



Development Plan

Major

# Application for Development Plan & Conditional Use

City of Key West, Florida • Planning Department 1300 White Street • Key West, Florida 33040 • 305-809-3764 • www.cityofkeywest-fl.gov

Development Plan & Conditional Use Application Fee schedule

(Fees listed include the \$210.00 advertising/noticing fee and the \$105.00 fire review fee)

Development Flati		
Minor:		
Within Historic District	\$	3,150.00
Outside Historic District	\$ (	2,520.00
Conditional Use	\$	1,470.00
Extension	\$	840.00
Major:	\$	4,200.00
Conditional Use	\$	1,470.00
Extension	Ś	840.00
Minor Deviation	\$	840.00
Major Deviation	\$	1,470.00
Conditional Use (not part of a development plan)	\$	2,940.00
Extension (not part of a development plan)	\$	840.00

FEGEIVER
FEB 2 4 2022
Verified Complete 7/18/27
complete 7/18/27

Historic District

### Applications will not be accepted unless complete

Conditional Use

	Minor_X		No ×	i e
	* · · · · · · · · · · · · · · · · · · ·			
Please	print or type:			
1)	Site Address: 1801 White Street, Key West, FL 33040			
2)	Name of Applicant: Key West Wildlife Center, Inc			
3)	Applicant is:  Property Owner: Consignee  Authorized Representative: Jennifer I Lopes  (attached Authorization and Verification Forms must be of Address of Applicant Door Section 1988)		-	
1)	Address of Applicant: PO Box 2297, Key West, FL 33045			ř.
5)	Applicant's Phone #: 305-304-2409	Email:	keywestwildlifecenter@hotmail.com	
6)	Email Address: same as above			
7)	Name of Owner, if different than above:			
3)	Address of Owner:			
9)	Owner Phone #:	_Email:		-

10)	Zoning District of Parcel: PS RE#
11)	Is Subject Property located within the Historic District? YesNoXIf Yes: Date o
	approval
	HARC approval # OR: Date of meeting _
12)	Description of Proposed Development and Use. Please be specific, list existing and proposed buildings and uses, number of dwelling units, parking, restaurant seats, vehicles proposed, etc. If there is more than one use, describe in detail the nature of each use (Give concise description here and use a separate sheet if necessary).  Replace existing clinic building with new modular unit with porches. Please see New Office & Deck Plan also knows as Perez
	Engineering Plans.
13)	Has subject Property received any variance(s)? YesNo_ X If Yes: Date of approvalResolution #
	Attach resolution(s).
14)	Are there any easements, deed restrictions or other encumbrances on the subject property? YesNo _x_ If Yes, describe and attach relevant documents.
	A. For both Conditional Uses and Development Plans, provide the information requested from the attached Conditional Use and Development Plan sheet.
	B. For Genditional Uses only, also include the Conditional Use Criteria required under Chapter 122, Article III, Sections 122-61 and 122-62 of the Land Development Regulations (see attached copy of criteria).
	C. For Major Development Plans only, also provide the Development Plan Submission Materials required under Chapter 198, Article II, Division 7, Sections 108-226 through 108-248 of the Land Development Regulations (see attached copy of criteria) and any additional information as determined by the Planning Staff.
	D. For both Conditional Uses and Development Plans, one set of plans MUST be signed & sealed by an Engineer or Architect.  INCLUDED IN PEREZ ENG. PLANS
Plea impr hear	se note, development plan and conditional use approvals are quasi-judicial hearings and it is oper to speak to a Planning Board member or City Commissioner about the project outside of the ing.

### Required Plans and Related Materials for both a Conditional Use and Minor/Major Development Plan

### I. Existing Conditions.

- A) Recent Survey of the site by a licensed Surveyor (Survey must be within 10 years from submittal date of this application) showing all dimensions including distances from property lines, and including:

  - 1) Size of site; INCLUDED IN PEREZ ENG. PLANS
    2) Buildings, structures, and parking; INCLUDED IN SURVEY
    3) FEMA Flood Zone; INCLUDED IN PEREZ ENG. PLANS

### **CONDITIONAL USE CRITERIA**

### Sec. 122-61. Purpose and intent.

The purpose of this article is to ensure that a conditional use shall only be permitted on specific sites where the proposed use may be adequately accommodated without generating adverse impacts on properties and land uses within the immediate vicinity. This article sets forth provisions and criteria for consideration of conditional uses on specific sites. Conditional uses shall be permitted only upon a finding that the proposed use satisfies this article.

### Sec. 122-62. Specific criteria for approval.

- (a) <u>Findings.</u> A conditional use shall be permitted upon a finding by the planning board that the proposed use, application and, if applicable, development plan comply with the criteria specified in this section, including specific conditions established by the planning board and or the city commission during review of the respective application in order to ensure compliance with the comprehensive plan and land development regulations. If the proposed conditional use is a major development pursuant to sections 108-165 and 108-166, the city commission shall render the final determination pursuant to section 122-63. A conditional use shall be denied if the city determines that the proposed use does not meet the criteria provided in this section and, further, that the proposed conditional use is adverse to the public's interest. An application for a conditional use shall describe how the specific land use characteristics proposed meet the criteria described in subsection (c) of this section and shall include a description of any measures proposed to mitigate against possible adverse impacts of the proposed conditional use on properties in the immediate vicinity.
- (b) <u>Characteristics of use described</u>. The following characteristics of a proposed conditional use shall be clearly described as part of the conditional use application:
  - (1) Scale and intensity of the proposed conditional use as measured by the following:
    - a. Floor area ratio;
    - b. Traffic generation;
    - c. Square feet of enclosed building for each specific use;
    - d. Proposed employment;
    - e. Proposed number and type of service vehicles; and
    - f. Off-street parking needs.
  - (2) On- or off-site improvement needs generated by the proposed conditional use and not identified on the list in subsection (b)(1) of this section including the following:
    - a. Utilities:
    - b. Public facilities, especially any improvements required to ensure compliance with concurrency management as provided in chapter 94:
    - c. Roadway or signalization improvements, or other similar improvements;
    - d. Accessory structures or facilities; and
    - e. Other unique facilities/structures proposed as part of site improvements.
  - (3) On-site amenities proposed to enhance site and planned improvements. Amenities including mitigative techniques such as:
    - a. Open space:
    - b. Setbacks from adjacent properties;
    - c. Screening and buffers;
    - d. Landscaped berms proposed to mitigate against adverse impacts to adjacent sites; and
    - e. Mitigative techniques for abating smoke, odor, noise, and other noxious impacts.

- (10) Parking spaces permitted and proposed.
- (11) Delineation of location of existing and proposed structures.
- (12) Existing and proposed development type denoted by land use including density/intensity.
- (13) Setbacks.

### Sec. 108-230. Other project information.

A general outline of the proposed development shall include the following criteria where applicable:

- (1) Proposed stages or phases of development or operation and facility utilization.
- (2) Target dates for each phase.
- (3) Expected date of completion.
- (4) Proposed development plan for the site.
- (5) A written description of characteristics of the proposed development (i.e., number and type of residential units; floor area by land use; number of tourist accommodations units; seating or parking capacities; number of hospital beds; any proposed outside facilities or areas to be used for storage, display, outside sales, waste disposal or similar use; and any other proposed uses).
- (6) For planned unit developments, indicate design techniques (i.e., clustering, zero lot line, or other techniques) used to reduce public facility costs, reduce disturbance of natural resources, and preserve scenic quality of the site.
- (7) Buildings and sitting specifications which shall be utilized to reduce damage potential and to comply with federal flood insurance regulations.
- (8) Protection against encroachment together with proposed mitigation measures to be employed within environmentally sensitive areas.

### Sec. 108-231. Residential developments.

- (a) If the development includes residential units, the following characteristics shall be discussed in the written description:
  - (1) A breakdown of the proposed residential units by number of bedrooms;
  - (2) Tenure (i.e., owner-occupied or rental); and
  - (3) Structure type, such as single-family, duplex, multiple-family, mobile home.
- (b) Refer to division 10 of article V of chapter 122 for information and legal instruments needed to satisfy the city's affordable housing requirements.

### Sec. 108-232. Intergovernmental coordination.

The development plan shall contain the following pertaining to intergovernmental coordination:

- (1) Provide proof of coordination with applicable local, regional, state and federal agencies, including but not limited to the following agencies that will be involved in the project:
  - a. South Florida Regional Planning Council (SFRPC).
  - b. City electric system (CES).
  - c. State department of environmental protection (DEP).
  - d. Army Corps of Engineers (ACOE).
  - e. South Florida Water Management District (SFWMD).
  - f. State department of transportation (DOT).
  - g. State department of community affairs (DCA).
  - h. Florida Keys Aqueduct Authority (FKAA).
  - i. State fish and wildlife conservation commission (F&GC).
  - i. The county.
- (2) Provide evidence that any necessary permit, lease or other permission from applicable local, regional, state and federal agencies has been obtained for any activity that will impact wetland communities or submerged land.
- (3) When intergovernmental coordination efforts are incomplete, the applicant shall provide evidence of good faith efforts towards resolving intergovernmental coordination issues.

		4) Topography; INCLUDED IN SURVEY
		<ul> <li>Easements; and UNKNOWN (NONE SHOWN ON PROPERTY APPRAISER MAP)</li> <li>Location of Utility Lines (sewer, water, electric, cable) adjacent and extending into the site.</li> </ul>
		6) Location of Utility Lines (sewer, water, electric, cable) adjacent and extending into the site. INCLUDED IN PEREZ ENG. PLANS
	C)	Existing size, type and location of trees, hedges, and other features. BY LANDSCAPE ARCH.  Existing stormwater retention areas and drainage flows. INCLUDED IN SURVEY  A sketch showing adjacent land uses, buildings, and driveways. INCLUDED IN PEREZ ENG. PLANS
11.	Pro	posed Development: Plans at 11" X 17" (10,000 Sq. ft. or less) <mark>; 24" X 36"</mark> if site is over 10,000 sq. ft.
	A)	Site Plan to scale of with north arrow and dimensions by a licensed architect or engineer.  1) Buildings INCLUDED IN PEREZ ENG. PLANS 2) Setbacks INCLUDED IN PEREZ ENG. PLANS
		3) Parking: N/A PARKING IS OUTSIDE OF LEASE LIMITS (EXISTING TO REMAIN)
		a. Number, location and size of automobile and bicycle spaces
		b. Handicapped spaces
		c. Curbs or wheel stops around landscaping
		d. Type of pavement
		<ul> <li>4) Driveway dimensions and material INCLUDED IN PEREZ ENG. PLANS</li> <li>5) Location of Utility Lines (sewer, water, electric, cable) adjacent and extending into the site. INCLUDED IN</li> </ul>
		6) Location of garbage and recycling INCLUDED IN PEREZ ENG. PLANS  PEREZ ENG. PLANS
		7) Signs INCLUDED IN PEREZ ENG. PLANS
		8) Lighting INCLUDED IN PEREZ ENG. PLANS
		8) Project Statistics:
		a. Zoning INCLUDED IN PEREZ ENG. PLANS b. Size of site INCLUDED IN PEREZ ENG. PLANS
		b. Size of site INCLUDED IN PEREZ ENG. PLANS  c. Number of units (or units and Licenses) INCLUDED IN PEREZ ENG. PLANS
		d. If non-residential, floor area & proposed floor area ratio INCLUDED IN PEREZ ENG. PLANS
		e. Consumption area of restaurants & bars N/A
		f. Open space area and open space ratio INCLUDED IN PEREZ ENG. PLANS
		g. Impermeable surface area and impermeable surface ratio INCLUDED IN PEREZ ENG. PLANS
	B)	h. Number of automobile and bicycle spaces required and proposed N/A PARKING IS OUTSIDE OF LEASE Building Elevations
	D)	Building Elevations  1) Drawings of all building from every direction. If the project is in the Historic District, please submit HARC
		approved site plans. INCLUDED IN PEREZ ENG. PLANS
		2) Height of building. INCLUDED IN PEREZ ENG. PLANS
		3) Finished floor elevations and bottom of first horizontal structure INCLUDED IN PEREZ ENG. PLANS
	()	4) Height of existing and proposed grades INCLUDED IN PEREZ ENG. PLANS
	C)	Drainage Plan: Existing & Proposed retention areas and calculations approved by the City Engineer. See one of the attached commercial and residential use Stormwater Retention Forms. INCLUDED IN PEREZ ENG. PLANS
	D)	Landscape Plan: Size, type, location and number of plants to be removed, kept, and installed. The plan must be
	,	approved by the City Landscape Coordinator through a letter of approval. If the project is a Major Development
		Plan a landscape design prepared by a licensed Landscape Architect is required per Section 108-511(b) of the
		Land Development Regulations. BY LANDSCAPE ARCH.

III. <u>Solutions Statement</u>. Aspects of the design that address community issues including but not limited to water pollution from stormwater runoff, potable water conservation, waste disposal, recycling, energy conservation, affordable housing, and impacts on neighbors such as lighting, noise, traffic and parking.

### **Development Plan Submission Materials**

### Sec. 108-226. Scope.

A development plan, for the purposes of this division, shall include but not necessarily be limited to the requirements in this division. With the exception of sections 108-227 through 108-229, the city planner may waive or modify requirements, information and specific performance criteria for development plan review after rendering a finding in writing that such requirements:

- (1) Are not necessary prior to development plan approval in order to protect the public interest or adjacent properties;
- (2) Bear no relationship to the proposed project or its impacts; and
- (3) Are found to be impractical based on the characteristics of the use, including the proposed scale, density/intensity, and anticipated impacts on the environment, public facilities and adjacent land uses.

### Sec. 108-227. Title block.

The development plan shall contain the following pertaining to the title block:

- (1) Name of development.
- (2) Name of owner/developer.
- (3) Scale.
- (4) North arrow.
- (5) Preparation and revision date
- (6) Location/street address of development.

### Sec. 108-228. Identification of key persons

The development plan shall contain the following pertaining to dentification of key persons:

- (1) Owner.
- (2) Owner's authorized agent.
- (3) Engineer and architect.
- (4) Surveyor.
- (5) Landscape architect and/or environmental consultant.
- (6) Others involved in the application.
- (7) A verified statement showing each and every individual person having a legal and/or equitable ownership interest in the subject property, except publicly held corporations whose stock is traded on a nationally recognized stock exchange, in which case the names and addresses of the corporation and principal executive officers together with any majority stockholders will be sufficient.

### Sec. 108-229. Project description.

Project description should be included on the site plan sheet. The development plan shall contain the following pertaining to the project description:

- (1) Zoning (include any special districts).
- (2) Project site size (acreage and/or square footage).
- (3) Legal description.
- (4) Building size.
- (5) Floor area ratio permitted and proposed.
- (6) Lot coverage permitted and proposed.
- (7) Impervious surface.
- (8) Pervious surface.
- (9) Landscape areas.

- (10) Parking spaces permitted and proposed.
- (11) Delineation of location of existing and proposed structures.
- (12) Existing and proposed development type denoted by land use including density/intensity.
- (13) Setbacks.

### Sec. 108-230. Other project information.

A general outline of the proposed development shall include the following criteria where applicable:

- (1) Proposed stages or phases of development or operation and facility utilization.
- (2) Target dates for each phase.
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- (5) A written description of characteristics of the proposed development (i.e., number and type of residential units; floor area by land use; number of tourist accommodations units; seating or parking capacities; number of hospital beds; any proposed outside facilities or areas to be used for storage, display, outside sales, waste disposal or similar use; and any other proposed uses).
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  - (3) Structure type, such as single-family, duplex, multiple-family, mobile home.
- (b) Refer to division 10 of article V of chapter 122 for information and legal instruments needed to satisfy the city's affordable housing requirements.

### Sec. 108-232. Intergovernmental coordination.

The development plan shall contain the following pertaining to intergovernmental coordination:

- (1) Provide proof of coordination with applicable local, regional, state and federal agencies, including but not limited to the following agencies that will be involved in the project:
  - a. South Florida Regional Planning Council (SFRPC).
  - b. City electric system (CES).
  - c. State department of environmental protection (DEP).
  - d. Army Corps of Engineers (ACOE).
  - e. South Florida Water Management District (SFWMD).
  - f. State department of transportation (DOT).
  - g. State department of community affairs (DCA).
  - h. Florida Keys Aqueduct Authority (FKAA).
  - i. State fish and wildlife conservation commission (F&GC).
  - The county.
- Provide evidence that any necessary permit, lease or other permission from applicable local, regional, state and federal agencies has been obtained for any activity that will impact wetland communities or submerged land.
- (3) When intergovernmental coordination efforts are incomplete, the applicant shall provide evidence of good faith efforts towards resolving intergovernmental coordination issues.

### CONDITIONAL USE CRITERIA

### Sec. 122-61. Purpose and intent.

The purpose of this article is to ensure that a conditional use shall only be permitted on specific sites where the proposed use may be adequately accommodated without generating adverse impacts on properties and land uses within the immediate vicinity. This article sets forth provisions and criteria for consideration of conditional uses on specific sites. Conditional uses shall be permitted only upon a finding that the proposed use satisfies this article.

### Sec. 122-62. Specific criteria for approval.

- (a) <u>Findings.</u> A conditional use shall be permitted upon a finding by the planning board that the proposed use, application and, if applicable, development plan comply with the criteria specified in this section, including specific conditions established by the planning board and or the city commission during review of the respective application in order to ensure compliance with the comprehensive plan and land development regulations. If the proposed conditional use is a major development pursuant to sections 108-165 and 108-166, the city commission shall render the final determination pursuant to section 122-63. A conditional use shall be denied if the city determines that the proposed use does not meet the criteria provided in this section and, further, that the proposed conditional use is adverse to the public's interest. An application for a conditional use shall describe how the specific land use characteristics proposed meet the criteria described in subsection (c) of this section and shall include a description of any measures proposed to mitigate against possible adverse impacts of the proposed conditional use on properties in the immediate vicinity.
- (b) <u>Characteristics of use described</u>. The following characteristics of a proposed conditional use shall be clearly described as part of the conditional use application:
  - (1) Scale and intensity of the proposed conditional use as measured by the following:
    - a. Floor area ratio;
    - b. Traffic generation;
    - c. Square feet of enclosed building for each specificuse;
    - d. Proposed employment;
    - e. Proposed number and type of service vehicles; and
    - f. Off-street parking needs.
  - (2) On- or off-site improvement needs generated by the proposed conditional use and not identified on the list in subsection (b)(1) of this section including the following:
    - a. Utilities;
    - b. Public facilities, especially any improvements required to ensure compliance with concurrency management as provided in chapter 94;
    - c. Roadway or signalization improvements, or other similar improvements
    - d. Accessory structures or facilities; and
    - e. Other unique facilities/structures proposed as part of site improvements.
  - (3) On-site amenities proposed to enhance site and planned improvements. Amenities including mitigative techniques such as:
    - a. Open space;
    - b. Setbacks from adjacent properties;
    - c. Screening and buffers;
    - d. Landscaped berms proposed to mitigate against adverse impacts to adjacent sites; and
    - e Mitigative techniques for abating smoke, odor, noise, and other noxious impacts.

- (c) <u>Criteria for conditional use review and approval</u>. Applications for a conditional use shall clearly demonstrate the following:
  - (1) Land use compatibility. The applicant shall demonstrate that the conditional use, including its proposed scale and intensity, traffic-generating characteristics, and off-site impacts are compatible and harmonious with adjacent land use and will not adversely impact land use activities in the immediate vicinity.
  - (2) Sufficient site size, adequate site specifications, and infrastructure to accommodate the proposed use. The size and shape of the site, the proposed access and internal circulation, and the urban design enhancements must be adequate to accommodate the proposed scale and intensity of the conditional use requested. The site shall be of sufficient size to accommodate urban design amenities such as screening, buffers, landscaping, open space, off-street parking, efficient internal traffic circulation, infrastructure (i.e., refer to chapter 94 to ensure concurrency management requirements are met) and similar site plan improvements needed to mitigate against potential adverse impacts of the proposed use.
  - (3) <u>Proper use of mitigative techniques</u>. The applicant shall demonstrate that the conditional use and site plan have been designed to incorporate mitigative techniques needed to prevent adverse impacts to adjacent land uses. In addition, the design scheme shall appropriately address off-site impacts to ensure that land use activities in the immediate vicinity, including community infrastructure, are not burdened with adverse impacts detrimental to the general public health, safety and welfare.
  - (4) <u>Hazardous waste</u>. The proposed use shall not generate hazardous waste or require use of hazardous materials in its operation without use of city approved mitigative techniques designed to prevent any adverse impact to the general health, safety and welfare. The plan shall provide for appropriate identification of hazardous waste and hazardous material and shall regulate its use, storage and transfer consistent with best management principles and practices. No use which generates hazardous waste or uses hazardous materials shall be located in the city unless the specific location is consistent with the comprehensive plan and land development regulations and does not adversely impact wellfields, aquifer recharge areas, or other conservation resources.
  - (5) Compliance with applicable laws and ordinances. A conditional use application shall demonstrate compliance with all applicable federal, state, county, and sity laws and ordinances. Where permits are required from governmental agencies other than the city, these permits shall be obtained as a condition of approval. The city may affix other conditions to any approval of a conditional use in order to protect the public health, safety, and welfare.
  - (6) <u>Additional criteria applicable to specific land uses</u>. Applicants for conditional use approval shall demonstrate that the proposed conditional use satisfies the following specific criteria designed to ensure against potential adverse impacts which may be associated with the proposed land use:
    - a. <u>Land uses within a conservation area</u>. Land uses in conservation areas shall be reviewed with emphasis on compliance with section 108-1 and articles III, IV, V, VII and VIII of chapter 110 pertaining to environmental protection, especially compliance with criteria, including land use compatibility and mitigative measures related to wetland preservation, coastal resource impact analysis and shoreline protection, protection of plarine life and fisheries, protection of flora and fauna, and floodplain protection. The size, scale and design of structures located within a conservation area shall be restricted in order to prevent and/or minimize adverse impacts on natural resources. Similarly, public uses should only be approved within a wetland or coastal high hazard area V zone when alternative upland locations are not feasible on an upland site outside the V zone.
    - b. Residential development. Residential development proposed as a conditional use shall be reviewed for land use compatibility based on compliance with divisions 2 through 14 of article IV and divisions 2 and 3 of article IV of this chapter pertaining to zoning district regulations, including size and dimension regulations impacting setbacks, lot coverage, height, mass of building, building coverage, and open space criteria. Land use compatibility also shall be measured by appearance, design, and land use compatibility criteria established in chapter 102; articles III, IV and V of chapter 108; section 108-956; and article II of chapter 110; especially protection of historic resources; subdivision of land; access, internal circulation, and offstreet parking; as well as possible required mitigative measures such as landscaping and site design amenities.
    - c. <u>Commercial or mixed-use development</u>. Commercial or mixed use development proposed as a conditional use shall be reviewed for land use compatibility based on compliance with divisions 2 through 14 of article IV and divisions 2 and 3 of article V of this chapter pertaining to zoning district regulations, including size and dimension regulations impacting floor area ratio, setbacks, lot coverage, height, mass of buildings building coverage, and open space criteria. Land use compatibility also shall be measured by appearance.

ossign, and land use compatibility criteria established in chapter 102; articles I, II, IV and V of chapter 108; section 108-956; and article II of chapter 110; especially protection of historic resources; subdivision of land; access, pedestrian access and circulation; internal vehicular circulation together with access and egress to the site, and off-street parking; as well as possible required mitigative measures such as landscaping, buffering, and other site design amenities. Where commercial or mixed use development is proposed as a conditional use adjacent to U.S. 1, the development shall be required to provide mitigative measures to avoid potential adverse impacts to traffic flow along the U.S. 1 corridor, including but not limited to restrictions on access from and egress to U.S. 1, providing for signalization, acceleration and deceleration lanes, and/or other appropriate mitigative measures.

- d. <u>Development within or adjacent to historic district</u>. All development proposed as a conditional use within or adjacent to the historic district shall be reviewed based on applicable criteria stated in this section for residential, commercial, or mixed use development and shall also comply with appearance and design guidelines for historic structures and contributing structures and/or shall be required to provide special mitigative site and structural appearance and design attributes or amenities that reinforce the appearance, historic attributes, and amenities of structures within the historic district.
- e. <u>Public facilities or institutional development.</u> Public facilities or other institutional development proposed as a conditional use shall be reviewed based on land use compatibility and design criteria established for commercial and mixed-use development. In addition, the city shall analyze the proposed site location and design attributes relative to other available sites and the comparative merits of the proposed site, considering professionally accepted principles and standards for the design and location of similar community facilities and public infrastructure. The city shall also consider compliance with relevant comprehensive plan assessments of community facility and infrastructure needs and location impacts relative to service area deficiencies or improvement needs.
- f. <u>Commercial structures uses and related activities within tidal waters</u>. The criteria for commercial structures, uses and related activities within tidal waters are as provided in section 122-1186.
- g. Adult entertainment establishments. The criteria for adult entertainment establishments are as provided in division 12 of article V of this chapter.

III. <u>Solutions Statement</u>. Aspects of the design that address community issues including but not limited to water pollution from stormwater runoff, potable water conservation, waste disposal, recycling, energy conservation, affordable housing, and impacts on neighbors such as lighting, noise, traffic and parking.

### **Development Plan Submission Materials**

### Sec. 108-226. Scope.

A development plan, for the purposes of this division, shall include but not necessarily be limited to the requirements in this division. With the exception of sections 108-227 through 108-229, the city planner may waive or modify requirements, information and specific performance criteria for development plan review after rendering a finding in writing that such requirements:

- (1) Are not necessary prior to development plan approval in order to protect the public interest or adjacent properties;
- (2) Bear no relationship to the proposed project or its impacts; and
- (3) Are found to be impractical based on the characteristics of the use, including the proposed scale, density/intensity, and anticipated impacts on the environment, public facilities and adjacent land uses.

### Sec. 108-227. Title block.

The development plan shall contain the following pertaining to the title block:

- (1) Name of development.
- (2) Name of owner/developer.
- (3) Scale.
- (4) North arrow.
- (5) Preparation and revision date.
- (6) Location/street address of development.

### Sec. 108-228. Identification of key persons.

The development plan shall contain the following pertaining to identification of key persons:

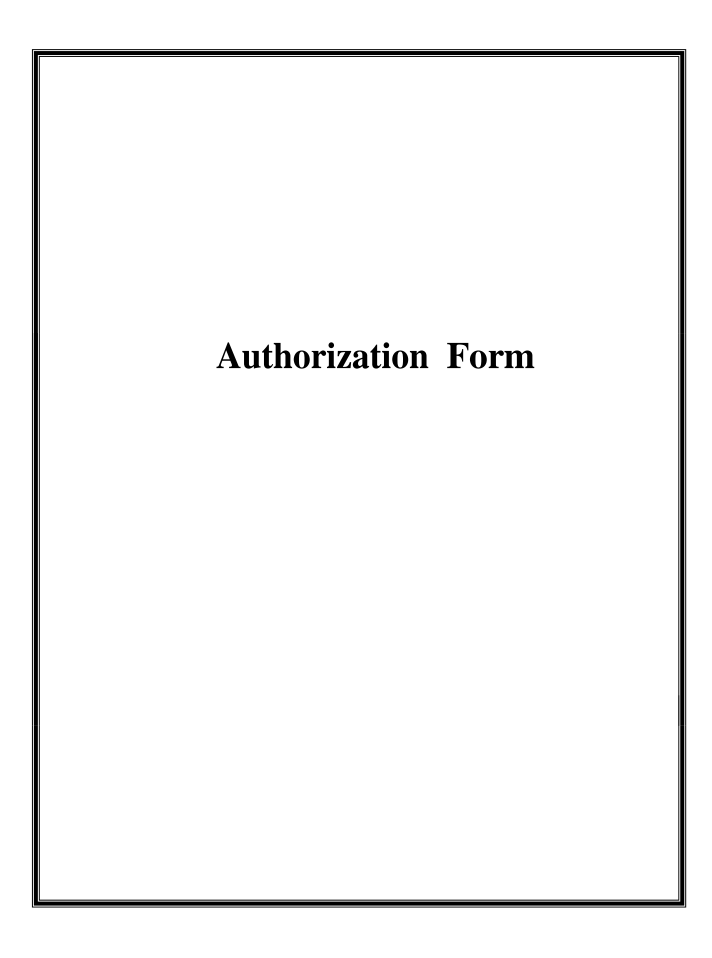
- (1) Owner.
- (2) Owner's authorized agent.
- (3) Engineer and architect.
- (4) Surveyor.
- (5) Landscape architect and/or environmental consultant.
- (6) Others involved in the application.
- (7) A verified statement showing each and every individual person having a legal and/or equitable ownership interest in the subject property, except publicly held corporations whose stock is traded on a nationally recognized stock exchange, in which case the names and addresses of the corporation and principal executive officers together with any majority stockholders will be sufficient.

### Sec. 108-229. Project description.

Project description should be included on the site plan sheet. The development plan shall contain the following pertaining to the project description:

- (1) Zoning (include any special districts).
- (2) Project site size (acreage and/or square footage).
- (3) Legal description.
- (4) Building size.
- (5) Floor area ratio permitted and proposed.
- (6) Lot coverage permitted and proposed.
- (7) Impervious surface.
- (8) Pervious surface.
- (9) Landscape areas.

- 4) Topography;
- 5) Easements; and
- 6) Location of Utility Lines (sewer, water, electric, cable) adjacent and extending into the site.
- B) Existing size, type and location of trees, hedges, and other features.
- C) Existing stormwater retention areas and drainage flows.
- D) A sketch showing adjacent land uses, buildings, and driveways.
- II. Proposed Development: Plans at 11" X 17" (10,000 Sq. ft. or less); 24" X 36" if site is over 10,000 sq. ft.
  - A) Site Plan to scale of with north arrow and dimensions by a licensed architect or engineer.
    - 1) Buildings
    - 2) Setbacks
    - 3) Parking:
      - a. Number, location and size of automobile and bicycle spaces
      - b. Handicapped spaces
      - c. Curbs or wheel stops around landscaping
      - d. Type of pavement
    - 4) Driveway dimensions and material
    - 5) Location of Utility Lines (sewer, water, electric, cable) adjacent and extending into the site.
    - 6) Location of garbage and recycling
    - 7) Signs
    - 8) Lighting
    - 8) Project Statistics:
      - a. Zoning
      - b. Size of site
      - c. Number of units (or units and Licenses)
      - d. If non-residential, floor area & proposed floor area ratio
      - e. Consumption area of restaurants & bars
      - f. Open space area and open space ratio
      - g. Impermeable surface area and impermeable surface ratio
      - h. Number of automobile and bicycle spaces required and proposed
  - B) Building Elevations
    - 1) Drawings of all building from every direction. If the project is in the Historic District, please submit HARC approved site plans.
    - 2) Height of building.
    - 3) Finished floor elevations and bottom of first horizontal structure
    - 4) Height of existing and proposed grades
  - C) Drainage Plan: Existing & Proposed retention areas and calculations approved by the City Engineer. See one of the attached commercial and residential use Stormwater Retention Forms.
  - D) Landscape Plan: Size, type, location and number of plants to be removed, kept, and installed. The plan must be approved by the City Landscape Coordinator through a letter of approval. If the project is a Major Development Plan a landscape design prepared by a licensed Landscape Architect is required per Section 108-511(b) of the Land Development Regulations.



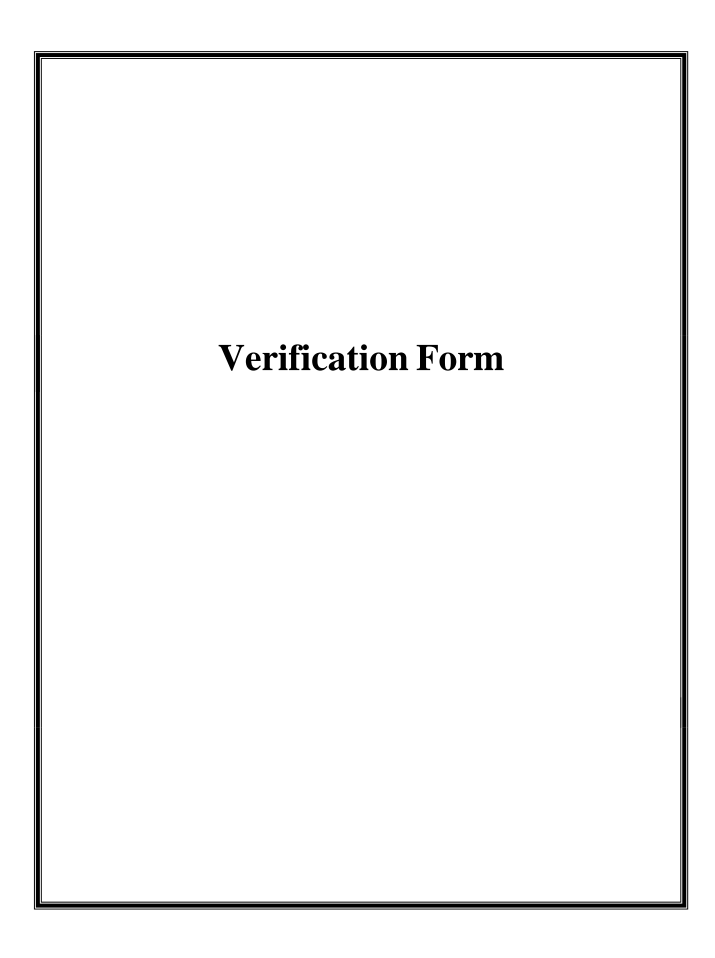


## City of Key West Planning Department

### **Authorization Form**

(Where Owner is a Business Entity)

Please complete this form if someone other than the owner is representing the property owner in this matter.
I, LNIFER LOVES  Please Print Name of person with authority to execute documents on behalf of entity
BOARD PRESIDENT OF KEY WEST WILDLIFE CENTER
authorize TENN FEA LORS  Please Print Name of Representative
to be the representative for this application and act on my/our behalf before the City of Key West.
Signature of person with authority to execute documents on behalf of entity owner  Subscribed and sworn to (or affirmed) before me on this
by Jennifed Lones  Name of person with authority to execute documents on behalf of entity owner
He/She is personally known to me or has presented FLDL as identification.
Amber Tola  Notary's Signature and Seal  Notary's Signature and Seal  Notary's Signature and Seal  Notary's Signature and Seal
Name of Acknowledger typed, printed or stamped
Commission Number, if any

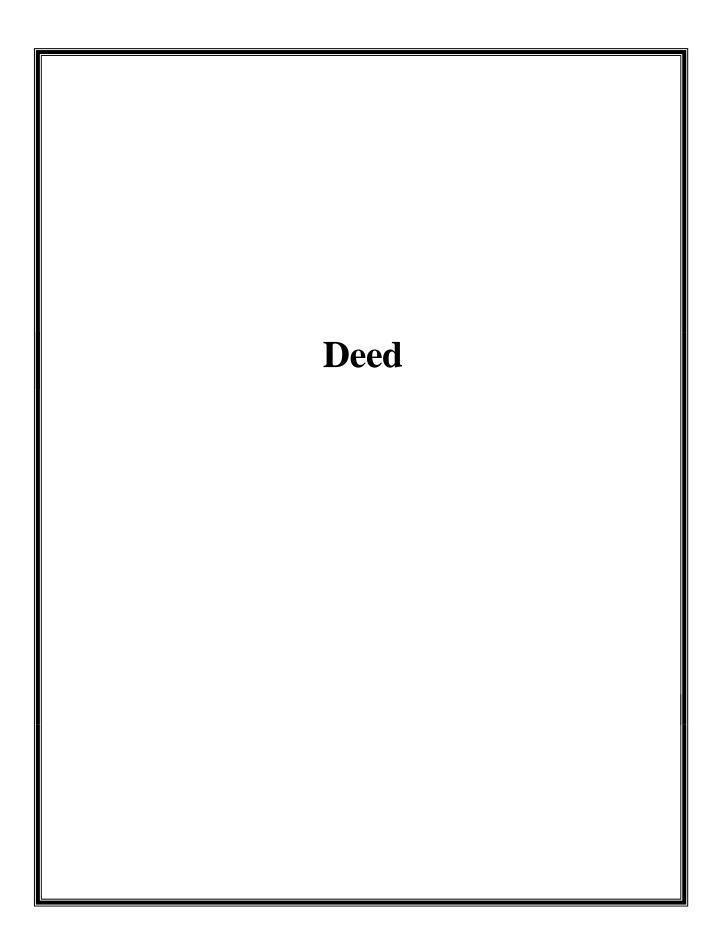




# City of Key West Planning Department Verification Form

(Where Authorized Representative is an individual)

the cubicat matter of 11:	er (as appears on the deed), for the oplication:  OUFE CENTER, NO.  Y KEY DEST FL.  Street address of subject prop	following property identified as
- to the witte	Street address of subject prob	) 93040 ertv
I, the undersigned, declare uninformation on all plans, dracontained herein are in all re	under penalty of perjury under the awings and sketches attached heretespects true and correct.	laws of the State of Florida that the oand all the statements and answer
In the event the City or the l to be untrue or incorrect, ar revocation.	Planning Department relies on any ny action or approval based on sai	representation herein which proved representation shall be subject to
		2 · ·
Signature of Authorized Repr	<del>esent</del> ative	
Subscribed and sworn to (or	affirmed) hefore me and : 2	.1.27
Semfel J. Lofe Name of Authorized Repre	5 .	date by
He/She is personally known	to me or has presented FLD	as identification.
Motary's Signature a		
Notary's Signature a	W NOT	Amber Tola  ARY PUBLIC - STATE OF FLORIDA  DMMISSION EXPIRES MAY 20, 2024
Name of Acknowledger typed		COMMISSION NO. GG 987626
GG 987626	-, p. шиса от затреа	
Commission Number	e if ann	



0FF 536 PAGE 975

21754

# QUITCLAIM DEED

FILED FOR RECORD

1973 APR 23 PH 3: 12

EARL R. ADAMS, CLK, CI, CI
MINNER FOUNTY FLORIDA

The UNITED STATES OF AMERICA, acting by and through the Secretary of the Interior, acting by and through the Southeast Regional Director, Bureau of Outdoor Recreation, under and pursuant to the power and authority contained in the provisions of the Federal Property and Administrative Services Act of 1949 (63 Stat. 377) as amended, and particularly as amended by Public Law 48, 91st Congress, and regulations and orders promulgated thereunder (hereinafter designated "Grantor"), for and in consideration of the perpetual use of the hereinafter described premises as and for public park and public recreation area purposes, by the City of Key West, Florida (hereinafter designated "Grantee"), does hereby release and quitclaim to Grantee, and to its successors and assigns, subject to the reservations, exceptions, restrictions, conditions and covenants hereinafter expressed and set forth, all Grantor's right, title and interest in and to the property described in Exhibit A, attached hereto consisting of approximately 6.91 acres and 0.04 acre drainage easement located in Monroe County, Florida.

There are excepted from this conveyance and reserved to the Grantor, and its assigns, all oil, gas, and other minerals in, under and upon the lands herein conveyed, together with the rights to enter upon the land for the purpose of mining and removing the same.

This conveyance is made subject to any and all existing rights-of-way, easements and covenants and agreements affecting the above-described premises, whether or not the same now appear of record.

\* To Have and to Hold the hereinbefore described property, subject to the reservations, exceptions, restrictions, conditions and covenants herein expressed and set forth unto the Grantee, its successors and assigns, forever.

Pursuant to authority contained in the Federal Property and Administrative Services Act of 1949, as amended, and applicable rules, regulations and orders promulgated thereunder, the General Services Administration determined the property to be surplus to the needs of the United States of America and assigned the property to the Department of the Interior for further conveyance to the City of Key West, Florida.

It is agreed and Understood by and between the Grantor and Grantee, and the Grantee by its acceptance of this deed, does acknowledge its understanding of the agreement, and does covenant and agree for itself, and its successors and assigns, forever, as follows:

- 1. This property shall be used and maintained for the public purposes for which it was conveyed in perpetuity as set forth in the program of utilization and plan contained in the application, submitted by the Grantee on July 5, 1972, which program and plan may be amended from time to time at the request of either the Grantor or Grantee, with the written concurrence of the other party, and such amendments shall be added to and become a part of the original application.
- 2. The Grantee shall, within 6 months of the date of the deed of conveyance, erect and maintain a permanent sign or marker near the point of principal access to the conveyed area indicating that the property is a park or recreation area and has been acquired from the Federal Government for use by the general public.
- 3. The property shall not be sold, leased, assigned, or otherwise disposed of except to another eligible governmental agency that the Secretary of the Interior agrees in writing can assure the continued use and maintenance of the property for public park or public

recreational purposes subject to the same terms and conditions in the original instrument of conveyance. However, nothing in this provision shall preclude the Grantee from providing related recreational facilities and services compatible with the approved application, through concession agreements entered into with third parties, provided prior concurrence to such agreements is obtained in writing from the Secretary of the Interior.

- 4. From the date of this conveyance, the Grantee, its successors and assigns, shall submit biennial reports to the Secretary of the Interior, setting forth the use made of the property during the preceding two-year period, and other pertinent data establishing its continuous use for the purposes set forth above, for ten consecutive reports and as further determined by the Secretary of the Interior.
- 5. If at any time the United States of America shall determine that the premises herein conveyed, or any part thereof, are needed for the national defense, all right, title and interest in and to said premises, or part thereof determined to be necessary to such national defense, shall revert to and become the property of the United States of America.
- 6. As part of the consideration for this Deed, the Grantee covenants and agrees for itself, its successors and assigns, that

  (1) the program for or in connection with which this Deed is made will be conducted in compliance with, and the Grantee, its successors and assigns, will comply with all requirements imposed by or pursuant to the regulations of the Department of the Interior as in effect on the date of this Deed (43 C.F.R. Part 17) issued under the provisions of Title VI of the Civil Rights Act of 1964; (2) this covenant shall be subject in all respects to the provisions of said regulations;

  (3) the Grantee, its successors and assigns, will promptly take and continue to take such action as may be necessary to effectuate this covenant; (4) the United States shall have the right to seek judicial

enforcement of this covenant, and (5) the Grantee, its successors and assigns, will (a) obtain from each other person (any legal entity) who, through contractual or other arrangements with the Grantee, its successors or assigns, is authorized to provide services or benefits under said program, a written agreement pursuant to which such other person shall, with respect to the services or benefits which he is authorized to provide, undertake for himself the same obligations as those imposed upon the Grantee, its successors and assigns, by this covenant, and (b) furnish a copy of such agreement to the Secretary of the Interior, or his successor; and that this covenant shall run with the land hereby conveyed, and shall in any event, without regard to technical classification or designation, legal or otherwise, be binding to the fullest extent permitted by law and equity for the benefit of, and in favor of the Grantor and enforceable by the Grantor against the Grantee, its successors and assigns.

7. In the event there is a breach of any of the conditions and covenants herein contained by the Grantee, its successors and assigns, whether caused by the legal or other inability of the Grantee, its successors and assigns, to perform said conditions and covenants, or otherwise, all right, title and interest in and to the said premises shall revert to and become the property of the Grantor at its option, which in addition to all other remedies for such breach shall have the right of entry upon said premises, and the Grantee, its successors and assigns, shall forfeit all right, title and interest in said premises and in any and all of the tenements, hereditaments and appurtenances thereunto belonging; provided, however, that the failure of the Secretary of the Department of the Interior to require in any one or more instances complete performance of any of the conditions or covenants shall not be construed as a waiver or relinquishment of such future performance, but the obligation of the Grantee, its successors and assigns, with respect to such future performance shall continue in full force and effect.

IN WITNESS WHEREOF, the Granto	r has caused these presents
to be executed in its name and on its be	half this the 21st day of
April , 1973.	managaman and Magazania and Ma
	UNITED STATES OF AMERICA
	Acting by and through the Secretary of the Interior
	Through:
	Robert M. Baker Southeast Regional Director Bureau of Outdoor Recreation By
WITNESSES: Joan M. Del Sonds Claules M. Haus	» - (1)
STATE OF Florida )	
COUNTY OF	SS
On this the 2/ day of	Afaik_, 1973, before me, the
subscriber, personally appeared Ray	Levt M. Bakes.
Bureau of Outdoor Recreation, of the Uni	ted States Department of the Interior,
a governmental agency of the United Stat	es of America, and known to me to be
the same person described in and who exe	cuted the foregoing instrument afore-
said, as the act and deed of the United	States of America, for and on behalf of
the Secretary of the Interior, duly desi	gnated, empowered and authorized so to
do by said Secretary, and he acknowledge	d that he executed the foregoing
instrument for and on behalf of the Unit	ed States of America, for the purposes
and uses therein described.	
My Commission expires:	NOTARY PUBLIC SALA
NOTARY PUBLIC STATE OF FLORIDA AT LARGE MY COMMISSION EXPIRES MAY 12, 1975 GENERAL INSURANCE UNDERWRITERS, INC.	The Committee of the Co

### EXHIBIT A

Beginning at the intersection of the easterly property line of White Street and the north edge of Atlantic Boulevard, thence northerly along the easterly property line of White Street 432.5 feet, thence easterly and parallel to Atlantic Boulevard 125 feet; thence southerly and parallel with White Street 60 feet, thence easterly and parallel to Atlantic Boulevard 663.5 feet, thence southerly and parallel to White Street 372.5 feet, thence westerly along the north edge of Atlantic Boulevard 788.5 feet to the point of beginning; the property described being a part of Tract 28 in the City of Key West, Monroe County, Florida, and containing 6.91 acres, more or less.

Beginning at a point on the northwesterly side of Atlantic Boulevard 342.5 feet distant northeasterly from the corner of White Street; thence at right angles and in a southeasterly direction a distance of 3.5 feet; thence at right angles and in a southwesterly direction and parallel with the northwesterly side of Atlantic Boulevard and its prolongation southwesterly a distance of 344.2 feet; thence at right angles and in a southeasterly direction and parallel with the northeasterly side of White Street a distance of 120.0 feet to the outside face of a concrete wall which crosses the end of White Street; thence at right angles and in a southwesterly direction a distance of 5.0feet; thence at right angles and in a northwesterly direction and parallel with the northeasterly side of White Street a distance of 123.5 feet; thence at right angles and in a northeasterly direction and along the northwesterly side of Atlantic Boulevard and its prolongation southwesterly a distance of 349.2 feet back to the point of beginning, comprising 0.04 acre, more or less.

# OFF 536 PAGE 981

The foregoing conveyance is hereby accepted and the undersigned agrees, by this acceptance, to assume and be bound by all the obligations, conditions, covenants and agreements therein contained.

By Charles McCoy

Mayor
(Title)

STATE OF Florida

State OF State

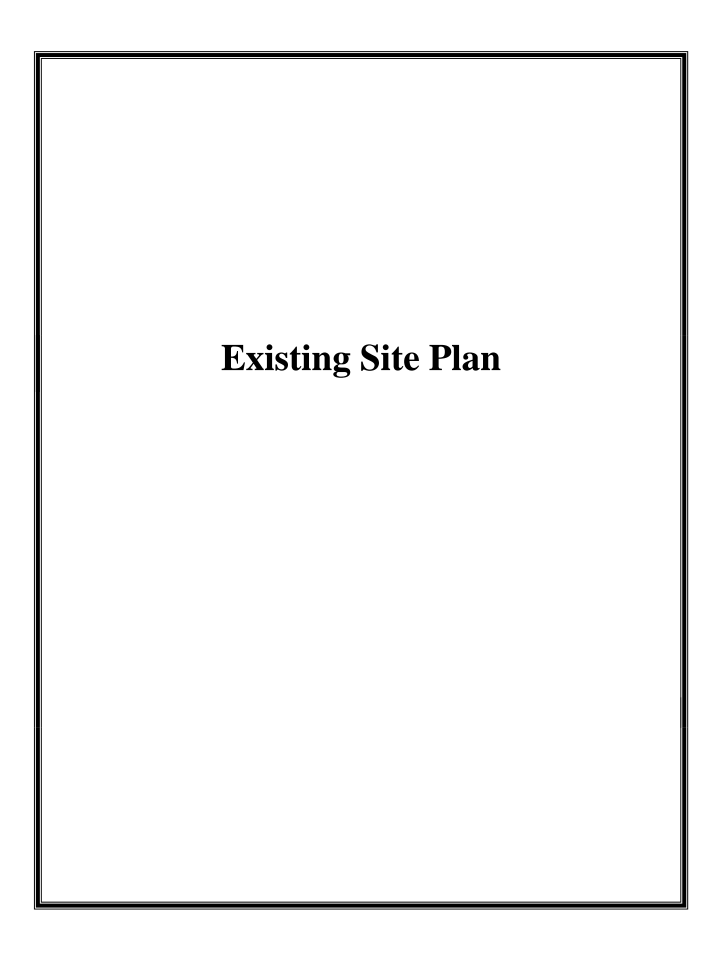
On this 21st day of April , 1973, before me, the undersigned Officer, personally appeared Charles McCoy, to me known and known to me to be the same person whose name is subscribed on the foregoing ac ptance, who being by me duly sworn, did depose and say that he is the Mayor of the City of Key West, Florida, that he is duly designated, empowered and authorized by a resolution adopted by the City Commission of Key West, Florida, on July 3, 1972, to execute the foregoing acceptance and sign his name thereof; and that he signed his name thereto and acknowledges that he executed the foregoing instrument for and on behalf of the City of Key West, Florida, for the purposes and uses therein described.

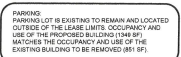
ATOTIVE VOLUME

My Commission expires:
NOTARY PUBLIC STATE OF FLORIDA AT LARGE
MY COMMISSION EXPIRES MAY 12, 1975
GENERAL INSURANGE UNDERWRITERS, INC.

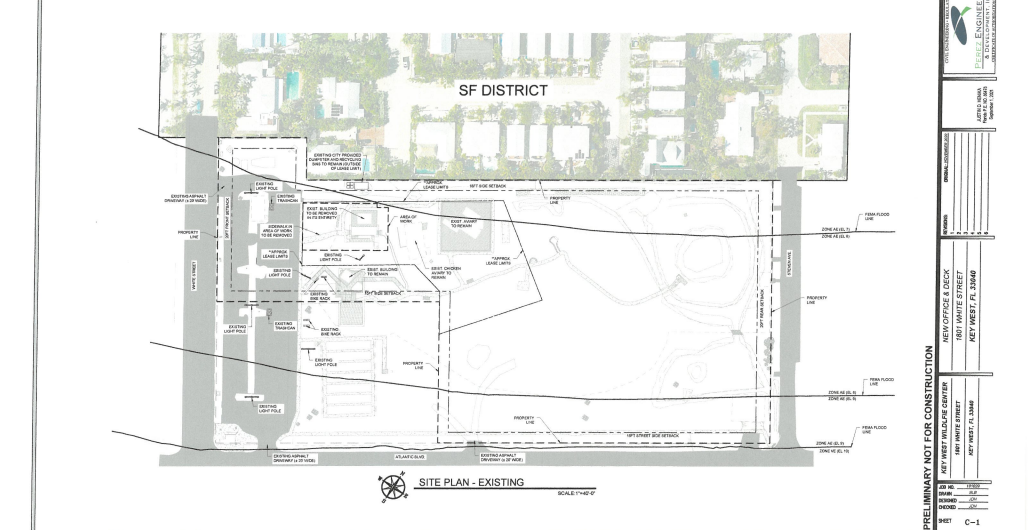
OF IN OFICIAL RECORD BOO!

William.





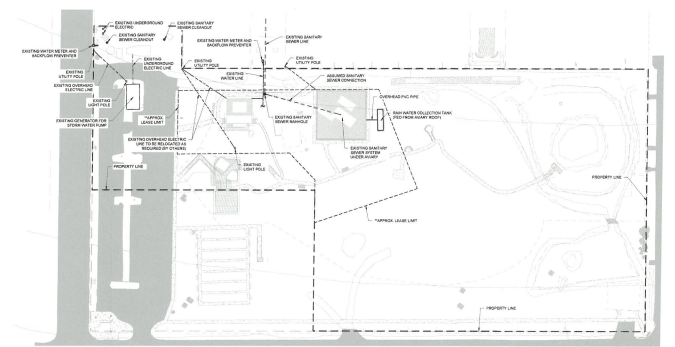
\*\*NOTE:
APPROXIMATE LEASE LIMITS SHOWN ON THE PLANS IS INTENDED
TO REFLECT EXHIBIT "A" OF CITY OF KEY WEST RESOLUTION
18-389, WHERE "THE DEMISED PREMISES ARE APPROXIMATELY AS
SHOWN." THESE PLANS DO NOT INTEND TO DEFINE THE LEASE CHIMITS, VERIFICATION OF LEASE LIMITS AND ACCEPTANCE OF THE PROPOSED BUILDING LOCATION IS THE RESPONSIBILITY OF THE CITY OF KEY WEST.



C-1

### UTILITY NOTES

- THE LOCATIONS, SIZES, AND ELEVATIONS OF EXISTING UTILITIES AS SHOWN, ARE APPROXIMATE THE CONTRACTOR SHALL COORDINATE WITH THE ROWINER TO OD THAN ANY AVAILABLE RECORD DRAWINGS AND SHALL DETERMINE THE EXACT LOCATION AND ELEVATION IN THE FIELD. THE CONTRACTOR SHALL ANTICIPATE THAT SCANNING AND EXCANATION USING LIGHT EQUIPMENT AND HAND METHODS WILL BE NECESSARY IN AREAS NEAR EXISTING UTILITIES AND STRUCTURES TO AVIOID DAMAGING THESE FACILITIES. THE CONTRACTOR SHALL CONTACT BELLSOUTH, THE LOCAL CABLE TY PROVIDER TO VERIFY THE LOCATION OF BURIED TELEPHONE COMPANY AND COMPANY FOR LAVE BEEN DIGITAL OF THE DRAWINGS. CALL THEOLYSIS HAVE BEEN DIGITALOR SHALL CONTRACTOR SHALL COORDINATE OF THE CONTRACTOR SHALL CASH OF THE CONTRACTOR SHALL CONTRACTOR SHALL
- THE CONTRACTOR SHALL DETERMINE THE EXACT LOCATION AND ELEVATION IN THE FIELD PRIOR TO INSTALLING ANY NEW WORK THAT CROSSES OR COMMENTS TO EXSTING UTILITY SYSTEMS. LOCATIONS OF NEW UTILITIES SHALL BE ADJUSTED IN AMANER APPROVED BY THE ERDINIERS TO AVOID CONFLICTS. DAMAGES TO UTILITIES RESULTING FROM THE CONTRACTORS OPERATIONS SHALL BE REPAIRED BY THE CONTRACTORS OPERATIONS SHALL BE REPAIRED BY THE CONTRACTORS OPERATIONS SHALL BE



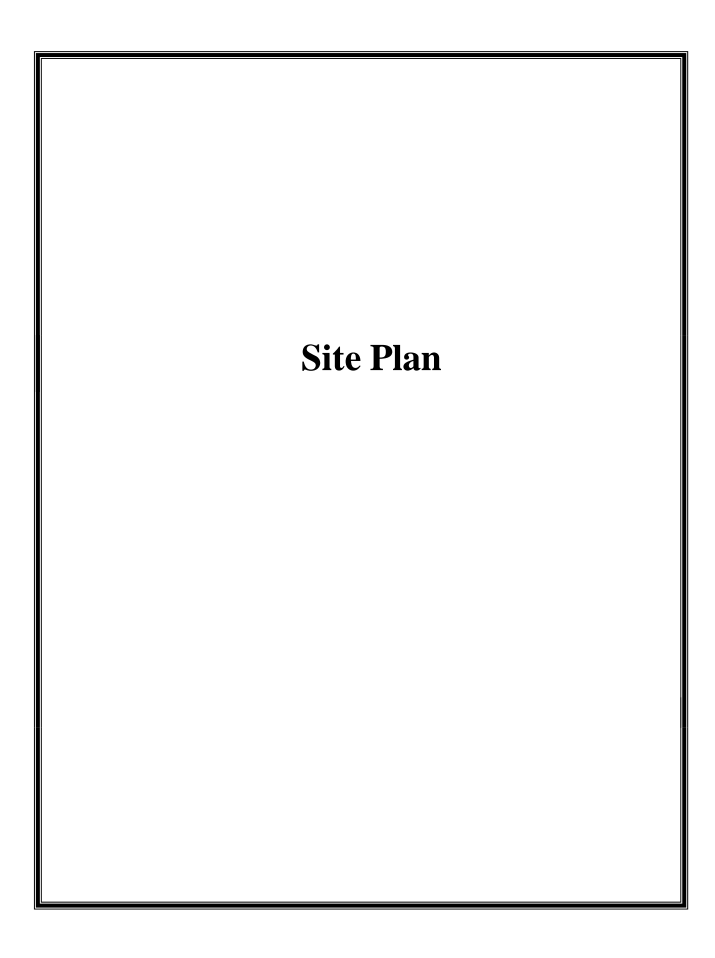


SCALE:1"=40'-0"

NEW OFFICE & DECK 1801 WHITE STREET KEY WEST, FL 33040 PRELIMINARY NOT FOR CONSTRUCTION SHEET

Y WEST WILDLFIE CENTE 1801 WHITE STREET KEY WEST, FL 33040 JOB NO. 191029 DRAWN SLB DESIGNED JOH CHECKED JDH

C-3



### SITE DATA

ZONING DISTRICT: PS

FLOOD ZONE: AE 8 F I.R.M. - COMMUNITY #120168, PANEL #1516; SUFFIX "K"; DATED: 02-16-2005

LEGAL DESCRIPTION: KW PT TR 28

### **DESIGN DATA**

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### INDEX OF DRAWINGS

- T-1 PROPOSED PARTIAL SITE PLAN
- A-1 PROPOSED ELEVATIONS
  C-1 EXISTING SITE PLAN
  C-2 PROPOSED SITE PLAN / SITE DATA TABLE
  C-3 EXISTING UTILITIES PLAN
  C-4 STORM WATER AND PROPOSED UTILITY PLAN

### **GENERAL NOTES**

1. THESE PLANS ARE FOR THE WORK AT THE LOCATION BO DESIGNATED HEISING.

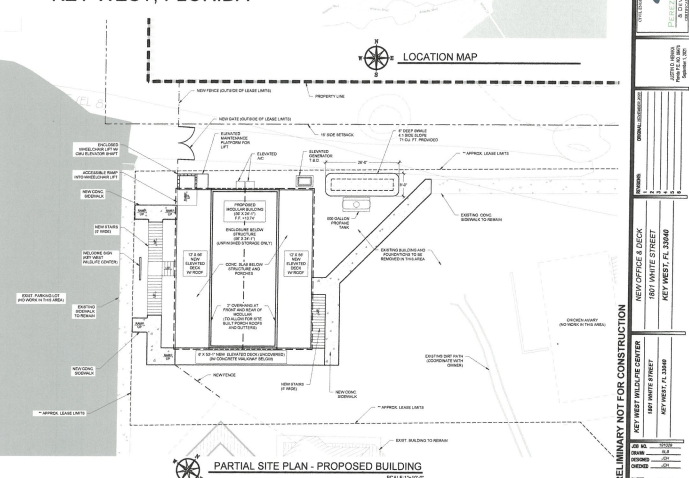
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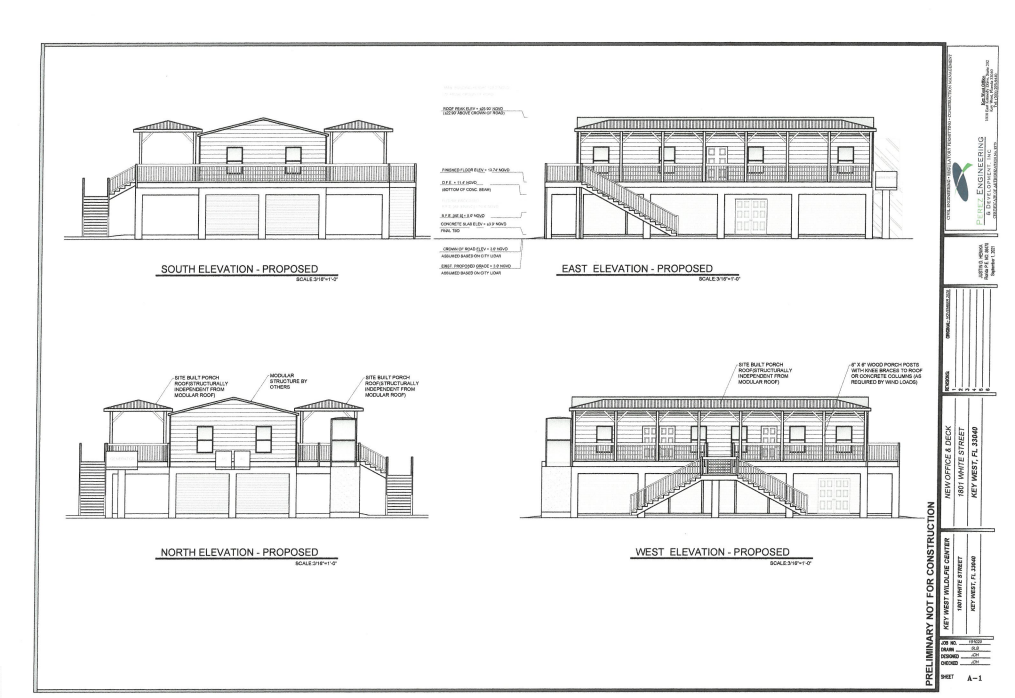
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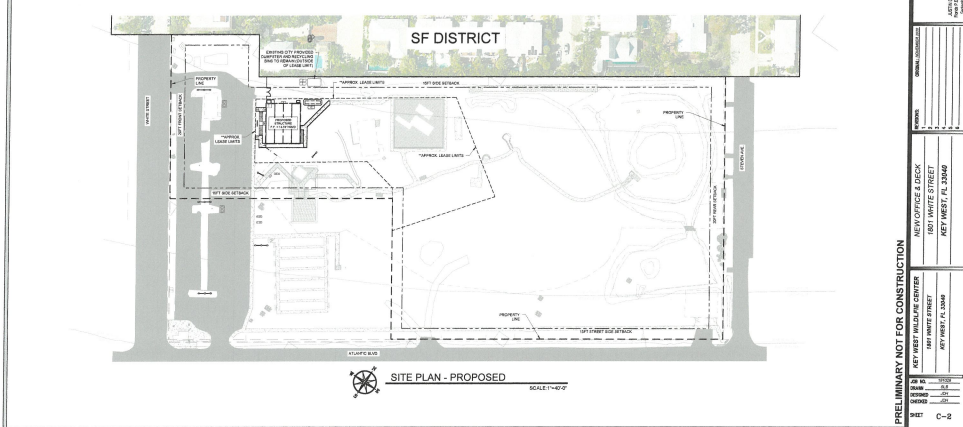
# **NEW OFFICE** & DECK

1801 WHITE STREET KEY WEST, FLORIDA



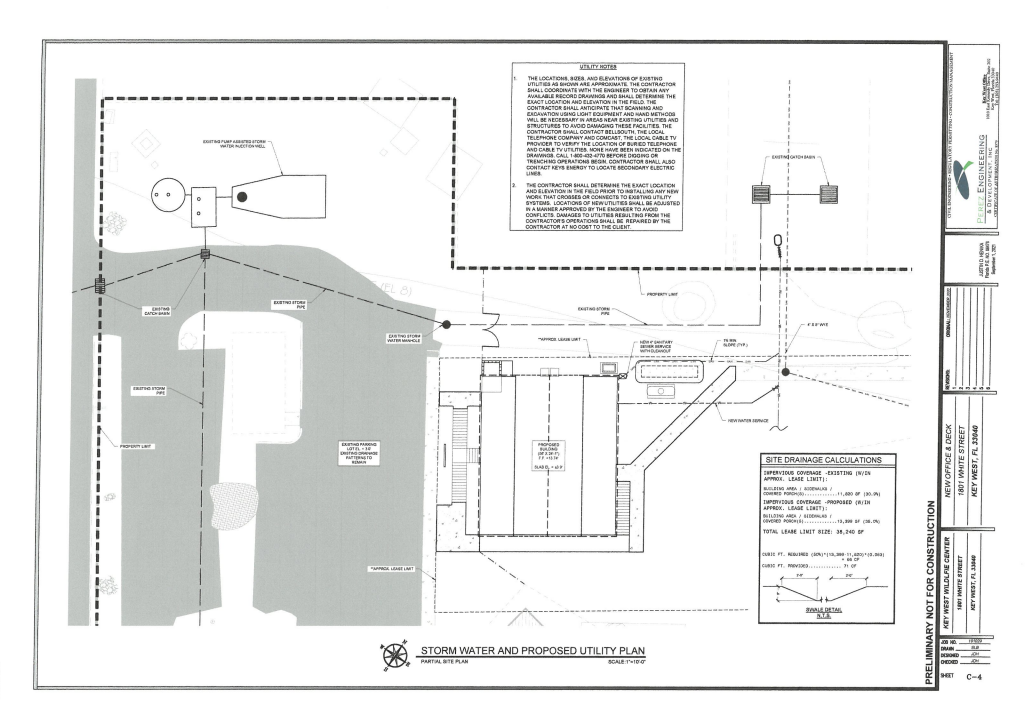


	EXISTING CONDITIONS	CONDITIONS	PROPOSED CONDITIONS	COMMENTS
DISTRICT	PS	PS PS	PS	
LOT SIZE (SF)	237261	N/A	237261	
APPROX. LEASE LIMIT (SF)	38240	N/A	38240	
BUILDING AREA (SF)	7950	15296	9726	W/IN APPROX. LEASE LIMIT
BUILDING COVERAGE	20.8%	40.0%	25.4%	W/IN APPROX. LEASE LIMIT
FLOOR AREA (SF)	851	7648	1349	W/IN APPROX. LEASE LIMIT
FLOOR AREA RATIO	2.2%	20.0%	3.5%	W/IN APPROX. LEASE LIMIT
IMPERVIOUS COVERAGE (SF)	11820	22944	13399	W/IN APPROX. LEASE LIMIT
IMPERVIOUS COVERAGE	30.9%	60.0%	35.0%	W/IN APPROX. LEASE LIMIT
OPEN SPACE (SF)	26420	15296	24841	W/IN APPROX. LEASE LIMIT
OPEN SPACE	69.1%	40.0%	65.0%	W/IN APPROX. LEASE LIMIT
BUILDING HEIGHT	< 25'-0"	25'-0"	+/- 22'-11"	ABOVE CROWN OF ROAD
FRONT STRUCTURE SETBACK	183'-9^	50,-0,	125'-8"	TO FRONT STAIRS
SIDE STRUCTURE SETBACK	30'-9"	15'-0"	30'-9"	TO EXIST AVIARY
REAR STRUCTURE SETBACK	399'-8"	20'-0"	399'-8"	TO EXIST AVIARY



SCALE:1"=40'-0"

SHEET C-2



NED Cemic + Office + Raches

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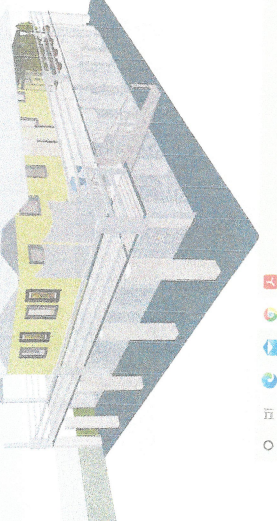
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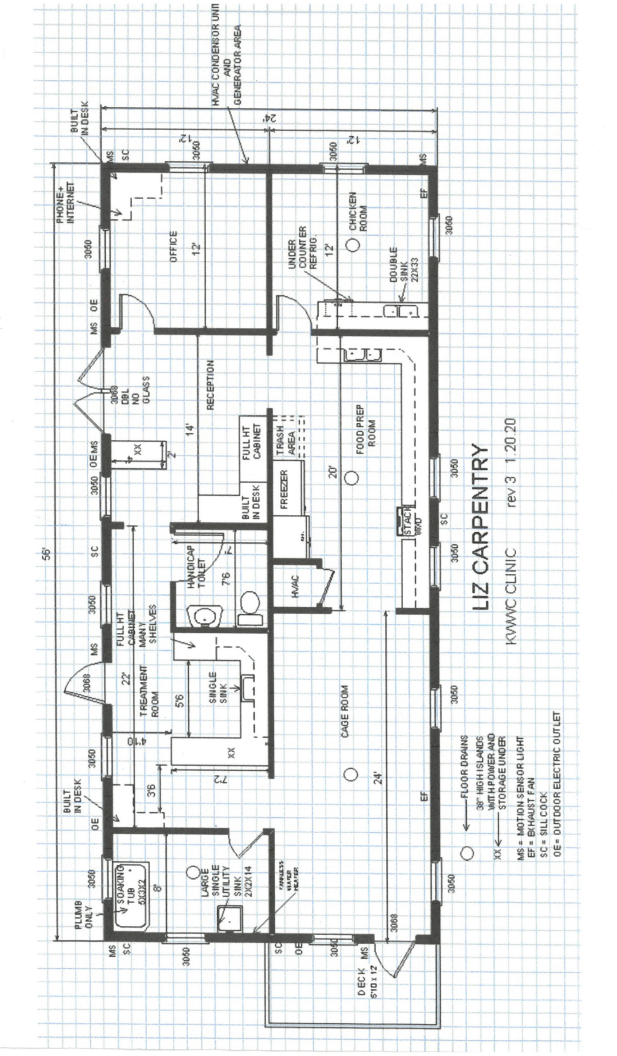
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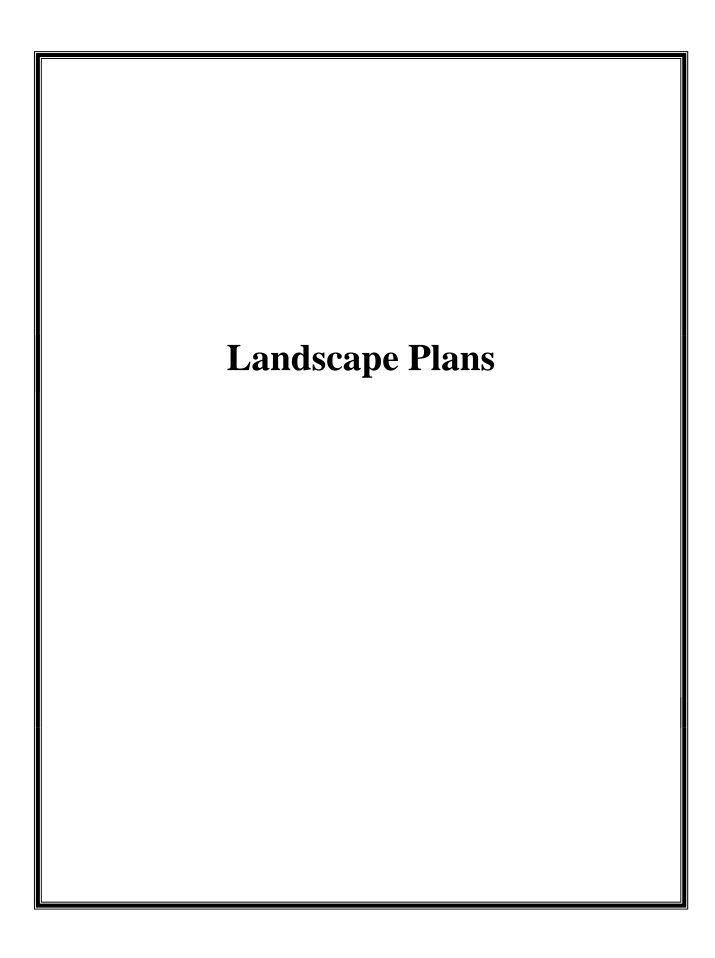
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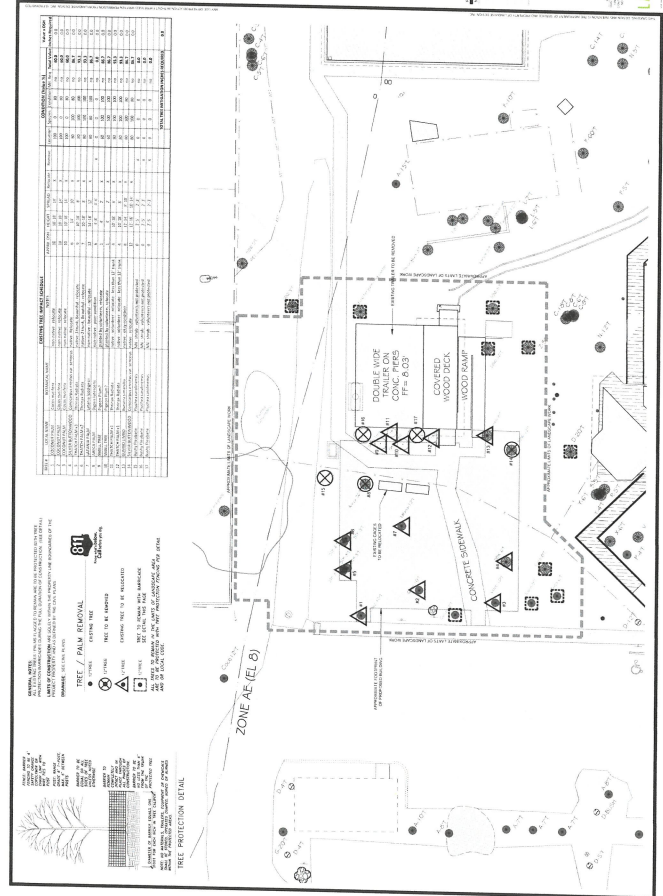
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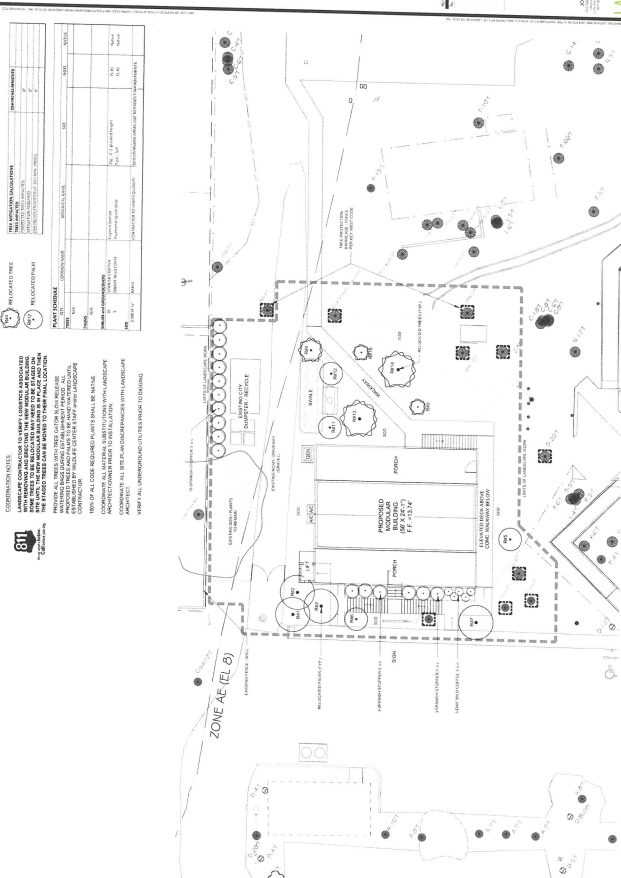
# LANDSCAPE PLAN

DATE: 2.18.22

PERMIT DOCUMENTS

7-7

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JOWNER PRIOR TO INSTALLATION.	91 8	SPANISH STOPPER DWARF WILD COFFE	Eugenia foerida Psychotia faustrifalia	15g. 4-5 planted height	8.00
E ALL SITE/PLAN DISCREPANCIES WITH LANDSCAPE	dos				1874
	3,500 SF +/-	ВАНКА	CONTRACTOR TO VERIFY QUANITY	SOD DISTRUBED AREAS DUE TO PROJECT IMPROVENENT	PROJECT I MPROVEMENT
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PERMIT DOCUMENTS









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DATE: 2.18.22

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TREE PLANTING DETAIL.

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REEGATOR® ORIGINAL	LOW PELL ASS WATERING BAG OR SHADE TREES	NEFFS Skal for newly planted shade or asset trees	staces transplant and densign shork.
TREE	SLOW.	MAINTS.	TOWNS . NEWSON

FOR SHAPE TREES	MENERIS Libralina numbridament shorts	- Refuser franchista and dwage	- 100 K marker absorptions with a	· Derp nater autwarter perfect	- Fill just I to 2 town yer work -	· New free designs design and a set in	- Con for social settle nutrition 1 cha	- Zigressitzple hege together to a	- Made on the U.S. A. with a Syre	
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CZ.		Ideal for newly planted these or so cet trees.	and transpir shock.	the season easier out	
THE STANT THE	BENEFITS	· Ideal for newly plant	· Refuser transplant and designt shoot	- 100 K author obserption with no run off	
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自商		BB IS		5	

- Adeal for nervity planted shade or street trees.	· Reduces transplant and designs shock	- 100 K makes absorption with no run off	<ul> <li>Describ and fell transmates with no took required</li> </ul>	<ul> <li>Deep scatter salwantion with covey fill.</li> </ul>	. Fill just I to 2 rinns yer work, or an evoled "	· Promostas drup was grantle.	. Non-investive design and mot barm crinting landscape.	<ul> <li>Can for social system matricest 2 chemical additions."</li> </ul>	<ul> <li>Zip violityle lings tigether to assiminable large men.</li> </ul>	
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# WILDLIFE CENTER INDIGHOUS PARK, KEY WEST



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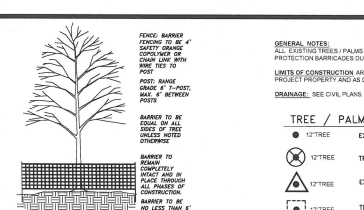
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GENERAL NOTES:
ALL EXISTING TREES / PALMS FLAGGED TO REMAIN ARE TO BE PROTECTED WITH TREE PROTECTION BARRICADES DURING THE FULL DURATION OF CONSTRUCTION (SEE DETAIL)

LIMITS OF CONSTRUCTION ARE SOLELY WITHIN THE PROPERTY LINE BOUNDARIES OF THE PROJECT PROPERTY AND AS DEFINED BY THE CIVIL PLANS.

TREE / PALM REMOVAL

811 Know what's below.

Call before you dig.

TREE TO BE REMOVED

EXISTING TREE TO BE RELOCATED

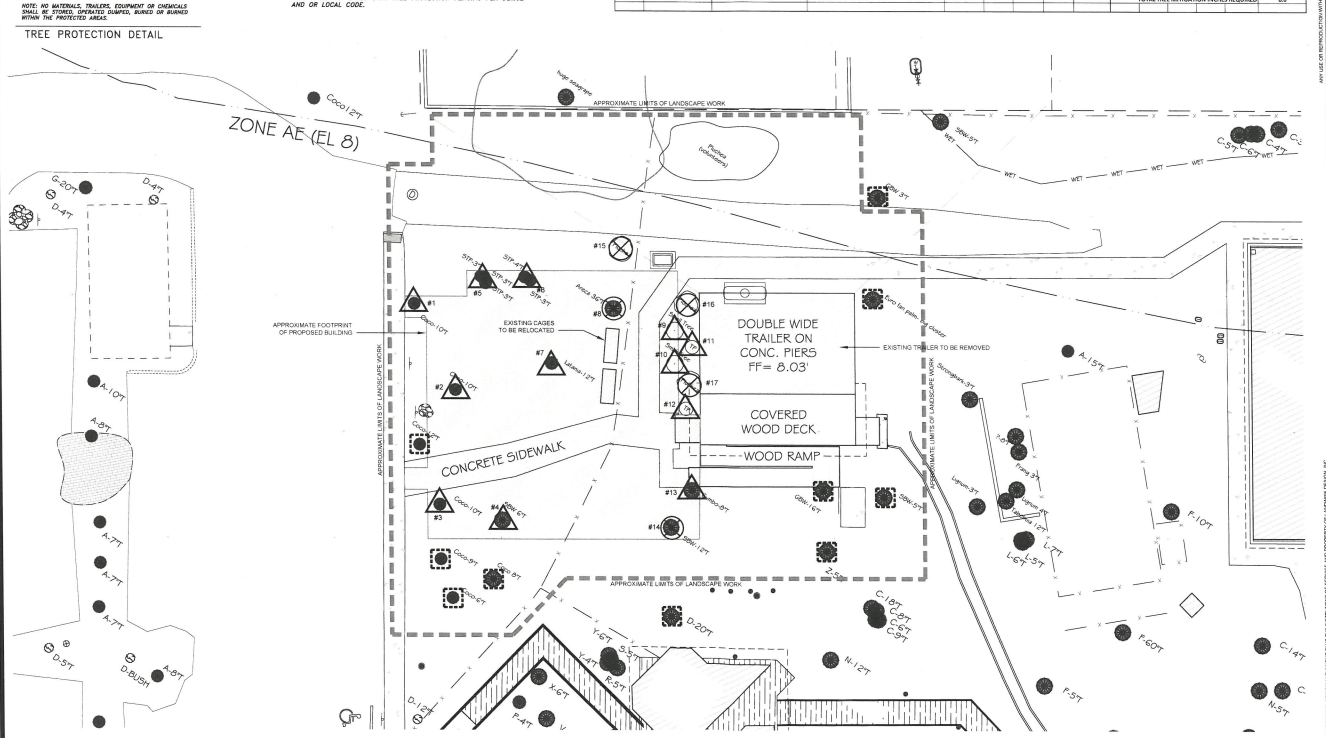
EXISTING TREE

12"TREE

TREE TO REMAIN WITH BARRICADE SEE DETAIL THIS PAGE

ALL TREES TO REMAIN IN THE LIMITS OF LANDSCAPE AREA ARE TO BE PROTECTED WITH TREE PROTECTION FENCING PER DETAIL AND OR LOCAL CODE.

			EXISTING TREE IMPACT SCHEDULE							CON	DITION (Va	lue %)		Value x DSH
TREE #	LOCAL NAME	BOTANICAL NAME	NOTES	APPRX. DSH	HEIGHT	SPREAD	Relocate	Remove	Location	Species	Condition	Mit. Req.	Total Value	Inches Required
1	COCONUT PALM	Cocos nucifera	non-native - relocate	10	10'-18'	14'	Х		100	0	80	no	60.0	0.0
2	COCONUT PALM	Cocos nucifera	non-native - relocate	10	10'-18'	14'	Х		100	0	80	no	60.0	0.0
3	COCONUT PALM	Cocos nucifera	non-native - relocate	10	10'-18'	14'	Х		100	0	80	no	60.0	0.0
4	SILVER BUTTONWOOD	Conocarpus erectus var. sericeus	native- Relocate	6	14'	10'	Х		80	100	80	no	86.7	0.0
5	THATCH PALM x3	Thrinax Radiata	native-3 trunk, Beautiful - relocate	9	10'-18'	8'	Х		80	100	100	no	93.3	0.0
6	THATCH PALM x2	Thrinax Radiata	native-2 trunk, Beautiful - relocate	7	10'-18'	8'	Х		80	100	100	no	93.3	0.0
7	LATANIA PALM	Latania loddigesii	non-native - beautiful - relocate	12	14'-18'	12'	Х		80	80	100	no	86.7	0.0
8	ARECA PALM	Dypsis lutescens	non-native - poor condition	6	4'-8'	4'-6'		Х	0	0	0	no	0.0	0.0
9	SMALL TREE	Pigeon Plum?	planted by volunteers, relocate	1	4'	2'	X		60	100	100	no	86.7	0.0
10	SMALL TREE	Pigeon Plum?	planted by volunteers, relocate	1	4'	2'	Х		60	100	100	no	86.7	0.0
11	THATCH PALM x1	Thrinax Radiata	native - volunteer - relocate - less than 12" trunk	4	10'-18'	8'	Х		80	100	100	no	93.3	0.0
12	THATCH PALM x1	Thrinax Radiata	native - volunteer - relocate - less than 12" trunk	4	10'-18'	8'	Х		80	100	100	no	93.3	0.0
13	GUMBO LIMBO	Bursera simaruba	native - okay condition	8	12'-14'	8'-10'	X		80	100	80	no	86.7	0.0
14	SILVER BUTTONWOOD	Conocarpus erectus var. sericeus	native - relocate	12	12'-16'	10'-14'	Х		80	100	80	no	86.7	0.0
15	Bushy Fleabane	Pluchea carolinensis	NN - shrub - volunteers not protected	0	2'-5'	2'-3'		Х	0	0	0	no	0.0	
16	Bushy Fleabane	Pluchea carolinensis	NN - shrub - volunteers not protected	0	2'-5'	2'-3'		Х	0	0	0	no	0.0	
17	Bushy Fleabane	Pluchea carolinensis	NN - shrub - volunteers not protected	0	2'-5'	2'-3'		Х	0	0	0	no	0.0	
					-				<u> </u>	TOTAL TR	EE MITIGAT	ION INCH	ES REQUIRED	0.0



# **KEY WEST** WILDLIFE **CENTER**

INDIGINOUS PARK, KEY WEST





# TREE REMOVAL / PROTECTION

DATE: 2.18.22

PERMIT **DOCUMENTS** 

SHEET NUMBER:

L-1

JOB #: 19006 DRAWN BY: LBR





# COORDINATION NOTES:

LANDSCAPE CONTRACTOR TO VERIFY LOGISTICS ASSOCIATED WITH REMOVING AND ERECTING THE NEW MODULAR BUILDING. SOME TREES TO BE RELOCATED MAY NEED TO BE STAGED ON SITE UNITL THE NEW MODULAR BUILDING IS IN PLACE AND THEN THE STAGED TREES CAN BE MOVED TO THEIR FINAL LOCATION.

PROVIDE ALL TREES WITH TREE GATOR SLOW RELEASE WATERING BAGS DURING ESTABLISHMENT PERIOD. ALL PROPOSED TREES AND PALMS TO BE HAND WATERED UNTIL ESTABLISHED BY WILDLIFE CENTER STAFF and/or LANDSCAPE CONTRACTOR

100% OF ALL CODE REQUIRED PLANTS SHALL BE NATIVE.

COORDINATE ALL MATERIAL SUBSTITUTIONS WITH LANDSCAPE ARCHITECT/OWNER PRIOR TO INSTALLATION.

COORDINATE ALL SITE/PLAN DISCREPANCIES WITH LANDSCAPE ARCHITECT.

VERIFY ALL UNDERGROUND UTILITIES PRIOR TO DIGGING.

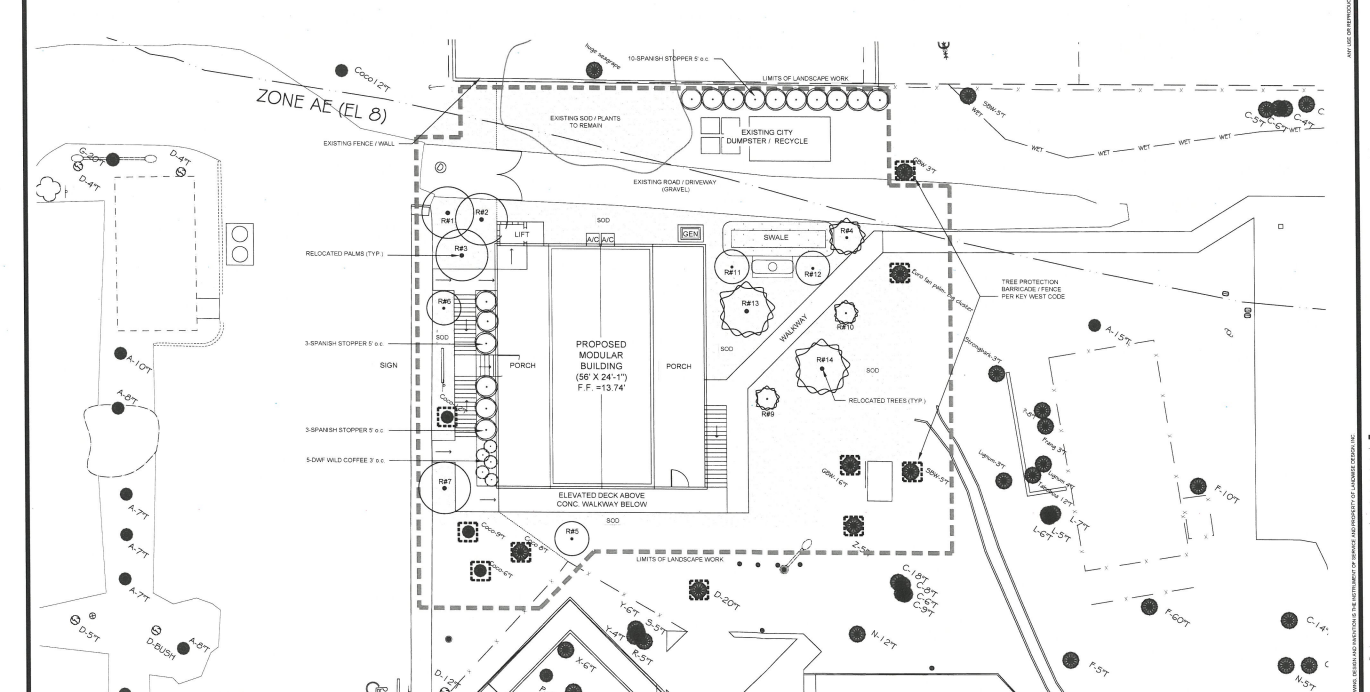
R#4	RELOCATED TREE
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RELOCATED PALM

TREE MITIGATION CALCULATIONS	DSH INCHES REMOVED	
TREES IMPACTED		
PROTECTED TREES IMPACTED	0"	
MITIGATION REQUIRED	O"	
DSH INCHES PROVIDED (4" DSH MIN. TREES)	0"	

QTY.	COMMON NAME	BOTANICAL NAME	SIZE	NOTE	NATIVE
TREES					
N/A					
PALMS					
N/A					
SHRUBS and GRO	UNDCOVERS				
16	SPANISH STOPPER	Eugenia foetida	15g., 4'-5' planted height	FL#1	Native
5	DWARF WILD COFFE	Psychotria ligustrifolia	7 gal., full	FL#1	Native
SOD					
3,500 SF +/-	BAHIA	CONTRACTOR TO VERIFY QUANITY	SOD DISTRUBED AREAS DUE TO PROJ	ECT IMPROVEMENTS	



# KEY WEST WILDLIFE CENTER

INDIGINOUS PARK, KEY WEST





LANDSCAPE PLAN

DATE: 2.18.22

REV	ISIONS:		
No.	Date	Notes	

# PERMIT DOCUMENTS

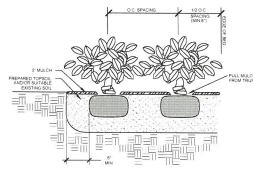
SHEET NUMBER:

L-2

JOB #: 19006 DRAWN BY: LBR
THIS DRAWING IS THE PROPERTY OF LANDWISE DESIGN INC
UNLESS OTHERWISE PROVIDED FOR BY CONTRACT THE
CONTENTS OF THIS DRAWING ARE CONFIDENTIAL AND SHALL
NOT BE TRANSMITTED TO ANY OTHER PARTY EXCEPT AS
ADDRESS TO BY LANDWISE DESIGN INC.



SODDING DETAIL AREAS TO BE SODDED TO RECEIVE 2" TOP LAYER OF SILICA SANDIPLANTING SOIL AS INDICATED



H. Trees and Shubs. Paint frames indicated are to comply with "Standard Plant Names" is considered from the properties of the properties

SECTION 02950 TREES PLANTS AND GROUND COVERS

B Sodding of areas disturbed during construction exclusive of paved areas

B Section 441 - Grassing (JFA Water & Wastewater Standards)

F Provide reproducible <u>As-Built</u> drawing after final acceptance by owner

B. Obtain agronomic soils tests for all planting areas. Tests shall be performed by an approvagronomic soils testino laboratory and shall include fertility and suitability analysis with writing the soils testino laboratory and shall include fertility and suitability analysis with writing the soils.

C. Obtain soil test from existing stockpiled topsoil. If any, to determine type and amount of amendments needed for areas that are to receive stockpiled topsoil.

Ship landscape materials with certificates of inspection as required by governmental authoritic Comply with governing regulations applicable to landscape materials.

A Comply with provisions of General Conditions

C Transplanting of existing trees, palms and plant material. (none are currently prop. D. Prior to construction activities, all trees, palms and plant material to be relocated will be tagged by Architect. (none are currently proposed for this project)

PART 1 GENERAL 1 01 SECTION INCLUDES A Extent of landscape developm

1 02 RELATED SECTIONS

A Section 02100 - Site Grading

1.03 SUBMITTALS

D Do not remove container grown stock from containers until planting time

E. Label at least one tree and one shrub of each variety with a securely attached waterpro-tag bearing legible designation of botanical and common name.

O6 PROJECT REQUIREMENTS
 A Proceed with and complete landscape work as rapidly as portions of site become available working within seasonal limitations for each kind of landscape work required.

D. Planting Schedule: Prepare a proposed planting schedule. Schedule dates for each type or landscape work during normal seasons for such work in area of site. Correlate with specified maintenance periods to provide maintenance until final completion of work under contract.

2.14 MULCH
A. For Use in Backfill Mutures. Well-shredded pine bark or native hardwood not larger than 1/2 inth in width.

PART 2 PRODUCTS

 $2.08\, \text{TOPSOIL}$  . A Topsoil for landscape work is not available at site and shall be furnished as specified

B Proced new teeple release in settle finales, related in one surface set inescendably fine of subspecificially large brush review and other fitter and fine of release, sharings abone size than 1.5 inches in any dimension, and other estuareneous of truck matter harmful to plant growth 10 Closes frequel from lost sources or from assess heaving shirts of characterisation of 10 Closes frequel in the control of the control of the control of the control of 2. Closes frequel only from instantify well-drawed sizes where topical occurs in a depth of not less than four increase, do not official from logic of marries.

2 09 SOIL AMENDMENTS

A Lime. Natural timestone containing not less than 85 percent of total carbonates, ground so that not less than 90 percent passes a 10 mesh sieve and not less than 90 percent passes a 100 mesh seve

Disappropriates Source making of feated minerals, 20 privent visually prospects and E. Commercial Fertilities. Complete fertilize or head contacted with one elements disented not organic outroes and containing following percentages of a valuable giant nutwers: I feet and Drinks (Milmum) to Spectra trailise prospects and of their patients for 5 percent souline greats). 5 percent souline greats (Section 1) presents of the source produced or shadul integral per percentage of mining in source of produce or dies to their or pound or shadul integral per percentage of the source of the source or source or shadul integral per percentage of the source or source or source or shadul integral percent postal percentage of the source or source or shadul integral per percentage of or mining percentage or source or source or shadul integral per percentage of or mining percentage or source or source or shadul integral percentage of the 3 Patin Festiter - Sour resease a "participation and integral percentage of or mining-percent and integral percentage of or mining-percentage or percentage of or mining-percentage or mining-percentage or mining-percentage or percentage of or mining-percentage or percentage of or mining-percentage or percentage or percentag

F Sand Clean, washed builders sand free of salt, weeds, sticks and other debris.

G. Organic Soil Amendment: Pinebark chunks smaller in size but not greater than 3/4 inches in

F Plants planted in rows shall be matched in form.

G. Plants larger than those specified in the plant list may be used and are acceptable in most instances, but should be verified by Owner.

H. The height of trees, measured from the crown of the ball to the top of the top branch, shall not be less than the minimum size designated in the plant list prior to topping and pruning.

C. Container stock shall not be got bound

Coniferous trees shall be branched to the ground

B. Measurements for height shall be taken from ground level to the average height of top of plant and not the longest branch.

D. Side branches shall be generous, well-twigged and, the plant as a whole, well-bushed to groun E. Plants shall be in moist, vigorous condition, free from dead wood, bruises or other root or branch unaries.

2.13 FERTILIZER

A Paint femilizer Type A commercial type containing at least 12 percent intropen, 12 percent phosphore, accord, and 12 percent potasts and whose composition is at least 16 percent organic so is it provides a continuous than released chronizer.

In provide a continuous than released chronizer

Tribal and there is not introduced bear from such as Agriform table for use in providual bear.

2. Granula Type A to be incorporated into lopsoil of planting beds, annual beds and ground cover boss.

B Bed and Tree Dressing Mulch
1 Premium pine straw, furnish in bales free of sticks and rubbish

C Water Free of substances harmful to plant growth

D Stakes for Tree Staking Common and acceptable in region of project

E. Guying Wire 10 or 12 gage galvanized wire

F Turnbuckles Galvanized steel or aluminum of size and gage required to provide tensile strength equal to that of guying wire. Turnbuckles opening shall be at least 3 inches to allow for periodic adustments. G Staking and Guying Hose Two-ply reinforced garden hose not less than 1/2 inch inside diameter

H Erosion Control Fabric Superoro or equal

I Twine Two-ply jute material

K Drainage Fill AASHTO M43#6, 3/8 inch to 3/4 inch clean, uniformly graded stone

L Erosion Control Fabric Dewit Weed Barrier or equal

Dow Chemical Company, Dowax
 Nursery Specialty Products, Inc., Wit-Proof

2 17 PLANTING SOIL MIXTURE

A Mix 1/3 parts organic soil amendment to 1/3 parts "Florida Muck" or equivalent to 1/3 parts clean washed builders sand

D. For ground cover and other planting beds, mix planting sol mutuue either prior to parting or apply on suffice of bosols are non-thoroughly-before planting or supply on suffice of bosols are non-thoroughly-before planting.

2. Prevent lime from conditating rode of a colorising partin.

3. Apply prosphora and Minister other than that constituting a portion of complete featblasses develop to subspace before applying planting sol and titling.

PART 3 EXECUTION

Lay out individual free and shrub locations and areas for multiple plantings. Stake locations and outline areas and secure Landscape Architect's acceptance before start of planting work. Make minor adjustments as may be requested.

3.21 EXCAVATION - TREES AND SHRUBS
 A Excavate pits, beds, and trenches with vertical sides and with bottom of excavation slight raised at center to provide proper drainage. Loosen hard subsol in bottom of excavation.

B. Bare Root Trees and Shrubb. Make excavations minimum 11-0" woler than root spread and deep enough to allow for setting of roots on a layer of compacted planting soil moture and with collar set at same grade as in must be to the selow finished grade at set. Allow fo 9 nch setting layer of planting soil mixture.

C. Balled and Burtapped (B&B) Trees and Shrubs. Make excavations minimum twice as wide as ball dismeter and equal to ball depth.

Container Grown Stock. Excavate as specified for balled and buriapped stock, adjusted to size of container width and depth.

E. Ground Cover Beds: Provide a minimum 10 inches depth, 2 inches of which will be higher than surrounding grade. F. Annual Beds. Provide minimum of 8 inches in depth, 2 to 5 inches of which shall be higher than surrounding grade.

G. Dispose of subsoil removed from landscape excavations. Do not mix with planning soil or use as backfill.

A Set basic and business of selections in which will be a selection of the selection of the

F. Apply anti-desiccant using power spray to provide an adequate film overtrunks, bistems, twice and foliane. stems, twigs and foliage 1 If deciduous fees or shrubs are moved in full-leaf, spray with anti-desiccant at numery before moving and again two weeks after planting

G. Do not prune except to remove damaged branches or as directed by landscape architect.

Paint cuts over 1/2 inch in size with standard tree paint or compound covering exposed, living tissue. Use paint which is waterproof, antiseptic adhesive, elastic and free of kerosene, coal tar, creosote, and other substances harmful to plants. On not use shellac.

J. Guv and stake trees immediately after planting, as indicated

C. Set Date palms a minimum of 4" in the ground. Aerial roots may not extend more than 6 inches above the final finished grade of the palm.

C. Mulch areas between ground cover plants, place not less than 2 inches thic

3 25 TRANSPLANTING EXISTING TREES, PALMS AND SHRUBS A Refer to Arbole entitled. Planting Trees and Shrubs

B. Pruning. Prior to transplanting operations, prune existing branches back 1/3 on trees and shrubs. On existing palms, prune back existing fronds and be a minimum of four fronds around central criving heart sees.

C. Handle plants so that roots are adequately protected at all times.

D. Plant shall not be bound with rope or wire, at any time, that would damage bank, break branches, or destroy its natural shape.

F. Plants shall be moved with firm, natural balls of soil with minimum ball size conforming to requirements of ANSI 260.1 Standard for Nursery Stock.

G. Underground Obstruction. If underground construction, utilities or obstructions are encountered in excavation of planting areas or pits, other locations for plant material will be selected by Architect. Changes in locations shall be made without additional cost to Owner.

3.26 WATERING
A Cereal Vate paint sufficiently to keep route most, but not saturated and as needed for the healthy
goods and the prevent water, (The Approxime Edenied Service recommends watering daily to at
good and the prevent water, (The Approxime Edenied Service recommends watering daily to at
deathy watering until all their mosture has drained from the soil.

B. After initial watering, where plants are not covered by an automatic irrigation system provide tempora watering using water bags and for a temporary irrigation system if hose bibs that will provide to each plant, during each watering, the volume of water shown in the Table 1 and 2.

Maintain each water bag or temporary irrigation system in working condition throughout the installatio and markenance period and until final acceptance. Immediately repair or replace each water bag or temporary impation system that is damaged, stolen or mailfunctioning.

3.27 MAINTENANCE.
A Begin maintenance immediately after planting. Maintaintrees, shrubs and other plants until final acceptance but in no case less than 30 days after planting.

C. Verify watering of trees, plants and ground cover beds within the first 24 hours of initial planting and not less than twice per week until final acceptance.

D. For Date Palms, dirench the root zone 2-4 times for the first 4 months after planting with a fungicide labeled for landicape use on soil borne root fungal pathogens. Apply a light surface application of a solve-release planting special granular reletizer at the margins of the root ball is months after planting. Apply a foliar spray of soluble micronutriests. When new leaves are evident from the room begin a maintenance program for fertilization 3 times a year.

B Keep pavements clean and work area in an orderly condition

3.29 INSPECTION AND ACCEPTANCE

A When landscape work is completed, including maintenance, upon request Architect will make
an inspection to determine acceptability.

B. Landscape work may be inspected for acceptance in parts agreeable to Architect, provided work offered for inspection is complete including maintenance and area comprises one complet unit or area of substantial size.



TREEGATOR® ORIGINAL

Ideal for newly planted shade or street trees Reduces transplant and drought shock. · 100% water absorption with no run off. Install and fill in minutes with no tools required

eep water saturation with every fill. · Fill just 1 to 2 times per week, or as needed."

 Promates deep root growth.
 Non-invasive design will not harm existing landscape. Can be used with nutrient / chemical additives." · Zip multiple bags together to accommodate large trees · Made in the U.S.A. with a 5-year limited warranty.

- SUGGESTED WATER BAG OR APPROVED EQUAL ----

Table 1 Water Volume for New Trees and Palms Multi-Trunk Min. Water Volume per Applicatio Single Trunk

10'-12' 12'-14' 14'-16' Table 2 Water Volume for New Shrubs & Groundcovers

Plant Size Min. Water Volume per Application

VOLUMES SPECIFIED ABOVE.

NOTE: ALL PROPOSED LANDSCAPING SHALL BE WATERED BY HOSE BIBS, WATER TRUCK AND / OR WATERING BAGS AT

MINIMUM 3 MONTH ESTABLISHMENT PERIOD SHALL REQUIRE WATERING EVERYDAY FOR THE FIRST MONTH, EVERY OTHER DAY FOR THE SECOND MONTH AND TWICE A WEEK FOR THE THIRD MONTH UNTIL ALL MATERIAL IS ESTABLISHED. SEE 3.26



**KEY WEST** WILDLIFE

CENTER

INDIGINOUS PARK, KEY WEST

# DETAIL NOIL 4 CIFIC. CAP S M 5 oğ

DATE: 2.18.22

**PERMIT DOCUMENTS** 

SHEET NUMBER

L-3 JOB #: 19006 DRAWN BY: LBR
IS DRAWNS IS THE PROPERTY OF LANDWISE DESIGN. IN

JOHN SO OTHERWISE PROVIDED FOR BY CONTRACT THE

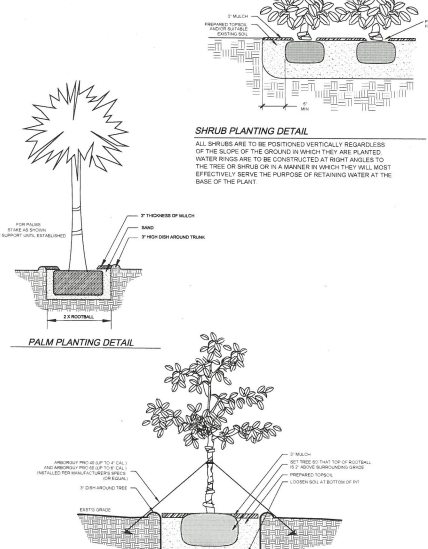
JOHN SO OTHERWISE PROVIDED FOR BY CONTRACT THE

ACREE TRANSMITTED TO ANY OTHER PARTY EXCEPT AS

AGREED TO BY LANDWISE DESIGN. INC.

CONTRACTOR OF CONTRACT TO THE PARTY EXCEPT AS





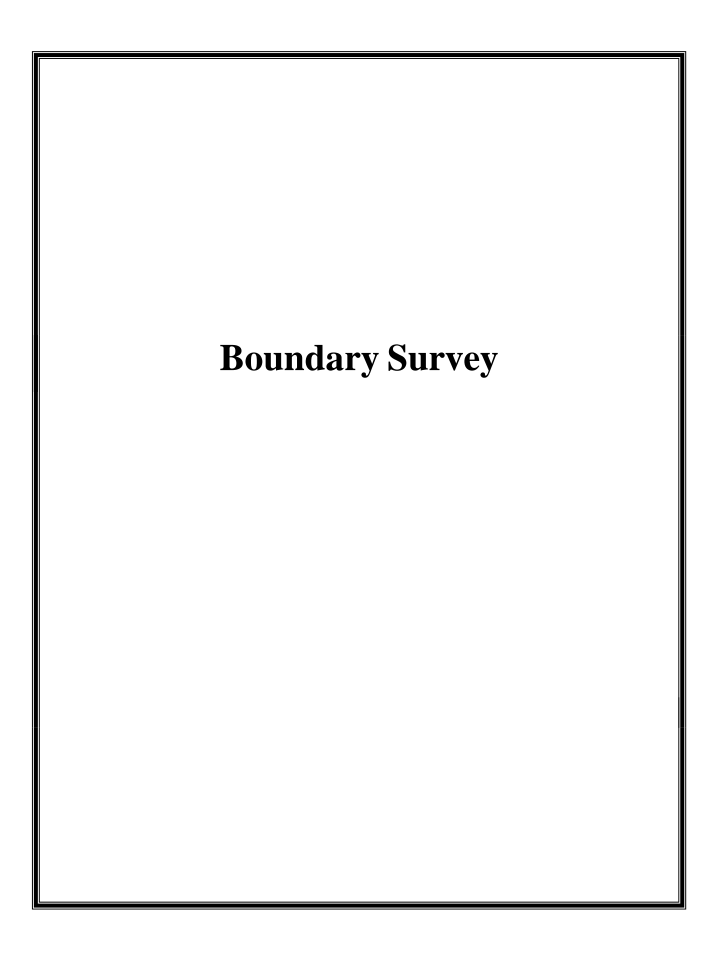
2X ROOTBALL ---

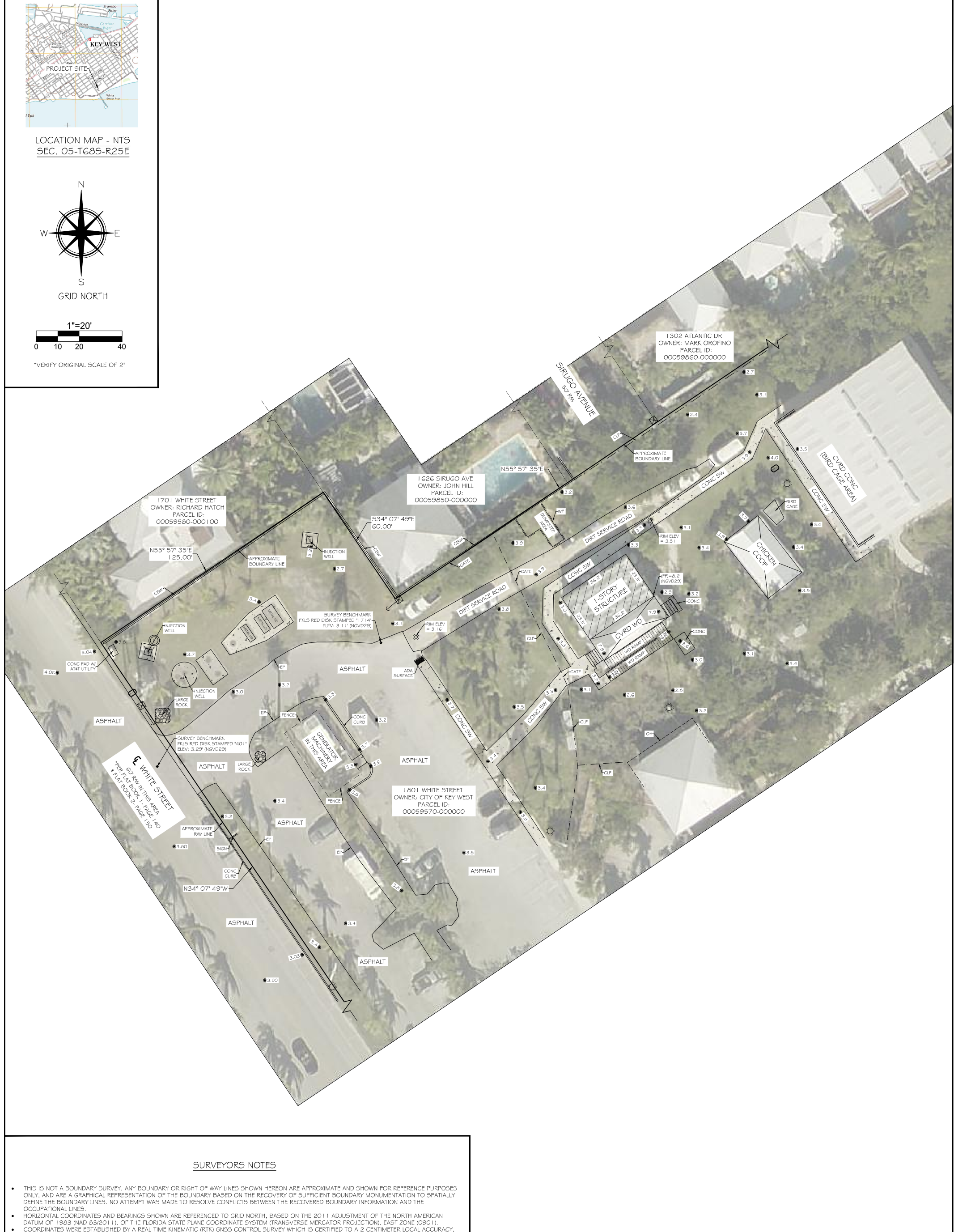
THE ROOTBALL OF THE TREE SHOULD BE POSITIONED IN THE HOLE SO THAT THE FINISHED GRADE OF THE BACKFILL SOIL AND LANDSCAPE SOIL IS 2" LOWER THAN THE TOP OF THE ROOTBALL MULCH SHOULD COVER THE EDGE OF THE ROOTBALL, DO NOT MULCH ON TOP OF ROOTBALL

ALL TREES ARE TO BE POSITIONED VERTICALLY REGARDLESS OF THE SLOPE OF THE GROUND IN WHICH THEY ARE PLANTED. WATER RINGS ARE TO BE CONSTRUCTED AT RIGHT ANGLES TO THE TREE OR SHAUB OR IN A MANNER IN WHICH THEY WILL MOST EFFECTIVELY SERVE THE PURPOSE OF RETAINING WATER AT THE PROPERTY OF T

TREE PLANTING DETAIL

WATER AT THE BASE OF THE PLANT.





- COORDINATES WERE ESTABLISHED BY A REAL-TIME KINEMATIC (RTK) GNSS CONTROL SURVEY WHICH IS CERTIFIED TO A 2 CENTIMETER LOCAL ACCURACY,
- RELATIVE TO THE NEAREST CONTROL POINT WITHIN THE NATIONAL GEODETIC SURVEY (NGS) GEODETIC CONTROL NETWORK. METHOD: WIDE AREA CONTINUOUSLY OPERATING GPS REFERENCE STATION NETWORK (TRIMBLE VRS). ELEVATIONS SHOWN HEREON ARE IN FEET AND BASED ON THE NATIONAL GEODETIC VERTICAL DATUM OF 1929 (NGVD 1929).
- BENCHMARK DESCRIPTION: NATIONAL GEODETIC SURVEY BENCHMARK: DESIGNATION D 121, P.I.D. AAOO2O, ELEVATION 3.91' (NGVD 1929). ADDITIONS OR DELETIONS TO SURVEY MAP OR REPORT BY OTHERS THAN THE SIGNING PARTY IS PROHIBITED WITHOUT THE WRITTEN CONSENT OF THE SIGNING PARTY.
- THE UNDERGROUND UTILITIES SHOWN HEREON HAVE BEEN LOCATED FROM FIELD EVIDENCE. THE SURVEYOR MAKES NO GUARANTIES THAT THE UNDERGROUND UTILITIES SHOWN HEREON ENCOMPASS ALL SUCH UTILITIES IN THE AREA, EITHER IN SERVICE OR ABANDONED. FURTHERMORE THE SURVEYOR DOES NOT WARRANT THAT THE UNDERGROUND UTILITIES SHOWN ARE IN THE EXACT LOCATION INDICATED ALTHOUGH HE DOES CERTIFY THAT THEY ARE LOCATED AS ACCURATELY AS POSSIBLE FROM THE EVIDENCE AVAILABLE. THE SURVEYOR HAS NOT PHYSICALLY LOCATED THE UNDERGROUND UTILITIES.
- STREET ADDRESS: (A PORTION OF) 1801 WHITE STREET, KEY WEST, FL 33040. ALL UNITS ARE SHOWN IN U.S. SURVEY FEET.
- BACKGROUND IMAGE IS A 2017 GEOREFERENCED AERIAL IMAGE OBTAINED FROM THE MONROE COUNTY G.I.S. DEPARTMENT AND IS SHOWN FOR VISUAL
- REFERENCE ONLY. • ALL FIELD DATA WAS ACQUIRED BETWEEN 06/20/2022 - 06/24/2022.

REPRESENTS THE SURVEYORS OPINION OF THE DEED LINES. THE MEAN HIGH WATER LINE AS SHOWN ON THIS SURVEY MAP WAS IDENTIFIED IN THE FIELD BY PHYSICAL EVIDENCE ON SITE

SUCH AS DISCOLORATION, VEGETATION INDICATORS OR WRACK LINES. THIS IS NOT A MEAN HIGH

WATER LINE SURVEY AND DOES NOT COMPLY WITH CHAPTER 177, PART II, FLORIDA STATUTES. THE SAID MEAN HIGH WATER LINE IS SHOWN FOR REFERENCE ONLY.

I HEREBY CERTIFY THAT THIS SURVEY WAS MADE UNDER MY RESPONSIBLE CHARGE AND MEETS THE STANDARDS OF PRACTICE AS SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL SURVEYORS AND MAPPERS IN CHAPTER 5J-17, FLORIDA ADMINISTRATIVE CODE, PURSUANT TO SECTION 472.027, NOTE: LEGAL DESCRIPTIONS HAVE BEEN FURNISHED BY THE CLIENT OR HIS/HER REPRESENTATIVE. FLORIDA STATUTES AND COMPLIES WITH CHAPTER 177, FLORIDA STATUTES. ADDITIONS OR DELETIONS TO SURVEY MAP OR REPORT BY OTHER THAN THE SIGNING PARTY IS PROHIBITED WITHOUT WRITTEN CONSENT OF THE SIGNING PARTY. THE BOLD LINE SHOWN HEREON



# FLORIDA KEYS LAND SURVEYING 21460 OVERSEAS HIWY, SUITE 4 CUDJOE KEY, FL 33042 PHONE: (305) 394-3690

EMAIL: FKLSemail@Gmail.com

SYMBOL LEGEND:

WATER METER

ELECTRIC BOX

PALM TREE

WELL TEST STATION

WOOD UTILITY POLE

SPOT ELEVATION (TYPICAL)

TREE (UNKNOWN SPECIES)

**(** 

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 $^{*}$ 

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CATCH BASIN

DRAINAGE MANHOLE

ELECTRIC MANHOLE

SANITARY CLEANOUT

SANITARY MANHOLE

TELEPHONE MANHOLE

WATER VALVE

FIRE HYDRANT

**GUY WIRE** 

CONCRETE UTILITY POLE

NOTE: FOUNDATIONS BENEATH THE SURFACE ARE NOT SHOWN. MEASURED DIMENSIONS EQUAL PLATTED OR DESCRIBED DIMENSIONS UNLESS INDICATED OTHERWISE. THE FOLLOWING IS A LIST OF ABBREVIATIONS THAT MAY BE FOUND ON THIS SHEET. POC = POINT OF COMMENCEMENT HB = HOSE BIB BFP = BACK-FLOW PREVENTER PRC = POINT OF REVERSE CURVE ICV = IRRIGATION CONTROL VALVE IP = IRON PIPE BO = BLOW OUT PRM = PERMANENT REFERENCE C & G = 2' CONCRETE CURB & GUTTER CB = CONCRETE BLOCK PT = POINT OF TANGENT CBW = CONCRETE BLOCK WALL

IR = IRON ROD L = ARC LENGTH CBW = CONCRETE BLOCK WALL
CL = CENTERLINE
CLF = CHAINLINK FENCE
CM = CONCRETE MONUMENT
CONC = CONCRETE LS = LANDSCAPING MB = MAILBOX MEAS = MEASURED CPP = CONCRETE POWER POLE
CVRD = COVERED
DELTA = CENTRAL ANGLE DEASE = DRAINAGE EASEMENT EL = ELEVATION EL = ELEVATION
ENCL = ENCLOSURE
EP = EDGE OF PAVEMENT
FF = FINISHED FLOOR ELEVATION
FH = FIRE HYDRANT OH = ROOF OVERHANG PM = PARKING METER FI = FENCE INSIDE
FND = FOUND
FO = FENCE OUTSIDE
FOL = FENCE ON LINE
GUY = GUY WIRE

MHWL = MEAN HIGH WATER LINE (SEE NOTE)

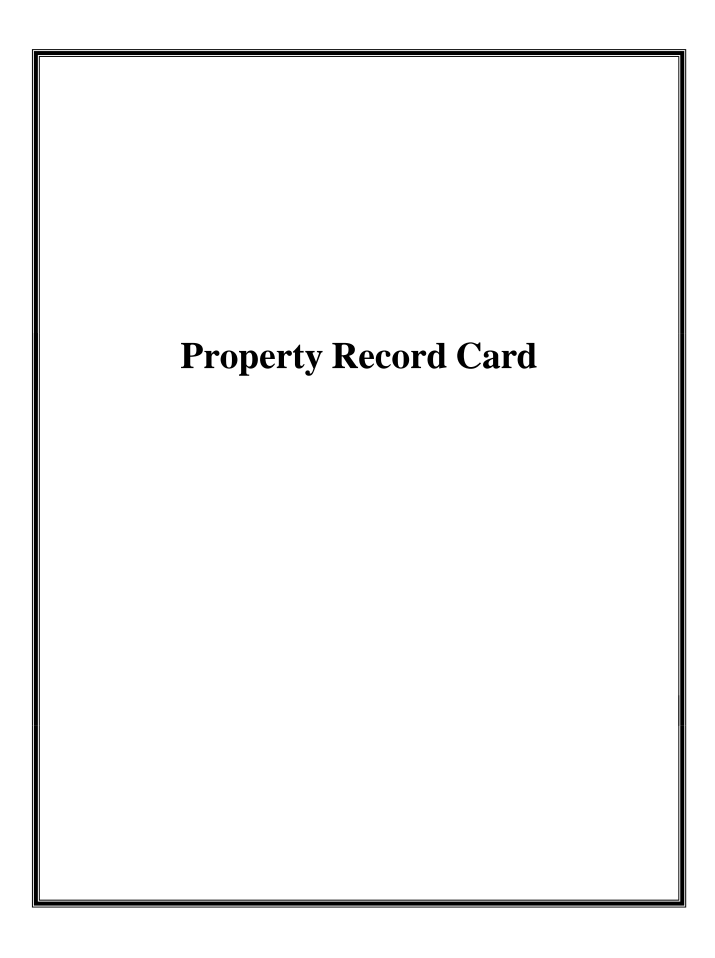
NGVD = NATIONAL GEODETIC VERTICAL DATUM (1929)
NTS = NOT TO SCALE OHW = OVERHEAD WIRES
PC = POINT OF CURVE PCC = POINT OF COMPOUND CURVE

R = RADIUS R/W = RIGHT OF WAY LINE SSCO = SANITARY SEWER CLEAN-OUT SW = SIDE WALK TBM = TEMPORARY BENCHMARK TOS = TOE OF SLOPE TS = TRAFFIC SIGN TYP = TYPICAL U/R = UNREADABLE
U/E = UTILITY EASEMENT
WD = WOOD DECK
WF = WOOD FENCE WL = WOOD LANDING PCP = PERMANENT CONTROL POINT PK = PARKER KALON NAIL WPP = WOOD POWER POLE WRACK LINE = LINE OF DEBRIS ON SHORE
WV = WATER VALVE POB = POINT OF BEGINNING PI = POINT OF INTERSECTION

TOPOGRAPHIC SURVEY OF A PORTION OF THE KEY WEST WILDLIFE CENTER 1801 WHITE STREET

KEY WEST, MONROE COUNTY, STATE OF FLORIDA

DATE: 07/14/2022	SURVEY BY:	EAI	PROJECT: KW	WILDLIF	FE CENTER
REVISION DATE: XX/XX/XXXX	DRAWN BY:	MPB	H. SCALE:	1"=	20'
JOB NO.: 22-201	CHECKED BY:		SHEET 1	OF	1



# **@qPublic.net**™ Monroe County, FL

# Disclaimer

The Monroe County Property Appraiser's office maintains data on property within the County solely for the purpose of fulfilling its responsibility to secure a just valuation for ad valorem tax purposes of all property within the County. The Monroe County Property Appraiser's office cannot guarantee its accuracy for any other purpose. Likewise, data provided regarding one tax year may not be applicable in prior or subsequent years. By requesting such data, you hereby understand agree that the data is intended for ad valorem tax purposes only and should not be relied on for any other purpose.

By continuing into this site you assert that you have read and agree to the above statement.

# Summary

Parcel ID Account#

00059570-000000

Property ID

1060038 1060038

Millage Group

10KW

**Location Address Legal Description**  1801 WHITE St, KEY WEST

KW PT TR 28 OR536-975/980 (Note: Not to be used on legal documents.)

MUNICIPAL (8900)

Neighborhood

32250

**Property Class** 

Subdivision

Sec/Twp/Rng Affordable Housing No

05/68/25



# Owner

CITY OF KEY WEST FLORIDA PO Box 1409 Key West FL 33041

# Valuation

+ Market Improvement Value	2022 Working Values	2021 Certified Values	2020 Certified Values	2019 Certified Values
+ Market Misc Value	\$337,271	\$337,271	\$337,271	\$337,271
+ Market Land Value	\$123,546	\$123,546	\$123,546	\$123,546
= Just Market Value	\$15,903,118	\$15,903,118	\$15,903,118	\$15,903,118
= Total Assessed Value	\$16,363,935	\$16,363,935	\$16,363,935	\$15,703,118 \$16,363,935
- School Exempt Value	\$16,363,935	\$16,363,935	\$16,363,935	\$16,363,935 \$16,363,935
= School Taxable Value	(\$16,363,935)	(\$16,363,935)	(\$16,363,935)	(\$16,363,935)
- School laxable value	\$0	\$0	\$0	(\$10,303,935)

# Land

Land Use COMMERCIAL EXEMPT (100E)	Number of Units	Unit Type	Frontage	Depth
COMMERCIAL EXEMPT (100E)	238,035.00	Square Foot	0	0

# **Buildings**

**Building ID** Style

40276

**Exterior Walls** Year Built

**INSULATED METAL** 2000

**Building Type** 

CITY BLDGS A / 89A

Gross Sq Ft Finished Sq Ft

2912 864

Stories Condition

1 Floor **EXCELLENT** 

Perimeter 120 Functional Obs 0

Economic Obs 0 Depreciation % 26

Interior Walls

Code	Description	Sketch Area	Finished Area	Perimeter
EFD	<b>ELEVATED FOUND</b>	1,296	0	O O
OPX	<b>EXC OPEN PORCH</b>	432	0	0
FLA	FLOOR LIV AREA	864	864	0
OPU	OP PR UNFIN LL	320	0	0
TOTAL		2,912	864	0

**Building ID** 

40277

Style

**Building Type** OFF BLDG 1 STY-A / 17A

Gross Sq Ft

672 Finished Sq Ft 672

Stories

1 Floor GOOD

1029

Condition Perimeter

136 Functional Obs 0

**Economic Obs** 0 Depreciation % 26

Interior Walls

Code	Description	Sketch Area	Finished Area	Perimeter	
FLA	FLOOR LIV AREA	672	672	0	
TOTAL		672	672	0	

**Building ID** 

Style

**Building Type** CITY BLDGS A / 89A

Gross Sq Ft

1918 Finished Sq Ft 613

Stories 2 Floor Condition GOOD 145

Perimeter Functional Obs 0

**Economic Obs** Depreciation % 23

Interior Walls

Code	Description	Sketch Area	Finished Area	Perimeter
FLA	FLOOR LIV AREA	613	613	0
OPF	OP PRCH FIN LL	1,305	0	0
TOTAL		1,918	613	0

EffectiveYearBuilt 2001

Foundation Roof Type

Roof Coverage Flooring Type

**Heating Type Bedrooms** 

Full Bathrooms

Half Bathrooms Grade

350 Number of Fire PI 0

**Exterior Walls** 

**INSULATED METAL** 

Year Built

2001 EffectiveYearBuilt 2001

0

1

0

Foundation Roof Type

Roof Coverage Flooring Type **Heating Type** 

Bedrooms 0 Full Bathrooms 1 0

Half Bathrooms Grade

Number of Fire PI

**Exterior Walls** 

AVE WOOD SIDING

Year Built **EffectiveYearBuilt** 

2003 2003

0

0

2

400

200

0

Foundation Roof Type **Roof Coverage** Flooring Type **Heating Type** 

Bedrooms **Full Bathrooms** 

Half Bathrooms Grade

Number of Fire PI 0

# Yard Items

Description	Veen Built				
UTILITY BLDG	Year Built	Roll Year	Quantity	Units	
LC UTIL BLDG	1978	1979	1		Grade
ASPHALT PAVING	1978	1979	1	1020 SF	3
	1978	1979	1	120 SF	1
LC UTIL BLDG	1978		1	34500 SF	2
TIKI	1978	1979	1	80 SF	4
CH LINK FENCE		1979	1	992 SF	1
CONC PATIO	2002	2003	1	THE RESERVE OF THE PROPERTY OF	5
CH LINK FENCE	2005	2006	1	14400 SF	1
	2006	2014	1	4900 SF	2
		2017	1	8000 SF	1

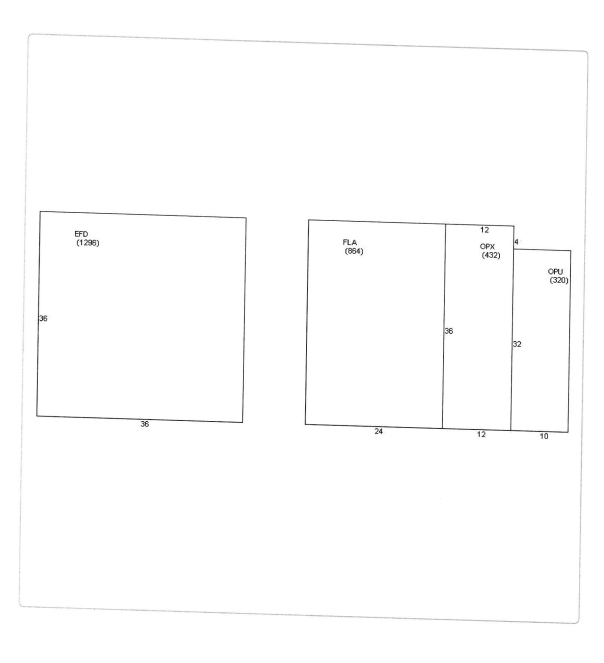
# **Permits**

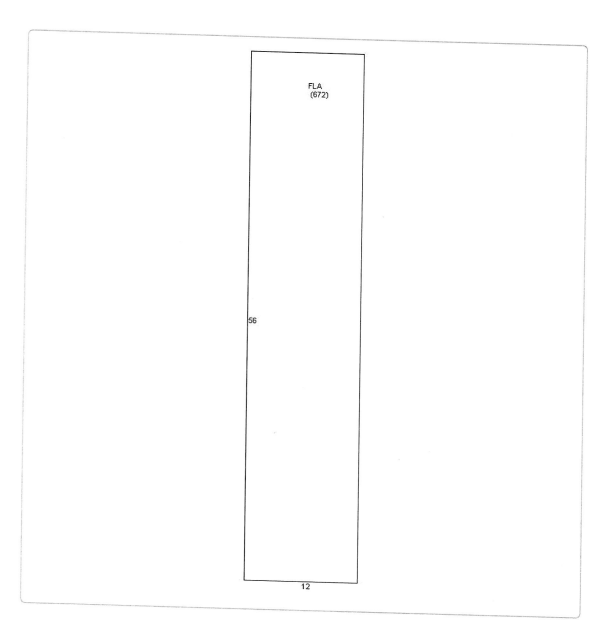
Number \$	Date Issued <b>♦</b>	Date Completed <b>♦</b>	Amount <b>‡</b>	Dannelt T	
11-0068	1/7/2011			Permit Type \$	
10-0503	4/29/2010		\$25,000	Commercial	POUR CONCRETE PETAMEN COURTS AT A Notes \$
10-0718	3/17/2010		\$1,645,000	Commercial	POUR CONCRETE BETWEEN COURTS AT BOCCE FACILITY AND RECONSTRUCT COURTS.
09-0949	4/3/2009		\$80,000	Commercial	10 ADDITIONAL LINEAR FEET OF 8" REINFORCED CONCRETE WALL TO SUPPORT GENERATOR SLAB.  INSTALL POWER FOR STORM WATER PLIMP STATION ONLY 200 AMERICAN CONCRETE WALL TO SUPPORT GENERATOR SLAB.
07-0437	1/26/2007		\$13,500	Commercial	INSTALL POWER FOR STORM WATER PUMP STATION ONE 300 AMP SERVICE, HOOK UP TWO MOTORS AND ONE GENERATOR.
06-5044			\$1,000	Commercial	INSTALL 275FT 10 FT HIGH CHAIN LINK
06-4518	8/30/2006		\$33,000	Commercial	INSTALL ONE 200 AMP SERVICE
06-0196	7/27/2006		\$19,800	Commercial	INSTALL 1000 LF OF 8' HIGH CHAIN LINK FENCE W/ GATES.
	1/27/2006		\$2,200	Commercial	REPLACE ROOF W/ V-CRIMP 28 SQRS.
05-4190	9/26/2005	12/20/2005	\$185,000	Commercial	INSTALL A CATCH BASIN SEWER FOR BIRDS
03-3154	9/25/2003	10/28/2003	\$15,276	Commercial	BUILD A 70' x70' BIRD AVIARY
03-2830	9/11/2003	10/28/2003	\$19,180	Commercial	
03-3155	9/9/2003	10/28/2003	\$16,903	Commercial	RAMP BATHROOMS AND PAVILION
02-2216	8/19/2002	10/10/2002	\$35,307	Commercial	
01-2813	8/23/2001	12/31/2001	\$4,000	Commercial	HANDICAPP SIDEWALK
01-1977	5/24/2001	12/31/2001	\$2,000	The state of the s	CHAIN LINK FENCE
00-1192	5/5/2000	8/15/2000	\$1,200	Commercial	WORK AREA
99-1825	6/28/1999	8/15/2000		Commercial	CONCRETE SLAB
96-3045	7/1/1996	12/1/1996	\$25,000	Commercial	REPLCE BREAKER PANEL
		12/1/1770	\$1,000	Commercial	MODULAR OFFICE BLDG
W Tay Inf	_				ELECTRIC

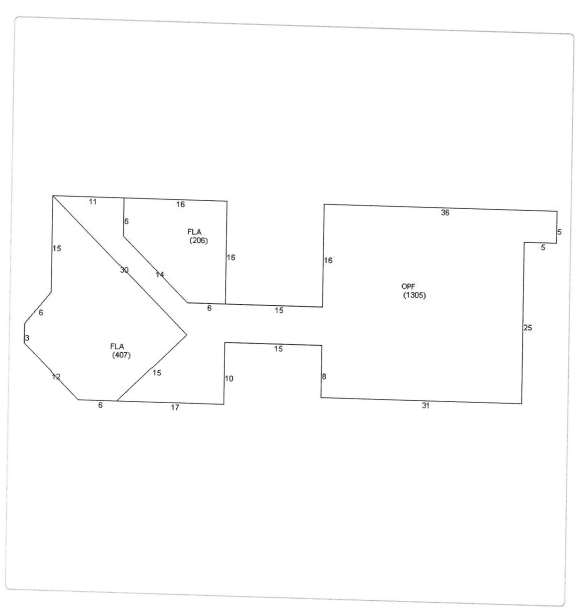
View Tax Info

View Taxes for this Parcel

Sketches (click to enlarge)







**Photos** 





# Мар



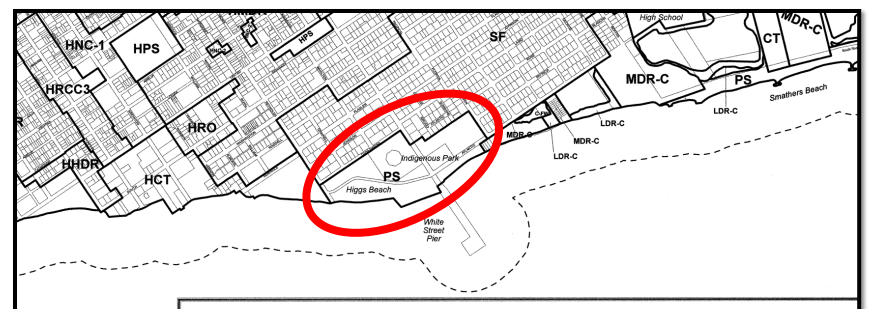
No data available for the following modules: Sales, TRIM Notice.

The Monroe County Property Appraiser's office maintains data on property within the County solely for the purpose of fulfilling its responsibility to secure a just valuation for ad valorem tax purposes of all property within the County. The Monroe County Property Appraiser's office cannot guarantee its accuracy for any other purpose. Likewise, data provided regarding one tax year may not be applicable in prior or subsequent years. By requesting such data, you hereby understand and agree that the **GDPR Privacy Notice** 

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# Zoning Map



# **OFFICIAL ZONING MAP**

# **LEGEND**

						'
Α	Airport	HNC (1 - 3)	Historic Neighborhood Commercial 1 - 3	MDR	Medium Density Residential	Zo
C-FW	C-FW Conservation- Freshwater Wetlands		Historic Planned Redevelopment and Development District	MDR (1)	,	Zo
C-OW	Conservation- Outstanding Waters of the State	HPS	Historic Public and Semi-public Services	MDR-C	Coastal Medium Density Residential	Se
C-TW	Conservation- Tidal Wetlands of the State	HPS (1)	Historic Public and Semi-public Services 1	PRD	Planned Redevelopment and Development District	
C-UH	Conservation- Upland Hammock	HPS (2)	Historic Public and Semi-public Services 2	PS	Public Services	Pa
CG	General Commercial	HRCC	Historic Residential Commercial Core	RO	Residential / Office	TH
CL	Limited Commercial	HRCC (1)	Historic Residential Commercial Core 1	SF	Single Family	ZC
CM	Conservation- Mangrove	HRCC (2)	Historic Residential Commercial Core 2			
СТ	Salt Pond Commercial Tourist	HRCC (3)	Historic Residential Commercial Core 3			IT
HCL	Historic Limited Commercial	HRCC (4)	Historic Residential Commercial Core 4			UF
HCT Historic Commercial Tourist		HRO	Historic Residential / Office			
HDR	High Density Residential	HSMDR	Historic Special Medium Density Residentia	l		
HHDR	Historic High Density Residential	LDR-C	Coastal Low Density Residential			
HMDR	Historic Medium Density Residential	M	Military			

