Recovery Program, P.O. Box 12188, Tallahassee, FL 32317-2188(with tanassee, FL 32317-2188(with death certificate copy) and the Florida Department of Revenue, Mail Stop 1-3841, 5050 W. Tennessee St. Talla-hassee, FL 32399 this 24th day of May, 2019.

Michael T. Calvit, Esquire P.O. Box 644048 Vero Beach, FL 32964 Phone: 772-231-2889 Fax: 772-231-2866 Email calvitlaw@bellsouth.net FL Bar ID 708267 Attorney for Personal Representatives

Agency for Healthcare Administration c/o Florida Medicaid TPL Recovery Program P.O. Box 12188 Tallahassee, FL 32317-2188

Florida Department of Revenue Mail Stop 1-3841 5050 W. Tennessee St. Tallahassee, FL 32399 May 28, 2019 TSN 2286196



IN THE CIRCUIT COURT FOR INDIAN RIVER COUNTY, FLORIDA PROBATE DIVISION IN RE: ESTATE OF MARVIN G. BRATTAIN a/k/a MARVIN GLENN BRATTAIN

Notice To Creditors

IN THE CIRCUIT COURT FOR INDIAN RIVER COUNTY, FLORIDA PROBATE DIVISION

IN RE: ESTATE OF LINDA LEIGH HURSH

Deceased. File No. 312019CP000514 NOTICE TO CREDITORS The administration of the es-tate of Linda Leigh Hursh, deceased, whose date of death was May 4, 2019, is pending in the Circuit Court for Indian River County, Florida, Probate Division, the address of which is 2000 16th Avenue, Vero Roach EL 32860 The pages Beach, FL 32960. The names and addresses of the personal representative and the personal representative's attorney are set forth below. All creditors of the decedent and other persons having

claims or demands against de-cedent's estate on whom a copy of this notice is required to be served must file their claims with this court ON OR BEFORE THE LATER OF 3 MONTHS AFTER THE TIME OF THE FIRST PUBLICATION OF THIS NOTICE OR 30 DAYS AF-TER THE DATE OF SERVICE OF A COPY OF THIS NOTICE ON THEM.

All other creditors of the decedent and other persons hav-ing claims or demands against decedent's estate must file their claims with this court WITHIN 3 MONTHS AFTER THE DATE OF THE FIRST PUBLICA-TION OF THIS NOTICE ALL CLAIMS NOT FILED WITH-IN THE TIME PERIODS SET FORTH IN FLORIDA STATUTES SECTION 733.702 WILL BE FOREVER BARRED. NOTWITHSTANDING THE TIME PERIODS SET FORTH ABOVE, ANY CLAIM FILED TWO (2) YEARS OR MORE AF-TER THE DECEDENT'S DATE OF DEATH IS BARRED. The date of first publication of this notice is June 4, 2019 Attorney for Personal Representative Stephanie M. LeBlanc Attorney Florida Bar Number: 117759 STEPHANIE LEBLANC 5070 Highway A1A, Suite 221 Vero Beach, FL 32963 Telephone: (772) 404-6010

Fax: (772) 404-6011 E-Mail: stephanie@verobeachl awgroup.com Secondary E-Mail: gina@verob eachlawgroup.com Stephanie M. LeBlanc 5070 Hwy A1A, Suite 221 Vero Beach, Florida 32963 June 4 & 11, 2019 TCN 3603349



IN THE CIRCUIT COURT FOR

MARTIN COUNTY, FLORIDA

Public Notices

the SFWMD. Filings with the Office of the District Clerk may be made by mail, hand-delivery, or e-mail. Filings by facsimile will not be accepted. A petition for administrative hearing or other document is deemed filed upon receipt during normal business hours by the Office of the District Clerk at SFWMD headquarters in West Palm Beach, Florida. The District's normal business hours are 8:00 a.m. – 5:00 p.m., excluding weekends and District holidays. Any docu-ment received by the Office of the District Clock after 5:00 the District Clerk after 5:00 p.m. shall be deemed filed as of 8:00 a.m. on the next regular business day. Additional filing instructions are as follows

Filings by mail must be ad-dressed to the Office of the District Clerk, 3301 Gun Club Road, West Palm Beach, Flori-da 33406.

 Filings by hand-delivery must be delivered to the Office of the District Clerk. Delivery of a petition to the SFWMD's security desk does not constitute filing. It will be necessary to request that the SFWMD's security officer contact the Office of the District Clerk. An employee District Clerk. An employee of the SFWMD's Clerk's office will receive and file the petition.

 Filings by e-mail must be transmitted to the Office of the District Clerk at clerk@sfw md.gov. The filing date for a document transmitted by electronic mail shall be the date the Office of the District Clerk receives the complete document. A party who files a document by e-mail shall (1) represent that the original physically signed document will be retained by that party for the duration of the profor the duration of the pro-ceeding and of any subse-quent appeal or subsequent proceeding in that cause and that the party shall produce it that the party shall produce it upon the request of other parties; and (2) be responsible for any delay, disruption, or interruption of the electronic signals and accepts the full risk that the document may not be properly filed. **INITIATION OF AN ADMINIS-TRATIVE HEARING** Pursuant to Sections

Pursuant to 120.54(5)(b)4. Sections and 120.54(5)(0)4. and 120.569(2)(c), Fla. Stat., and Rules 28-106.201 and 28-106.301, Fla. Admin. Code, initiation of an administrative hearing shall be made by written petition to the SFWMD in legible form and on 8 1/2 by 11 inch white paper. All petitions shall contain:

tions shall contain: 1. Identification of the action being contested, including the permit number, application number, SFWMD file number

NOTICE IS HEREBY GIVEN that the Clerk of the Circuit Court of Martin County, will on the 23rd day of July 2019 at 10:00 a.m., at www.martin.realforec lose.com, offer for sale and at public outcry to the highest and best bidder for cash, the following described property situated in Martin County, Florida, to wit: Lot 330, THE RETREAT. PHASE

3, A P.U.D., according to the Plat thereof, as recorded in Plat Book 15, Page 53, Public records of Martin County, Florida.

Property Address: 8285 SE Angelina Court, Hobe Sound, FL 33455

pursuant to the Final Judgof Foreclosure entered . ment on May 28, 2019 by Judge Jennifer Alcorta Waters in the Martin County Court Docket Number 432018CC000923.

Note: Any person claiming an interest in the surplus from this sale, if any, other than the property owner as of the date of the lis pendens must file an action within 60 days after the date of the sale. DATED: May 29, 2019. ROSS EARLE BONAN & ENSOR, P.A. Post Office Box 2401 Stuart, Florida 34995 Telephone: (772) 287-1745 Facsimile: (772) 287-8045 Email: jpc@reblawpa.com

Rv^{*} John P. Carrigan, Esquire Florida Bar No.: 68439

Copies via US Mail to:

John M. South c/o Michael J. Ryan, Esq. Ryan Law Group, LLC 636 U.S. Hwy 1, Ste. 110 North Palm Beach, FL 33408

Capital One Bank (USA) N.A. 8000 Towers Crescent Drive, 16th Floor Vienna, VA 22182 Pub June 4th & 11th 2019 TCN 3596792



IN THE CIRCUIT COURT FOR MARTIN COUNTY, FLORIDA PROBATE DIVISION IN RE: GUARDIANSHIP OF File Number 17-771 GA JOHN R. SMITH, incapacitated. FORMAL NOTICE BY PUBLICATION OF TRANSFER OF JURISDICTION YOU ARE HEREBY NOTIFIED

whose name and address are Donna R. McMillan, 2400 SE Federal Highway, 4th Floor, Stuart, Florid 34994 and to file the original of the written defenses with the clerk of this court either before service or immediately thereafter. Fail ure to serve written objections as required may result in an order of discharge, with-out further notice. Donna R. McMillan, Esg. Attorney for Petitioner Florida Éar No. 105381 McCARTHY, BOBKO, WOOD, SUMMERS, NORMÁN, BASS & MELBY, 2400 S.E. Federal Highway, 4th Floor Stuart, FL 34994 Telephone: (772) 286-1700 Primary Email: drmr@.mccarth ysummers.com Secondary Email: jib@mccarth ysummers.com KELLIE WICKERSHAM Guardian of the Property Pub May 28th & June 4th 2019 TCN 3594181

Name Change/Adoption

that KELLIE WICKERSHAM

guardian of the property of JOHN R. SMITH,

sincapacitated ward has filed her final accounting, and will

apply for discharge as guardi-an on July 10, 2019. Jurisdic-tion of this matter will be transferred to New Jersey on

You are required to serve

written objections to the Peti-

tion not later than June 28, 2019 on petitioner's attorney,

July 10, 20 I 9.

Notice To Creditors

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER COUNTY, FLORIDA

PROBATE DIVISION File # 312019CP000388XXXXXX

IN RE: THE ESTATE OF

EVA NICOTRA, Deceased.

NOTICE TO CREDITORS

The administration of the estate of Eva Nicotra, deceased, File Number 312019CP000388XXXXXX, pending in the Circuit Court for Indian River County, Florida, Probate Division, the ad-dress of which is Indian River County Courthouse, 2000 16th Avenue, Vero Beach, FL 32960. The names and ad-dresses of the personal representatives and the personal representatives' attorney are set forth below. All creditors of the decedent and other persons having claims or demands against decedent's estate, including unmatured, contingent or unliquidated claims, on whom a copy of this notice is served must file their claims with this court WITHIN THE LATER OF 3 File No. 312019CP000368 Division Deceased. NOTICE TO CREDITORS

MARVIN

County, Florida, Probate Divi-sion, the address of which is 2000 16th Avenue, Vero

Beach, Florida 32960. The names and addresses of the

personal representative and

the personal representative's

All creditors of the decedent

and other persons having

claims or demands against de-

cedent's estate, on whom a copy of this notice is required to be served must file their

claims with this court ON OR BEFORE THE LATER OF 3 MONTHS AFTER THE TIME OF THE FIRST PUBLICATION OF

THIS NOTICE OR 30 DAYS AF-TER THE DATE OF SERVICE OF

A COPY OF THIS NOTICE ON

All other creditors of the de-

cedent and other persons hav-ing claims or demands against

decedent's estate must file their claims with this court WITHIN 3 MONTHS AFTER THE DATE OF THIS FIRST PUBLICA-

TION OF THIS NOTICE. ALL CLAIMS NOT FILED WITH-

IN THE TIME PERIODS SET FORTH IN FLORIDA STATUTES

SECTION 733.702 WILL BE FOREVER BARRED.

TIME PERIODS SET FOR ABOVE, ANY CLAIM FILED TWO (2) YEARS OR MORE AF-

TER THE DECEDENT'S DATE

The date of the first publica-

tion of this Notice is May 31st,

Attorney for Personal Repre-sentative: Co-Personal Repre-

John Joseph McHugh, Jr., Es-

Email: john@jjmchughlaw.com

John Joseph McHugh, Jr., Es-

Jeffrey M. Brattain and Gary

c/o John Joseph McHugh, Jr

Vero Beach, Florida 32961 Pub: June 4, 11, 2019 TCN: 3597617

Florida Bar No. 444626

Vero Beach, Florida 32961 Telephone: 772-778-1100

THE

NOTWITHSTANDING

OF DEATH IS BARRED.

2019.

quire

quire

sentatives:

P.O. Box 2807

A. Brattain

P.O. Box 2807

attorney are set forth below.

a/k/a

THEM.

PROBATE DIVISION File No. 19-373 CP IN RE: ESTATE OF The administration of the es-tate of MARVIN G. BRATTAIN PATRICIA A. ROBINSON Deceased. NOTICE TO CREDITORS GLENN BRATTAIN, deceased, whose The administration of the esdate of death was January 26, 2019 and is pending in the Circuit Court for Indian River

tate of PATRICIA A. ROBINSON, deceased, whose date of death was March 27, 2019, is pending in the Circuit Court for Martin County, Florida, Probate Division, the ad-dress of which is 100 SE Ocean Blvd, Stuart, Florida 34994. The names and addresses of the personal representative and the personal representative's attorney are set forth below.

All creditors of the decedent and other persons having claims or demands against decedent's estate on whom a copy of this notice is required to be served must file their claims with this court ON OR BEFORE THE LATER OF 3 MONTHS AFTER THE TIME OF THE FIRST PUBLICATION OF THIS NOTICE OR 30 DAYS AF-TER THE DATE OF SERVICE OF A COPY OF THIS NOTICE ON THFM.

All other creditors of the decedent and other persons having claims or demands against decedent's estate must file their claims with this court WITHIN 3 MONTHS AFTER THE DATE OF THE FIRST PUBLICA TION OF THIS NOTICE. ALL CLAIMS NOT FILED WITHIN THE TIME PERIODS SET FORTH IN FLORIDA STATUTES SECTION 733.702 WILL BE FOREV ER BARRED. NOTWITHSTAND-ING THE TIME PERIODS SET FORTH ABOVE, ANY CLAIM FILED TWO (2) YEARS OR MORE AFTER THE DECEDEN-T'S DATE OF DEATH IS BAR-RED. The date of first publication of this notice is June 4, 2019. Personal Representative Frank R. Robinson 24 Canon del Agua Placitas, New Mexico 87043 Attorney for Personal Repre-sentative: Thomas H. Thurlow III E-Mail Addresses: todd@thurlowpa.com, tt3service@thurlowpa.com

Florida Bar No. 0127043 Thurlow & Thurlow, P.A. 17 Martin Luther King Jr. Blvd P.O. Box 106 Stuart, Florida 34995-0106 Telephone: (772) 287-0980 Pub June 4th & 11th 2019 TCN 3597814

stantial interests shall file a petition for hearing with the Office of the District Clerk of the SFWMD, in accordance with the filing instructions set forth herein, within 21 days of receipt of written notice of the decision, unless one of the following shorter time periods apply: (1) within 14 days of the notice of consolidated in tent to grant or deny concurrently reviewed applications for environmental resource permits and use of sovereign submerged lands pursuant to Section 373.427, Fla. Stat.; or (2) within 14 days of service of an Administrative Order pursuant to Section 373.119(1), Fla. Stat. "Receipt of written notice of agency decision" means receipt of written notice through mail, electronic mail, or posting that the SFWMD has or intends to take final agency action, or publi-cation of notice that the SFWMD has or intends to take final agency action. Any per-son who receives written notice of a SFWMD decision and fails to file a written request for hearing within the timeframe described above waives the right to request a hearing on that decision. If the District takes final agen-

cy action which materially dif-fers from the noticed intended agency decision, persons who may be substantially af-fected shall, unless otherwise provided by law, have an ad-ditional Rule 28-106.111, Fla. Admin. Code, point of entry. Any person to whom an emergency order is directed pursuant to Section 373.119(2), Fla. Stat., shall comply there-with immediately, but on pe-tition to the board shall be afforded a hearing as soon as possible.

A person may file a request for an extension of time for filing a petition. The SFWMD may, for good cause, grant the request. Requests for ex-tension of time must be filed with the SFWMD prior to the deadline for filing a petition for hearing. Such requests for extension shall contain a certificate that the moving party has consulted with all other parties concerning the exten-sion and that the SFWMD and any other parties agree to or oppose the extension. A timely request for an exten-sion of time shall toll the running of the time period for filing a petition until the request is acted upon. FILING INSTRUCTIONS

A petition for administrative hearing must be filed with the Office of the District Clerk of

any other /VIVID identif cation number, if known.

2. The name, address, email address, any facsimile number, and telephone num-ber of the petitioner and peti-tioner's representative, if any. 3. An explanation of how the petitioner's substantial interests will be affected by the agency determination.

4. A statement of when and how the petitioner received notice of the SFWMD's decision.

5. A statement of all disputed issues of material fact. If there are none, the petition must so indicate

6. A concise statement of the ultimate facts alleged, includ-ing the specific facts the petitioner contends warrant versal or modification of the SFWMD's proposed action. 7. A statement of the specific

rules or statutes the petitioner contends require reversal or modification of the SFWMD's proposed action.

8. If disputed issues of material fact exist, the statement must also include an explanation of how the alleged facts relate to the specific rules or statutes.

9. A statement of the relief sought by the petitioner, stat-ing precisely the action the petitioner wishes the SFWMD to take with respect to the SFWMD's proposed action. MEDIATION

The procedures for pursuing The procedures for pursuing mediation are set forth in Sec-tion 120.573, Fla. Stat., and Rules 28-106.111 and 28-106.401–.405, Fla. Admin. Code. The SFWMD is not proposing mediation for this agency action under Section 120.573, Fla. Stat., at this time

RIGHT TO SEEK JUDICIAL RE-VIEW

Pursuant to Section 120.68, Fla. Stat., and in accordance with Florida Rule of Appellate Procedure 9.110, a party who is adversely affected by final SFWMD action may seek judi-cial review of the SFWMD's final decision by filing a notice of appeal with the Office of the District Clerk of the SFWMD in accordance with the filing instructions set forth herein within 30 days of ren-dition of the order to be reviewed, and by filing a copy of the notice with the clerk of the appropriate district court of appeal. Pub June 4, 2019 TCN3601998