**Staff Report** 

## THE CITY OF KEY WEST PLANNING BOARD Staff Report



**To:** Chair and Planning Board Members

- From: Melissa Paul-Leto, Planner
- Through: Thaddeus Cohen, Planning Director
- Meeting Date: July 21, 2016
- Agenda Item:Conditional Use -250 Trumbo Road (RE # 00001720-000200; AK #<br/>1001805) A request for conditional use approval for a Dog Park use on<br/>property located within the Key West Bight (HRCC-2) Zoning District to<br/>Section 122-718(6) of the Land Development Regulations of the Code of<br/>Ordinances of the City of Key West, Florida.
- **Request:** To allow a community Dog Park to be located at 250 Trumbo Road
- Applicant: City of Key West
- **Property Owner:** City of Key West
- Location: 250 Trumbo Road (RE # 00001720-000200; AK # 1001805)
- **Zoning:** Key West Bight District (HRCC-2)



## **Background:**

The subject property is located on the southwest corner of Trumbo Road and Grinnell Street. The property is adjacent to the Historic Residential Commercial Core zoning district, with a parcel to the east being in the Public and Semipublic Services zoning district and the remaining parcels nearby being in the Key West Bight zoning district. The property is approximately 49,500 square feet.

The property is currently operating as a vacant parcel. Resolution No. 11-234, the City Commission approved a Revocable License Agreement with the Steamplant Condominium Association, Inc. for landscaping and maintenance of a city-owned vacant parcel on Trumbo Road. The City of Key West, consistent with Resolution No. 15-086 terminated the Revocable License with the Steamplant Condominium Association, Inc... The effective date of termination was March 15, 2016. The City is proposing two site plan options for the use of the parcel as a Dog Park. Option #1 offers 33,665 square feet of the parcel for the Dog Park use. Option #2 offers 23,681 square feet of the parcel for the Dog Park use.

## Request / Proposed Use:

The proposed use of the Dog Park is a conditional use within the HRCC-2 Zoning District pursuant to City Code Section 122-718(6).

## **Surrounding Zoning and Uses:**

North: HRCC, Historic Residential Commercial Core Mixed Use Center South: HRCC-2, Key West Bight District, commercial/residential and residential uses East: HNC-2, Historic Neighborhood Commercial District, commercial and residential uses West: PS, Public and Semipublic Services (PS) Zoning District, existing public and semipublic services.

## **Process:**

Development Review Committee:	May 26, 2016
Planning Board:	July 21, 2016
Local Appeal Period:	10 days
DEO Review:	Up to 45 days

## **Conditional Use Review**

The purpose of conditional use review, pursuant to City Code Section 122-61, 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. City Code Chapter 122, Article III 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.

## **Conditional Use Specific Criteria pursuant to Code Section 122-62**

## (a) Findings

Code Section 122-62(a) provides, in part, that "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." This section also specifies that "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."

## (b) Characteristics of use

The proposed conditional use would utilize an existing vacant lot of parcel as a Dog Park for the City of Key West.

## (1) Scale and intensity of the proposed conditional use as measured by the following:

- **a.** Floor area ratio (FAR): No change in floor area is proposed.
- b. Traffic generation:

No change anticipated.

- **c.** Square feet of enclosed space for each specific use: Option #1 proposes an enclosed fence for a Dog Park that is 33,665 square feet. Option #2 proposes an enclosed fence for a Dog Park that is 23,681 square feet.
- d. Proposed employment:

City staff will open and close gate during operational hours.

e. Proposed number and type of service vehicles: No service vehicles are proposed for this conditional use.

## f. Off-street parking needs:

The site currently has ample off street parking on both sides of Trumbo Road. The proposed Dog Park will provide (2) ADA paved parking spaces on-site.

# (2) On- or off-site improvement needs generated by the proposed conditional use and not identified above including the following:

a. Utilities

There is an existing Utility Lift Station on the site.

- **b.** Public facilities, especially any improvements required to ensure compliance with concurrency management as provided in City Code Chapter 94 None expected.
- c. Roadway or signalization improvements, or other similar improvements None expected.
- **d.** Accessory structures or facilities None expected.

e. Other unique facilities/structures proposed as part of site improvements None proposed.

# (3) On-site amenities proposed to enhance site and planned improvements, including mitigative techniques such as:

## a. Open space

The open space will be decreasing by 880 square feet due to the proposed ADA parking spaces on-site.

## b. Setbacks from adjacent properties

No changes in the setbacks are proposed.

## c. Screening and buffers

The applicant is providing two site plan options: Option #1 proposes a buffer from the Fence line of the Dog Park to the Steamplant Condominiums by 52 feet, Option #2 proposes a buffer from the fence line of the Dog Park to the Steamplant Condominiums by 104 feet.

d. Landscaping berms proposed to mitigate against adverse impacts to adjacent sites

Landscaping will be enhanced along the fence line facing the Steamplant Condominiums in order to mitigate against adverse impacts. A proposed (50) Areca Palms will be planted outside the Dog Park fence line.

e. Mitigative techniques for abating smoke, odor, noise and other noxious impacts The applicant is offering to move the fence line that is adjacent to the Steamplant condominiums of the Dog Park inward from the property line a proposed 52 feet in Option #1 and 104 feet in Option #2. Both options will allow a buffer from any noise activity from the Dog Park. The proposed (50) Areca Palms along the adjacent fence line will enable a visual buffer for the Steamplant Condominium residents.

## (c) Criteria for conditional use review and approval

Pursuant to City Code Section 122-62(c), applications for a conditional use shall clearly demonstrate the following:

## (1) Land use compatibility

The proposed use would be located within the existing vacant parcel. The proposed use is anticipated to be compatible, harmonious and enhance the adjacent uses. The proposed Dog Park would not adversely impact the immediate vicinity.

(2) Sufficient site size, adequate site specifications and infrastructure to accommodate the proposed use

The size and shape of the site are adequate to accommodate the proposed scale and intensity of the conditional use requested.

- (3) **Proper use of mitigative techniques** No adverse impacts anticipated.
- (4) Hazardous waste

None expected or proposed.

(5) Compliance with applicable laws and ordinances Comply with all applicable laws and regulations would be required.

## (6) Additional criteria applicable to specific land uses

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. Land uses within a conservation area: N/A
- **b.** Residential development: N/A
- c. Commercial or mixed use development: N/A

## d. Development within or adjacent to historic district:

The property is located within the Key West Historic District. All applicable future construction as a result of this conditional use, if approved, would be subject to review through the Certificate of Appropriateness process for compliance with appearance and design guidelines for the proposed signage.

- e. Public facilities or institutional development: N/A
- f. Commercial structures, uses and related activities within tidal waters: N/A
- g. Adult entertainment establishments: N/A

## **<u>RECOMMENDATION</u>**:

The Planning Department, based on the criteria established by the Comprehensive Plan and the Land Development Regulations, recommends to the Planning Board that the request for Conditional Use of **Option #1 be APPROVED WITH CONDITIONS** as follows:

## **General conditions:**

1. Gates will be opened at 6 a.m. and closed at 8 pm. By City of Key West staff.

- 2. The City of Key West is providing (2) ADA paved parking spaces (12x18' each with 8' aisle).
- 3. Fencing at the entrance as well as a 6' x 22 triple gated safety fence.

4. A water station 3'x6' on Flexi-pave pavement.

5. (50) Areca Palms to enhance the landscape along the existing (15) Palms for a visual and noise buffer.

6. A water line to prevent back flow.

7. #1 sign includes the following rules:

- 1. Dogs must never be left unattended.
- 2. All dogs must wear a current license.
- 3. Owners are required to clean up after their dogs.
- 4. Unruly dogs are not allowed.
- 5. Female dogs "in heat" are not allowed in the Dog Park area.
- 6. All humans must be accompanied by a dog. Monroe County Humane Society (305) 294-4857 City of Key West Public Works (305) 809-3759

8. #2 sign includes the following rules:

1. Hours 6 a.m. to 8 p.m. 7 days a week

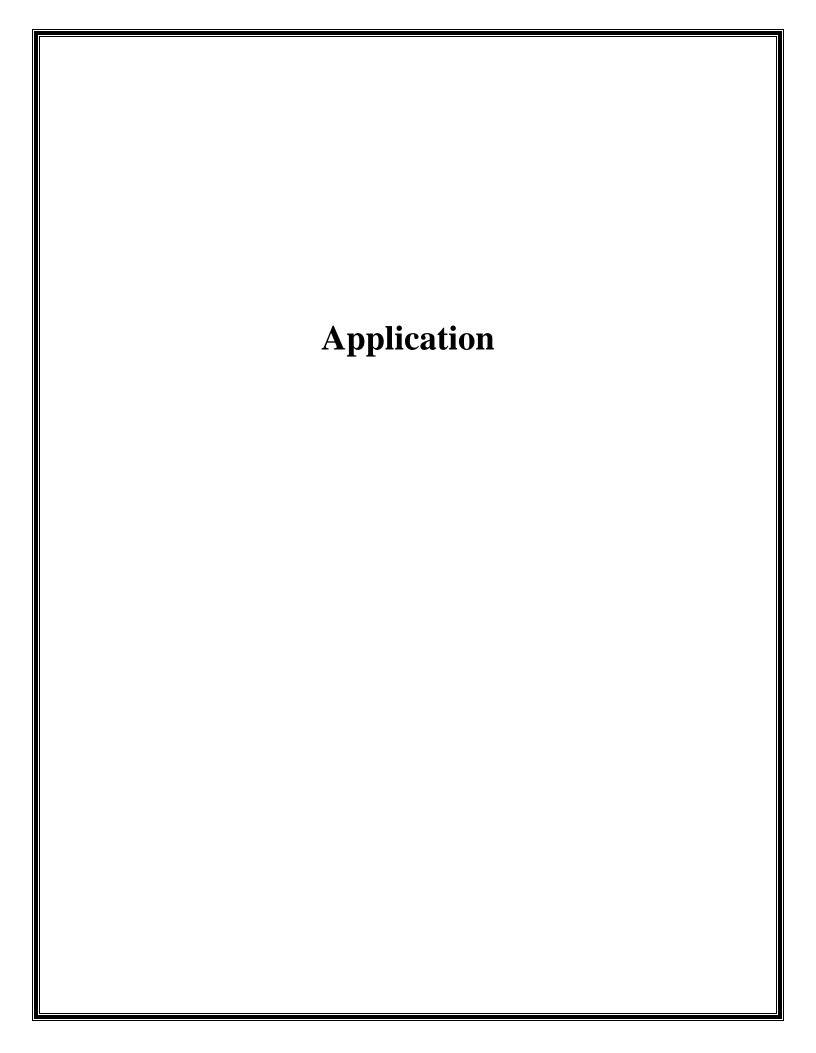
## BARK – FREE ZONE

Please be considerate, dogs that bark persistently must be removed from the premises.

UNATTENDED DOGS WILL BE IMPOUNDED

Do not leave your pet in the Dog Park without supervision.

Call the Monroe County Humane Society (305) 294-4857 to report a dog problem or lost pet.



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	Development Plan & Conditional Use Application
	Applications will not be accepted unless complete
	Development Plan Conditional Use Historic District   Major X Yes   Minor No
Please	e print or type:
1)	Site Address250 TRUMBO
2)	Name of ApplicantOF KEY WEST
3)	Applicant is: Owner   Authorized Representative   (attached Authorization and Verification Forms must be completed)
4)	Address of Applicant <u>3132</u> FLAGLER AVENUE
5)	Applicant's Phone # Email
6)	Email Address:
7)	Name of Owner, if different than above
8)	Address of Owner
9)	Owner Phone # Email
10)	Zoning District of Parcel RE# RE#
11)	Is Subject Property located within the Historic District? Yes X No
	If Yes: Date of 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).
	The property is currently a vacant lot. The City is proposing a dog
	park for the community. A revocable license was recently terminated
	with the Steamplant Condominium Assoc. The recovable license was for
	the specific purpose of providing for the maintenance, preservation &
	architectural control of the condominium units and common elements within the Steamplant.

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13)	Has subject Property received any variance(s)? Yes No
	If Yes: Date of approval Resolution #
	Attach resolution(s).
14)	Are there any easements, deed restrictions or other encumbrances on the subject property?
	Yes No $\underline{\times}$ If Yes, describe and attach relevant documents.
	ir res, describe and allach relevant documents.
	A. For both <i>Conditional Uses</i> and <i>Development Plans</i> , provide the information requested from the attached <b>Conditional Use and Development Plan</b> sheet.
	B. For <i>Conditional Uses</i> only, also include the <b>Conditional Use Criteria</b> required under Chapter 122, Article III, Sections 122-61 and 122-62 of the Land Development Regulations (see attached copy of criteria).
	C. For <i>Major Development Plans</i> only, also provide the <b>Development Plan Submission Materials</b> required under Chapter 108, 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 <i>Conditional Uses</i> and <i>Development Plans</i> , one set of plans MUST be signed & sealed by an Engineer or Architect.
	e note, development plan and conditional use approvals are quasi-judicial hearings and it is per to speak to a Planning Board member or City Commissioner about the project outside of the ng.

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## 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 showing all dimensions including distances from property lines, and including:
  - 1) Size of site;
  - 2) Buildings, structures, and parking;
  - 3) FEMA Flood Zone;
  - 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.

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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.

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- (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).
  - j. 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.

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## **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.

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- (c) <u>Criteria for conditional use review and approval</u>. Applications for a conditional use shall clearly demonstrate the following:
  - (1) <u>Land use compatibility</u>. 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) <u>Sufficient site size, adequate site specifications, and infrastructure to accommodate the proposed use</u>. 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) <u>Compliance with applicable laws and ordinances</u>. A conditional use application shall demonstrate compliance with all applicable federal, state, county, and city 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. Land uses within a conservation area. 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 marine 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. <u>Residential development</u>. 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 V 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 off-

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street 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, design, 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. <u>Adult entertainment establishments</u>. The criteria for adult entertainment establishments are as provided in division 12 of article V of this chapter.



January 15, 2016

Barton W. Smith, Esq. 138-142 Simonton Street Key West, Florida 33040 C/O Steamplant Condominium Association, Inc.

Re: Termination of Revocable License Agreement Resolution No 15-086

The City of Key West, consistent with Resolution No 15-086 hereby informs the Steamplant Condominium Association, Inc. that the City is exercising Item No 4 of the Agreement dated August 2, 2011.

This letter shall serve as the termination notification. The effective date of the termination shall be March 15, 2016.

Sincerely,

Thaddeus L. Cohen Planning Director

## RESOLUTION NO.

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF KEY WEST, FLORIDA, DIRECTING THE CITY MANAGER TO PROVIDE NOTICE OF TERMINATION OF THE ATTACHED "REVOCABLE LICENSE AGREEMENT FOR USE OF CITY STEAMPLANT PROPERTY" BETWEEN THE CITY AND CONDOMINIUM ASSOCIATION, INC.; DIRECTING CITY STAFF TO INVESTIGATE AND MOVE FORWARD ON ANY REQUIREMENTS TO USE THAT PUBLIC PROPERTY FOR THE PURPOSE OF EXERCISING ANIMALS (DOG PARK); PROVIDING FOR AN EFFECTIVE DATE

WHEREAS, in Resolution No. 11-234, the City Commission approved a Revocable License Agreement with the Steamplant Condominium Association, Inc. for landscaping and maintenance of a city-owned vacant parcel on Trumbo Road; and

WHEREAS, the City Commission has determined that it would be in the best interests of the City to terminate the Revocable License Agreement, in order to provide public space for the purpose of exercising animals (a "dog park");

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF KEY WEST, FLORIDA AS FOLLOWS:

<u>Section 1</u>: That the City Manager is directed to provide the Steamplant Condominium Association, Inc. with a Notice of Termination for the "Revocable License Agreement For Use of City Property." Section 2: That City staff is directed to investigate and move forward on determining necessary requirements, if any, to use that public property for the purpose of exercising animals ("dog park").

<u>Section 3</u>: That this Resolution shall go into effect immediately upon its passage and adoption and authentication by the signature of the Presiding Officer and the Clerk of the Commission.

Passed and adopted by the City Commission at a meeting held this

\_\_\_\_\_ day of \_\_\_\_\_, 2015.

Authenticated by the Presiding Officer and Clerk of the Commission on \_\_\_\_\_\_day of \_\_\_\_\_, 2015.

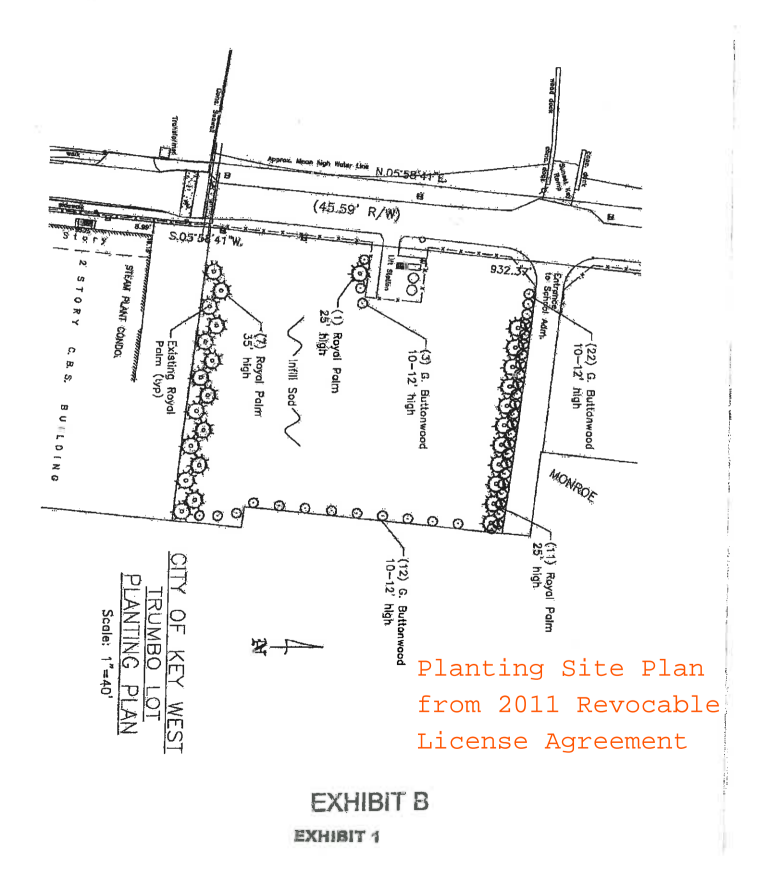
Filed with the Clerk on \_\_\_\_\_, 2015

Mayor Craig Cates	
Vice Mayor Mark Rossi	
Commissioner Teri Johnston	
Commissioner Clayton Lopez	
Commissioner Billy Wardlow	-
Commissioner Jimmy Weekley	
Commissioner Tony Yaniz	

#### CRAIG CATES, MAYOR

ATTEST:

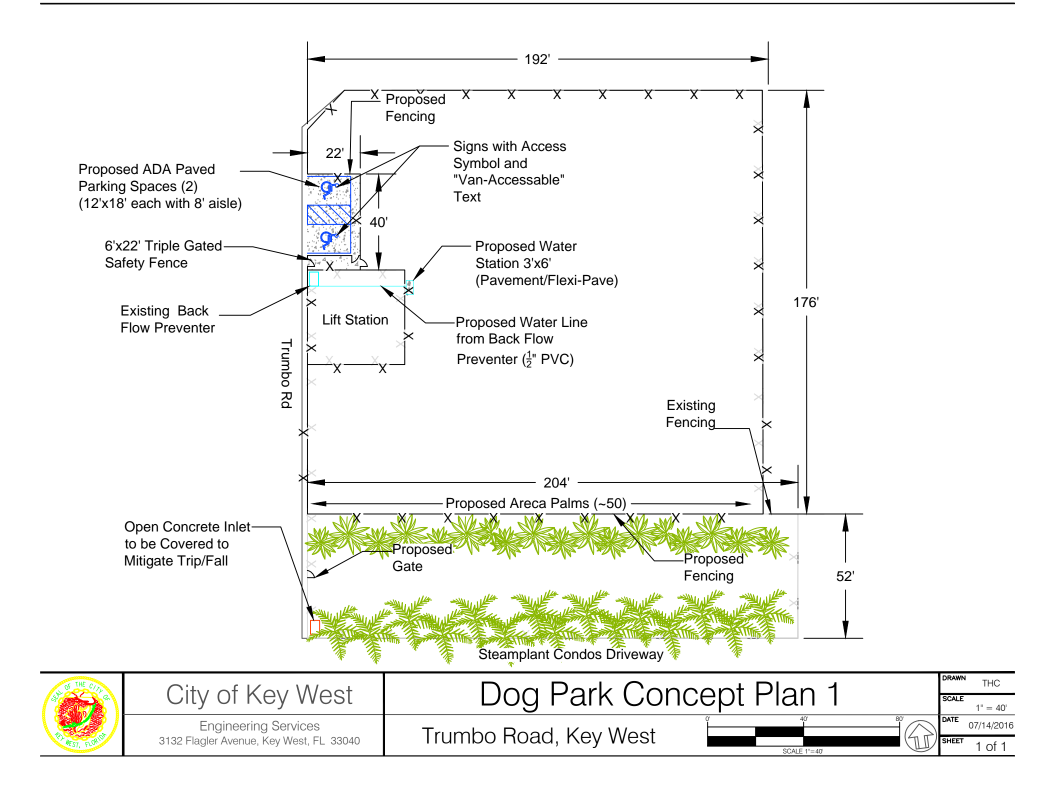
CHERYL SMITH, CITY CLERK



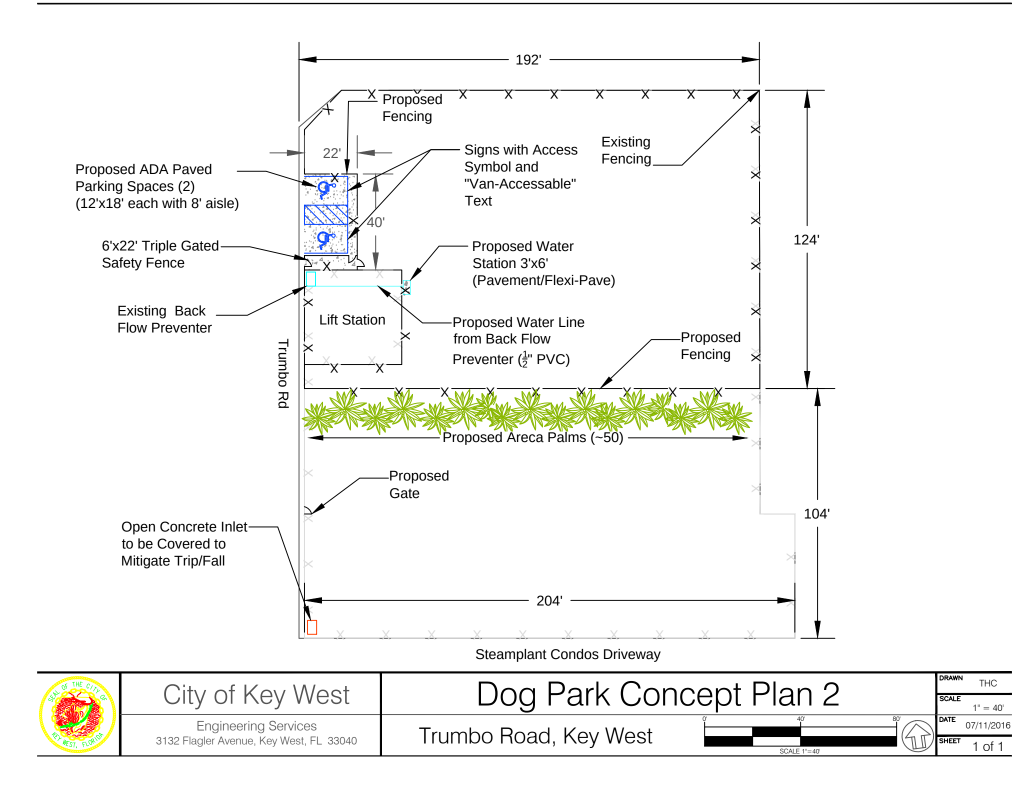
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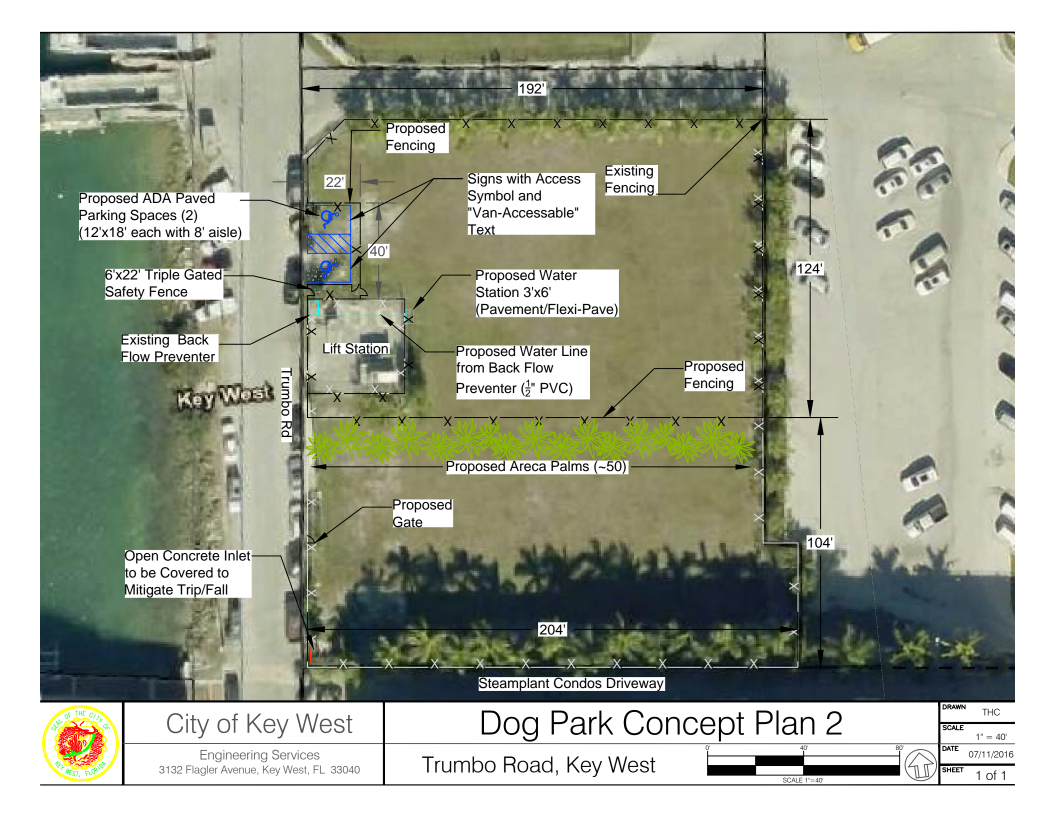














Scott P. Russell, CFA Property Appraiser Monroe County, Florida

Key West (305) 292-3420 Marathon (305) 289-2550 Plantation Key (305) 852-7130

# **Property Record Card -**

Website tested on IE8, Maps are now launching the new map application version Fleion. 10.3 or higher

Alternate Key: 1001805 Parcel ID: 00001720-000200

## **Ownership Details**

Mailing Address: CITY OF KEY WEST FL FOR: CES STEAM PLANT TRUMBO RD PO BOX 1409 KEY WEST, FL 33041-1409

## **Property Details**

PC Code: 91 - UTILITIES,WATER TANKS Millage Group: 12KW Affordable Housing: No Section-Township-Range: 31-67-25 Property Location: 250 TRUMBO RD KEY WEST Legal Description: KW PT OF TRUMBO ISLAND OR551-218 OR813-2458/2464 OR1415-127

## Click Map Image to open interactive viewer



## Exemptions

Exemption	Amount
15 - MUNICIPAL LANDS	3,370,378.00

## Land Details

Land Use Code	Frontage	Depth	Land Area
100E - COMMERCIAL EXEMPT	0	0	49,500.00 SF

## **Misc Improvement Details**

Nbr	Туре	# Units	Length	Width	Year Built	Roll Year	Grade	Life
1		36,400 UT	0	0	1975	1976	3	1

## **Appraiser Notes**

CITY OF KEY WEST ENGINEERING DEPT'S LETTER DATED 5/23/07 STATED THAT THE SANITARY SEWER LIFT STATION (H) HAS BEEN ASSIGNED THE PHYSICAL ADDRESS OF 250 TRUMBO RD

RCN-MI= \$40,040 UNIT COST-MI= \$1.10 DG

## **Parcel Value History**

Certified Roll Values.

View Taxes for this Parcel.

Roll Year	Total Bldg Value	Total Misc Improvement Value	Total Land Value	Total Just (Market) Value	Total Assessed Value	School Exempt Value	School Taxable Value
2015	0	200,200	3,170,178	3,370,378	3,370,378	3,370,378	0
2014	0	200,200	4,311,442	4,511,642	4,511,642	4,511,642	0
2013	0	200,200	4,311,442	4,511,642	4,511,642	4,511,642	0
2012	0	200,200	4,311,442	4,511,642	4,511,642	4,511,642	0
2011	0	200,200	4,311,442	4,511,642	4,511,642	4,511,642	0
2010	0	200,200	4,039,200	4,239,400	4,239,400	4,239,400	0
2009	0	200,200	5,049,000	5,249,200	5,249,200	5,249,200	0
2008	0	200,200	5,049,000	5,249,200	5,249,200	5,249,200	0
2007	0	200,200	5,049,000	5,249,200	5,249,200	5,249,200	0
2006	0	200,200	9,761,400	9,961,600	9,961,600	9,961,600	0
2005	0	200,200	9,424,800	9,625,000	9,625,000	9,625,000	0
2004	0	200,200	6,732,000	6,932,200	6,932,200	6,932,200	0
2003	0	200,200	1,122,101	1,322,301	1,322,301	1,322,301	0
2002	0	200,200	1,122,101	1,322,301	1,322,301	1,322,301	0
2001	0	200,200	1,122,101	1,322,301	1,322,301	1,322,301	0
2000	0	200,200	1,024,527	1,224,727	1,224,727	1,224,727	0
1999	0	200,200	1,024,527	1,224,727	1,224,727	1,224,727	0
1998	0	40,040	1,024,527	1,064,567	1,064,567	1,064,567	0
1997	0	40,040	926,953	966,993	966,993	966,993	0
1996	0	40,040	926,953	966,993	966,993	966,993	0
1995	0	40,040	926,953	966,993	966,993	966,993	0
1994	0	40,040	926,953	966,993	966,993	966,993	0
1993	0	40,040	926,953	966,993	966,993	966,993	0
1992	0	40,040	926,953	966,993	966,993	966,993	0
1991	0	40,040	926,953	966,993	966,993	966,993	0
1990	0	40,040	780,592	820,632	820,632	820,632	0
1989	0	40,040	780,592	820,632	820,632	820,632	0
1988	0	40,040	683,018	723,058	723,058	723,058	0
1987	0	40,040	207,345	247,385	247,385	247,385	0
1986	0	40,040	207,345	247,385	247,385	247,385	0
1985	0	40,040	135,630	175,670	175,670	175,670	0
1984	0	40,040	135,630	175,670	175,670	175,670	0

1983	0	40,040	135,630	175,670	175,670	175,670	0
1982	0	40,040	135,630	175,670	175,670	175,670	0
Parce	I Sales	History					
NOTE: Sales do not generally show up in our computer system until about two to three months after the date of sale. If a recent sale does not show up in this list, please allow more time for the sale record to be processed. Thank you for your patience and understanding.							
There are no sales to display for this parcel.							

## This page has been visited 131,660 times.

Monroe County Property Appraiser Scott P. Russell, CFA P.O. Box 1176 Key West, FL 33041-1176