SPOTTSWOOD, SPOTTSWOOD, SPOTTSWOOD & STERLING, PLLC

ATTORNEYS AND COUNSELORS AT LAW 500 FLEMING STREET KEY WEST, FLORIDA 33040

JOHN M. SPOTTSWOOD, JR. ERICA HUGHES STERLING ROBERT A. SPOTTSWOOD, JR. RICHARD J. McCHESNEY ROBERT H. GEBAIDE

OF COUNSEL:

JOHN M. SPOTTSWOOD (1920 - 1975)

February 14, 2025

Telephone | 305-294-9556 Facsimile | 305-504-2696



VIA HAND DELIVERY

Katie Halloran, Planning Director City of Key West Planning Department 1300 White Street Key West, Florida 33040

Re: Application for Minor Development Plan 601 Howard England Way, Key West, FL 33040 RE# 00001630-000200

Ms. Halloran:

Please allow this letter and supporting documentation to serve as the Florida Department of Environmental Protection ("Applicant") application for Minor Development Plan at Fort Zachery Taylor located at 601 Howard England Way, Key West, Florida 33040 (the "Property").

Solutions Statement:

The Minor Development Plan application submitted for review and approval is for a new visitor center at Fort Zachery Taylor, a Florida state, park located within the Historic Public Services (HPS) zoning district. Land uses such as parks and recreation (active and passive) and civic and cultural activities are permitted in this land use designation. The proposal is to demolish the current building that houses the bathrooms and reconstruct a visitor center with new bathrooms. Both uses will be to accommodate existing visitors of the fort and the beach. The proposed new structure will be 1,468 square feet larger than the existing building. A minor development plan is required per code Sec. 108-91(A)(b) of the Land Development Regulations ("LDRs") of the City when there is an addition or reconstruction of 500 to 2,499 square feet of gross nonresidential floor area.

History

Named for President Zachary Taylor, the U.S. Army began construction of the fort in 1845.

Minor Development Plan - Fort Zachery Taylor State Park

Serving as the headquarters for the Navy's East Gulf Coast Blockading Squadron, the fort stayed on active-duty status through 1947. Although they never fired except for practice, the fort was equipped with 162 cannons. Today, the fort is a National Historic Landmark and is a favorite spot for both locals and tourists year-round.

Existing Conditions.

The state park is comprised of three (3) parcels. The proposed project is located on the same parcel as the current bathrooms, state offices, storage facilities and a concession stand. The building that currently houses the bathrooms is in poor condition and requires replacement. It is not historic or a contributing resource to the historic district, therefore, demolition may be considered.

Proposed Conditions

The proposed visitor center will provide an area for visitors to gather before entering the fort and /or beach to collect information on the fort's history and tours. Along with providing new bathrooms, the center will also house one of the fort's cannons.

	REQUIREMENT	EXISTING	PRPOPOSED
ZONING	HPS		
FEMA	8''-0''	12'-7"	12'-0''
SITE SIZE	NA	406,169 SF	NO CHANGE
BUILDING	40% (162,467 SF)	8,677 SF	10,145 SF
COVERAGE	1070 (102,107 51)		10,115 51
IMPERVIOUS	50% (203,084)	37,948 SF	39,416 SF
HEIGHT	25'-0"	18'-0"	24'-2"

Parking

The reconstruction of the bathroom building along with the inclusion of a visitor center does not intensify the site or require additional parking to accommodate the use. The site has sufficient parking for visitors of the fort and the beach area provided by a main parking area and overflow parking area on adjacent lot.

Sec. 108-228. Key Persons

Name of development:	Fort Zachery Taylor State Park
Name of Owner:	State of Florida c/o Florida Dept of Environmental Protection
Owner's authorized agent:	Spottswood, Spottswood, Spottswood & Sterling
Architect:	Haven Burkee, Bender and Associates Architects

Sec. 108-229. Project Description.					
Zoning:	Historic Public and Semi Public Services (HPS)				
Site Dimensions:	See site data table below and architectural drawings.				

Project Data Summary							
REQUIREMENT EXISTING PRPOPOSED							
ZONING	HPS						
FEMA	8''-0''		12'-0"				
SITE SIZE	NA	406,169 SF	NO CHANGE				
BUILDING	40% (162,467 SF)	8,677 SF	10,145 SF				
COVERAGE							
IMPERVIOUS	50% (203,084)	37,948 SF	39,416 SF				
HEIGHT	25'-0"	18'-0"	24'-2"				

Sec. 108-230. Other project information.

Proposed work area:



Sec. 108-231. Residential developments.

Not applicable

Sec. 108-232. Intergovernmental coordination.

This project is overseen by the Florida Department of Environmental Protection.

Please don't hesitate to contact me if you have any questions or concerns. Thank you in advance for your assistance.

Best regards,

a

Richard J. McChesney

Application



DEVELOPMENT PLAN AND **CONDITIONAL USE APPLICATION CITY OF KEY WEST, FLORIDA • PLANNING DEPARTMENT**

Address: 1300 White Street • Key West, Florida 33040 Phone: 305-809-3764 Website: www.cityofkeywest-fl.gov

Fees listed below include a \$358.87 advertising/noticing fee and a \$127.63 fire review fee where applicable. Any Major or Minor Development Plan returned to the Planning Board after initial approval willrequire a new application fee equivalent to one-half of the current fee schedule

Development Plan and Conditional Use application fee schedule

Development Plan	
Minor Development Plan	
Within Historic District Total Application Fee	\$ 3,932.46
Outside Historic District Total Application Fee	\$ 3,166.69
Conditional Use Total Application Fee	\$ 1,403.91
Extension Total Application Fee	\$ 1,124.64
Major Development Plan Total Application Fee	\$ 5,208.74
Conditional Use Total Application Fee	\$ 1,403.91
Extension Total Application Fee	\$ 1,124.64
Administrative Modification Fee	\$ 926.10
Minor Modification Fee	\$ 1,765.38
Major Modification Fee	\$ 2,981.18
Conditional Use (not part of a development plan) Total Application Fee	\$ 3,677.20
Extension (not part of a development plan) Total Application Fee	\$ 1,124.64
Revision or Addition (not part of a development plan) Fee	\$ 2,801.75

Applications will not be accepted unless complete

Development Plan	Conditional Use	Historic District
Major		Yes <u>×</u>
Minor <u>×</u>		No

Please print or type:

1)	Site Address:	601	Howard	England	Way	y
1)	Site Address:	601	Howard	England	Wa	1

Name of Applicant: Spottswood, Spottswood, Spottswood & Sterling, PLLC 2)

- Applicant is: 3) Property Owner: Authorized Representative: X (attached Authorization and Verification Forms must be completed) Address of Applicant: 500 Fleming Street, Key West, FL 33040 4)
- 5)

Applicant's Phone #: 305-294-9556 Email: Richard@spottswoodlaw.com

Email Address: 6)

Name of Owner, if different than above: State of Florida 7)

Address of Owner. C/O Dep Division of State Lands, 3900 Commonwealth Blvd Mail Station 108, Tallahassee FL 3239 8)

Development Plan and Conditional Use Application

Revised 09.19.24 by DP

9)	Owner Phone #:	Email:	
10)	Zoning District of Parcel: HPS	RE#	00001630-000200
11)	Is Subject Property located within the Historic Distric	t? Yes <u>X</u>	No
	If Yes: Date of approval		
	HARC approval #		
	OR: Date of meeting		
12)	Description of Proposed Development and Use. Plea and uses, number of dwelling units, parking, restau than one use, describe in detail the nature of each us sheet if necessary).	rant seats e (Give co	s, vehicles proposed, etc. If there is more incise description here and use a separate
Der	no existing structure that houses bathrooms and rebu	ild bathroo	om facilities along with a visitor center
13)	Has subject Property received any variance(s)? Yes If Yes: Date of approvalResolution # Attach resolution(s).		_No_X
14)	Are there any easements, deed restrictions or other	encumbra	nces on the subject property?
	YesNo		
	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 Conditional 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 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 Conditional Uses and Development Plans, one set of plans MUST be signed & sealed by an Engineer or Architect.

Please note, development plan and conditional use approvals are quasi-judicial hearings, and it is improper to speak to a Planning Board member or City Commissioner about the project outside of the hearing.

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;
 - 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.

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.
- (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 hospitalbeds; 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.

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 complies 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
- (c) <u>Criteria for conditional use review and approval</u>. Applications for a conditional use shall clearly demonstrate the following:
 - 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) <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 againstpotential 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. <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 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 outsidethe 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 chapter110; especially protection of historic resources; subdivision of land; access, internal circulation, and off- 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. Development within or adjacent to historic district. 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.

Authorization and Verification



authorize

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, Tavid Matson Please Print Name of person with authority to execute documents on behalf of entity as

 FOEP/BDC Assistant Bureau Chief
 of
 Bot TILF
 C/b
 DEP/DIVISion of
 Sector Londs

 Name of office (President, Managing Member)
 of
 Bot TILF
 C/b
 DEP/DIVISion of
 Sector Londs

Bender and Associates Architectural Firm and Spottswood Law Firm

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 February 13, 2025

Name of person with authority to execute documents on behalf of entity owner

He/She is personally known to me or has presented

as identification.

ary's Signature and Seal

MACEY ROBINSON Commission # HH 505566 Expires March 19, 2028

Name of Acknowledger typed, printed or stamped

HH 505566 Commission Number, if any



City of Key West Planning Department Verification Form

(Where Applicant is an entity)

I,	Richard J. McChesney	, in my capacity as	Member		
-,	(print name)		(print position; president, managing member)		
of	Spottswood, Spottswood, Spottswood & Sterling, PLLC				
	(print name of entity)				

being duly sworn, depose and say that I am the Authorized Representative of the Owner (as appears on the deed), for the following property identified as the subject matter of this application:

601 Howard England Way, Key West, FL 33040

Street address of subject property

I, the undersigned, declare under penalty of perjury under the laws of the State of Florida that I am the Authorized Representative of the property involved in this application; that the information on all plans, drawings and sketches attached hereto and all the statements and answers contained herein are in all respects true and correct.

In the event the City or the Planning Department relies on any representation herein which proves to be untrue or incorrect, any action or approval based on said representation shall be subject to revocation.

ignature of Applicant Z 13 25 date Subscribed and sworn to (or affirmed) before me on this___ bv Kichard McC Name of Applicant as identification. He/She is personally known to me or has presented Notary's Signature and Seal with the here and Name of Acknowledger typed, printed or stamped #HH 156332 Commission Number, if any

Ownership (Deeds and PRC)

Mc 815:c1685

c 14.00

FILED FOR REFCAU

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QUITCLAIN DEED

The UNITED STATES OF AMERICA, acting by and through the Secretary of the Interior, acting by and through the Southeast Regional Director, Heritage Conservation and Recreation Service, 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 485, 91st Congress, and regulations and orders promulgated therounder (horeinafter designated "Grantor"), for and in consideration of the perpetual use of the hereinafter described premises for public park and public recreation area purposes, by the State of Florida (hereinafter designated "Granted"), does hereby release and quitclaim to Grantes, and to its successors and assigns, subject to the reservations, exceptions, restrictions, conditions and covenants F hereinafter expressed and set forth, all Grantor's right, title and 3-6 100:26 interest in and to the following described property, consisting of § approximately 13.32 acres, located in Monroe County, Florida:

In the City of Key West, commencing at a point on the southwast corner of the center section of the Mole at the Truman Annex (former Naval Station), the coordinates of which are N79,821.0 and E 230,188.0 based on U.S. Coast and Geodetic Survey Mercator Grid Coordinate System which has for its zero coordinate a point at Latitude North 24°20'00" and 500,000 foot west of Longitude West 81°00'00"; thence run south 10°00'00" west, a distance of 2,443.0 fest along the west property line of a 38 acre parcel containing a structure known as Fort Zachary Taylor to a point; thence run south 80°00'00" east a distance of 965.0 feet slong the south property line of the 38 acre parcel containing the structure known as Fort Zachary Taylor to the Point of Beginning; thence run north 10°00'00" east, along a line which is also the southeast boundary of the 38 acre parcel containing the structure known as Fort Zachary Taylor, a distance of 1,045.0 fast, more or less, to a point which is the intersection of the south and east walls of the south corner of a structure known as "Fort Zachary Taylor"; thence slong the east wall of Fort Zachary Taylor for the following runs: in a morthwesterly direction a distance of 80.0 feet, in a southwesterly direction a distance of 10.0 feet, in a northwesterly direction a distance of 65.8 feet to a corner of Fort Zachary Taylor; thence continuing in a northwestorly direction a distance of 72.0 feet to the southeasterly corner of Building number 227; thence morth 84*00'00" cast a distance of 400.0 feet; thence south 19'00'00" east a distance of 400.0 fost; thence south 10°00'00" west a distance of 995.0 feat, more or lass, to a point on the south boundary of Truman Annex; thence north 80°00'00" west along the south boundary of Truman Annex a distance of 450.0 feet, more or lass, back to the Point of Beginning and containing 13.32 acres, more or less.

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-ofway, easements and covenants and agreements affecting the above described premises, whether or not the same now appear of record.

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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 Grantce, its successors and assigns, forever.

-2-

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 State of 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 perpatuity as set forth in the program of utilization and plan contained in the application, submitted by the Grantee in April, 1979, 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 Faderal 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.

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4. From the date of this conveyance, the Grantee, its successors and assigns, shall submit biannial reports to the Secretary of the Interior, satting 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.

-3-

5. If at any time the United Status 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.

As part of the consideration for this Deed, the Grantee covenants 6. 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 assigna, will comply with all requirements imposed by or pursuant to the regulations of the Department of the Interior 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 Lechnical classification or designation, legal or otherwise, he binding to the fullest extent permitted by law and equity for the benefit of.

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and in favor of the Grantor and enforceable by the Grantor against the Grantee, its successors and assigns.

1

-4-

7. The Granter and the Grantes agree that the Grantes is prohibited from developing the property herein conveyed in any manner which is incompatible with Executive Order 11986, relating to Floodplain Management, and Executive Order 11990, relating to Protection of Matlands. The Granter and the Grantes agree that this prohibition is irrevocable, and the Grantes agrees to include in any subsequent transfer an identical irrevocable prohibition.

8. The Grantee agrees to comply with the requirements of Public Law 90-480 (82 Stat. 718), the Architectural Barriers Act of 1958, as smended by Public Law 91-205 of 1970 (84 Stat. 49), to assure that development of facilities on conveyed surplus properties for public park and recreation purposes are accessible to the physically handicapped; and, further assure in accordance with Public Law 93-112, the Rehabilitation Act of 1973 (87 Stat. 394), that no otherwise qualified handicapped individual shall solely by reasons of his handicap be excluded from the participation in, be denied benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.

9, Grantee shall be on the lookout for archaeological artifacts during its construction activities and shall take appropriate action should any artifacts be discovered.

10. In the event there is a breach of any of the conditions and covenants harain contained by the Grantee, its successors and designs, 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 Granter at its option, which in addition to all other remedies for such breach shall have the right of entry upon said premises, and the Grantes, its successors and assigns, shall forfeit all right, title and interest in said premises and in any and all of the tenements, hereditaments and appurtonances thereunto belonging; provided, however, that the failure of the Secretary of the Department of the Interior to require in any one or more instances

815n1689

complete performance of any of the conditions or covenants shall not be construed as a valver 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.

-5-

IN WITNESS WHEREOF, the Grantor has caused these presents to be executed in its name and on its behalf this the <u>1</u> day of <u>71 AUC/MACA1</u>. 19 77.

> UNITED STATES OF AMERICA acting by and through the Secretary of the Interior

Through:

Robert M. Baker Southeast Regional Director Heritage Conservation and Recreation Service

Fully Reams

STATE OF GROZOLO

On this <u>21</u> day of <u>MULINIULA</u>, 1977, before me, the subscriber, personally appeared <u>ID</u>. <u>THEMARS BOLLUM</u>. Heritage Conservation and Recreation Service, of the United States Department of the Interior, a governmental agency of the United States of America, and known to me to be the same person described in and who executed the foregoing instrument aforesaid, as the act and deed of the United States of America, for and on behalf of the Secretary of the Interior, duly designated, empowered and authorized so to do by said Secretary, and he acknowledged that he executed the foregoing instrument for and on behalf of the United States of America, for the purposes and uses therein described.

88

NOTARY

My commission expires: 1-3-80

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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.

-6-

STATE OF FLORIDA DEPARTMENT OF NATURAL RESOLACES

87

APPROVED AS TO

A KRISER

Executive Director Department of Natural Resources

STATE OF FLORIDA

COUNTY OF LEON

) -

On this <u>94A</u> day of <u>AMMAM</u>, <u>19 PD</u>, before ne, the undersigned Officer, personally appeared Elton J. Giasendanner to me known and known to me to be the same paidon whose name is subscribed to the foregoing acceptance, who being by me duly sworn, did depose and say that he is the Executive Director of the State of Florida Department of Natural Resources, that he is duly designated, expowered and authorized by the Executive Board of the State of Florida Department of Natural Resources, that he is duly designated, expowered and authorized by the Executive Board of the State of Florida Department of Natural Resources to execute the foregoing acceptance and sign his name thereto; and that he signed his name thereto and acknowledges that he executed the foregoing instrument for and on behalf of the State of Florida for the purposes and uses therein described.

Hy Commission expires: Halay Palic, State of Paris's My Commission Sector Patrice Internet by Annual Paris Patrice

Page 6 of Quitclaim Deed executed by the United States of America on November 21, 1979, conveying 13.32 acres in Monroe County, Florida.

> PROFESSION OF STOCK STOCK POX Profession Connect, Press A Profession Connect, Press A Profession Connect Connect Profession Connect Connect Profession Connect Connect

Monroe County, FL

PROPERTY RECORD CARD

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 and 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# Property ID	00001630-000200 8643896 8643896
Millage Group	10KW
Location Address Legal Description	601 HOWARD ENGLAND Way 101, KEY WEST KW 13.32 AC OR815-1685/1690Q/C (Note: Not to be used on legal documents.)
Neighborhood	32140
Property Class	STATE (8700)
Subdivision Sec/Twp/Rng Affordable Housing	06/68/25 No



Owner

BOT THE C/O DEP DIVISION OF STATE LANDS 3900 Commonwealth Blvd Mail Station 108 Tallahassee FL 32399

Valuation

	2024 Certified Values	2023 Certified Values	2022 Certified Values	2021 Certified Values
+ Market Improvement Value	\$0	\$0	\$0	\$0
+ Market Misc Value	\$0	\$0	\$0	\$0
+ Market Land Value	\$14,400,432	\$14,400,432	\$14,400,432	\$14,400,432
= Just Market Value	\$14,400,432	\$14,400,432	\$14,400,432	\$14,400,432
= Total Assessed Value	\$14,400,432	\$14,400,432	\$14,400,432	\$14,400,432
- School Exempt Value	(\$14,400,432)	(\$14,400,432)	(\$14,400,432)	(\$14,400,432)
= School Taxable Value	\$0	\$0	\$0	\$0

Historical Assessments

Year	Land Value	Building Value	Yard Item Value	Just (Market) Value	Assessed Value	Exempt Value	Taxable Value	Maximum Portability
2024	\$14,400,432	\$ 0	\$0	\$14,400,432	\$14,400,432	\$14,400,432	\$0	\$0
2023	\$14,400,432	\$0	\$0	\$14,400,432	\$14,400,432	\$14,400,432	\$0	\$0
2022	\$14,400,432	\$0	\$0	\$14,400,432	\$14,400,432	\$14,400,432	\$0	\$0
2021	\$14,400,432	\$0	\$0	\$14,400,432	\$14,400,432	\$14,400,432	\$0	\$0
2020	\$14,400,432	\$0	\$0	\$14,400,432	\$14,400,432	\$14,400,432	\$0	\$0
2019	\$14,400,432	\$0	\$0	\$14,400,432	\$14,400,432	\$14,400,432	\$0	\$0
2018	\$14,400,432	\$0	\$0	\$14,400,432	\$14,400,432	\$14,400,432	\$0	\$0

The Maximum Portability is an estimate only and should not be relied upon as the actual portability amount. Contact our office to verify the actual portability amount.

Land

Land Use	Number of Units	Unit Type	Frontage	Depth
COMMERCIAL EXEMPT (100E)	9.00	Acreage	0	0
ENVIRONMENTALLY SENS (000X)	4.32	Acreage	0	0

Permits

Number	Date Issued	Status	Amount	Permit Type	Notes
2024-1392	06/10/2024	Active	\$19,000	Commercial	Install a 2-ton with ductwork. AIR HANDLER MODEL RH3VZ2417STACNJ W/ CONDENSER MODEL RA16AZ24AJ3CA.
2024-0956	04/09/2024	Completed	\$12,500	Commercial	Perform electric job on new office building. Wire a new office addition, run wires to install lights, ceiling fans, outlets, GFI outlets, and switches, run power for the water heater and air conditioner, and install a 100-amp sub panel
BLD2022- 1394	08/23/2022	Completed	\$60,000	Commercial	EXPAND EXISTING CAFE DECK FT ZACK. RE: PERMIT 2022-1394. ADDING 8-10 TABLES CREATING SEATING FOR 40 PEOPLE. AS PER PLANNING THE NEW DECK AREA IS NOT TO BE USED FOR SEATING OF CAFE CUSTOMERS.
06-6554	12/20/2006	Completed	\$18,000	Commercial	UNDERGROUND ELECTRIC SERVICE TO PARK

View Tax Info

View Taxes for this Parcel

Photos

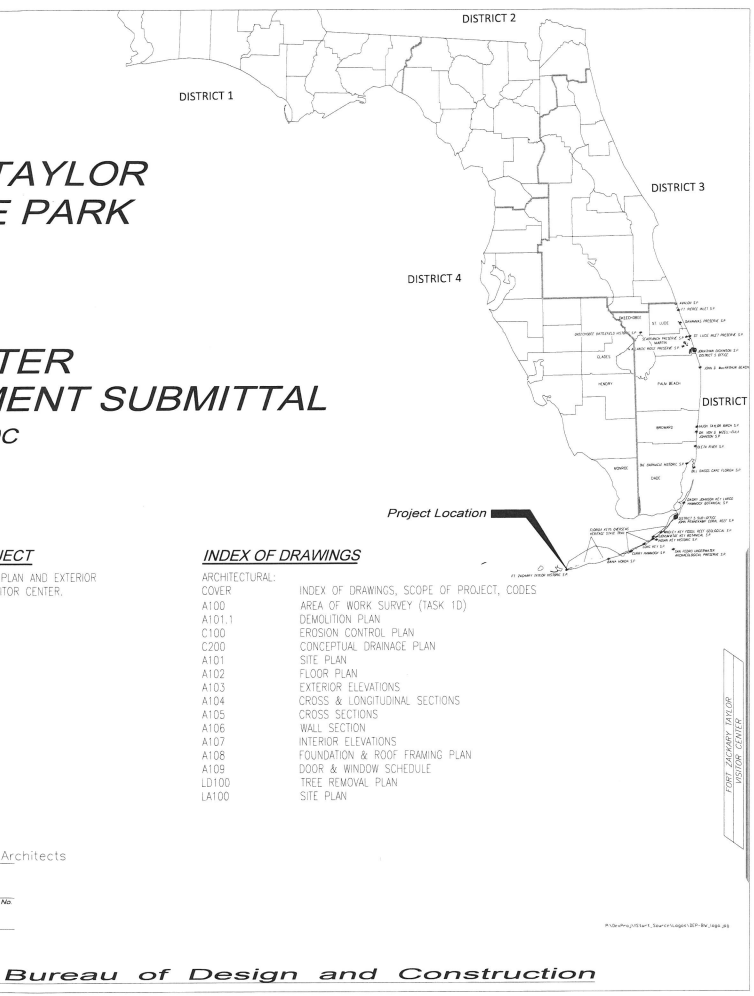


Map



No data available for the following modules: Buildings, Yard Items, Sales, Sketches (click to enlarge), TRIM Notice.

Survey and Plans



FORT ZACHARY TAYLOR HISTORIC STATE PARK

DISTRICT 5 MONROE COUNTY

VISITOR CENTER SUBTASK 3A, DEVELOPMENT SUBMITTAL PROJECT # 61450C

APPLICABLE CODES AND DESIGN DATA

CODE LIST

OCCUPANCY CLASS:

SQ FT ALTERED AREA

DESIGN LOADS (FBC-B CHAPTER 16):

OCCUPANT LOAD:

TOTAL EXITS:

ABBREVIATIONS ABOVE FINISHED FLOOR AIR HANDLING UNIT ALUMINUM ALTERNATE APPROXIMATE

BD. BLDG. BLK

CU. FT. CU. IN CU. YD.

GOV'T GR.FL GYP

HT. HTR HV HVAC

IN INCAND INCL INSUL INT. INV. EL.

KD KWH

MANUF MAX MF. MIN MLDG MHW MHHW MLW MLW MLLW MSL MOD.

NTS NO /#

PL PLG PLYWD. PNL PREFAE PRELIM PSF PSI P T.

BOADD BULLDING CONTROL CONTROL CONTROL CONTROL DOWN CONTROL C

INSIDE DIAMETER INCH INCANDESCENT INCLUDED INSULATION INTERIOR INVERT ELEVATION

KILN DRIED KILOWATT KILOWATT HOUR

LAMINATED LAVATORY POUND LIGHTING LENGTH LINEAR LIVE LOAD

INFE LONE MANUFACTURE MAXIMUN MILLEINISS MINIMUM MOLDING MEAN HIGH WATEF JOHER HIGH WATEF MEAN LOW WATEF MEAN SEA LEVEL MODIFICATION

NOT TO SCALE NUMBER

OVERAL ON CENTEL E DIAMETEL OFFICI OVER HEAL OPPOSITI

Pertinon Portage Fire Cube Foot Provide Fire Cube Foot Provide Fire Cube Foot Pertinon Pertin

TELEPHONE TONGUE – AND – GROOVE TYPICAL

UNDERGROUND ELECTRIC UNDER GROUND UNDERWRITERS LABORATORIES, INC

VOLT

FLORIDA BUILDING CODE, BUILDING (FBC-B)	2023	Edition	
FLORIDA BUILDING CODE, FUEL GAS (FBC-FG)	2023	Edition	
FLORIDA BUILDING CODE, MECHANICAL (FBC-M)	2023	Edition	
FLORIDA BUILDING CODE, PLUMBING (FBC-P)	2023	Edition	
FLORIDA BUILDING CODE, EXISTING BUILDING (FBC-EB)	2023	Edition	
FLORIDA BUILDING CODE, RESIDENTIAL (FBC-R)	2023	Edition	
FLORIDA FIRE PREVENTION CODE (FFPC)	2023	Edition	
NATIONAL ELECTRICAL CODE NFPA-70	2023	Edition	
FDOT STANDARD SPECIFICATIONS FOR ROAD & BRIDGE CONST	Latest	Edition	
FDOT DESIGN STANDARDS.	Latest	Edition	
FLORIDA ACCESSIBILITY CODE	2023	Edition	
DESIGN DATA			
		5.000	
CONSTRUCTION TYPE: TOTAL BUILDING ARE	A PER	FLOOR:	

SCOPE OF PROJECT

FINAL SITE PLAN, FLOOR PLAN AND EXTERIOR ELEVATIONS FOR NEW VISITOR CENTER.

A THE REAL OF THE OFTEN THE THE T	
/ER	INDEX OF DRAWINGS,
10	AREA OF WORK SURVE
)1.1	DEMOLITION PLAN
0	EROSION CONTROL PL
0	CONCEPTUAL DRAINAGE
1	SITE PLAN
12	FLOOR PLAN
13	EXTERIOR ELEVATIONS
14	CROSS & LONGITUDINA
15	CROSS SECTIONS
16	WALL SECTION
17	INTERIOR ELEVATIONS
18	FOUNDATION & ROOF
19	DOOR & WINDOW SCH
00	TREE REMOVAL PLAN
00	SITE DI ANI

VERT VIF VOL. VP VTR	VERTICAL VERIFY IN FIELD VOLUME VENT PIPE VENT THRU ROOF		
W WBT WC WD WP WWF	WATER WET BULB TEMPERATURE WATER CLOSET WOOD WATERPROOF WELDED WIRE FABRIC	WIND LOADS (FBC-B SECTION 1609):	Bender <u>& Associates Ar</u> chitects Designer
YD	YARD		
	FERENCE LEGEND	LIFE SAFETY PLAN:	CN207 CONSULTANT CONTRACT NO.
G A5	SECTION IDENTIFICATION SHEET NUMBER		INITIAL ISSUE DATE
G A5	02 DETAIL IDENTIFICATION		

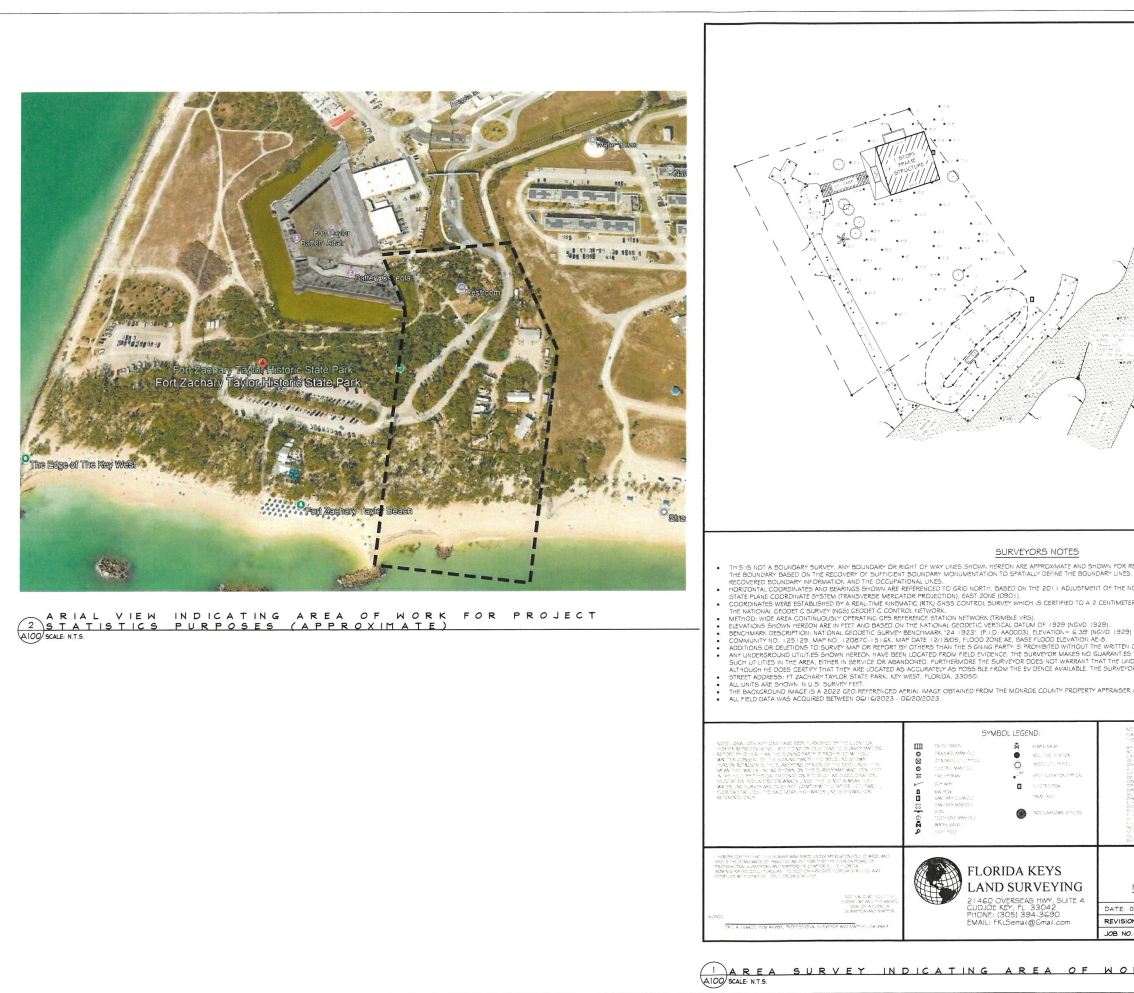
BUILDING HEIGHT/NUMBER OF STORIES:

NUMBER OF BEDROOMS:

LEVEL OF ALTERATION:

REQUIRED SPRINKLER OR ALARM SYSTEM: Yes / No

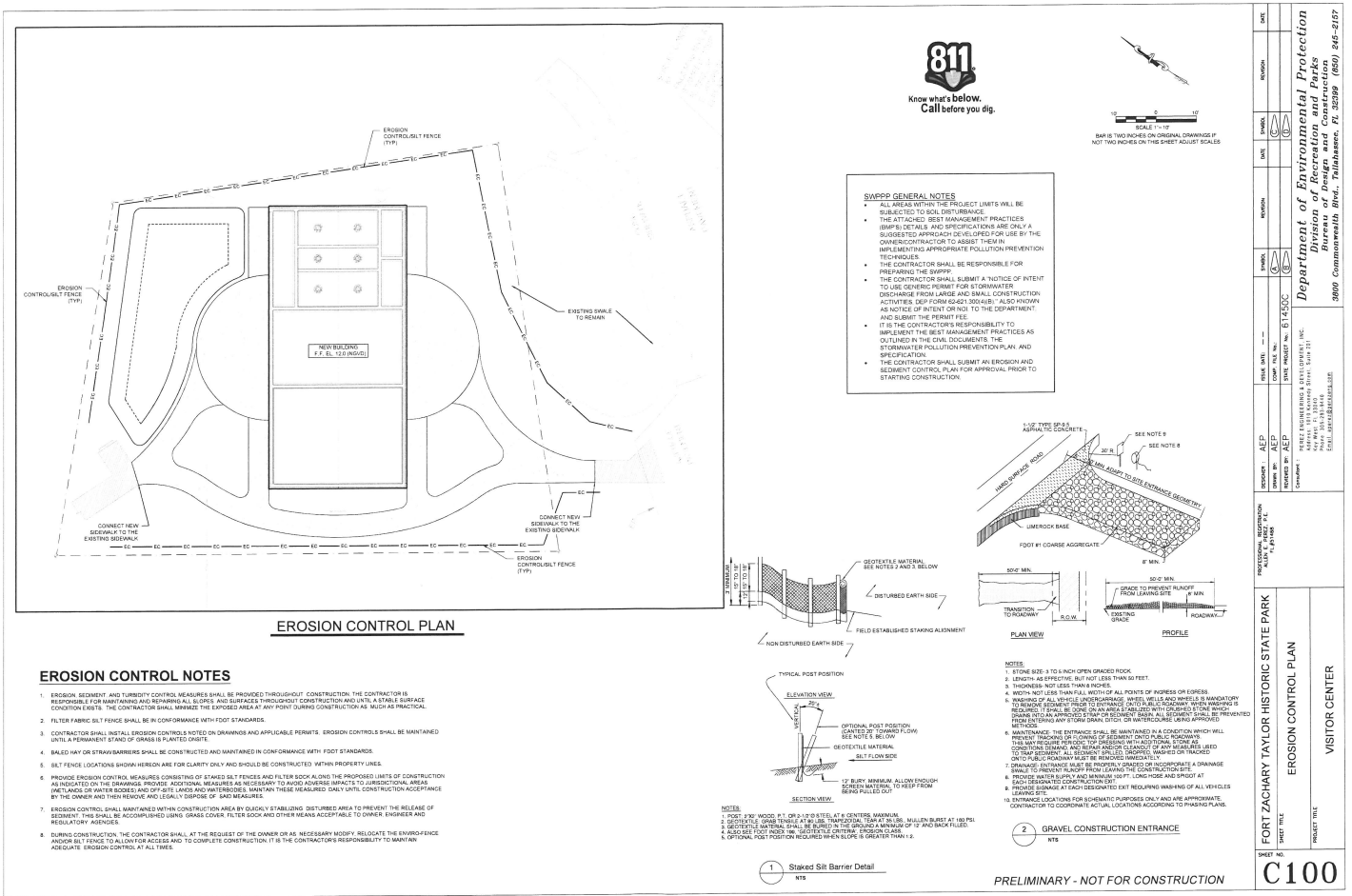
Division of Recreation and Parks

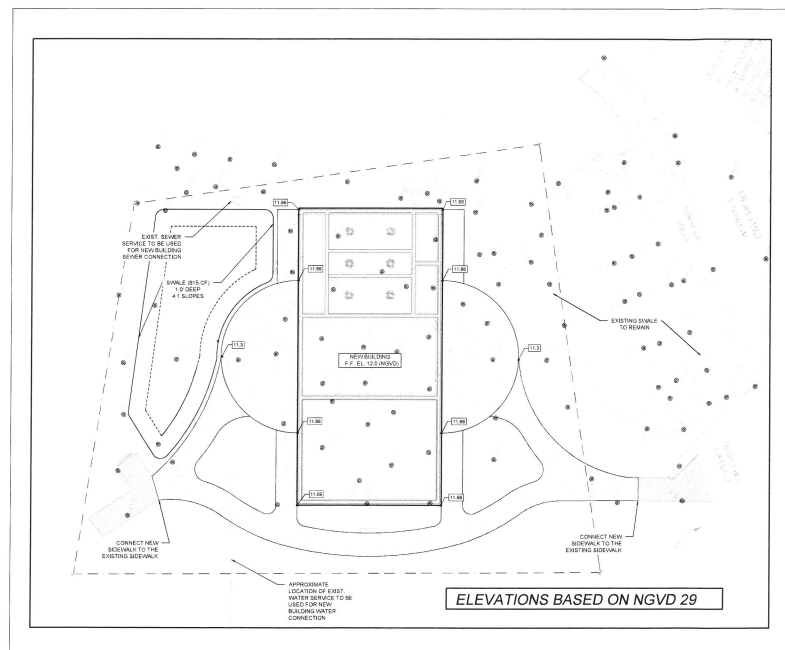


DATE REVISI

	CHECKED BY:	SHEET 1	OF1 NORTH	LO L		HE		PROJECT
FT ZACH KEY WEST, MO 06/28/2023	IIC SURVEY OF IARY TAYLOR ST NROE COUNTY, S' SURVEY BY: EAI	A PORTION		FORT ZACHARY	-			ECT TITLE
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				DESIGNER :	DRAWN BY:	REVIEWED BY:	Consultant :	
				HBR	ACA	HBR	BENDER & ASSOCIATES ARCHITECTS Address: 410 Annela Streel Key West	FL 33400 Phone 305-296-1347 Email: hburkee@benderarchitects.com Website: www.benderarchitects.com
				ISSUE DATE:	COMP. FILE No .:	STATE PROJECT No.: 61450C		
***	/ [Guntan U E	SYMBOL	A		epartme	Div Bu 100 Commonw
	L	GR D 1"= 0 10 2	NORTH 20' 0 40	REVISION		0	nt of En	ision of K reau of Dev realth Blvd.,
E - MAGE H ELEVATOR 7 as NAVOP		<u>5EC. 06-TO</u>	585-R25E	DATE SYMBOL		6	vironme.	Division of Recreation and Parks Bureau of Design and Construction 3300 Commonwealth Blvd., Tallahassee, FL 32399 (850)
5.537 (2.75.1753) MATAA ANT N.75535 5 1.75255 5			ROJECT SITE	REVISION			Department of Environmental Protection	and Parks nstruction 32399 (850)
				DATE			sction	arks tion (850) 245–2157







CONCEPTUAL DRAINAGE PLAN

GENERAL NOTES

- 1. THE LOCATIONS SIZES AND ELEVATIONS OF EXISTING UTILITIES AS SHOWN ARE APPROXIMATE. THE CONTRACTOR SHALL COORDINATE WITH THE ENGINEER TO OBTAIN ANY AVAILABLE RECORD DRAWINGS AND SHALL DETERMINE THE EXACT LOCATION AND ELEVATION IN THE FIELD. THE CONTRACTOR SHALL ANTICIPATE THAT SCANNICA AND EXCAVATION USING LIGHT EQUIPMENT AND HAND METHODS WILL BE NECESSARY IN AREAS NEAR EXISTING UTILITIES AND STRUCTURES TO AVOID DAMAGING THESE FACILITIES. THE CONTRACTOR SHALL CONTACT BELLSOUTH THE LOCAL TELEPHONE COMPANY AND COMCAST. THE LOCAL CABLE TV PROVIDER TO VERIFY THE LOCATION OF BURIED TELEPHONE AND CABLE TV UTILITIES. NORE HAVE BEEN INDICATED ON THE DRAWINGS. CALL 1-800-432-4770 BEFORE DIGGING OR TRENCHING OPERATIONS BEGIN.
- 2. THE CONTRACTOR SHALL DETERMINE THE EXACT LOCATION AND ELEVATION IN THE FIELD PRIOR TO INSTALLING ANY NEW WORK THAT CROSSES OR CONNECTS TO EXISTING UTILITY SYSTEMS. LOCATIONS OF NEW UTILITIES SHALL BE ADJUSTED IN A MANDRE APPROVED BY THE REMAINER OF AVOID CONFLICTS. DAMAGES TO UTILITIES RESULTING FROM THE CONTRACTOR'S OPERATIONS SHALL BE REPAIRED BY THE CONTRACTOR AT NO COST TO THE CUENT.
- ALL SANITARY SEWER WORK SHALL BE IN ACCORDANCE WITH THE CITY OF KEY WEST STANDARDS AND SPECIFICATIONS.
- 4. ALL WATER WORK SHALL IN ACCORDANCE WITH THE FLORIDA KEYS AQUEDUCT AUTHORITY STANDARDS AND SPECIFICATIONS.



DRAINAGE CALCULATIONS

Water Quantity C	alculations - 2	25yr/72hr De	esign Storm		12
Water Quantity - Predevelopment					
Project Area		0 238	ac	10.373	\$1
Pervious Area		0 191	ac	8.330	st
Impervious Area		0.047	ac	2.043	sf
% Impervious		19 70%			
Rainfall for 25yr/24hr event	P ₂₄ =	6	'n		
Raintali for 25yr/3day event	P12 =	10.87	in		
		3			
Depth to Water Table		3 4 95	t		
Predeveloped Available Storage Soil Storage	S =	3.98	in		
201 Storage	3 *	2 80	10		
$O_{prc} = (P72 - 0.2S)^2$ (P72 + 0.8S)	Q ₁₀ , =	7 23	in		
Runoff Volume from 25 year/ 3 day storm	$V_{i}_{\rm Syn}_{\rm Tim} =$	1.72	ac-in		
Water Quantity - Postdevelopment					
Project Area	A =	0.238	ac	10,373	st
Pervicus Area		0 127	ac	5 553	st
Impervious Area		0 111	ac	4.820	sf
% Impervious		46 5%			
Rainfall for 25yr/24hr event	P ₂₄ =	8	in		
Rainfall for 25yr/3day event	P ₇₂ =	10.87	187		
Depth to Water Table		3	t		
Developed Available Storage		4.95	10		
Soil Storage	S =	2.65	in		
$O_{prec} = \frac{(P_{per} + 0.2S)^2}{(P_{per} + 0.8S)}$	Q _{peed} =	8 23	in		
Runoff Volume from 25 year/ 3 day storm	$V_{p \leq q$	1 96	ac-in		
Posidevelopment - Predevelopment					
$Q_{\text{pre-post}} = Q_{\text{post}} \cdot Q_{\text{pre}}$	$Q_{\mu\nu\sigma\mu\sigma\sigma} =$	1 01	an		
Pre/Post Volume = Operand × A	V _{pre-pent} =	0.24	ac-in		

Water	Quality Cal	culations		-	
Water Quality					
Project Area		0.238	ac	10.373	8
Surface Water		0 000	RC	0	5
Root Area		0.055	ac	2,393	5
Pavement/Walkways		0.058	ac	2.427	5
Pervious area		0 127	ac	5.553	8
Site area for water Quality					
(Total area - (water surface + roof area))		0 183	ac	7,980	5
Impervious area for water Quality					
(Site area for Water Quality - Pervious area)		0.056	ac	2427	5
% Impervious for Water Quality		30%			
A) One inch of runoff from project area	_	0 238	ac-in		
B) 2.5 inches times percent impervious	_	0.181	ac-in		
(2.5 x percent impervious x (site area - surface wat	ter))				
Treatment Volume Required (1*)	0.238	ac-in		864	ct
Swale Volume Provided	0.252	ac-in		915	ct
Treatment Volume Provided	0.252	ac-in		915	cf



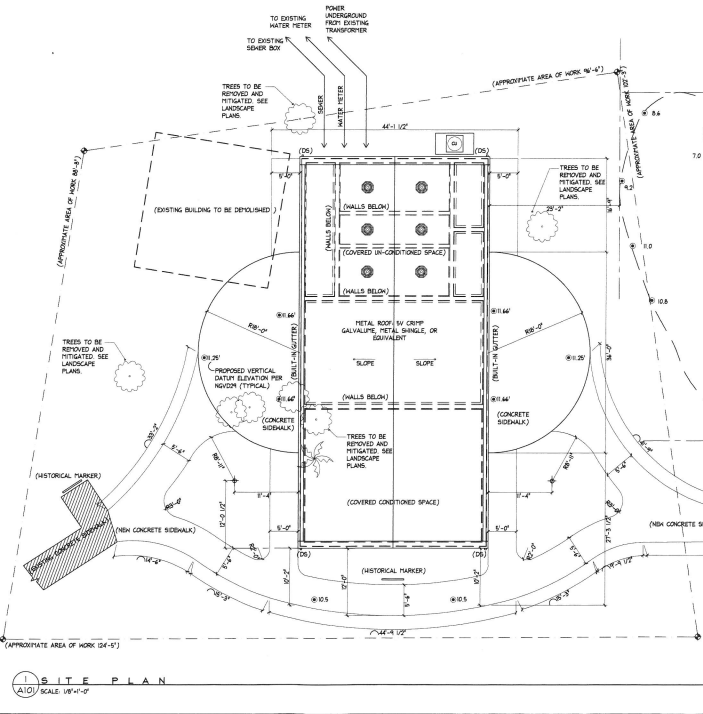
FORT ZACHARY TAYLOR HISTORIC STATE PARK SHET THE CONCEPTUAL DRAINAGE PLAN PROLET THE VISITOR CENTER								-			
SHEET TITLE PROJECT TITLE		PROFESSIONAL REGISTRATION ALLEN E. PEREZ, P.E.	DESIGNER : AEP	AEP	ISSUE DATE:	SYMBOL	REVISION	DATE SYMBOL	SYMBOL	REVISION	DATE
PROJECT TITLE		FL.#51468	DRAWN BY: AEP	AEP	COMP. FILE No .:	A			6		
PROJECT TITLE	PI AN		REVIEWED BY: AEP	: AEP	STATE PROJECT No.: 61450C						
PROJECT TITLE			Consultant :	PEREZ ENGINEERING & DEVELOPMENT, INC.	NC.	epartm	Department of Environmental Protection	iron	nent	al Protect	ion
				Address: 1010 Kennedy Street, Suite 201 Key West FL 33040 Phone 305-293-9440		D D H	Division of Recreation and Parks	reation	n an	1 Parks	
				Email: aperez@perezeng.com		00 Commo	3800 Commonwealth Blvd., Tallahassee, FL 32399 (850) 245-2157	ahassed	e, FL 32	399 (850) 245-	-2157

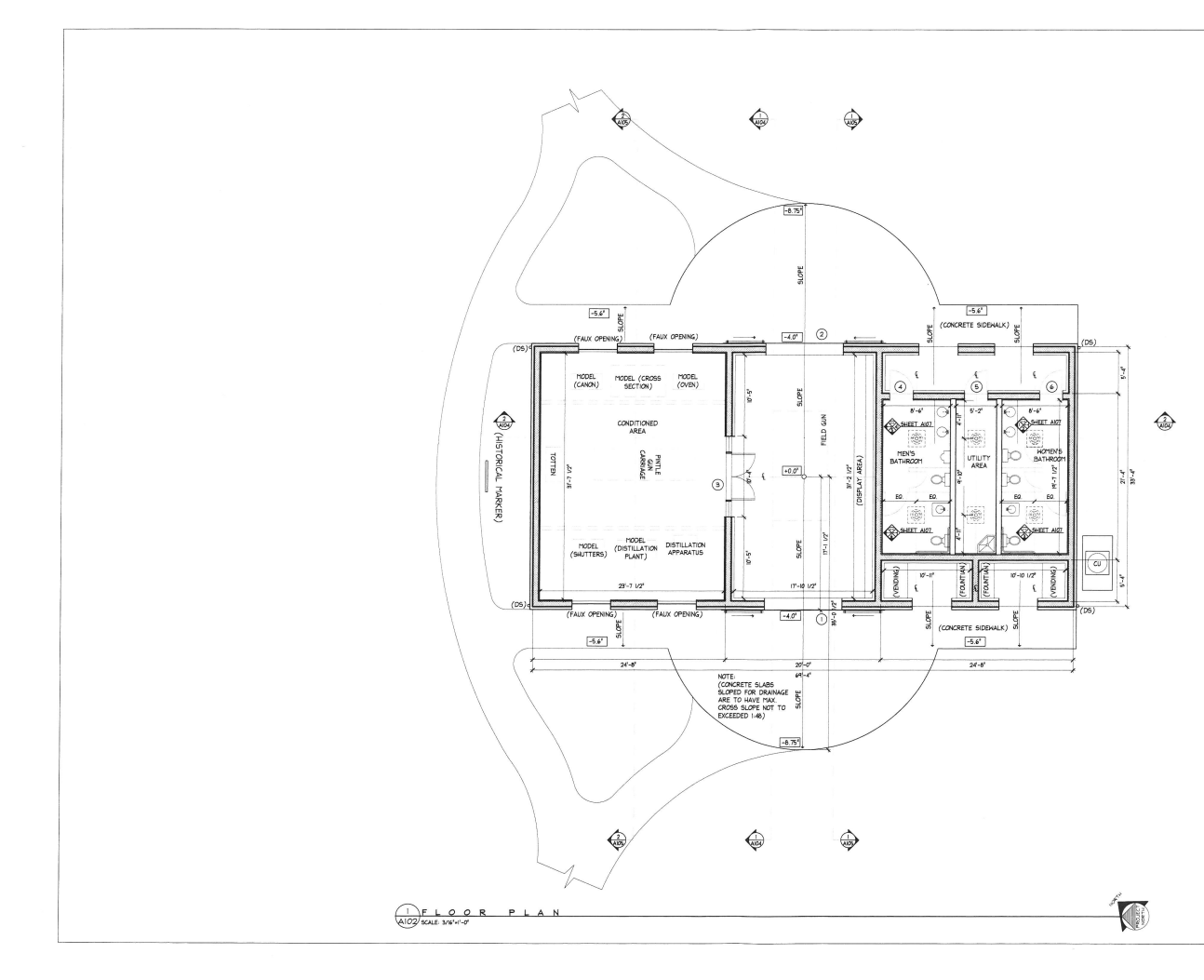


SCALE SCALE 1"=10" BAR IS TWO INCHES ON ORIGINAL DRAWINGS IF NOT TWO INCHES ON THIS SHEET ADJUST SCALES ACCORDINGLY

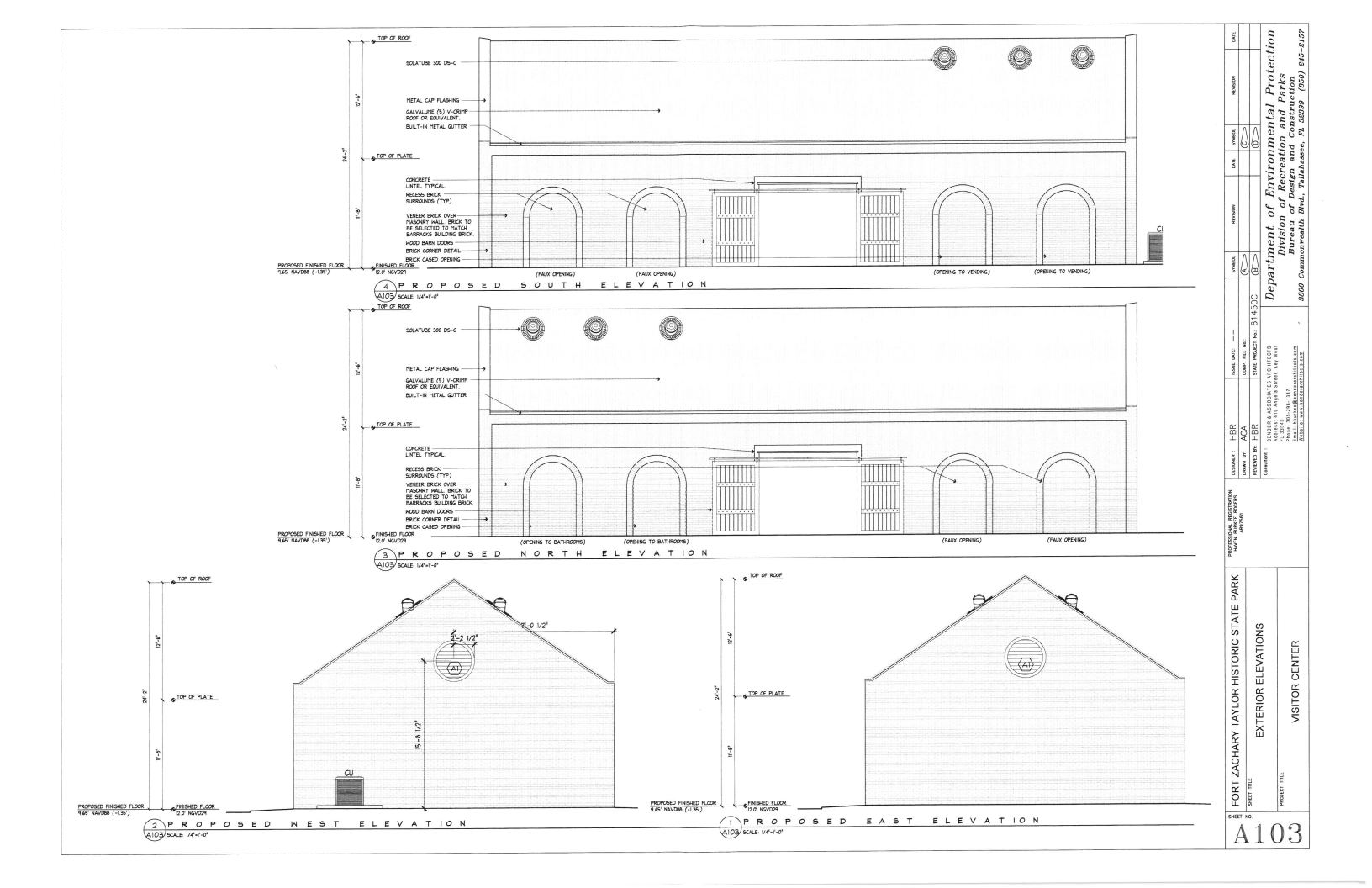
PRELIMINARY - NOT FOR CONSTRUCTION

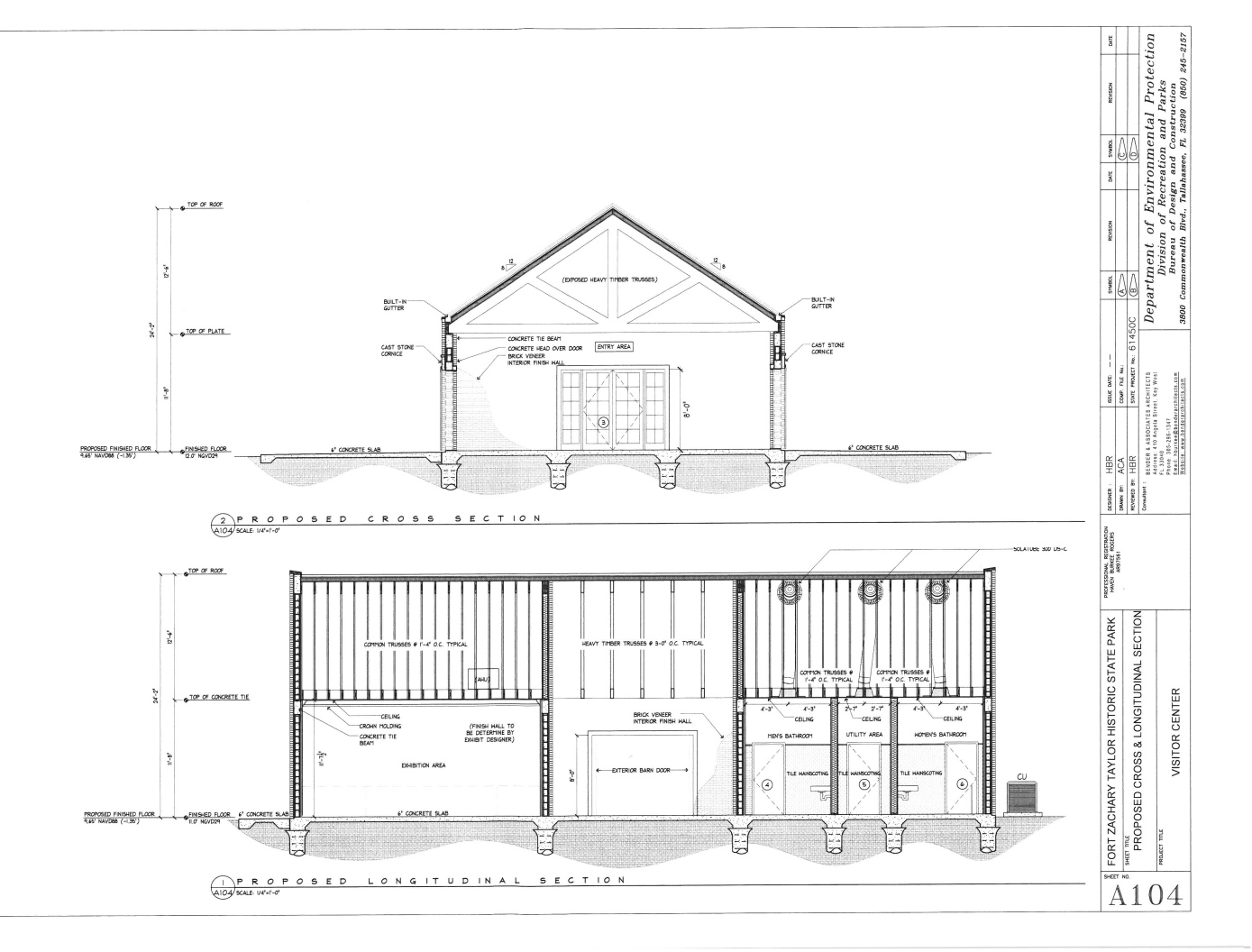
					DATE		ction	
ROJECT IA FLOOD ZONE ING DESIGNATION	STATISI ZONE AE '8' (NGVD29)/ HP5				REVISION		al Protection	Parks uction
LDING COVERAGE PERTY AREA X 40%	406,169 S.F. PUBLIC PARK REQUIRED 162,468 S.F.	EXISTING 8,677 S.F.	PROPOSED 10,145 S.F.		SYMBOL	06	Environmenta	ation and and Constr
RVIOUS SURFACE PERTY AREA X 50% DING HEIGHT (CROWN OF ROM IT SETBACK SETBACK (WEST)	203,085 S.F. AD) 25'-0" MAX. 20'-0" MIN. 10'-0" MIN.	37,948 S.F. 18'-0" 142'-0" (слятик витикоот) 164'-0" (слятик витикоот)	39,416 S.F. <u>24'-2'</u> 120'-0'' 158'-0''		DATE		nviroi	Recreation Design and C
SETBACK (EAST) R SETBACK N SPACE	5'-0" MIN. 20'-0" MIN. 20%	175'-0" (2057H6 BATHROOT) 804'-0" (2057H6 BATHROOT) 368,221 5.F.	173'-0" 794'-0" 366,753 S.F.		REVISION		of	of 1
	I		NOTE: CURRENT FLOOD REQUIREMENTS I THE CITY OF KEY WEST ARE BAS ON NGYD29 DATUM, IN ANTICIPAT OF THE ADOPTION OF NAVD&B DA	E ION	SYMBOL		Department	n Division Bureau
(APPROXIMATE AREA OF	MORK	8.6 7.5 0 7.0	9.2 PROPOSED VERTICAL		ISSUE DATE:	COMP. FILE No.: STATE PROJECT No.: 614500		Vest Com
5'-0' R	REES TO BE EMOVED AND ITIGATED. SEE LANS. Q	, , , , , , , , , , , , , , , , , , ,	DATUM ELEVATION PER NGVD29 (TYPICAL) 9,1	63-5°	DESIGNER : HBR	drawn by: ACA reviewed by: HRR	Consultant : BENDER & ASSOCIATES ARCHITECTS	Agoress: 410 Angela Sireel, Key V FL 33040 Phone: 305-296-1347 Email: hburkee@benderarchilects.
(Bull 1-1-N (CUTTER)	●IL.25'	6.6 © 10.8 EXISTING SH	€.5' €.5'		PROFESSIONAL REGISTRATION HAVEN BURKEE ROGERS	AK97561		
(CONCRETE SIDEWALK)		(NEW CONCRETE SIDEMALK)		PAVEMENT)	FORT ZACHARY TAYLOR HISTORIC STATE PARK		SHE FLAN	VISITOR CENTER
				Jan		SHEET TITLE		PROJECT TITLE
				ROLECT	SHEET	NO.	1 (1

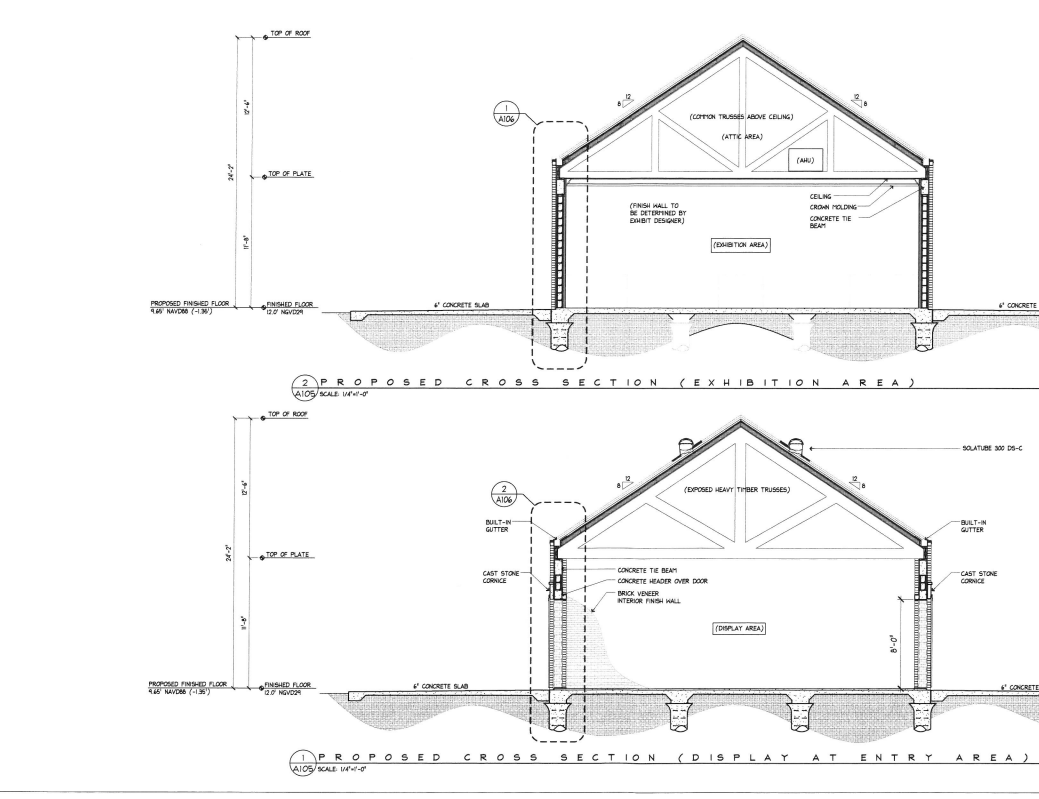




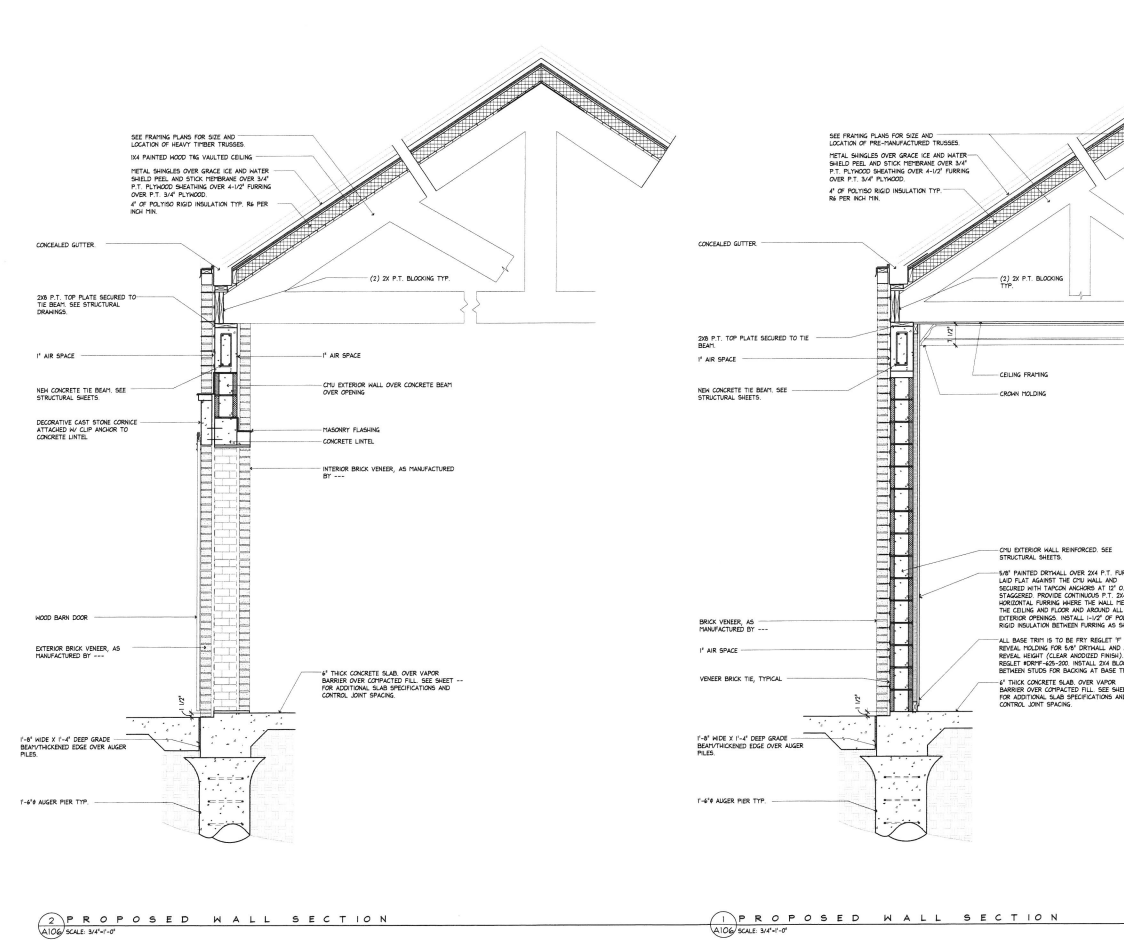
REVISION DATE REVISION Revision Parks Parks Parks Parks Parks	A C 0C (C) (B) (C) Department of Environmental Protection Division of Recreation and Parks Bureau of Design and Construction 3800 Commonwealth Blod Tailohaneas El 29200 (260) (26	Department of Department of Division of Division of Bureau of	ower Fue Arte cower Fue No.: starte PROJECT No.: 61450C Test ARCHITECTS 3 Street, Key West deterbilects.com 3900	DESLONGER : HBR ISSUE DATE: DRAWN BY: ACA COMP. FILE N REVIEWED BY: HBR STATE PROJEC Consultant : BENDER & ASSOCIATES ARCHITECTS Address 410 Angela Street, Key West Finance 305-236-1347 Phone 305-236-1347 Phone 305-236-1347	PROFESSIONAL REGISTRATION DES HAVEN BURKER ROCEFRS AR97561 REV Con	PROJECT TILE FLOOR PLAN / ROOF PLAN PROJECT TILE VISITOR CENTER
	06		COMP. FILE No.: STATE DEDUCCT NO. 6145	WW BY: ACA JIEWED RY: HRR	I	
			- 1	signer : HBK		





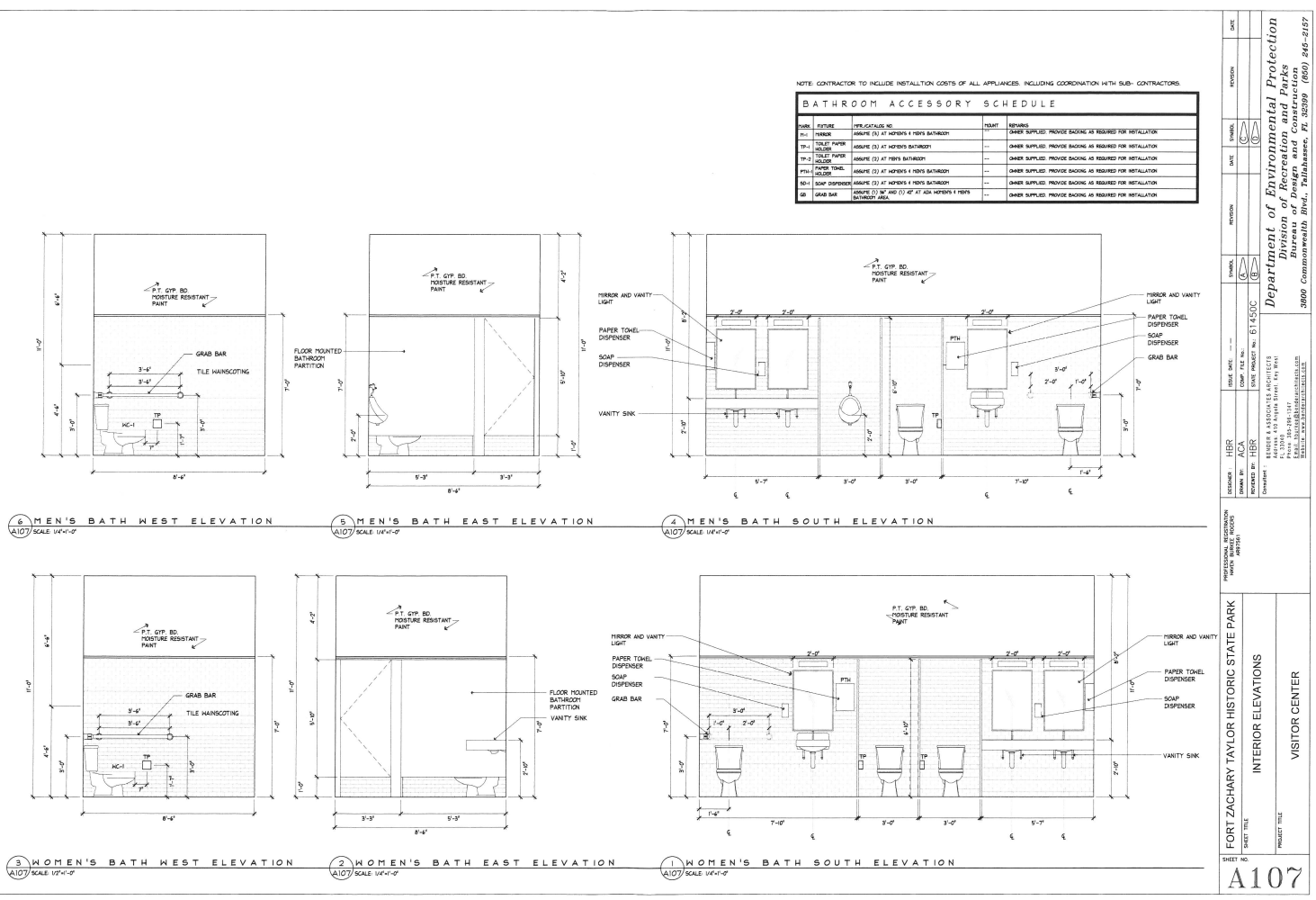


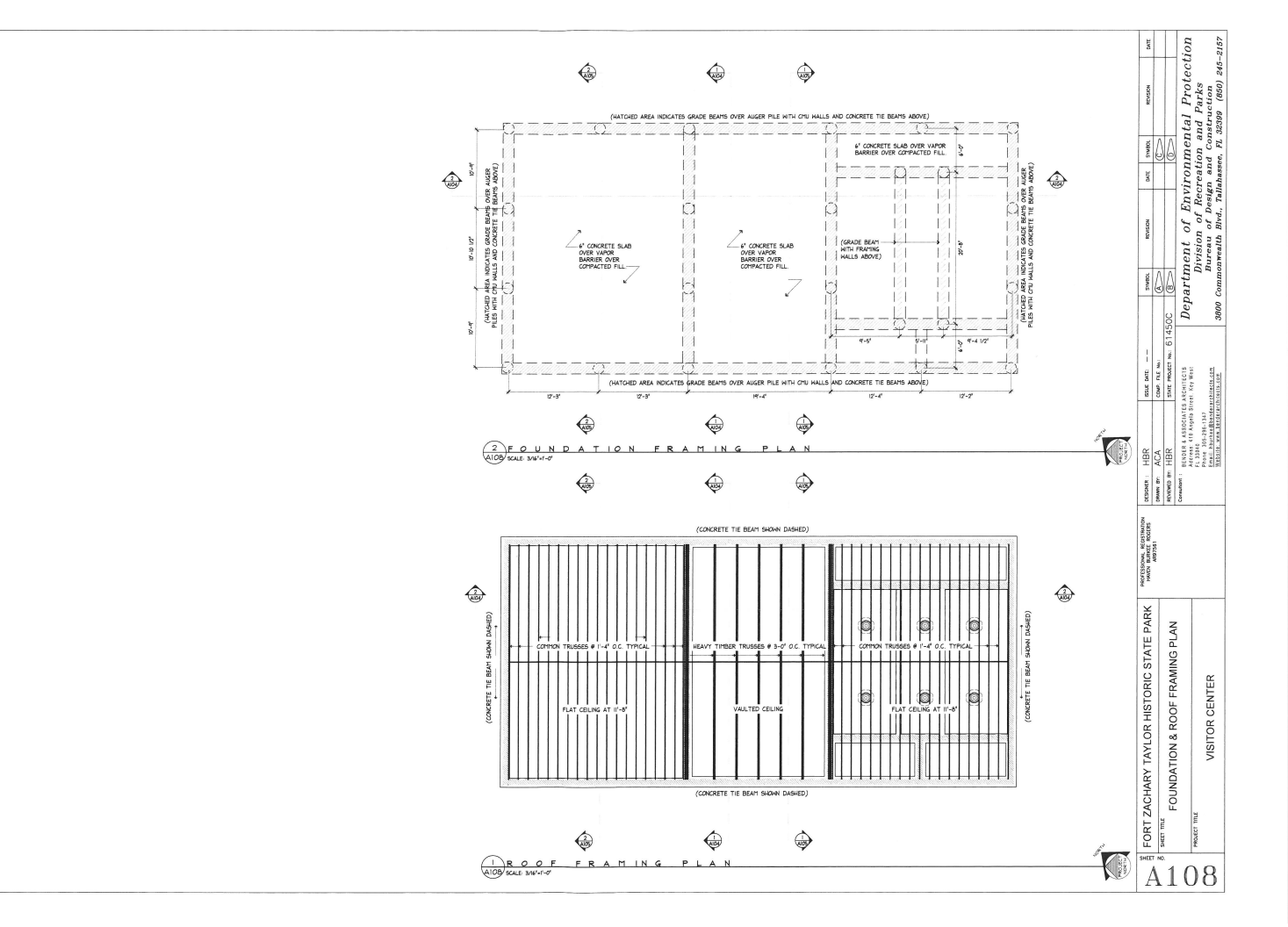
	E 9.40									
ŀ	FORT ZACHARY TAYLOR HISTORIC STATE PARK	PROFESSIONAL REGISTRATION HAVEN BURKEE ROGERS	DESIGNER : HBR	ISSUE DATE:	SYMBOL	REVISION	DATE	SYMBOL	REVISION	DATE
Ì	I NO	AR97561	DRAWN BY: ACA	COMP. FILE No .:	A			0		
1).		REVIEWED BY: HBR	STATE PROJECT No.: 61450C						
(Consultant : BENDER & ASSOC	BENDER & ASSOCIATES ARCHITECTS	Department of Environmental Protection	nt of Env	iron	ment	I Protec	tion
)5	PROJECT TILE VISITOR CENTER		Audress 410 Angela FL 33040 Phone: 305-296-1347 Email: hburkee@bend Websile: www.benderd	EL 3040 FL 3040 Phone 305-296-1347 Banie : Durke Benderarchitects.com Websile: www.benderarchitects.com	Division of Recreation and Parks Bureau of Design and Construction 3800 Commonwealth Blud Talihossos FI 39300 (2000 2000) 245 2457	Division of Recreation and Parks Bureau of Design and Construction	creatic gn and	DN and Const	Parks ruction	

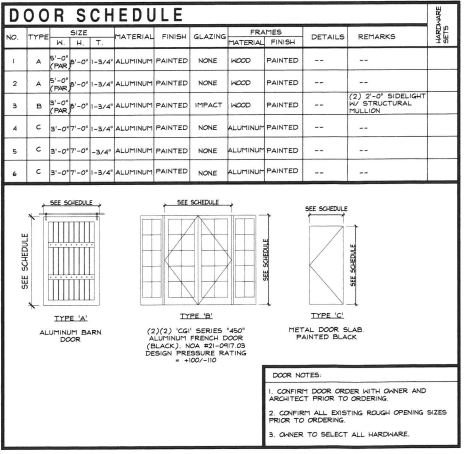


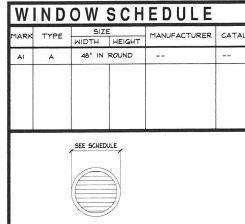
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O SHEET TITLE			REVIEWED BY: HBR		61450C						
	PROPOSED WALL SECTIONS		Consultant : BEN	BENDER & ASSOCIATES ARCHITECTS	Depi	artme	Department of Environmental Protection	iviron	ment	1 Prote	setio
PROJECT TITLE	TIME VISITOR CENTER		Addr FL 3 FPon Fron	Address: 410 Angela Streel, Key West FL 33040 Phone: 35296-1347 Email: hburkee@benderarchitects.com	2		Division of Recreation and Parks Bureau of Design and Construction	ecreat	ion and d Const	Parks	
			Web	Websile: www.benderarchitects.com	3800 0	"ommon"	3800 Commonwealth Blvd., Tallahassee, FL 32399 (850) 245-2157	rallahasse	ee, FL 325	99 (850)	245-21

В	ATHR	OOM ACCESSORY	S
MARK	FIXTURE	MFR./CATALOG NO.	m
M-I	MIRROR	ASSUME (3) AT WOMEN'S & MEN'S BATHROOM	
TP-I	TOILET PAPER HOLDER	ASSUME (3) AT WOMEN'S BATHROOM	
TP-2	TOILET PAPER HOLDER	ASSUME (2) AT MEN'S BATHROOM	
PTH-I	PAPER TOWEL HOLDER	ASSUME (2) AT WOMEN'S & MEN'S BATHROOM	
SD-I	SOAP DISPENSER	ASSUME (2) AT WOMEN'S & MEN'S BATHROOM	
GB	GRAB BAR	ASSUME (1) 36" AND (1) 42" AT ADA WOMEN'S & MEN'S BATHROOM AREA.	









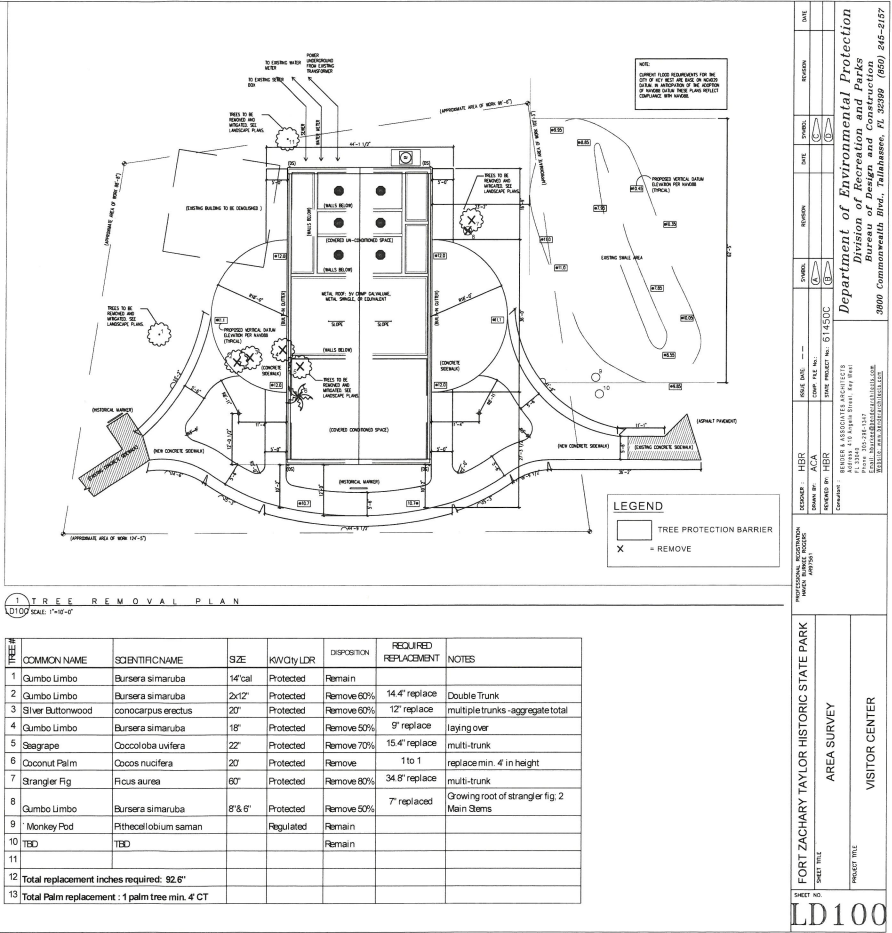
TYPE A

ALUMINUM LOUVERS / ROUND GABLE VENT

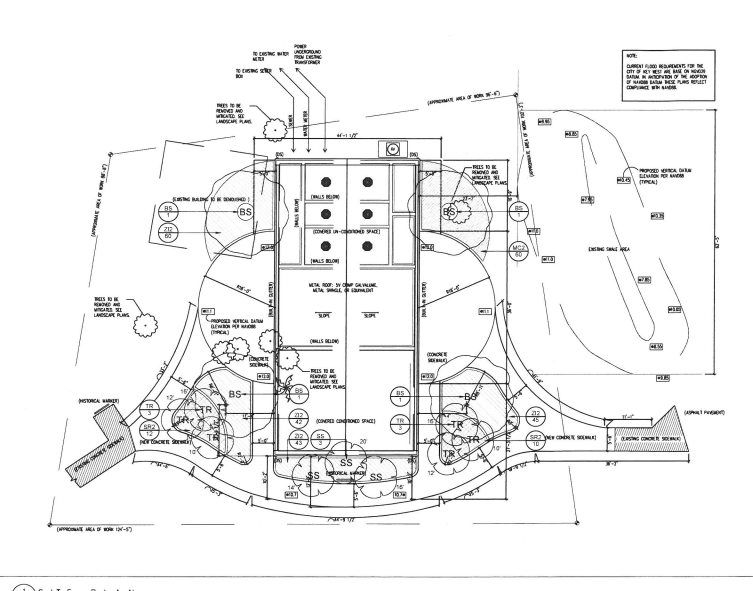
SHEE	FORT ZACHARY TAYLOR HISTORIC STATE PARK	PROFESSIONAL REGISTRATION HAVEN BURKEE ROGERS	DESIGNER :	HBR	ISSUE DATE:	SYMBOL	JOL REVISION		DATE SYMBOL	OL REVISION	DATE
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).			REVIEWED BY: HBR	THBR HBR	STATE PROJECT No.: 61450C	6	Λ		6	Λ	
			Consultant :			enar	tment of	Enviro	muc	Department of Environmental Protection	ectic
				Address: 410 Angela Street. Key West	-	- Lo					
	PROJECT TITLE			FL 33040 Phone: 305-296-1347			Division o	f Recrei	ation	Division of Recreation and Parks	
	VISITOR CENTER			Email: hburkee@benderarchitects.com Website: www.benderarchitects.com		00 Com	monwealth Blv	d., Tallaha	issee,	3800 Commonwealth Blvd., Tallahassee, FL 32399 (850) 245-2157	245-21

ALOG NO.	MATERIAL	FINISH	REMARKS
	ALUMINUM	WHITE	L COMPLY WITH ALL FLORIDA PRODUCT APPROVAL AND IONA INSTALL WINDOW/DOOR WIRAP AT ALL EXTERIOR OPENINGS PRIOR TO INSTALLATION. 2. CONFIRM ALL SELECTIONS WITH ONNER & ARCHITECT PRIOR TO CROERING. 3. SEE LINTEL SCHEDULE.





TREE#	COMMON NAME	SCIENTIFICNAME	SÆ	KW aty LDR	DISPOSITION	REQUIRED REPLACEMENT	NOTES
1	Gumbo Limbo	Bursera simaruba	14"cal	Protected	Remain		
2	Gumbo Limbo	Bursera simaruba	2x12"	Protected	Remove 60%	14.4" replace	Double Trunk
3	Silver Buttonwood	conocarpus erectus	20"	Protected	Remove 60%	12" replace	multiple trunks - aggregate tot
4	Gumbo Limbo	Bursera simaruba	18"	Protected	Remove 50%	9" replace	laying over
5	Seagrape	Coccoloba uvifera	22"	Protected	Remove 70%	15.4" replace	multi-trunk
6	Coconut Palm	Cocos nucifera	20'	Protected	Remove	1 to 1	replace min. 4' in height
7	Strangler Fig	Ficus aurea	60"	Protected	Remove 80%	34.8" replace	multi-trunk
8	Qumbo Limbo	Bursera simaruba	8"& 6"	Protected	Remove 50%	7' replaced	Growing root of strangler fig; 2 Main Stems
9	` Monkey Pod	Pithecellobium saman		Regulated	Remain		
10	TBD	TBD			Remain		
11							
12	Total replacement incl	hes required: 92.6"					
13	Total Palm replacemer	nt : 1 palm tree min. 4' CT					



		-					
SYMBOL	CODE	QTY	BOTANICAL / COMMON NAME	CONTAINER	SIZE	NATIVE/NON-NATIVE	
TREES					·····	1	T
(¹⁰	BS	4	BURSERA SIMARUBA / GUMBO LIMBO	45 GAL.	4" CAL. 12-14' HT	NATIVE	
(ss}	ss	з	SABAL PALMETTO / CABBAGE PALMETTO	F.G.		NATIVE	
	TR	6	THRINAX RADIATA / FLORIDA THATCH PALM	F.G.		NATIVE	
SYMBOL	CODE	QTY	BOTANICAL / COMMON NAME	CONT	SIZE	NATIVE/NON-NATIVE	SPACING
SHRUB ARE	AS						
	MC2	60	MUHLENBERGIA CAPILLARIS / PINK MUHLY GRASS	3 GAL	20"-24" HT., FULL	NATIVE	24" o.c.
N.C.	SR2	22	SERENOA REPENS / SAW PALMETTO	3 GAL.	12" - 14" HT, FULL	NATIVE	36" o.c.
	Z12	190	ZAMIA INTEGRIFOLIA / COONTIE	3 GAL	1'-1.5' HT, 1'-1.5' SPRD	NATIVE	24" o.c.

1 <u>S I T E P L A N</u> A100 SCALE: 1°=10'-0"

L	FORT ZACHARY TAYLOR HISTORIC STATE PARK	PROFESSIONAL REGISTRATION HAVEN BURKEE ROGERS	DESIGNER : HBR	HBR	ISSUE DATE:	NBOL	REVISION	DATE	SYMBOL	REVISION	DATE
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1	O SHEET TITLE			1011)		
L	ARFA SURVFY		REVIEWED BY: HBR	HBR	STATE PROJECT No.: 61450C				\square		
1		8	Consultant :	BENDER & ASSOCIATES ARCHITECTS		Departn	Department of Environmental Protection	vironi	ment	al Protecti	uo
(PROJECT TITLE			FL 33040		-	Division of Recreation and Parks	oreatic	ue uc	d Darbe	
)(VISITOR CENTER			Phone 305-296-1347 Email: hburkee@bendecarchitects.com	chilects com		Bureau of Design and Construction	gn and	Cons	truction	
0				Website: www.benderarchitects.com		800 Comme	3800 Commonwealth Blvd., Tallahassee, FL 32399 (850) 245-2157	llahassee	e, FL 32	399 (850) 245-2	2157
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