

MARTIN COUNTY, FLORIDA DEVELOPMENT REVIEW

STAFF REPORT

A. Application Information

BR 24, LLC REZONING

Applicant: BR 24, LLC, Ed Hickey, Managing Member

Property Owner: BR 24, LLC

Agent for the Applicant: Morris A. Crady, Lucido and Associates

County Project Coordinator: Catherine Riiska, MS, PWS, Principal Planner

Growth Management Director: Nicki van Vonno, AICP

Project Number: B121-003

Record Number: DEV2019040012

Report Number: 2019_0529_B121-003_DRT_Staff_FINAL.docx

 Application Received:
 05/02/2019

 Transmitted:
 05/03/2019

 Staff Report:
 05/29/2019

 LPA Hearing:
 06/20/2019

 BCC Hearing:
 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.

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

USE CATEGORY	RE-2A
Residential Uses	
Accessory dwelling units	
Apartment hotels	
Mobile homes	
Modular homes	P
Multifamily dwellings	
Single-family detached dwellings	P
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	

Agricultural processing, indoor	
Agricultural processing, outdoor	
Agricultural veterinary medical services	P
Aquaculture	
Crop farms	
Dairies	
Exotic wildlife sanctuaries	
Farmer's markets	
Feed lots	
Fishing and hunting camps	
Orchards and groves	P
Plant nurseries and landscape services	P
Ranches	
Silviculture	P
Stables, commercial	P
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	P
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	P
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	P
Post offices	
Protective and emergency services	P
Public libraries	
Public parks and recreation areas, active	P
Public parks and recreation areas, passive	P
Public vehicle storage and maintenance	
Recycling drop-off centers	P
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	P
Business and professional offices	
Campgrounds	
Commercial amusements, indoor	
Commercial amusements, outdoor	
Commercial day care	P
Construction industry trades	
Construction sales and services	

Family day care	P
Financial institutions	
Flea markets	
Funeral homes	
General retail sales and services	
Golf courses	P
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	P
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)
A	RE-2A	2 ac.	175	0.50	-	-	30	50	-

TABLE 3.12.2 (excerpt) STRUCTURE SETBACKS

		Front/by story (ft.)								y story čt.)			
C A T	Zoning District	1	2	3	4	1	2	3	4	1	2	3	4
A	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 determines that the Future Land Use designation of the CGMP is inappropriate, 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
I	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:

323942000000001636 Unaddressed 323942000000001306 Unaddressed 313942000001000101 Unaddressed Unaddressed 313942000001000307 313942000001000316 Unaddressed **Existing Zoning:** A-1, Small Farms Future land use: **Rural Density** Future land use: **Rural Density** Gross area of site: 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

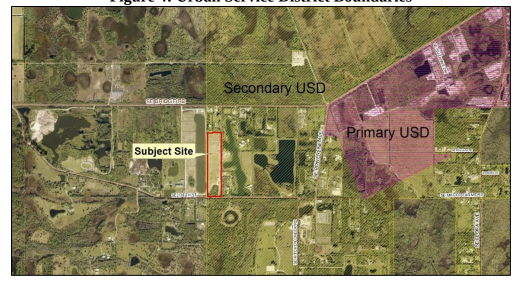




Figure 5: Future Land Use Map

Figure 6: Zoning 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

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O. Acronyms

ADA	. Americans with Disability Act
AHJ	. Authority Having Jurisdiction
ARDP	. Active Residential Development Preference
BCC	. Board 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
LDR	Land 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

Exhibit 1 – 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

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