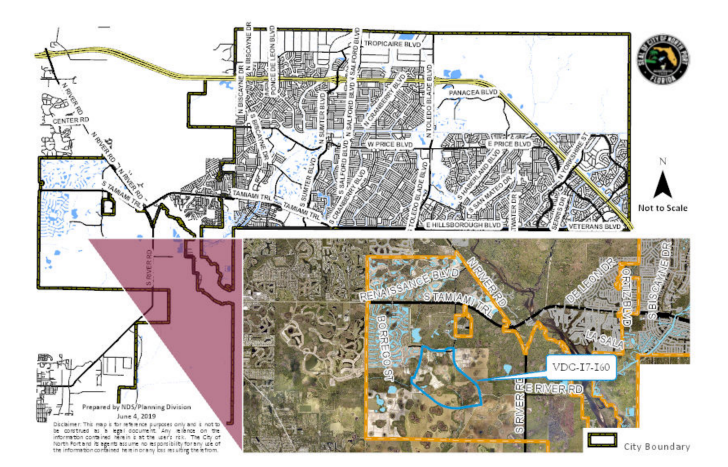


#### Ordinance 2019-19

#### Village F: Village District Pattern Plan (VDC-17-160)

- From: Christopher Whittaker, AICP, Planner
- Thru: Nicole Galehouse, AICP, Planning Manager Frank Miles, MPA, Director, Neighborhood Development Services

Date: June 7, 2019



PROJECT:	Ordinance 2019-19
REQUEST:	Village F: Village District Pattern Plan (VDC-17-160)
APPLICANT:	Martin P. Black, Manasota Beach Ranchlands, LLLP
OWNER:	Manasota Beach Ranchlands, LLLP
LOCATION:	South of US 41, West of River Road, North of the future Playmore Road, and
	East of lands owned by the State College of Florida, the Sarasota County
	School District, and Sarasota Memorial Hospital.
PROPERTY SIZE:	±828 acres
ZONING:	Village

### I. BACKGROUND

While most of the property where the proposed Village F will be located was annexed at the time of the annexation of the Thomas Ranch into the City in 2000, the remaining section of the proposed village was annexed into the City at the time of the abandonment of the Pine Street Extension corridor in 2015. The land encompassing Village F (and the majority of lands in the West Villages) was rezoned to the Village zoning district in 2016 via Ordinance 2016-16.

Village F is identified as a ± 828-acre parcel bounded by Playmore Road to the north, Village C (Islandwalk) to the west, the proposed extension of Manasota Beach Road to the south, and S. West Villages Parkway to the east.

### II. PROJECT SUMMARY

The applicant proposes to develop a village consisting of 1,800 residential units, 150,000 square feet of commercial/retail space, and 50,000 square feet of office space. The master developer has indicated that Village F will be developed in two phases starting in 2019 and is expected to be completed by 2040.

The applicant proposes to divide the proposed development into nine neighborhood areas. Two of the neighborhood areas are identified as mixed-use as shown on the Village F Development Standards Table. The two Mixed-Use districts will be located along West Villages Parkway. One will be located at the southwest corner of the Playmore intersection to complement the proposed development along S. West Villages Parkway in Village D and CoolToday Park, the Atlanta Braves training facility located across the street from the site. The other will be located at the northwest intersection of S. West Villages Parkway and Manasota Beach Road that is part of a larger Town Center area centered around the intersection. This is shown on Figure 3.2.A. of the VDPP.

An additional three areas, encompassing approximately 85 acres, have been identified as Mixed-Use Residential Neighborhoods (MURN) While one MURN is located to the south of the Mixed-Use area along West Villages Parkway across from CoolToday Park (MURN-3), the remaining two are located in areas that are identified on the West Villages Index Map as Village Center areas (the intersections of Playmore Road and Preto Boulevard and Manasota Beach Road and Preto Boulevard.) While these areas would allow for a variety of residential and commercial uses, it is anticipated that (with the exception of MURN-3) these would be developed as residential areas. Finally, the applicant is proposing four residential neighborhoods (encompassing most of the village area) located within the interior areas of the Village and between the major intersections.

A large portion (±273 acres) of the interior areas of the Village are identified as wetlands and/or greenbelt areas. These areas will be protected and undeveloped.

The proposed Village F VDPP is inconsistent with the current Village District Pattern Book (VDPB) but related to details that are largely out of date and will be amended. Due to the timing of the Village developments for E, F, & G, the applicant requested for them to move forward ahead of the VDPB amendment. The VDPP will remain inconsistent until the VDPB is amended.

### **III. WAIVERS AND MODIFICATIONS**

According to Goal 4 of the Future Land Use Chapter of the City's Comprehensive Plan, the intent of the Village zoning district is to "overcome the problems associated with urban sprawl; encourage a better jobs/housing balance; promote a pattern of development that will... (allow) a greater variety of land uses closer to work and home; protect and enhance environmental assets; and provide for an orderly transition from rural to urban land uses through a planning process that couples a build out vision with the proper timing and location of adequate public facilities."

In order to achieve these goals, developers of lands in Village zoning districts are required to provide a Village District Pattern Plan (VDPP) that sets forth the development standards within the Village. The VDPP (in combination with the Village District Pattern Book that was set in place at the time of initial development of the West Villages) provides a large number of waivers and modifications from the standards included in the Unified Land Development Code. This is due largely to the intent of the West Villages to be different than the development pattern laid out by General Development Corporation when the City was initially platted.

The applicant seeks to decrease the minimum lot sizes of residential lots across all housing types in comparison to what has been allowed in Island Walk, Gran Paradiso, Village B, and what is shown in the West Villages Pattern Book.

A summary of the most significant modifications to the regulations in the ULDC in the proposed Village F VDPP:

- Greater floor area ratios
- More maximum units per acre
- Taller maximum building heights
- Residential lot dimensions smaller minimum lot size, smaller minimum lot frontage, smaller front and rear setbacks, larger/smaller side setback, greater lot coverage
- Narrower sidewalk widths
- Narrower minimum right-of-way widths
- Slower speed limits
- Fewer parking lot landscape islands
- Fewer minimum parking spaces
- Dimmer parking lot lighting requirements
- Larger square footage signage allowances overall

### IV. STAFF REVIEW

Section 53-214 of the Unified Land Development Code provides a framework for the Village Development Pattern Plan Process that builds upon itself over time. The applicant has worked closely with the City's Staff Development Review team to develop several iterations of the VDPP and has worked with the applicant to address any shortcomings that may be present in the plan based on staff review. At each stage of the process, comments were provided to the applicant based on the provisions of the ULDC, Comprehensive Plan, the current version of the West Village District Pattern Book, and state and federal regulations.

### Staff Development Review – Meets Requirements/ No Objection

NDS/Planning	Meets requirements with conditions
NDS/Building-Arborist	Meets requirements
NDS/Building-Structural	No objection
Fire & Rescue	Meets requirements
PW/Solid Waste	Meets requirements
PW/Stormwater & Environmental	Meets requirements
PW/Engineering-Infrastructure	No objection
Utilities	No objection
Finance	No objection

The Planning condition is an updated wildlife survey which will be required prior to any ground disturbing activity, therefore the condition is not relevant at this time.

## V. DATA & ANALYSIS

The following development is proposed for Village F:

- 1,800 residential units
- 150,000 square feet of commercial, retail uses
- 50,000 square feet of office uses

In addition to the documentation provided in the Pattern Plan, the applicant has provided a full set of traffic studies, archaeological studies, and stormwater studies related to Villages E, F, and G. The transportation study identifies current and future conditions of affected roadways, as well as identifying improvements and the timing of such improvements to the exterior roadway system. Similarly, the stormwater studies show a baseline of existing conditions, with the understanding that as development takes place, individual stormwater plans will be required. The archaeological studies presented for Villages E, F, and G, showed that historically there was potential for archaeological finds. A 2018 Phase 2 testing of the site done by Cardno determined that the site would be ineligible for inclusion in the National Register of Historic Places and that no further archaeological studies were necessary. Part of the application process found that further studies were not required.

A full environmental assessment was performed on the lands encompassing Village F in October of 2017 by Environmental Consulting and Technology, Inc (ECT). As part of this assessment, ECT mapped the location of all natural features and habitat areas on the site and evaluated the quality and character of these habitat areas.

In addition, ECT conducted a general wildlife survey to evaluate the site for the presence of state and federally protected species. While the site visit found some gopher tortoise burrows on site, further study at the time of site construction would be required that may identify gopher tortoises or eastern indigo snakes that live within abandoned burrows. If any tortoises are found at that time, proper authorization from the Florida Fish and Wildlife Conservation Commission (FWC)would be required to relocate the tortoises.

Village F will be served by City of North Port Water and Sewer, initially from existing facilities in the city and, once constructed, from facilities that are under construction (wastewater and reclaimed water) or will be built in the ensuing years (water). Solid Waste services will be provided by the City of North Port. The City will also provide Police and Fire services for Village F, initially from facilities elsewhere in the City and eventually from facilities that will be constructed within the West Villages.

### COMP PLAN

In addition to other relevant sections of the City of North Port Comprehensive Plan, development in areas with a Village Land Use is required to meet the standards set forth in Goal 5 and Objective 13 of the Comprehensive Plan.

Policy 13.1 sets forth general village principles stating the following (staff findings and conclusions are in blue)

# Future Land Use Policy 13.1: General Village Principles - Each Village must adhere to the following general Community Planning Principles:

**a.** Planning for villages shall be in the form of distinct neighborhoods served by a mixed-use village center. Each neighborhood shall contain a neighborhood center consisting of a civic space to accommodate a neighborhood park, elementary school or other similar neighborhood servicing civic facility. Neighborhood servicing commercial development shall be permitted in the neighborhood center. Groups of two or more neighborhoods shall be served by a mixed-use village center containing one or more of the following: housing, shops, work places, schools, parks, or civic facilities essential to the daily life of the Village residents.

While the development of Village F generally follows these trends, as development has taken place in the West Villages, there have been several discrepancies between what is being built and what the original intent for the Villages has been. For example, due to the limited number of families that have settled in the West Villages, and the increasing number of charter schools in the region, the need for elementary schools has been limited to date. The market for retail and services has also dictated a change from the anticipated development pattern from villages having self-contained village centers to commercial development mainly occurring in the Town Center area with limited commercial and office development taking place at key intersections in the villages. This pattern holds true in Village F.

# Staff concludes that the petition is consistent with Policy 13.1a of the Comprehensive Plan.

**b.** Village size shall be designed so that the neighborhood centers are generally within a 1.0 to 2.0 -mile radius of the Village Center (shops, services and other activities). This radius may be relaxed for rural villages and where natural or community facilities and services interrupt the design.

This is largely true with Village F. While there is no Village Center present, because of the area allocated for each village (roughly 1-3 square miles in size), all areas of the village are within 1-2 miles of a commercial area, In addition, there will be two commercial areas in the Village F (across West

Villages Parkway from CoolToday Park and in the southeastern corner of the village at the intersection of S. West Villages Parkway and Manasota Beach Road.

Staff concludes that the petition is consistent with Policy 13.1b of the Comprehensive Plan.

**c.** All Villages containing more than one neighborhood should contain a diversity of housing types to encourage citizens from a wide range of economic levels and age groups to live within its boundaries. This is accomplished by using the adjusted gross acreage approach, which is the gross acreage minus water bodies, wetland/conservation areas, and open space.

Based on what is shown in the VDPP, a range of housing types will be present in Village F that would serve a diversity of ages and family life cycles. It is unsure, however, if the residential development that will take place will accommodate a range of incomes that are similar to the City as a whole.

Staff concludes that the petition is consistent with Policy 13.1c of the Comprehensive Plan.

d. Transit stops shall be incorporated into the design of the Village Center.

At present, there are no plans for transit routes that would extend into Village F and other areas of the West Villages south of US 41. As development takes place and as conditions warrant, the developer will be required to work with Sarasota County Area Transit or other agencies to identify future transit stops and incorporate these locations into the design of the Village and Town Centers.

Staff concludes that the petition is consistent with Policy 13.1d of the Comprehensive Plan.

e. The Village shall have a center focus that combines commercial, civic, cultural, or recreational uses.

Due to a combination of a large number of environmentally sensitive areas that are present in the village and the changes in the commercial retail marketplace that have taken place subsequent to the creation of the West Villages, it is difficult for many of the Villages to have a center focus without significant modifications to the existing landscape. The intent is for the center areas of the villages, including Village F, to serve as environmental corridors that can also be utilized for internal trails and passive recreational uses.

Staff concludes that the petition is consistent with Policy 13.1e of the Comprehensive Plan.

**f.** The Village shall contain an ample supply of open space (includes stormwater management areas, golf courses, floodplains, greenbelts,

upland habitat areas, vehicular/utility corridors) in the form of squares, greens and parks whose frequent use is encouraged through access, placement, and design.

Over one-third of the land area of Village F is identified as open space and wetland areas. It is the intent of the developer to incorporate a trail network within the Village that will connect the neighborhoods, the commercial areas, and other recreational facilities.

Staff concludes that the petition is consistent with Policy 13.1f of the Comprehensive Plan.

**g.** Each Village shall have a well-defined edge, such as greenbelts, wildlife corridors permanently protected from development, or through the use of urban design features which distinctly define the edge of the village.

A limited amount of greenbelt area will be present at the edge of the village, However, as part of the village design, the applicant will be using landscaping, multi- use trails and sidewalks, and other urban design features to distinctly define the edge of villages.

Staff concludes that the petition is consistent with Policy 13.1g of the Comprehensive Plan.

**h.** Local and collector streets, pedestrian paths and bike paths shall contribute to a system of fully-connected and interesting routes from individual neighborhoods to the Village Center and to other Villages. Their design shall encourage pedestrian and bicycle use.

The applicant proposes a street network, pedestrian paths, bicycle paths, and multi-use trails that will contribute to a transportation network that will allow for connectivity between neighborhoods, commercial areas, and other villages.

Staff concludes that the petition is consistent with Policy 13.1h of the Comprehensive Plan.

i. The natural terrain, drainage patterns and vegetation of preserved tracts of native habitats shall be contained within parks, open space or greenbelts.

The subject property has been utilized for ranching activities for several decades, While there will be significant additional grading and alterations to the terrain in the areas that will be developed, the applicant will be retaining approximately 1/3 of the village as open space areas, including nearly all of the wetland areas and native habitat that remains on the subject property.

Staff concludes that the petition is consistent with Policy 13.1i of the Comprehensive Plan.

j. The Village Center shall be designed to encourage and accommodate linkage with the regional transit system.

As described in c, Sarasota County Area Transit has no plans, at present, to extend services beyond those currently found along US 41 As development takes place in the West Villages and as conditions warrant, the City, SCAT, and the developers will meet to discuss methods to accommodate linkages to the regional transit system.

# Staff concludes that the petition is consistent with Policy 13.1j of the Comprehensive Plan.

**k.** Planning requirements for the design of each Village District Pattern Plan shall exceed or be consistent with 1) the requirements of the Florida Fish and Wildlife Conservation Commission, the United States Fish and Wildlife Service, and the Conservation and Coastal Zone Management Element of the City of North Port Comprehensive Plan with regard to listed species and their associated habitats; 2) the protection of wetlands pursuant to Chapter 373, Florida Statutes permitting requirements as administered by the Florida Department of Environmental Protection and the Southwest Florida Water Management District.

The applicant has provided a full environmental assessment for Village F dated October 2017 that is consistent with the requirements of the Florida Fish and Wildlife Conservation Commission and the US Fish and Wildlife Service. In addition, the applicant has provided documentation that is consistent with the requirements with the Conservation and Coastal Zone Element of the Comprehensive Plan. The assessment will need to be updated prior to any land disturbing activity.

# Staff concludes that the petition is consistent with Policy 13.1k of the Comprehensive Plan.

**I.** Where appropriate, civic structures, schools, clubhouses and other structures shall be designed as hurricane shelters to provide a safe environment for the residents or employees.

As noted on Page 37 of the VDPP, Village F is located in Evacuation Zones B and C, therefore residents would be mandated to evacuate from a Category 2 or greater hurricane. The developer is not proposing to construct hurricane structures within Village F since it's in a high-risk zone.

Staff concludes that the petition is consistent with Policy 13.11 of the Comprehensive Plan.

**m.** The maximum density for properties designated Village Land Use Classification shall be specifically established at the time of the comprehensive plan amendment. The maximum number of units for the Thomas Ranch property, as the boundaries are depicted on Figure 13.1.n shall be 16,400 dwelling units.

The developer is proposing the construction of 1,800 residential units within Village F. At present, approximately 8,000 dwelling units have either been constructed, are in the development process, or have entitlements in place. The development of Villages E, F, and G will add 4,600 dwellings to this figure.

# Staff concludes that the petition is consistent with Policy 13.1m of the Comprehensive Plan.

#### Future Land Use Element, Policy 13.3, Village Size

Each Village should be no greater than 2000 acres of gross land area and adjusted gross density in the Village shall be capable of supporting, at a minimum, a grocery store anchored commercial center of 80,000 to 150,000 square feet. The Village shall be composed of no less than two neighborhoods and shall contain its own civic space, such as a Village Park.

Village F will be ±828 acres in size. The Village will contain 1,800 dwellings, 150,000 square feet of commercial/retail development and 50,000 square feet of office development. Based on the proposed acreages and square footages, the neighborhood will meet the adjustable gross density standards set in Policy 13.3.1 and will be capable of supporting a grocery store anchored center. There will be a minimum of four residential neighborhoods. An elementary/middle school site is proposed to the northwest of the Village within Village E at the intersection of West Villages.

Staff concludes that the petition is consistent with Policy 13.3 of the Comprehensive Plan.

#### Future Land Use Element, Policy 13.4, Neighborhood Development

Residential neighborhoods generally shall not exceed 500 adjusted gross acres and should offer neighborhood facilities and civic services including passive and active recreation facilities. The development of a variety of housing types is encouraged. Neighborhood shall be designed so all housing units are generally within a ½ mile radius of the neighborhood center.

Based on Figure 3.2B on page 5 in the VDPP, all of the proposed neighborhoods in Village F meet these standards. An amenity center is proposed for each neighborhood center and all housing units will be generally be within a ½ mile radius of the amenity centers as the crow flies.

Staff concludes that the petition is consistent with Policy 13.4 of the Comprehensive Plan.

#### Future Land Use Element, Policy 13.5.1, Neighborhood Centers

Commercial development is permitted in Neighborhood Centers and is in addition to the required civic uses. They should not exceed 4 acres in size and should be within walking distance for residents of the neighborhood. They should be located central to the neighborhood and separated from major roadways.

The neighborhoods in Village F will have neighborhood centers with amenity centers within them. These will be more detailed at the Subdivision Concept

Plan and Infrastructure Plan stages of development.

Staff concludes that the petition is consistent with Policy 13.5.1 of the Comprehensive Plan.

# Future Land Use Element, Policy 13.6, Initiation of a Village District Planned Development

The VDPP stage of development is the time at which detailed Village boundaries should be established. City Commission must approve the VDPP before development can commence in a neighborhood, Neighborhood Center, Village Center, or Town Center. There are several iterations of the VDPP that must be completed and submitted before it can be brought to public hearing and approved by the City Commission. The Preliminary VDPP is first which includes rough sketch plans and community review. Then the Proposed VDPP is submitted which includes an environmental impact plan, transportation analysis, and a public improvements plan. Lastly is the Final VDPP which considers any changes from the previous submittals and is brought to the City Commission.

The applicant completed this process with the Village F submittals. Over the course of their Preliminary, Proposed, and Final VDPPs there was a total of 5 resubmittals done to adequately address staff comments.

Staff concludes that the petition is consistent with Policy 13.6 of the Comprehensive Plan.

#### Future Land Use Element, Policy 13.8, Village Greenbelts

This policy requires a greenbelt framework in addition to any requirements for open space and formal parks. Greenbelts are provided to discourage sprawl and function as an environmental corridor, beneficial to both wildlife and the residents of the Village. Greenbelts should be located at the perimeter of each Village and can include passive recreation uses such as hiking and surface water management systems. They can also facilitate arterial and collector roadways and can link Villages to one another or to Town Centers.

The greenbelt framework proposed includes an environmental corridor internal to Village F made up of wetlands that the applicant is not developing. This, in addition to the multi-use trails at the perimeter of the Villages along major roadways make up the greenbelt framework for Village F. The greenbelt framework can be seen in Figure 3.2.A on page 5 of the VDPP.

Staff concludes that the petition is consistent with Policy 13.8 of the Comprehensive Plan.

#### Future Land Use Element, Policy 13.9, Collector and Arterial Roads

To ensure a complete and integrated neighborhood form, Villages shall not be severed by major roadways. Arterial roadways should be separated from the Village edge by a greenbelt to act as a buffer. Arterials can also be integrated into the greenbelt provided wetland habitat is maintained or preserved.

The applicant will be providing for the construction of a series of arterial, collector, and local roadways within the Village. In addition, Section 3.7.1 of the VDPP provides for a public facility plan that provides a listing of regional roadways impacted by the development of the three villages and provides a listing of and a timetable for improvements to area roadways based on the number of residential unit equivalents for Villages E, F, and G.

Staff concludes that the petition is consistent with Policy 13.9 of the Comprehensive Plan.

The Village District Pattern Book (VDPB) contains policy level direction, while the VDPP contains development standards. Just like the ULDC needs to be consistent with the Comp Plan, the VDPP needs to be consistent with the VDPB.

As mentioned in the Project Summary section of this report, the applicant requested that the VDPPs move forward prior to amending the VDPB. In the meantime, the VDPP will be inconsistent. The City Commission, as the policy making authority, can decide if this is an acceptable temporary situation.

The following is a summary of the development standards that would be inconsistent with the current VDPB until the time amendments are adopted.

- Taller maximum building heights
- Smaller front setbacks
- Narrower sidewalks
- Narrower right-of-way widths for most street types
- Slower speed limits on some street types
- Narrower sidewalk to road widths
- Shorter turn widths
- Wider bike lane width
- Taller mounting height for off street parking light poles
- Fewer trees required in frontage yards

There are currently discrepancies between the Village acreages indicated on the land survey, Index Map, and VDPP figures. These need to be rectified during the hearing process so they can become part of the Ordinance approved by Commission. The following table summarizes the acreage differences:

Survey	Index Map	VDPP Figure 3.3.A
828	830	828

ULDC CHAPTER 53

# Chapter 53 – Zoning Regulations, Article XVIII – Village, Sections 53-205, 53-207, 53-208, 53-209, 53-210, 53-211, 53-215, and 53-216.

Section 53-205 of the Unified Land Development Code (ULDC) states its intent is to implement Objectives 1 and 13 of the Future Land Use Element of the Comprehensive Plan. The language is the same as Policy 13.1 of the

Comprehensive Plan. Section 53-207 of the ULDC contains the language from Comprehensive Plan Policy 13.1a – 13.1m. ULDC Section 53-208 contains language from Comprehensive Plan Policy 13.3.1 regarding standards for Village size. ULDC Section 53-209 contains language from Comprehensive Plan Policy 13.5.2 regarding standards for Village Centers, including the land use mix. ULDC Section 53-210 contains the language from Comprehensive Plan Policy 13.4.1 regarding standards for neighborhoods and neighborhood development. ULDC Section 53-211 contains language from Comprehensive Plan Policy 13.5.1 regarding standards for neighborhood centers. ULDC Section 53-215 contains language from Comprehensive Plan Policy 13.6 detailing the VDPP process. ULDC Section 53-216 contains language from Comprehensive Plan Policy 13.8 regarding the greenbelt framework.

Staff concludes that the petition is consistent with ULDC Section 53-205, 53-207, 53-208, 53-209, 53-210, 53-211, 53-215, and 53-216.

### VI. PUBLIC NOTICE & HEARING SCHEDULE

### PUBLIC NOTICE

Ordinance 2019-19 was advertised in a newspaper of general circulation within the City of North Port on June 5, 2019 pursuant to the provisions of Section 166.041(3)(a), Florida Statutes and Section 7.01(c) of the Charter of the City of North Port, and Chapter 1, Article II, Section 1-12 of the City's Unified Land Development Code (ULDC) as amended (Exhibit B).

PUBLIC HEARINGS	Planning & Zoning Advisory Board Public Hearing	June 20, 2019 9 a.m. or soon thereafter
	City Commission Public Hearing	July 11, 2019 1 p.m. or soon thereafter
		July 23, 2019 6 p.m or soon thereafter

### VII. COMMISSION ACTION

- 1. City Commission may approve the Ordinance as presented.
- 2. City Commission may modify the request, approving portions of the request but revising the waivers and modifications to the ULDC.
- 3. City Commission may deny the Ordinance and write findings to support this decision.

## VIII. EXHIBITS

Α.	Warranty Deed and Affidavit
В.	Public Notice

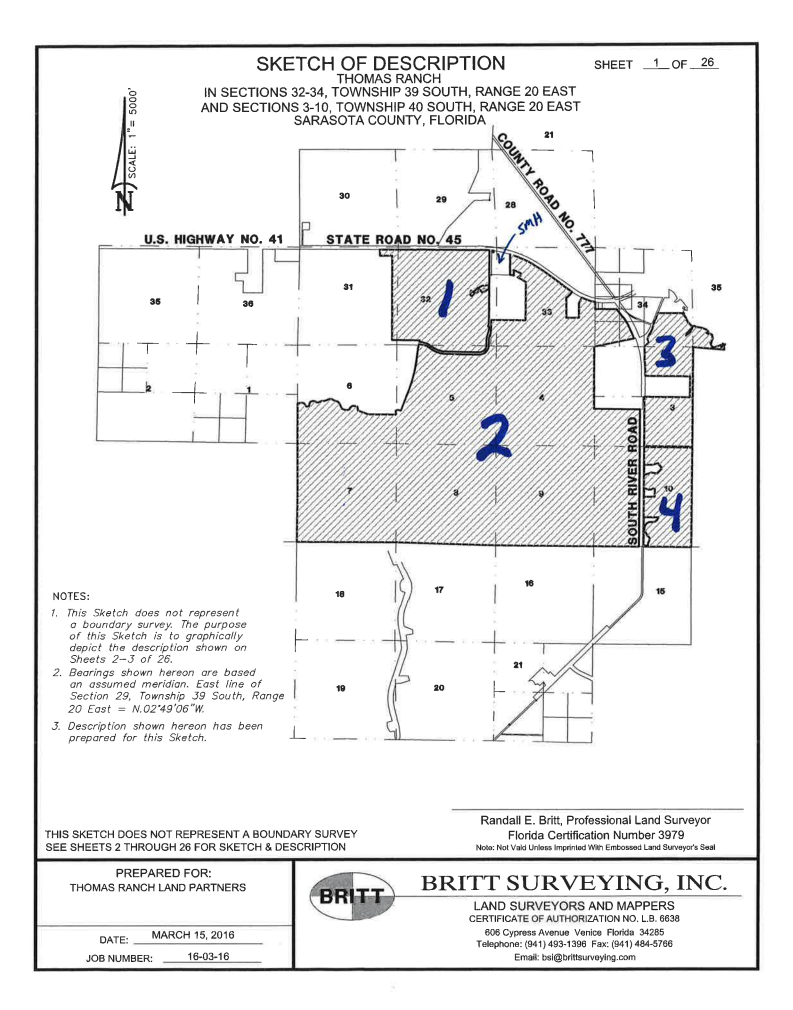
#### **AFFIDAVIT**

I (the undersigned), <u>Katie M. LaBarr, AICP, of Stantec Consulting Services Inc.</u> being first duly sworn, depose and say that I am the owner, attorney, attorney-in-fact, agent, lessee or representative of the owner(s) of the property described and which is the subject matter of the proposed hearing; that all answers to the questions in this application, and all sketches, data and other supplementary matter attached to and made a part of the application are honest and true to the best of my (our) knowledge and belief. I understand this application must be complete and accurate before the hearing can be advertised, and that I am authorized to sign the application by the owner or owners. I (we) authorize City staff to visit the site as necessary for proper review of this petition. *If there are any special conditions such as locked gates, restricted hours, guard dogs, etc., please provide the name and telephone number of the individual who can allow access.* 

Sworn and subscribed before me this day of day of day of	
Katie M. LaBarr, AICP, of Stantec Consulting Services Inc.	
Signature of Applicant or Authorized Agent Print Name and Title	
state of Florida country of Sarasota	
The foregoing instrument was acknowledged by me this <u>10</u> day of <u>October</u> , 20 <u>17</u> , by	
Katie MLaBarr who is personally known to me or has produced	
as identification, and who	
did/did not take an oath.	
Signature - Notary Public Laures Mooney ham Signature - Notary Public Laures Mooney ham	
AFFIDAVIT	
<b>AUTHORIZATION FOR AGENT/APPLICANT</b>	
I (we),Martin P. Black, property owner(s),	
hereby authorize Katie M. LaBarr, AICP, of Stantec Consulting Services Inc. to act as Agent/Applicant on our beh	nalf
to apply for this petition on the property described as (legal description)	
	)
200	
Signature of Owner Date	
STATE OF Floride COUNTY OF Sarasota	
The foregoing instrument was acknowledged by me this 10 day of October 2017 by	
martin Black who is personally known to me or has produced	
as identification, and who c	did
not take an oath. (Place Notary Seal Below)	
Signature - Notar Public Lawra J Mooneyham	
v:2156\active\215614069\admin\correspondence\documents\linal-document\forms-applications\frm_vdpp-app-package-village-e_2017100	

#### MOST CURRENT DEED SHOWING PROOF OF OWNERSHIP WITH LEGEND FOR WEST VILLAGES REZONE PETITION CONSISTENT WITH SECTION 1-33, UNIFIED LAND DEVELOPMENT CODE

- 1. **Main Street Ranchlands, LLLP**, a Florida limited liability limited partnership (f/k/a Thomas Ranch Land Partners Village 2A, LLLP)
  - Vesting deed recording information: Instrument # 2014062919 and # 2015141224
  - Name change recording information: Instrument # 2015141233
- 2. **Manasota Beach Ranchlands**, LLLP, a Florida limited liability limited partnership (f/k/a Thomas Ranch Land Partners North Port, LLLP)
  - Vesting deed recording information: Instrument # 2014062917
  - Name change recording information: Instrument # 2015141232
- 3. **Myakka River Club**, **LLLP**, a Florida limited liability limited partnership (f/k/a Thomas Ranch Land Partners Village 4A, LLLP)
  - Vesting deed recording information: Instrument # 2014062920
  - Name change recording information: Instrument # 2015141235
- 4. **Timber Forest Ranch**, **LLLP**, a Florida limited liability limited partnership (f/k/a Thomas Ranch Land Partners Village 4B, LLLP)
  - Vesting deed recording information: Instrument # 2014062921
  - Name change recording information: Instrument # 2015141231



Main

EXHIBIT B

#### PUBLIC NOTICE - CITY OF NORTH PORT NOTICE OF PUBLIC HEARINGS FOR ORDINANCE NUMBERS 2019-25, 2019-19 & 2019-26

NOTICE IS HEREBY GIVEN, pursuant to Chapters 166 and 163 of the Florida Statutes and Section 7.01(c) of the Charter of the City of North Port, Florida that the City of North Port proposes to adopt Ordinance No. 2019-25, adopting the Village E Village District Pattern Plan (West Villages) by reference, Ordinance No. 2019-19, adopting the Village F Village District Pattern Plan (West Villages) by reference of Ordinance No. 2019-19, adopting the Village F Village District Pattern Plan (West Villages) by reference.

A Public Hearing will be held before the Planning and Zoning Advisory Board designated as the Local Planning Agency (LPA) on Thursday, June 20, 2019, at 9:00 a.m., or as soon thereafter.

A Public Hearing will be held before the North Port City Commission on Thursday, July 11, 2019 at 1:00 p.m., or as soon thereafter as the matter may be heard to consider Ordinance No. 2019-24.

These Public Hearings will be held in the North Port City Hall Commission Chambers, 4970 City Hall Boulevard, North Port, Florida, 34286.

ORDINANCE NO. 2019-25

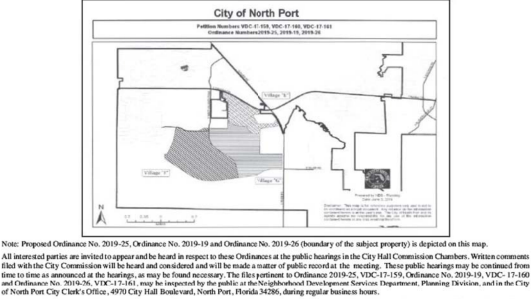
AN ORDINANCE OF THE CITY OF NORTH PORT, FLORIDA, ADOPTING THE VILLAGE E VILLAGE DISTRICT PATTERN PLAN (WEST VILLAGES) FOR A ±307.2 ACRE AREA LOCATED TO THE EAST OF WEST VILLAGES PARKWAY, TO THE SOUTH OF US 41/ TAMIAMI TRAIL, TO THE WEST OF RIVER ROAD, AND TO THE NORTH OF THE FUTURE PLAYMORE ROAD; AMENDING THE UNIFIED LAND DEVELOPMENT CODE, CHAPTER 53, ARTICLE XVIII - V VILLAGE, SECTION 53-214 TO INCORPORATE THE PATTERN PLAN BY REFERENCE; PROVIDING FOR FINDINGS; PROVIDING FOR ADOPTION, PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; PROVIDING FOR CODIFICATION; AND PROVIDING AN EFFECTIVE DATE.

#### ORDINANCE NO. 2019-19

AN ORDINANCE OF THE CITY OF NORTH PORT, FLORIDA, ADOPTING THE VILLAGE F VILLAGE DISTRICT PATTERN PLAN (WEST VILLAGES) FOR AN #528 ACRE AREA LOCATED TO THE WEST OF THE FUTURE WEST VILLAGES PARKWAY, TO THE SOUTH OF PLAYMORE ROAD AND THE ISLAND WALK SUBDIVISION, TO THE NORTH OF THE FUTURE MANASOTA BEACH ROAD AND TO THE EAST OF THE SARASOTA NATIONAL DEVELOPMENT; AMENDING THE UNIFIED LAND DEVELOPMENT CODE, CHAPTER 53, ARTICLE XYIII - V VILLAGE, SECTION 53-214 TO INCORPORATE THE PATTERN PLAN BY REFERENCE; PROVIDING FOR FINDINGS; PROVIDING FOR ADOPTION; PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; PROVIDING FOR CODIFICATION; AND PROVIDING AN EFFECTIVE DATE.

#### ORDINANCE NO. 2019-26

AN ORDINANCE OF THE CITY OF NORTH PORT, FLORIDA, ADOPTING THE VILLAGE G VILLAGE DISTRICT PATTERN PLAN (WEST VILLAGES) FOR A ±678.5 ACRE AREA LOCATED TO THE EAST OF WEST VILLAGES PARKWAY, TO THE SOUTH OF THE FUTURE PLAYMORE ROAD, TO THE NORTH OF THE FUTURE MANASOTA BEACH ROAD AND TO THE WEST OF RIVER ROAD, AMENDING THE UNIFIED LAND DEVELOPMENT CODE, CHAPTER 53, ARTICLE XVIII - V VILLAGE, SECTION 53-214 TO INCORPORATE THE PATTERN PLAN BY REFERENCE; PROVIDING FOR FINDINGS; PROVIDING FOR ADOPTION, PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; PROVIDING FOR CODIFICATION; AND PROVIDING AN EFFECTIVE DATE.



NO STENOGRAPHIC RECORD BY A CERTIFIED COURT REPORTER IS MADE OF THESE MEETINGS. ACCORDINGLY, ANY PERSON WHO MAY SEEK TO APPEAL A DECISION INVOLVING THE MATTERS NOTICED HEREIN WILL BE RESPONSIBLE FOR MAKING A VERBATIM RECORD OF THE TESTIMONY AND EVIDENCE AT THESE MEETINGS UPON WHICH ANY APPEAL IS TO BE BASED (SEE F.S.S. 286.0105).

NOTE: PERSONS WITH DISABILITIES NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THESE PROCEEDINGS SHOULD CONTACT THE CITY CLERK'S OFFICE 48 HOURS IN ADVANCE OF THE MEETING (SEE F.S.S. 286.26).

NONDISCRIMINATION: The City of North Port does not discriminate on the basis of race, color, national origin, sex, age, disability, family or religious status in administration of its programs, activities or services.

AMERICAN WITH DISABILITIES ACT OF 1990 - The North Port City Hall is wheelchair accessible. Special parking is available on the west side of City Hall and the building may be accessed from the parking area. Persons with hearing difficulties should contact the City Clerk to obtain a hearing device for use during meetings. Kathryn Wong

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City Clerk