RESOLUTION NO. 2014-059

> A RESOLUTION OF THE BOARD OF THE COUNTY COMMISSIONERS OF NASSAU COUNTY, FLA ADDRESSING THE CONSERVATION EASEMENT REQUIRED IN ORDINANCE 2006-80, KNOWN AS THE CRANE ISLAND ORDINANCE.

WHEREAS, the Board of County Commissioners of Nassau County, Florida, on the $30^{\text {th }}$ day of October, 2006, approved Ordinance 2006-80 (Exhibit " $A$ ") ; and

WHEREAS, Ordinance 2006-80 re-zoned approximately 207.4 acres from"RS1"and "OR" to Planned Unit Development ("P.U.D."); and

WHEREAS, the property re-zoned to P.U.D. is known as "Crane Island"; and
WHEREAS, the P.U.D., in Exhibit "C", page 8, paragraph (b) of Ordinance 200680, requires that approximately 130 acres shall be protected by a conservation easement granted to an appropriate entity; and

WHEREAS, the approximately 130 acres to be placed under a conservation easement is depicted on Exhibit " B " (shown in green and red crosshatched areas); and

WHEREAS, the property known as Crane Island has been sold; and
WHEREAS, during the due diligence period for the sale, it was discovered that eighteen (18) of the approximately one hundred and thirty (130) acres set forth in Exhibit " $B$ " (illustrated in the "red crosshatched area") is owned by the State; and

WHEREAS, the new owners, along with the former owners, are seeking a legislative determination from the Board of County Commissioners as to the approximately one hundred and thirty (130) acres; and

WHEREAS The Board of County Commissioners of Nassau County, finds:

1. The intent of the preservation requirement set forth in Exhibit "C" of Ordinance 2006-80 was to preserve approximately one hundred thity (130) acres of wetiand area.
2. The placement of approximately one hundred and seventeen (117) acres under a conservation easement by the owners together with the eighteen (18) acres owned by the State meets the intent of the preservation requirement (Exhibit " $B$ ").

## NOW, THEREFORE, BE IT RESOLVED BY THE NASSAU COUNTY BOARD OF COUNTY COMMISSIONERS ON MARCH $\quad 24,2014$ THAT:

1. The Board hereby makes a legislative finding that the approximately one hundred seventeen (117) acres depicted on Exhibit B together with the Stateowned property reflected on Exhibit B (the "red crosshatched acres") meets the preservation requirement referenced above.
2. The owners of Crane Island, pursuant to Exhibit " $C^{\prime \prime}$, page 8, paragraph (b) shall comply with the conservation easement requirements by utilizing the 117.41 acres depicted on Exhibit "B".

BOARD OF COUNTY COMMISSIONERS


Attest as to Chairman's signature:


Approved as to form and legality by the Nassau County Attoffery,

OAYO HALLMAN
County Attorney


#### Abstract

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF NASSAU COUNTY, FLORIDA REZONING APPROXTMATELY 207.44 ACRES LOCATED WEST OF FERNANDINA MUNICIRAI AIRPORT FROM "RS-1" AND "OR" TO PIANNED UNIT DEVELOEMENP "PUD"; CREATING THE CRANE ISTANND PUD; FROVIDING FOR CONDIIIONS; RROVIDING FOR FINDINGS; AND PROVIDING AN HEFECTIVE DATE


Whereas, Lynwood G. Willis and Jane T. Willis, husband and wife, Robert H. Still, Jr. and Michael D, Abney, as CoTrustees of the Lynwood G. Willis and Jane T: Willis Trust U/D/O December 31, 1992, Vincent G. Graham, Piedmont Square, LIC, a Virginia limited liability corporation, and Crane Island Investments, LLC, a South Carolina limited liability corporation collectively as owners of the subject property authorized the filing of Application R05-023 and associated plans, specifications and exhibits and addenda; and

Whereas, Policy 2.05 .02 of the Nassau County Comprehensive Plan requires that developments have access to the arterial and collector network, the City of Fernandina Beach has cormitted to dedicate an access road from the southern end of Bailey Road; and
whereas, the Planning and Zoning Board of Nassau County has considered said POD Application, as amended, and held public hearings on the same after due notice on October 3, 2006, and made its findings and recommendations thereon; and

WHEREAS, the Board of County Commissioners has considered the findings and recommendations of the planning and Zoning Board, and has held its own public hearings on the application, as amended, after due notice and finds that the subject, property is suitable in location and character for the uses proposed in said application; and

Whereas, public notice of this action has been provided in accordance with Chapter 125, F.S.

NOW THEREFORE BE IT ORDAINED this 30th day of October, 2006 by the Board of County Commissioners of Nassau Countyr Florida:

SECTION 1. FINDINGS
That this rezoning is:

1. Consistent with the goals, policies and objectives of the Nassau County Comprehensive Plan;

2, Consistent with applicable State of Florida law; and
3. Meets the review criteria of Section 25.05 C of the

Nassau County Zoning Ordinance

## SECTION 2. PROPERTY REZONED

The real property legally described in Exhibit $A$ is hereby rezoned from $R S-1$ and $O R$ to the Planned Unit Development (PUD) zoning district. Development of the property shall proceed in accordance with the procedures and standards of the PUD district regulations and shall generally conform to the Preliminary Development Plan appended as Exhibit $B$ to this Ordinance.

SECTION 3. APPROVAL SUBJECT TO CONDITIONS

The PUD Development Conditions set forth as EXHIBIT C shall be made a part of this Planned Unit Development, and the development of the property shall be subject to said Conditions.

## SECTION 4. MITIGATION PLAN

It is acknowledged that a mitigating offsetting reduction of density created in the Coastal High Hazard Area by this rezoning is provided by a reduction of density in the approved PLM West DRI Development, and that said reduction in the pLM West Development may be applied only to the increase on Crane Island, and as specifically defined in EXHIBIT D to Addendum Four of the application for rezoning, Mitigation Plan for Crane Island Development Related to Coastal High Hazard Axea and that this ordinance and Exhibit $E$ constitute a binding Agreement.

## SECTION 5. EXHIBTTS

The following exhibits are accepted and incorporated as part of this rezoning: Exhibit "D-1", map of access road; Exhibit "D-2", Development Dual Entrance Standard memorandum from Jose Deliz to Bob Rowland dated January 12 , 2005; Bxhibit "E", Deeision-granting final-Gertiffeate-of Concurrency with conditions dated October 4, 2005; Exhibit " $F$ ", Mitigation Plan for Crane Island Development related to Coastal High Hazard Area; Exhibit "G", Draft Grant of Avigation Easement from Willis, Still, Abney, Graham, Crane Island Investments et. al. to City of Fernandina Beach.

## SECTION 6. EEFECTIVE DATE

This ordinance shall take effect upon its being filed in the Office of the Secretary of State.

BOARD OF COUNTY COMMISSIONERS NASSAU COUNTY, FLORIDA


Its: Chairman

## ATTEST:



Approved as to form by the Nassau Connty Agtorney:

MTCHAEL S MULIIN/
County Attorney



SHEET 2 OF 2 SHEET:






## MAP SHOWING

| LINE TABLE |  |  | UINE TABLE |  |  | LNE TABLE |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| LNE | LENGTH | BEARING | LINE | LENGTH | BEARING | LINE | LENGTH | BEARING |
| 4 | 44.14 | S1713'24\% | 1.56 | 51.11 | $588.00{ }^{2}$ | $\underline{111}$ | 28,13 | S4113'35'E |
| LP | 37.77 | S30'09907\%E | 157 | 55.09 | N70'12"28"\% | 1112 | 91.10 | $503 \% 30^{\prime 2} 0^{\circ} \mathrm{E}$ |
| 13 | 42.47 | S25"393\%4 | L58 | 60.06 | S83 ${ }^{2} 36^{\prime} 37^{\prime \prime}$ | 1113 | 12.34 | S0309, ${ }^{2} 7$ |
| L4 | 29.10 | S10.33'26 ${ }^{\circ}$ | 1.59 | 42.23 | N44*46'36\% | $\underline{L 14}$ | 12.61 | $543^{\circ} 09^{\prime} 18^{\prime} \mathrm{V}$ |
| L5 | 60.58 | $502^{\circ 1019}$ | L60 | 55,22 | N24'81399\% | 115 | 27.79 |  |
| L6 | 88.91 | S00067'55\% | L61 | 37,96 | N13*31.32*E | 116 | 81.14 | $500^{4} 40^{\prime \prime} 18^{\circ} \mathrm{E}$ |
| L7 | 50.91 | S21-10'52'E | 162 | 48.79 | $\mathrm{NaO}^{\circ} 53^{\prime} 000^{\circ} \mathrm{W}$ | 419 | 19.16 |  |
| L8 | 48,34 | S16 ${ }^{12} \times 158^{\prime \prime}$ | $\underline{63}$ | 53.12 | $567^{\circ} 00^{\prime 3} 56$ | L129 | 2254 |  |
| L9 | 61.63 |  | 164 | 50.17 |  | 1119 | 21,03 | S07 $588^{\prime} 59^{\circ} \mathrm{V}$ |
| 10 | 43.84 | S09.55'59\%4 | $\underline{65}$ | 52.60 | N54*14.14\% | L120 | 97.13 | Se3'e2M70 |
| $\underline{1}$ | 27.58 | \$79.5412 ${ }^{\circ} \mathrm{E}$ | 166 | 32.17 |  | $\underline{L 121}$ | 48.41 | 537\%29 $36{ }^{\circ} \mathrm{E}$ |
| 12 | 34.19 | \$59*55'25 ${ }^{\text {a }}$ | 167 | 43.20 | $500^{\circ} 45^{\prime} 14^{\prime 2}$ | 1122 | 46.50 | N79.08'54\% |
| 419 | 42.94 |  | 1.68 | 54.91 | $566^{\circ} 37^{\prime} 44^{\prime}{ }^{3}$ | 123 | 8,48 | 847065 $35^{\prime \prime}$ |
| 14 | 2B.26 |  | L69 | 40.09 | S26.4701/E | 124 | 62.12 | S34*52.47\% |
| $\underline{15}$ | 19.06 | H6E"E0'28.E | 178 | 70.54 | $534^{\circ} 28^{\prime \prime} 50^{\prime \prime}$ | LI25 | 60.43 | S23'54\%2\% |
| 15 | 44.72 | N5970114 | L71 | 29,88 | $552^{\circ} 43^{\prime} 47^{\prime \prime} 4$ | 126 | 63.98 | see 29.46 F |
| 47 | 17.90 |  | 172 | 40.56 | S12+55 ${ }^{\text {P }}$ | $\underline{127}$ | 10370 | S22'26'49\%E |
| 18 | 48.73 | N6390916 | 173 | 68.33 | 534.50.09\%4 | L128 | 78,39 | S23*0412] |
| 19 | 39.47 | S669+489495 | L74 | 62.01 |  | L129 | 83.24 | S23.4718'E |
| 120 | 22.47 |  | 175 | 56,88 |  | LILSA | 17.24 | 339:503ife |
| $\underline{L 1}$ | 39,82 | S18051347 | L76 | 70.57 | S03 $3^{\circ} 57^{\circ} 04^{\circ} \mathrm{V}$ | LiE9B | 4.81 | $539199^{2} 23^{\prime 2}$ |
| L2P | 59,57 | \$34\%882918 | 177 | 62.08 | S29.4. ${ }^{2} 55^{\circ} \mathrm{V}$ | 4130 | 78.19 |  |
| L23 | 57.23 |  | L78 | 10.89 | 50154'42NV | $\underline{132}$ | 81.06 | S26.93'25 ${ }^{1}$ |
| L24 | 53,19 | \$38\%33'299 | 179 | 65.56 | 535 $38^{6} 03^{\circ} \mathrm{W}$ | $\underline{132}$ | 50.77 |  |
| L2S | 55,78 | \$59\%3129] | L80 | 55.37 |  | 1133 | 45,47 | S45*4902120 |
| L26 | 50.31 | S78.27\%53E | L81 | 29.08 | S13+214.410 | $\underline{L 134}$ | 30.97 |  |
| L27 | 48.42 | $\sqrt{550+3412}$ | 182 | 55.93 | S10.29918\%E | 435 | 39.22 |  |
| L28 | 43.00 | S60'43 ${ }^{\prime} 47^{\prime} \mathrm{E}$ | L83 | 27.52 | Se8-09\%20'E | 1136 | 34.98 |  |
| L29 | 40.26 | N55-43'36*E | L84 | 73.83 |  | 1137 | 73.60 | $531 \% 21 \times 20 \mathrm{E}$ |
| L30 | 45.12 | S88'12'09\% | 185 | 6212 | S03+32i5\% | 439 | 55.84 |  |
| L31 | 47.101 |  | $\underline{L 86}$ | 7281 |  | L139 | 39.09 |  |
| $\underline{L 38}$ | 47.55 |  | L87 | 26.54 | S11-08'2e'E | L140 | 29.05 | N25'09'30\% |
| L39 | 35.18 | N40\% ${ }^{1 / 3} 37^{\prime \prime}$ | L88 | 34.76 | S47\%11090 | $\underline{41}$ | 33.16 | N20*01354] |
| L34 | 37.06 | S5893014'E | L89 | 47.69 | S24*56 ${ }^{\circ} 05^{\prime} 4$ | L142 | 32.32 | N0117/351 |
| L.35 | 58.65 | S71.01020 | L90, | 6956 | \$34.05'22.E | $L 143$ | 47.79 | N13'5754'4 |
| 136 | 35.37 | S75'24 ${ }^{17^{\prime} \mathrm{E}}$ | 191 | 93, 20 | S1800reg'E | L144 | 28.79 | M $5^{\circ} 9^{\circ} 55^{\circ} 59^{\circ} \mathrm{E}$ |
| L37 | 32.83 | N09.03'14'E | L92 | 73,45 | S00'0309\% | $\underline{L 145}$ | 49.94 | N23936.51/E |
| L39 | 26.25 | W55 $00^{\circ} 50^{\circ} \mathrm{E}$ | L93 | 60.56 | S04*37 $3 \mathrm{~S}^{\prime} \mathrm{W}$ | L145 | 59.13 | NO1+2559\% |
| L39 | 24.07 | N05\%17\%44 | 194 | 48.84 | S23.02'28'E | 1147 | 96,48 | Na152'28\% |
| 140 | 34,03 | N84+01.42\% | $\underline{59}$ | 42.47 | $848^{\circ} 56^{\circ} 00^{\prime \prime} E$ | 1148 | 47.07 | N24*23'15 |
| 141 | 20.98 | $\mathrm{Na}^{4}+00^{\prime} 31^{\prime} \mathrm{E}$ | L95 | 28.89 | S215 $5126{ }^{\circ}$ | 149 | 44,74 | N42.45'180 |
| L49 | 43.49 | Ner*56'48' | L97 | 40.05 | $540^{*} 48^{\prime} 31{ }^{\text {cem }}$ | $\underline{150}$ | 30.01 | N73"53'3ere |
| L43 | 18.80 | N34'35'474E | L98 | 94.45 | S10 ${ }^{\circ} 05^{\prime} 51{ }^{\text {a }}$ | L151 | 109.70 |  |
| L44 | 36.76 |  | 199 | 23.93 | S08'51'12"E | L152 | 77.79 | H25 $47^{\circ} 600^{\prime}$ |
| 145 | 32.65 | $\mathrm{NiS}^{159 \% 06 \%}$ | L100 | 54.23 | $562^{\circ} 16^{\prime \prime} 58^{\prime} \mathrm{V}$ | 153 | 73.17 | (43 ${ }^{\circ} 11^{\prime} 45^{\prime \prime} \mathrm{W}$ |
| 146 | 41.05 | N42'40'30'E | L10 | 41.94 | S23.47'57.6 | $\underline{L 154}$ | 61,80 | N $33^{+24 \times 539}$ |
| L47 | 38.45 |  | 1102 | 58,55 |  | $\underline{155}$ | 42.75 | S63 $59.488^{\circ}$ |
| 48 | 32,82 | N50'05' ${ }^{\text {a }}$ | 403 | 2118 | S27 $011^{\prime 2} 4^{\prime} E$ | $\underline{L 56}$ | 120.09 |  |
| - 49 | 27.61 | N66\%0920'w | 1104 | 67.06 | - 520:20959\% | 1157 | 117.90 |  |
| L50 | 87.97 | N00'009 ${ }^{\prime}$ S ${ }^{\prime}$ | 4105 | EL.85 | S04 ${ }^{4} 55^{574}$ | 1158 | 65.29 | N48916'17E |
| 1.51 | 22.20 | N45*23.07\% | $\underline{L 106}$ | 29.16 | S48'57'05'E | 455 | 64.23 | N00.080 $0^{\circ} \mathrm{E}$ |
| LSE | 27.87 | $1778^{\circ} 50^{\prime} 48^{\circ} \mathrm{V}$ | 407 | 24.78 | S24.59\%34V | $\underline{460}$ | 17.27 | N65.03\% 315 |
| L53 | 29.06 | N501020\% | L109 | 31,20] | S13"59'27: | 4151 | 32.44 | H20'27/27'E |
| L54 | 58.58 | $\mathrm{N} 76^{\circ} 09^{\prime} 34^{+} \mathrm{V}$ | 409 | 32.27 |  | L162 | 84.04 | N10.54'2 ${ }^{\prime}$ |
| L55 | 50.47 | N79+189 ${ }^{\text {a }}$ | 111 | 24.50 | S5291120 ${ }^{\circ}$ | L163) | SHEET 3 OF 9 |  |
|  |  |  |  |  |  | SHEET 3 OF 9 |  |  |
|  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |



## MAP. SHOWING

## UPLAND PARCEL 1

A PORTION OF SECTIONS 6 AND 49, TOWNSHIP 2 NORTH, RANGE 28 EAST, NASSAU COUNTY, STATE OF FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF SECTION 6, SAID TOWNSHIP AND RANGE; THENCE SOUTH $89^{\circ} 41^{\prime} 48^{\prime \prime}$ EAST, ALONG THE NORTHERLY LINE OF SAID SECTION 6 , A DISTANCE OF 1143.72 FEET TO ITS INTERSECTION WTH THE ORIGINAL GOVERNMENT MEANDER LNE; THENCE SOUTH $23^{\circ} 25^{\prime} 53^{\prime \prime}$ WEST, ALONG LAST SAID LINE, 1135.18.FEET, TO THE EASTERLY PROLONGATION OF THE SOUTHERLY BOUNDARY OF THOSE LANDS DESIGNATED AS PARCEL 1, AND DESCRIBED AND RECORDED IN OFFICIAL RECORDS 0539, PAGE 1099, OF THE PUBLIC RECORDS OF SAID COUNTY; THENCE SOUTH $83^{\prime} 40^{\prime} 50^{\prime \prime}$ WEST, ALONG LAST SAID LNE, AND ALONG SAID SOUTHERLY LINE OF THOSE LANDS DESIGNATED AS PARCEL 1, AND DESCRIBED AND RECORDED IN SAID OFFICIAL RECORDS 0539, PAGE 1099, A DISTANCE OF 700.79 FEET, TO THE ROINT OF BEGINNING; THENCE CONTINUE SOUTH 83*40'50" WEST, ALONG LAST SAID LINE, 204.22 FEET; THENCE SOUTH $17^{\circ} 13^{\prime} 24^{\prime \prime}$ WEST, 44.14 FEET; THENCE SOUTH $30^{\circ} 09^{\prime} 07^{\prime \prime}$ EAST, 37.77 FEET; THENCE SOUTH $25^{\circ} 59^{\prime} 31^{\prime \prime}$ WEST, 42.47 FEET; THENCE SOUTH $10^{\circ} 33^{\circ} 26^{\prime \prime}$ EAST, 29.10 FEET; THENCE SOUTH 02\%10'19" WEST, 60.58 FEET; THENCE SOUTH $00^{\prime} 07^{\prime} 55^{\prime \prime}$ WEST, 88.91 FEET; THENCE SOUTH 21'10'52" EAST, 50.91 FEET; THENCE SOUTH $16^{\prime \prime} 12^{\prime} 58^{\prime \prime}$ WEST, 48.34 FEET; THENCE SOUTH $13^{\circ} 55^{\prime} 55^{\prime \prime}$ WEST, 61.63 FEET; THENCE SOUTH $09^{\circ} 55^{\prime} 59^{\circ}$ WEST, 43.84 FEET; THENCE SOUTH $79^{\circ} 54^{\prime} 16^{\prime \prime}$ EAST, 27.58 FEET; THENCE SOUTH 5955'25" EAST, 34.19 FEET; THENCE NORTH 62"26'44" EAST, 42.94 FEET; THENCE SOUTH $10^{\circ} 52^{\prime} 46^{\prime \prime}$ WEST, 28.26 FEET; THENCE NORTH $62^{\prime \prime} 20^{\prime} 22^{\prime \prime}$. EAST, 19.06 FEET; THENCE NORTH $59^{\prime} 10^{\prime} 11^{\prime \prime}$ EAST, 44.72 FEET; THENCE SOUTH $05^{\prime} 04^{\prime} 47^{\prime \prime}$ EAST, 17.90 FEET; THENCE NORTH $63^{\circ} 00^{\prime} 16^{\prime \prime}$ EAST, 48.73 FEET; THENCE SOUTH 68*4849" EAST, 39.47 FEET; THENCE SOUTH 37"38'19" EAST, 22.47 FEET; THENCE SOUTH $18^{\circ} 51^{\prime} 34^{\prime \prime}$ WEST, 39.82 FEET; THENCE SOUTH $34^{\circ} 28^{\prime} 21^{\prime \prime}$ EAST, 59.57 FEET: THENCE NORTH $53^{\prime \prime} 11^{\prime} 47^{\prime \prime}$ EAST, 57.23 FEET; THENCE SOUTH $38^{\circ} 33^{\prime} 29^{\prime \prime}$ EAST, 53.19 FEET; THENCE SOUTH 62 $31^{\prime} 19^{\prime \prime}$ EAST, 55.78 FEET; THENCE SOUTH 78 $27^{\prime} 53^{\prime \prime}$ EAST, 50.31 FEET; THENCE NORTH $50^{\circ} 34^{\prime} 12^{\prime \prime}$ EAST, 45.42 FEET; THENCE SOUTH $60^{\circ} 43^{\prime} 47^{\prime \prime}$ EAST, 43.00 FEET; THENCE NORTH $52^{\circ} 43^{\prime} 36^{\prime \prime}$ EAST, 40.26 FEET; THENCE SOUTH $88{ }^{\circ} 12^{\prime} 09^{\prime \prime}$ EAST, 46.12 FEET; THENCE NORTH $41^{\circ} 45^{\prime} 57^{\prime \prime}$ EAST, 47.01 FEET; THENCE NORTH 22'14'57" WEST, 47.55 FEET; THENCE NORTH 48"11'37 EAST, 35.18 FEET; THENCE SOUTH $58^{\circ} 00^{\circ} 14^{\prime \prime}$ EAST, 37.86 FEET; THENCE SOUTH $71^{\circ} 01^{\circ} 02^{* *}$ EAST, 58.66 FEET; THENCE SOUTH $75^{\prime 2} 4^{\prime \prime} 17^{\prime \prime}$ EAST, 35.37 FEET; THENCE NORTH $09^{\circ} 03^{\prime \prime} 14^{\prime \prime}$ EAST, 32.83 FEET; THENCE NORTH $55^{\circ} 00^{\prime} 50^{\prime \prime}$ EAST, 26.25 FEET; THENCE NORTH $05^{\prime} 17^{\prime} 04^{\prime \prime}$ WEST, 24.07 FEET; THENCE NORTH $84^{\circ} 01^{\prime} 41^{\prime \prime}$ WEST, 34.03 FEET; THENCE NORTH $41^{\circ} 40^{\prime} 33^{\prime \prime}$ EAST; 20.98 FEET; THENCE NORTH - $21^{\circ} 58^{\prime} 48^{\prime \prime}$ - EAST;-43.49 FEET; THENCE NORTH $34^{\circ} 35^{\prime} 47^{\prime \prime}$ EAST, 18.80 FEET;





Clary \& Associates, Inc. PROFESSIONAL LAND SURVEYORS 3E30. CROMN POKHE ROAD SUINE "A"

(90) 260 -2793 12 NO. 3731
B. I. PITTMAN, P.I.S. CERTT. NO. 4827

## MAP SHOWING

1 THENCE NORTH 02.39'18" EAST, 36.76 FEET; THENCE NORTH $15^{\circ} 59^{\prime} 06^{\prime \prime}$ WEST, 32.65 FEET; THENCE NORTH $42^{\circ} 40^{\prime} 30^{\prime \prime}$ EAST, 41.05 FEET; THENCE NORTH 1341'45' WEST, 38.45 FEET; THENCE NORTH $50^{\circ} 05^{\prime} 20^{\prime \prime}$ WEST, 32.82 FEET; THENCE NORTH $68^{\circ} 00^{\prime} 28^{\prime \prime}$ WEST, 27.61 FEET; THENCE NORTH $00^{\circ} 00^{\prime} 58^{\prime \prime}$ EAST, 27.97 FEET; THENCE NORTH $45^{\circ} 23^{\prime} 07^{\prime \prime}$ WEST, 22.20 FEET; THENCE NORTH $78^{\circ} 50^{\circ} 48^{\prime \prime}$ WEST, 27.87 FEET; THENCE NORTH 50 10'20" WEST, 29.06 FEET; THENCE NORTH $76^{\circ} 00^{\prime} 34^{\prime \prime}$ WEST, 58.58 FEET; THENCE NORTH $79^{\prime \prime} 18^{\prime} 25^{\prime \prime}$ WEST, 50.47 FEET; THENCE' SOUTH $88^{\prime} 00^{\prime} 31^{\prime \prime} \cdot$ WEST, 51.11 FEET; THENCE NORTH 70'12'28" WEST, 56.09 FEET; THENCE SOUTH 83'36'37" WEST, 60.06 FEET; THENCE NORTH $44^{\circ} 46^{\prime} 36^{\prime \prime}$ WEST, 42.23 FEET; THENCE NORTH 24.21'39" EAST, 55.12 FEET; THENCE NORTH $13{ }^{\prime} 31^{\prime} 32^{\prime \prime}$ EAST, 37.96 FEET; THENCE NORTH $80^{\circ} 53^{\prime} 00^{\prime \prime}$ WEST, 48.79 FEET; THENCE SOUTH 67'02'56" WEST, 53.12 FEET; THENCE NORTH $51^{\prime \prime} 42^{\prime} \mathrm{DO}{ }^{\prime \prime}$ WEST, 50.17 FEET; THENCE NORTH $54{ }^{\prime \prime} 14^{\prime} 14^{\prime \prime}$ WEST, 52.60 FEET TO THE POINT OF BEGINNING.

CONTAINING• 8.30 ACRES MORE OR LESS.

TOGETHER WITH:

## UPLAND PARCEL 2

A PORTION OF SECTIONS 6 AND 49, AND A PORTION OF SECTION 19, "CRANEY ISLAND," ALL IN TOWNSHIP 2 NORTH, RANGE 28 EAST, NASSAU COUNTY, STATE OF FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF SECTION 6, SAID TOWNSHIP AND RANGE; THENCE SOUTH $89^{\circ} 41^{\prime \prime} 48^{\prime \prime}$ EAST, ALONG THE NORTHERLY LINE OF SAID SECTION 6, A DISTANCE OF 1143.72 FEET TO ITS INTERSECTION WTH THE ORIGINAL GOVERNMENT MEANDER LINE; THENCE SOUTH $23^{\circ} 25^{\prime} 53^{\prime \prime}$ WEST, ALONG LAST SAID LINE, 1135.18 FEET, TO THE EASTERLY PROLONGATION OF THE SOUTHERLY BOUNDARY OF THOSE LANDS DESIGNATED AS PARCEL 1, AND DESCRIBED AND RECORDED IN OFFICIAL RECORDS O539, PAGE 10.99, OF THE PUBLIC RECORDS OF SAID COUNTY; "THENCE SOUTH $83^{\circ} 40^{\circ} 50$ ".' WEST, ALONG LAST SAID LINE, AND ALONG SAID SOUTHERLY LINE OF THOSE LANDS DESIGNATED AS PARCEL 1, AND DESCRIBED AND RECORDED IN SAID OFFICIAL RECORDS 0539, PAGE 1099, A DISTANCE OF 953.93 FEET, TO THE POINT OF BEGINNING; THENCE CONTINUE SOUTH $83^{\circ} 40^{\circ} 50^{\prime \prime}$ WEST, ALONG LAST SAID LINE, 819.67 FEET; THENCE SOUTH $06^{\prime} 12^{\prime} 26^{\prime \prime}$ WEST, 32.17 FEET; THENCE SOUTH 0045'14" EAST, 43.20 FEET; THENCE SOUTH 66"37'45" WEST, 54.91 FEET; THENCE SOUTH $26.47^{\prime} 01^{\prime \prime}$ EAST, 40.09 FEET; THENCE SOUTH-34:28'50" EAST; 70.54-FEET; THENCE-SOUTH-62:43'37" WEST, - 29.88 FEET; THENCE SOUTH $12^{\circ} 55^{\prime} 52^{\prime \prime}$ EAST, 40.56 FEET; THENCE SOUTH 34'50'09" WEST, 68.33 FEET; THENCE SOUTH $08^{\circ} 08^{\prime} 27^{\prime \prime}$ WEST, 62.01 FEET; THENCE SOUTH $43^{\circ} 06^{\prime} 29^{\prime \prime}$ WEST, 56.88 FEET; THENGE SOUTH $03^{\circ} 57^{\prime} 04^{\prime \prime}$ WEST, 70.57 FEET; THENCE SOUTH $27^{\circ} 42^{\prime} 55^{\prime \prime}$ WEST, 62.08 FEET; THENCE SOUTH $01{ }^{\circ} 54^{\prime} 42^{\prime \prime}$ WEST, 10.29 FEET;

SHEET 6 OF 9


## MAP SHOWING

THENCE SOUTH $35^{\prime} 38^{\prime} 03^{\prime \prime}$ WEST, 65.56 FEET; THENCE SOUTH 02'24'09" WEST, 55.57 FEET; THENCE SOUTH $13^{\circ} 21^{\prime} 41^{\prime \prime}$ WEST, 29.08 FEET; THENCE SOUTH $10^{\prime 2} 29^{\prime \prime} 18^{\prime \prime}$ EAST, 55.93 FEET; THENCE SOUTH $28^{\circ} 09^{\prime} 20^{\prime \prime}$ EAST, 27.52 FEET; THENCE SOUTH 18.32'11" WEST, 73.83 FEET; THENCE SOUTH $03.32^{\prime} 52^{\prime \prime}$ WEST, 62.12 FEET; THENCE SOUTH $04^{\circ} 20^{\prime} 27^{\prime \prime}$ EAST, 72.81 FEET; THENCE SOUTH 11 ${ }^{\circ} 08^{\prime} 22^{\prime \prime}$ EAST, 26.54 FEET; THENCE SOUTH $4791^{\prime} 08^{\prime \prime}$ EAST, 34.76 FEET; THENCE SOUTH $24^{\circ} 56^{\prime} 05^{\prime \prime}$ WEST, 47.69 FEET; THENCE SOUTH $34^{\circ} 09^{\prime} 22^{\prime \prime}$. EAST, 68.56 FEET; THENCE SOUTH $18^{\circ} 01^{\prime} 29^{\prime \prime}$ EAST, 93.20 FEET; THENCE SOUTH $00^{\circ} 03^{\prime} 09^{\prime \prime}$ EAST, 73.45 FEET; THENCE SOUTH 04'37'31" WEST, 60.56 FEET; THENCE SOUTH $23^{\circ} 02^{\prime} 28^{\prime \prime}$ EAST, 48.84 FEET; THENCE SOUTH $48{ }^{\circ} 56^{\prime} 00^{\prime \prime}$ EAST, 42.47 FEET; THENCE SOUTH $21^{\circ} 51^{\prime} 26^{\prime \prime}$ WEST, 28.89 FEET; THENCE SOUTH $40^{\circ} 48^{\prime} 31^{\prime \prime}$ EAST, 40.05 FEET; THENCE SOUTH $10{ }^{\circ} 05^{\prime} 51^{\prime \prime}$ EAST, 91.45 FEET; THENCE SOUTH O8'51'12" EAST, 23.93 FEET; THENCE SOUTH 62"16'58" WEST, 54.23 FEET; THENCE SOUTH $23^{\prime} 47^{\prime} 57^{\prime \prime}$ WEST, 41.94 FEET; THENCE SOUTH $41^{\circ} 57^{\prime} 38^{\prime \prime}$ WEST, 58.55 FEET; THENCE SOUTH $27^{\circ} 01^{\prime} 24^{\prime \prime}$ EAST, 21.18 FEET; THENCE SOUTH $20^{\circ} 20^{\prime} 26^{\prime \prime}$ WEST. 67.06 FEET; THENCE SOUTH $04^{\circ} 45^{\prime} 57^{\prime \prime}$ WEST, 21.85 FEET; THENCE SOUTH $48^{\circ} 57^{\prime} 05^{\prime \prime}$ EAST, 29.16 FEET; THENCE SOUTH $244^{\circ} 59^{\prime} 34^{\prime \prime}$ WEST, 24.78 FEET; THENCE SOUTH $13 * 59^{\prime} 27^{\prime \prime}$ EAST, 31.20 FEET; THENCE SOUTH $04^{\circ} 52^{\prime} 56^{\prime \prime}$ WEST, 32.27 FEET; THENCE SOUTH 52'11'21". WEST, 24.90 FEET; THENCE SOUTH $111^{\prime \prime} 13^{\prime} 35^{\prime \prime}$ EAST, 28.13 FEET; THENCE SOUTH 03'30'40" EAST, 91.10 FEET; THENCE SOUTH 01'09'27' EAST, 42.34 FEET; THENCE SOUTH $43^{\circ} 09^{\prime} 18^{\prime \prime}$ WEST, 12.61 FEET; THENCE SOUTH $06^{\circ} 42^{\circ} 47^{\prime \prime}$ EAST, 556.62 FEET; THENCE SOUTH $24^{\prime *} 36^{\prime} 25^{\prime \prime}$ EAST, 27.79 FEET; THENCE SOUTH $00^{\circ} 40^{\prime \prime} 18^{\prime \prime}$ EAST, 81.14 FEET; THENCE SOUTH $06^{\circ} 42^{\prime} 47^{\prime \prime}$ EAST, 19.16 FEET; THENCE SOUTH 4177'53" EAST, 22.54 FEET; THENCE SOUTH $07^{\circ} 58^{\prime} 59^{\prime \prime}$ WEST, 21.03 FEET; THENCE SOUTH $23^{\circ} 22^{\prime} 17^{\prime \prime}$ EAST, 97.13 FEET; THENCE SOUTH $\cdot 37^{\circ} 29^{\prime} 36^{\prime \prime}$ EAST, 48.41 FEET; THENCE NORTH 79'08'54" EAST, 46.50 FEET; THENCE SOUTH 47'05'32" EAST, 8. 48 FEET; THENCE SOUTH $34^{\circ} 52^{\prime} 47^{\prime \prime}$ WEST, 62.12 FEET; THENCE SOUTH $26^{\circ} 54^{\prime} 22^{\prime \prime}$ EAST, 60.43 FEET; THENCE SOUTH $22^{\circ} 29^{\prime} 46^{\prime \prime}$ EAST, 63.98 FEET; THENCE SOUTH $22^{\circ} 26^{\prime} 49^{\prime \prime}$ EAST, 103.70 FEET; THENCE SOUTH $23^{\circ} 04^{\prime} 12^{\prime \prime}$ EAST, 78.39 FEET; THENCE SOUTH 23*47'18" EAST, 83.24 FEET; THENCE SOUTH $39^{\circ} 20^{\prime} 31^{\prime \prime}$ EAST; 17.24 FEET; THENCE SOUTH 39"19'23" WEST, 4.81 FEET; THENCE SOUTH $26^{\prime \prime} 13^{\prime} 06^{\prime \prime}$ EAST, 78.19 FEET; THENCE SOUTH $26^{\circ} 52^{\prime} 25^{\prime \prime}$ EAST, 81.06 FEET; THENCE NORTH $71^{\circ} 21^{\prime \prime} 42^{\prime \prime}$ EAST, 50.77 . FEET; THENCE SOUTH $45^{\circ} 49^{\prime} 21^{\prime \prime}$ EAST, 45.47 FEET; THENCE SOUTH $13^{\prime \prime} 37^{\prime} 41^{\prime \prime}$ EAST, 30.97 FEET; THENCE SOUTH $19^{\circ} 47^{\prime} 51^{\prime \prime}$ EAST, 39.22 FEET; THENCE SOUTH $05^{\circ} 18^{\prime} 19^{\prime \prime}$ EAST, 34.98 FEET; THENCE SOUTH $31^{\circ} 21^{\prime} 20^{\prime \prime}$ EAST, 73.60 FEET; THENCE NORTH $51^{\circ} 36^{\prime} 38^{\prime \prime}$ EAST, 55.84 FEET; THENCE NORTH $24^{\circ} 08^{\prime} 26^{\prime \prime}$ EAST, 39.09 FEET; THENCE NORTH 25*02'30" EAST, 29.05 FEET; THENCE NORTH $20^{\circ} 01^{\prime} 35^{\prime \prime}$ WEST, 33.16 FEET; THENCE NORTH 8117'35" EAST, 32.32 FEET; THENCE NORTH 13*57'54" WEST, 47.79 FEET; THENCE NORTH 5956'59" EAST, 25.79 FEET; THENCE NORTH $23^{\prime} 56^{\prime}$ '51" EAST, 49.94 FEET; THENCE NORTH 01"25'58" EAST, 59.13 FEET; THENCE NORTH 01'52'28" WEST, 96.48 FEET; THENCE NORTH $24^{\prime \prime 2} 22^{\prime} 15^{\prime \prime}$ WEST, 47.07 FEET;

SHEET 7 OF 9


ORAFTER: ALS THIS DRAYING, SKETCH; PLAT OR MAP IS FOR INFORMATONAL PURPOSES ONLIY AND IS NDT VALID. JOB No. 2006-3日多


## MAP SHOWING

THENCE NORTH 42"45'18" EAST, 44.74 FEET; THENCE NORTH $73^{\prime \prime} 55^{\prime} 52^{\prime \prime}$ EAST, 30.01 FEET; THENCE NORTH $30^{\circ} 06^{\prime} 31^{\prime \prime}$ EAST, 109.70 FEET; THENCE NORTH $25^{\circ} 47^{\prime} 00^{\prime \prime}$ WEST, 77.79 FEET; THENCE NORTH $43^{\prime \prime} 11^{\prime} 45^{\prime \prime}$ WEST; 73.17 FEET; THENCE NORTH . $33^{\prime \prime} 24^{\prime} 53^{\prime \prime}$ WEST, 61.80 FEET; THENCE SOUTH $63^{\circ} 59^{\prime} 48^{\prime \prime}$ WEST, 42.75 FEET; THENCE SOUTH 30"12'26" WEST, 120.09 FEET; THENCE NORTH 08*55'59" EAST, 117.90 FEET; THENCE NORTH $48^{\prime} 16^{\prime} 17^{\prime \prime}$ EAST, 65.29 FEET; THENCE NORTH O0'02'08" EAST, 64.23 FEET; THENCE NORTH 65*03'31" WEST, 17.27 FEET $_{i}$ THENCE NORTH 20 $27^{\prime}$ '27" EAST, 32.44 FEET; THENCE NORTH $100^{\circ} 54^{\prime 2} 24^{\prime \prime}$ WEST, 84.04 FEET; THENCE NORTH $25^{\circ} 08^{\prime} 35^{\prime \prime}$ EAST, 68.17 FEET; THENCE NORTH $81^{\prime} 26^{\prime} 01^{\prime \prime}$ EAST, 47.88 FEET; THENCE NORTH $80^{\circ} 01^{\prime} 37^{\prime \prime}$ EAST, 54.09 FEET; THENCE NORTH $33^{\prime} 23^{\prime} 12^{\prime \prime}$ EAST, 76.24 FEET; THENCE NORTH $04^{\circ} 14^{\prime} 50^{\prime \prime}$ EAST, 42.06 FEET; THENCE NORTH $48^{\circ} 53^{\prime} 06^{\prime \prime}$ EAST, 31.73 FEET; THENCE NORTH $06^{\circ} 43^{\prime} 43^{\prime \prime}$ WEST, 103.24 FEET; THENCE NORTH $06^{\circ} 55^{\prime} 43^{\prime \prime}$ EAST, 32.37 FEET; THENCE NORTH $38^{\prime \prime} 10^{\prime} 34^{\prime \prime}$ EAST, 19.57 FEET; THENCE NORTH $49^{\circ} 19^{\prime} 11^{\prime \prime}$ EAST, $46.10^{\prime \prime}$ FEET; THENCE NORTH 05'42'31" EAST, 26.11 FEET; THENCE NORTH 89.15'37" EAST, 31.50 FEET; THENCE SOUTH 57'38'59" EAST, 14.81 FEET; THENCE SOUTH 1797'06" WEST, 23.72 FEET; THENCE SOUTH O3'48' $17^{\prime \prime}$ EAST, 28.37 FEET; THENCE NORTH $81^{\prime} 43^{\prime} 44^{\prime \prime}$ EAST, 32.56 FEET; THENCE SOUTH $31^{1} 11^{\prime} 33^{\prime \prime}$ EAST, 34.32 FEET; THENCE NORTH 48'39'39" EAST, 46.15 FEET; THENCE NORTH 33'17'33" EAST, 45.69 FEET; THENCE NORTH $37^{\prime} 09^{\prime} 30^{\prime \prime}$ EAST, 50.45 FEET; THENCE NORTH $23^{\prime} 52^{\prime} 30^{\prime \prime}$. WEST, 38.40 FEET; THENCE NORTH 01*40'20" EAST, 26.01 FEET; THENCE NORTH 78'42'40" WEST, 33.25 FEET; THENCE NORTH 53'54'03" WEST, 37.47 FEET; THENCE NORTH $32^{\circ} 02^{\circ} 07^{\prime \prime}$ WEST, 39.73 FEET; THENCE NORTH $44^{\prime} 32^{\prime} 44^{\prime \prime}$ WEST, 44.35 FEET; THENCE NORTH $23^{\circ} 21^{\prime} 44^{\prime \prime}$ WEST, 27.04 FEET; THENCE NORTH $30{ }^{\prime} 39^{\prime} 50^{\prime \prime}$ WEST, 32.09 FEET; THENCE NORTH $64^{\circ} 23^{\prime} 43^{\prime \prime}$ WEST, 44.54 FEET; THENCE NORTH $40^{\circ} 28^{\prime} 53^{\prime \prime}$ WEST, 48.95 FEET; THENCE NORTH 47'04'56" WEST; 61.93 FEET; THENCE NORTH 37*49'02" WEST, 44.82 FEET; THENCE SOUTH $66^{\circ} 43^{\prime} 38^{\prime \prime}$ EAST, 18.71 FEET; THENCE NORTH 04*19'50" EAST, 57.51 FEET; THENCE NORTH $53^{\prime} 32^{\prime} 35^{\prime \prime}$ EAST, 38.44 FEET; THENCE SOUTH 52'42'52" EAST, 32.67 FEET; THENCE NORTH $52^{\circ} 02^{\prime} 41^{\prime \prime}$ EAST, 76.75 FEET; THENCE NORTH $82^{\circ} 56^{\prime \prime} 46^{\prime \prime}$ EAST, 22.61 FEET; THENCE SOUTH 19'49'35" EAST, 24.72 FEET; THENCE SOUTH 84"30'37" EAST, 69.60 FEET; THENCE NORTH 57.02'24" EAST, 75.38 FEET; THENCE NORTH 67"48'15" EAST, 55.99 FEET; THENCE NORTH 77*05'19" EAST,. 51.05 FEET; THENCE NORTH 88'08'18" EAST, 42.66 FEET; THENCE NORTH $29^{\prime \prime} 13^{\prime} 20^{\prime \prime}$ EAST, 48.70 FEET; THENCE NORTH $54^{\prime} 39^{\prime} 43^{\prime \prime}$ EAST, 36.16 FEET; THENCE NORTH $22^{\prime \prime} 26^{\prime} 27^{\prime \prime}$ WEST, 33.46 FEET; THENCE NORTH 01 $21^{\prime} 49^{\prime \prime}$ WEST; 42.85 FEET; THENCE NORTH $011^{\prime}$ '57" WEST, 42.78 FEET; THENCE NORTH $311^{\prime \prime} 5^{\prime \prime} 19^{\prime \prime}$ EAST, 50,58 FEET; THENCE NORTH $26^{\circ} 51^{\prime \prime} 13^{\prime \prime}$ WEST, 38.62 FEET; THENCE NORTH 07²7'03" WEST, 49.83 FEET; THENCE-NORTH $28^{\prime \prime} 20^{\prime} 03^{\prime \prime}$ - WEST, 55.55 FEET; THENCE NORTH $69^{\circ} 00^{\prime} 26^{\prime \prime}$ WEST, 40.52 FEET; THENCE NORTH $35^{\prime} 58^{\prime} 03^{\prime \prime}$ WEST, 39.21 FEET; THENCE NORTH 5715'59' WEST,

$\because$ MAP SHOWING
53.43 FEET; THENCE NORTH 61"24'28" WEST, 38.73 FEET; THENCE NORTH 77"15'09" WEST, 76.00 FEET; THENCE NORTH $26^{\circ} 08^{\prime} 20^{\prime \prime}$ WEST, 75.11 FEET; THENCE NORTH 87'15'53" WEST, 59.96 FEET; THENCE SOUTH $41^{\prime} 57^{\prime} 59^{\prime \prime}$ WEST, 18.44 FEET; THENCE SOUTH $86^{\circ} 44^{\prime} 42^{\prime \prime}$ WEST, 32.02 FEET; THENCE SOUTH $45^{\circ} 56^{\prime} 41^{\prime \prime}$ WEST, 37.28 FEET; THENCE SOUTH $66^{\prime \prime} 10^{\prime} 34^{\prime \prime}$ WEST, 62.80 FEET; THENCE NORTH $32^{\circ} 04^{\prime \prime} 44^{\prime \prime}$ WEST, 44.68 FEET; THENCE NORTH $04^{\circ} 00^{\prime} 41^{\prime \prime}$ EAST, 44.68 FEET; THENCE NORTH $14^{\prime \prime} 01^{\prime} 24^{\prime \prime}$. EAST, 40.56 FEET; THENCE NORTH $36{ }^{\circ} 09^{\prime} 27^{\prime \prime}$ EAST, 56.17 FEET; THENCE NORTH 0074'29" WEST, 28.71 FEET; THENCE NORTH $44^{\circ} 06^{\prime} 34^{\prime \prime}$ EAST, 42.14 FEET; THENCE NORTH $50^{\circ} 53^{\prime} 28^{\prime \prime}$ EAST, 49.13 FEET; THENCE NORTH $1191^{\prime} 00^{\prime \prime}$ EAST, 59.33 FEET; THENCE NORTH 1004'34" EAST; 57.97 FEET; THENCE NORTH 17"17'25" EAST, 60.56 FEET; THENCE NORTH $14^{* 1} 0^{\prime} 06^{\prime \prime}$ WEST, 14.73 FEET; THENCE NORTH $25^{\circ} 32^{\prime \prime} 41^{\prime \prime}$ WEST, 89.67 FEET: THENCE NORTH 05'52'58" WEST, 64.29 FEET; THENCE NORTH $26^{\prime \prime} 13^{\prime} 54^{\prime \prime}$ EAST, 42.83 FEET; THENCE NORTH 7773'35" EAST, 13.37 FEET; THENCE NORTH 02 $48^{\prime \prime} 04^{\prime \prime}$ EAST 43.64 FEET; THENCE NORTH $60^{\circ} 51^{\prime} 46^{n}$ WEST, 42.10 FEET; THENCE NORTH $81^{\circ} 06^{\prime} 25^{\prime \prime}$ EAST, 33.89 FEET; THENCE NORTH 09 $26^{\prime} 28^{\prime \prime}$ EAST, 33.86 FEET; 'THENCE NORTH $01^{\circ} 23^{\prime} 11^{\prime \prime}$ EAST, 31.02 FEET; THENCE NORTH $12^{\circ} 25^{\prime} 06^{\prime \prime}$ EAST, 22.98 FEET; THENCE NORTH $53^{\circ} 09^{\prime} 42^{\circ}$ WEST, 18.57 FEET; THENCE NORTH $79^{\prime} 12^{\prime} 01^{\prime \prime}$ WEST, 36.96 FEET; THENCE NORTH $56^{\circ} 05^{\prime} 25^{\prime \prime}$ WEST, 13.58 FEET; THENCE SOUTH $79^{\circ} 34^{\prime} 56^{\prime \prime}$ EAST, 39.82 FEET; THENCE SOUTH $72^{\circ} 56^{\prime} 52^{\prime \prime}$ EAST, 21.63 FEET; THENCE NORTH $42^{\circ} 29^{\prime} 04^{\prime \prime}$ EAST, 19.28 FEET; THENCE NORTH $05^{\circ} 15^{\prime} 21^{\prime \prime}$ WEST, 45.31 FEET; THENCE NORTH 18"1 ' $22^{\prime \prime}$ EAST, 37.61 FEET; THENCE NORTH $42^{\circ} 38^{\prime} 41^{\prime \prime}$ EAST, 35.70 FEET; THENCE NORTH $37{ }^{\circ} 57^{\prime} 57^{\prime \prime}$ WEST, 25.86 FEET; THENCE NORTH $50^{\circ} 45^{\prime} 53^{\prime \prime}$ EAST, 26.47 FEET; THENCE NORTH $06^{\prime \prime} 31^{\prime} 46^{\prime \prime}$ EAST, 28.93 FEET; THENCE NORTH $18^{\circ} 14^{\prime} 24^{\prime \prime}$ EAST, 53.33 FEET; THENCE NORTH $00^{\circ} 08^{\prime} 58^{\prime \prime}$ EAST, 53.61 FEET; THENCE NORTH 20"40'12" WEST, 30.25 FEET; THENCE NORTH $10^{\circ} 30^{\prime} 39^{\prime \prime}$ WEST, 49.59 FEET; THENCE NORTH 07 $7^{\circ} 10^{\circ} 53^{\prime \prime}$ EAST, 47.19 FEET; THENCE NORTH $24 " 36^{\prime} 46^{\prime \prime}$ EAST, 43.76 FEET; THENCE NORTH $072^{\prime}$ '53" EAST, 25.45 FEET; THENCE NORTH $11^{\circ} 22^{\prime} 13^{\prime \prime}$ WEST, 58.16 FEET; THENCE NORTH 12"39'35" WEST, 32.48 FEET; THENCE NORTH 52'18'40" EAST, 34.80.FEET; THENCE NORTH $00^{\prime} 27^{\prime} 16^{\prime \prime}$ WEST, 3.26 FEET, TO THE POINT OF BEGINNING.

CONTAINING 63.28 ACRES MORE OR LESS.
CONTAINING A NET AREA OF 71.58 ACRES MORE OR LESS.

SHEET 1 OF 12

| ONLESS IT 日EARE THE SGNATURE AND THE ORIGINN F <br>  | SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER RNATICNAL PURPDSES ONLY ANLD IS NOT VALID. | DRAFIER: JOB NO: 2008-394 |
| :---: | :---: | :---: |
|  <br>  <br>  <br>  <br>  | Clary \& Associates, Inc. FROFESSLONA LAND SURVENORS <br>  <br>  |  |
|  |  | $\cdots$ |
| SCAtE |  |  |
| CHFSikn RY\% |  |  |

## MAP SHOWING


$\square \quad$ MAP SHOWING

LNE TABLE

| LfANE | LENGTA | BEARING |
| :---: | :---: | :---: |
| 4 | 4414 | ST17139404 |
| $L$ | 37.17 | S30.05'07 ${ }^{\text {P }}$ |
| $L 5$ | $42 \cdot 47$ | S25059\%31/4 |
| 14 | 29.10 | 510:33'26'E |
| 15 | 60,58 |  |
| 16 | 88,91 | 500007'55\% |
| 17 | 50.91 | Sciringen |
| 18 | 4834 | S16.1258\% |
| L9 | 61.69 | S18*55'55/w |
| 12 | 48.84 | 509+55359"4 |
| 1.11 | 27.58 | $879^{\circ} 54{ }^{1} 16^{\circ} \mathrm{E}$ |
| L.2 | 3\%, 19 | S53 ${ }^{\circ} 55^{\prime 2} 5^{\prime \prime} \mathrm{E}$ |
| 118 | 42:94 | NSEP6644'E |
| 14 | $2 \mathrm{~B}, 26$ | 510.52:46" |
| 15 | 19.06 | N62"90\% ${ }^{\text {a }}$ |
| L15 | 4472 | W59+104tr |
| 17 | 1790 | Sa5'0447 |
| Li8 | 48.73 | N63*DIT14*E |
| 129 | 39447 | \$68 $8^{\circ} 48^{4} 49 \mathrm{~F}$ |
| $\underline{L 20}$ | 22.47 |  |
| $\underline{L}$ | 39,82 | S18.5y ${ }^{2} 4^{4} \mathrm{~V}$ |
| LR2 | 5957 | \$34*28\%2\% |
| 123 | 57.23 | +53*12474E |
| 124 | 53,19 | \$38'33'29 ${ }^{\text {2 }}$ |
| L23 | 55.78 | 562*3r195 |
| L26 | 50,31 |  |
| L. 27 | 45.42 | N50³442'E |
| L28 | 48.00 | $560^{+} 43.474 \mathrm{E}$ |
| 129 | 40.26 | N52*43:36.E |
| 130 | 46.12 | S68\%12.09'E |
| 1.31 | 47:01 | N41*45.57 ${ }^{\text {E }}$ |
| 1.32 | 47.35 | Ne5'14'57w |
| 133 | 38.18 | N48.1137'E |
| L3 | 37:86 | 558\%00. ${ }^{4} 5$ |
| 135 | 58, 56 | S71*0102'E |
| 136 | 35.371 |  |
| 137 | 32.83 | N09*03143E |
| 138 | 26,29 | N55*00'51'E |
| 139 | 24.07 | N05:17'04:W |
| L40 | 34,03 | $\mathrm{NB} 4+01^{4}+\mathrm{I}^{+} \mathrm{H}$ |
| L414 | 20.58 |  |
| 142 | 48.49 | $\mathrm{NE1} 56^{\prime} 48^{\prime} \mathrm{E}$ |
| 143 | 18,80 | N34*35147E |
| 144 | 36,76 | N02*99/18'E |
| L45 | 32.65 | 1055959:06.6 |
| L46 | 41.05 | N42* $40^{\circ} 30^{\circ} \mathrm{E}$ |
| L47 | 28.45 | N13* ${ }^{\prime} 1^{4} 45^{\prime} \mathrm{W}$ |
| 148 | 32.82 | N50'05 ${ }^{\circ} 0^{\circ} \mathrm{W}$ |
| 149 | $\square .67 .61$ | N68:00: ${ }^{\text {a/V }}$ |
| L50. | 27,97 | N00'00'58'E |
| 151 | 2Pe0 | N45*23 ${ }^{1 / 4}$ |
| L5 5 | 27.87 | $4{ }^{4} \times 8^{*} 50^{\circ} 4 \mathrm{~B}^{\prime} \mathrm{V}$ |
| 158 | 29.06 | N50-10620! |
| L54 | 58.58 | 1778 ${ }^{+} \times 9 \times 34{ }^{-1}$ |
| 155 | 50.47 | N79*18.25* |


| LINE TABLE |  |  |
| :---: | :---: | :---: |
| LINE | LENGTH | BEARING |
| L56 | 51.11 | $588^{\circ} 00^{-31 / W}$ |
| L57 | 56.19 | N70*2tes\% |
| L58 | 80:05 | S83*36.374 |
| 159 | 42.23 | $\mathrm{NH} 44^{46} 36 \mathrm{~W}$ |
| L60 | 55: | N24 ${ }^{1 / 35}$ |
| $L 61$ | 3796 | H19-5132 E |
| L62 | 18.79 | N80:53'00'V |
| L53 | 53.12 |  |
| 164 | 5017 | N51.42'00'V |
| L65 | 52.60 | N54*14144 |
| 1.65 | 32.17 | $506+12^{2} \times 6^{-6}$ |
| 167 | 43.20 | $500^{\prime} 45^{\prime} 14^{\prime \prime} \mathrm{E}$ |
| 168 | 54.91 |  |
| 669 | 40,09 | S26:4701\% |
| 170 | 70.54 | S34*28*50'E |
| 47 | 29.88 | 552.43477'V |
| 172 | 40.56 | S12"55'52, |
| 173 | 68973 | S0450,09\% |
| $\underline{L 74}$ | 62.01 | S0200827\% |
| 175 | 56.88 | S43*06'29'W |
| 176 | 70.57 | S0955704 ${ }^{\circ}$ |
| 177 | 6208 | S27*42"55 ${ }^{\circ}$ |
| 178 | 20.29 | Sot ${ }^{+5} 54^{\prime \prime} 42^{\prime \prime} \mathrm{V}$ |
| 179 | 65.36 | 535.38.03\% |
| 180 | 55.57 | Sas"24003V |
| L.81 | 29.08 | $513 \times 21^{\prime} 41^{\prime} \mathrm{W}$ |
| L82 | 55.93 | S10'29'189 |
| 183 | 27.52 | S28 ${ }^{\circ} 09^{\prime \prime} 0^{\prime} \mathrm{E}$ E |
| L84 | 73.83 | STB 3 2 ${ }^{\prime 2}$ |
| $L 85$ | 62.12 | 503'23'52\% |
| 186 | 72.81 | S0420.276 |
| 1.87 | 26.54 | S11-08re2a |
| L86 | 04.76 | S $4^{\circ} 1 \mathrm{~L}^{\prime} 0 \mathrm{GO}^{\prime} \mathrm{E}$ |
| L89 | 47.69 | \$24.56'05'V |
| L90 | 68.56 | S34*09'20 ${ }^{\text {2 }}$ |
| L91 | 93.20 | S18.01/29'E |
| 192 | 73.45 | \$00\% $03^{\prime} 09^{\prime 2} \mathrm{E}$ |
| $\underline{59}$ | 60.56 | 504te7 314 |
| 194 | 48.84 |  |
| L55 | 42.47 | 548 ${ }^{4} 5600^{2} \mathrm{E}$ |
| 196 | 28.89 | S21*51'26*W |
| 197 | 40.05 | S40.48931E |
| 1.98 | 91.45 | \$10.05 ${ }^{\prime} 511^{\circ} \mathrm{E}$ |
| 199 | 23.93 | S0A'51'12'E |
| $\underline{100}$ | 54.23 | $562^{*} \times 6^{3} 58 \times 4$ |
| $\underline{101}$ | 4.94 | S23+47'37\% |
| LI02 | 58.55 | $541.57 / 384$ |
| L103 | 21.18 |  |
| 1104 | 67.06 | $520 \times 20^{\circ} 26^{\prime} \mathrm{W}$ |
| 105 | 21.85 | $504^{+} \times 5^{\prime} \cdot 57 \times \mathrm{W}$ |
| $\underline{105}$ | 2936 | S48.57.05*E |
| 4107 | 24,78. |  |
| 1108 | 31.20 | 513.59/27 ${ }^{\text {ck }}$ |
| 1109 | 32.27 | 504*52'56\% |
| L120 | 24.90 | 552-11884 |


| LINE TABIE |  |  |
| :---: | :---: | :---: |
| LIME | LENGTH | BEARIMG |
| 111 | 28.13 |  |
| Lie | 91.10 | $509^{\prime 3} 30 \cdot 40^{\prime 2}$ |
| $\underline{113}$ | 42.34 |  |
| $\underline{114}$ | 12.61 | S43097187 |
| 415 | 2779 |  |
| $L 116$ | 61.14 | $50044018 \%$ |
| LH7 | 19.16 | 506-42'47-E |
| L118 | 22.54 | \$41177753'E |
| $\underline{119}$ | 21.03 | 507 58.5597 |
| $\underline{120}$ | 97,18 | S23*25'17t |
| $\underline{121}$ | 40.41 | S37-29'36' |
| Lie2 | 46.50 | N790084544E |
| 423 | 8.48 |  |
| L124 | 62.312 | $534^{+552} 474$ |
| L125 | 60,43 | S26 ${ }^{\text {P4tEPE }}$ |
| 1126 | 63.98 | S29099,45't |
| 127 | 103,70 | S22. $26^{\prime} 49^{\prime \prime}$ |
| 1128 | 78:39 |  |
| 123 | 83,24 | S23.47 ${ }^{1} 18^{\circ} \mathrm{E}$ |
| Li29A | 17,84 | 839006315 |
| L1298 | 4.81 | 539.1963\% |
| $\underline{130}$ | 78.19 |  |
| 431 | 81.06 | S26-SE'25'E |
| 432 | 50,77 | N7129142TE |
| $\underline{133}$ | 45,47 | S454921\% |
| $\underline{134}$ | 30.97 | S $23737 \times 1 / \mathrm{E}$ |
| $\underline{L 135}$ | 39,22 | 519\%47/51'E |
| $\pm 36$ | 34.98 | 505918\%19\% |
| 1137 | 73.60 | S31\% ${ }^{\circ} 1^{\circ} 20^{\circ} \mathrm{E}$ |
| 438 | 55.84 | N51.36.38'E |
| 439 | 39,09 | N24*08'E6E |
| L140 | 2.95 | N25.02 30 S |
| 4141 | 33,16 | N2. ${ }^{\circ} 01 / 38 \%$ |
| $\underline{142}$ | 32:32 | N $8177735^{\prime} \mathrm{E}$ |
| 4143 | 47,79 | N13557547 |
| L194 | 己5,79 | N59*56'59] |
| $\underline{L 145}$ | 49.94 | N23'S6'ST'E |
| $\underline{145}$ | 59,13 | N01-23'58 ${ }^{\circ} \mathrm{E}$ |
| 447 | 96,48 | N01-582\% ${ }^{\text {a }}$ |
| 1148 | 47.07 | M24*25]5* |
| 149 | 44.74 |  |
| 450 | 30.01 | 173+55 5 ${ }^{\text {a }}$ |
| 1151 | 109,70 | N30.06. $31 \times$ |
| 452 | 77,79 | N23'47900 ${ }^{\circ}$ |
| 456 | 73, 71 | $\mathrm{N} 43^{\circ} 11^{\prime} 49^{\prime} \mathrm{V}$ |
| $\underline{154}$ | 61.80 | N3364 ${ }^{\text {a }}$ |
| 455 | 42.75 | \$63+59 ${ }^{\text {/ }} 48^{\circ} \mathrm{W}$ |
| 456 | 120,09 | \$30120.26\% |
| 457 | . 117.90 | N08* ${ }^{\circ} 5^{5} 59^{\circ} \mathrm{E}$ |
| L158 | 65,29 |  |
| 159 | 64.23 |  |
| 160 | 17:27. | N65'03'31\% |
| 1.161 | 3244 |  |
| L162 | 84.04 | W10+3424\% |
| L.168 | 68.17 | N25'08'39\% |

UNLESS TT BEAES THE SIGNATURE AND THE OREENAL RASEO SEAL OF A FIORHOA. LCENSED SUREYOR AHD MAPPER THE DKAHNG SKEXCH, PLAT OR MAP IS FOR WFORMATIONAL PURPDSES ONLY ANO IS NOT VALID,

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## MAP SHOWING

| LINE TABEE |  |  | LIME TABLF |  |  | LINE TABLE |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| LIME | LENGTH | BEARING | LINE | LENGTH | BEARING | LINE | LENGTH | BEARING |
| 1164 | 47.88 | NB1:360012 | 129 | 3873 | NST-24'23* ${ }^{\text {a }}$ | L274 | 50.99 | N78.35/1\% |
| 1165 | 54:09 |  | $\underline{L 20}$ | 76600. | N77\% ${ }^{15}$ | 1275 | 44.72 | S26.40989\% |
| 1166 | 76.4 | N33"23'12\% | Leal | 75,14. | N26'08'20\% | $\underline{L 276}$ | 140,80 | N83**46 ${ }^{\prime \prime}$ |
| 1167 | 4206 |  | Le22 | 59,96 |  | L277 | 110.11 | N39\%2:1074 |
| 1168 | 31.73 | N48.35'06. | L223 | 18,44 | S41-57439\% | L278 | 92.20 | S49-30099\% |
| 1169 | 103254 | N06 $43^{\prime} 43^{\prime} \mathrm{W}$ | L.224 | 32.as | S86644'42\% | L279 | 150,38 | S86.1729\% |
| 1770 | 32.37 | N06 ${ }^{\circ} 55^{\prime} 43^{\prime} E$ | Leas | 37,28 | S $45^{*} 56^{\prime} 41^{1 / W}$ | L280 | 30.83 | SE8*0909'E |
| 177 | 19.57 | N3B'10'34' | L226 | 62.80 | \$66.10'34'V | 1281 | 46,38 | $585.4460{ }^{\circ} \mathrm{W}$ |
| 1772 | 46.10 | N49*1914.E | L227 | 44.68 |  | L282 | 63.24 | \$4:4147\% |
| 1773. | E5.11 | N05*42317 | L228 | 44,68 | N04.30,41'E | L283 | 49.57 |  |
| LIT7 | 31.50 | Na9 ${ }^{\text {a }}$ '37'E | L2e9 | 49.56 | N14'012 ${ }^{\prime \prime}$ | L284 | 109.78 |  |
| L175. | 14.81 | S57738'59, | L230 | 56,17, |  | L285 | 49.14 | 539.46'339E |
| L:176 | 23.72 | S17\% 9065 | Le3] | 28.71 | N00'34'29 ${ }^{\circ}$ | L286 | 33.44 | S387158\% |
| 1177 | 28.37 | S $03^{3}+8^{\prime} \times 7^{\prime \prime} \mathrm{E}$ | L232 | 42.14 |  | L287 | 59,41 | $564.97 .58{ }^{\circ}$ |
| 1778 | 32.56 | N81*43'44TE | L2:33 | 4913 | W50'53'29'E | L288 | 73.29 | 529.37.55\% |
| 179 | 34.92 | S31H133 ${ }^{\circ}$ | L234 | 59.33 | M1124'00'E | L289 | 57,34 | S64006'2a'E |
| 4180 | 45.15 | N48*39,39'E | L235 | 57.97 | NLO.0434'E | L990 | 75.00 | S19\%2125\% |
| L18. | 45.69 | N33*17 ${ }^{\text {P3 }}$ | 1236 | 60.56 | N17-1725E | L292 | 53.04 | SIEP55:ce? |
| 482 | 50.45 | N37.09'307E | L237 | 14,73 | N14.10'06' | L292 | 85.26 |  |
| L189 | 38,40 |  | L239 | 89.67 | Nis5.32Mrr | 1293 | 87,20 | NOP-5129\% |
| L184 | 26.01 |  | 1239 | 64.29 | N05 ${ }^{\prime 5} 5{ }^{\prime} 588^{\prime} \mathrm{V}$ | L294 | 6201 | N78. ${ }^{68^{\circ} 06^{\circ} \mathrm{K}}$ |
| 185 | 38,25 | N70'42 ${ }^{\circ} 40^{\circ} \mathrm{W}$ | L240 | 42.83 | N26 $13^{15} 4^{\prime 5}$ | L295 | 88.59 |  |
| L186 | 37,47 | N53'54\% ${ }^{\circ}{ }^{\circ}$ | L241 | 13.37 | N77\%13\%35's | 1296 | 67.54 | 509 $53947 \times 5$ |
| L187 | 39,73 | N3E+02907\% | L242 | 43.64 | $\mathrm{NaL}{ }^{48^{\circ} \mathrm{OL}}$ | L297 | 44.72 | S51212/50'V |
| L188 | 44.35 | N44:32'44' | L248 | 42.10 |  | 1298 | 94.43 | N59.2493.7 |
| 2189 | 27:04 | Nas'21'440 | Le44 | 33.89 | N81*D6'239 | L299 | 94,17 |  |
| L. 290 | 32.09 | N30.39950]4 | $\underline{245}$ | 33.86 | N09 ${ }^{+26^{\prime 2} 8^{\circ} \mathrm{E}}$ | L300 | 141.93 | 574*27966\% |
| L191 | 44.54. | $\mathrm{N} 64^{+234} 43^{*} \mathrm{~W}$ | L246 | 31.02 | N0t'ea'l'E | L301 | 52.74 | 54409552\% |
| L192 | 48.95 | N440 ${ }^{2} 28^{\circ} 53^{\circ} \mathrm{V}$ | L247 | 22.98 | Ni2+e ${ }^{\circ}{ }^{\circ} 06^{\circ} \mathrm{E}$ | 1302 | 113.69 | 504*55'55\%4 |
| $\underline{193}$ | 61.93 | N47*0456.6 | L248 | 18.57 |  | L303 | 69.62 | S52.17897E |
| L194 | 44,82 | $\mathrm{N} 37.49^{\circ} \mathrm{O} \mathrm{S}^{\prime} \mathrm{V}$ | $\underline{L 245}$ | 36.96 | N79.12010\% | $\underline{L 304}$ | 56.74 | N79+39066E |
| 4195 | 18.71 | S66\%43'388E | L850 | 13.58 | N56.05'259 | L305] | 64,20 | S27.59\%RE「E |
| 4196 | 57.51 | N0413550\% | L251 | 39,82 | S79.34'56'E | L306 | 134,69 | 536\%2909 ${ }^{\circ}$ |
| L197 | 38.44 | N $53.32^{\prime} 35^{\circ} \mathrm{E}$ | 1852 | 21.63 | \$72*56'52'E | 1.307 | 57.66 | 508:52:374 |
| L198 | 82,67 |  | 1253 | 19.28 | N42+2904\%E | $\underline{L} 508$ | 114,05 | 848\%19\%5\% |
| L199 | 76.75 |  | L254 | 45.31 | N0575'20 | L309. | 59.38 | $537^{\circ 90} 40^{\circ} \mathrm{V}$ |
| L200 | 22.51 | N82:56.46\%E | Le55 | 37.61 | N1875'2e'E | L310 | 73.70 | 551.1551\% |
| 1205 | E4,72 | S19.49'95 ${ }^{\text {a }}$ | L256: | 35,70 |  | 1311 | 63:56 |  |
| L202 | 69660 | S84*30'370 | 1257 | P5.86 | N37.57497\% | 1312 | 54.31 | s13.25.25-4 |
| $\underline{L 203}$ | 75.38 |  | 1258 | 26,47 | N ${ }^{\circ} 0^{\circ} 49^{5} 53^{\circ} \mathrm{E}$ | 1313 | 54,62 | S05 $31^{\circ} 105^{\prime} \mathrm{V}$ |
| L204 | 5599. | N57 $48^{2} 155^{\prime 2} \mathrm{E}$ | L859 | 28.93 | N06.31 ${ }^{1 / 46^{\circ} \mathrm{E}}$ | L314 | 99,52 | 538-4196\% |
| L205 | 51.05 | $\mathrm{N7}^{\circ} 7^{\circ} \mathrm{C} 5^{\prime} 9^{\circ} \mathrm{E}$ | Le60 | 59,33 | N18814'24 ${ }^{\text {E }}$ | L315 | 43.99 | S57.5129\% |
| L206 | 48:66: | N88909'189 | L261 | 53.61 |  | L316 | 165:67 | N20.4736\% |
| L297 | $4 \mathrm{AB7} 7$ | N $29.13^{2} 20^{\circ} \mathrm{E}$ | 1262 | 30.25 | N20 $40712 \%$ | L397 | 100,27 | N24*4145\% |
| 1208 | 3616 | N54*39'43'E | L263 | 49.59 | N10 307397 | 1518 | 102.29 |  |
| L209 | 33.46 | H22.26 2774 | L264 | 47.19 | N07 $10^{\prime \prime} 53^{\prime \prime} \mathrm{E}$ | L319 | 100.28 | 133.13.02\% |
| L2M | 42.85 | Ma"2199\% | $\underline{L} 265$ | 43.76 | $\mathrm{N}^{2} 4^{4} 36^{\prime} 46^{\circ} \mathrm{E}$ | L320 | 100.02 |  |
| Lel1 | 48.78 | N01.01'57\% | L266 | 25.45 | N67.5E'53'E | 1321 | 20,24 | N39 ${ }^{\prime} 19^{\prime}{ }^{\prime 2} 3^{\prime} \mathrm{E}$ |
| - | - 50.58 | - N31:15\%192E | [267 | S8.16 | N11*2e'in"w | L322 | 94.05 | N39\%20 $31^{\circ} \mathrm{W}$ |
| L219 | 38.52 | $\mathrm{N}^{2} 6^{6} 511^{1} 3^{\prime} \mathrm{W}$ | L268 | 38.48 | N12.39.35\% | L329 | 100.65 | K15:5014\% |
| L214 | 4983 | N072703TV | L269 | 34.80 | N52'18'40't | L324 | 100.00 | N25.25319 |
| L215 | 55,5.5 | H26. 204034 N | Le70 | . 3.26 | N00'27726 ${ }^{\text {a }}$ | L.325 | 100,10 | N2P'16.350\% |
| 129 | 40.52 | N69.00'26 6 | 1274 | 80.78 |  | 1326 | 100.92 | N3E'08 ${ }^{\circ} 50^{\circ} \mathrm{W}$ |
| $\underline{1217}$ | 39.21 | N ${ }^{3} 5$ | L272 | 26.93 | N6 $\mathrm{B}^{+} 05^{\prime} 4 \mathrm{R}^{2} \mathrm{~W}$ | L327 | 95,72 | Na1-56'56" |
| L210 | 58,43 | N57729'59\% | L273 | 70.18 | N04 $1112{ }^{\prime \prime}$ | L329) | 10032 | 1607:29:29\% |

SHEET 4 OF 12
UNLESS. HT BEARS THE SLGATURE AND THE ORIGAAL RAISED SEAL OF A FLORIOA LICENSED SURVEYOR AND MAPPER THIS DRKAMNG, SKITCH, PLXNT OR MAP IS FOR MFORMASTONAL PURFOSES ONLY AND IS NOT VALIL.

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## MAP SHOWING

| LIAE TABIE |  |  |
| :---: | :---: | :---: |
| $\square 1 \mathrm{NE}$ | ESEBH | BEARING |
| L329 | 10000 | NIP'A'13V |
| 1.339 | 100018 |  |
| 1381 | 10178 | Nor ${ }^{\circ} \mathrm{B}^{\prime 2} 4^{4} \mathrm{~V}$ |
| L332 | 100, 2 |  |
| L33 | 93901 | N16 $\mathrm{L}^{\prime}$ '26 ${ }^{\text {W }}$ |
| L334. | 10032 | $\mathrm{NOF}^{\prime} 49^{\prime} 4 \mathrm{C}^{\prime} \mathrm{W}$ |
| $\underline{1} 335$ | 101.1at | N07'16'35'E |
| L335 | 110:67 | $\mathrm{NO7}^{\circ} 58^{\prime} 55^{\prime} \mathrm{V}$ |
| La37 | 37,66 | $\mathrm{NOE} \mathrm{N}^{4} 44^{\prime} 01^{\circ} \mathrm{E}$ |
| [838 | 159.72 | NDS ${ }^{-5559}$ |
| 1339 | 13125 |  |
| L340 | 16018 | H12093'004 |
| 1341 | 160029 | N05'08'07 ${ }^{\circ}$ |
| 1342 | 14170 | N19'19'18'V |
| 1348 | \$59.82 | N14*12'57' ${ }^{\text {a }}$ |
|  | 14395 | $\mathrm{Na5}^{+2} 4^{2} 24^{2} \mathrm{~W}$ |
| La45 | 144,68. | N05'28:57\% |
| L545 | 126.72 | N42'00 $35^{\prime}$ E |
| 1347 | 1045 ${ }^{\text {5 }}$ | N39.33t24'W |
| 1348 | 155,35 | N08'19'55'M |
| LB49 | 103.67 | N(072626.6 |
| 1350 | 114,51 | HOEPE3'154E |
| L351) | 30.64 | N $60^{\circ} 01^{\prime} 48{ }^{\text {a }}$ |



## MAP SHOWING

## OXERALL PARCEL

A PORTIQN OF SECTION 19 "CRANEY ISLAND," AND A PORTION DF SECTIONS 6 AND 49, ALL IN TOWSHIP 2 NORTH, RANGE 28 EAST, NASSAU COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF SALD SECTION 6; THENCE SOUTH $89^{\circ} 41^{\circ} 48^{\circ} \mathrm{EAST}$, ALONG THE NORTHERLY LINE OF SAID SECTION 6, A DISTANCE OF 1143.72 FEET TO ITS INTERSECTION 'MTH THE ORIGINAL GOVERNMENT MEANDER LINE; THENCE SOUTHWESTERLY AND SOUTHEASTERLY ALONG LAST SAID LINE, RUN THE FOLLOWING FOUR (4) COURSES AND DISTANCES: COURSE NO 1: SOUTH $23^{\circ} 25^{\prime} 53^{\circ}$ WEST, 1135.18 FEET, TO THE EASTERLY PROLONGATIDN OF THE SOUTHERLY BOUNDARY OF THOSE LANDS DESIGNATED AS PARCEL 1. AND DESCRIBED AND RECORDED $\mathbb{N}$ OFFICIAL RECORDS 0539, PAGE 1099, OF THE PUBLIC RECORDS OF SAID COUNTY, AND THE POINT OF BEGINNING; COURSE NO 2: CONTINUE SOUTH $23^{\prime 2} 25^{\prime} 53^{\prime \prime}$ WEST, 111.15 FEET; COURSE NO. 3: SOUTH $0017^{\prime} 01^{41}$ WEST, 327.86 FEET; COURSE NO. 4: SOUTH O9.4.6.52" EAST, 496.61 FEET TO THE WAJERWARD BOUNDARY LINE (AS OF JULY 1. 1975), AS DIGITIZED AND SHOWN ON CLARY \& ASSOCIATES, INC. MAP FILE NO. T2N-57, DATED MARCH 16, 1998; THENCE SOUTHWESTERLY, NORTHWESTERLY, SOUTHEASTERLY, NORTHEASTERLY ALONG THE BOUNOARY OF SAID LINE, RUN THE FOLLOWNG FIFTY-SIX (56) COURSES AND DISTANCES: COURSE NO f: SOUTH 74*45'3" WEST, 281.30 FEET; COURSE NO 2: NORTH 77 ${ }^{\circ} 55^{\prime \prime} 13^{\prime \prime}$ WEST, 168.67 FEET; COURSE NO 3: SOUTH $21{ }^{\circ} 54^{\prime} 18^{\prime \prime}$ WEST, 80.78 FEET; COURSE NQ. $4:$ NORTH 68*05'42" WEST, 26.93 FEET; COURSE NO. 5. NORTH 04 $11^{\prime \prime} 22^{\prime \prime}$ EAST, 70.18 FEET; COURSE NO. 6: NORTH $78^{\circ} 35^{\circ} 11^{\prime \prime}$ WEST, 50.99 FEET; COURSE NO. 7: SOUTH $26^{\circ} 40^{\prime} 08^{\prime \prime}$ WEST, 44.72 FEET; COURSE NO. B: NORTH $83^{\prime \prime} 45^{\prime} 51^{\prime \prime}$ WEST, 140.80 FEET; COURSE NO. 9 : IORTH $39^{\prime 2} 22^{\prime} 07^{\prime \prime}$ WEST, 110.11 FEET; COURSE NO, 10 : SOUTH 49'30'O9" WEST, 92.20 FEET: COURSE NO. 11: SOUTH 86'17'23" WEST, 150.33 FEET; COURSE: NO. 12: SOUTH $122^{2} 30^{\prime \prime}$. EAST, 184.39 FEEET; COURSE NO 13: SOUTH 52"50'16" EAST, 265.50 FEET; COURSE NO 14: SOUTH 40'36'19" EAST, 395.76 FEET; COURSE NO. 15: SOUTH 2809'09" EAST, 30.83 FEET: COURSE NO. $16:$ SOUTH 01 $26^{\prime \prime} 15^{\prime \prime}$ WEST, 284.50 FEET; COURSE NQ. 17. SOUTH $50^{\circ} 44^{\prime \prime} 00^{\prime \prime}$ WEST, 46.38 FEET; COURSE NO. 18; SOUTH $14^{\circ} 41^{\prime} 47^{\prime \prime}$ EAST, 63.24 FEET: OOURSE NO 19: SOUTH $68^{\circ} 36^{\prime \prime} 34^{\prime \prime}$ WEST, 49.57 FEET; COURSE NO 20: SOUTH

 WEST, $59.4 \mathrm{~F}^{\circ} \mathrm{FEEF}$, COURSE ND 24: SOUTH 29:37'55" WEST, 73.29 FEET; COURSE NO 25: SOUTH 64:06'22" EAST. 57.34 FEET; COURSE NO 26: SOUTH $04^{\prime \prime} 00^{\prime \prime} 47^{\prime \prime}$ EAST, 225.67 FEET; COURSE NO. 27: SOUTH $19^{\circ 2} 21^{\prime} 25^{\prime \prime}$ WEST, 75.00 FEET; CQURSE NO. 28: SOUTH $12^{\circ} 55^{\prime \prime} 02^{n}$ EAST, 53.04 FEET; COURSE NO. 29: SOUTH $19{ }^{\circ} 21^{\prime} 25^{\prime \prime}$ WEST, 85.26 FEET- OOURSE NO 30:- NORH 02:51'29" WEST, 87.20 FEEI; COURSE NO 31: NORTH

 WESA, 44 T2 FEET, COURSE NO. 35: SOUTH 65" 34.32 "WEST, 261.52 FEET;


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## MAP SHOWING

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COLHRE NO 36: NORTH 69"24'50" WEST, 94.43 FEET; COURSE NO. 37: SOUTH 49.26.23" WEST, 94.17 FEEF, COURSE NO. 38: SOUTH $7.4^{\circ} 27^{\prime} 56^{\prime \prime}$ EAST, 141.93 FEET; COURSE NO. 39: SOUTH 44'09'52" EAST, 52.74 FEET; COURSE NO 40: SOUTH 04"55'55" WEST, 113.69 FEET; COURSE NO 41: SOUTH 52 $277^{\prime} 39^{\prime \prime}$ EAST, $^{29} .62$ FEET; COURSE NO. 42: NORTH 7.5"39'06" EAST, 56.74 FEET; COURSE NO. 4.3: SOUTH $277^{\circ} 58^{\prime} 22^{\prime \prime}$ EAST, 64.20 FEET; COURSE NO, 44: SOUTH 12"27'32" WEST, 248.98 FEET; COURSE NO, 45: SOUTH $36^{\circ 2} 29^{\prime} 03^{\prime \prime}$ WEST. 134.63 FEET; COURSE NO. 46. SOUTH 08.52'37" WEST, 57.66 FEET; COURSE NO, 47: SOUTH 4819.'57" WEST, 114.05 FEET; COURSE NO 48: SOUTH $37^{\circ} 00^{\prime \prime} 40^{\prime \prime}$ WEST, 59.38 FEET; COURSE NO. 49: SOUTH 51"15'51" WEST, 73.70 FEET; COURSE NO. 50: SOUTH 01" $38^{\prime} 19^{\prime \prime}$ WEST, 63.56 FEET; COURSE NO. 51: SOUTH $13^{\prime \prime} 22^{\prime} 22^{\prime \prime}$ WEST, 54.31 FEET; COURSE NO. 52: SOUTH 0531'05" WEST, 54.62 FEET; COURSE NO. 53: SOUTH $38^{\circ} 41^{\prime \prime} 06^{\prime \prime}$ WEST, 99.52 FEET; COURSE NO. 54: SOUTH $577^{\circ} 51^{\prime 2} 29^{\prime \prime}$ WEST, 43.99 FEET; COURSE NO. 55. NORTH $20^{\circ} 47^{\prime} 36^{\prime \prime}$ WEST, 165.67 FEET; COURSE NO, 56: NORTH $24^{\circ} 41^{\circ} 45^{\prime \prime}$ WEST, 100.27 FEET TO THE MEAN HIGH WATER LINE (AS ESTABUSHED BY CLARY \& ASSOCIATES, IN ACCORDANCE WTHH CHAPTER 177, PART II, FLORIDA STATUTES, CHAPTER 18-5, F.A.C. ANO CHAPTER 21HH-6, F.A.C., AS SHOWN ON CLARY \& ASSOCIATES MAP, FILE NO. T.2N- 35 ); THENCE NORTHWESTERLY AND NORTHEASTERLY, ALONG LAST SAID LINE, RUN THE FOLLOWING THIRTY-FOUR (34) COURSES AND.DISTANCES: COURSE NO. I: NORTH $41^{\circ} 03^{\prime} .43^{\prime \prime}$ WEST, 102.29 FEET; COURSE NQ. 2: NORTH 33"13'02" WEST, 100.28 FEET; COURSE NO. 3: NORTH 27:40'04" WEST, 100.02 FEET; COURSE NO. 4: NORTH 3979'23" EAST, 20.24 FEET; COURSE NO, 5: NORTH $39^{\circ} 20^{\prime} 31^{\prime \prime}$ WEST, 94.05 FEET; COURSE NO. 6 : NORTH $15^{\circ} 50^{\prime} 14^{\prime \prime}$ WEST, 100.65 FEET; COURSE NO. 7: NORTH $25^{\circ} 25^{\prime} 34^{\prime \prime}$ WEST, 100.00 FEET; COURSE NO. 8: NORTH $22^{\circ} 10^{\prime} 35^{\circ}$ WEST, 100.10 FEET; COURSE NO, 9: NORTH 32.08'50" WEST, 100.82 FEET; COURSE NO. 10: NORTH 21'56'56" WEST, 95.72 FEET; COURSE NO. 11: NORTH 07 ${ }^{\prime 2} 9^{\prime} 29^{\prime \prime}$ WEST, 100.32 FEET; $^{\prime}$ COURSE NO, 12: NORTH $12^{\circ} 14^{\prime \prime} 13^{\prime \prime}$ WEST, 100.00 FEET; COURSE HO, 13 : NORTH $14^{* 2} 1^{*} 21^{\prime \prime}$ WEST, 100.08 FEET; COURSE NO. 14: NORTH 01"28’24" WESTT 101.73 FEET; COURSE NO, 15: NORTH 15"53'54" WEST, 100.22 FEET: COURSE NO. 16: NORTH $16^{\circ} 17^{\prime} 26^{\prime \prime}$ WEST, 94.90 FEET; CQURSE NO, 17: NORTH 05"49"42" WEST, 10\%.32 FEET; COURSE NO 18: NORTH 07"16'35" EAST, 101.12 FEEJ. COURSE NQ. 19: NORTH 07:5B'55" WEST, 11.0.67 FEET; COURSE NO. 20: NORTH $0: 244^{\prime \prime} 1^{\prime \prime}$ EAST, 3.7.6. .FEET: COURSE NO, 21: NORTH 03"59'52" WEST, 199.79 FEET; COURSE NO. "22: NORTH 04"45"48" WEST, 131.15 FEET; COURSE NO 23: NORTH 1.2"03"00" WEST, 160.18 FEET; COURSE NO. 24: NORTH 0500'07" EAST, 160.02 FEET; COURSE NO 25: NORTH $13^{*} 19^{\prime \prime} 18^{\prime \prime}$ WEST; 141.70 FEET; COURSE NO, 26: NORTH $14^{\circ} 11^{\prime} 57^{\prime \prime}$ WEST, 154.82 FEET: CQURSE NO 27: NORTH $05^{\circ} 24^{\prime} 24^{\prime \prime}$ WEST, 143.95 FEET; COURSE NO, 28: NORTH $05^{\circ} 28^{\circ} 57^{\prime \prime}$ WEST, 144.68 FEET; COURSE NO 29: NORTH $42^{\circ} 00^{\prime} 35^{\prime \prime}$ EAST, 128.72 FEET;
 WEST, 155.35 FEET, GOURSE NO 32: NORTH $00{ }^{\circ} 1.6^{\prime} 26^{\prime \prime}$ WEST, 103.87 FEET; COURSE NO'



## MAP SHOWING

rEET TO THE WESTERLY PROLONGATION OF THE AFORESAID SOUTHERLY BOUNDARY OF THOSE LANDS DESIGNATED AS PARCEL 1, AND DESCRIBED AND RECORDED $\mathbb{N}$ SAID OFFICIAL RECORDS 0539, PAGE 1099; THENGE NORTH 83:40'50' EAST, ALONG LAST SAID LINE, AND ALONG SAID SOUTHERLY LINE OF THOSE LANDS DESIGNATED AS PARCEL 1, AND DESCRIBED AND RECORDED IN SAID OFFICIAL RECORDS 0539, PAGE 1099, AND THE WESTERLY PROLONGATION THEREOF, A. DISTANGE OF 2119.06 FEET, TO THE ROINT OF BEGINNING.

CONTAINING 113.69 ACRES, MORE OR LESS.

## LESS ANB EXCEPT:

EXCEPTION PARCEL 1
A PORTHON OF SECTIONS 6 AND 49, TOWNSHIP 2 NORTH, RANGE 28 EAST, NASSAU COUNTY, STATE OF FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

GOMAEACE AT THE NORTHWEST CORNER OF SECTION G, SAID TOWMSHP AND RANGE; THENCE SOUTH 89:41'48' EAST, ALONG THE NORTHERLY LINE OF SAID SECTION 6, A DISTANCE OF 1143.72 FEET TO ITS INTERSECTION WTH THE ORIGINAL GOVERNMENT MEANDER LINE; THENCE SOUTH $23^{\circ} 25^{\prime} 53^{\prime \prime}$ WEST, ALONG LAST' SADD UNE, 1135.18 FEET, TO THE EASTERLY PROLONGATION OF THE SOUTHERLY BOUNDARY OF THOSE LANDS DESIGNATED AS PARCEL 1, AND DESCRIBED AND RECORDED $\mathbb{N}$ OFFICIAL RECORDS 0539, PAGE 1099, OF THE PUBLIC IRECORDS OF SAID COUNTY; THENCE SOUTH $83^{\circ} 40^{\prime} 50^{\prime \prime}$ WEST, GONG LAST SAID LINE, AND ALONG SAID SOUTHERLY LINE OF THOSE LANDS DESTGNATED . 1 S PARCEL 1, AND DESCRIBED AND RECORDED IN SAID OFFICIAL RECORDS 0539 , PAGE 1099, A DISTANCE OF 700.79 FEET, TO THE POINT OF BEGINNING; THENCE CONTNUE SOUTH $83^{\circ} 40^{\prime} 50^{\prime \prime}$ WEST, ALONG LAST SAID LINE, 204.22 FEET; THENGE SOUTH 1713'24" WEST. 44.14 FEET , THENCE SOUTH $300^{\circ} 09^{\prime} 07^{\prime \prime}$ EAST, 37.77 FEET; THENCE SOUTH $25^{\circ} 59^{\circ} 31^{\prime \prime}$ WEST, 42.47 FEET; THENCE SOUTH $10^{\circ} 33^{\prime} 26^{*}$ EAST, 29.10 FEET; THENCE SOUTH 024日'19" WEST, 60.58 FEET; THENCE SOUTH OO'O7'55" WEST, 88.91 FEET; THENCE SOUTH $211^{\prime \prime} 0^{\prime \prime} 2^{\prime \prime}$ EAST, 50.91 FEET; THENCE SOUTH 16"12'58" WEST, 48.34 FEET; THENCE SOUTH $133^{\prime 5} 5^{\prime \prime} 55^{\prime \prime}$ WEST, 61.63 FEET: THENCE SOUTH $09{ }^{\circ} 55^{\prime \prime} 59^{\prime \prime}$ WEST, 43.84 FEET; THENOE SOUTH $799^{\circ} 54^{\prime \prime} 16^{\prime \prime}$ EAST, 27.58 FEET; THENCE SOUTH $599^{\circ} 55^{\circ} 25^{\prime \prime}$ EAST, 34.19 FEEE; THENCE NORTH $62^{\circ} 26^{\circ} 44^{\prime \prime}$ EAST4 42.94 FEET; THENCE SOUTH $1052^{\prime \prime} 46^{\prime \prime}$ WEST, 28.26 FEET; THENGE NORTH $62^{\prime 2} 20^{\prime} 22^{\prime \prime}$ EAST, 19.06 FEET; THENCE NORTH $59^{\circ} 7^{\prime \prime} 11^{\prime \prime}$ EAST, 44.72 FEET; THENCE SOUTH O5'04'47" EAST, 17.90 FEET; THENCE NORTH 63'OD'16" EAST, 48.73 FEET; THENCE SOUTH 68'48'49" EAST, 39.47 FEET; THENCE SOUTH $37^{*} 3 B^{* 1} 19^{\prime \prime}$ EAST, 22.47 FEEF, THENCE SOUTH 18.51 ' $34^{2 r}$ WEST; 39.82 FEETi THUNLILE SOUTH $34^{\prime 2} 28^{\prime \prime} 21^{\prime \prime}$ EAST, 59,57 FEET; THENCE NORTH $53: 11^{\prime \prime} 47^{\prime \prime}$ EAST,


5 HET 8 OF 12
UNLESS ITGEARS THE STONATLRE ANO THE ORGINAL RARED SEAL OF A FLORIDA LICENSED SURYEYOR AND MARPER
DRAFIER: $\angle 5$
THIS Día AWNG, SKETCH, PLAT OR MAP IS FOR WFORIAAIONAL PURPOSES ONLY AND IS NOT VALID


W08 Ho, 2006-304

## MAP SHOWING

AST. 55. 78 FEET; THENCE SOUTH 78*27'53" EAST, 50.31 FEET; THENCE NORTH $5034^{\prime \prime} 12^{\prime \prime}$ EAST, 45.42 FEET; THENCE SOUTH $60^{\circ} 43^{\prime} 47^{\prime \prime}$ EAST, 43.00 FEET; THENCE NORTH 52:43'36" EAST, 40.26 FEET; THENCE SOUTH 88"12'09" EAST, 46.12 FEET; THENCE NORTH $41^{\prime} 45^{\prime} 57^{\prime \prime}$ EAST, 47.01 FEET; THENCE NORTH 22"14'57' WEST: 47.55 FEET; THENCE NORTH $48^{\circ} 11^{\wedge} 37$ EAST, 35.18 FEET; THENCE SOUTH 58*00'14" EAST, 37.86 FEET:" THEACE SOUTH 71"01'02" EAST, 58.66 FEET; THENCE SOUTH $75^{\circ} 24^{\prime \prime} 17^{\prime \prime}$ EAST, 35.37 FEET; THENCE NORTH $09^{\circ} 03^{\prime} 14^{\prime \prime}$ EAST, 32.83 FEET; THENCE NORTH 55*00'50" EAST, 26.25 FEET; THENCE NORTH $05^{\circ} 17^{\prime} 04^{\prime \prime}$ WEST, 24.07 FEET; THENOE NORTH $84^{\circ} 01^{\prime} 41^{\prime \prime \prime}$ WEST, 34.03 FEET; THENCE NORTH 4 $4{ }^{\prime} 40^{\prime \prime} 31^{\prime \prime}$ EAST, 20.98 FEET; THENCE NORTH 21"56'48" EAST, 43.49 FEET:; THENCE NORTH $34^{\circ} 35^{\prime} 47^{\prime \prime}$ EAST, 18.80 FEET; THENCE NORTH 02"39'18" EAST, 36.76 FEET; THENCE NORTH $155^{\prime 5} 9^{\prime \prime} 06^{\prime \prime}$ WEST, 32.65 FEET; THENCE NORTH $42^{\circ} 40^{\prime} 30^{\prime \prime}$ EAST, 41.05 FEET; THENCE NORTH $133^{\prime \prime} 41^{\prime \prime} 45^{\prime \prime}$ WEST, 38. 45 FEET , THENCE AORTH 50.05' $20^{\prime \prime}$ WEST, 32.82 FEET; THENCE NORTH 6800'28" WEST, 27.61 FEET; THENCE NORTH 00:00'58" EAST, 27.97 FEET; THENCE NORTH $45^{\circ} 23^{*} 07^{\prime \prime}$ WEST, 22.20 FEETi; THENCE NORTH 7.850'48" WEST, 27.87 FEET; THENCE NORTH 50'10'20" WEST, 29.06 FEET; THENCE NORTH $76^{\circ} 09^{\prime} 34^{\prime \prime}$ 'WEST, '56.58 FEET; THENCE NORTH $79^{*} 18^{\prime 2} 25^{\prime \prime \prime}$ WEST, 50.47 FEET; THENCE SOUTH $88^{\circ} 00^{\prime} 31^{* *}$ WEST, 51.11 FEET; THENCE NORTH ZO7 $2^{\prime 2} 28^{\prime \prime}$ WEST, $56.09 \mathrm{FEET}_{;}$THENCE SOUTH $83^{\circ} 36^{\prime} 37^{\prime \prime}$ WESTT, 60.06 FEET: THENCE NORTH $44^{\prime \prime} 46^{\prime} 36^{\circ}$ WEST, 42.23 FEET; THENCE NORTH $24^{* 2} 21^{\prime} 39^{* *}$ EAST, $55.12 \mathrm{FEET}_{7}$ THENCE NORTH $1331^{\prime \prime} 32^{\prime \prime}$ EAST, 37.96 FEET; THENCE NORTH 80.53'00" WEST, 48.79 FEET; THENCE SOUTH 67"02'56" WEST, 53.12 FEET; THENCE NORTH $51^{\circ} 42^{\prime} 00^{\prime \prime}$ WEST, 50.17 FEET; THENCE NORTH $54 \not 44^{\prime} 14^{\prime \prime}$ WEST, 52.60 FEET TO THE POINT EBEGINAING.

ABOVE EXCEPTION CONTAINING 8.30 ACRES MORE OR LESS.

## FURTHER LESS AND EXCEPT:

EXICEPTION PARCEL 2
A PORTAON OF SECTIONS G AND 49, AND A PORTION OF SECTION 19, "CRANEY ISLANQ," ALL IN TOWNSHIP 2 NORTF, RANGE 28 EAST, NASSAU COUNTY, STATE OF FLORTDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

CONMENGE AT THE NORTHWEST CORNER OF SECTION 6, SAID TOWNSHIP AND RANGE; THEAKE SOUTH $89^{\circ} 49^{1} 4 日^{\prime \prime-E A S T, ~ A L O N G-T H E ~ N O R F H E R L Y ~ L I N E ~ O F-S A I D ~ S E G T I O N ~ G, ~ A . ~}$ DISTA MNEE OF \$14.3.72 FEET TO ITS INJERSECTION WITH THE ORIGNAL GOVERMMENT MEANDEAR LHEE; THENCE SDUTH $23^{\circ} 25^{\circ} 5^{\circ} 3^{\prime \prime}$ WEST, ALONG LAST SAID LINE, 1135.18 FEET, TO JUFI EASTERLY PROLGNGATHN OF THE SOUTHERLY BOUNDARY OF THOSE LANDS DESIGNATED AS PARCEL 1, AKID DESCRIBED AND RECORDED IN OFFICIAL RECORDS

Sthest 9 DF 12


## MAP SHOMING

05339, PAGE 1099, OF THE PUBLIC RECORDS OF SAID COUNTY; THENCE SOUTH $83^{\circ} 40^{\circ} 50^{\prime \prime}$ WEST, ALONG LAST SAID LINE, AND ALONG SAID SOUTHERLY LINE OF THOSE LANDS DESIGTATED AS PARCEL 1, AND DESCRIBED AND RECORDED IN SAID OFFICIAL RECORDS 0539, PAGE 1099, A DISTANCE OF 953.93 FEET, TO THE POINT OF BEGHNING; THENCE CONTINUE SOUTH 83"40'50" WEST, ALONG LAST SAID LINE, 819.67. FEET; THENCE SOUTH O6ฯ.2'26" WEST, 32.17 FEET; THENCE SOUTH 0045'14" EAST, 43.20 FEET; THENCE SOUTH 66.37'45" WEST, 54.91 FEET; THENCE SOUTH $26^{\circ} 47^{\prime} 01^{\prime \prime}$ EAST. 40.09 FEET; THENCE SOUTH $34^{\circ} 28^{\prime} 50^{\prime \prime}$ EAST, 70.54 FEET; THENCE SOUTH $52^{\circ} 43^{\prime} 37^{\prime \prime}$ WEST, 29.88 FEEET; THENCE SOUTH $122^{\prime 5} 55^{\prime} 52^{\prime \prime}$ EAST, 40.56 FEET; THENCE SOUTH $.34^{\circ} 50^{\prime} 09^{\prime \prime}$ WEST, 68.33 FEET; THENCE SOUTH O8'08'27" WEST, 62.01 FEET; THENCE SOUTH $43^{\circ} 06^{\prime} 29^{\prime \prime}$ WEST, 56.88 FEET; THENCE SOUTH 03 ${ }^{\circ} 57^{\prime} 04^{\prime \prime}$ WEST, 70.57 FEET; THENCE SOUTH $27^{\circ} 42^{\prime} 55^{\prime \prime}$ WEST, 62.08 FEET; THENCE SOUTH $01{ }^{\prime} 54^{\prime} 42^{\prime \prime}$ WEST, 10.29 FEET; THENCE SOUTH $35^{\circ} 38^{\prime} 03^{\prime \prime}$ WEST, 65.56 FEET; THENCE SOUTH $020^{\circ} 24^{\prime \prime} 09^{\prime \prime}$ WEST., 55. 5.7 FEET: THEACE SOUTH $130^{\circ} 21^{\prime \prime} 41^{\prime \prime}$. WEST, 29.08 FEET; THENCE SOUTH $10{ }^{\circ} 29^{\prime} 18^{\prime \prime}$ EAST, 55.93 FEET; THENCE SOUTH 2809'20".EAST, 27.52 FEET; THENCE SOUTH 18. $32^{\prime} 11^{\prime \prime}$ WEST, $7,3.83$ FEEF; THENCE SOUTH 03'32'5.2" WEST, 62.12 FEET; THENCE SOUTH 04"20"27" EAST, 72.81 FEET; THENCE SOUTH $11^{\circ} 08^{\prime \prime} 22^{\prime \prime}$ EAST, 26.54 FEET; THENCE SOUTH 47"9108" EAST, 34.76 FEET; THENCE SOUTH 24"56'05" WEST, 47.69 FEET; THENCE SQUTH $34^{\circ} 09^{\prime} 22^{\prime \prime}$ EAST, 68.56 FEET; THENCE SOUTH $18^{\circ} 01^{\prime} 29^{\prime \prime}$ EAST, 93.20 FEET; THENCE SOUTH $00^{\circ} 03^{\prime} 09^{\prime \prime}$ EAST, 73.45 FEET; THENCE SOUTH $04{ }^{\circ} 37^{\prime} 31^{\prime \prime}$ WEST, 60.56 FEET; THENCE SOUTH $23^{\prime \prime} 02^{\prime} 28^{\prime \prime}$ EAST, 48.84 FEET; THENCE SOUTH $48^{\circ} 56^{\prime} 00^{\prime \prime}$ EAST, 42.47 FEET; THENCE SOUTH $211^{\circ} 51^{\prime} 26^{\prime \prime}$ WEST, 28.89 FEET; THENCE SOUTH 40'48'31" EAST, 40.05 FEET; THENCE SOUTH $10^{\circ} 05^{\prime} 51^{\prime \prime}$ EAST, 81.45 FEET; THENCE SOUTH OB"51'12" EAST, 23.93 FEET; THENCE SOUTH $6276^{\prime} 58^{\prime \prime}$ WEST, 54.23 FEET THENCE SOUTH $23^{\prime \prime} 47^{\prime} 57^{\prime \prime}$ WEST, 41.94 FEET; THENCE SOUTH $41^{\circ} 57^{\circ} 38^{\prime \prime}$ WEST, 58.55 FEEET; THENLE SOUTH $27^{\prime 0} 01^{\prime} 24^{\prime \prime}$ EAST, 21.18 FEET; THENCE SOUTH $202^{\circ} 0^{\circ} 26^{\prime \prime}$ WEST. 67.06 FEET; THENCE SOUTH 04:45'57" WEST, 21.85 FEET; THENCE SOUTH $4.8^{\circ} 57^{\prime \prime} 05^{\prime \prime}$ EAST, 29.16 FEET; THENCE SOUTH $24^{\circ} 59^{\circ} 34^{\prime \prime}$ " WEST, 24.78 FEET: THENCE SOUTH $13^{*} 59^{\circ} \cdot 27^{\prime \prime}$ EAST $^{2} 31.20$ FEETi THENCE SOUTH O4*52"56" WEST, 32.27 FFET: THENCE SQUTH $522^{\prime 1} 11^{\prime} 21^{\prime \prime}$ WEST., 24.90 FEET; THENCE SOUTH 11^13'35" EAST., 28.13 FEET; THE KCE SOUTH O3'30'40" EAST, 91.10 FEET; THENOE SOUTF $01^{\circ} 09^{\prime} 27^{\prime \prime}$ EAST, 42.34 FEEF: THENCE SOUTH $43^{\circ} Q 9^{*} 18^{* \prime}$ WEST, 12 的 FEET: THENCE SOUTH
 SOUTH OO"40'18" EAST, 81.14 FEET; THENCE SOUTH 06"42"47" EAST, 19.16 FEET; THEN.CE SOUTH 4177'53" EAST, 22.54 FEET; THENCE SOUTH 07"58'59" WEST, 21.03 FEET; THENCE SOUTH $23^{\circ} 22^{\prime} 17^{\prime \prime}$ EAST, 97.13 FEET; THENCE SOUTH $37^{\circ} 29^{\prime} 36^{\prime \prime}$ EAST, 48.43 FEET:- THENCE NORTH $79^{\circ} 08^{\circ} 54^{\prime \prime}$ EAST, 46.50 FEET, THENEE-SOUFH - $47^{\circ} 05^{\prime} 32^{\prime \prime}$ EAST, "8.48 FEET; THENCE SOUTH $344^{\circ} 52^{\prime} 47^{\prime \prime}$ WEST, 62.12 FEET; THENCE SOUTH $26: 54^{\prime 2} 22^{\prime \prime}$ EAST, 60.43 FEET; THENCE SOUTH 22"29'46" EAST, 63.98 FEET;

SHEET 10 QF 12


## MAP STIOWING

THENEE SOUTH $22^{2} 25^{\prime \prime} 49^{\prime \prime}$ EAST, 103.70 FEET THEMCE SOUTH $2304^{\circ} 12^{\prime \prime}$ EAST, $^{2} 8.39$ FEET; THENLE SOUTH $23^{\prime} 47^{\prime} 18^{\prime \prime}$ EAST, 83.24 FEEF, HHENCE SOUTH $39^{\circ} 20^{\circ} 31^{\prime \prime}$ EAST, 17.24 FEET; THENCE SOUTH $3919^{\circ} 23^{\prime \prime}$ WEST, 4.81 FEET; THENCE SOUTH $26^{\circ} 13^{\prime \prime} 06^{\prime \prime}$ EAST, 78.19 FEET; THENCE SOUTH $26^{\prime \prime} 52^{\prime} 25^{\prime \prime}$ EAST, 81.06 FEET; THENCE NORTH $71^{2} 21^{\prime} A 2^{\prime \prime}$ EAST; 50.77 FEET; THENCE SOUTH $45 * 49^{\prime \prime} 21^{\prime \prime}$ EAST, 45.47 FEET; THENCE SOUTH $13.37^{\prime} 41^{\prime \prime}$ EAST, 30.97 FEET THENCE SOUTH $199^{\prime} 47^{\prime} 51^{\prime \prime}$ EAST, 39.22 FEET; THENCE SOUTH $05^{\prime \prime} 18^{\prime} 19^{\prime \prime}$ EAST, 34.98 FEET; THENCE SOUTH $31: 21$ '20" EAST 73.80 FEET; THENOE NORTH $51: 36^{\prime} 38^{\prime \prime}$ EAST, 55.84 FEET; THENCE NORTH $24^{\circ} 08^{\prime} 26^{\prime \prime}$ EAST, 39.09 FEET; THENCE NORTH $25^{\circ} 02^{\prime} 30^{\prime \prime}$ EAST, 29.05 FEET; THENCE NORTH $20^{\circ} 01^{\prime} 35^{\prime \prime}$ WEST, 33.16 FEET; THENCE NORTH $811^{\prime 1} 7^{\prime} 35^{\prime \prime}$ EAST. 32.32 FEET; THENCE NORTH $13^{\prime} 57^{\prime \prime} 54^{\prime \prime}$ WEST, 47.79 FEET; THENCE NORTH 59 ${ }^{\circ} 56^{\prime} 59^{\prime \prime}$ EAST, 25.79 FEET; THENCE NORTH 23*56'51" EAST, 49.94 FEET; THENCE NORTH 01"25'58" EAST, 59.13 FEET; THENCE NORTH $01^{*} 52^{\prime} 28^{\prime \prime}$ WEST, 96.48 FEET; THENCE NORTH 24*22"15" WEST, 47.07 FEET; THENCE NORTH $42^{\prime \prime} 45^{\prime} 18^{\prime \prime}$ EAST, 44.74 FEET; THENCE NORTH 73*55'52" EAST, 30.01 FEET; THENCE NORTH $30{ }^{\circ} 06^{\prime 3} 31^{\prime \prime}$ EAST, 109.70 FEET; THENCE NORTH 25.47"O0" WEST, 77.79 FEET; THENCE NORTH $43^{\prime} 11^{\prime} 45^{\prime \prime}$ 'WEST, 73.17 FEET; THENCE NORTH $332^{\prime 2} 4^{\prime} 53^{\prime \prime}$ WEST: 61.80 FEET; THENCE SOUTH $63^{*} 59^{\prime} 48^{\prime \prime}$ WEST, 42.75 FEET; THENCE SOUTH $30^{\circ}+2^{\prime} 26^{\prime \prime}$ WEST, 120.09 FEET; THENCE NORTH $08^{\circ} 55^{\prime} 59^{\prime \prime}$ EAST, 117.90 FEET; THENCE NORTH 48"16'17" EAST, 65.29 FEET; THENCE NORTH 00'02'08" EAST, 64.23 FEET; THENCE NORTH 6.5"03'31" WEST, 17.27 FEET; THENCE NORTH 20 $27^{\prime} 27^{\prime \prime}$ EAST, 32.44 FEET: THENCE NORTH $10^{\circ} 54^{\circ} 24^{\prime \prime}$ WEST, 84.04. FEET; THENCE NORTH $25^{\circ} 08^{\circ} 35^{\prime \prime}$ EAST. 68.17 FEET; THENCE NORTH $81^{\circ} 26^{\prime} 0 \mathrm{I}^{\prime \prime}$ EAST. 47.88 FEET; THENCE NORTH 80:0.1'37' EAST, 54.09 FEET; THENCE NORTH $33^{\prime \prime} 23^{\prime} 12^{\prime \prime}$ EAST, 76.24 FEET; THENCE NORTH O474 $4^{\prime \prime} 50^{\prime \prime}$ EAST, 42.06 FEET; THENCE NORTH $48^{\circ} 53^{\prime} 06^{\prime \prime}$ EAST, 31.73 FEET; THENCE NORTH $06^{\prime \prime} 43^{\prime} 43^{\prime \prime}$ WEST, 103.24 FEET; THENCE NORTH 06 $55^{\prime} 43^{\prime \prime}$ EAST, 3237 FEEF; THENCE NORTH $3840^{\prime} 34^{\prime \prime}$ EAST, 19.57 FEET; THENCE NORTH $49^{\prime \prime} 19^{\prime} 11^{\prime \prime}$ EAST, 46.10 FEET; THENCE NORTH $05^{\circ} 42^{\prime} 31^{\prime \prime}$ EAST, 26.11 FEET; THENCE NORTH $89^{\circ} 15^{\circ} 37^{\prime \prime}$ EAST; 31.50 FEET; THENCE SOUTH $57^{\prime 3} 38^{\circ} 59^{\prime \prime}$ EAST, 14.81 FEET; THENCE SOUTH $1797^{\prime} 06^{\prime \prime}$ WEST, 23.72 FEET; THENCE SOUTH $03^{\prime \prime} 48^{\prime} 17^{\prime \prime}$ EAST, 28.37 FEET; THENCE NORTH $81^{\prime \prime} 43^{\prime} 44^{\prime \prime}$ EAST, 32.56 FEET; THENCE SOUTH $3191^{\prime} 33^{\prime \prime}$ EAST, 34.32 . FEET; THENCE NORTH $48^{\circ} 39^{\circ} 39^{\prime \prime}$ EAST, 46.15 FEET; THENCE NORTH 33'47'33" EAST, 45.69 FEET; THENCE NORTH $370^{\prime} 09^{\prime} 30^{\prime \prime}$ EAST, 50.45 FEET; THENCE NORTH $233^{\circ} 52^{\prime \prime} 30^{\prime \prime}$ WEST, 38.4D FEET, HEENCE NORTH 01"40'20" EAST, 26.01 FEET; THENCE NORTH $780^{\circ} 42^{\prime \prime} 40^{\prime \prime}$ WEST, 33.25 FEET; THENGE NORTH $533^{\circ} 54^{\prime} 03^{\prime \prime}$ WEST, 37.47 FEET; THENCE NORTH $32^{\circ} 02^{\prime} 07^{\prime \prime}$ WEST, 39.73 FEET; THENCE NORTH $44^{\prime *} 32^{\prime \prime} 44^{\prime \prime}$ WEST, 44.35 FEET; THENCE NORTH $23^{\prime \prime} 21^{\prime} 44^{\prime \prime}$ WEST, 27.04 FEET; THENCE NORTH $30^{\prime \prime} 39^{\prime \prime} 50^{\prime \prime}$ WEST, 32.09 FEET; THENCE NORTH $64^{*} 23^{\prime \prime} 43^{\prime \prime}$ WEST, 44.54 FEET; THENCE NORTH $40^{\circ} 28^{\prime} 53^{\prime \prime}$ WEST, 48.95 FEET; THENCE NORTH $47^{\circ} 04^{\prime} 56^{\prime \prime}$ WEST, 61.93 FEET; THENCE NORTH ${ }^{\circ} 37^{\prime \prime} 49^{\prime} 02^{\prime \prime}$ WEST. 44.82 FEET THENCE SOUTH ' $666^{\circ} 43^{\prime} 38^{\prime \prime}$ EAST, 18.71 FEET; THENCE NORTH O44"19"50" EAST, 57.51 FEET; TRENCE NORTH $53 " 32^{\prime \prime} 35^{\prime \prime}$ EAST, 38.44 FEET; THENCE SOUTH $52^{\prime 4} 42^{\prime} 52^{\prime \prime}$ EAST, 32.67 FEET; THENCE NORTH 52"02"41" EAST, 76.75 FEET;
 FEET:


## MAP SHOWING

THENCE SOUTTH 84:30'37' EAST, 69.60 FEET; THENCE NORTH 5702'24" EAST, 75.38 FEET: THENCE NQRTH 67*4815" EAST, 55.99 FEET; THENCE NORTH 7705'19" EAST: 34. 05 FEET: THENGE NORTH $88^{\circ} 08^{\prime} 18^{\prime \prime}$ EAST, 42.66 FEET; THENCE NORTH $29^{\prime \prime} 13^{\prime} 20^{\prime \prime}$ EAST, 48.70 FEET; THENCE NORTH $5439^{\circ} 43^{\prime \prime}$ EAST, 36.16 FEET; THENCE NORTH $22^{\circ} 26^{\prime \prime} 27^{\prime \prime}$ WEST, 33.46 FEET; THENGE NORTH 01 $21^{\prime} 49^{\prime \prime}$ WEST, 4.2.85 FEET; THENCE NORTH O100:"57" WEST, 42.78 FEET; THENCE NORTH $31^{11} 5^{\prime} 19^{\prime \prime}$ EAST, 50.58 FEET; THENCE NORTH $26^{\circ} 51^{\prime \prime} 13^{\prime \prime}$ WEST, 38.62 FEET; THENOE NORTH 07 $27^{\prime} 03^{\prime \prime}$ WEST, 49.83 FEET; THENCE NORTH $26^{\circ} 20^{\circ} 0^{\prime \prime} 3^{\prime \prime}$ WEST, 55.55 FEET; THENCE NORTH $69^{\circ} 00^{\circ} 26^{\prime \prime}$ WEST, 40.52 FEET; THENCE NORTH $35^{\circ} 58^{\prime} 03^{\prime \prime}$ WEST, 39.21 FEET; THENCE NORTH $5715^{\prime} 59^{\prime \prime}$ WEST, 53.43 FEET; THENCE NORTH $61^{\circ} 24^{\prime} 28^{\prime \prime}$ WEST, 38.73 FEET; THENCE NORTH $77^{\prime \prime} 15^{\prime} 09^{\prime \prime}$ WEST, 76.00 FEET; THENCE NORTH $26^{\circ} 08^{\prime} 20^{\prime \prime}$ WEST, 75.11 FEET; THENCE NORTH $87^{\prime \prime} 15^{\prime} 53^{\prime \prime}$ WEST, 59.96 FEET; THENCE SOUTH $41^{\circ} 57^{\prime} 59^{\prime \prime}$ WEST, 18.44 FEET; THENCE SOUTH $86^{\circ} 44^{\prime} 42^{\prime \prime}$ WEST, 32.02 FEET; THENCE SOUTH $45^{\circ} 56^{\prime} 41^{\prime \prime}$ WEST, 37.28 FEET; THEACE SOUTH $6610^{\prime \prime} 34^{\prime \prime}$ WEST, 62.80 FEET; THENCE NORTH $32^{\circ} 04^{\prime} 44^{\prime \prime}$ WEST,
44.68 FEET: THENCE NORTH $04^{\circ} 00^{\prime} 41^{\prime \prime}$ EAST, 44.68 FEET; THENCE NORTH $14^{\prime} 01^{\prime} 24^{\prime \prime}$ EAST, 40.56 FEET; THENCE NORTH $36{ }^{\circ} 09^{\prime \prime} 27^{\prime \prime}$ EAST, 56.17 FEET; THENCE NORTH $00^{\prime \prime} 14^{\prime \prime} 29^{\prime \prime}$ WEST, 28.71 FEET; THENCE NORTH $44^{\circ} 06^{\prime} 34^{\prime \prime}$ EAST, 42.14 FEET; THENCE NORTH 50"53'28" EAST, 49.13 FEET; THENCE NORTH $1111^{\prime \prime} 0^{\prime \prime}$ " EAST, 59.33 FEET; THENCE NORTH $10^{\circ} 04^{\prime \prime} 34^{\prime \prime}$ EAST, 57.97 FEET; THENCE NORTH 17"17'25" EAST, 60.56 FEET; THENCE NORTH $14^{\circ} 10^{\circ} 06^{\prime \prime}$ WEST, 14.73 FEET; THENCE NORTH $25^{\circ} 32^{\prime} 41^{\prime \prime}$ WEST, 89.67 FEET; THENCE NORTI $05^{\circ} 52^{\prime} 58^{\prime \prime}$ WEST, 64.29 FEET; THENCE NORTH 2613'54" EAST, 42.83 FEET; THENCE NORTH $77^{\prime} 13^{\prime} 35^{\prime \prime}$ EAST, 13.37 FEET; THENCE NORTH O2'48'04" EAST, 43.64 FEET; THENCE NORTH $60^{\circ} 51^{\prime} 46^{\prime \prime}$ WEST, 42.10 FEET; THENCE NORTH $81^{\circ} 06^{\prime} 25^{\prime \prime}$ EAST, 33.89 FEET; THENCE NORTH O9*26'28" EAST, 33.86 FEET; THENCE NORTH O1"23'11" EAST, 31.02 FEET; THENCE NORTH $12^{\circ} 25^{\circ}{ }^{\circ} \mathrm{OE}^{\prime \prime}$ EAST, 22.98 . $E E E_{7}$ THENCE NORTH $53^{\prime \prime} 09^{\prime} 42^{\prime \prime}$ WEST, 18.57 FEET; THENCE NORTH 79"12'01" WEST, 36.96 FEETG THENCE NORTH $56^{\circ} 5^{\circ} 25^{\prime \prime}$ WEST, 13.58 FEET; THENCE SOUTH $79^{\circ} 34^{\prime} 56^{\prime \prime}$ EAST. 39.82 FEET:; THEACE SOUTH $72.56^{\prime \prime} 52^{*}$ EAST, 21.63 FEET; THENCE NORTH $42^{\circ} 29^{\prime} 0^{\circ} 4^{\prime \prime}$ EAST, 19.28 FEET, THENCE NORTH $05^{\circ} 15^{\circ} 21^{\prime \prime}$ WEST, 45.31 FEET; THENCE NORTH $18^{\prime \prime} 15^{\prime} 22^{\prime \prime}$ EAST, 37.61 FEET; THENCE NORTH $42^{\prime \prime} 38^{\circ} 41^{\prime \prime}$ EAST; 35.70 FEET; THENCE NORTH $37^{\circ} 57^{\prime} 57^{\prime \prime}$ WEST, 25.86 FEET; THENCE NORTH $50^{\circ} 45^{\prime} 53^{\prime \prime}$ EAST, 26.47 FEET; THENCE NORTH $06^{\circ} 31^{\prime \prime} 46^{\prime \prime}$ EAST, $28.93^{\prime \prime}$ FEET; THENCE NORTH $18^{\prime \prime} 14^{\prime} 24^{\prime \prime}$ EAST, 53.33 FEET: THENCE NORTH OO'OB'58" EAST, 53.61 FEET; THENCE NORTH $20^{\prime \prime} 40^{\prime} 12^{\prime \prime}$ WEST, 30.25 FEET; THEACE NORTH 10 " 30 '39" WEST, 49.59 FEET; THENCE NORTH $0710^{\prime \prime} 53^{\prime \prime}$ EAST, 47.19 FEET; THENCE NORTH $243^{\circ} 36^{\prime \prime} 46^{\prime \prime}$ EAST, 43.76 FEET; THENCE NORTH 07:52.53" EAST, 25.45 FEET; THENCE NORTH $11{ }^{\prime 2} 22^{\prime \prime} 13^{\prime \prime}$ WEST, 58.16 FEET; THENCE NORTH $12^{\prime} 39^{\prime} 35^{\prime \prime}$ WEST, 32.48 FEET; THENCE NORTH $52^{\prime} 78^{\prime} 40^{\prime \prime}$ EAST, 34.80 FEET:-THENCE NORTH-O0'27'1." WEST,- 326 FEET, TO THE POINT OF BEGINNING.

ABONE EXCEFTION CONTAINING 63.28 ACRES MORE OR LESS.
SAD PARGEL CONTAINING A NET AREA; LESS EXCEPTIONS, OF 42.11 ACRES, MORE OR LESS.

SHEET 12 OF. 12




MAP SHOWING

A PORTION OF SECMON 19, "CRANEY ISIAND", AND A PORTION OF SECTIONS A AND 49, ALL IN TOHNSHIP 2 NORTH. RANGE 28 EAST. NASSAU COKHTY, FLOREDA: BENG MORE PAFTICLLARLY DESCRIERD AS FOHLOWS:

COMMENCE AT THE NORIHPEST CORNER OF SADD SECTON G; THENCE SOUTH
 FEET TO ITS INTERSECHON WTH THE ORIGHA, GOVERNMINT MEANOER UNE THENCE SOUTHWESTERAY AND SOMTHEASIERLY ALONG LAST SXh LHE RUN THE FOLLOHNE FOUR (4) COURESES AND DISTANCES: COURSE NO. 1: SOUTH $2379^{\circ} 40^{\circ}$ WEST, 1135.18 FEET. TO THE EASTERLY PROLONGATION OF THE SOUTHERIY BOUNDARY OF THOSE LANDS DESGGMAIED AS PARCSI 1. AND DESCRIBED AND RECOFDED H OFFICAAL RECORDS O539, PAGE 11N, OF THE PUBLC RECORDS OF SAD COUATY, AND THE EONY OF 日EGBNINS: COURSE NO. 2 CONTINUE SOUTH $2311^{\circ} 40^{\circ}$ WEST, 111.15 FEETE COURSE NO, 3 SOUTH $0070^{\circ} 48^{\prime \prime}$ YEST, 327.86 FEET: COURSE NO A: SOUTH O8'53'O5 EAST. 4日6. 51 FEET TO THE WATERWARD BOUNDARY LNE (AS OF KHY 1, 1975), AS DHMIIZED AND SHOWN ON CLARY I ASSOCIATES, HCL MAP FILE NO. TRN-57, DATED MARCH 16,1898 THENCE SOUTHWESTERA,Y, NORTHHESTERLY, SOUTHEASTERLY, HORTHEASTERLY MLONO THE GOUNDARY OF SADD LNE, RUN THE FOLLOMNE SXIV-EIGHT (68) COURSES AND DISTANGES COURSE NO IF SOUTH 7439'OO" WEST, 2BI 30 FEET; COURSE NO 2: NORTH
 COURSE NO \& NORTH 6SY ${ }^{\prime}$ '5S" WEST, 26.83 FEET, COURSE HO. 5: NORTH O405'O8"
 SOUTH $26^{\circ} 3^{\prime} 54^{\circ}$ HEST, 44.72 FEET; COURSE NO. BF NORTH B3'SS'O4" WEST, 140,80 FEET: COURSE NO. 8 NORTH 3928'21" WEST, 110.11 FEET: COUUSSE NO. 10 SOUTH $4923^{\prime 2} 55^{\prime \prime}$
 SOUTH $122^{\prime 3} 1^{\prime} 44^{\prime \prime}$ EAST, 184.39 FEET, COURSE HO. 13, SOUTH $52^{\circ} 56^{\circ} 29^{\circ}$ EAST, 265.50 FEET: COURSE HO. 14: SOUTH 40'42'33' EAST, 395.76 FEET: COURSE HV, 15 . SOUTH

 EAST, 63.24 FEET: COURSE NO 18: SOUTH $60^{\prime} 30^{\circ} 21^{\circ}$ WEST, 49.57 FEET; COURSE NO. 20 : SOUTH $1411^{\prime} 53^{\prime \prime}$ WEST, 10978 FEE; COURSE NO. 21 SOUTH $39^{\circ} 62^{\prime} 47^{\circ}$ EAST, 49.14 FEET; COURSE NOL 22 SOUTH 380515" WEST, 53.44 FEETT GOURSE NO 23 SOUTH $64.51^{\circ} 40^{\circ}$ HEST, 59.41 FEET COURSE NO. 24: SOUTH 29'31'42" WEST, 7K.23 FEET; COURSE NO. 25: SOUTH 6472'35' EAST, 57.34 FEET; COURSE NQ 26; SOUTH O4 $0707^{\circ}$ EAST, 225.67 FEET; COURSE NO 27: SOUTH $19^{\circ} 15^{\prime} 12^{\prime \prime}$ HEST, 75.00 FEET GOURSE NO 28: SOUM $1301^{\prime \prime} 5^{\prime \prime}$ EAST, 53.04 FEFT COURSE NO. 2g SOUHH 19\%15'12" WEST, B5.26 FEET; COURSE NO 30 :
 COURSE NO. 32 SOUNH $25^{2} 20^{\prime} 49^{\circ}$ YEST, 83.59 FEET; COURSE NO. 33 ; SOUTH $10000^{\circ} 00^{\circ}$ EAST, 67.54 FEET; COURSE, NO. 34 SOUTH $51^{\circ} 06^{\circ} 30^{\circ}$ WEST, 44.72 FEET; COURSE NO. $35 ;$
 COURSE NO, 32 SOUTH 49 $20^{\circ} 09^{\prime \prime}$ WEST, 94.17 FEET; COURSE NO. 38: SOATH 7434'09" EAST, 141.93 FEET: COURSE HO, 32: SOUTH $44^{\prime} 1 \varepsilon^{\prime} 05^{\prime \prime}$ EAST, 5274 FEET; COURSE NO 40 SOUTH 04 ${ }^{-4} 49^{\prime 4} 42^{\prime \prime}$ WEST. 113.69 FEET COURSE NO 42; SOUTH $52^{*} 23^{\prime 5} 53^{\prime \prime}$ EAST, 68.62 FEET: COURSE HO. 42: NORTH $7532^{\circ} 52^{\circ}$ EAST, 58.74 FEET: COURSE NO. 43: SOUTH $2804^{\circ} 35^{\circ}$ EAST, 64.20 FEET: COURSE NQ A4: SOUTH 1221'19*' WEST. 248.88 FEET; COURSE NQ 45 SOUTH $36^{\circ} 22^{\prime} 50^{\circ}$ HEST, 134.63 FEET; COURSE NO. 46 S SOUTH $08^{\circ} 49^{\circ} 24^{\circ}$ WEST, 57.68 FEET: COURSE MO - 42 SOUTH 4Bi3 $344^{\circ}$ WEST, 114.05. FEET: COURSE NO, NB; SOUTH 38'54'27" WEST, 59.38 FEET; COURSENO, 49; SOUMH $51^{\prime} 09^{\prime} 3^{\prime \prime}$ WEST, 73.70 FEET:
 WEST, 54.31 FEETH COURSE NO. 52: SOUTH-05'24'52' WEST, 54.62 FEET; COUSSE NO 53 ; SOUTH $30^{\circ} 34^{\prime \prime} 53^{\prime \prime}$ UEST, 89.52 FEET; COURSE MO. 34 ; SOUTH $57^{\circ} 45^{\prime} 16^{\circ}$ WEST, 43.99 FEET;
 YEST, 100.27 FEET TO THE MEAN HICH YATER IUNE (AS ESTABLISHED BY CLARY \& ASSOCJATES, IN ACCORDANCE WTH CHAPTER 177 PART II, FLORIDA STATUTES, CHAP ERR 18-5, FAC. AND CHAPTER 21HH=6, FA.C.- AS-SHOWN-ON C CARYFLE NO. T2N-35); HENEE NORTHKESTERIY AND NORTHEASTERTY, ALONG LAST SAD LANE, RUN THE FOLLOMNG THRTY-FOUR (34) COURSES AND DISTANCES: COURSE NO, I: NDRTH $4109^{\prime} 58^{\circ}$ WEST, 102.29 FEET: COURSE NO 2 NORTH $3379^{\prime} 15^{\circ}$ YEST 10028 FEET

## SHEET 2 OF 3



## SHEET 3 OF 3 .




## EXHIBIT C CRANE ISLAND PUD DEVELOPMENT CONDITIONS

The design and development of Crane Island (Project) will be subject to the following Development Conditions which are hereby made part of the development approval for the property and which shall be recorded as part of the covenants and restrictions attached to the deed for each parcel conveyed in the development.

1. General Conditions: The Project will be developed as a residentlal community in sub-parcels and in phases as may be delineated on the Final Development Plan for the project. The Preliminary Development Plan for the Project depicts the conceptual location of the residential lots and units, boat basin, recreation facilitles, preservation areas and supporting uses to be developed in the Project. The Preliminary Development Plan incorporates, by reference, the terms of these Development Conditions and the Developer's statements made in the related rezoning appllication, dated June 27, 2005, as amended. These collectively set forth the Developer's written plan of development for the Project. As part of the Final Development Plan submittals for any phase of the Project, the Developer will provide and update, as necessary, a Phasing Schedule based upon market conditions at the time of the Final Development Plan approval and engineering plan review for any phase of development.

Within two (2) years after approval of the Preliminary Development Plan, the Developer shall submit a Final Development Pian for the Developer's selected initial phase(s) of development for the Project. The Project may be developed in a single phase or tivo phases with Phase One consisting of at least 85 residential units. If the access road can be constructed first, such development will not count as a phase. Said Final Davelopment Plan shall conform to all requirements of these Standards and Conditions and the codes of Nassau County. The Courity Commission, upon request from the Developer and for good cause shown, may extend the two (2) years time period for submitting the Final Development Plan. Such extension shall not exceed one (1) year. The location and size of all lots, roads, -recreation/open space and other-areas_shown_on_the_Preliminary_Development Plan are conceptual. The final location of residential areas, any roads, recreation/open space areas, and other areas will be depicted on the Final Development Plan and the final engineering plans for particular phases of the Project and subject to the approval of Nassau County in accordance with applicable County Ordinances.

The County wants assurance that the Preliminary Development Plan to which these conditions apply will be Implemented in the event the Project is annexed to the Cify of Fernandina Beach after its approval by the County. Therefore, upon approval of the PUD

Final Development Plan and Plat and prior to the sale of any lots or units within the Project by the Developer to any third party, the Owners will impose covenants and restrictions running. with the land on the property which will be recorded in the public records to limit the development of Crane Island to the number of residentlal units and boat slips and other improvements as approved by the County. The County will be named as the benoficiary of such covenants and restrictions which will insure that the County can continue to maintain control over development density on the property.

If there is any Inconsistency in these terms and conditions with any County Ordinance or requirements, these Land Development Standards and Conditions, and the subsequently adopted Design Code, shall govern.
2. Specific Conditions:
a. Ownership and Maintenance: The Project and related faclitles will be owned, maintained and operated as follows:

1) Common Areas and Project Amenities: All common areas, including streets and roads, common preservation areas, amenities, landscape areas, signage, etc., shall be managed by a condominium-owners', homeowners' or property owners' assoclation ("Owners' Assoclation") to be established by the Developer through deed Covenants and Restrictions that the Developer shall establish for the property. The roadways and stormwater management facilities shall remain private and shall be maintained and operated by the Owners' Association as ostablished by the Developer. Any deed from the Developer to third party purchasers in the project will Incorporate such Covenants and Restrictions by reference to the Covenants and Restrictions in each deed. Such deed restictions created by the Covenants and Restrictions. shall run with the land in order to protect both present and future property owners within the Project. The Developer shall establlsh the applloable Owners' Assoclation prior to the sale of any lots or units within the Project by the Developer to any third party. The Developer may elect to form separate and/or multiple Owners' Assaclations for the Project. Membership in the Owners' Assoclation shall be mandatory for all property owners within the portion of the Project governed by such entity. The applicable Owners' Association shall manage all common areas, recreational and open space and recreatlonal facilities that are not dedicated to the public and that are within the lands that are subject to the jurisdiction of such Owners' Association; shall provide for the maintenance, administration and operation of such portions of the Project and any other lands within the Project not
publicly or privately owned; and shall secure adequate liability insurance governing such areas owned or operated by such Owners' Assoclation.
2) Public Access Park: The public access open space or park as defined in Paragraph b.5) below shall be owned, managed and maintained by the Owners' Assoclation and subject to rules established by the Assoclation. Such rules shall be reasonable and provide for access during daylight hours only, protection of natural resources, deportment, noise, parking, litter, and similar conditions. The launching of boats from the dock or shoreline, swimming and presence of alcoholic beverages (without specific authorization) shall be speciflcally prohibited. The rules shall also define conditions and procedures through which groups may reserve all or portions of the property for special events or activities. At no time will the Owners' Association exclude access to the pubilc park during its hours of operation.

As an alternative to ownership by the Owners' Association, Nassau County shall have the option of owning, maintalning and operating the park as a public facility. This option shall be exerclsed by formal action by the Board of County Commissioners no later than approval of the last phase of development. If the County elects to execute this option, the park will be conveyed after completion of its development by the Developer. The deed conveying the park will contaln covenants and restrictions which require the County to establish rules for the operation of the park that include the restrictions as outlined above for continued ownershlp by the Association.
3) Utilities: Ownership, maintenance and operation of the water, sewer, electrical, telephone and other service utilities will be the responsiblity of the respective franchlse companles serving the area. Appropriate easements over the privale streets and other areas of the Project will be granted as needed to support the provision of such services.
b. Permitled Uses: The following uses are permitted as illustrated on the Preliminary Development Plan.
17. No-more-than -169-single-family-and/or-townhouse-residentialunits._No-more_than_50_of the units may be townhouses and all townhouses shall be clustered around the boat basin as approximately shown on the Preliminary Development Plan, Exhibit B of this Ordinance. Any units not approved as part of the Final Development Plan approval process are not ellglble to be used on this or any other development within Nassau County.
2) Docking faclities to accommodate pleasure boats in a private, upland boat basin to accommodale no more than 90 wet slips, connected to the Intracoastal Waterway by a lock system. The boat basin will be developed in complance with all SJRWMD, US

Army COE and other applicable permit conditions. Live-aboards and sale of fuel will not be permilted.
3) Recreational amenitles that will be developed as private recreational facillies may include a club, pool, tennis courts, cabana, small docks, walking tralls and sidewalks, docks for fishing, viewing and other passive activilies as described in Paragraph e.2)b) below, and similar private recreational uses.
4) Preservation and open space areas inciuding stormwater facilities and buffers as deflned herein.
5) An open space or park area of no less than 5.76 acres which will be accessible to the general public. Facilltles to be provided in the park will Include: a dock on the Intracoastal Waterway for fishing, viewing and other passive actuitles as described in Paragraph e.2)b) below; a vehicle parking area; walking tralls; a retention pond to serve the park and portions of the residential development; a small pler on the pond that may be used for model boat actlvities; fenclng along boundaries; water and sewer services; and signage as defined heroin.
c. Temporary Uses: The following temporary uses are permitted:

1) A temporary sales office for the sale of residential units will be permitted on the Project Site until $90 \%$ of the residential structures are sold. However, the temporary sales office maybe removed prior to the sales of $90 \%$ of the residential structures. The Developer shall indicate the location of said office with a note on the first Final Development Plan submilted to the County. The temporary sales office may be in a portable manufactured structure as allowed by State Statue for the use or in a building constructed for residential use and will be converted to residential use following the termination of the sales office. The sales office may also utillze a ciub building or portion of such structure and maybe relocated on the Project Site as may be desired from time to time during the course of Project saies.
2) Temporary construction trallers as needed to support the construction process. The Developer shall Indicate with a note on any Flial Development Plan submilted to the County for approval of the location of sald units. The temporary construction trailers shall be removed within thitry ( 30 ) days of completion of the improvements for which they were intended, provided that the right to utilize such temporary facilities shall continue until build-out of the Project.
3) These temporary faclitites may utilize temporary pump-out sewage storage tanks as approved by the Nassau County Health Department and temporary overhead electrical service. All such facilities will be removed upon removal of the temporary facilitles.
d. Accoss, Circulation and Traffic: The following standards apply:
4) Primary Access: Access to the site will be provided by a two-lane street extending through a Clity of Fernandina Beach right-of-way from the southern end of Balloy Road via the allgnment as approved by the Clity and the oxisting St. Johns River Water Management District (SJRWMD) Permit, and as depicted on Exhibit D-1. Since Crane lsland will be located at the end of a single public road, design of the entrance road, commencing at the Crane Island property line, will conform to County standards as defined in the January 12, 2005, Memorandum "Development Dual Entrance Standard" (See Exhibit D-2). The design flexibility provided on page two of the Memorandum shall include recognition that the design for two wetland crossings is part of the St. Johns River Water Management District (SJRWMD) permit for the construction of the access road, and, further, ltem e. of the Memorandum will not apply, with the design of internal streets being governed by condition '2.e.4) Streets' as provided herein. The Developer will improve the intersection of the Amelia Isiand Parkway and Bailey Road with a roundabout as required to meet County standards.
5) Off-site Improvements; The Developer will construct a roundabout at the intersection of Amella Island parkway and Bailey Road that will meet County standards. The Developer will upgrade Balley Road from Amelia Island Parkway to the connection with the new Access Road to Include maintenance of the current proflle, widening to 22 feet of pavement, resurfacing, striping and signage, and improving the swale drainage system. The Developer will provide all project engineering and requisite permits for these improvements. This improvement shall occur simultaneously with the construction of Crane Island Access Road.
6) Off-site Studies and Contributlons: The Developer will undertake a traffic study of Amella Island Parkway from A1A to Bailoy Road and from the intersection of Amelia Island Parkway and Balley Road northerly to A1A, including the two Intersections at A1A. The study will also include the study of a roundabout installation at the intersection of $14^{\text {th }}$ Street and Amelia Island Parkway. The Developer agrees to pay the County a "fair share" increment for the Improvements that are determined to be needed on those segments and intersections. The study shall be submitted for County review and approval no later than the filing of the first Final Development Plan and any fair share contribution shall be made at the completion of the construction of the Access Road.
7) Vehicular Access and Circulation: The general public shall have access to the 5.75 acre open space or park area as defined above. Vehicular access and circulation within Crane Island shall be as determined by the Owners' Association.
8) Pedestrian Access: The general public shall have access throughout the public walkways of Crane Island, subject to rules as established by the Owners'

## Association.

e. Development Standards: The development shall be subject to the following standards. These standards shall be incorporated in the Neighborhood Design Guide that Is to be filed with the Final Development Plans and made part of the Covenants and Restrictions. Compliance with these standards shall be determined by a Design Review Board, which shall have the power as defined In the Nelghborhood Design Code to grant varlances to these standards.

1) Bullding and Lot Restrictions: All bullding design and site planning shall be govemed by a "Traditional Neighborhood Development" Code (hereln after referred to as "Code"). The Code will be submilted with the first Final Development Plan and will incorporate the following basic standards:
a) Building'Size: No more than eight (8) attached single-family residential unifs may be included in a single building.
b) Maximum building height: Maximum building heights shall be as follows:
i) Townhouses - Forty (40) feet or three habitable stories, whichever is less.
ii) Single-family - Thirty-five (35) feet or three habliable stories, whichever is less.
iii) If parking or non-habitable storage space is provided at ground level, such space shall not count as a story.
iv) Building height is measured from grade to the mid-point between the eave and the ridge line of the roof. Cupolas and similar decorative or mechanical appuitenances may extend above the ridge line of the roof by no more than five (5) feet. Chimneys may exceed the height limit as required by the Bullding Code.
c) Roof color: All roofing materials shall have dark, non-reflective earth tone colors.
d) Building Lot and Coverage:
i) Townhouse Lot: Shall have a minmum land area of 1,600 square feet, a minimum width of 25 feet at the front lot line and a maximum building coverage of $70 \%$. All townhouse lots will be clustered around the boat basin as illustrated on the Preliminary Development Plan.
iil) Single-family lot: Shall have a minimum land area of 4,500 square feet, a minimum widh of 45 feet at the front lot line ( 35 feet If on a curde-sac or curve), and a maximum bullding coverage of $60 \%$.
iii) Lots shall be nel of wellands, submerged areas, upland buffers and roadways.
e) Building Setbacks: To be as determined in the Finel Development Plan(s). All buildings shall be designed and sited to maximize the preservation of trees and all site plans shall be approved pursuant to the Code
f) Impervious area shall not exceed $76 \%$, exclusive of any pond areas.
g) Any items not covered in these PUD conditions or the Code shall be governed by the condiflons of the RS-1 zoning district of the Nassau County Zoning Code.
2) Boat Basin and Piers: The Project shall Include docking facilities as follows:
a) An upland boat basin that shall accommodate no more than ninety ( 90 ) pleasure boats, contain fresh water and be separated for the tidal influence of salt water in adjolning Nassau Sound by a lock system located in the access channel which shall be used for boat ingress and egress. Two lock fenders shall be provided at the entrance into the basin and shall be constructed to the minimum length and other design requirements of the SJRWMD and the U.S. Army Corps of Engineers permits. The boat basin shall be sited to minimize the removal of mature canopy vegetation. Live-aboards and sale of fuel will not be permitted.
b) The development of no more than four (4) fishing and observation piers along the shoreline for the use of project property owners and guests for fishing, viewing and other passive activities, but not including the docking of motorized water craft of any size. Three pers shall be permilted on the ICW shoreline. One of these ICW piers shall be located in the 5.75 public access park located at the northern end of the Project and its length shall be as determined by the County. One pier may be constructed south of the entry to the boat basin and one north of the entry to the boat basin. These two plers may extend to provide two feet of water under the pler head at mean low tide, but shall not exceed 170 feet in length. One pler may be constructed on the marsh side of the island and shall not exceed 170 feet in length. All of the piers shall be designed to the minimum criteria of the permitting agencies, shall be handicapped accessible, shall have $T$ heads of no more than twenty (20) feet in length, and shall be constructed with consistent design elements (materlals, forms, colors, flxtures, etc) and reflective of the design themes established in the Neighborhood Design Guide.
c) Permitting: Construction of the boat basin and piers shall be subject to appropriate permits granted by Nassau County, the SJRWMD and/or the U.S. Army Corps of Engineers (USCOE). The docks will be designed and built to incorporate common design features in order to provide an image consistent with the design intent of the Island. The docks shall be located at sites that minimize impacts upon wetlands and submerged grasses.
d) The covenants and restrictions on all residentlal lots that abut the shoreline shall prohibit the permitting and construction of private residential boat docks and ramps. This prohibitlon shall be included in the SJRWMD and USCoE permits.
3) Open Space, Preservation and Buffer Areas:
a) Open Space: Open space areas shall be provided throughout the Neighborhood and as defined on the Final Development Plan.
b) Preservation Areas: The welland and open water areas surrounding much of the fringe of the upland portions of Crane island and encompassing approximately 130 acres shall be protected by a conservation easement that shall be granted to an approprlate entily. The area of the conservation easement shall be defined to encompass Jurisdictional wetland area surrounding the upland portions of the Istand as approved by SJRWMD and the upland buffers that are provided in accordance with SJRWMD and County rules, and subject to the accommodation of permitted wetland impacts for supporting the proposed development as approved by the County, SJRWMD, USCOE and other permitting agencies. The conservation easement shall have the meaning as prescribed by Section 704.06 Florida Statutes. shall be provided to the County upon approval of the Final Development Plan.
c) Buffers: Buffers or setbacks shall be provided adjacent to all welland preservation areas in accordance with the applicable rules of the St. Johns Rlver Water Management District. A multi-purpose, non-vehicular trall with a surface of pervious materlals shall be permitted within the wetland buffer as permitted by SJRWMD. Such buffers shall be mapped on the Final Development Plan and shall be included in the preservation easement on the wetlands. Crossings of the buffer for the boat basin, utilites and drainage facilities will be dentified and approved as part of the permifting process.
d) Canopy Buffers: In any location where the wetland buffer is less than 30 feet wide, an additional "canopy buffer" to be located Immediately landward of the wetland buffer shall be provided so that the total buffer (wetland plus canopy) shall be a minimum of 30 -feet in width. The healthy, native hardwood trees within thls canopy buffer will be preserved. A mult-purpose, non-vehicular trail . with' a surface of pervous materiais shall be permitted within the canopy buffer. Trees may be removed in the buffer for the boat basin access channel, walkways to the communty docks, and construction of essential utlity and stormwater discharge lines, with such lines only being permitted to cross the buffer at no less than a 70 -degree angle. This buffer will be preserved by appropriate restrictive covenants. This buffer will not be included in the area covered by the watiand preservation easement.
4) Streets: The streets within the Project shall be private and developed according to the following standards:

| Classifications > | $\begin{aligned} & \text { Large } \\ & \text { Street } \\ & \text { Two-Way } \end{aligned}$ | StreetTwo-Way | RoadTwo-Way | Small Street One-Way | Small Road (Alley) One-Way |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Standards V |  |  |  |  |  |
| Deslgn Speed | 20 MPH | 20 MPH | 15 MPH | 15 MPH | 10 MPH |
| Pavement WIdth | 30 ft . | 20 ft . | 17 ft . | 17 ft . | 8 ft . |
| R-O-W Width | 50 ft . | 45 ft . | 30 fl . | 25 ft . | 20 ft . |
| Max. Curb Radius | 15 ft . | 15 ft . | 10 ft . | 10 ft , | 8 ft |
| Ped. Crossing Time | 10 sec . | 8 sec. | 5 sec . | 4 sec. | 3 sec. |
| Drainage | curb | Curb | Open Section | Curb | Open |

5) Signage:
a) Permanent Signage: The Project may have the following permanent signs:
a) An entry feature and related profect identification slynage at a Primary Entrance that is within the Property. The Primary Entrance identification sign(s) shall not exceed one hundred and iffy (150) square feet on each face, exclusive of any portion of a decorative wall(s) to which the slgn might be afflxed.
b) No more than three "off-site" directional signs located within the right-of-way of the access street belween the southern end of Balley Road and the Property. Each "off-site" directional sign shall not exceed twenty (20) square feef.
c) A sign which identifies the park which is accessible to the general public and provides rules governing operations and access. This park sign shall not exceed twenty ( 20 ) square feet.
d) General information and regulatory signs: Such signs shall be permilted throughout the Project and each shall not exceed two (2) square feet.
e) All Project signs may either be designed as ground-mounted signs or Integrated into or mounted on landscape features such as walls and fences. All lighting of signs may be sign mounted or ground mounted light units projecting onto the sign. The sign(s) at the Primary Entrance may be single faced or double faced and the Primary Entrance signage may include two (2) separate signs, one on each side of the entrance. All slgnage features shall have a maximum height of 13 -feet above existing grade. The design of the permanent signage shall be submitted with the first Final Devalopment Plan.
b) Temporary Signage: Temporary marketing and/or promotional slgnage shall be allowed within the Project adjacent to the Primary Entrance until all of the residential units are sold (the "Temporary Marketing Signage"). The Tomporary

Marketing Signage may consist of up to two (2) marketing signs at the Primary Entrance, a marketing sign at the project sales office, and signs at each residential unit and bullding. The Temporary Marketing Slgns located at the Primary Entrance and at the sales office may be single faced or double faced and each sign shall be limited to a maximum cumulatlve signage area of no more than one hundred (100) square feet. The signs at each single-famlly and townhouse residential unit shall not exceed four (4) square feet.
c) Temporary construction stgnage shall be allowed along Balley Road, the access road and project streets In order to Improve the circulation of construction vehicles and minimize traffic impacis. Such signage shall be maintained in a clear and legible condition throughout the time needed to support the consiruction process, and shall be removed upon completion of construction or when no longer required.
d) Traffic and street name slgnage may include aesthetc framing, posts and other appurtenances; however, any applicable Counly and FDOT standards for slgn face, elevations, etc. will be maintained by the Developer and/or applicable Owners' Assoclation as appropriate to these conditions. Street and Informational signs are not required to meet standard color schemes for public street signs. All regulatory signs shall be standard color and size.

## 6) Tree Protection and Landscaping:

a) Tree Protection: All due effort shall be made to protect and maintain all healthy trees on the slie. The following standards will apply:
i) Professional Arborist Evaluation: Prior to any development activity, the health of all trees on the stte will be evaluated by a professional, certifled arborist to determine health of all natlve trees as defined by the County's tree ordinance. The removal of any existing live oak, magnolla or other native hardwood trees that are determined to be unhealthy and in need of removal shall be identified in the landscape plan, and removal the removal of such trees shall not require miltgation.
ii) Buffers: Trees may only be removed from buffer areas as needed to accommodate utilites, drainage structures, and the access channel to the boat basin. Unheallhy trees will be retained in the buffers unless their condition is determined to present a safaty problem.
iii) Streets and Roads: All streets and roads, as defined in the table at e.4) above, shall be designed and constructed at a minimum elevation above existing grade with minimum fll. The pavement of Large Streets shall be impervious with the asphalt pavement and sub-base being designed to

Counly standards. Decorative pavement inserts shall be permitted. Pervious pavement materials (such as brick or conorete pavers) may be used on the advice on an arborlst for the protection of tree root zones. For all other Streets and Roads, the pavement may be either pervious (including shell-sand mix, brick or concrete pavers, or other materials) or impervious materials. The edge of the pavement of Large Streets shall be at least 2 feet from the base of frees. No separetion is required between the edge of the pavement of the Streets and Roads; and Small Streets and Small Roads and the base of trees.
iv) Bulling Foundations: All habltable bulldings shall be constructed on stemwall, pier or plle foundations. Non-habltable buildings, such as garages and storage buildings, may be constructed at grade.
v) Building Siting: All bulldings are to be designed and sited within their respective lots so as to maximize the protection of native trees. The removal of trees within bulding lots shall be governed by the Design Review Board as provided in the Neighborhood Design Code.
vi) Excavated Materlals: Suitable materials that are excavated from the boat basin and retention ponds may be used for the grading of streets and roads, for the grading of driveways, and for fill within stom-wall foundations of structures. All excavated material that is not so utilized on site shall be removed from the site.
vil) Nothing contained herein shall alter the applicability of the provisions of Aricle 37 of the Zoning Code, as may be amended from time to time.
b) Landscaping: All landscaping within the Project shall be in accordance with the standards established in the Neighbomood Design Code. Plant materials contained in the Code shall be consistent with those provided in the County's landscape code. A landscape plan for each phase of development shall be submitted with the first Final Development Plan. The removal of any existing live oak, magnolla or other native hardwood trees that are determined to be unhealthy and in need of removal shall be identified in the landscape plan and such removal approved by the County In eccordance with the definitions of the County landscape code. The large maturing trees provided in the landscape plans for the project and the access road (subject to approval by the City of Fernandina Beach) shall be counted as part of the miltgation requirements that may otherwise be required for trees that have to be removed for development on the site. All trees that are planted to mitigate tree removal shall be planted in a location that will support
growth of the tress to their normal mature size. Each single-famlly lot shall have a minimum of two native hardwood trees, elther retained or planted. Planted trees may count toward miligation requirements. Invasive and prohibited vegetation that may damage native materials will be removed. Recreational trails that are surfaced with crushed shell or mulch may be allowed to meander through open space and buffer areas and shall be defined on the landscape plan. No site clearing shall occur on the site until approval of the Final Development Plan and attendant landscape plan.
7) Site Construction Standards: Except as specifically provided herein, all development In the Project shall be in accordance with the County's subdivision and land development standards, applicable State standards and the standards of applicable utlify providers, in effect as of the date of this Resolution. Prlor to the issuance of any bullding permit, other than foundation-only permits, for a residential building or . recreational facilltles, water mains and fire hydrants shall be installed and operational and the sub-base of adequate streets to provide access to construction siles shall be stabilized.
8) Parking: Parking shall be provided al the rate of two spaces per residential unit. If garages are provided within the residential structures, such spaces shall count for at least one-half of this requirement, with the remaining space being provided either on the lot or adjacent street.
9) Utilities: All sewer, water, electrical, telephone and cable distribution lines, and collection lines will be.constructed underground where possible, unless stated otherwise or as required by the respective franchise companies. Above ground utility elements such as transformers and switching boxes will be screened andfor landscaped. All utilities shall be provided in accordance with the rules and regulations established by the approprlate governmental agency. Ownership, maintenance and operation of the water, sewer, electrical, telephone and other service utllities will be the responsibility of the respectlve franchise companies serving the-area. Temporary_overhead_power_and_telephone_lines_as_well as construction "drop" poles at each structure may be used during-construction until such time as underground service is available.
10) Pedestrian Walkways:
a) A system of walkways a minimum of five (5) feet in widh shall be installed to provide a pedestrian circulation system throughout the Project. Such walkways may meander to avold existing trees and to add variety to the landscape design.
b) Access Street Walkway: The Developer shall construct a walkway at least five (5) feet in width along the Access Street from the southern end of Balley Road to
the Property. The walkway may meander to avold existing trees and to add variety to the landscape design.
11) Streetlights: Streetlights shall be provided on each street and in all parking areas. Special decorative lighting may be provided at the primary projeot entrance, at the recreation area and at entrances into defined sub-areas of the sile. Shorter, residential and pedestrian scale lighting standards and decorative fixtures as provided by the electric utility company will be utilized. A lighting plan demonstrating the location of streetlights shall be submitted with final engineering plans for approval by the County.
12) Stormwater Management Facilities: All stormwater management facilities shall be permilted by and constructed to the standards of the SJRWMD whereby fences are not required, and shall be conveyed to the Owners' Association which shall have responsibility for maintenance and insurance. The Developer shall secure all required SJRWMD permits, and any applicable County permits, for stormwater facilites before final approval of the first Final Development Plan.
3. Public Disclosure and Indemnification: The Developer, or its designated successor, assign or deslgnee, will be required to maintain a copy of the approved Ordinance, Including the Preliminary Development and these Conditlons in any sales office located on the Prolect and elsewhere within all sales facilities of Crane Island, which is avallable for inspection by project property owners, including the posting for public viewing of the Prellminary Development Plan in any sales office. This obllgation shall be contalned in the deed Covenants and Restrictions that are placed on the Project.

Pursuant to paragraph E of the "Agreement Between the City and the Owners", attached to the Stipulation for Dismissal, the Developer will grant an Avigation Easement prior to the commencement of construction on the access road to Crane Island. The Developer shall indemnify, defend and hold harmless Nassau County from any action arlsing from any impact of this development on the operation of Fernandina Beach Munlcipal Airport

## MITIGATION PLAN FOR GRANE ISLAND DEVELOPMENT RELATED TO COASTAL HIGH HAZARD AREA

The developers of Crane Island submit this mitigation plan in response to the requirements of HB 1358 and the pollcy adopted on June 1, 2006 by the Noriheast Florida Regional Councll. As a resuth of both these actions, comprehenslve plan amendments for density Sncreases in the Coastal High Hazard Area may be permitted under certain circumsiances. See pertinent portions of HB 1359 attached.

* The bili states in part that

Section (g) (a)-Local govemments may elect to comply with rules $0.1-5.012$ (3) (b) (6) and dJ 5.012 (3) (b) (7). Florida Admingtralve Code (F.A C) by following the provisions below.

1. The adopted level of service for out of county hurfoane evacuation is maintained for a category 5 stom event as moasured on the Saffir-Simpson scale;
2. A 12 hour evacuation the to shefter is maintained for a caiegory storm event as measured on the Gaffir-Simpson scale and shetter space reasonably expected to accommodate theresidents of the development contemplated by a proposed comprehensive plan amendment is avallable; or
3. Appropiate mitigation is provided that will satisfy the provistons of subparagraph 1. or suiparagreph 2. Appropriate mifigalion shall nclude, whthout limitalion, payment of money, contribuiton of land, and construction of hurricane shelters and transporkation faollites. Required mittgation shall not exceed the amount requirad for a developer to aocommodate Impacts reasonably atinbutable to development. A local government and a developer shall enter Into a binding agreement to memorlalze the miligallon plan.

These provislons if met are considered a safa harbor offered by the bill. The county must adopt by 2008 a level of service for a Cat. 5 evacuation as set forth in \#1 or acoept 16 hours in lieu of county adoption of lis own LOS.
F. A. C. $8 \sqrt{5.012 \text { (3) (b) (6) and (7) state: }}$
6. Direct population concentrallons away from known or predicied coastal high hazard areas.
.7. Maintain or reduce huricane evacuation times.
The NEFRC Follcy (attached) adopts the ratlonale of HB 1359 and adds suggested ways to ${ }^{\circ}$ mitigate Including density transfers.

Note that elther 9 (a) 1,2 , OR3 must be met to meet the requirements of the statute, not all. With the reduction-of units in Pl WWest by the same number of unil incraase on Crane island, the requirement of provision "t $^{2}$ is met. The County has destgated allof Amellatsland-as-aCategry 1 humicane evacuation zone (HEZ"), therefore both Crane Isiand and PLM Wast are 'located in the Category 1 HEZ and thus it follows that both would be located in the Category 5 evacuation zone. A raduction of units in PLM West and a corresponding increase in Crane istand by the same number of units would maintain the same humicane evacuation time for all oategortes of hurficane since both use the same evacualion routes end are both located on Amelia leland, thereby meethg the requirement of $\theta$ (a) \#1 above. Regardiess of what LOS is subsequently adopted by the county, the offiseting resut of the Crane island-PLM West plan would have no net Increase in evacuation time.

In addilion, the density offiset in PLM which corresponds to the density Increase in Crane Isiand is a reasonable plan for binding mitigation which is confimed in the pending change to the NOPC

CDDocuments and SedingsHP Adminlstratorlity DocumentaiD50e Clyas Crane lstandis Addendum 5taxhitif GHMA Mil Plan.DOC
which avidences the unit decrease and the PUD for Crane lstand which limits the total number of unils, thereby meating the requirement of $g$ (a) \#3 above.

It is also important to note that Crane island is not the subject of a comprehensive plan amendment which triggers the analysls provided by HB 1359. However Opinion 2 randered by County Attomey Michael Mulin stated that Policy 5.05,06A required an offseting amendment since he opined that there was an Increase in density in the Coastal High Hazard Area as a result of units being added to Crana island.

Pollcy 5.05.00A states:
To maintain the maximum evacuation time, the County shall not allow an overall increase in the density of land use that is allowed by the Future Land Use Map with the Coastal Hlgh Hazard Area (CHHA)

Interestingly, since all of Amella Island has bieen determined to be a Category \#1 HEZ, whether. or not property which is the subject of a densilly reduction is located in the CHHA should make no difference so long as the offset results in no net increase in the ovacuatlon time for the Island. Here, both properites are located on Amelia Island and both use the same evacuation routos therefore the increase In density on Crane Island and the corresponding decrease in PLM West would meet the intent of Pollcy 5.05 .08 A regardiess of whether PLM is located in the CHHA. Notwithstanding the foregoing, portions of PLM West are located in the CHHA. Therefore, if the County applles the most conservallye interpretation of Policy 5.05.06A, the mitigation plan offered by PLA West would stlll comply with Policy 5.05.06 A. Such a narow interpretation is not necessary in light of HB 1359 and the new NEFRC pollcy which recognizes density transfers as a reasonable means of millgation for plan amendments resulting in densliy increases in the CHHA. Again, it is emphasized that the Crene Island-PLM West offset does not invoive a plan amendment resulting in denstyy Increases in the CHHA

This approach would not necessarily be applfaable olsewhere in Nassau County off Amela Island when a comprehensive plan amendment is proposed in the CHHA and properties proposed for the offset may not be In the same HEZ or use the same evacuation routes. Eech case should be ovalualed by th own set of facts in light of the requirements of 1 B 1359 and the new policy adopted by the NEFRG.

Exhibit D-1:




## Map Showing

 jescrieed as rclions:















































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José Deliz, P. Director
Exhibit D-2:
"Development Dual Entrance Standard", Memorandu! To Jose Dellz From Bob Rowland, January 12, 2005

## MEMORANDUM

Date:
January 12, 2005
To: Jose Deliz, Director
From: Bob Rowland
Subject: Development dual entrance standards
S
Ihave reviewed the letter from Neal Brockmeter of Greenhome \& O Mura, Inc, a consulting engineering from. And have the following comments-

Section 4.B.1 of the Dovolopment Revisw Regulations (Ord 2000-40) states" All subdivisions consisting of 25 lots or more shall provide at least two (2) points of access subject to the approval of the Deeveloprnent Review Committee. One accesss may be closed to public access provided that it is approved by the Emorgency Servicies Director or his designee as being acocssible to County emergency services."

A question that has continued to come up in reviows is," How far apart must these two entrances be?" This question is left up to ito Development Review Committee to decide and most frequentiy the Engineering Services department makes ajudgment on this quostion.

1 em suggesting the following clarification of this section, which is. Wherever possible, secondary access points must be to separate roads. If this is plysically impossible because of topograplyy or adjoining developments without access, them entinces must have s minimum disfance of 100 feet botween the inside of trayeled lanes and access a County Road

Exception to this mimmum distance may be minde under bec followingroonditions:
a. It is not feasible to have exits on separateroads.
b. The sole access must be to a paved County Road.
yole
(904) 491-3609

TOLLFREE 1. $806-264-2065$

FAX
(904) 491,3611
c. Internal development streets nust be designed so that there is complete access to the entrance from all lots or units.
d. The distance from the paved edge of the County Road to an intermal street, excluding the enirance must not be greater than 200 Feel, thus allowing reasonable emergency access to the project interior by foot.
e. Internal strects must conform to County design standards.

If all of the above conditions are satisfied, then the minimum spacing between the inside of two traffic lanes into the development can be reduced to 20 feet minimum. This can be accomplished by having a 20 -foot median or multiple lanes ( 3 or 4 lanes). These conditions are not intcuded to be writen in stone and limiting further changes, but as one set of circumstances that will be allowed.

Sudgest you review this memo and if you agree \& make revisions, if desired. Afterwards the memo should be circulated to the entire DRC. for their comments and hopefully bave their approvals noted. This would satisfy the ordinance requirements. 1 am also going to send an informal copy to Chris Jackson for her comments.


Nassau County Engineering Services
José R. Deliz, P.E. Dírector

October 4, 2005
Howard M. Landers, AICP
Howard M. Landers Consuling LLC.
326 Settlers Lane
Charlotte; NC. 28202
Subject: Crane Island

## DECISION GRANTING GINAL CERTIFLCATE OF CONCURRENCY WITH CONDITIONS

Upon revicw of the application for a final concursency determination pursuant to Scction 8, Nassau County, Florida Concurrency Manggement Ordinance No. 99-06, regarding subject, the Nassau County Enginccring Services Department decides as follows:

1. The application for a Final Certificate of Concurrency is granted with conditions, pursunnt to Scetion 8.1.2-2, Ordinance No. 99-06, for a 90-Berth Marina, a 50 dwcling unit (du) Residentifal Condominium/ Townhouse, and a 119du Single-Family Detached Housing development, Institute of Transportation Engineers (ITE) Land Uses 420, 230, and 210, respectively. This Final Ccrtificate of Concurrency is conditioned upon the following:
a. The developmeat being legally described as shown on Exhibit $A$ and located as shown on Exhibit E (Tax Parcel Map) of the application.
b. Priorto the issuance of the Certificate of Occupancy the necessary facilities will be in place to serve the project with potable water and sanitary sewcr services.
c. Compliance with all other applicable Federal, State, regional and local land devclopment rogulations in effect at the time of permitting.
2. The concurrincy determination granted herein shall remain in effect for two (2) years pursuant to Seation 8.22.4 and its sub-parts of Ordinance $99-06$, and will cxpire on October 4, 2017 , unlcss the applicant obtains a Devolopment Review Committee Letter of Approvilor Find Platupproval in which case the Certificale of Concurrency shall remain in effect until the expiration of the approved Construction Plans andor Final Plat to which it applics, or the Cortificate of Concurnency is extended by a reservation of capacity pursuant to Section 8.2.2.4.1 or Section 8.4 of Ordinance No, 99-06.
3. If the Certificate of Concurrency expires, a new Final Cerificate of Concurtency must be obained prior to any further develupment of the project.
4. This decision does not affect any other aspects of the development and improvement standards or requirements. or any other aspect of the development of land or provision of public improvements subject to the County Land Development Regulations. Comprchensive Plan. or other County

## CERTIFICATE OF CONCLRRENCY

## Crane Island

October 4. 2005
Regulations, which shall be operative and remain in full force and effect without limitation with respect to all such development (Section 4, Ordinance No. 99-06). A Final Certificatc of Concurrency does not rclicve the applicant from applying for other applicable permits or complying with any land development regulation or govermmental requirement, nor docs the Certificate of Concurrency guarantce the granting of other applicable permits such as rezoning, variances, exceptions, or building permits.
5. This decision may be appealed to the Nassau County Board of County Commissioncrs. Any appeal must be filed with the Engineering Scrvices Department within fifteen days of the decision. Please see Section 12.1, Ordinance No. 99-06.
6. This decision shall serve as the Final Certificate of Concurrency, issued by the Nassau County Engineering Services Department pursuant to Section 7.5, Ordinauce No. 99-06.

Dated this $4^{\text {th }}$ day of October, 2005.

1. $+\therefore 1$.

José R. Delǐ, P.E.
Engincoring Services Director

Cc: Mike G. Mahaney, County Administrator
Chris Jackson, Gfowth Management Coordinator
Concurrency File

CERTIFICATE OF CONCLRRENCY
Crane Island
October 4, 2005

## FINDINGS OFFACT

## Background

The subject property is located on Crane Island and directly accesses the south side of Amclia Island Parkway via an extension of Bailey Road, just west of the local airport as shown in Exhibit B. The project proposes a $90-$ Berth Marina, a 50 du Rcsidential Condominium/ Townhouse, and a 119 du SingleFamily Detached Housing development on approximately 207,44 acres, the \%oning of which is currently represented on the application as RS-1, with proposed rezoning to PED indicated.

## Phasing Schedule

The project is planned to be completed in 2 phases, scheduled as follows:

| Phase Number | Construction Schedule | Number of Units | Number of ADTs |
| :---: | :---: | :---: | :---: |
| Phase 1 (Residential) | Year 2006 to Dec. 31, 2008 | 60du SFD, 25du T/H | 847 |
| Phase 1 (Non-Res.) | Year 2006 to Dec. 31, 2008 | 45 Berths | 133 |
| Phase 2 (Residential) | Jan 1,2009 to Dec. 31, 2010 | 59du SFD, 25du T/H | 729 |
| Phase 2 (Non-Res.) | Jan. 1, 2009 to Dec. 31, 2010 | 45 Berths | 133 |
| Total |  |  | 1842 |

## Transportation

Pursuant to Appendix A, Section 5.(c)3. of Ordinance 99-06, the proposed Land Development Traffic Assessment (LDTA) methodology was discussed and agreed upon at a Pre-Application Conference held on June 2, 2005 with Mr. Edward Lelman, Senior Transportation Planner with the Northeast Florida Regional Council, Brad Powell, Interim Concurrency Coordinator for the Nassau County Engineering Services Department and Wayne T. Petrone, Scnior Project Manager for King Engineering Associates, incorporated. The resulting LDTA was recejved on June 9, 2005.

Por contract dated October 4, 2004, the complered LDTA for a project this size is tequired to be sent to the Northcast Florida Regional Council (NEFRC) for revicw. Please see Exhibit D, attached letter dated August 10, 2005 from Mr. Edward Lehman, NEFRC Senior Transportation Planner.

The Jassau County Engineering Scrvices Department agrecs with the conclusions on page 16 of subject LDTA $_{2}$ and the subsequent recommendarion on page 2 of Mr. Lehman's leter dated August 10.2005 as illustrated in a basic traffic analysis attacbed as Exhibit C . The Crane Island development meets traffic concurrency requirements for Nassau County.

## Fotable Water/Sanitary Sewer

The applicant has indicated that the City ofFemandina Beach Utilities Department has sufficiont capacity to provide potable watcr and sanitary sewer needs for this project per letter dated May 19, 2005 signed by John Mandrick, P.E., City of Femandina Beach Litilies Dircetor.


## CERTIFICATE OF CONCLRRENCY

## Crane Island

October 4, 2005

## Parkland and Open Space <br> The project is estimated to generate a total of 14,04 acres of recreation demand. Recreation requirements will be addressed by the Nassau County Growth Management Department during the development approval process.

## Solid Waste

The proposed project is estimated to generate a demand for $4,921.3$ pounds per day of solid waste disposal capacity at completion. Based on the July 12, 2005 projection prepared by Onar Smith, P.E.; Golder subconsultant for S2Li, it is estimated that the active West Nassau Class I Landfill has 10.5 years of remaining capacity at the typical fill rate of 1.36 cubic-yards per ton, accounting for a $2.5 \%$ annual erowth rate, and will be depleted in the year 2016.

## Drainage

The applicant must demonstrate compliance with the requirements of all local, state and federal regulatory agencies having jurisdiction over the proposed activity, Sigrod and sealed construction drawings and calculations demonstrating compliance must be submitted to and approved by the Nassau County Dcvelopment Revicw Committec prior to commencement of construction.

## MITIGATION PLAN FOR CRANE ISLAND DEVELOPMENT related to coastal high hazard area

The developers of Crane island subrit this millgation plan in respense to the requirements of HB 1359 and the policy adopted on June 1, 2006 by the Northeast Florida Reglonal Council. As a result of both these actions, comprehensive plan amendments for density increases in the Coaskal High Hazard Area may be pemiftad under certain circumstances. See pertment portions of HB 1359 ettached.

- The bill states in part that

Section (9) (a)-- Lacal governments may eled to comply with rules $9 \mathrm{~J}-5.012$ (3) (b) (8) and 0 J 5.012 (3) (b) (7). Fiorda Administralive Code (F.A C.) by following the provislons below.

1. The edopted leval of servica for out of county huricane evacuation is maintalned for a category 5 storm evert as measured on the Safli-Simpson soale;
2. A 12-hour evacuation fime to shelter is maintained for a category storm event as measured on the Saffir-Simpson scale and sheller space reasonably axpected to accommodate theresidents of the development contemplated by a proposed comprehensive plan amendment is available; or
3. Appropriate miligation is provided that will salisty the provisions of subparegraph 1. or subparagraph 2. Appropriate mitigation shall indude, without limitation, payment of money, contribution of land, and construction of hurricane shetters and transportation facilities. Required ' mitigation shall not axceed the amount required for a developer to accommodate Impacts reasonably attributable to devalopment. A local govemment and a developer shall enter into a blnding agreement to memoralize the misigation plan.

These provislons if met are considered a safe harbor offered by the bill. The county must adopt by 2008 a fevel of service for a Cat. 5 evacuation as set forth in \#1 or accept 16 hours in lied of county adoption of lis own LOS.
F. A. C. 0.55 .012 (3) (b) (6) and (7) state:
6. Direct population concentrations away from known or predicled coastal high hazard areas.

## 7. Maintaln or reduce hurricano evaouation times.

The NEFRC Polloy (altached) adopts the ratlonale of HB 1359 and adds suggested ways to ${ }^{*}$ mfligata Includng densily transfers.

Note that either 9 (a) 1,2, OR 3 musl be mal to meet the requirements of the statute, not all. With the reduction of units m -PLM West by the same number of unt Increase on Crane Island, the requirement of provision \#t is met. The County has designaled all of Amella island as a Category 1 furricane evactation zone ( HEZ "), therefore both Craine island and PLM West are 'located in the Category 1 HEZ and thus if follows that both would be located in the Cetegory 3 evacuation zone. A raduction of unts in PLM West and a comesponding incraase In Crane isiand by the same number of unlts would maintain the same humcane evacuation time for all categories of hurricane since both use the same ovacualion routes and are both located on Amella lstand, thereby meeting the requlrenent of 9 (a) ) above. Regardless of what LOS is subsequently adopted by the county, the offisething result of the Crane Island-PLM West plan would have no net fiorease in evacuation time.

In addilion, the density offset in PLM whlch comesponds to the density Incraase in Crane island is a reasonable plan for binding mitigatlon which is conflmed in the panding change to the NOPC
which ewdences the unit decrease and the PUD for Crane sland which limits the total number of units, thereby meeting the requirement of $\theta$ (a) \#3 above.

It is also Important to note that Crane Island is not the subject of a comprohensive plan amendment which trigers the analysis provided by HB 1350. However Opinlon 2 rendered by County Attorney Mlchael Mulln stated thai Policy 5.05.06A required an offseting amendment since he opined that there was an Increase in density in the Coastal High Hazard Area as a result of units being added to Crane island.

Polloy 5,05,08A staies;
To maintain the maximum evacuation time the County shall nof allow an overall morease in the density of land use that is allowed by the Furure Land Use Map within the Coastal High Hezard Area (CHHA)

Interestingly, since all of Amella Istand has been determined to be a Category \#1 HEZ, whether or not property which is the subject of a density reducilon is located in the CHHA should make no difference so long as the offisel results in no net increass in the avacuation time for the isiand. Hera, both properties are located on Amelia Island and bolh use the same evacuation routes therefore the increase in density on Crane island and the cormasponding decrease in PLM West would meet the intent of Policy 5.05 .06 A regardiess of whether PLM is located in the CHHA. Nolwithstanding the foregoing, portions of PLM West are located in the CHHA. Therefore, if the County applles the most conservative inierpretalion of Policy 5.05.0eA, the mifigation plan offered by PLM West would still comply with Policy 5.05.06 A. Such a narrow inferpretation is not necessary tn light of HB 1359 and the new NEFRC policy which recognizes density transfers as a reasonable means of millgation for plan amendments resulting in density increases in the CHHA. Again, it is emphastzed that the Crane Island-PLM West offset does not involve a pian amendment rosulting in donsily increases in the CHHA

This approach would not necessarly be applicable elsewhere in Nassau County off Amella island when a comprehensive plan amendment is proposed in the CHHA and propertes proposed for the offset may not be In the same HEZ or use the samis evacuation routes. Each case should be evaluated by it own set of facts in light of the regulrements of HB 1359 and the new pollicy adopted by the NEFRC.

TonordM Landers Consulang IIC


EXHIBIT-R2- G Draft Avigation Easement
March 31, 2006

Mr. Richard Johnson
Airport Manager
City of Femandina Beach
City Hall
204 Ash Street
Femandina Beach, FL 32034

Re: Crane island - Draft Avigation Easement

## Dear Richard,

As we discussed when Bill Moore and I met with you, we have prepared a draff of the Avigation Easement that is to be granted by the Owners of Crane Island to the Cty. The Easement is providad pursuant to commitments of the Owners and to paragraph $E$ of the "Agreement Between the City and the Owners" as attached to the Stipulation for Dismissal. Paragraph E provides that the Easement will be granted prior to commencement of construction on the access road to Crane island. That condition provides adequate time for review and refinement of the drafl. Thls draft is based almost entrely on an Easement that was granted to the SL. Augustine Alport Authorty, which we have inciuded as a model in the PUD Zoning Application that has been filed with Nassau County. I am also enclosing a copy of that Easement. We will provide a copy of this letter and attached draft to the County as it relates to a Condition of the PUD zoning.

We look forward to discussing the Easement with you. Please call me or Bill Moore, 277-5103, if you have any questions.

Sinceroly yours,

Howard M. Landers, AICP
Agent for Owners of Crane Island and
Amelia Island Company
Cc: Ms. Chris Jackson, Planning Director, Nassau County

## GRANT OF AVIGATION EASEMENT

This GRANT OF EASEMENT is made this $\qquad$ day of $\qquad$ 2006, between :
The Owners of Crane Island, Lynwood G. Willis and Jane T. Wills, husband and wife, Robert H. Still, Jr. and Michael D. Abney, as Co-Trustees of the Lynwood G. Willis and Jane T. Wilis Trust UID/O December 31, 1992, Vincent G. Graham, Pledmont Square, LLC, a Virginia limited liability corporation, and Crane island Investments, LLC, a South Carolina limited liabillty Corporation, whose address is c/o Mr. Chris Anderson, 400 Hibben Street, Sulte 200 ML. Pleasamt, SC 29464, (hereinafter referred to collectively as "Grantor").

And
The City of Femandina Beach, as owner of the Femandina Beach Airport, whose address is 204 Ash Street, Femandina Beach, FL 32034-4230, (hereinafter referred to as "Grantee").

The following recitals of fact are a matertal fact of this instrument:
A. The Grantor is the owner of a tract of land (hereinafter referred to as "Crane") being more particulany described as:

## SEE ATTACHED EXHBIT *AD

B. The Grantee is the owner of a tract of land (herelnafter referred to as "Alrport") krown as the Fernandina Beach Airpori, located in Fernandina Beach, Nassau County, Florida.
C. The Grantor wishes to grant and the Grantee wishes to recelve an easement over, across and through Crane (hereinafter referred to as the "Easement Premises').

NOW, THEREFORE, in consideration of the sum of Ten Dollars ( $\$ 10.00$ ) and other good and valuable consideration to sald Grantor in hand pald by sald Grantee, the receipt and sufficiency of which is hereby acknowledged, the following granis, agreements, and covenants and restrictions are made:

1. GRANT- OF-AVIGATION-EASEMENT. The Grantor for its heirs, administrators, executors, successors, end assigns, hereby grants to the Grantee, lis successors and assigns, as an easement appurtenant to the Alrport, a perpetual, nonexclusive easement for the use and benefit of the public, an easement and right-of-way, appurtenant to the Arrporl for the unobstructed use and passage of all types of aircraft (as herelnafter defiried), in and through the navigable alrspace above the Grantor's properiy.

Sald easement shall be appurtenant to and for the benefit of the real property now known as the Alport including any additions thereto wherever located, hereafter made by the City of Femandina Beach or its successors and assigns, guests, and Invitees, Including any and all persons, firms, or corporations operating alrciaft to or from the Alrport.

Said easement and burden, together with all things which may be alleged to be incldent to or resulting from the use and enjoyment of said easement, including, but not limited to the right to cause in all airspace above or in the vicinity of the surface of Crane such noise, Mghting,
vibrations, fumes or other particulate matter, (whlch are Incidental to the normal operation of sald aircrat), an any and all other effects that may be alleged to be Incident to or caused by the operation of aiscraft over or in the vicinity of Crane or in the landing at or taking off from, or operating at or on the Alrport is hereby granted by Gramtor; and Grantor does hereby fully walve, remise, and release any right or cause of action which it may have or which it may have in the future agalnst Grantee, fis successors and assigns, due to such noise, lighting, vibrations, fumes, dust, and all other effects that may be caused or may now have been caused by the operation of aircraft landing at, or taking off from, or operating at or on said Airport.

Grantor will not hereafter erect, permit the erection or growth of, or permit or suffer to remain on Crane any light or itturnination which might mislead alrcraft, fuel handiling and storage facilities, or smoke generating activities; and the Grantor, for itself, its heirs, administrators, executors, successors, and assigns, further agree it will not permit upon Crane churches, schools, and stadiums.

Grantor shall not hereafier use or permit or suffer the use of Crane in such a manner as to create electrical interference with radio communication between any installation upon sald airport and alrcraft, or as to make it difficult for flyers to distinguish between airport fights and others, or to permit any use of Crane that causes a discharge of furnes, dust or smoke so as to impair visibinty in the vicinity of the airport or as othenwise to endanger the landing, taking off or maneuvering of aircraft.

For all residentlal untts located within the Airport's 65 Ldn noise contour as illustrated in the Aimport Layout Plan Update, 1999, the Grantor shall incorporate acoustical treatment into all dwelling units to insure that interlor noise levels within living spaces (not including garages, sunrooms, or porches) do not exceed an average sound level of 45 Ldn. Compliance with thls standerd shall be based upon a certification from an acoustical engineer Ifcensed in the State of Florida, submitted at the time of zoning permit issuance, that the design and construction methods and materials to be used in the construction of the dwelling ere such that the foregoing standard will be met, assuming exterior nolso levels above 65 Ldn .

As used herein "aircraft shall mean any and all types of aircraft, whether now in existence or hereafter manufactured and developed, to include, but not limited to, jet aircraft, propeller driven alrcraft, clvil aircraft, military alrcraft, commercial alscraft, hellicopters and all types of aircraft or vehicles now in existerice or hereafter developed, regardless of existing or future noise levels, for the purpose of transporting persons or property through the atr, by whoever owned or operated.

The Grantor hereby grants to the Grantee the continuing right to prevent the erection or growth upon Crane of any bullding, structure, tree, or other object, extending into the airspace over 150 feet from ground level, and to remove from said airspace, or at the sole option of the Grantee, -as_an altornative, to mark and light as obstructions to alr navigation, any such building, structure, tree or other objects extending into the abisplace-pver-150-feet-from-ground-level, now upion, or which in the future may be upon Crane, together with the right of ingress to, egress from, and passage over Crane for the above purpose.

The parties hereto agree and state that the Grantee has no interest in the Easement Premises other than that specified herein.
2. RESERVATION OF-RIGHTS OF GRANTOR. The fight to use the Easement Premises for any and all purposes not incompatible with the easement granted hereby is expressly reserved for the Grantor, including, without limitation, all purposes authorized by the applicable zoning classification.
3. RUNNING OF BENEFITS AND BUROENS. All. provisions of this instrument, including the benefits and burdens, run with the land and are binding upon and inure to the successors and assigns of the parties hereto.
4. ENFORCEMENT: ATTORNEY'S FEES. In the event of any defaulf under this instrument, the party not in default shall be entitted to any and all remedies avallable at law or in equity, including but not limited to an injunction or specific performance. Any party which prevalis in any such ittigation to enforce the provislons hereof shall recover as a part of his costs a reasonable attomey's fee, together with such other costs and expenses as the court deems appropriate.
5. CONSTRUCTION. The rule of strict construction does not apply to this grant. This grant shall be given a reasonable construction so that the intention of the parties to confer a commercially usable night of enjoyment on the Grantee is cartied out.
6. NOTICE. The address of Grantor and Grantee is as set forth in the initial paragraph. Ether party may ghe writien notice of change of address with the other. All notices shall be sent by U.S. mall to the addresses provided for in thls paragraph and shall be deemed glven when placed in the mail. The affidavit of the person depositing the notice in the U.S. past office receptacle stall be evidence of such maling.
7. ENTIRE AGREEMENT: AMENDMENT. The parties hereto agree that the entire agreement between the partes with respect to the Easement Premises is set forth in this instrument. This instrument may be amended only by an instrument in witing and signed by the persons who are the then owners of the fee simple tille to the Airport and Crane, with the exception that the easement may be released as set forth herein.
8. WAIVER. No walver of any of the provisions hereto shall be effective unless it is in writing and signed by the party against whom the walver is asserted. Any such written waiver shall be appllcable only to the specific Instance to which it relates and shall not be deemed to be a continuing walver or walver of any future matter.

IN WVITNESS WHEREOF, the Grantor and Grantee have hereunto set their hands and seals the day and year first written.

## GRANTOR

## LYNWOOD G. WILIS

JANE T. WILLIS
STATE OF COUNTY OF $\qquad$
The foregoing instrument was acknowledged before me this $\qquad$ day of $\qquad$ 2006, by LYNWOOD G. WILLS and JANE T. WHLIS, who are personally known to me or have produced as identification.

Print Name:
Notary Public, State of $\qquad$ Commission Number. $\qquad$

## CRANTOR

ROBERTH.STIL, JR.

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MMCHAEL D.ABNEY
AS COTRUSTEES OF THE LYNWOOD G.
WLLIS AND JANET. WILIS TRUST
UD/O DECEMBER 31, 1992
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STATE OF COUNTYOF $\qquad$
The foregoing instrument was acknowledged before me this $\qquad$ day of $\qquad$ 2006, by ROBERT H. STHL, JR. and MICHAELD. ABNEY, AS CO-TRUSTEES OF THE LYNNOOD G. WILLIS AND JANE T. WILLIS TRUST UIDIO DECEMBER 31, 1992, who are personally known to me or have produced $\qquad$ as ldentification:

Prim Name:
Notary Public, State of $\qquad$
Commisslon Number. $\qquad$

## GRANTOR

VINCENT G. GRAHAM

## STATE OF

COUNTY OF $\qquad$
The foregoing instrument was acknowledged before me thls $\qquad$ day of 2006, by VINCENT G. GRAHAM, who is personally known to me or has produced $\qquad$ as Identification.

## Print Name:

Notary Public, State of
Commlssion Number:
My Cominission explres: $\qquad$

## GRANTOR

PIEDMONT SQUARE, LLC, A VIRGINAA LIMITED LIABLLITY CORPORATION

By:
Print name:

STATE OF
COUNTY OF $\qquad$
The foregoing instrument was acknowledged before me this $\qquad$ day of 2006, by of PIEDMONT SQUARE, LLC, A VIRGINIA LIMITED LIABILITY CORPORATION, on behalf of the corporation. He is personally known to me or has produced as identification.

Print Name:
Notary Public State of My Commission expires: $\qquad$

# CRANE ISLAND - DRAFT AVIGATION EASEMENT HML 032206 

## GRANTOR

CRANE ISLAND INVESTMENTS, LLC, A SOUTH CAROLINA LIMITED LIABILITY CORPORATION

By:
Print name: $\qquad$

STATE OF
COUNTY OF $\qquad$
The foregoing instrument was acknowledged before me this day of $\qquad$ 2006, by of CRANE ISLAND INVESTMENTS, LLC, A SOUTH CAROLINA LIMITED LIABILTIY CORPORATION, on behalf of the corporation. He is personally known to me or has produced $\qquad$ as identification.

## Print Name:

Notary Public, State of $\qquad$ My Commission expires:

## GRANTEE

## Cliy of Fernandina Beach

Clty Commission of the City of Femandina Beach

By
It's Mayor:
Print Name:
Date $\qquad$

Attest: $\qquad$
Title: $\qquad$
Approved as to Form:

Debra Braga, City Attomay

Signed, sealed and dellvered in the presence of:

EXHIBIT R-3. Airport Layout Plan for the Femandina Beach Municipal Airport



