

506 WEST BERCKMAN STREET FRUITLAND PARK, FL 34731

TRC COFP Members:

City Manager Gary La Venia, Chairman Police Chief Eric Luce, Vice Chair City Attorney Building Official Community Development Director Code Enforcement Officer Engineer - Halff

Fire Chief
Fire Inspector
Land Planner LPG
Public Works Director

TRC Members:

City of Leesburg Utilities Lake County School Board Lake County Public Works Department Lake County Economic Development

PHONE: 352 360-6727 FAX: 352 360-6652

AGENDA TECHNICAL REVIEW COMMITTEE SEPTEMBER 6, 2022 10:00AM

- I. MEETING START TIME:
- II. MEMBERS PRESENT:
- III. MEETING NOTES FROM PREVIOUS MEETING: Meeting minutes from August 2, 2022 included for review/comment.
- IV. OLD BUSINESS: NONE

NEW BUSINESS:

Lake Myrtle Breezes Variance - 1108 Myrtle Breezes Court (Alternate Keys: 3845251)

A Variance application was submitted by Angel Rivera P.E. of A&B Engineering Consultants, PA on behalf of the owner, Crystal Lake Land Holdings, LLC. The subject site consists of approximately .33 ± acres. On November 8, 2009 the City of Fruitland Park approved a lot line deviation between Lots 8, 9 and 10 pursuant to Chapter 157, Section 157.050. It appears that the lot line deviation was sought due to the existing construction of Lot 9 not meeting the side setbacks of 10'. After the lot line deviation, the remaining portion of Lot 10 indicates that the lot width does not

meet the minimum requirement of the zoning district which requires 80' width at the building setback line on cul-de-sacs and curves pursuant to the City of Fruitland Park Land Development Regulations (LDRs), Chapter 154, Section 154.040.

Review of the boundary survey indicates that there is 70' at the building setback line and indicates that the front setback would need to be increased to approximately 160' to achieve the 80' width requirement. Taking into consideration rear and side setbacks, the buildable area for a home and accessory structures would be approximately 60' x 25', which is not sufficient.

The R-4 zoning district requires a minimum lot size of 12,500 square feet with central water and septic tank. The subject lot was platted at 18,146 square feet (0.42 acres) and due to the approved lot line deviation, the lot is now approximately 14,374 square feet (0.33 acres) which exceeds the minimum required.

Rolling Acres – Lake Ella Road (Alternate Keys: 1284082 & 1384015), Planned Development

A Planned Development application was submitted by ResiBuilt Homes, LLC on behalf of the owner, Daryl M. Carter, Trustee. The proposed development consists of 158 + acres consisting of 413 single family units (50' x 120' - 6,000 SF and 60' x 120' - 7,200 SF) and 190 townhomes (24' x 120' - 2,880 SF) for a total unit count of 603 dwelling units at a density of 3.78 units/acre. The minimum net living area is 1432 SF. The proposed plan offers a varied landscape buffer with a 25' minimum width. The proposed plan designates 48.69 acres of open space (30%) consisting of 10.5 acres of recreation parcels and community park; 20.22 acres in buffers and other open space, and 17.97 acres of stormwater ponds (the ponds are proposed to be improved with walking trails and benches).

The existing approved PUD consisted of 210 single family units (50' x 120', 75' x 135', 80' x 150') and 426 townhomes for a total unit count of 636 units and 4.26 acres of neighborhood commercial uses. The previous plan also provided 46% open space with the majority of the buffers being 50' in width to mitigate the adjacent agriculturally zoned properties and low-density development. The proposed development is a reduction of 33 units. The properties are located at 1132 and 13421 Lake Ella Road.

BOARD MEMBERS' COMMENTS:

PUBLIC COMMENTS:

This section is reserved for members of the public to bring up matters of concern or opportunities for praise. Note: Pursuant to F.S. 286.0114 and the City of Fruitland Park's Public Participation Policy adopted by Resolution 2013-023, members of the public shall be given a reasonable opportunity to be heard on propositions before the Planning and Zoning Board. Pursuant to Resolution 2013-023, public comments are limited to three minutes.

ADJOURNMENT:



506 WEST BERCKMAN STREET FRUITLAND PARK, FL 34731

TRC COFP Members:

City Manager Gary La Venia, Chairman Police Chief Eric Luce, Vice Chair City Attorney Building Official Community Development Director Code Enforcement Officer Engineer - Halff

Fire Chief
Fire Inspector

Land Planner LPG
Public Works Director

TRC Members:

City of Leesburg Utilities Lake County School Board Lake County Public Works Department Lake County Economic Development

PHONE: 352 360-6727 FAX: 352 360-6652

AGENDA MINUTES TECHNICAL REVIEW COMMITTEE AUGUST 2, 2022 10:00AM

- I. MEETING START TIME: 10:01AM
- II. MEMBERS PRESENT: All members present except Code Enforcement, Fire Chief, Fire Inspector, City of Leesburg Utilities, Lake County School Board, Lake County Public Works Department and Lake County Economic Development. Also present was Marc Gauthier of Atlantic Housing and David Stokes of Madden, Moorhead & Stokes, LLC (engineer).
- III. MEETING NOTES FROM PREVIOUS MEETING: Meeting minutes from July 5, 2022 included for review/comment were approved.
- IV. OLD BUSINESS: NONE

NEW BUSINESS:

The Reserve at Spring Lake Cove: Major Site Plan and Unity of Title Planned Development (Alternate Keys: 1287251, 1287600, 1504333, 1504341, 1504350, 1504368, 2669306, 3038550, 3801592, 3823815, 3823816, 3839947)

Applications for Major Site Plan and Unity of Title was submitted by the owner, The Reserve at Spring Lake Cove LLC, on November 17, 2020 and June 22, 2022, respectively. The subject site consists of approximately 35.99 +/- acres and a portion of the site borders Zephyr Lake. The existing future land use is Multi-Family High Density (maximum of 15 units/acres). The applicant previously submitted a rezone and PUD amendment application to rezone all 12 parcels to PUD and request an Option B concept plan to construct 95 single family homes with accessory garage apartments on 65' x 120' lots. At this

time, the applicant has decided to move forward with the (Option A) development of a 128 unit apartment complex. The proposed gross density is 3.2 units/acre. The apartment layout consists of 30 buildings some of which are 2-story with units ranging from 2 units to 7 units per building. It should be noted that the subject site is an extension of the existing Spring Lake Cove Apartments located to the east. The recreation amenities provided include a dog park, trails, 20' x 20' pavilion with 4 picnic tables and 2 grills, and lake overlook sitting area with 2 grills. It is the applicant's intent to also utilize the recreational amenities at Spring Lake Cove apartments which includes playground equipment.

LPG Rankin introduced the project to TRC. City Manager requested comments from TRC: City Engineer Hugo Cabrera of Halff, Building Official Danny Bass and City Attorney Anita Geraci-Carver had no additional comments.

It was expressed that City Commission would like to see more recreational amenities (based on PUD/MDA application submitted -which preceded the major site plan) and pedestrian walkways with the contiguous rails and trails. PWD Dicus inquired whether the applicant is moving forward with apartments vice the SFRs. Sharon Williams clarified that they are moving forward with the apartments with the understanding that the applicant could change their mind and withdraw the major site plan and submit an application for the SFRs (this option is provided in the PUD/MDA being considered for approval by Commission – granting them the option of 128 apartments <u>or</u> 95 SFRs with ADUs). PWD Dicus stated that a water main clause has been included in the MDA currently being considered by Commission. There are currently no outstanding issues with the county pertaining to ingress/egress.

TRC will forward the application to P&Z for recommendation on the 18^{th} of August as it appears there are no further outstanding issues.

BOARD MEMBERS' COMMENTS:

PUBLIC COMMENTS:

This section is reserved for members of the public to bring up matters of concern or opportunities for praise. Note: Pursuant to F.S. 286.0114 and the City of Fruitland Park's Public Participation Policy adopted by Resolution 2013-023, members of the public shall be given a reasonable opportunity to be heard on propositions before the Planning and Zoning Board. Pursuant to Resolution 2013-023, public comments are limited to three minutes.

ADJOURNMENT: 10:22AM



City of Fruitland Park, Florida Community Development Department

506 W. Berckman St., Fruitland Park, Florida 34731 Tel: (352) 360-6727 Fax: (352) 360-6652 www.fruitlandpark.org

	Sta Use Only	7
Case No.:		
Fee Paid:		
Receipt No.:		

	Develop	ment Application		
Contact Information:	·			
Owner Name: Crystal Lake				
Address: 114 Sleepy Hollow F				
Phone: 352-408-3319		drerichcoe@aol.com		
· · · — — — — — — — — — — — — — — — — —	eering Consultants, PA (Angel L R	Rivera, PE)		
Address: 14164 Stilton ST, Ta		arivoranronartios@gmail.com		
Phone: 727-698-9513		ariveraproperties@gmail.com		
Engineer Name: A&B Engine Address: 14164 Stilton ST, Ta	eering Consultants, PA (Angel L Ri	ivera, PE)		
Phone: 727-698-9513		 ariveraproperties@gmail.com		
Thoric.				
Property and Project Inform	ation:			
PROJECT NAME*: Lake Myr	tle Breezes			
		resentative of the project for ease of reference.		
Property Address: 1108 Myrt	le Breezes Ct			
Parcel Number(s): 08-19-24-	1200-000-01000	Section: 08 Townsh	nip: <u>19</u> Range <u>24</u>	
Area of Property: 0.33ac (per	r Property Appraiser)	Nearest Intersection: Myrtle Breezes Ct		
Existing Zoning: R-2, Residential Single Family Existing Future Land Use Designation: R-2				
Proposed Zoning: R-2, Residential Single Family Proposed Future Land Use Designation: Single Family Medium Density				
The property is presently us	ed for: vacant developed lot			
The property is proposed to	be used for: single family home			
Do you currently have City U	Utilities? watermain in developme	nt, and will construct septic tank		
Application Type:				
Annexation	Comp Plan Amendment	Rezoning	☐ Planned Development	
✓ Variance	Special Exception Use	Conditional Use Permit	Final Plat	
Minor Lot Split	Preliminary Plan	Construction Plan	ROW/Plat Vacate	
Site Plan	Minor Site Plan	Replat of Subdivision		
Please describe your reques	st in detail: We request a varian	ce for the minimum lot width from 80ft to 70.3	ft at 30ft from the street right of way.	
schedule. These items must	is a list of REQUIRED data, doc	cuments and forms for each application ty the application package. Failure to include accessed for review.	•	
Printed Name: Angel L F	Rivera			
Signature:		Date: _ ^{July 2}	25, 2022	
	ed by any person other than the lea	al owner(s) of the property, the applicant mus		

If application is being submitted by any person other than the legal owner(s) of the property, the applicant must have written authorization from the owner to submit application.

Development Application Checklist

Development Application enecklist				
The Following are Required for ALL Development Applications:				
✓ Legal Description (Word file req'd) ✓ Current Deed ✓ Aerial Photo				
✓ Property Appraiser Information ✓ Electronic Copy of Application ✓ Location Map				
Pre-application conferences are strongly encouraged. Submit TWO CDs with ALL documents in pdf; those that are generated as CAD files should be submitted in pdf and dwg formats. Legal Descriptions should also come with a MS Word file of the legal description. Most maps are accessible through www.lakecountyfl.gov/maps/ . Note: All maps are required to depict adjacent properties at a minimum.				
Failure to provide adequate maps may delay the application process.				
Other Required Analyses and Maps:				
Small Scale Comprehensive Plan Amendment Applications:				
Ustification for Amendment Environmental Constraints Map Requested FLU Map				
Large Scale Comprehensive Plan Amendment Applications:				
Maps: Environmental Constraints Soils Requested FLUM Designation Requested Zoning Map Designation				
Analyses: Environmental Assessment Utility Availability Analysis Urban Sprawl Analysis School Impact Analy				
Traffic Impact Analysis Consistency with the Comp Plan Florida Master Site File sign-off or Archaeological Survey				
Rezoning Applications: Requested Zoning Map Justification for Rezoning				
Planned Development Applications:				
Maps/Plans: Conceptual Plan as Described in LDRs Chapter 154, Environmental Constraints Section 154.030,10,G				
Analyses: Environmental Assessment Traffic Impact Analysis Preliminary Concurrency Analysis				
<u>Variance Applications:</u> ✓ Justification for Variance				
Special Exception Use Applications: Justification for Special Exception Use				
Site Sketch List of Special Requirements as Described in LDRs, Chapter 155				
Conditional Use Permit Applications: Proposed List of Conditions and Safeguards				
Site Plan as Described in LDRs, Chapter 155 Written Statement as Described in LDRs, Chapter 155				
Subdivision Applications: (Preliminary Plan, Improvement Plan and Final Plat) As Described in LDRs, Chapter 157				
Minor Subdivision Applications: As Described in LDRs, Chapter 157				
Site Plan Applications: As Described in LDRs, Chapter 160				

APPLICANT AFFIDAVIT

STATE OF FLORIDA

COUNTY OF LAKE

Befor	re me the undersigned authority, per	rsonally appeared Angel L. Rivera
_		, who being by me first duly sworn on oath deposes and says:
and p are to attack	provisions of the City of Fruitland Partie and accurate to the best of his	she understandings and will comply with all ordinances, regulations ark, Florida, and that all statements and diagrams submitted herewith s/her knowledge and belief, and further that this application and fficial Records of the City of Fruitland Park, Florida, and are no
	the submittal requirements for the a	application have been completed and attached hereto as part of tha
That	he/she desires	to allow Ivan Urdaneta, PE to
		oplicant in any meetings, and/or hearings, related to the
Vari	riance request	
-		Avi
		Affiant (Applicant's Signature)
State	e of Florida	Excess at the order of
	nty of Hickshoro us	
The l	Angel L. RWER	edged before me this 25 day of 5, 20 22 who is personally known to me or has produce
	PL CI C	as identification and who did or did not take an oath
	Notary Public State of Florida Comm# HH026862 Expires 8/2/2024	(Notary Seal)
Nota	ary Public - State of Florida	Inle
Com	nmission No 1414024862	Signature
	Commission Expires 3/2/2	Bonni Elizable River

OWNER'S AFFIDAVIT

STATE OF FLORIDA

COUNTY OF LAKE

Bet	fore me the undersigned authority, persona	ally appeared Eric Coe
_	,w	ho being by me first duly sworn on oath deposes and says:
Th	at he/she is the fee-simple owner of the pro	operty legally described on attached page of this application.
Th	at he/she desires to request a variance	to allow the sale of the property
110	08 Myrtle Breezes Ct, Fruitland Park (Alt Key 38	45251) and for the Buyer to obtain a building permit for a new home
Th	at he/she has appointed Angel L Rivera, PE	to act as agent on his/l
bel	half to accomplish the above. The owner	er is required to complete the Applicant's Affidavit of t
apı	plication if no agent is appointed to act on	Affiant (Owner's Signature)
	nate of Florida Sounty of <u>Hills borough</u>	
		before me this 25 day of July, 20 22
by		who is personally known to me or has produced
-	PC LIC	as identification and who did or did not take an oath (Notary Seal)
	Bonnie Elizaide Rivera Notary Public State of Florida Comm# HH026862 Expires 8/2/2024	(Notary Scar)
	otary Public - State of Florida	fand
	ommission No HHUZUFEZ	Signature 1
M	y Commission Expires $\frac{1}{2/24}$	Honnie Elivice Free



July 25, 2022

Community Development Department, City of Fruitland Park Attn. Mrs Sharon Williams 506 W Berckman Street Fruitland Park, FL 34731

RE: Request for Variance 1108 Myrtle Breezes Ct. Fruitland Park, FL

Dear Mrs Williams,

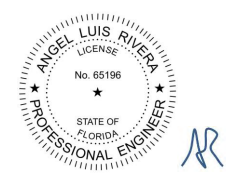
We hereby request a variance to the minimum lot width set forth in your Land Development Code for a zoning district R-2. The requirement is 80ft and the lot has 70.3ft at 30ft from the street right of way.

Justification:

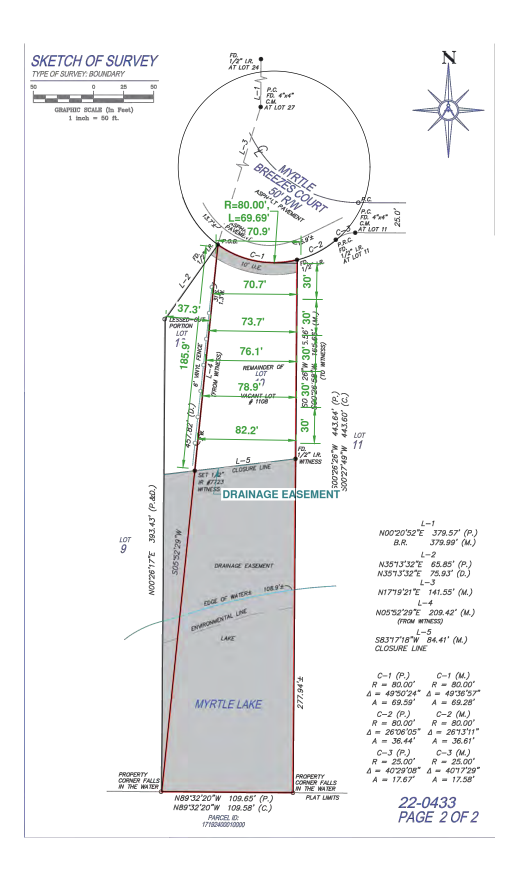
- 1. The lot has a width larger than 80ft in more than half of the lot
- 2. The required side setbacks will remain
- 3. No other variances are needed
- 4. The lot was split by a previous owner and the current owner didn't know
- 5. Required services are already available without construction of additional improvements
- 6. The granting of a variance is consistent with the overall intent of the LDC, and will not be injurious to the surrounding properties or detrimental to the public welfare.

The intent of this variance is to conclude a sale to a Builder, so a new home can be built on the developed lot. I hope that you find our request acceptable.

Prepared by,



Angel L. Rivera, PE President



Legal Description:

Lot 10 of Lake Myrtle Breezes, as shown on the plat Book 56, Page(s) 95 and 96, Public Records of Lake County, Florida. Less and Except that portion amended by the lot line deviation recorded in Official Records Book 3902, Page 307, Public Records of Lake County, described as follows: Begin at the Northwesterly corner of said Lot 10; thence run South 05°52 '29" West a distance of 457.82 feet to Southwest corner of said Lot 10, thence run North 0°26 '17" East along said West line of Lot 10 a distance of 393.43 feet, thence run North 35°16 '12" East a distance of 75.93 feet to the Point of Beginning.

Property Address:

1108 Myrtle Breezes Court, Fruitland Park, Florida 34731

RESOLUTION 2022-040

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF FRUITLAND PARK, FLORIDA, GRANTING A VARIANCE TO THE LAND DEVELOPMENT REGULATIONS (LDR) RULE OF MINIMUM LOT WIDTH AT BUILDING SETBACK LINE FROM 80' TO 70' ON THE DESCRIBED PROPERTY LOCATED AT 1108 MYRTLE BREEZES COURT IN THE CITY OF FRUITLAND PARK, FLORIDA, OWNED BY CRYSTAL LAKE LAND HOLDINGS, LLC, PROVIDING FOR AN EXPIRATION DATE AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, A & B Engineering Consultants, PA, has petitioned for a variance on behalf of the property owner Crystal Lake Land Holdings, LLC for the property located at 1108 Myrtle Breezes Court, in the City of Fruitland Park, Florida; and

WHEREAS, the owner desires to request a variance from the City of Fruitland Park requirement pertaining to the minimum lot width requirement at the building setback line;

WHEREAS, to accommodate the existing lot a variance from the minimum lot width requirements contained in the City of Fruitland Park's Land Development Regulations is required; and

WHEREAS, the owner requests a variance to the following LDR requirements:

• Chapter 154, Section 154.030(d)(2)(E)(ii) minimum lot width of 80' at the building setback line

WHEREAS, the City Commission has considered the petition in accordance with standards for the granting of variances contained in Chapter 168, City of Fruitland Park Land Development Regulations,

NOW THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF FRUITLAND PARK, FLORIDA, as follows:

1. The petition for variance filed by A & B Engineering Consultants, PA. on behalf of the property owner, Crystal Lake Land Holdings, LLC for property located on Myrtle Breezes Court, in the City of Fruitland Park, Florida, more particularly described as:

LEGAL DESCRIPTION:

Lot 10 of Lake Myrtle Breezes, as shown on the plat Book 56, Page(s) 95 and 96, Public Records of Lake County, Florida. Less and Except that portion amended by the lot line deviation recorded in Official Records Book 3902, Page 307, Public Records of Lake County, described as follows: Begin at the Northwesterly corner of said Lot 10; thence run South 05°52 '29" West a distance of 457.82 feet to Southwest corner of said Lot 10, thence run North 0°26 '17" East along said West line of Lot 10 a distance of 393.43 feet, thence run North 35°16 '12" East a distance of 75.93 feet to the Point of Beginning.

is granted as follows:

- 1. A variance to Chapter 154, Section 154.030(d)(2)(E)(ii) minimum lot width requirements at the building setback line from 80' to 70'.
- 2. This variance shall become effective immediately on its approval and adoption by the City Commission of the City of Fruitland Park, Florida.

PASSED AND ORDAINED in regular session of the City Commission of the City of Fruitland Park Lake County, Florida, this day of, 2022.							
Chris Cheshire, Mayor							
City of Fruitland Park, Florida							
ATTEST:	Approved as to Form:						
Esther Coulson, CMC, City Clerk (SEAL)	Anita Geraci-Carver, City Attorney						
Vice Mayor Gunter (Yes), (Commissioner Bell (Yes), (Commissioner DeGrave (Yes), (Yes), (Yes), (Yes), (Yes), (Yes)	(No),(Abstained),(Absent) (No),(Abstained),(Absent) (No),(Abstained),(Absent) (No),(Abstained),(Absent) (No),(Abstained),(Absent)						
	Passed First Reading						

CITY OF FRUITLAND PARK STAFF REPORT BY LPG URBAN & REGIONAL PLANNERS, INC.

VARIANCE

Owner: Eric Coe

Applicant: Angel L. Rivera, P.E. of A&B Engineering Consultants, P.A.

General Location: West of County Road 468 & south of Myrtle Lake Ave

Number of Acres: 0.33 ± acres

Existing Zoning: R-4 (Formerly R-2)

Existing Land Use: SFMD (Single-Family Medium Density Residential)

Date: August 19, 2022

Description of Project

On November 8, 2009 the City of Fruitland Park approved a lot line deviation between Lots 8, 9 and 10 pursuant to Chapter 157, Section 157.050. It appears that the lot line deviation was sought due to the existing construction of Lot 9 not meeting the side setbacks of 10'. After the lot line deviation, the remaining portion of Lot 10 indicates that the lot width does not meet the minimum requirement of the zoning district which requires 80' width at the building setback line on cul-de-sacs and curves pursuant to the City of Fruitland Park Land Development Regulations (LDRs), Chapter 154, Section 154.040. The lot width at the building setback line is 70'.

	Surrounding Zoning	Surrounding Land Use
North	Lake County R-1 and R-3	Lake County Urban Medium
South	Lake County RP	Lake County Urban Medium
East	Lake County R-1	Lake County Urban Medium
West	Lake County A	Lake County Urban Medium

Assessment

Review of the boundary survey indicates that there is 70' at the building setback line and

indicates that the front setback would need to be increased to approximately 160' to achieve the 80' width requirement. Taking into consideration rear and side setbacks, the buildable area for a home and accessory structures would be approximately 60' x 25', which is not sufficient.

The R-4 zoning district requires a minimum lot size of 12,500 square feet with central water and septic tank. The subject lot was platted at 18,146 square feet (0.42 acres) and due to the approved lot line deviation, the lot is now approximately 14,374 square feet (0.33 acres) which exceeds the minimum required.

When reviewing an application for a variance, the Planning and Zoning Board and the City Commission shall consider the following requirements and criteria:

1) Special conditions and circumstances exist which are peculiar to the land, structure or building involved, and which are not applicable to other lands, structures or buildings in the same zoning district;

Special conditions and circumstances appear to exist. A lot line deviation was previously approved by the City of Fruitland Park to accommodate the property owner of Lot 9 which appears to be as a result of construction of a single-family home too close to the side lot line (7' vs 10').

2) The special conditions and circumstances are not the results of actions of the applicant and/or registered property owner;

The lot line deviation occurred by a previous property owner and is not the result of the actions of the current property owner.

3) Literal interpretation and enforcement of the Land Development Code regulations would deprive the applicant of rights commonly enjoyed by other properties in the same zoning district under the terms of the Land Development Code, and would work unnecessary undue hardship on the applicant;

The variance, if granted, is the minimum variance necessary to make possible the reasonable use of the land, building or structure;

The variance, if granted is the minimum variance necessary to make possible the reasonable use of the lot as a buildable lot with a front setback of 30' and a lot width of 70'.

4) Granting of the variance request will not confer on the applicant any special privilege that is denied by the Land Development Code to other lands, buildings or structures in the same zoning district; and

Granting of the variance request would not confer on the applicant any special privilege.

5) The granting of the variance will be in harmony with the general intent and purpose of the Land Development Code, and will not be injurious to the surrounding properties or detrimental to the public welfare.

Granting of the variance would not be injurious to the surrounding property owner or detrimental to the public welfare.

Recommendation

Staff recommends approval of the variance.



City of Fruitland Park, Florida Community Development Department

Vity of Gruitland Grave 506 W. Berckman St., Fruitland Park, Florida 34731 Tel: (352) 360-6727 Fax: (352) 360-6652 www.fruitlandpark.org

Case No.:				
_	 		 	
Fee Paid:		 		
Receipt No.:				

	Develo	pment Application	·····		
Contact Information:		peppeatier.			
Owner Name: Daryl M. (Owner Name: Daryl M. Carter, as Trustee of Lake Ella Road Land Trust - Daryl Carter				
Address: 3333 S. Orange	Avenue, Suite 200, Orlando,	FL 32806			
Phone: (407) 422-3144	Email	:dcarter@maurycarter.com			
Applicant Name: ResiBuilt	Homes, LLC - Andy Capps				
Address: 3630 Peachtree	Rd., Suite 1500, Atlanta, GA	30326			
Phone: 470-202-9880	Email	: acapps@resicap.com			
Engineer Name: Madden,	Moorhead & Stokes, Inc - Cha	ad Moorhead			
Address: 431 E Horatio A	ve, Maitland, FL 32751				
Phone: (407) 629-8330	Email	:chad@madden-eng.com			
Property and Project Infor	mation:				
PROJECT NAME*: Resibu	ilt - Fruitland Park				
*A project name is required for a	Il submissions. Please choose a name re	epresentative of the project for ease of refe	erence.		
Property Address: 1130 L	AKE ELLA RD and 1342 LAKE	ELLA RD			
Parcel Number(s): 32-18-24-	0002-000-00700 & 32-18-24-0001-00	00-00900 Section:	Township:	Range	
Area of Property:~158 Ac	res	Nearest Intersection: Rolling A	cres Road		
Existing Zoning: PUD	Existing Zoning: PUD Existing Future Land Use Designation: Multi-family low density				
Proposed Zoning: PUD (Amended) Proposed Future Land Use Designation:					
The property is presently (used for:Vacant Land				
The property is proposed t	to be used for:For Rent and Sale	Residential Dwelling Units (Single	Family Detached and To	ownhomes)	
Do you currently have City	Utilities? The closest sewer and water conn	ection points would be about a mile and a half south	at the intersection of 466A and Timb	pertop Lane	
Application Type:					
Annexation	Comp Plan Amendment	Rezoning	✓ Planne	d Development	
☐ Variance	Special Exception Use	Conditional Use P	ermit Final P	lat	
─ Minor Lot Split	Preliminary Plan	Construction Plan	_	Plat Vacate	
 ☐ Site Plan	☐ Minor Site Plan	Replat of Subdivis	_		
Please describe your reque	est in detail: Develop the prop	perties for Rent and Sale Reside	ential Dwelling Units		
(Single Family Detached	· · · · · · · · · · · · · · · · · · ·				
Required Data, Document					
Attached to this applicatio	n is a list of REQUIRED data, do	ocuments and forms for each appl	ication type as well as t	he adopted fee	
scriedule. These items mus	ncomplete and will not be pr	the application package. Failure to consider the control of the co	o include the supportin	ig data will deem	
Printed Name: ANDY C	APPS				
Signature:	2 Layers	Da	ate: <u>5/16/2022</u>		
	and the control of the state of				

If application is being submitted by any person other than the legal owner(s) of the property, the applicant must have written authorization from the owner to submit application.

ROLLING ACRES AT LAKE ELLA

August 2, 2022 4317-20220729-Rich Maddalena-Resibuilt Fruitland Park SP PUD Reformatted Master Site Plan



LEGAL DESCRIPTION

DESCRIPTION: (As per Title Commitment Order No. 9758245 issued by Chicago Title Insurance Company bearing an effective date of August 28, 2021 at 11:00 PM Revised November 9, 2021)

Parcel ,

The West 1/2 of the Northwest 1/4 of the Southeast 1/4 of the Northeast 1/4, and the North 1/2 of the Southwest 1/4 of the Northeast 1/4, and the North 3/4 of the East 1/2 of the Northwest 1/4, all lying in Section 32, Township 18 South, Range 24 East, in Lake County, Florida; less right of way for Lake Ella Road.

Parcel

The Northwest 1/4 of the Northwest 1/4 of Section 32, Township 18 south, Range 24 East and the Southwest 1/4 of the Northwest 1/4 of Section 32, Township 18 south, Range 24 East, Lake County, Florida.

Less and except the property described in Official Records Book 388, page 628, public records of Lake County, Florida.

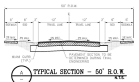
And less and except the property described in Official Records Book 674, page 774, public records of Lake County, Florida.

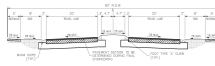
And less and except the road right of way described in Official Records Book 1206, page 1595, public records of Lake County, Florida.

Parcel

Tract "A" of SPRING LAKE PINES, PHASE 2, according to the plat thereof recorded in Plat Book 34, page 20 of the public records of Lake County, Florida.

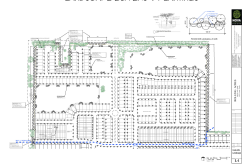
CROSS SECTIONS

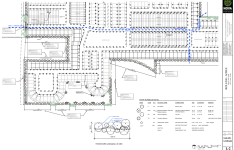


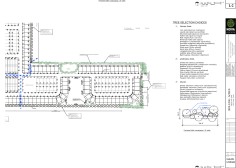


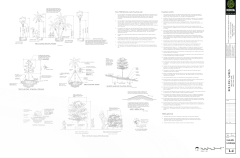


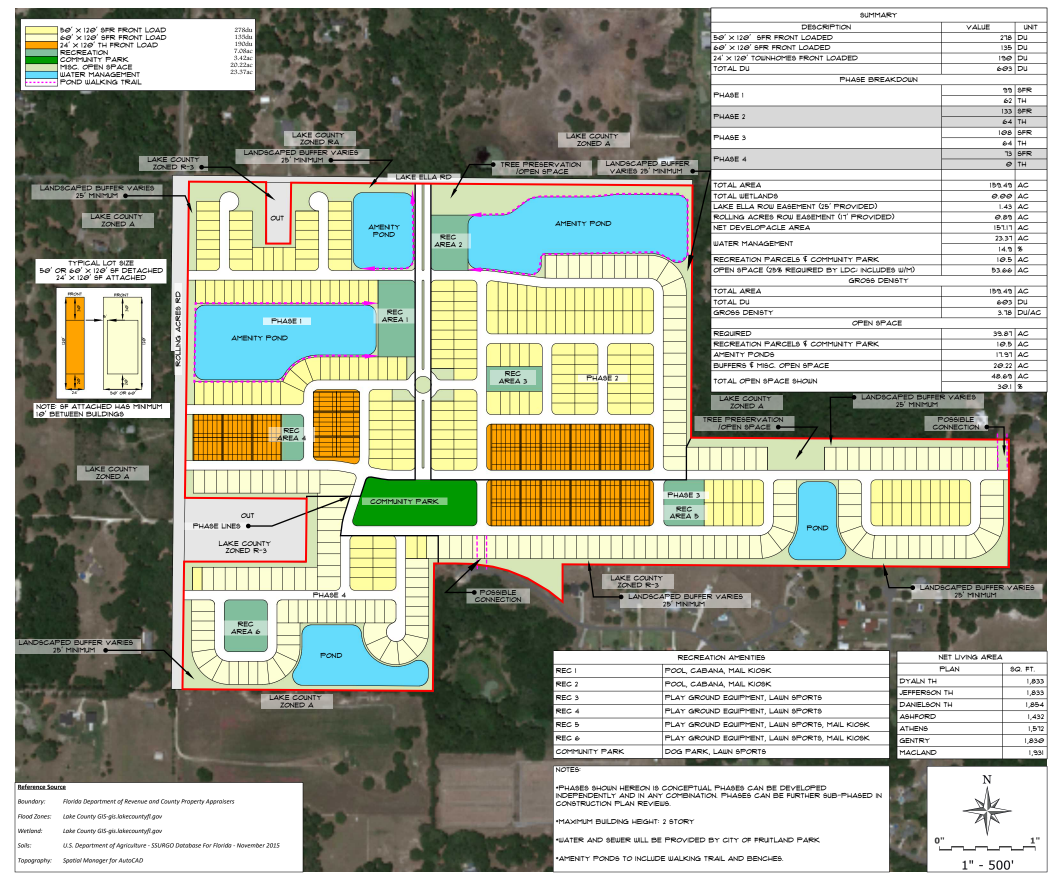
LANDSCAPE BUFFERS \$ PLANTINGS



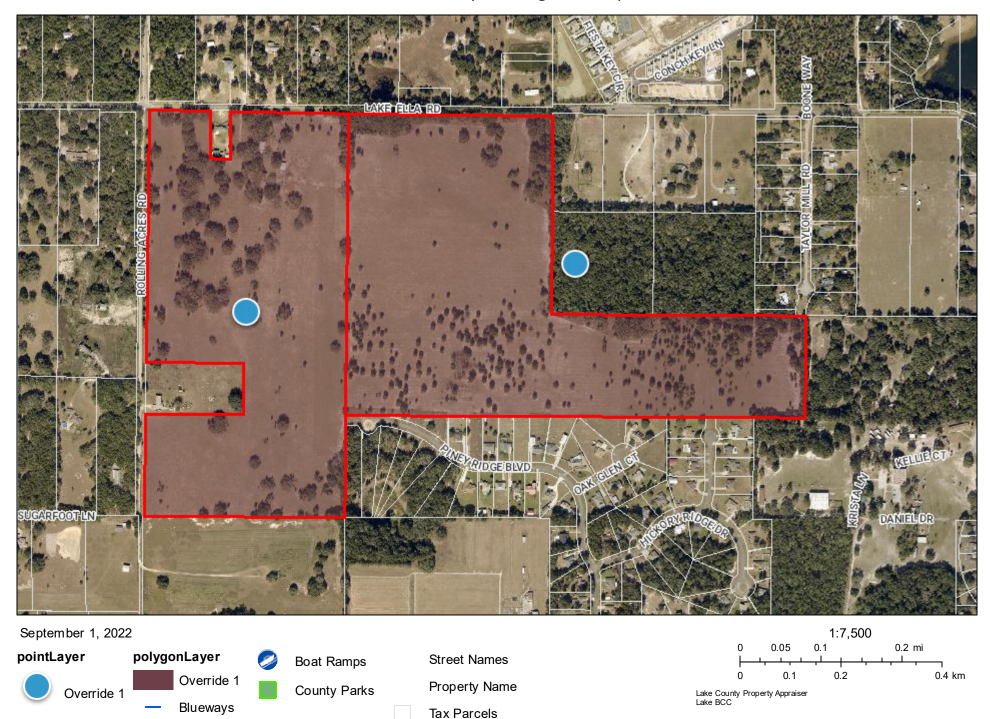


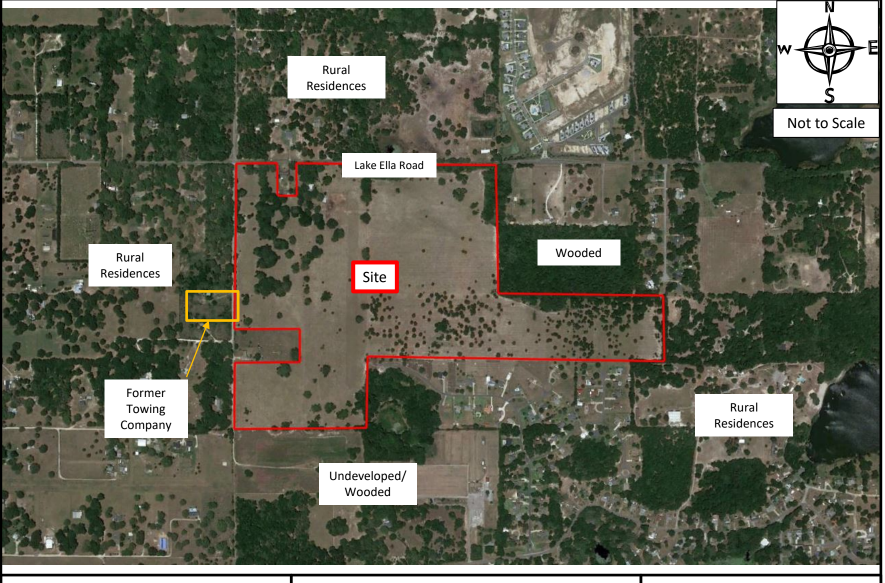






Resibuilt (Rolling Acres)







Lake Ella Property Lake County, Florida November 2021

Surrounding Sites Figure

MASTER DEVELOPMENT AGREEMENT

THIS AGREEMENT entered into and made as of	the day of, 2022
between the CITY OF FRUITLAND PARK, FLORIDA,	a Florida municipal corporation
(hereinafter referred to as the "City"), and	, LLC a Delaware limited
liability company (hereinafter referred to as the "Owner").	

RECITALS

- 1. Owner owns approximately 159 acres of property currently located in the City of Fruitland Park, Florida, described as set forth on Exhibit "A" attached to and incorporated in this Agreement (hereafter referred to as the "Property").
- 2. Owner's predecessors in interest, LAKE ELLA DEVELOPERS II, LLC, a Florida limited liability company and LAKE ELLA DEVELOPERS III, LLC, a Florida limited liability company entered into that certain Master Developer Agreement with the City dated April 26, 2007 ("Prior Development Agreement").
- 3. As part of the Prior Development Agreement, the Property was annexed into the City of Fruitland Park and the Property was rezoned to Planned Unit Development ("PUD"). The terms of the Prior Development Agreement expired on April 26, 2017.
- 4. Owner has filed an application for a new PUD for the Property to construct 413 single-family homes and 190 townhomes for a total of 603 units.
- 5. Owner represents that it is the sole legal owner of the Property and that it has the full power and authority to make, deliver, enter into, and perform pursuant to the terms and conditions of this Agreement and has taken all necessary action to authorize the execution, delivery, and performance of the terms and conditions of this Agreement.
- 6. The City of Fruitland Park has determined that the proposal for the development of the Property presents, among other things, an opportunity for the City to secure quality planning and growth, protection of the environment, and a strengthened and revitalized tax base.
- 7. Owner will fund certain public improvements and infrastructure to facilitate the development of the Property as provided herein and per future agreement of the parties.
- 8. The Property is within the City's Chapter 180, Florida Statutes, utility district, and Owner has requested and City desires to provide water and sewer as well as other municipal services to the Property.

ACCORDINGLY, in consideration of the mutual benefits and the public interest and other good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

Section 1. Recitals. The above recitals are true and correct, are hereby incorporated herein by reference, and form a material part of this Agreement. All exhibits to this Agreement are hereby deemed a part thereof.

Section 2. Reserved.

Section 3. <u>Land Use/Development</u>. Development of the Property shall be substantially consistent with the "Rolling Acres at Lake Ella" conceptual development plan dated June 8, 2022 and attached as Exhibit "B" (the "Plan"). All development shall be consistent with City's "PUD" (Planned Unit Development) zoning district. Unless set forth otherwise in this Agreement, all development shall also be consistent with "R-8" (Multiple-Family Low Density Residential) zoning district and, subject to City approval after public hearings and DCA approval, City's Multiple-Family Low Density Residential land use category for the entire Property. As set forth further below, all land use issues addressed herein must be adopted by City through its regular procedures and approved by DCA before being effective.

Section 4. Density. Overall density shall not exceed 4 units/acre (e.g., 159 acres x = 636 units.)

Section 5. <u>Development Standards</u>. City and Owner agree that the unit mix for the development of the Property shall be substantially as follows:

- A. Intentionally Omitted.
- B. Single Family Dwelling Units: 413 +/- units.
- C. Townhomes: 190 +/- units.
- D. Total Minimum Open Space: 25% (39.75 acres = 159 acres x 25%)

The City approved placement of above-ground water or wastewater utility improvements within areas described as "Open Space" shall still qualify as "open space" for purposes of this minimum open space requirement.

- E. Building Heights. The maximum building height within the Property is 35 feet.
- F. Setbacks:
 - a. 50' lots (Single-Family):

Front: 30 feet

Side: 5 feet

Rear: 20 feet

b. 60' lots (Single-Family):

Front: 30 feet

Side: 5 feet

Rear: 20 feet

c.

d. 24' lots (Townhome):

Front: 30 feet

Side: 0 feet

Rear: 20 feet

- G. Intentionally Omitted.
- H. Unless agreed to otherwise by the City Commission, any detached single family home shall have the minimum living area square footage as required in City's R-8 zoning district and an enclosed garage.
- I. Intentionally Omitted.

Section 6. Homeowners Association. Owner shall establish a homeowners' association or similar entity acceptable to City (HOA), which shall be responsible for maintenance of common areas and infrastructure within the Property, including, but not limited to, parks and recreation areas, stormwater retention, open space areas, and common areas. Owner shall install all such improvements at their expense. Owner shall record declarations satisfactory to City setting forth these requirements and detailing assessments in conjunction with the platting of the Property. Unless agreed to otherwise by the City Commission, any townhomes shall have a minimum living area square footage of 1000 square feet.

Further, Owner shall include in the covenants and restrictions notification of the private airfield located southwest of the Property and sprayfield located within close proximity to the Property. Unless otherwise approved by the City Commission, Owner shall also include requirements for all detached single-family homes and townhomes to have a garage with a prohibition against converting such garage areas to living area. Owner shall include such other covenants and restrictions that are reasonably deemed necessary by the City Commission.

Section 7. Pedestrian and Bicycle Facilities. Owner agrees to construct sidewalks to City standards on at least one side of the right of way within the Property. The sidewalks shall be separated from any and all roadway in a manner sufficient to ensure the maximum level of safety for those using such sidewalks. Further, the sidewalks shall be constructed by Owner, at Owner's expense, shall be located within the area so as not to interfere or obstruct the installation and maintenance of utilities, and shall be in addition to any other City of Fruitland Park Land Development Regulations requirements.

Owner agrees to dedicate bicycle trails as are reasonably determined by City so as to achieve a "walkable" community, including possible connectivity to the surrounding community.

Section 8. Road Improvements and Access. Owner shall be responsible for conducting a traffic study, and subsequently designing and constructing all transportation improvements based on such study and consistent with transportation concurrency requirements as determined by City. The City shall, under no circumstances, be financially responsible for the study and/or improvements.

Owner agrees to construct all streets within the Property, as depicted on the Plan in compliance with City standards. If required by the City, Owner shall improve Rolling Acres Road to City and County standards from the subdivision entrance to the intersection of Rolling Acres and Lake Ella Road, including intersection improvements and turn lanes required by Lake County. If requested by City, Owner shall amend the Plan and construct a road or roads connecting the Property to the surrounding community. Additionally, Owner shall provide stormwater retention associated with the roads either within the right of way or on the Property.

Owner acknowledges that the City desires transportation connectivity from the Property to neighboring communities. Accordingly, Owner agrees to maintain property as undeveloped and dedicate right of way to the extent reasonably requested by City to preserve the opportunity for such connecting roadways. The City anticipates a point of connection in the location shown on Exhibit "C"; however, Owner agrees that said point of connection may be relocated at the request of the City prior to final plat approval.

Section 9. Construction. Owner shall ensure that all areas of the Property on which construction activities occur are kept sufficiently damp in order to minimize the occurrence of materials being carried, blown, or otherwise displaced beyond the confines of the Property by forces of nature.

Additionally, Owner agrees that any and all damage caused by Owner to right of way surrounding the Property during construction of the improvements contemplated in this Agreement shall be repaired in a timely manner at Owner's sole expense.

Section 10. <u>Lighting</u>. Owner shall submit a site lighting plan which provides "Dark Skies" street lighting in conjunction with the final site plan submittal for the Property for City approval. All exterior lighting shall be arranged to reflect light away from residential areas to the greatest extent possible while providing lighting adequate to ensure safety on road right of way. The poles and street lights within the Property shall be installed by Owner, at Owner's expense, and thereafter maintained by the HOA.

Section 11. Water, Wastewater, and Reuse Water. Owner and their successors and assigns agree to obtain water, reuse water, irrigation water, and wastewater service (hereafter, Utilities") exclusively through purchase from City unless City determines such services are not available to the Property. Owner covenants and warrants to City that it will not engage in the business of providing such Utilities to the Property or within City's F.S. Chapter 180 utility district. No private wells will be allowed within the Property unless approved by City because services are not available. Additionally, Owner may be allowed separate irrigation wells in accordance with Ordinance 2005-034. Owner shall construct, at Owner's expense, all on-site utility facilities (e.g. lift stations and lines) as well as pay for the extension of facilities from City's current point of connection. To the extent applicable, City agrees to cooperate with Owner by entering into a

pioneering agreement to recoup costs in conjunction with the Utilities Agreement anticipated herein. Owner shall also construct, at Owner's expense, "dry" utility lines for reclaimed water purposes. All such improvements must be constructed to City requirements and transferred to City as a contribution in aid of construction. Owner further agrees that all electric utility improvements made within the Property shall be constructed as underground utilities.

At any time during the Term of this Agreement as defined in Section 32 of this Agreement below, Owner may make application to the City for Utilities services. As soon as reasonably possible following such application, the City will inform Owner when adequate Utilities services will be available for the purposes of Owner, in order that City and Owner may construct and execute a mutually acceptable Water and Wastewater Utility Reservation Agreement (hereafter "Utilities Agreement"). The parties anticipate that such a subsequently executed Utilities Agreement may amend the utility provisions herein as is in the best interest of the parties. Upon execution of a Utilities Agreement by City and Owner, Owner shall be required to pay impact fees in accordance with the timetable, terms and conditions set out in said Utilities Agreement. No capacity is reserved until or unless such fees have been paid pursuant to a Utilities Agreement with City. Owner agrees and understands that no capacity has been reserved and that Owner assumes the risk that capacity will be available.

Section 12. <u>Impact Fees</u>. Owner shall be required to pay impact fees as established by City from time to time.

Section 13. Easements. Owner shall provide the City such easements or right of way in form acceptable to the City Attorney, as the City deems necessary for the installation and maintenance of roads, sidewalks, bikeways, street lighting or utility services, including but not limited to sewer, water, drainage and reclaimed water services. Without limiting the above, Owner agrees to dedicate easements and right of way so as to achieve a "walkable" community that is connected to the surrounding community.

Section 14. <u>Landscaping/Buffers</u>. Owner has reviewed City's Land Development Regulations relating to landscaping and agrees to comply with such regulations. Owner shall install landscaping as depicted on a landscaping site plan submitted to the City for review and approval prior to such installation.

Owner shall, at its sole expense, install underground irrigation systems on all common areas of the Property, except for stormwater retention areas, as well as exercise any other measures reasonably necessary to ensure the long-term maintenance of the landscaping.

Owner shall design, construct, and maintain, at its sole expense, the landscaped areas, common areas, buffers, and berms on the Property in accordance with all applicable City of Fruitland Park Land Development Regulations. Owner shall maintain such areas until such maintenance responsibility has been assumed by the HOA.

Owner acknowledges City's goal of achieving a greater level of tree preservation within the City. In aid of such goal, Owner agrees to comply with all applicable City of Fruitland Park Land Development Regulations pertaining to tree removal and replacement.

- Owner agrees to construct all landscape buffers as required by City's Land Development Regulations. Owner further agrees to provide additional buffering along the boundaries of the Property as is reasonably requested by City to buffer the Property from adjoining properties.
- **Section 15.** <u>Stormwater Management</u>. Owner agrees to provide at Owner's expense a comprehensive stormwater management system consistent with all regulatory requirements of the City and the St. John's River Water Management District. Impacts to flood plains are allowed in accordance with the Water Management District procedures for compensating storage and will be based on the 100-year floodplain established by Lake County.
- **Section 16.** Other Municipal Facilities/Services. The City hereby agrees to provide, either directly or through its franchisees or third party providers, police and fire protection, emergency medical services, and solid waste collection, disposal, and recycling services to the Property under the same terms and conditions and in the same manner as are afforded to all other residential property owners within the City.
- Section 17. <u>Concurrency</u>. A complete concurrency study conforming to the City of Fruitland Park Land Development Regulations and/or F.S. Ch. 163 will be required prior to any preliminary plat approvals or construction plan approvals. The Owner shall ensure that all traffic concurrency areas conducted reflect all approved development in the area. Further, Owner acknowledges that City has adopted an ordinance relating to Proportionate Share Mitigation and shall comply with all provisions of such ordinance, if applicable.
- **Section 18.** Final Site Plan Approval. Prior to issuance of any permits for construction, including clearing and landfill, a preliminary plat, and construction plans for the Property shall be prepared and submitted for review and approval in the manner required by the City's Land Development Code, as amended.
- **Section 19.** <u>Environmental Considerations</u>. The Owner agrees to comply with all federal, state, county, and city laws, rules and regulations regarding any environmental issues affecting the Property.
- Section 20. <u>Solid Waste Disposal Facilities</u>. Owner shall provide solid waste disposal facilities that are adequately constructed, maintained, and screened to provide safe and non-disruptive refuse collection and disposal operations for the commercial parcel. The Property shall utilize the City's waste disposal services and be subject to all City regulations regarding such services. Owner agrees that collection and transportation of solid waste within the Property shall not require any vehicles to back into any street or alley.
- **Section 21.** <u>Signage</u>. Owner shall submit a master sign plan as a component of the final site plan (i.e., construction plan) application for the Property. Such plan shall be in compliance with all applicable regulations contained within the City of Fruitland Park Land Development Regulations, unless City grants a waiver or variance pursuant to the City's Land Development Regulations.
- **Section 22.** <u>Title Opinion</u>. Owner shall provide to City, in advance of the City's execution of this Agreement, a title opinion of an attorney licensed in the State of Florida, or a certification by an abstractor or title company authorized to do business in the State of Florida, showing

marketable title to the Property to be in the name of the Owner/Developer and showing all liens, mortgages, and other encumbrances not satisfied or released of record.

- Section 23. <u>Compliance with City Laws and Regulations</u>. Except as expressly modified herein, all development of the Property shall be subject to compliance with the City Land Development Regulations and City Code provisions, as amended, as well as regulations of county, state, local, and federal agencies. All improvements and infrastructure shall be constructed to City standards.
- **Section 24.** <u>Due Diligence</u>. The City and Owner further agree that they shall commence all reasonable actions necessary to fulfill their obligations hereunder and shall diligently pursue the same throughout the existence of this Agreement. The City shall further provide all other municipal services to the Property as are needed by Owner from time to time in accordance with the City's applicable policies for the provision of said services.
- Section 25. <u>Enforcement/Effectiveness</u>. A default by either party under this Agreement shall entitle the other party to all remedies available at law or as set forth in Section 163.3243, Florida Statutes. Further, the terms of this Agreement may be enforced by practical measures, including, but not limited to, municipal code enforcement procedures pursuant to F.S. Ch. 162 and City's withholding of building permits.

Both parties acknowledge that any land use or development provisions of this Agreement shall not be effective or implemented unless and until the amendment to the City's comprehensive plan is found in compliance by the Florida Department of Community Affairs ("DCA") or any subsequent state agency serving as the state land planning agency, as set forth in Chapter 163, Florida Statutes. No development orders will be issued by City and no construction can occur until the necessary comprehensive plan amendment is adopted by City.

- **Section 26.** Governing Law. This Agreement shall be construed in accordance with the laws of the State of Florida and venue for any action hereunder shall be in the Circuit Court of Lake County, Florida.
- **Section 27. Binding Effect; Assignability**. This Agreement, once effective, shall be binding upon and enforceable by and against the parties hereto and their assigns. This Agreement shall be assignable by the Owner to successive owners. Owner shall, however, provide written notice to the City of any and all such assignees. The rights and obligations set forth in this Agreement shall run with the land and be binding on all successors and/or assignees. Owner consents to the placement of a claim of lien on the Property upon default in payment of any obligation herein without precluding any other remedies of City. The parties hereby covenant that they will enforce this Agreement and that it is a legal, valid, and binding agreement.
- **Section 28.** Waiver; Remedies. No failure or delay on the part of either party in exercising any right, power, or privilege hereunder will operate as a waiver thereof, nor will any waiver on the part of either party or any right, power, or privilege hereunder operate as a waiver of any other right, power, privilege hereunder, not will any single or partial exercise of any right, power, or privilege hereunder preclude any other further exercise thereof or the exercise of any other right, power, or privilege hereunder.

Section 29. Exhibits. All exhibits attached hereto are hereby incorporated in and made a part of this Agreement as if set forth in full herein.

Section 30. Notice. Any notice to be given shall be in writing and shall be sent by certified mail, return receipt requested, to the party being noticed at the following addresses or such other address as the parties shall provide from time to time:

As to City:	Mr. Gary La Venia, City Manager City of Fruitland Park 506 W. Berckman Street Fruitland Park, Florida 34731 352-360-6727 Telephone
Copy to:	Chris Chesire, City Mayor City of Fruitland Park 506 W. Berckman Street Fruitland Park, Florida 34731 352-360-6727 Telephone
	Anita Geraci-Carver, Esquire City Attorney 1560 Bloxam Avenue Clermont, Florida 34711 352-243-2801 Telephone 352-243-2768 Facsimile
As to Owner:	c/o ResiBuilt Homes, LLC 3630 Peachtree Rd., Suite 1500 Atlanta, GA 30326 Attn: Chris Cole Email: ccole@resibuilt.com
Copy to:	Cushla E. Talbut, Esq. Greenberg Traurig, P.A. 401 E. Las Olas Blvd., Suite 2000 Fort Lauderdale, FL 33301 Telephone: 954.468.1728 Email: talbutc@gtlaw.com

Section 31. Entire Agreement. This Agreement sets forth all of the promises, covenants, agreements, conditions, and understandings between the parties hereto, and supersedes all prior and contemporaneous agreements, understandings, inducements or conditions, express or implied, oral or written, except as herein contained. However, the failure of this Agreement to address a particular permit, condition, term, or restriction shall not relieve Owner from complying with the law governing said permitting requirements, conditions, terms or restrictions.

Section 32. <u>Term of Agreement</u>. The term of this Agreement shall commence on the date this Agreement is executed by both the City and Owner, and shall terminate ten (10) years thereafter; provided, however, that the term of this Agreement may be extended by mutual consent of the City and the Owner, subject to a public hearing in accordance with the requirements of Section 163.3225, Florida Statutes. Should Owner fail to consent to an extension of this Agreement and any portion of the Property remains undeveloped, the City may conduct a zoning hearing for the purpose of amending the zoning ordinance for the Property to incorporate such provisions as are necessary to assure development of the site in accordance with the provisions contained herein.

Section 33. <u>Amendment</u>. Amendments to the provisions of this Agreement shall be made by the varties only in writing by formal amendment.

Section 34. <u>Severability</u>. If any part of this Developer's Agreement is found invalid or unenforceable in any court, such invalidity or unenforceability shall not effect the other parts of this Developer's Agreement, if the rights and obligations of the parties contained herein are not materially prejudiced and if the intentions of the parties can be effected. To that end, this Developer's Agreement is declared severable.

IN WITNESS WHEREOF, the Owner and the City have executed this Agreement as of the day and year first above written.

SIGNED SEALED AND DELIVERED IN THE PRESENCE OF:		
Witness Signature	By:Signature	
Print Name	Print Name	
Witness Signature	As its:	
Print Name		
STATE OF FLORIDA COUNTY OF LAKE		
The foregoing instrument was acknowl	edged before me this day of	2007,
by, as	of	,
who is personally known to me or who have pr	roduced	as
identification and who did (did not) take an oa	th.	

Notary Public	
Notary Public – State of Florida	
Commission No	<u></u>
My Commission Expires	

ACCEPTED IN THE CITY OF FRUITLAND PARK

Approved as to form and legality for use and reliance by the City of Fruitland Park	Ву:	Chris Cheshire, Mayor
	Date:	
	ATTEST:	
City Attorney		Esther B. Coulson, City Clerk

Parcel A

The West 1/2 of the Northwest 1/4 of the Southeast 1/4 of the Northeast 1/4, and the North 1/2 of the Southwest 1/4 of the Northeast 1/4, and the North 3/4 of the East 1/2 of the Northwest 1/4, all lying in Section 32, Township 18 South, Range 24 East, in Lake County, Florida; less right of way for Lake Ella Road.

Parcel B

The Northwest 1/4 of the Northwest 1/4 of Section 32, Township 18 south, Range 24 East and the Southwest 1/4 of the Northwest 1/4 of Section 32, Township 18 south, Range 24 East, Lake County, Florida.

Less and except the property described in Official Records Book 388, page 628, public records of Lake County, Florida.

And less and except the property described in Official Records Book 674, page 774, public records of Lake County, Florida.

And less and except the road right of way described in Official Records Book 1206, page 1595, public records of Lake County, Florida.

Parcel C

Tract "A" of SPRING LAKE PINES, PHASE 2, according to the plat thereof recorded in <u>Plat</u> <u>Book 34, page 20</u> of the public records of Lake County, Florida.



Superintendent:
Diane S. Kornegay, M.Ed.

School Board Members:
District 1
Bill Mathias
District 2
Kristi Burns, Ph.D.
District 3
Marc Dodd
District 4
Mollie Cunningham
District 5
Stephanie Luke

201 West Burleigh Boulevard · Tavares · FL 32778-2496 (352) 253-6500 · Fax: (352) 253-6503 · www.lake.k12.fl.us

May 3, 2022

Ms. Patty McLaughlin C/o Resibuilt Homes LLC 6820 Marwick Lane Orlando, FL 32827

RE: Rolling Acres - Fruitland Park

School Concurrency Capacity Reservation (District Project #LCS2022-013)

Alternate Keys: 1284015, 1284082

Dear Ms. McLaughlin:

The School Board of Lake County has reviewed the application information for the above referenced residential development. The application indicates 434 single family and 190 townhome dwelling units. The proposed development is estimated to generate approximately two hundred eighteen (218) students.

Based on the information provided in the application the property is located within Concurrency Service Area (CSA) #9. The analysis performed indicates the level of service standards for each school level will **not** be exceeded by the students generated from this residential development.

It has been determined at this time that school capacity is available and will be reserved for your project. This capacity reservation will expire one year from date of issuance. In the event, a final development order is obtained within the year this capacity reservation will be valid for the life of the project. Please notify the school district when the final development order is obtained in order to update the project records.

If you should require additional time to obtain the final development order approval, please notify District staff prior to the expiration date to discuss time extension options. Once the reservation expires, the capacity will be released and a new completed application and fee will be required. If you have any questions, please contact me at (352) 253-6694 or at lavelleyh@lake.k12.fl.us.

Sincerely,

Helen LaVallev

Growth Planning Department

Encl: School Concurrency Availability Determination

Lake County Florida School Board CIP

School Concurrency Availability Determination

Project Name: Rolling Acres - Fruitland Prk

Date Received: 4/14/2022
Case Number: LCS2022-13

Builder Name: Darryl Carter Trustee

Location: SEC of Lake Ella Road and Rolling Acres Road. Adjacent

on the south to Spring Lake Pines subdivision

Project Planned Units:

Single Family: 434 # Multi-Family: 0 # Townhomes: 190 # Apartments: 0

Additional Information:

4/14/22 Recd SC application

Project Unit Yield By Type of School

	Yield	Elem	Mid	High
Single Family	0.157	68		
Single Family	0.114			49
Single Family	0.079		34	
Town Homes	0.157	30		
Town Homes	0.114			22
Town Homes	0.079		15	
l				

Service Area Analysis

Concurrency Service Area (CSA)	Current Capacity	Programmed Capacity	Total Capacity	Current Enrollment	Reserved Demand	Total Demand	Available Capacity	Project Demand
CSA #9 - Elementary	1969	262	2231	1689	374	2063	168	98
CSA #9 - Middle	1129	0	1129	812	135	947	182	49
CSA #9 - High	1982	0	1982	1575	313	1888	94	71

Project Demand may differ from Project Yield by Type of School due to rounding

CITY OF FRUITLAND PARK STAFF REPORT BY LPG URBAN & REGIONAL PLANNERS, INC.

PUD AMENDMENT

Owner: Daryl Carter, as Trustee of Lake Ella Road Land Trust

Applicant: ResiBuilt Homes, LLC

General Location: South of Lake Ella Road & East of Rolling Acres Road

Number of Acres: 159.49 ± acres

Existing Zoning: Planned Unit Development (PUD)

Existing Land Use: Multi-Family Low Density (8 units/acre)

Proposed Zoning: PUD Amendment

Date: August 24, 2022

Description of Project

The proposed development consists of $158 \pm a$ acres consisting of 413 single family units (50' x 120' - 6,000 SF and 60' x 120' - 7,200 SF) and 190 townhomes (24' x 120' - 2,880 SF) for a total unit count of 603 dwelling units at a density of 3.78 units/acre. The minimum net living area is 1432 SF. The proposed plan offers a varied landscape buffer with a 25' minimum width. The proposed plan designates 48.69 acres of open space (30%) consisting of 10.5 acres of recreation parcels and community park; 20.22 acres in buffers and other open space, and 17.97 acres of stormwater ponds (the ponds are proposed to be improved with walking trails and benches).

The existing approved PUD consisted of 210 single family units ($50' \times 120'$, $75' \times 135'$, $80' \times 150'$) and 426 townhomes for a total unit count of 636 units and 4.26 acres of neighborhood commercial uses. The previous plan also provided 46% open space with the majority of the buffers being 50' in width to mitigate the adjacent agriculturally zoned properties and low-density development. The proposed development is a reduction of 33 units.

	Surrounding Zoning	Surrounding Land Use
North	Lake County Agriculture (Ag). R-3	Lake County Urban Low (4 units/acre)
South	Lake County Ag & R-3	Lake County Urban Low
East	City PUD & Lake County R-1 & Ag	City MFLD and Lake County Urban Medium (7 units/acre)
West	Lake County Ag	Rural (1 unit/5 acres)

Assessment

Conceptual Plan

The concept plan meets the minimum standards outlined in Chapter 154, Section 154.030(12)(G)(i).

Chapter 154, Section 154.030(12)(H) provides common open space requriements. A minimum of twenty-five percent (25%) of the total project area shall be established and maintained as common open space or common facilities. The total common open space or common facilities. The total common open space required is 39.87 acres. The plan proposes six (6) recreational areas with amenities consisting of 2 pools with cabanas, 4 playgrounds with lawn sports and one (1) community park consisting of a dog park and lawn sports. These areas account for 10.5 acres. The landscape buffers and other open space accounts for 20.22 acres for a total of 30.72 acres. The applicant proposes utilizing the stormwater ponds as part of the open space requirement (17.97 acres) and proposed walking trails and benches as an amenity.

The plan indicates a varied buffer width with a minimum width of 25', Type "C" buffer (5 canopy trees, 4 understory trees, and 30 shrubs per 100 linear feet).

The applicant submitted sample elevations.

Environmental Assessment

The assessment indicates the presence of gopher tortoises and the site is within the sand skink consultation area. Prior to development, a relocation permit will need to be secured. The applicant submitted documentation that a sand skink survey is not required.

Traffic Impact Analysis

The revised analysis indicates that portions of Rolling Acres Road operate below adopted LOS and future conditions in 2025 indicate that Micro Racetrack Road will operate below adopted LOS standards.

School Impact Analysis

Lake County Schools has issued a capacity reservation letter and the proposed development will not degrade the school level of service.

Public Facilities Impact Analysis

The City of Fruitland Park Public Works Department has indicated there is sufficient capacity for both water and sewer to serve the proposed project.

The adopted LOS and future conditions indicate that both Rolling Acres Road and Micro Racetrack Road will operate below adopted LOS standards.

Recommendation

The concept plan meets the minimum technical requirements of the LDRs. The revised traffic statement indicates that the proposed PUD will produce less trips than the previously approved PUD; however, pursuant to Chapter 153 of the LDRs, the City cannot approve development unless there is sufficient capacity at or above their adopted level of service (LOS) to accommodate the impacts of the development, or that improvements necessary to bring facilities up to their adopted LOS will be in place concurrent with the impacts of the development.

Chapter 153 further states to ensure that public facilities and services necessary to support development are available concurrent with the impacts of the development, the following standards must be met:

- The necessary facilities and services must be in place at the time a development permit is issued, or the development permit will only be issued subject to the condition that the necessary facilities and services must be in place by a specified date when the impacts of the development are anticipated to occur; or
- 2) The necessary facilities must be under construction at the time a development permit is issued; or
- 3) The necessary facilities and services have been included in the Capital Improvements Program and are programmed for construction prior to or concurrent with the impacts of the proposed development; or
- 4) The necessary facilities and services are the subject of a binding executed contract for the construction of the facilities or the provision of services at the time the development permit issued; or
- 5) The necessary facilities and services are guaranteed in an enforceable development agreement. An enforceable development agreement may include, but is not limited to, development agreements pursuant to Section 163.3220, Florida Statutes, or an agreement of development order issued pursuant to Chapter 380, Florida Statutes, or any other development agreement entered into between the City and a developer. The agreement must guarantee that the necessary facilities and services will be in place prior to or concurrent with the impacts of development.

In the case of roadway facilities, the facilities will be deemed concurrent if the necessary improvements are committed in the first three years of the applicable adopted Florida Department of Transportation Five Year Work Program, the Lake County Five Year Road Capital Improvement Program or the City of Fruitland Park Five Year Capital Improvement Program.

The traffic analysis submitted indicates in the study conclusions that Rolling Acres Road from US 27/441 to CR 466 currently operates below the adopted LOS and is projected to continue to do so at the project buildout; however, no proportionate fair share mitigation was offered by the subject project. It appears that the subject property impacts this roadway by 18%.

The study also indicates that Micro Racetrack Road from Lake Ella Road to CR 466A is projected to operate below the adopted LOS under the build out conditions; however, no proportionate fair share

mitigation was offered by the subject project. It appears that the subject property impacts this roadway by 25%.

The study did recommend that alternative traffic control be evaluated at the intersection of Lake Ella Road with Rolling Acres Road and Micro Racetrack Road and a 305-foot westbound left turn lane is recommended at the project access driveway on Lake Ella Road.

Planning staff defers to City legal council as it appears planning staff cannot recommend approval unless proportionate fair share mitigation pursuant to Chapter 153, Section 153.050(B) is offered for Rolling Acres Road from US 27/441 to CR 466A and Micro Racetrack Road from Lake Ella Road to CR 466A.