

## City of Coral Gables Planning Division Staff Recommendation

Applicant:	Benjamin Leon, Jr., as Trustee			
Application:	Separation of a Building Site and Conditional Use Site Plan Review			
Property:	20 Casuarina Concourse, Coral Gables, Florida			
City Public Hearing Dates/Times:	Planning and Zoning Board January 14, 2015, 6:00 — 9:00 p.m. City Commission Chambers, City Hall, 405 Biltmore Way, Coral Gables, Florida, 33134			

#### **Application Request**

Request for Separation of a Building Site and Conditional Use Site Plan Review for the property located at 20 Casuarina Concourse, as follows:

"An Ordinance of the City Commission of Coral Gables, Florida requesting Conditional Use Review for a Building Site Determination pursuant to Zoning Code Article 3, "Development Review", Section 3-206, "Building Site Determination" to create two (2) separate single-family building sites on property zoned Single-Family Residential (SFR) District; one (1) building site on Lot 30 and one (1) building site consisting of Lot 31 on the property legally described as Lots 30 and 31, Block A, Gables Estates No. 2 (20 Casuarina Concourse), Coral Gables, Florida; including required conditions; providing for severability, repealer, codification, and an effective date."

#### Summary of Application

Benjamin Leon, Jr., as Trustee (hereinafter referred to as "Applicant"), has submitted an application for the Separation of a Building Site and Conditional Use Site Plan Review (hereinafter referred to as the "Application") for City of Coral Gables review and public hearing consideration.

The request is to separate an existing 2.59 acre (112,747 square feet) building site, with 376 feet of street frontage, into two (2) building sites. The proposed building sites would consist of a 1.2 acre (52,502 square feet) site with 200 feet of street frontage and a 1.39 acre (60,245 square feet) site with 176 feet of street frontage.

The property contains two (2) platted lots, which together constitute the existing building site. The Applicant is proposing to separate the existing building site into two (2) building sites, with each building

site containing one (1) fully platted lot. The Zoning Code requires that every building site have at least one (1) fully platted lot.

A three-story single-family residence, referred to as the "Wackenhut Castle," previously located on the property was demolished in 2007. Prior to demolition, the Historical Resources Department determined that the structure had local historical significance. On June 25, 2007, after deliberation, the Historic Preservation Board passed a motion not to designate the property as a local historic landmark, thereby allowing for demolition of the structure. As a part of that demolition a significant number of trees deemed to be in poor condition were removed. There currently remain only a few trees on-site located along the seawall and several trees located off-site along the right-of-way fronting the property. A concrete dock and wood deck located along the seawall also remain on the property.

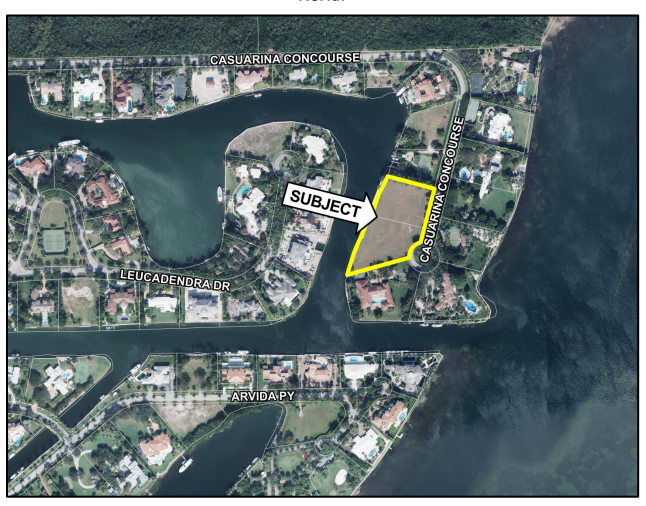
The Application went before the Development Review Committee on September 26, 2014 as required by the Zoning Code for all applications for properties requiring site plan review by the Planning and Zoning Board. All comments provided by City Staff to the Applicant resulting from the Development Review Committee meeting have been satisfactorily resolved as requested.

The property is located in the southern part of the City within the area referred to as "Gables Estates" at the end of Casuarina Concourse, and is legally described as Lots 30 and 31, Block A, Gables Estates Number 2 (20 Casuarina Concourse), Coral Gables, Florida, and is shown in the following location map:

### CASUARINA CONCOURSE 23 38 18 21 20 19 B 20 18 15 17 LEUCADENDRA DR 32 37 39 40 H.H.B. PROPERT

Lot, Block and Section Location Map

#### Aerial



#### Site Data and Background

#### Site Data and Surrounding Uses

The following tables provide the subject property's designations and surrounding land uses:

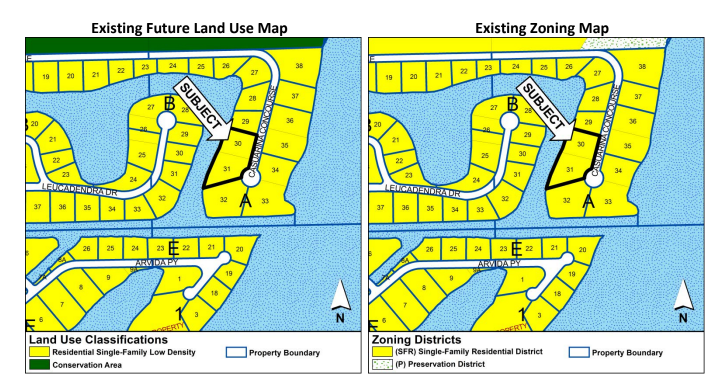
#### **Existing Property Designations**

Comprehensive Plan Future Land Use Map designation	"Residential Single-Family Low Density"
Zoning Map designation	Single Family Residential (SFR) District

**Surrounding Land Uses** 

Location	Existing Land Uses	CP Designations	Zoning Designations
North	Single-family	"Residential Single-Family Low	Single Family Residential (SFR)
	residences	Density"	District
South	Single-family	"Residential Single-Family Low	Single Family Residential (SFR)
	residences	Density"	District
East	Single-family	"Residential Single-Family Low	Single Family Residential (SFR)
	residences	Density"	District
West	Single-family	"Residential Single-Family Low	Single Family Residential (SFR)
	residences	Density"	District

The surrounding properties have the same single-family residential land use and zoning designations as the subject property, illustrated as follows:



#### City Review Timeline

The submitted application has undergone the following City reviews:

Type of Review	Date
Development Review Committee	09.26.14
Board of Architects	N/A
Historic Preservation Board	06.21.07
Planning and Zoning Board	01.14.15
City Commission (1st reading)	TBD
City Commission (2 <sup>nd</sup> reading)	TBD

#### Proposed Separation of a Building Site and Site Plan

#### Proposal - Separation of a Building Site and Site Plan

Proposed Separation of a Building Site Application

The application package includes the following (see Attachment A):

- Cover letter;
- 2) Application;
- 3) Survey;
- 4) Plat;
- 5) Property Microfilm Records;
- 6) Building site frontage analysis;
- 7) Building site water frontage analysis;
- 8) Aerial photographs;
- 9) Overall site plan;
- 10) Zoning information for proposed building sites;
- 11) Neighborhood Photos;
- 12) Building Site Determination Letter from City's Zoning Official; and
- 13) Gables Estates Letter of Support.

#### Conceptual Site Plan

A conceptual site plan was submitted with the application depicting the development potential of the proposed building sites. The site plans are only intended to indicate how the proposed building sites could be developed according to the Single-Family Residential (SFR) District provisions and applicable Zoning Code site specific regulations. The conceptual site plans are <u>not</u> tied to the request for building site separation.

#### Permitted Development

Currently, the subject property has 376 feet of frontage along Casuarina Concourse and approximately 510 feet of waterway frontage. If developed as permitted by the Zoning Code as a single building site, a single residence with approximately 34,974 sq. ft. of building floor area could be constructed on the property. The proposed building sites would have street frontages of 200 feet on Lot 30 and 176 feet on Lot 31, with water frontages of 200 feet and 310 feet, respectively. The proposed building sites would have site areas of 52,502 sq. ft. on Lot 30, and 60,245 sq. ft. on Lot 31. This would allow residences with a maximum building floor area of 16,901 sq. ft. and 19,224 sq. ft., respectively. Together, the proposed building sites would be permitted a total of 36,124 sq. ft. of building floor area, compared to the currently permitted 34,974 sq. ft. of building floor area.

The following table compares the proposed building sites with the applicable Zoning Code and site specific requirements. This analysis shows that the property can be developed as proposed and meet the requirements of the Zoning Code:

#### *Site plan information:*

Туре	Existing Building Site	Proposed Lot 30 Building Site	Proposed Lot 31 Building Site
Building site frontage	376' (existing)	200'	176′
Waterway frontage	510' (existing)	200'	310′
Building site depth	Approx. 275' (existing)	Approx. 275'	Approx. 275'
Total site area	112,747 sq. ft. (existing)	52,502 sq. ft.	60,245 sq. ft.
Building floor area (FAR)	34,974 sq. ft.	Max. 16,901 sq. ft.	Max. 19,224 sq. ft.
	(maximum permitted)		
Building height	2 stories/39'-0" above	Max. 2 stories/39'-0"	Max. 2 stories/39'-0"
	established grade	above established grade	above established grade
	(maximum permitted)		
Setbacks*:			
Front	Min. 50'-0"	Min. 50'-0"	Min. 50'-0"
Side interior	Min. 30'-0"	Min. 30'-0"	Min. 30'-0"
Rear	Min. 50'-0"	Min. 50'-0"	Min. 50'-0"
Ground area coverage:			
Principal building	Max. 35%	Max. 35%	Max. 35%
Total (including	Max. 45%	Max. 45%	Max. 45%
auxiliary structures)			

<sup>\*</sup>Zoning Code Appendix A - Site Specific Regulations, Section A-49 Gables Estates No. 2, requires a minimum 50' front setback, minimum 30' side setbacks, and minimum 50' setback from canal, waterway, lake or bay.

#### Site Specific Provisions

Zoning Code Appendix A – "Site Specific Zoning Regulations" requires additional setbacks on the subject property above what is typically required:

#### Section A-49 - Gables Estates No. 2.

- A. Setbacks-Minimum front.
  - 2. Lots 1 through 16, inclusive; Lots 18 through 21, inclusive; and Lots 27 through 38, inclusive, all in Block A and Lots 1 through 6, inclusive; Lots 8 through 15, inclusive; Lots 17 through 22, inclusive; Lots 25 through 53, inclusive; and Lot 56, all in Block B and Lots 1 and 2, Block C-Fifty (50) feet.
- B. Setbacks-Minimum side.
  - 3. Lots 2, 3, 4 and 6 through 16, inclusive; Lots 18 through 21, inclusive; Lots 27 through 38, inclusive, all in Block A, Lots 1 through 6, inclusive; Lots 8 through 15, inclusive; Lots 17 through 22, inclusive; Lots 25 through 53, inclusive; and Lot 56, all in Block B, and Lot 1, Block C-Thirty (30) feet.
- D. Setback from canal, waterway, lake or bay.
  - 1. The minimum setback from a waterway line, canal line or bay shore line, as platted, for Lots 1 through 16, inclusive; Lots 18 through 21, inclusive; and Lots 27 through 38, inclusive, all in Block A and Lots 1 through 6, inclusive; Lots 8 through 15, inclusive; Lots 17 through 22, inclusive; and Lots 25 through 53, inclusive, all in Block B, and Lots 1 and 2 in Block C shall be fifty (50) feet.

#### Findings of Fact

This section of the report presents City Staff's evaluation of the Application and Findings of Facts. The City's responsibility is to review the Application for consistency with the City's Comprehensive Plan (CP) Goals, Objectives and Policies, compliance with the Zoning Code and compliance with other applicable portions of the City Code.

#### Findings of Fact - Separation and Establishment of Building Sites

Review of Zoning Code Criteria

Zoning Code Section 3-206(F) provides the criteria for the separation and establishment of building sites, as follows:

"F. When reviewing and providing a recommendation on an application for conditional use for a building site determination, the Planning Department, Planning and Zoning Board and the City Commission shall consider and evaluate the request together with a proposed site plan and provide findings that the application satisfies at least four (4) of the following six (6) criteria:"

Staff has reviewed the Application based upon the six (6) criteria and finds that the Application satisfies one (1) of the six (6) criteria, as follows:

"1. That exceptional or unusual circumstances exist, that are site specific such as unusual site configuration or partially platted lots, or are code specific such as properties having two (2) or more zoning and/or land use designations, multiple facings or through-block sites, which would warrant the separation or establishment of a building site(s)."

Staff Comment: This entire property is zoned Single-Family Residential (SFR) District and consists of two (2) fully platted lots that face onto one (1) street, Casuarina Concourse. Staff found no unusual circumstances within the Zoning Code or site specific regulations that meet the criteria warranting a separation of the building site.

The Application does not satisfy this criterion.

"2. That the building site(s) created would be equal to or larger than the majority of the existing building site frontages of the same zoning designation within a minimum of one thousand (1,000) foot radius of the perimeter of the subject property or extending no farther than the immediate vicinity, whichever is less. "Immediate vicinity" shall be defined as an area in which a parcel of land is located, that is physically, functionally or geographically identifiable as a distinct realm, place or neighborhood, or an area within a radius of not more than one-half (1/2) mile from the subject property, whichever is smaller."

Staff's building site street and water frontage analyses are as follows:

Building Site Street Frontage Analysis:

Frontage	0' to 176'	177' to 200'	+200'	Total
No. of Sites	12	14	14	40
Percentage	30%	35%	35%	100%

Staff Comment: The proposed single-family building site on Lot 30 would have a 200' street frontage that would be equal to or larger than 65% of the surrounding building site street frontages. The proposed single-family building site on Lot 31 would have a 176' street frontage and would be equal to or larger than 30% of the surrounding building site street frontages. In order to meet the requirements of the Zoning Code both proposed single-family building site street frontages must be equal to or larger than the majority of the existing building site street frontages identified in the analysis.

The Application does not satisfy this criterion.

**Building Site Water Frontage Analysis:** 

Frontage	0' to 200'	201' to 310'	+310'	Total
No. of Sites	15	13	12	40
Percentage	37.5%	32.5%	30%	100%

Staff Comment: The proposed single-family building site on Lot 30 would have a 200' water frontage that would be equal to or larger than 37.5% of the surrounding building site water frontages. The proposed single-family building site on Lot 31 would have a 310' water frontage and would be equal to or larger than 70% of the surrounding building site water frontages. In order to meet the requirements of the Zoning Code both proposed single-family building site water frontages must be equal to or larger than the majority of the existing building site water frontages identified in the analysis.

Building site water frontage is currently not criterion that must be satisfied per the Zoning Code. This analysis is being provided based on previous requests by the City Commission to review this criterion.

"3. That the building site(s) separated or established would not result in any existing structures becoming non-conforming as it relates to setbacks, lot area, lot width and depth, ground coverage and other applicable provisions of the Zoning Code, CP and City Code. The voluntary demolition of a building which eliminates any of the conditions identified in this criterion shall not constitute or result in compliance with this criterion."

Staff Comment: The previous residence that was demolished in 2007 was located approximately in the center of the property. A site plan of the previous residence is included within the Applicant's submittal package (see Attachment A). In prior applications for building site separation the demolition of a building that would have resulted in a non-conforming structure constitutes non-compliance with this criterion. If this building site was separated then the existing concrete dock

and wood deck located along the property's rear water front would both become existing non-conforming structures.

The Application does not satisfy this criterion.

"4. That no restrictive covenants, encroachments, easements, or the like exist which would prevent the separation of the site. The voluntary demolition of a building which eliminates any of the conditions identified in this criterion shall not constitute or result in compliance with this criterion."

Staff Comment: The residence that was previously located approximately in the center of the property was demolished in 2007. As indicated in the 06.24.13 Letter of Determination issued by the Development Services Department, provided within the Applicant's submittal package (see Attachment A), the building permit history identifies Lots 30 and 31 together as one (1) building site. A Declaration of Restrictive Covenant from 10.22.07, included in the Applicant's submittal package (see Attachment A), requires Lots 30 and 31 to be held together as one (1) tract. Also, a wood deck lies along the water frontage in the middle of the property tying together Lots 30 and 31 as a single building site.

The Application does not satisfy this criterion.

"5. That the proposed building site(s) maintains and preserves open space, promotes neighborhood compatibility, preserves historic character, maintains property values and enhances visual attractiveness of the area."

Staff Comments: The conceptual plans submitted by the applicant show that both building sites can be developed in compliance with the requirements of the Zoning Code. The average lot area is 56,565 sq. ft. for building sites located within a 1,000 foot radius of the property. This is comparable to the lot area of the proposed buildings sites which are 52,502 sq. ft. and 60,245 sq. ft. The average lot area for building sites located on cul-de-sacs within the study area is 78,430 sq. ft. The building site proposed on Lot 31 partially fronts onto a cul-de-sac and would have a lot area of 60,245 sq. ft. These comparisons indicate that the proposed building sites would be compatible with the surrounding neighborhood.

The Application <u>satisfies</u> this criterion.

"6. That the building site(s) created was purchased as a separate building(s) by the current owner prior to September 17, 1977."

Staff Comment: The property was purchased in 2010; therefore, the application does not meet this criterion.

The Application does not satisfy this criterion.

Pursuant to Zoning Code, Article 3, Development Review, Section 3-206., Building Site Determination, Subsection F, Planning Staff finds the Application satisfies one (1) of the six (6) criteria.

## Consistency Evaluation of the Comprehensive Plan (CP) Goals, Objectives and Policies

This section provides a detailed analysis of the CP providing a basis of consistency, and finds the following CP Goals, Objectives and Policies are applicable.

Consistent CP Goals, Objectives and Policies are as follows:

Ref.	Comprehensive Plan Goals, Objectives and Policies	Staff Review
No.		
1.	Policy FLU-1.3.2. All development applications in residential	Does not comply or satisfy
	neighborhoods shall continue to be reviewed by applicable boards	the review criteria specified
	and committees to ensure the protection from intrusion by	in the Zoning Code
	incompatible uses that would disrupt or degrade the health, safety,	
	tranquility, aesthetics and welfare of the neighborhood by noise,	
	light, glare, odor, vibration, dust, hazardous materials or traffic. The	
	City will continue to enforce the adopted restrictive design	
	standards; historic preservation policies and the applicable	
	performance standards of the Commercial Limited designation in	
2.	the Zoning Code.	Complies
2.	<b>Objective FLU-1.11.</b> Maintain a pattern of overall low density residential use with limited medium and high density residential	Complies
	uses in appropriate areas to preserve the low intensity and high	
	quality character of the residential neighborhoods.	
3.	<b>Objective FLU-1.13.</b> The City shall enforce the recently adopted	Complies
٥.	Zoning Code which creates, preserves and maintains scenic vistas	Compiles
	in keeping with the classic traditions as embodied in the original	
	city plan.	
4.	<b>Objective FLU-1.14.</b> The City shall enforce Zoning Code provisions	Complies
	which continue to preserve and improve the character of	
	neighborhoods.	
5.	<b>Goal FLU-3.</b> The City as a part of its development review process	Complies
	shall engage public/community participation and collaboration to	•
	provide for a transparent development review process.	
6.	<b>Objective FLU-3.1.</b> The City shall continue its efforts to notify	Complies
	stakeholders, residents, property owners and neighborhood	
	associations of pending development reviews to provide	
	transparency within the development process.	
7.	<b>Policy DES-1.1.5.</b> Promote the development of property that	Complies
	achieves unified civic design and proper relationship between the	
	uses of land both within zoning districts and surrounding districts, by	
	regulating, limiting and determining the location, height, density,	
	bulk and massing, access to light and air, area of yards, open space,	
	vegetation and use of buildings, signs and other structures.	

Ref.	Comprehensive Plan Goals, Objectives and Policies	Staff Review
No.		
8.	Policy DES-1.1.6. Maintain the character of the residential and	Complies
	nonresidential districts, and their peculiar suitability for particular uses.	
9.	<b>Policy DES-1.1.7.</b> Preserve residential properties to assure that	Does not comply or satisfy
	future development will be in conformity with the foregoing	the review criteria specified
	distinctive character, with respect to type, intensity, design and	in the Zoning Code
	appearance.	

Staff Comments: Staff's determination is that this Application is "generally consistent" with the CP, except for the goals, objectives and policies related to Zoning Code requirements for site plan review. The proposed building site separation does not comply with or satisfy the following review criteria as specified by the Zoning Code:

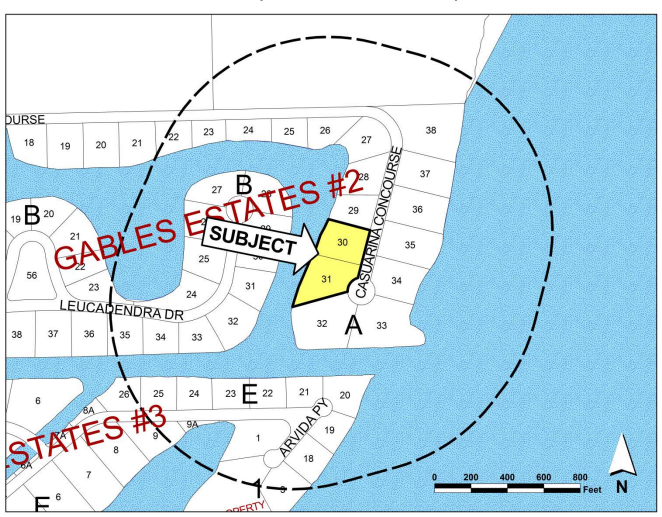
- 1. That exceptional or unusual circumstances exist, that are site specific such as unusual site configuration or partially platted lots, or are code specific such as properties having two (2) or more zoning and/or land use designations, multiple facings or through-block sites, which would warrant the separation or establishment of a building site(s).
- 2. That the building site(s) created would be equal to or larger than the majority of the existing building site frontages of the same zoning designation within a minimum of one thousand (1,000) foot radius of the perimeter of the subject property or extending no farther than the immediate vicinity, whichever is less. "Immediate vicinity" shall be defined as an area in which a parcel of land is located, that is physically, functionally or geographically identifiable as a distinct realm, place or neighborhood, or an area within a radius of not more than one-half (1/2) mile from the subject property, whichever is smaller.
- 3. That the building site(s) separated or established would not result in any existing structures becoming non-conforming as it relates to setbacks, lot area, lot width and depth, ground coverage and other applicable provisions of the Zoning Code, CP and City Code. The voluntary demolition of a building which eliminates any of the conditions identified in this criterion shall not constitute or result in compliance with this criterion.
- 4. That no restrictive covenants, encroachments, easements, or the like exist which would prevent the separation of the site. The voluntary demolition of a building which eliminates any of the conditions identified in this criterion shall not constitute or result in compliance with this criterion.
- 5. That the building site(s) created was purchased as a separate building(s) by the current owner prior to September 17, 1977.

#### **Public Notification and Comments**

The Zoning Code requires that a courtesy notification be provided to all property owners within 1,000 feet of the subject property. The notice lists the type of applications filed, proposed public hearing dates/time and location where the application files can be reviewed. The notice also provides for an opportunity to submit comments on pending applications. 44 notices were mailed to surrounding property owners. A Copy of the legal advertisement and courtesy notice are provided as Attachments B and C. Copies of public comments received shall be provided to the Board at the public hearing.

A map of the notice radius is as follows:

#### **Courtesy Notification Radius Map**



The following has been completed to solicit input and provide notice of the Application:

#### **Public Notice**

Туре	Date
Public information meeting	12.30.14
Courtesy notification - 1,000 feet of the property	01.02.15
Posting of property	01.02.15
Legal advertisement	01.02.15
Posted agenda on City web page/City Hall	01.02.15
Posted Staff report on City web page	01.09.15

#### Staff Recommendation

The Planning and Zoning Division based upon the complete Findings of Fact contained within this Report recommends **denial** of the following:

"An Ordinance of the City Commission of Coral Gables, Florida requesting Conditional Use Review for a Building Site Determination pursuant to Zoning Code Article 3, "Development Review", Section 3-206, "Building Site Determination" to create two (2) separate single-family building sites on property zoned Single-Family Residential (SFR) District; one (1) building site on Lot 30 and one (1) building site consisting of Lot 31 on the property legally described as Lots 30 and 31, Block A, Gables Estates No. 2 (20 Casuarina Concourse), Coral Gables, Florida; including required conditions; providing for severability, repealer, codification, and an effective date."

#### Summary of the Basis for Denial

Planning and Zoning Staff, based upon the Findings of Fact contained herein, does not support the Application because the Application does not satisfy at least four (4) of the six (6) criteria as required per Zoning Code, Article 3, Development Review, Section 3-206, Building Site Determination, Subsection F. Staff has determined that the application satisfies one (1) of six (6) of the Zoning Code's criteria for review.

#### Alternative Recommendation - Conditions of Approval

If the Planning and Zoning Board and the City Commission determine based upon the additional information submitted by the applicant and the facts of the application, testimony, and evidence received that the application satisfies the criteria, and desires to recommend <u>approval</u> of the proposed building site separation, then Planning and Zoning Division Staff recommends the application be recommended for approval by the Board subject to the following conditions of approval:

1. The new single-family residences constructed on the two (2) building sites shall meet all applicable requirements of the Zoning Code, and no variances shall be required or requested.

- A detailed tree disposition plan and landscape plan shall be prepared and provided by the Applicant, subject to review and approval of the Directors of the Public Service Division and the Planning and Zoning Division prior to the submittal to the Board of Architects for either building site.
- 3. Restrictive covenant. Prior to submittal to the Board of Architects the property owner, its successors or assigns shall file for a release of the restrictive covenant currently running with the land.

#### Attachments

- A. Applicant's submittal package.
- B. 01.02.15 Legal notice published.
- C. 01.02.15 Courtesy notice mailed to all property owners within 1,000 feet.
- D. PowerPoint Presentation.

Please visit the City website at www.coralgables.com to view all application materials. The complete application also is on file and available for examination during business hours at the Planning and Zoning Division, 427 Biltmore Way, Suite 201, Coral Gables, Florida, 33134.

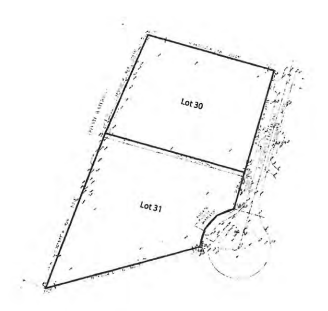
Respectfully submitted,

Ramon Trias

Director of Planning and Zoning City of Coral Gables, Florida

## **CITY OF CORAL GABLES**

# PLANNING & ZONING DIVISION JANUARY 14, 2015



## 20 CASUARINA CONCOURSE

CORAL GABLES, FL 33176

CONDITIONAL USE FOR SEPARATION/ESTABLISHMENT OF TWO BUILDING SITES AND RELEASE OF DECLARATION OF RESTRICTIONS



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DIRECT LINE: (305) 377-6227 E-MAIL: mtapanes@brzoninglaw.com

November 10, 2014

Mr. Ramon Trias Director Planning and Zoning Division City of Coral Gables 127 Biltmore Way, Suite 201 Coral Gables, Florida 33134

Re: Conditional Use for Separation/Establishment of Two Building Sites and Release of Unity of Title for 20 Casuarina Concourse, Coral Gables

Dear Mr. Trias:

This law firm represents the owner of the property ("Applicant") located at 20 Casuarina Concourse in the City of Coral Gables ("City"), legally described as Lots 30 and 31, Block A of Gables Estates No. 2, according to the plat thereof, as recorded in Plat Book 60 at Page 37 of Public Records of Miami-Dade County, Florida ("Property"). See Plat. The purpose of this letter is to respectfully request conditional use approval to permit the re-establishment of two separate building sites and the release of the Declaration of Restrictive Covenant recorded at Official Record Book 26001 at Page 1248 of the Public Records of Miami-Dade County. See Declaration of Restrictions.

<u>Property</u>. The Property was the site of the "Wackenhut Castle", a German-style 5-story castle, and consists of approximately 2.59 acres of vacant land located on Casuarina Concourse, adjacent to the cul-de-sac and private waterway, in the Gables Estates Club. While the Property was originally master-planned and subdivided as two platted lots, the Property was developed with one 18,364 square foot residence with recreational amenities. See Building Site Determination. In 2007, the then-property owner demolished the residence and proffered the Declaration of Restrictive Covenant consistent with Section 3-206(E)(3) of the City's Zoning Code. When the Property was built in the 1960's, a Declaration of Restrictions tying the Property as a single building site was not required by the City's Zoning Code or effectuated by the original owner. Today, the Property is vacant and unimproved, but well-maintained and sodded. No trees exist on the Property.

Mr. Ramon Trias November 10, 2014 Page 2 of 7

<u>Project</u>. Applicant seeks to develop the Property as originally intended, with one single-family residence in full compliance with the City's Single Family Residential (SFR) zoning district and the Gables Estates Club Charter and Bylaws on each of the two platted lots, Lot 30 and Lot 31, that together make up the Property. In consideration of this application, we have enclosed conceptual plans for each of the two proposed building sites. Lot 30 will consist of 1.2 acres of land and Lot 31 will consist of 1.6 acres of land.

The resulting lots are comparable and consistent with the surrounding homesteads. The Applicant has received approval from the Gables Estates Club Architectural Review Board, and Rene Guerra, President of the Gables Estates Club, Inc., has also submitted a letter to the City, dated October 14, 2013, supporting Applicant's request for the separation and establishment of two building sites and the release of the Declaration of Restrictive Covenant. See Gables Estates Letter of Support. The Gables Estates Club has opined that approval of this application will have beneficial effects and will serve important public interests, while not having adverse effects on the environment, overburdening public services, or changing the desired character of the Gables Estates community.

<u>Site Separation</u>. Consideration of the Applicant's request for site separation requires an initial showing that the Property and its intended use satisfy four (4) of the six (6) criteria set forth in Section 3-206(F) of the City's Zoning Code. The criteria for satisfaction are as follows.

1. That exceptional or unusual circumstances exist, that are site specific such as unusual site configuration or partially platted lots, or are code specific such as properties having two (2) or more zoning and/or land use designations, multiple facings or through-block sites, which would warrant the separation or establishment of a building site(s).

The Property and Applicant's request for separation building sites are unique because the requested separation is ultimately a request to restore the Property to its original condition as two (2) respective building sites, as the Property was originally master-planned in Gables Estates Club and subdivided as two platted lots. This request for site separation would restore the Property to its original intended subdivision plan, prior to the construction of the Wackenhut Castle, and allow for the development of one single-family residence on each of the two platted lots, Lot 30 and Lot 31. Approval of this request would also bring the Property into conformity with the majority of the properties within Gables Estates, as there are only six properties in the Gables Estates community which encompass two or more lots. See Gables Estates Map. Separating the Property into two (2) parcels will also make the Property more environmentally efficient in regard to land resources, water use, maintenance, and upkeep.



Mr. Ramon Trias November 10, 2014 Page 3 of 7

2. That the building site(s) created would be equal to or larger than the majority of the existing building site frontages of the same zoning designation within a minimum of one thousand (1,000) foot radius of the perimeter of the subject property or extending no farther than the immediate vicinity, whichever is less. "Immediate vicinity" shall be defined as an area in which a parcel of land is located, that is physically, functionally or geographically identifiable as a distinct realm, place or neighborhood, or an area within a radius of not more than one-half (1/2) mile from the subject property, whichever is smaller.

Within the 1,000 foot radius of the perimeter of the Property there are twentyeight (28) properties that have a frontage equal to or smaller than the proposed building sites (176 feet and 200 feet respectively). There are only twelve (12) properties that have frontages greater than the proposed building site (201 feet or greater). Lot 30 has a proposed building frontage of approximately feet and Lot 31 has a proposed building frontage of 176 feet. See Survey Composite. Therefore, the proposed frontage of these building sites would be equal to or larger than the majority (69%) of the existing building site frontages of the same zoning designation within a 1,000 foot radius. While Lot 31 has a building frontage equal to or larger than the majority of the existing residential building site frontages within a 1,000 foot radius, it is also located on a cul-de sac which significantly impacts site frontage. This is a unique circumstance which is applicable to other properties located on cul-de-sacs within a 1,000 foot radius of the Property, including: 2 Casuarina Concourse, 2 Leucadendra Drive, 41 Arvida Parkway, and 33 Arvida Parkway. Additionally, Lot 31 has a total lot area of 60,245 square feet (1.39 acres), which is larger than Lot 30, which has a total lot area of 55,502.3 square feet (1.2 acres). Lot 31 also has a larger total lot area than most of the properties within the immediate neighborhood.

In connection with the water frontage widths of the respective properties within a 1,000 foot radius of the perimeter of the Property, there are 26 properties that have a water frontage width smaller than the proposed building sites (313 feet and 201 feet respectively). There are only twelve (12) properties that have water frontage widths equal to or larger than the proposed building site (201 feet or greater). Lot 30 has a proposed water frontage width of 201 feet and Lot 31 has a proposed water frontage width of 313 feet. See Building Site Water Frontage Analysis. Therefore, the proposed water frontage widths of these building sites would be larger than the majority (65%) of the existing water frontage widths of the properties of the same zoning designation within a 1,000 foot radius.



3. That the building site(s) separated or established would not result in any existing structures becoming non-conforming as it relates to setbacks, lot area, lot width and depth, ground coverage and other applicable provisions of the Zoning Code, CP and City Code. The voluntary demolition of a building which eliminates any of the conditions identified in this criterion shall not constitute or result in compliance with this criterion.

Although the Building Site Determination and Property microfilm records delineate and illustrate that the Property was developed with one 18,364 square foot residence encroaching on the lot liens, the Wackenhut Castle is an exceptional circumstance. See Property Microfilm Records. The 5-story residence was developed with a German-style castle theme, and was an eyesore that negatively impacted the privacy and visual appeal of the Gables Estates community.

The abovementioned provision provides that "[t]he voluntary demolition of a building which eliminates any of the conditions identified in this criterion shall not constitute or result in compliance with this criterion." In 2007, the then-property owner demolished the 18,634 square foot residence encroaching on lot lines that were developed on the Property. As part of this demolition process the then-owner was required to proffer a Declaration of Restrictions. The demolition was necessary as the Wackenhut Castle was detrimental to the aesthetic character of the surrounding community, due to lack of maintenance and lack of privacy from curious spectators. Unlike other homes in the immediate vicinity, the Wackenhut Castle was not deemed architecturally significant nor was it designated historic by the City.

The Applicant purchased the home in 2010 as a vacant and unimproved site, and was not responsible for any voluntary demolition of the building. Unlike the building site separations recently approved by the Coral Cables City Commission for 6801 Granada Boulevard and 1248 Coral Way, where there were existing historic structures on the respective properties, the Property remains vacant and unimproved. The Applicant has paid Gables Estates Club membership fees for each of the respective lots. None of the conditions or alterations were created by the Applicant, and as such, in light of the circumstances and the original subdivision plan of the Property, the Applicant should be exempt from the requirements of this provision.

Applicant seeks to develop the Property as originally intended, with one single-family residence in full compliance with the City's Single Family Residential



(SFR) zoning district and the Gables Estates Club Charter and Bylaws on each of the two platted lots, Lot 30 and Lot 31, that together make up the Property. Approval of this request would also bring the Property into conformity with the majority of the properties within Gables Estates, as there are only six properties in the Gables Estates community which encompass two or more lots. Additionally, the two (2) proposed building sites would not result in any existing structures becoming nonconforming as it relates to setbacks, lot area, lot width and depth, ground coverage and other applicable provisions of the City's Zoning Code, Comprehensive Land Use Plan, and City Code.

4. That no restrictive covenants, encroachments, easements, or the like exist which would prevent the separation of the site. The voluntary demolition of a building which eliminates any of the conditions identified in this criterion shall not constitute or result in compliance with this criterion.

The Wackenhut Castle was developed in the 1960's, before this City Zoning Code provision came into effect requiring that no restrictive covenants, encroachments, easements, or the like exist on which would prevent the separation of the site. A Declaration of Restrictions was not required, as per the City Zoning Code, nor did the original Property owners effectuate a restrictive covenant when the Property was originally developed. As such, the Property was not tied as a single building site. Additionally, the Property was originally master-planned in Gables Estates Club and subdivided as two platted lots.

In 2007, the then-property owner demolished the 18,634 square foot Wackenhut Castle residence that was developed on the Property. The demolition was necessary as the home was detrimental to the aesthetic character of the surrounding community, due to lack of maintenance and lack of privacy from peering spectators. As part of this demolition process the then-owner was required to proffer a Declaration of Restrictions. The restrictive covenant does not contain provisions related to modification and is silent as to the required procedure for release and whether such an option requires a public hearing. This creates an onerous requirement tying the property as one building site, without offering proper instruction for modification or release. This is an unintended consequence that was likely not considered when the Declaration of Restrictions was originally executed. The restrictive covenant is invalid as it is an incomplete document with an unreasonable binding effect. When the previous agreed to the Declaration of Restrictions, there was not full or proper notice as to the extent of the restrictive covenant's binding and limiting effect on the Property.



The Applicant purchased the home in 2010 as a vacant and unimproved site, without existing encroachments, and was not responsible for any voluntary demolition of the building. As such, the Applicant should be exempt from fulfilling the criteria of this requirement due to the broad recitals and vague effective language of the Declaration of Restrictions. Additionally, the Applicant seeks to develop the Property as originally master-planned and subdivided long before this City Zoning Code provision went into effect.

5. That the proposed building site(s) maintains and preserves open space, promotes neighborhood compatibility, preserves historic character, maintains property values and enhances visual attractiveness of the area.

The proposed site separation will restore the Property to its original state as two (2) separate building sites, to allow for the development of one single-family residence on each of the two platted lots, Lot 30 and Lot 31. The proposed building sites will improve the appearance of the neighborhood by making the Property consistent with the building sites in the area and the neighboring properties. Both proposed single-family residences will maintain and preserve open space, will be of the appropriate style and size as the neighboring homes, and will only serve to enhance the property values and the visual attractiveness of the area.

6. That the building site(s) created was purchased as a separate building(s) by the current owner prior to September 17, 1977.

Although the Property was purchased by the Applicant in 2010, the previous owner developed a single-family residence in the 1960s, before the enactment of this condition in 1989, requiring that the building site be purchased as separate buildings by the current owner prior to September 17, 1977. See Section 13-2.1 City Zoning Code 1989. This provision is inapplicable to the Property, which was developed before the criterion was set forth in 1989. Furthermore, the requirement was satisfied in spirit by the original owner who purchased the Property when it was originally master-planned and subdivided as two platted lots. As such, Applicant should be exempt from this condition. Approval of this request will allow the Applicant to develop the Property as originally intended.

<u>Conclusion</u>. Approval of this application will have beneficial effects and serve important public interests, while not having adverse effects on the environment, overburdening public services, or changing the desired character of the Gables Estates community. Accordingly, we respectfully request approval of this application pursuant to Article 3, Division 4 of the City Code.



Mr. Ramon Trias November 10, 2014 Page 7 of 7

We urge the Planning and Zoning Division and Planning and Zoning Board to recommend in favor of the application, and respectfully request the City Commission's approval of the application. Should you have any questions or concerns, please do not hesitate to phone my direct line at (305) 377-6227.

Very truly yours,

Melissa Tapanes Llahues

Enclosures



305.460.5211

planning@coralgables.com

www.coralgables.com

### Application request

following appl Abandonm Annexation Coral Gable	ned applicant(s)/agent(s)/property ov lication(s) (please check all that apply lent and Vacations n es Mediterranean Architectural Desig nsive Plan Map Amendment - Small S	/): gn Special Locational S		eration and review of the		
	nsive Plan Map Amendment - Small S nsive Plan Map Amendment - Large S					
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	☐ Conditional Use - Administrative Review					
	Conditional Use - Administrative Review  Conditional Use without Site Plan					
	Conditional Use with Site Plan  Conditional Use with Site Plan					
	ent Agreement					
	ent of Regional Impact					
	ent of Regional Impact - Notice of Pro	posed Change				
☐ Mixed Use	Site Plan					
☐ Planned Ar	ea Development Designation and Site	e Plan				
☐ Planned Ar	ea Development Major Amendment					
Restrictive	Covenants and/or Easements					
☐ Site Plan						
	Establishment of a Building Site					
	Review for a Tentative Plat and Vari					
	Development Rights Receiving Site P					
	Campus District Modification to the A	Adopted Campus Mass	ter Plan			
	e Map Amendment					
	e Text Amendment					
○ Other: Rele	ease of ORB 26001 at Page 1248					
General	informati on	Section.				
	of the subject property: 20 Casuarina	Concourse Coral	Gables, Florida 33143			
Property/proje	ect name: 20 Casuarina Concourse					
Legal descripti	on: Lot(s) 30 and 31, Block A of Gables	Estates No. 2, PB 60-37				
Block(s) A		Section (s) Gables Es	states No. 2			
Property owne	er(s): Benjamin Leon, Jr., as Trustee					
Property owne	er(s) mailing address: 11501 SW 40 Stre	eet, Second Floor	Miami, Florida 33165			
Telephone:	Business	Fax				
	Other	Email		_@		



Applicant(s)/a	agent(s): Melissa Tapanes Llah	nues, Esq. Bercow Rac	dell & Fern	andez, PA	
	agent(s) mailing address: 200		Miami,	FL 33131	
Telephone:	Business (305) 377-6227		Fax (305)	377-6222	
relephone.	Other		Email	mtapanes	@ brzoninglaw.com
Propert	ty information				
Current land	use classification(s): Resident	tial Single-Family Low Densit	у		
Current zonin	ng classification(s): Single Fan	nily Residential (SFR)			
	d use classification(s) (if app				
	ning classification(s) (if applic				
Suppor	ti ng informati on	(to be comple	ted b	y Plannin	g Staff)
Handbook, Se Division resen   Aerial.	ecessary to be filed with the ction 3.0, for an explanation ves the right to request addition	of each item. If necessar onal information as necessa	y, attach ry through	additional sheets out the entire rev	to application. The Planni
	roviding for property owner	's authorization to process	applicat	ion.	
	n supporting materials.				
■ Application     ■ Application	n rees. n representation and contac	t information.			
Appraisal.	Trepresentation and some				
	ral/building elevations.				
Building flo					
Comprehe	nsive Plan text amendment	justification.			
☐ Comprehe	nsive Plan analysis.				
	cy impact statement.				
Encroachm	C. P. C.				
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☐ Landscape	10.400				
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Parking stu			-2-1-1-1-1		V . A . L . L . L . L . L . L . L . L . L
	hs of property, adjacent use	s and/or streetscape.			
✓ Plat.	THE SECTION OF THE PROPERTY OF	A SHOP SHOPS ASSESSED IN			
	urvey and legal description				



☑ Property owners list, notification radius map and two sets of labels.
☐ Public Realm Improvements Plan for mixed use projects.
☐ Public school preliminary concurrency analysis (residential land use/zoning applications only).
☐ Sign master plan.
☒ Site plan and supporting information.
Statement of use and/or cover letter.      ■ Statement of use and/or cover letter.
Streetscape master plan.
☐ Traffic accumulation assessment.
☐ Traffic impact statement.
☐ Traffic impact study.
☐ Traffic stacking analysis.
Utilities consent.
Utilities location plan.
▼ Vegetation survey.
☐ Video of the subject property.
☐ Zoning Analysis ( Preliminary).
☐ Zoning Code text amendment justification.
✓ Warranty Deed.
★ Other: Building Site Determination

#### Application submitt al requirements

- 1. Hard copies. The number of application binders to be submitted shall be determined by Staff at the preapplication meeting. The application shall include all the items identified in the preapplication meeting.
- 2. Digital media copies. Two (2) compact discs (CD ROMs) of the entire application including all the items identified in the Preapplication Conference. Each document shall be separated into PDF files (i.e., application; site plan, landscape plan; etc.). Please include a "Table of Contents" identifying all PDF file name(s). Each PDF file size shall not exceed 10 Mb. All discs shall be labeled with the applicant(s) name, project name and date of submittal.

#### Applicant/agent/property owner affi rmation and consent

- (I) (We) affirm and certify to all of the following:
- 1. Submission of the following:
  - a. Warranty deed/tax record as proof of ownership for all properties considered as a part of the application request; or
  - b. Authorized as the applicant(s)/agent(s) identified herein to file this application and act on behalf of all current property owner(s) and modify any valid City of Coral Gables entitlements in effect during the entire review process.
- 2. This request, application, application supporting materials and all future supporting materials complies with all provisions and regulations of the Zoning Code, Comprehensive Land Use Plan and Code of Ordinances of the City of Coral Gables unless identified and approved as a part of this application request or other previously approved applications. Applicant understands that any violation of these provisions renders the application invalid.
- 3. That all the information contained in this application and all documentation submitted herewith is true to the best of (my) (our) knowledge and belief.
- 4. Understand that the application, all attachments and fees become a part of the official records of the City of Coral Gables and are not returnable.



- 5. Failure to provide the information necessary pursuant to the established time frames included but not limited to application submittal, submission of revised documents, etc. for review by City Staff and the designated reviewing entity may cause application to be deferred without further review until such time the requested information is submitted.
- 6. All representatives of the application have registered with and completed lobbyist forms for the City of Coral Gables City Clerk's office.
- 7. Understand that under Florida Law, all the information submitted as part of the application are public records.
- 8. Additional costs in addition to the application fees may be assessed associated with the review of applications by the City. These are costs that may be incurred by the applicant due to consultant fees paid by City to review the application. The types of reviews that could be conducted may include but are not limited to the following: property appraisals; traffic impact analyses; vegetation/environmental assessments; archeological/historic assessments; market studies; engineering studies or reports; and legal fees. Such fees will be assessed upon finalization of the City application review.

Property owner(s) signature(s):	Property owner(s) print name:			
10.	Benjamin Leon, Jr.			
Property owner(s) signature(s):	Property owner(s) print name:			
Property owner(s) signature(s):	Property owner(s) print name:			
Address:  11501 SW 40th Street Miami FL  Telephone: 305 631 5933 Fax: 305-6				
	ARIZATION			
	this day of July by Benjamin Least Motery Public State of Florida Madeline T Llanez My Commission EE061475 Expires 02/24/2015			
(Print, Type or Stamp Commissioned Name of Notary Pul  ☐ Personally Known OR ☐ Produced Identification; Type				



Contract Purchaser(s) Signature:		Contract Purchaser(s) Print Name:				
N/A			i			
Contract Purchaser(s) Signature:		Contract Purchaser(s) Print Name:				
		<u> </u>				
Address:						
Telephone:	Fax:		Email:			
	NOTARIZ	ATION				
STATE OF FLORIDA/COUNTY OF The foregoing instrument was acknowledged before me this day of by						
(Print, Type or Stamp Commissioned Name of Notary Public) ☐ Personally Known OR ☐ Produced Identification; Type of Identification Produced						
Applicant(s)/Agent(s) Signature:		Applicant(s)/Agent(s) Print Name:				
		Melissa Tapanes Llahues, Esq.				
Address: 200 South Biscayne Blvd., Suite 850, Miami, FL 33131						
Telephone: (305) 377-6227	Fax: (305) 377-622	2	Email: mtapanes@brzoninglaw.com			
	NOTARIZA	ATION				
STATE OF FLORIDA/COUNTY OF The foregoing instrument was acknowledged before me this (Signature of Notary Public - State of Florida)  Notary Public State of Florida  Ana Hernandez  My Commission EE075919  Expires 04/29/2015						
(Print, Type or Stamp Commissioned Name of Notary Public)  ☐ Personally Known OR ☐ Produced Identification; Type of Identification Produced						



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HARVEY RUVIN, CLERK OF COURT
MIAMI-DADE COUNTY, FLORIDA

Prepared By and Return To: Junice L. Russell, Esq. Akerman Senterfitt One S.E. Third Avenue, 28th Floor Miami, FL 33131

Folio No. 03-4132-019-0300

#### WARRANTY DEED

THIS WARRANTY DEED made and executed this D day of Otto , 2003, by GEORGE R. WACKENHUT and RUTH J. WACKENHUT, his wife, whose post office address is 270 Bermuda Bay Lane, Vero Beach, Florida 32963, hereinafter called the Grantor, to CASUARINA 20 LLC, a Florida limited liability company, whose post office address is c/o Carlos E. Loumiet, Hunton & Williams LLP, 1111 Brickell Avenue, Suite 2500, Miami, FL 33131, hereinafter called the Grantee.

WITNESSETH: That the Grantor, for and in consideration of the sum of Ten Dollars (\$10.00) and other valuable consideration, the receipt and sufficiency whereof are hereby acknowledged, by these presents does grant, bargain, sell, alien, remise, release, convey and confirm unto the Grantee, all that certain land situate in Miami-Dade County, Florida, viz:

Lots 30 and 31, Block A of GABLES ESTATES NUMBER 2, according to the Plat thereof, recorded in Plat Book 60 at Page 37 of the Public Records of Miami-Dade County, Florida.

TOGETHER with all the improvements thereon and tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD, the same in fee simple forever; SUBJECT, HOWEVER to the following:

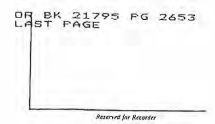
- Conditions, reservations, restrictions, limitations and easements of record, none of which are hereby reimposed.
- 2. Applicable zoning ordinances.
- Taxes for the year 2003 and subsequent years.

AND the Grantor hereby covenants with said Grantee that it is lawfully seized of said land in fee simple; that it has good right and lawful authority to sell and convey said land; and that said land is free of all encumbrances except the matters herein-above mentioned to which the deed is made subject. The Grantor does hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever.

(M2025638:1)

Instrument Prepared By:

Kathleen Richardson Secretary to the Board of Governors Gables Estate Club, Inc. Post Office Box 393 South Miami, Plorida 33243-393



## WAIVER OF OPTION TO PURCHASE AND ACCEPTANCE FOR MEMBERSHIP IN GABLES ESTATES CLUB, INC.

GABLES ESTATES CLUB, INC., a Florida not-for-profit Florida corporation, as assignee under the Assignment recorded in Official Records Book 6286, Page 436, from ARTHUR V. DAVIS COMPANY, a Florida corporation, hereby waives its option to purchase as contained in Paragraph 15 of the Declaration of Protective Covenants recorded in:

GABLES ESTATES NO. 2, Official Records Book 467, Page 106, as amended in Official Record Book 3424, Page 434, and Official Record Book 4826, Page 142 of the Public Records of Dade County, Florida; and

GABLES ESTATES NO. 3, Official Records Book 579, Page 1, as amended in Official Record Book 3424, Page 432, and Official Record Book 4826, Page 142 of the Public Records of Dade County, Florida; and

GABLES ESTATES NO. 4, Official Records Book 3001, Page 734, as amended in Official Record Book 4826, Page 142 of the Public Records of Dade County, Florida; and

COCOPLUM SECTION ONE, of Block 1, Lots 14 through 21, according to the Plat thereof, recorded in Plat Book 99, at page 39, of the Public Records of Dade County, Florida; and

COCOPLUM SECTION TWO, of Block 12, Plat "A" thereof, recorded in Plat Book 114 at Page 2, all of the Public Records of Dade County, Florida

County, Florida to					& liability Co
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GABLES ESTATES CLUB accepted as a (tron) voting	, INC., as set forth	in Article IV of	the GABLES EST	ATES CLUB, INC.	s Bylaws, was
EXECUTED at Cor	al Gables, Florida,	dis 23 day	of October	, 200_3 .	
Signed, sealed and delivere in the presence of:	d	GABLES	S ESTATES CLUI	JINC.	1
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MY COMMISSION EXP. OCT. 28,2005



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#### Prepared by:

Baker Botts L.L.P. One Shell Plaza 910 Louisiana Street Houston, Texas 77002 Attn.; Kimberly Epstein Schlanger

After recording, return to:

Jeffrey E. Lehrman, Esq. Transamerica Title Services, Inc. 269 Gibraltar Avenue, Suite 200 Coral Gables, Florida 33134 305-460-4447 File Number: 10-3662

Folio No. 03-4132-019-0300

Space Above Line For Official Use Only

#### DEED WITHOUT WARRANTY

KNOW ALL BY THESE PRESENTS THAT CASUARINA 20 LLC, a Florida limited liability company ("Grantor"), by and through Ralph S. Janvey ("Receiver"), as the Court appointed Receiver in the matter entitled "Securities and Exchange Commission v. Stanford International Bank, Ltd., et al", bearing case number 3-09-CV-00298-N (the "Receivership") on the docket of the United States District Court for the Northern District of Texas, Dallas Division (the "Court"), for and in consideration of the sum of Ten Dollars (\$10.00) in hand paid to Grantor by Jeffrey E. Lehrman, Esq. as Trustee of the Casuarina No. 20 Land Trust dated as of April 29, 2010 ("Grantee"), whose mailing address is 11501 SW 40 Street, 2<sup>nd</sup> Floor, Miami, Florida 33165, and other good and valuable consideration, the receipt and sufficiency of which consideration are hereby acknowledged, has GRANTED, SOLD and CONVEYED and by these presents does GRANT, SELL and CONVEY unto Grantee that certain tract of real property located in Miami-Dade County, Florida, as more particularly described on Exhibit A attached hereto, incorporated herein and made a part hereof for all purposes, and all rights associated with such tract, and additional rights attaching to or becoming appurtenant to such tract in the future (collectively, the "Land"), together with all of Grantor's respective rights, titles and interests, if any, in and to all easements, tenements, hereditaments, privileges and appurtenances in any way belonging to the foregoing (collectively, the "Appurtenances"), including, without limitation. (i) any leases, easements, rights-of-way, rights of ingress or egress, development rights, land use entitlements, air rights and parking rights related to the Land, (ii) any land, highway, street, road, tunnel, alley or avenue, open or proposed, in, on, across, or in front of, abutting or adjoining the Land, (iii) wastewater treatment capacity, drainage, water capacity and other utility capacity related to the Land, (iv) any riparian, appropriative, or other water rights appurtenant to the Land and relating to surface or subsurface waters, (v) any strips, gores or pieces of property abutting, bounding or which are adjacent or contiguous to the Land, (vi) all reversionary interests benefiting the Land, and (vii) any awards made, or to be made, or, in lieu thereof, any unpaid awards for damage to the Land by reason of a change of grade of any highway, street, road or

avenue and any condemnation award made or to be made relative to any damage to or any condemnation of the Land (the Land and the Appurtenances being herein referred to collectively as the "Property").

This conveyance is made and accepted subject to all matters set out in Exhibit B attached hereto and incorporated herein by reference, but only to the extent such matters are valid and subsisting and affect the Property.

TO HAVE AND TO HOLD the Property, unto Grantee and Grantee's successors, heirs, and assigns forever subject to the matters herein stated without express or implied warranty. All warranties that might arise by common law or by statute are excluded.

This Deed Without Warranty is not intended to be a quitclaim deed and is intended to be a conveyance of the property described herein rather than merely a conveyance of Grantor's rights, titles and interests therein. HOWEVER, AND NOTWITHSTANDING ANY CONTRARY PROVISION CONTAINED HEREIN, THIS CONVEYANCE IS MADE WITHOUT WARRANTY OF TITLE (WHETHER STATUTORY, EXPRESS OR IMPLIED).

THE PROPERTY IS BEING SOLD IN AN "AS IS" CONDITION AND "WITH ALL FAULTS" AS OF THE DATE HEREOF. NO REPRESENTATIONS OR WARRANTIES HAVE BEEN MADE OR ARE MADE AND NO RESPONSIBILITY HAS BEEN OR IS ASSUMED BY GRANTOR, OR BY ANY DIRECTOR, OFFICER, PERSON, FIRM, AGENT OR REPRESENTATIVE ACTING OR PURPORTING TO ACT ON BEHALF OF GRANTOR. AS TO THE CONDITION, OWNERSHIP OR REPAIR OF THE PROPERTY OR THE VALUE, EXPENSE OF OPERATION, OR INCOME POTENTIAL THEREOF OR AS TO ANY OTHER FACT OR CONDITION WHICH HAS OR MIGHT AFFECT THE PROPERTY OR THE CONDITION, REPAIR, VALUE, EXPENSE OF OPERATION OR INCOME POTENTIAL OF THE PROPERTY OR ANY PORTION THEREOF, INCLUDING. WITHOUT LIMITATION, (I) MATTERS OF TITLE OR ENCUMBRANCES THERETO, (II) ENVIRONMENTAL MATTERS RELATING TO THE PROPERTY OR ANY PORTION THEREOF, (III) GEOLOGICAL CONDITIONS, INCLUDING, WITHOUT LIMITATION, SUBSURFACE CONDITIONS, (IV) DRAINAGE, (V) SOIL CONDITIONS, INCLUDING THE EXISTENCE OF INSTABILITY, PAST SOIL REPAIRS, SOIL ADDITIONS OR CONDITIONS OF SOIL FILL, OR THE SUFFICIENCY OF ANY UNDERSHORING, (VI) THE AVAILABILITY OF ANY UTILITIES TO THE PROPERTY OR ANY PORTION THEREOF INCLUDING, WITHOUT LIMITATION, WATER, SEWAGE, GAS AND ELECTRICITY, (VII) USAGES OF ADJOINING PROPERTY, (VIII) ACCESS TO THE PROPERTY OR ANY PORTION THEREOF, (IX) THE EXISTENCE OR NON-EXISTENCE OF UNDERGROUND STORAGE TANKS, (X) TAX CONSEQUENCES OR (XI) THE MERCHANTABILITY OF THE PROPERTY OR FITNESS OF THE PROPERTY FOR ANY PARTICULAR PURPOSE. EXCEPT AS EXPRESSLY SET FORTH HEREIN, GRANTEE HEREBY AGREES THAT ALL UNDERSTANDINGS AND AGREEMENTS HERETOFORE MADE BETWEEN GRANTOR AND GRANTEE, OR THEIR RESPECTIVE AGENTS OR REPRESENTATIVES, ARE MERGED IN THIS DEED WITHOUT WARRANTY, AND THE EXHIBITS ATTACHED HERETO, WHICH ALONE FULLY AND COMPLETELY EXPRESS THEIR AGREEMENT. GRANTEE FURTHER AGREES THAT THIS DEED

WITHOUT WARRANTY HAS BEEN ENTERED INTO AFTER FULL INVESTIGATION, OR WITH ITS SATISFACTION WITH THE OPPORTUNITY AFFORDED FOR INVESTIGATION, GRANTEE NOT RELYING UPON ANY STATEMENT REPRESENTATION BY GRANTOR, UNLESS SUCH STATEMENT OR REPRESENTATION IS SPECIFICALLY EMBODIED IN THIS DEED WITHOUT WARRANTY, OR IN ANY OTHER DOCUMENT EXECUTED BY GRANTOR AND DELIVERED TO GRANTEE AT THE CLOSING. GRANTOR DOES NOT MAKE ANY REPRESENTATIONS OR WARRANTIES AS TO WHETHER THE PROPERTY CONTAINS ASBESTOS OR HARMFUL OR TOXIC SUBSTANCES OR PERTAINING TO THE EXTENT, LOCATION OR NATURE OF SAME. FURTHER, TO THE EXTENT THAT GRANTOR HAS PROVIDED OR HEREAFTER MAY PROVIDE TO GRANTEE INFORMATION FROM ANY INSPECTION, ENGINEERING OR ENVIRONMENTAL REPORTS CONCERNING ASBESTOS OR HARMFUL OR TOXIC SUBSTANCES. GRANTOR DOES NOT MAKE ANY REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE ACCURACY OR COMPLETENESS, METHODOLOGY OF PREPARATION OR OTHERWISE CONCERNING THE CONTENTS OF SUCH REPORTS. GRANTEE ACKNOWLEDGES THAT GRANTOR HAS REQUESTED GRANTEE TO INSPECT FULLY THE PROPERTY AND INVESTIGATE ALL MATTERS RELEVANT THERETO AND, EXCEPT AS EXPRESSLY SET FORTH HEREIN, OR IN ANY OTHER DOCUMENT EXECUTED BY GRANTOR AND DELIVERED TO GRANTEE AT THE CLOSING, TO RELY SOLELY UPON THE RESULTS OF GRANTEE'S OWN INSPECTIONS OR OTHER INFORMATION OBTAINED OR OTHERWISE AVAILABLE TO GRANTEE, RATHER THAN ANY INFORMATION THAT MAY HAVE BEEN PROVIDED BY GRANTOR TO GRANTEE. THE RISK THAT ADVERSE PHYSICAL. TITLE AND ENVIRONMENTAL CONDITIONS MAY NOT HAVE BEEN REVEALED OR DISCOVERED AND MAY NOT BE DISCOVERABLE BY SUCH INVESTIGATIONS SHALL BE UPON AND WITH GRANTEE. GRANTEE HEREBY WAIVES AND RELEASES GRANTOR FROM ANY PRESENT OR FUTURE CLAIMS ARISING FROM OR RELATING TO THE PRESENCE OR ALLEGED PRESENCE OF ASBESTOS OR HARMFUL OR TOXIC SUBSTANCES IN, ON, UNDER OR ABOUT THE PROPERTY INCLUDING, WITHOUT LIMITATION, ANY CLAIMS UNDER OR ON ACCOUNT OF (I) ANY FEDERAL, STATE OR LOCAL STATUTE, LAW, RULE, REGULATION. ORDINANCE, CODE, GUIDE, WRITTEN POLICY, DIRECTIVE AND RULE OF COMMON LAW IN EFFECT APPLICABLE TO THE PROPERTY AND IN EACH CASE AS AMENDED, AND ANY JUDICIAL OR ADMINISTRATIVE ORDER, CONSENT DECREE OR JUDGMENT, RELATING TO (X) THE ENVIRONMENT OR NATURAL RESOURCES. (Y) ANY PETROLEUM OR PETROLEUM PRODUCTS, RADIOACTIVE MATERIALS. ASBESTOS IN ANY FORM, POLYCHLORINATED BIPHENYLS, AND, TO THE EXTENT ONLY IT EXISTS AT LEVELS CONSIDERED HAZARDOUS TO HUMAN HEALTH, RADON GAS OR (Z) ANY CHEMICALS, MATERIALS OR SUBSTANCES DEFINED AS OR INCLUDED IN THE DEFINITION OF "HAZARDOUS SUBSTANCES", "HAZARDOUS WASTE", "HAZARDOUS MATERIALS", "EXTREMELY HAZARDOUS SUBSTANCES", SUBSTANCES", "TOXIC POLLUTANTS", "CONTAMINANTS" "POLLUTANTS" UNDER ANY APPLICABLE ENVIRONMENTAL LAWS INCLUDING, WITHOUT LIMITATION, THE COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION AND LIABILITY ACT, 42 U.S.C. § 9601 ET SEQ.; SOLID WASTE

DISPOSAL ACT, 42 U.S.C. § 6901 ET SEQ.; THE FEDERAL WATER POLLUTION CONTROL ACT, 33 U.S.C. § 1251 ET SEQ.; THE TOXIC SUBSTANCES CONTROL ACT, 15 U.S.C. § 2601 ET SEQ.; THE CLEAN AIR ACT, 42 U.S.C. § 7401 ET SEQ.; THE SAFE DRINKING WATER ACT, 42 U.S.C. § 300f ET SEQ.; THE OIL POLLUTION ACT OF 1990, 33 U.S.C. § 2701 ET SEQ.; FEDERAL INSECTICIDE, FUNGICIDE, AND RODENTICIDE ACT, 7 U.S.C. § 136 ET SEQ., AND THE REGULATIONS PROMULGATED PURSUANT THERETO AND ANY STATE AND LOCAL COUNTERPARTS OR SUBSTANTIAL EQUIVALENTS THEREOF, (II) THIS DEED WITHOUT WARRANTY OR (III) THE COMMON LAW. GRANTEE HAS FULLY REVIEWED THE DISCLAIMERS AND WAIVERS SET FORTH IN THIS DEED WITHOUT WARRANTY WITH ITS COUNSEL AND UNDERSTANDS THE SIGNIFICANCE AND EFFECT THEREOF.

All ad valorem taxes and assessments for the Property for the current calendar year have been prorated by the parties hereto as of the effective date of this Deed Without Warranty and by acceptance hereof Grantee hereby expressly assumes liability for the payment thereof and for subsequent years.

EXECUTED as of theday of	, 2010.
Signed, sealed and delivered in the presence of:	GRANTOR:
Witness Printed Name: CINDY FRIES	CASUARINA 20 LLC, a Florida limited liability company
Secure D' Con Witness Printed Name: Lucy O'CON	Name: Rayph S. Janvey Title: Receiver
STATE OF Texas § ss COUNTY OF Dallas §	
This instrument was acknowledged Janvey, as Receiver for Casuarina 20 LLC, a	before me on July 15, 2010, by Ralph S. a Florida limited liability company.
	Notary Public
	My Commission Expires: 3-22-2014 Printed Name of Notary: Chery L. Wilson
	NOTARY SEAL

#### EXHIBIT A

TO

#### DEED WITHOUT WARRANTY

#### LEGAL DESCRIPTION

Lots 30 and 31, Block A, Gables Estates Number 2, according to the plat thereof as recorded in Plat Book 60, Page(s) 37, Public Records of Miami-Dade County, Florida.

Folio No. 03-4132-019-0300

### EXHIBIT B

TO

### DEED WITHOUT WARRANTY

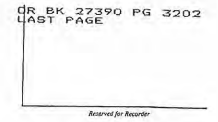
### PERMITTED ENCUMBRANCES

The Property is subject to, and in no event shall Grantee be entitled to object to any of, the following exceptions:

- (a) all matters disclosed on Schedule B-II of the Title Commitment;
- (b) matters created by, through or under any acts or omissions of Grantee;
- (c) the standard pre-printed exceptions and exclusions to title customarily included by title companies in similar transactions or contained in the Title Policy;
- (d) any state of facts or matters shown by the survey of the Land prepared by J. Bonfill & Associates, Inc., originally dated October 3, 2003 and updated on March 23, 2010, and any state of facts or matters a personal inspection of the Property would disclose;
- (e) all present and future laws, statutes, codes, rules, regulations and ordinances affecting the Property adopted by any and all governmental or quasi-governmental authorities and departments having or asserting jurisdiction over the Property, and all amendments or additions thereto now in force and effect; and
- (f) any property taxes (including personal property taxes), water and sewer charges, street vault charges and assessments, and interest and penalties thereon, for 2010 and subsequent years not yet due and payable.

Instrument Prepared By:

Kathleen Richardson Secretary to the Board of Governors Gables Estate Club, Inc. Post Office Box 393 South Miami, Florida 33243-393



### WAIVER OF OPTION TO PURCHASE AND ACCEPTANCE FOR MEMBERSHIP IN GABLES ESTATES CLUB, INC.

GABLES ESTATES CLUB, INC., a Florida not-for-profit Florida corporation, as assignee under the Assignment recorded in Official Records Book 6286, Page 436, from ARTHUR V. DAVIS COMPANY, a Florida corporation, hereby waives its option to purchase as contained in Paragraph 15 of the Declaration of Protective Covenants recorded in:

GABLES ESTATES NO. 2, Official Records Book 467, Page 106, as amended in Official Record Book 3424, Page 434, and Official Record Book 4826, Page 142 of the Public Records of Dade County, Florida; and

GABLES ESTATES NO. 3, Official Records Book 579, Page 1, as amended in Official Record Book 3424, Page 432, and Official Record Book 4826, Page 142 of the Public Records of Dade County, Florida; and

GABLES ESTATES NO. 4, Official Records Book 3001, Page 734, as amended in Official Record Book 4826, Page 142 of the Public Records of Dade County, Florida; and

COCOPLUM SECTION ONE, of Block 1, Lots 14 through 21, according to the Plat thereof, recorded in Plat Book 99, at page 39, of the Public Records of Dade County, Florida; and

COCOPLUM SECTION TWO, of Block 12, Plat "A" thereof, recorded in Plat Book 114 at Page 2, all of the Public Records of Dade County, Florida.

with respect only to the sale of Lots 3013, Block A in Gables Estates Number 2 according to the Plat thereof, as recorded in Plat Book 65, at Page 66, of the Public Records of Dade County, Florida to Teffer y E. Lehranen, la as Tenstee of Casharian No. 20 Land Trust. 4/29/2010 without waiving or impairing its option pursuant to said paragraph as to any future sale.

Rentanny Leon, Tr. having duly complied with the requirements for membership in the GABLES ESTATES CLUB, INC., as set forth in Article IV of the GABLES ESTATES CLUB, INC., is

At

Bylaws, was accepted as a voting member of GABLES ESTATES CLUB, INC., on July

The foregoing instrument was acknowledged before me this /3 day of fully 20/0 by Rene Guerra, Jr., as President, and Bill Box as Secretary, of GABLES ESTATES CLUB, INC., a Florida not-for-profit corporation, on behalf of the corporation, who are personally known to me (or who have produced

\_\_\_ as identification) and who did not take an oath.

My Commission Expires:

STATE OF FLORIDA COUNTY OF DADE

KATHLEEN RICHARDSON
MY COMMISSION # DD 003194
EXPIRES: Outlober 28, 2013
Bonded Thru Notary Public Underwriters

Notary Public, STATE OF FLORIDA

Print Name: Kathreen-Richardson, Executive Secretary to the

Board of Governors

# RESIGNATION OF TRUSTEE AND DESIGNATION OF SUCCESSOR TRUSTEE

Jeffrey E. Lehrman, Esq., as Trustee under the Casuarina No. 20 Land Trust dated April 29, 2010, does hereby resign as Trustee of the aforesdescribed Trust.

Benjamin Leon, Jr. and Silvia Leon as tenants by the entireties, as the Beneficiaries of the aforesdescribed Trust, do hereby confirm that the Trust provides for the Beneficiaries of the Trust to appoint a successor Trustee upon the resignation of the Trustee and the Beneficiaries of the Trust do hereby name Benjamin Leon, Jr. as successor Trustee, and do hereby authorize Benjamin Leon, Jr. to perform the duties of the Trustee, with all of the authority and powers granted to the Trustee in the aforesdescribed Trust Agreement.

			th
May,	This document shall be eff	fective this day of	27 day of
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Witne	esses as to the signature	$///\lambda$	
of Je	effrey E. Lehrman, Esq., as	Trustee; ///	
0	hugh	(the)	
Print	Name: Chris Montel con		in, Esq,
1 %	MA	as Trustee	
Print	Name: 1 YAGGA		

STATE OF FLORIDA COUNTY OF MIAMI-DADE

The foregoing instrument was acknowledged before me this day of May, 2014 by Jeffrey E. Lehrman, Esq as Trustee of the Casuarina No. 20 Land Trust dated April 29, 2010 who is personally known to me or has produced

as identification and who did take an oath.

My commission expires:

Notary Public State of Florida

[Designation of Successor Trustee contained on the page]

### DESIGNATION OF SUCCESSOR TRUSTEE

We, Benjamin Leon, Jr. and Silvia Leon as tenants by the entireties do hereby name Benjamin Leon, Jr. as Successor Trustee to the Casuarina No. 20 Land Trust dated April 29, 2010 and bestow upon Benjamin Leon, Jr. all the rights, powers, duties and authority of the Trustee in the aforesdescribed Trust Agreement to the Trustee.

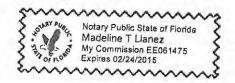
Witnesses as to the signature of Benjamin Leon, Jr. and Silvia	Leon:
Print Name: odalys leach	Benjamin Leon, Jr.
Print Name: Odulys lunch	Silvia Leon
STATE OF FLORIDA COUNTY OF MIAMI-DADE	

The foregoing instrument was acknowledged before me this 22 day of May, 2014 by Benjamin Leon, Jr. and Silvia Leon, as tenants by the entireties as Beneficiaries of the Casuarina No. 20 Land Trust dated April 29, 2010 who is personally known to me or has produced \_\_\_\_\_\_ as identification and who did take an oath.

My commission expires:

Notary Public State of Florida

[Acceptance of Successor Trustee contained on the following page]



### ACCEPTANCE OF SUCCESSOR TRUSTEE

I, Benjamin Leon, Jr., do Trustee under the Casuarina No. 2010, and do hereby assume the ol of the Trustee effective this	oligations and responsibilities
Witnesses as to the signature of Benjamin Leon, Jr., as Trustee:	2
Print Name: Odulas trick	Benjamin Leon, Jr.
Mullerlel Print Name: MACK KOODDEL	
STATE OF FLORIDA COUNTY OF MIAMI-DADE	
The foregoing instrument was day of May, 2014 by Benjamin Leon the Casuarina No. 20 Land Trust personally known to me or has prod as identification and who did take	dated April 29, 2010 who is uced
My commission expires:	Notary Public State of Florida
	all reasons

Notary Public State of Florida Madeline T Llanez My Commission EE061475 Expires 02/24/2015

### PROPERTY OWNER'S AUTHORIZATION TO PROCESS APPLICATION

I, BENJAMIN LEON, JR., TRUSTEE, do by these presents hereby make, constitute and appoint MELISSA TAPANES LLAHUES, ESQ. AND/OR BERCOW RADELL & FERNANDEZ, PA, of the County of Miami-Dade and the State of Florida, to be my representative before the City of Coral Gables concerning any proceedings related to the City of Coral Gables Planning Division applications for the property located on/at:

20 Casuarina Concourse Coral Gables, FL, 33143

Legal description: Lot(s)

30 and 31, Block A of Gables Estates No. 2, PB 60-37

Granting and giving unto said Attorney-in-Fact, full authority and power to do and perform any and all acts necessary or incident to the performance and execution of the powers herein above expressly granted, with power to do and perform all acts authorized hereby, as fully to all intents and purposes as grantor might or could do if personally present, with full power of substitution.

[Execution Pages Follow]

	nd acknowledged on this $\frac{2134}{}$ day of
<u>July</u> , 2014.	$\bigcap$
Am al 1	
Witness Signature	By:
Michael Sheele	Name: Benjamin Leon Jr., Trustee
Print Name	
222	Address: 232 Andalusia Avenue #201
Witness Signature	Coral Gables, FL 33133
GINA E. NAMANTO	
Print Name	
STATE OF FLORIDA	
COUNTY OF MIAMI-DADE	
	0
The foregoing instrument was acknowled	lged before me by Benjamin Lega, who is personally
	as identification.
	est + 1
	nis 21st day of 5014, in the County
and State aforesaid.	
	Notary Public State of Florida
	Notary Fublic State of Florida
	Madeline ( Cally,
My Commission Expires:	Print Name
7 (4) (4) (4) (4) (4) (4) (4) (4) (4) (4)	
	***************************************
	Notary Public State of Florida
	Madeline T I lanez

4 40



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HARVEY RUVIN, CLERK DF COURT

MIAMI-DADE COUNTY, FLDRIDA

LAST PAGE

### DECLARATION OF RESTRICTIVE COVENANT

K) undersi	gned	Lasu	arina	20, LLC			2-1	11	EAS,	he		
followi	ng descr	bed prope	ty situated ar	nd being in the (	City of Cor	al Gables,	is/are , Florida:	the fee	simple	owner(s) of	f the	
Lot(s)	30	31	Block	Α	of Co	Ides F			2	A 4 44	7	
accordi	ng to the	plat there	of, as record	led in Plat Boo	k 60	Page				Subdivis Records of I	sion,	
County.	Florida	and						or the	ruone i	cecords of L	Jade	
WH	EREAS.	the unde	rsigned owne	r(s) of a single	familu mai	h	2000	SUA			· Cor I	
desire to	utilize :	said Lot(s)	as a single bu	uilding site, and	the unders	ioned ow	ner(e) do	(ac) bar	oher dan	Concocus	e colai	yar
follows:			100		and under		ner(s) do	(cs) nei	eby dec	are and agre	e as	
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	Gable	s now in ef	fect or herein	ence will not be after enacted.	dsed in	violation	or any o	rdinanc	es of th	e City of C	oral	
2.	That	L			T3C0 717							
۷.	conve	ne said Lo	ot(s) above d	lescribed upon	which the	single fa	mily res	idence	is situat	ed shall not	be	
	one tra	, cu, morte	agou, or icasi	ed separate or a	ipart from	each othe	er and tha	at they	will be	held togethe.	r as	
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will	w, IHE	KEFORE,	tor good and	d valuable cons	ideration, t	he unders	signed do	(es) he	reby dec	lare that he/	she	
		vy or caus	C TO DC COTTYC	yed the title to t	ne above p	roperty w	ithout re	quiring	the succ	essor in title	e to	
FUR	THER,	he undersi	gned declare(	s) that this cove	enant is inte	ended and	shall con	nstitute	a restric	tive		
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### 20 Casuarina Concourse List of Owner's Representatives and Consultants

### Owner:

Benjamin Leon Jr., as Trustee 11501 SW 40 Street, Second Floor Miami, Florida 33165 Talaphana: (305) 631, 5933

Telephone: (305) 631-5933

Fax: (305) 642-7378

### **Attorney:**

Melissa Tapanes Llahues Bercow Radell & Fernandez 200 S. Biscayne Boulevard, Suite 850 Miami, Florida 33131 Telephone: (305) 377-6227

East (205) 277 6222

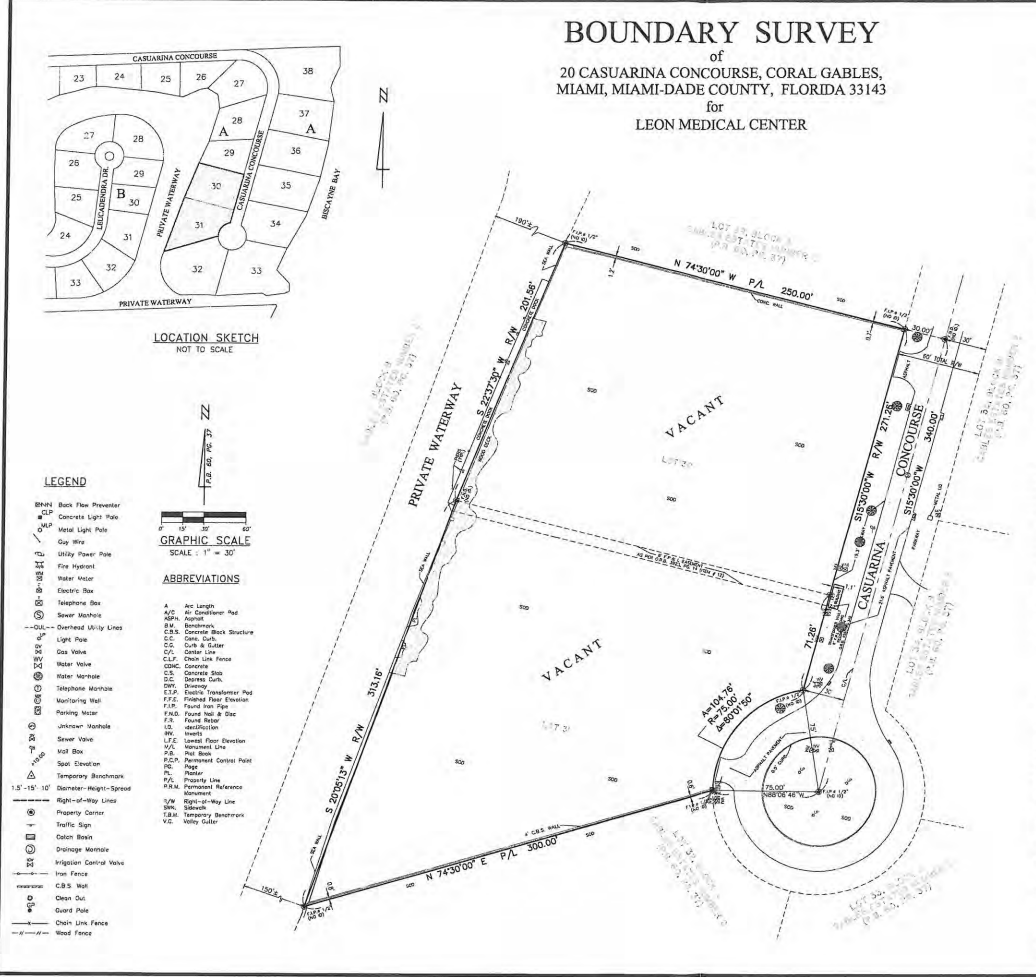
Fax: (305) 377-6222

Email: MTapanes@brzoninglaw.com

### **Architect:**

Rolando Conesa, AIA 3801 Salzedo Street, Third Floor Coral Gables, Florida 33134 Telephone: (305) 444-0413

Email: RConesa@mgearchitects.com





#### 1. MAP OF BOUNDARY SURVEY:

Field Survey was completed on: August 12th, 2014.

#### 2. LEGAL DESCRIPTION:

Lots 30 and 31. Block A of GABLES ESTATES NUMBER 2, according to the plot thereof, as recorded in Plat Book 60, at Page 37, of the Pub. a Records of Migmi-Dade County, Florida.

Containing 112,747 Square Feet or 2.59 Acres more or less, by calculations.

The above captioned property was surveyed based on the above Legal Description furnished by the client.

### 3. SOURCES OF DATA:

#### AS TO VERTICAL CONTROL

By scaled determination the subject property lies in Flood Zone AE, Base Flood Elev. 11 feet as per Federal Emergency Management Agency (FEMA) Community—Panel Number 120639, Map No. 12086C0459, Suffix L, Revised

An accurate Zone determination should be made by the preparer of the map, the Federal Emergency Management Agency, or the Local Government Agency having jurisdiction over such matters prior to any judgments being made from the Zone as noted. The referenced Federal Emergency Management Agency Map states in the notes to the user that "this map is for insurance purposes only".

#### AS TO HORIZONTAL CONTROL

North arrow and Bearings directions is based on assumed value of S15'30'00"W along the C/L of Casuarina Concourse, as per Plat of "GABLES ESTATES NUMBER 2", Plat Book 60, Page 37, Miomi-Dade County, Florida.

The accuracy obtained by measurement and calculation of closed geometric figures was found to exceed this requirement.

#### 5. LIMITATIONS:

Since no other information other than what is cited in the Sources of Data was furnished, the Client is hereby advised that there may be 'egal restrictions on the Subject Property that are not shown on the Survey Map or contained within this Report that may be found in the Public Records of Mlami-Dade County, or the records of any other public and private entities as their jurisdictions may appear. The Surveyor makes no representation as to ownership or possession of the Subject Property by any entity or individual who may appear in public records. No excavation or determination was made as to how the Subject Property is served by utilities. No improvements were located, other than those shown. No underground foundations, improvements and/or utilities were located or shown hereon. This notice is required by the "Minimum Technical Standards for Land Surveying in the State of Florida," pursuant to Rule 5J-17 of the Florida

Notice is hereby given that Sunshine State One Call of Forida, Inc., must be contacted at 1-800-432-4770 at least 48 hours in advance of any construction, excavation or demolition activity within, upon, abutting or adjacent to the Subject Property. This Notice is given in compliance with the "Underground Facility Damage Prevention and Safety Act," pursuant to Chapter 556.101-111 of the Florida Statutes.

### CERTIFY TO:

### SURVEYOR'S CERTIFICATE:

I HEREBY CERTIFY: That the Boundary Survey of the above described property is true and correct to the best of my knowledge and belief as recently surveyed under my direction. Further, there are no above ground encroachments unless shown. This survey meets the minimum technical standards set forth by the Florida Board of Professional Surveyors and Mappers, in Chapter 51–17. Florida Administrative Coce, pursuant to section 472.027 Florida Statutes. Examination of the abstract of title will have to be made to determine recorded instruments, if any, affecting the property. Location and identification of utilities adjacent to the property were not secured as such information was not requested. Ownersnip is subject to

THIS SURVEY IS NOT INTENDED FOR CONSTRUCTION PURPOSES. FOR THOSE PURPOSES A

#### J. Bonfill & Associates, Inc. Florida Certificate of Authorization Number LB 3398

Juan J. Bonfill, P.S.M. Professional Surveyor and Mapper Number No. LS 3179 State of Florida

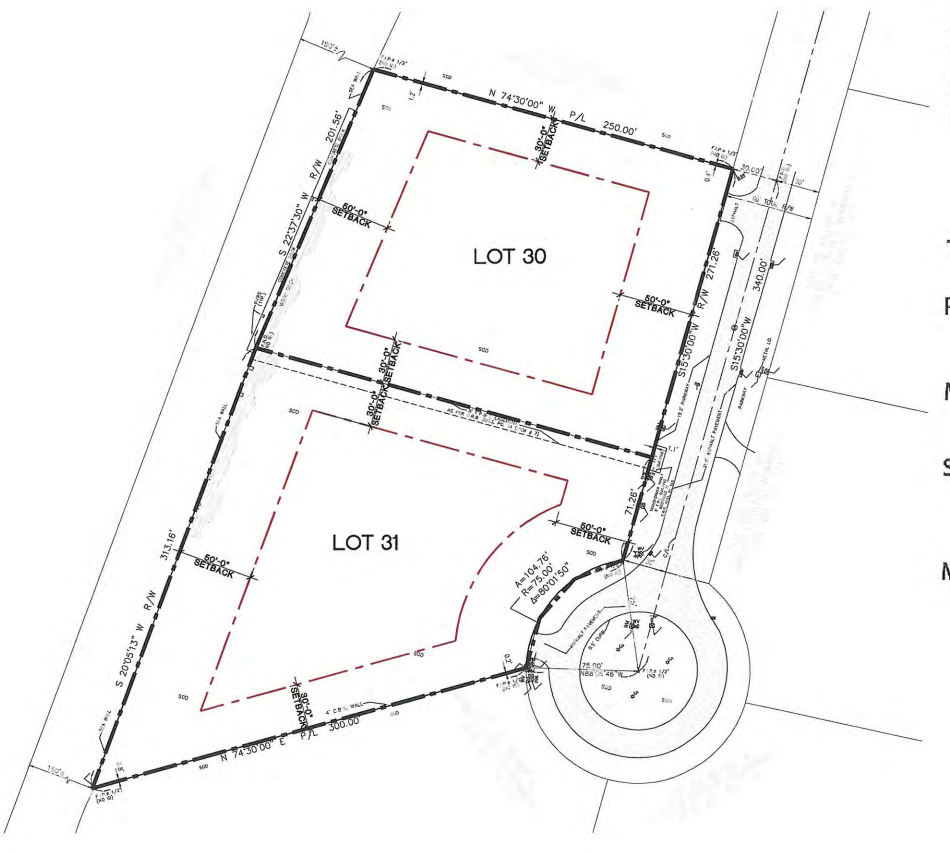
NOTICE: Not valid without the signature and priging raised seal of a Florida Licensed Surveyor and Mapper. Additions or deletions to Survey Maps by other than the signing party are prohibited without the written consent of the signing party.



J. Bonfill & Associates, Inc.
REGISTERED LAND SURVEYORS & MAPPERS
Florida Certificate of Authorization LB3398
7100 S.W. 99th Avenue Suite 104
Miami, Florida 33173 (305) 598-8383

GABLES, 33143 BOUNDARY SURVEY
of
O CASUARINA CONCOURSE, CORAL G.
MIAMI-DADE COUNTY, FLORIDA 33
for
LEON MEDICAL CENTER 20

REVISIONS BY 03-0763 14-0402 08-12-2014 Drawn: G.P., J.S., C.B. Checked: J.J.B. AS SHOWN Field Book: ON FILE SHEET LOF L



**Legal Description** 

Lot 30:

Survey of lot 30, of block A, of Coral Gables Estates number 2 according to the plat there of as recorded in the plat book 60, page 37, of the public records of Miami-Dade county, Florida.

Lot 31:

Survey of lot 31, of block A, of Coral Gables Estates number 2 according to the plat there of as recorded in the plat book 60, page 37, of the public records of Miami-Dade county, Florida.

Zoning information:

2.59 Acres Total Lot Area:

112,747 SQ. FT

Residential use **Property Zoned:** 

(Single Family)

Low Density

Min. Landscape: 35% BLG. site

= 39,961

Set Backs: Front- 50 ft. min.

> Side-30 ft. min. Rear - 50 ft. min.

Max. SQ. Footage (F.A.R.)

48% of first 5,000 S.F. of site

35% next 5,000 S.F. of site 30% remainder of site

Total allowed

2,400 S.F.

1,750 S.F. 30,824 S.F.

34, 974 S.f.

GRAPHIC SCALE 1"=30"

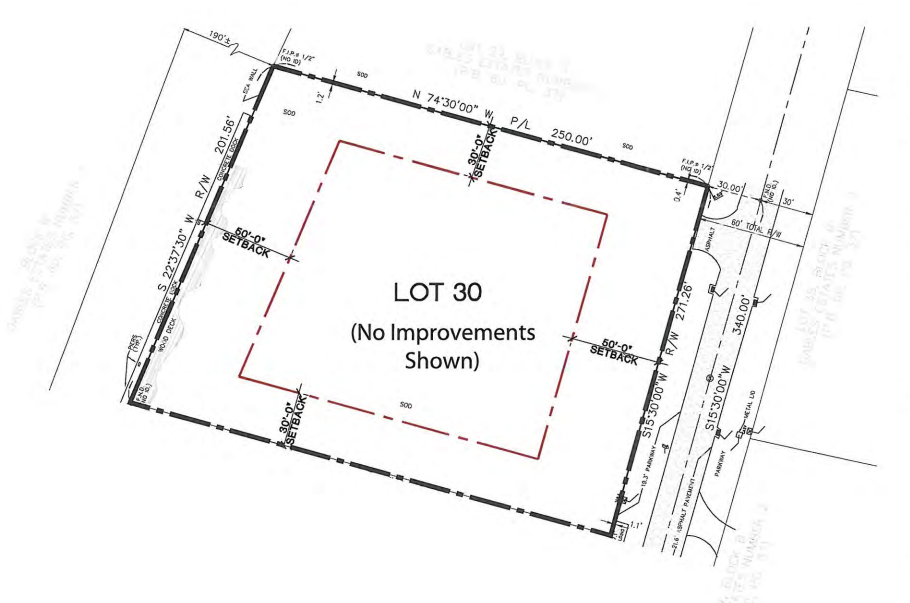
20 Casuarina Concourse, Coral Gables, FL, 33176

**Existing Survey Composite** 



Lot 30:

Survey of lot 30, of block A, of Coral Gables Estates number 2 according to the plat there of as recorded in the plat book 60, page 37, of the public records of Miami-Dade county, Florida.



## Zoning information:

Total Lot Area:

1.2 Acres

52,502.3 SQ. FT.

Property Zoned:

Residential use

(Single Family)

Low Density

Min. Landscape:

35% BLG, site

= 18,376 S.F.

Set Backs:

Front- 50 ft. min.

Side-30 ft. min.

Rear - 50 ft. min.

Max. SQ. Footage (F.A.R.)

48% of first 5,000 S.F. of site

35% next 5,000 S.F. of site

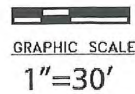
30% remainder of site

Total allowed

2,400 S.F. 1,750 S.F. 12,751 S.F.

16,901 S.F.

Street Frontage: ± 200 FT.



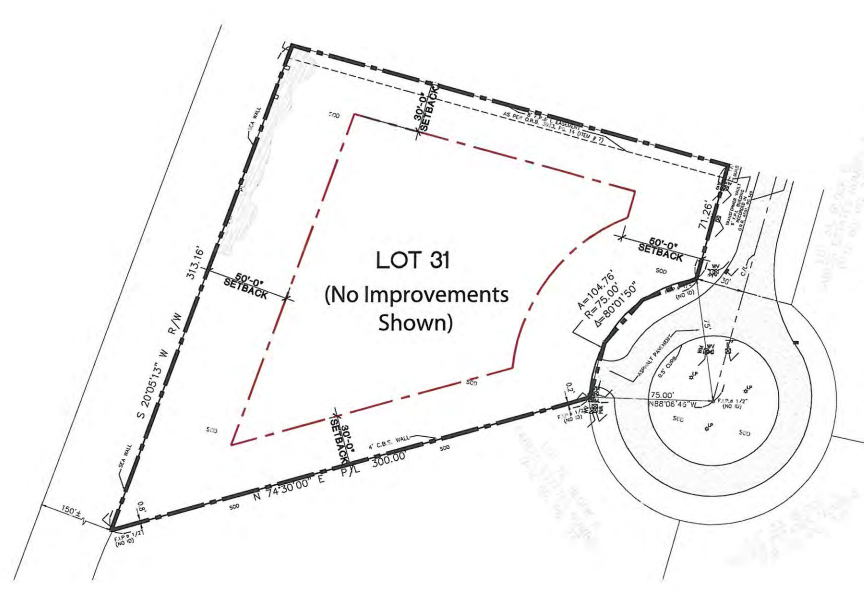




### **Legal Description**

### Lot 31:

Survey of lot 31, of block A, of Coral Gables Estates number 2 according to the plat there of as recorded in the plat book 60, page 37, of the public records of Miami-Dade county, Florida.



## Zoning information:

Total Lot Area:

1.39 Acres

60,245 SQ. FT.

**Property Zoned:** 

Residential use (Single Family)

Low Density

Min. Landscape:

35% BLG, site

=21,086 SQ. ft.

Set Backs:

Front- 50 ft. min.

Side- 30 ft. min.

Rear - 50 ft. min.

Max. SQ. Footage (F.A.R.)

48% of first 5,000 S.F. of site 35% next 5,000 S.F. of site

2,400 S.F. 1,750 S.F.

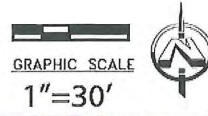
30% remainder of site

15,073 S.F.

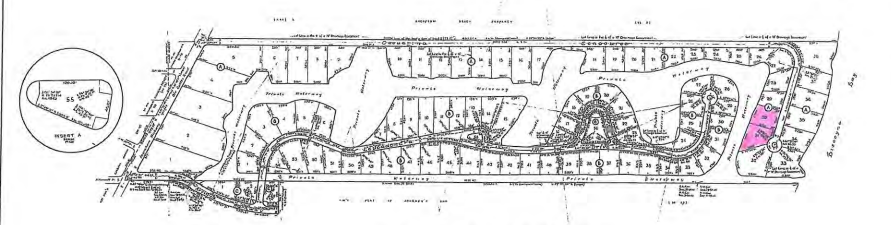
Total allowed

19,224 S.F.

Street Frontage: ± 176 FT.







### GABLES ESTATES NUMBER 2

BEING A SUBDIVISION OF A PORTION OF COCOPLUM BEACH PROPERTY R.B. 53-P.2 . A FORTION OF THE AMENDED PLAT OF SUDURINEY'S END P.B. 34-P. 39-7 AND A PORTION OF THE N.W. % OF SEC. 5-5-5-4 ALL BEING IN SECTIONS 31-32 AND 33-70WN SHIPS \$50 UTH - RANDE 41EAST AND SECTION 5-TOWNSHIPS \$50 SOUTH - RANDE 41 EAST COUNTY

FLORIDA

CORAL GABLES

FLORIDA

CIVIL AND CONSULTING ENGINEER

KNOW ALL MEN BY THESE PRESENTS:

All road one 25 feet unless otherwise shown

KNOW ALL MEN BY THESE PRESENTS:

That Three Bays Properties "2", Inc., a Ploricia Corporation, is owner of the South 400 feet of Tract 18"? and all of Tract 18" and all of Tract 18". In the South 18" and all of Tract 18" an

That the property of times bays Properties 12, time, as hereinfallow assortion has been pattern the lates and pattern the lates as shown on the attacked particles are a familiar 12. Dioxic as shown on a sac attacked pattern pattern the lates are a familiar to proper the lates are a familiar to pattern the lates are a familiar the lates are a familiar to pattern the lates are a familiar t

Odects critical manner 2.

This "to Pair, Road, Midway, Onic", Parkingvandenses as shown on the attached play traction with all existing and further planning, ince and shrubbery hereon are hereby opiciated to the porposity activity to Time pays Properties "2, Inc., and Time pays Properties" 3, Inc., and their respective successors and assigns the reversion of reversion for the properties of the properties

The lawful zoning includitions, now in effect, or as the same may from time to himse be lawfully changed or amended, applicable to the area covered by this plat will be observed.

IN WITHESS WHEREOF the Times bays Properties \*2, Inc., and Times bays Properties \*3, Inc., have caused these presents to be signed in their corporate names by their respective. Presidents and their corporate seats to be network partial and altested by their respective. Scenarines this seats of their corporate seats to be network by their respective.

A D 1964.

ChiOH- Kill Cile W. Bal

Tryan Bays Properties,"2, inc. by William And President Artest Relief Whather Society Three bays Properties 3, Inc. By OF UT POSICON

Attest A are Secretary

COUNTY OF DADE

Some me this day personally appeared William J. Hazdrijf, and Robert W. Mathy, Preside if and
Socialary respectively of three bays Proporties \*2. Inc., a Pignine Corporation, to me well known to be
the persons operation in any who execution the foreign instrument, who upon being Swom sold,
have been considered the execution theory to be interface and voluntary act and dead as such of Figers of
said corporation and that they affined the date and is said despiration by any with the adultionly
of the based of Decoders and that the same is the fixed and and county is said outperfacilion.

Willness my hard and no privatel said at Miami, Florida this above, C. Calaudia.

A D. 1956

Lina Guest Secreta Notary Public, State of Floroa Mycommission expires 2014 14, 1955

STATE OF FLORIDA S.S.
COUNTY OF DADS

BEFOR methis gay pursonally appeared William J. Hezetrius, and Richert W. Maithy, Resident and Secretary respectively of Three Day's Properties "3, Inc., a Planda corporation, is the well known to be the pursons executioned and who executed the Reviewing instrument, who upon being duly swom asknowledged the captulion fitzer of to their Program yolluntary act and comparation by any within the authority of the Board of Directors and that the Same is the Receivant and the Same is the Receivant of Said Corporation.

Wilness my hand and notatial scal at Miami, Florida this soday of many \_AD1956. Has Suite Steels Notary Public, State of Florida My commission express July 1 5,13:22

Approvace \_\_\_\_\_\_City Enfineer, Coral Gables, Florida

Sweet B. Hartnett Mayo Artes L.W. Falines Con Con

Approved for record 6.1. Budurn. County Engineer, Date County, Florida

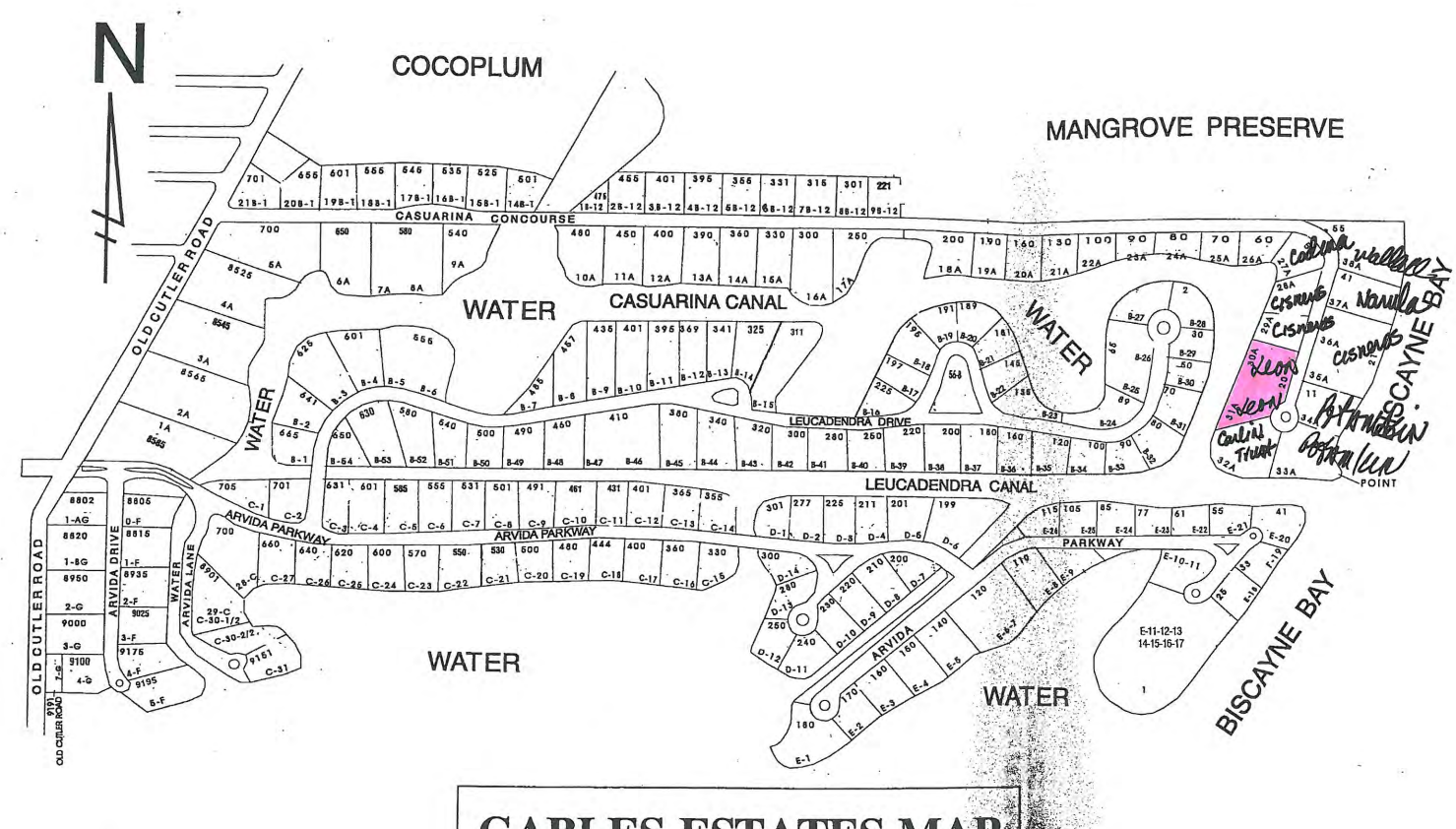
This plat was approved and the foregoing decication was accepted and approved dyfresolution. It is passed and adoption by the bosing of County Commissioners of Dace County Physical Res. A D 1955 and Arcst. E.b. Leatherman, Clerk of the Circuit Court By Millinger DeputyClark

Thereby certify that the attached plat of "GASLES ESTATES. NUMBER 2" is a true and control plat of such process? As was recently surveyed and platted under tryy direction, it also certify that permanent received in more set the 6m gay of April A.D 1956 in accordance with the povisions of Orapid 10.275, Section 7 (N° 253) Lawls of the State of Florida. humanin M.D. Garris Red Civil Engr. Nº 321 Red Land Surveyor Nº 49

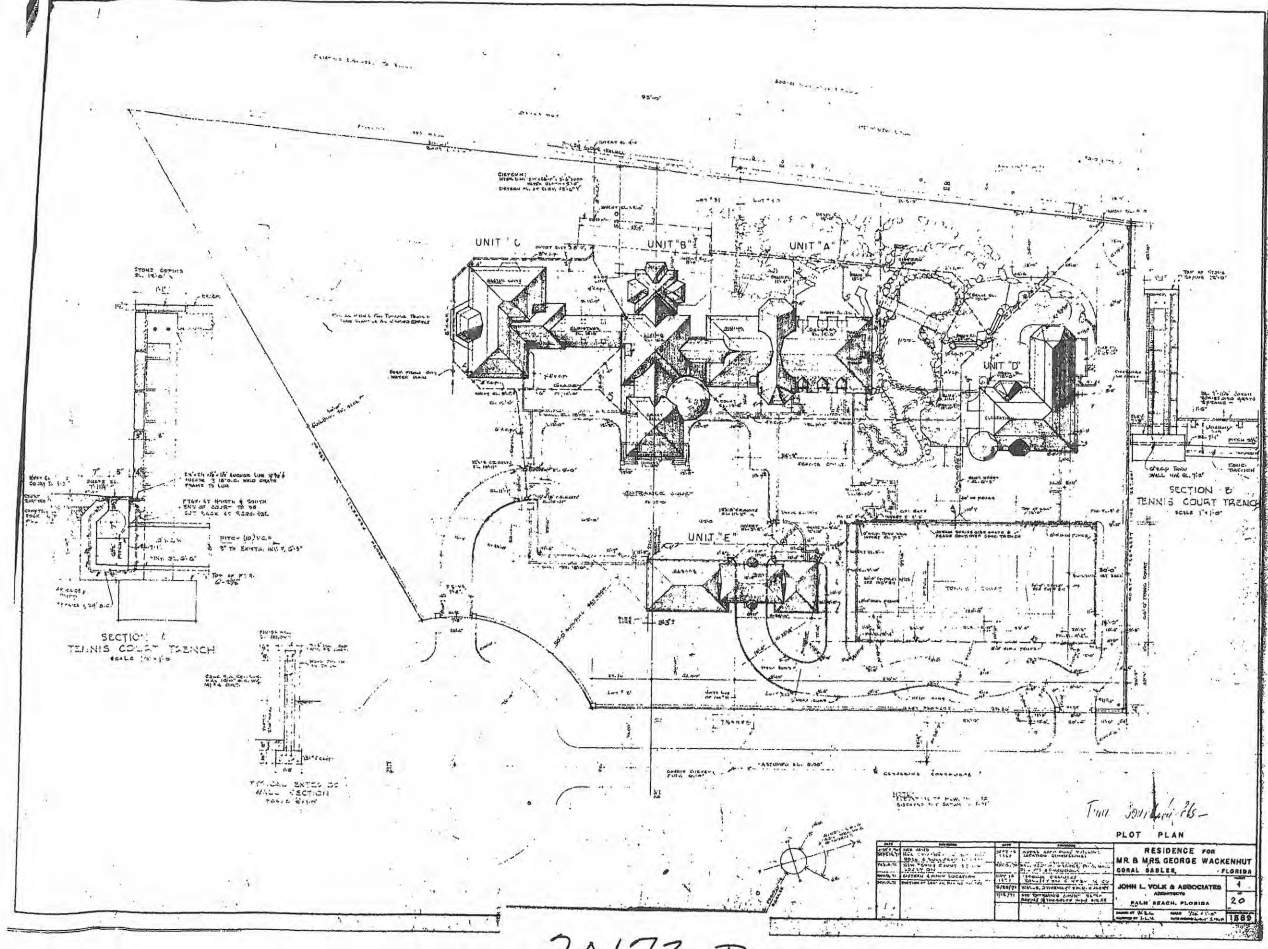
\* 1'x' -

Filed for record this \$\int\_{\text{c}}^{\text{c}} av of \$\frac{MAY}{\text{}}\$ AD 1956 at \$\int\_{\text{c}} \text{c} is \text{\$\exititt{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$ by E. In Dehaylooping Clerk

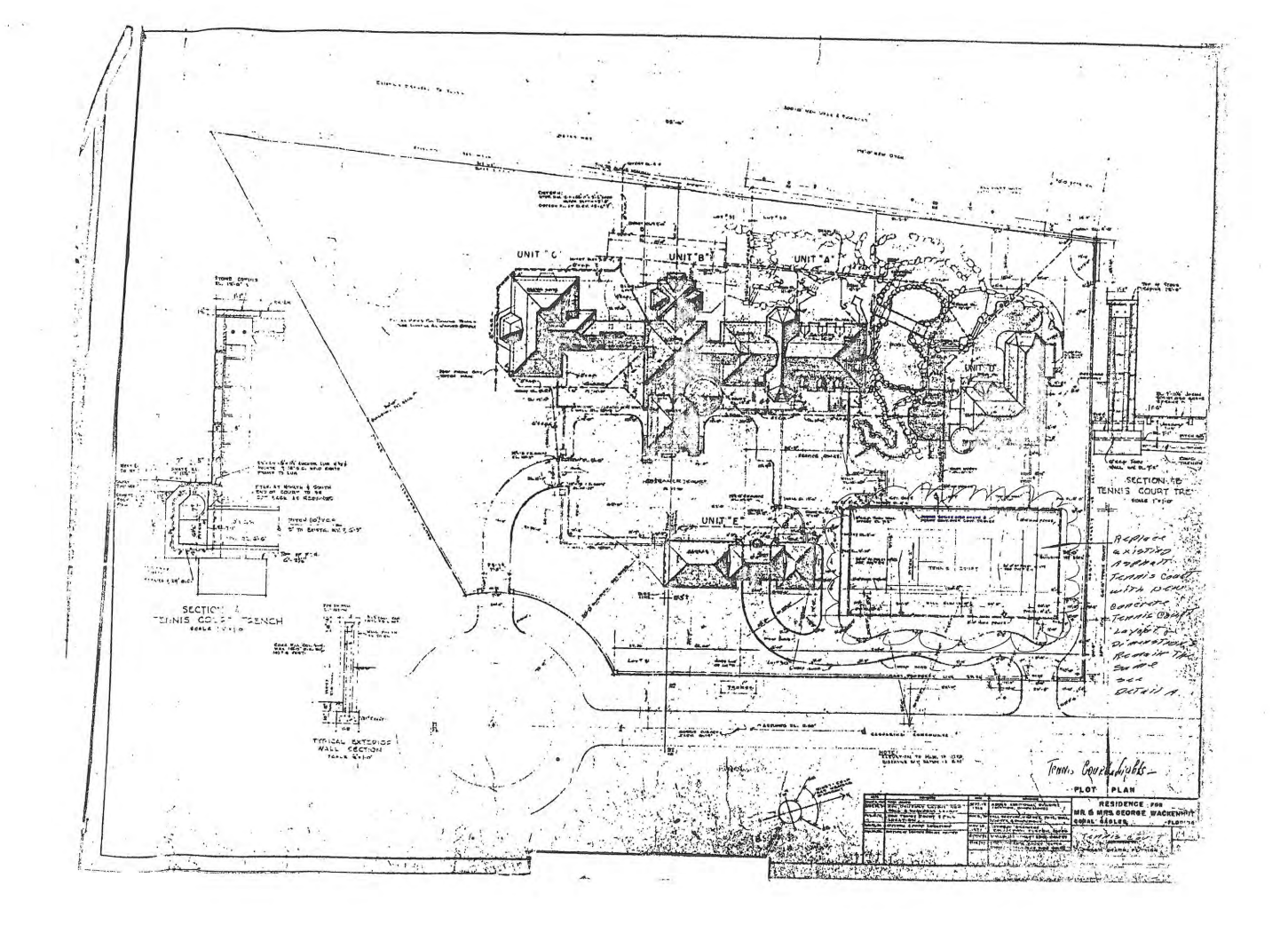
FT 75:



GABLES ESTATES MAP



20173-B





Vicinity: Lot Frontage Width





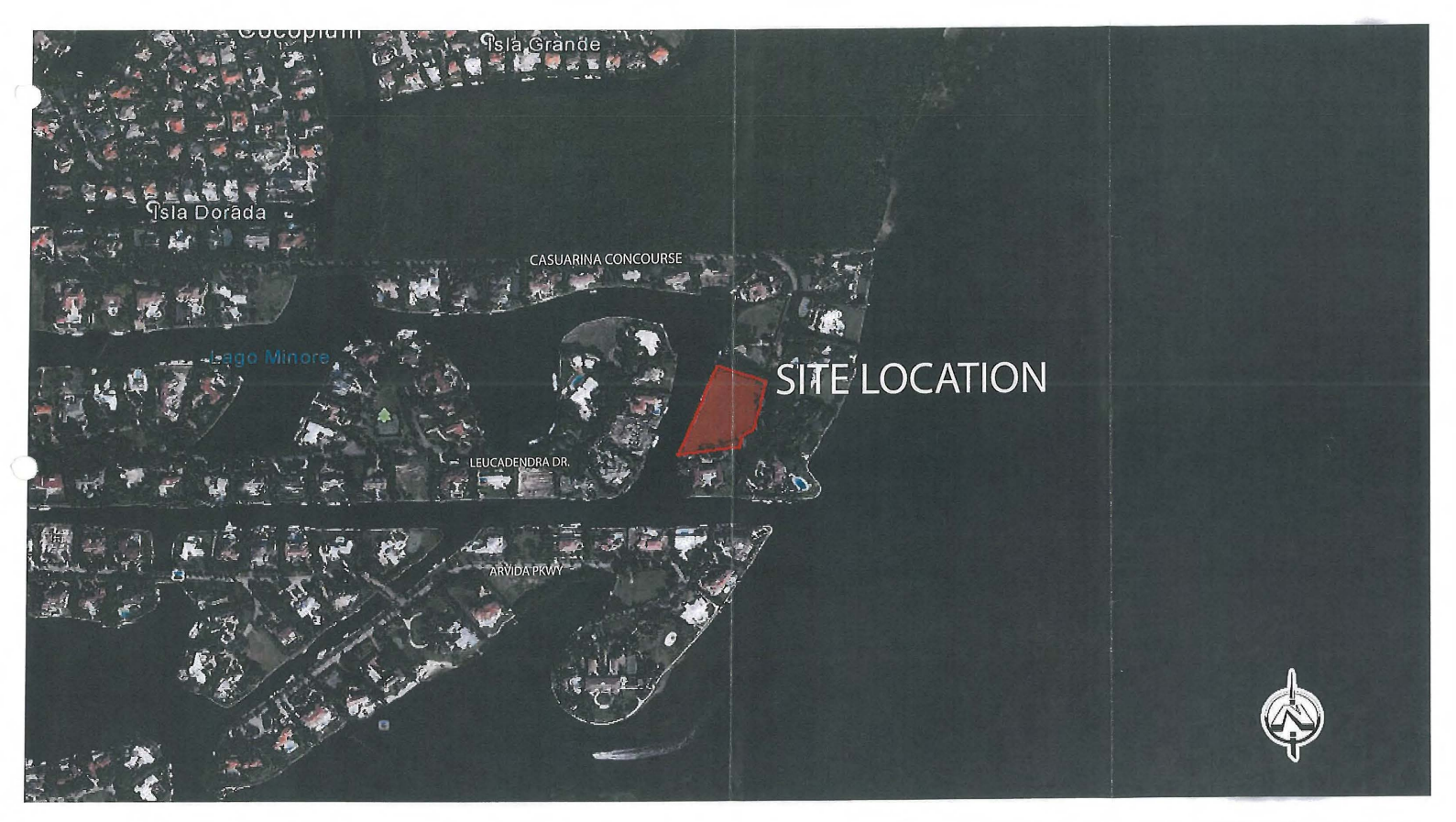
Vicinity: Lot Water Frontage Width





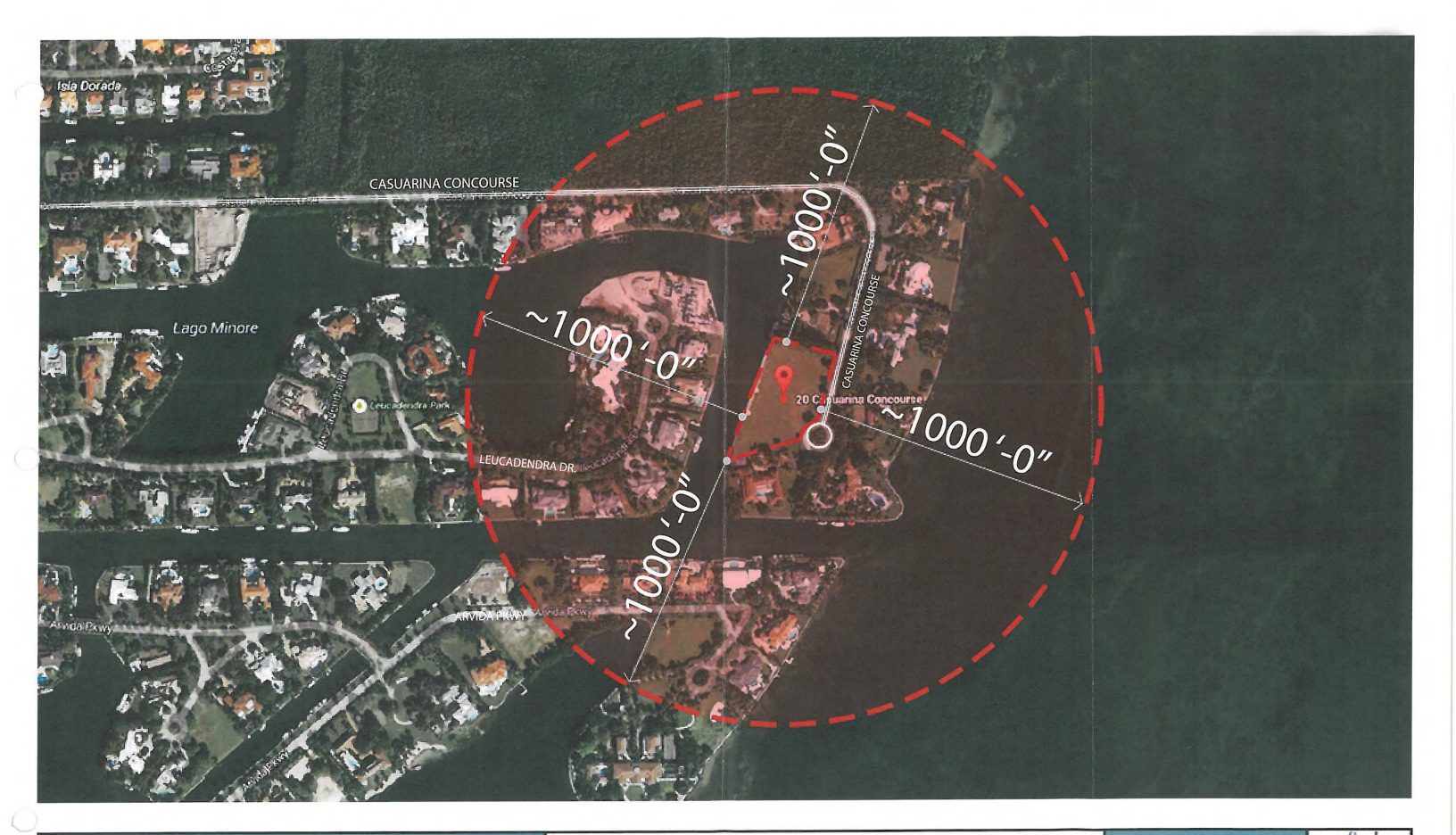
Vicinity: Street Level



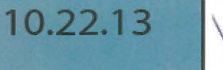


Vicinity: Neighborhood





Vicinity: 1000 foot Radius





Vicinity: House per Block



### Lot 30:

Minimum Landscape Requirement 18,376 SQ. ft. Provided= 30,989 SQ. ft.

Maximum SQ. Footage

Provided=14,200 SQ. ft. =16,901 SQ. ft.

### Lot 31:

Minimum Landscape Requirment

=55,270 SQ. ft. Provided=38,656 SQ. ft.

Maximum SQ. Footage

=19,224 SQ. ft. Provided=14,200 SQ ft.



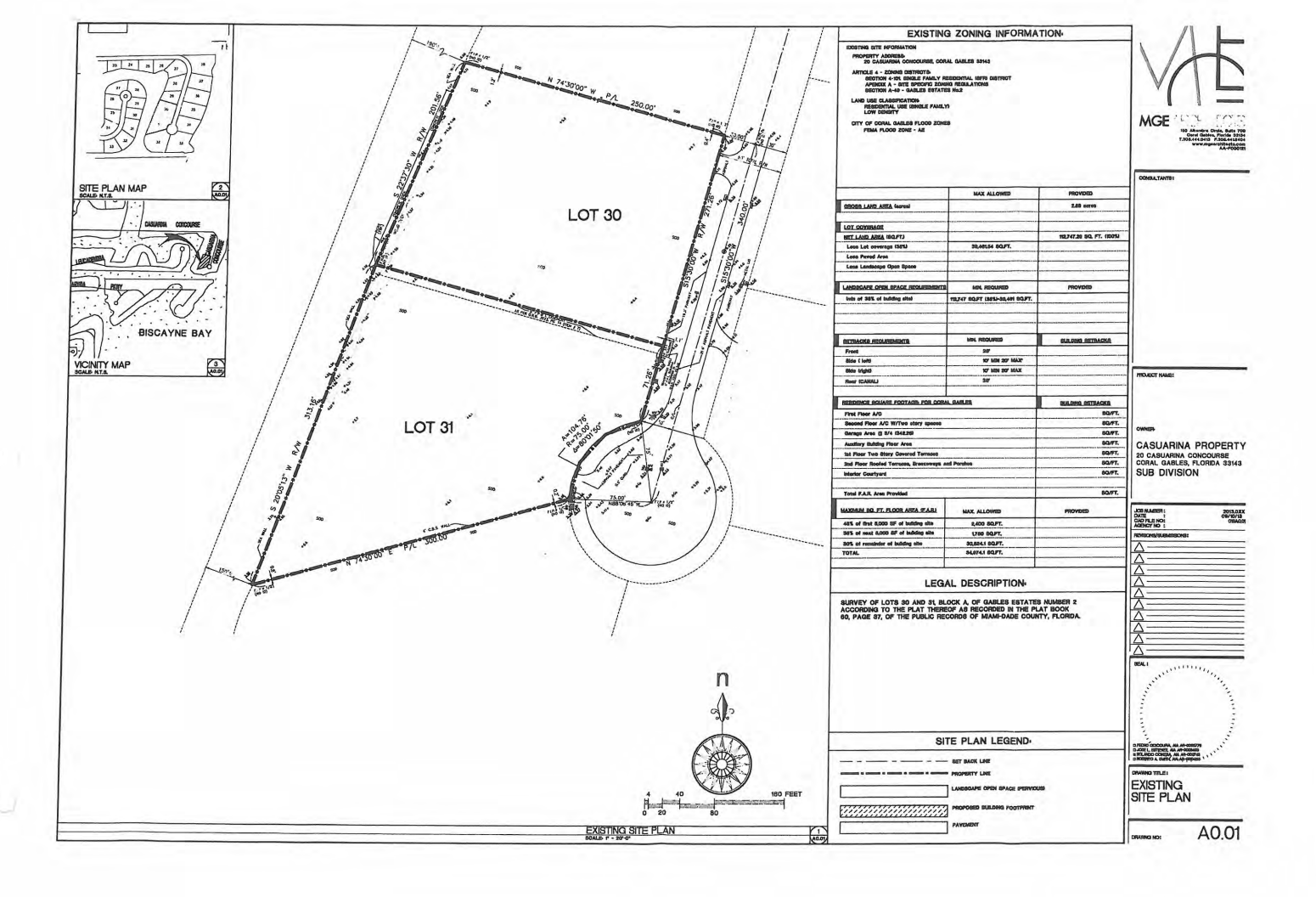
GABLES ESTATES MUNIBER 2

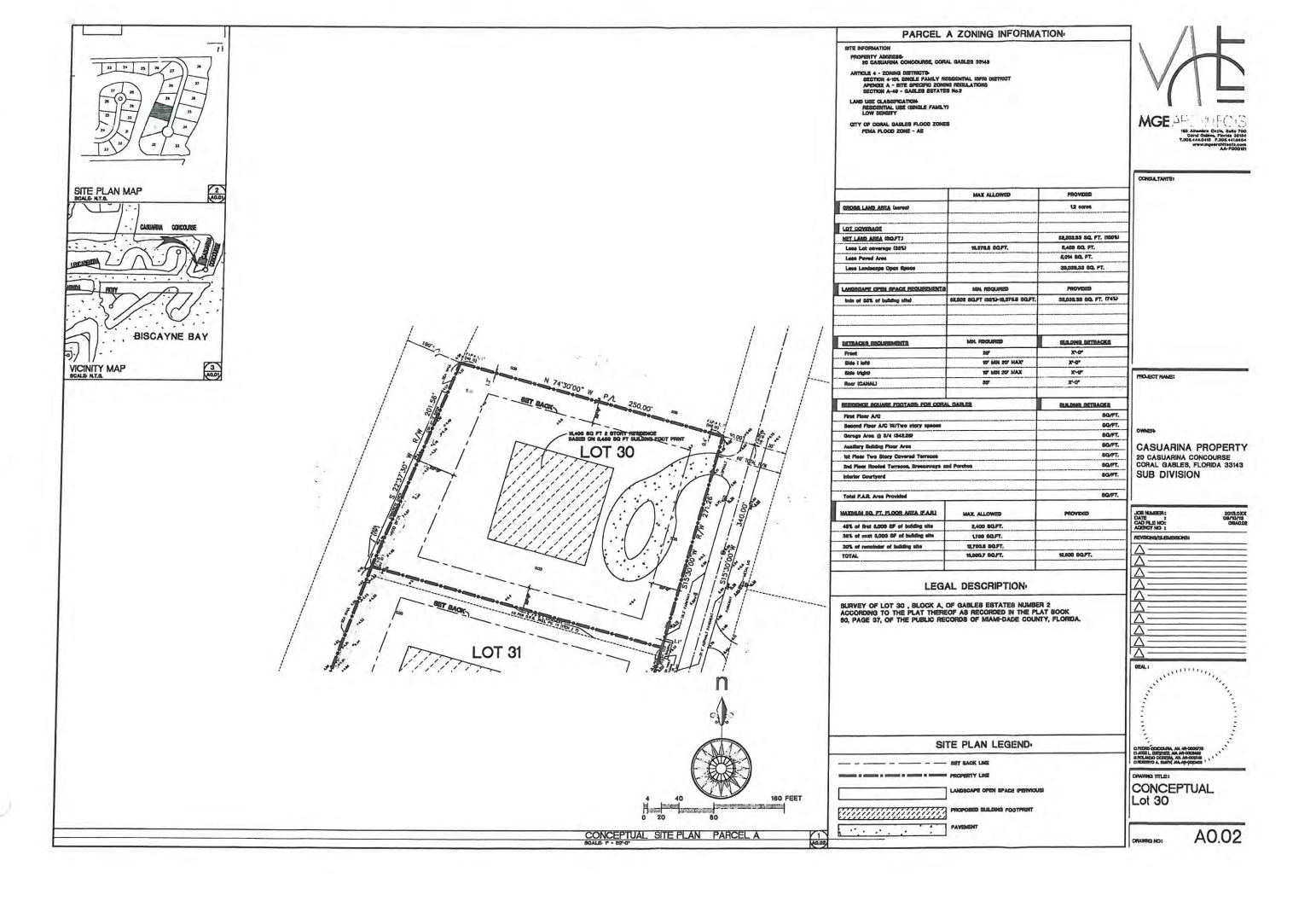
GABLES ESTA BLOCK B' (P.B. 60, PC. NUMBER; The following drawing illustrates a potential residential site plan for both lots. These are shown for scale and representation only.

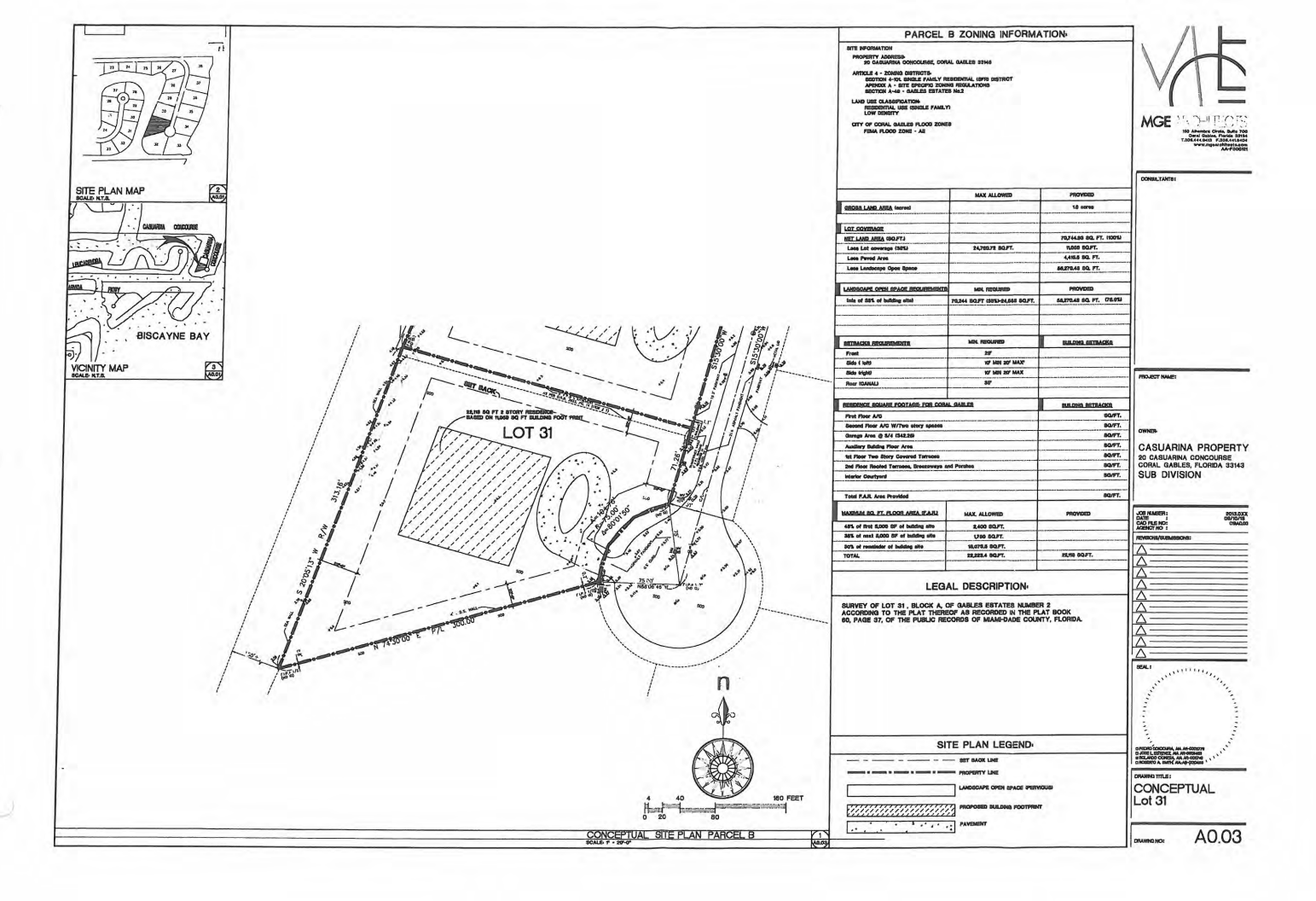
20 Casuarina Concourse, Coral Gables, FL, 33176

**Overall Site Plan** 

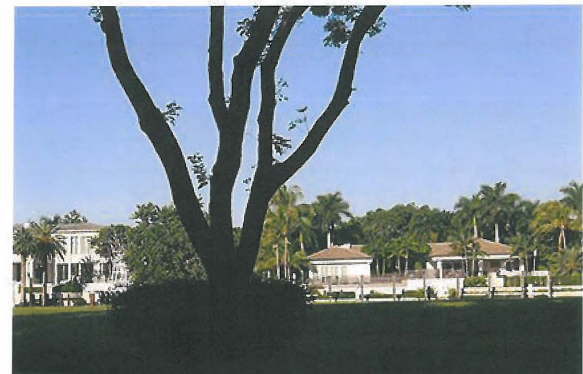














**WEST VIEW** 



**WEST VIEW** 

**WEST VIEW** 



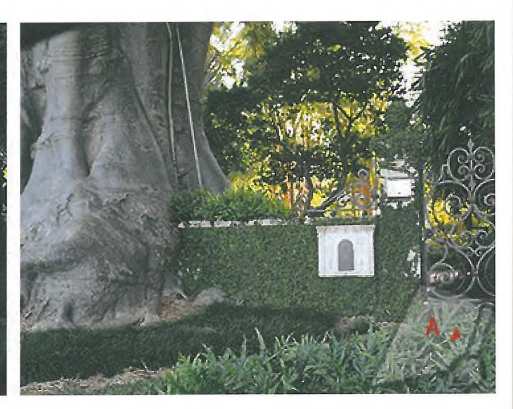
SOUTH EAST VIEW OF CIRCLE

**Photos** 









CASUARINA CONCOURSE SITE LOCATION



CASUARINA CONCOURSE (EAST SIDE)



SOUTHEAST CIRCLE

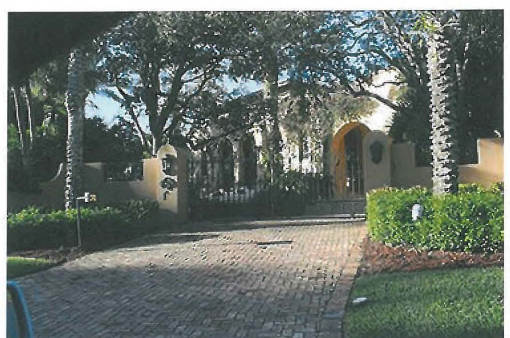


**SOUTHEAST CIRCLE** 

**Photos** 









CASUARINA CONCOURSE OTHER PROPERTIES





**Photos** 





### The City of Coral Gables

Development Services Department City Hall 405 Biltmore Way Coral Gables, Florida 33134

June 24, 2013

Ms. Melissa Tapanes Southeast Financial Center 200 South Biscayne Boulevard Suite 850 Miami, Fl 33131

Re:

20 Casuarina Concourse

GABLES ESTATES No 2, LOTS 30 & 31, BLK A, PB/PG 60/37.

Folio No:

03-4132-019-0300

### Dear Ms. Tapanes:

Please be advised that after careful research and study of our records and the information presented, the Zoning Division made the following determination 20 Casuarina Concourse, Gables Estates No 2 Section, Lots 30 & 31, Blk A, PB/PG 26/37, cannot be considered two separate building sites due the following reasons; the analysis of the permit history identifies lots 30 & 31 together as one building site. In addition a Declaration of Restrictive Covenant recorded in the Clerk of Court Miami-Dade County on October 22, 2007 indicates that said lots 30 & 31 shall be held together as one tract.

Also, please refer to Zoning Code Section 3-206 (E) (3) "If a single-family residence or duplex building is demolished or removed, whether voluntarily or involuntarily or by an act of God or casualty, no permit shall be issued for the construction of more than one (1) building on the building site.

Section 3-206 (D) of the "Zoning Code" states: "In the event that an applicant for a building site determination is denied by the Development Review Official or any change is proposed for the purpose of creating a new building site, the application shall submit an application for conditional use approval, together with a proposed site plan, and such application shall be reviewed in accordance with the procedures established in Article 3, Division 4 of these regulations and the applicable standards in subsection F".

Any change from the foregoing may only be made upon a demonstration of a change in the materials facts upon which this determination is made by the City Commission after the matter has first been heard at a public hearing for an establishment of a building site before the Planning and Zoning Board.

Please be advised that this determination does not constitute a development order. If you have any further questions in this matter, please do not hesitate to contact this office.

Sincerely

Martha Salazar-Blanco Zoning Official

CC: Jan

Jane K. Tompkins, AICP, Development Services Director Ramon Trias, AIA AICP LEED AP, Planning & Zoning Director

# **UILDING PERMITS**

- F-248-0			
PERW D		TYPE	COMMENTS
2017		WILDING	NEW 2 STORY CTBS RESIDENCE 18,364 FILLOW AREA
21626	\$0.74°	001_	NEW POOL
93030508	601	NTING FEACE	STONE WALL WITH IRON TRIM WAS RUSTED - PAINTED IRON
93040715	30+3	11. 11 <b>0 5</b> ; 180 -11-15 812 <b>(873)</b>	DEDNID POR DEAN TENUIS CONTA
07100342		DEMO	TOTAL DEMO
-			
	A		100

ZONING DESIGNATION:
SINGLE-FAMILY REJIDENTIAL DISTRICT (SFR)
MINIMUM STREET FRONTAGE:

LAND USE DESIGNATION: LOW DEALITY
RESIDENTIAL SHAPE-FAMILY (6 UNITS | NECE)
USE & AREA MAP PLATE NO.: 15

COMMENTS:

RESEARCH DONE BY: ERICK R. TEJERA

DATE:

October 14th, 2013

City of Coral Gables Planning and Zoning Division 427 Biltmore Way, Suite 201 Coral Gables, Florida 33134

Re: Separation/Establishment of a Building Site and Release of Unity of Title for 20 Casuarina Concourse, Coral Gables

### Dear Members:

On behalf of Gables Estates Club, Inc. ("HOA"), I am hereby asking you to approve this request to support the release the Declaration of Restrictive Covenant, dated October 19, 2007, recorded at Official Record Book 26001 at Page 1248 of the Public Records of Miami-Dade County, Florida, in order to permit the separation of the building site located at 20 Casuarina Concourse and allow the establishment of two separate lots sites. Furthermore the request has been reviewed by our Architectural Review Board and it was approved unanimously.

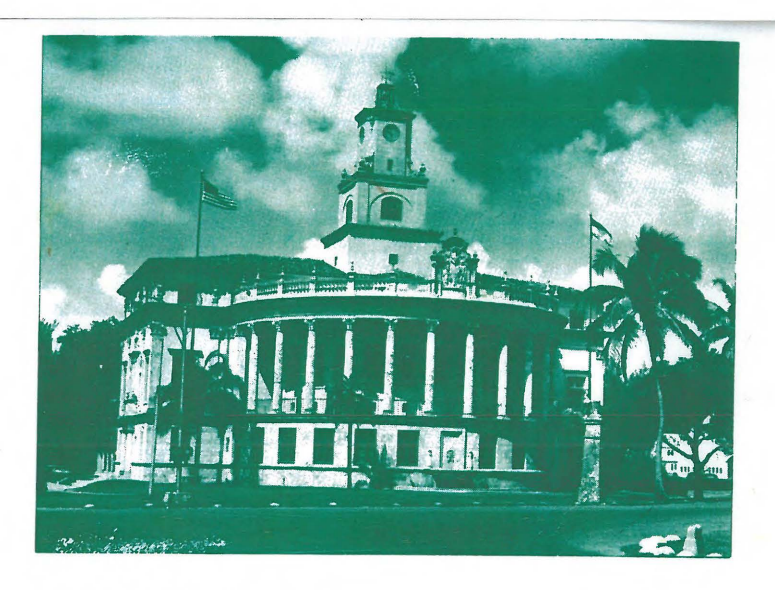
We understand that the establishment of two separate building sites will allow the development of one single-family residence in full compliance with the City's Single Family Residential (SFR) zoning district and the HOA's Charter and Bylaws on each of the two platted parcels, legally described as Lot 30 and Lot 31 of Block A of Gables Estates No. 2, according to the plat thereof, as recorded in Plat Book 60 at Page 37 of the Public Records of Miami-Dade County, Florida.

We are confident that approval of this application will have beneficial effects and serve important public interests, while not having adverse effects on the environment, overburdening public services, or changing the desired character of the Gables Estates community. We urge the Planning and Zoning Division and Planning and Zoning Board to recommend in favor of the application, and implore the City Commission to approve the application.

Sincerely yours

Rene Guerra

President



ZONING
CODE
OF THE CITY OF
CORAL
GABLES
FLORIDA



# THIS ZONING CODE

As amended through June 30, 1989 is published for the benefit of the Citizens of Coral Gables and for everyone who may be considering the construction or alteration of any type building or premises in Coral Gables.

### CITY COMMISSION

George M. Corrigan, Mayor William H. Kerdyk, Vice Mayor Jim T. Barker Bob Hildreth Mark J. Wolff

### PLANNING AND ZONING BOARD

E. R. Brownell, Chairman William Mayville, Jr., Chairman Scott Baena George Milhet Jeanne-Ann Moorman Alfonso Perez Wayne (Chip) Withers

### BOARD OF ADJUSTMENT

Richard Bullman, Vice-Chairman Joseph H. Pero, Jr., Vice Chairman Gerald Green Nancy Morgan Jane Morrison James H. Peck, II Guy Sanchez Diana Wheeler, Secretary Dennis S. Smith, Secretary

### BOARD OF ARCHITECTS

Wm. Hamilton Arthur, Sr. Frank Abbott Jesus Cruz Lrnesto L. Santos Richard Arango, Associate Georgio Bali, Associate Rafael Equilor, Associate

Dennis S. Smith, Secretary Manuel Z. Lopez, Engineer

### CITY MANAGER

H. C. Eads, Jr.

### BUILDING AND ZONING DIRECTOR

Margaret Pass

### ZONING ADMINISTRATOR

Dennis 5. Smith

### PLANNING DIRECTOR

Diana Wheeler

### CITY ATTORNEY Robert D. Zahner

CITY CLERK Virginia L. Paul

### ARTICLE XIII - BUILDING SITES

SECTION 13-1 HUILDING SITES - GENERAL. Every building or structure hereafter erected, constructed, reconstructed or structurally altered shall be located on a building site as herein defined, and in no case shall there be more than one building or structure on a building site, except as may be provided for herein concerning permitted accessory or subordinate buildings for auxiliary or accessory uses. No building site shall be so reduced or diminished that the yards or other open spaces hereby required shall be smaller than prescribed by this code, nor shall the density of population be increased in any monner except in conformity with the building and building site area regulations herein established.

### SECTION 13-2 BUILDING SITES FOR "R", "D" AND "A" USES - GENERAL (2661)

- (a) Except as may be provided hereinafter to the contrary, in connection with replats, subdivisions and specifically described lots or parcels of land, all buildings or structures designed for an "R", "D" and "A" Use shall be constructed or erected upon a huilding site containing at least one (1) platted lot, and such building site shall have a street frontage of not less than fifty (50) feet.
  - Only one (1) single lamily residence, duplex or apartment building shall be constructed or erected upon any one building site having not less than the minimum street frontage required by this code.
- (b) In order to maintain open space, neighborhood character, property values and visual attractiveness of residential areas, wherever there may exist a single family residence, duplex building or any auxiliary building or structure including, but not limited to, swimming pools, tennis courte, walls, fences or any other improvement which was heretofore constructed on property containing one or more platted lots or portions thereof, such lots shall thereafter constitute only one building site and no permit shall be issued for the construction of more than one residence or duplex building on the site.
- (c) If a single family residence or duplex building is demolished or removed therefrom whether er voluntarily or involuntarily or by destruction or disaster, no permit shall be issued for the construction of more than one such building on such building site.

### SECTION 13-2.1 SEPARATION OF ESTABLISH-MENT OF BUILDING SITES (2661)

(a) Any change from the foregoing provisions for the purpose of establishing building sites, or separation of building sites shall require special approval by ordinance duly passed and adopted by the City Commission after first having been heard before the Planning and Zoning Board at a public hearing, at which all interested persons shall be ufforded an opportunity to be heard. In making its recommendation the Planning and Joning Board shall be guided by whether the application for establishment or separation of building sites is compatible with the neighborhood, and they may recommend and the City Commission may prescribe appropriate conditions, restrictions or safeguards it deems necessary to provide for neighborhood compatibility and to be in the best interest of the general public.

- (b) In reviewing an application for the establishment or separation of building sites the Planning and Zoning Board and the City Commission shall consider, but not be limited to, the following criteria:
  - Whether the building site(s) created would be equal to or larger than the majority of the existing building sites of the same character within the surrounding area.
  - Whether the building site(s) created would result in existing structures becoming non-conforming as it relates to setbacks, ground coverage and other applicable provisions of the Zoning Code.
  - Whether the building site(s) created is free of encroachments from abutting buildable sites.
  - Whether the building site(s) created was purchased as a separate building site(s) by the current owner prior to September 17, 1977.

### SECTION 13-3 "R", "D" AND "A" USES AT DESIGNATED LOCATIONS.

(a) The following regulations governing building sites shall apply in connection with any building or structure erected, constructed or designed for R, D or A Use at or upon the specific locations and properties within the City as herein described.

### 1. Section "A"

a. No building site facing upon Anderson Road, DeSoto Boulevard, Granada Boulevard, Coral Way or Plaza Columbus shall contain less than two platted lots, where such lots are less than fifty-five (55) feet in width.

### 2. Section "0"

- a. No building site facing upon Granada Boulevard, North Greenway Drive, South Greenway Drive, Coral Way or LeJeune Road shall contain less than two platted lots where such lots are less than fifty-five (55) feet in width.
- b. Lots 1, 2, 3 and 24, Block 20 shall be considered as three building sites as follows: (2530)
  - One building site to consist of Lot 24;
  - One building site to consist of Lot 1 and the western one-half of Lot 2;



## CITY OF CORAL GABLES LOBBYIST ANNUAL REGISTRATION APPLICATION FOR EACH PRINCIPAL REPRESENTED

REGISTRATION	#:
--------------	----

CITY OFFICIALS:	Manager, Special Assi Assistant or Deputy, P	sioners, City Attorney, City Manager, stant to City Manager, Heads or Directo olice Major or Chief, Fire Major or Chie littee Members, or any other City Officia	rs of Departments, and t
FOR THIS PURPOSE:	of any ordinance, reso	roval, disapproval, adoption, repeal, passiblution, action or decision of the City (adation of the City Commission, any	Commission: or any act
F THE FOREGOING APP	PLIES TO YOU, YOU	ARE REQUIRED TO REGISTER AS	S A LOBBYIST: 2
Print Your Name	Melissa Tapanes LI	ahues	50
Time , our France		LOBBYIST	
Print Your Business Name, if	applicable Bercow Rac	dell & Fernandez, P.A.	A
Business Telephone Number	305-377-6227		9: 0
Business Address	200 S. Biscayne Boul	evard, Suite 850, Miami, FL	33131
	ADDRESS	CITY, STATE	ZIP CODE
Commission.	business or professiona	l relationship you have with any current	member of the City
None.			
RINCIPAL REPRESENTED:			

ANNUAL REPORT: On October 1st of each year, you are required to submit to the City Clerk a signed statement under oath listing all lobbying expenditures in excess of \$25.00 for the preceding calendar year. A statement is required to be filed even if there were no expenditures.

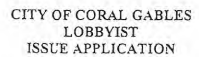
LOBBYIST ISSUE APLICATION: Prior to lobbying for a specific issue, you are required to fill out a Lobbyist Issue Application form with the Office of the City Clerk; stating under oath, your name, business address, the name of each principal who employed you to lobby, and the specific issue on which you wish to lobby.

NOTICE OF WITHDRAWAL: If you discontinue representing a particular client, a notice of withdrawal is required to be filed with the City Clerk.

ANNUAL LOBBYIST REGISTRATION FEE: This Registration must be on file in the Office of the City Clerk prior to The filing of an Issue Application to lobby on a specific issue, and payment of a \$150.00 Lobbyist Registration Fee is required.

[ Melissa Tapa	nes Llahues hereby swear o	or affirm under penalty of per-	
	Name of Lobbyist e read the provisions of the City of		
11, governing	Lobbying and that all of the facts	contained in this Registration	
Application are	e true and that I agree to pay the \$1	50.00 Annual Lobbyist Regis-	
tration Fee.	Signature	of Lobbyist	
STATE OF FLORIDA )			
COUNTY OF DADE )	1		
BEFORE ME personally appea described in and who executed t strument for the purposes therei	the foregoing instrument, and ackno	to me well known and known to me to wledged to and before me that he/she ex	o be the person xecuted said in-
WITNESS my Hand and Officia	al Seal this August 2	2,2014)	
Personally Known	Notary Public State of Florida Ana Hernandez	stary Public	_
Produced ID	7 8 6	ate of Florida	
\$150.00 Fee Paid	Received By	Date:	
Fee Waived for Not-for-Profit O	organizations (documentary proof at	tached.)	
	For Office Use C	Only	
Data Entry Date:	, 20	Entered By:	







STATED PURPOSE?

HAVE YOU BEEN RETAINED	TO LOBBY ANY OF THE FOLLOWING FOR THE

**REGISTRATION #:** 

CITY OFFICIALS:

Mayor, City Commissioners, City Attorney, City Manager, City Clerk, Assistant City Manager, Special Assistant to City Manager, Heads or Directors of Departments, and their Assistant or Deputy, Police Major or Chief, Fire Major or Chief, Building and Zoning Inspectors, Board, Committee Members, or any City Official or staff.

FOR THIS PURPOSE:

To encourage the passage, defeat or modification of any ordinance, resolution, action or decision of the City Commission; or any action, decision or recommendation of any Board, Committee or City Official.

IF THE FOREGOING APPLIES TO YOU, YOU ARE REQUIRED TO REGISTER AS A LOBBYIST AND TO FILE THE FOLLOWING INFORMATION, UNDER OATH, WITH THE CITY CLERK FOR EACH ISSUE ADDRESSED. ISSUE FEE: NO CHARGE, PROVIDING YOU HAVE A CURRENT ANNUAL LOBBYIST REGISTRATION DOCUMENT ON FILE.

Print Your Name		Melissa Tapanes Llahues		= 3
			LOBBYIST	8
Print Your Busines	ss Name	Bercow Radell & Fernandez	, P.A.	JG 21
Business Telephon	e Number	305-377-6227	*	<b>E</b> 9
				3313E Z
Business Address		200 S. Biscayne Boulevard, S	Suite 850, Mlami, FL	3313
		ADDRESS	CITY, STATE	ZIP CODE
Corporation, Partne	ership, or Trust Re	oresented:		
Principal Name: _	Benjamin Leon, Jr.			
Principal Address:	11501 SW 40 Stre	et	Telephone Number: 3	05-631-3900
SSUE: Describe in plication is	n detail, including a required for each	address, if applicable, of the sp	ecific issue on which you will lol	oby: (Separate Ap
Building Sit	e Determination and	Conditional Use Approval for 20 C	Casuarina Concourse, Gables Estate	S.
				-

[ Melissa	Tapanes Llahues	hereby swear o	r affirm under penalty of	of per-
jury that	Print Name of Lobbyist all the facts containe	ed in this Application	are true and that I am	aware
that these	requirements are in	compliance with the	provisions of the City of	Coral
Gables Or	11/1	l, governing Lobbyir	2/20/1 V Date	
STATE OF FLORIDA	)			
COUNTY OF DADE	)	1		
BEFORE ME personally a described in and who exec strument for the purposes to WITNESS my Hand and Co	uted the foregoing in therein expressed.		to me well known and wledged to and before m	known to me to be the person e that he/she executed said in-
Personally Known Produced ID	Notary Pub	WINOU FEEL	Mary Public ate of Florida	
		For Office Use C	Only	
Data Entry Date:	, 20		Entered By:	

Annual Fees Waived for Not-for-Profit Organization. Please attach documentary proof.



#### CITY OF CORAL GABLES LOBBYIST ISSUE APPLICATION

2014	OFFR
OCT	CITY OF CORAL GABLES RECEIVED BY THE OFFICE OF THE CITY CLERK
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P	14113 14113
w	SEE
N	D I
-	× 0

**REGISTRATION #:** 

HAVE YOU BEEN RETAINED TO LOBBY ANY OF THE FOLLOWING FOR THE STATED PURPOSE?

CITY OFFICIALS:

Mayor, City Commissioners, City Attorney, City Manager, City Clerk. Assistant City Manager, Special Assistant to City Manager, Heads or Directors of Departments, and their Assistant or Deputy, Police Major or Chief, Fire Major or Chief, Building and Zoning Inspectors, Board, Committee Members, or any City Official or staff.

FOR THIS PURPOSE:

To encourage the passage, defeat or modification of any ordinance, resolution, action or decision of the City Commission; or any action, decision or recommendation of any Board, Committee or City Official.

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Print Your Name	F.W. Zeke Guilford	
	LOBBYIST	
Print Your Business Name	Guilford & Associates, P.A.	
Business Telephone Number	305-446-8411	
Business Address	400 University Drive, 201, Coral Gables, FL 3	3134
	ADDRESS CITY, STATE ZIP CODI	
Corporation, Partnership, or Trust	Represented:	
	4.4.7.28.339.55.	
Principal Name: Benjamin		366

Print Name of Lobbyist jury that all the facts contained in this	Application are true and that I am aware
that these requirements are in compliance	ce with the provisions of the City of Coral
Gables Ordinance No. 2006-11, governi	ng Lobbying.
Signature of Lobbyist	$\frac{11/3/14}{\text{Date}}$
STATE OF FLORIDA )	
BEFORE ME personally appeared FWZeke G described in and who executed the foregoing instrument, strument for the purposes therein expressed.	For to me well known and known to me to be the person and acknowledged to and before me that he/she executed said in-
WITNESS my Hand and Official Seal this 3 4 8	uf of Movember 2014
Personally Known	Lidia Jonzalez
Produced ID	Notary Public  State of Florida  State of Florida  LIDIA GONZALEZ  MY COMMISSION # FF 100466  EXPIRES: May 1, 2018
	Bonded Thru Budget Notary Services
For O	ffice Use Only

[ F.W. Zeke Guilford hereby swear or affirm under penalty of per-

Annual Fees Waived for Not-for-Profit Organization. Please attach documentary proof.

Data Entry Date:

Entered By:



## CITY OF CORAL GABLES LOBBYIST ANNUAL REGISTRATION APPLICATION FOR EACH PRINCIPAL REPRESENTED

CITY OF CORAL GA

REGISTRATION #:

CITY OFFICIALS:	Manager, Special Assis Assistant or Deputy, Po	tioners, City Attorney, C stant to City Manager, He plice Major or Chief, Fire ittee Members, or any oth	ads or Director Major or Chie	rs of Departments, and
FOR THIS PURPOSE:	of any ordinance, reso	oval, disapproval, adoptic lution, action or decision dation of the City Com	of the City C	Commission, or any ac
IF THE FOREGOING APP	LIES TO YOU, YOU	ARE REQUIRED TO R	EGISTER AS	S A LOBBYIST:
Print Your Name	F.W. Zeke Gui	lford		
		LOBBYIST		
Print Your Business Name, if a	applicable Guilford	1 & Associates,	P.A.	
Business Telephone Number	305-446-8411			
Business Address	400 Universit	y Drive, Suite 2	201 Cora	l Gables FI. 3
7,000,000	ADDRESS	CITY, STA	TE	ZIP CODE
Federal ID#:				
State the extent of any Commission. None.	business or professiona	l relationship you have wi	th any current	member of the City

ANNUAL REPORT: On October 1st of each year, you are required to submit to the City Clerk a signed statement under oath listing all lobbying expenditures in excess of \$25.00 for the preceding calendar year. A statement is required to be filed even if there were no expenditures.

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I F.W. Zeke Guilford hereby swear or affirm under penalty of per-

Data Entry Date: 20		Entered By:	
Fee Waived for Not-for-Profit Organizatio	For Office Use Only	d.)	
\$150.00 Fee Paid	Received By	Date:	_
		Troing Troing	Bonded Thru Budget Notary Service
Produced ID	Notary State of		* MY COMMISSION # FF 10046 EXPIRES: May 1, 2018
Personally Known	Lile	in Gonzalion	LIDIA GONZALEZ
WITNESS my Hand and Official Seal this	3 The day of horsing	ber 2914	
strument for the purposes therein expresse			
described in and who executed the foregol	ing instrument, and acknowleds	ne well known and known to me ged to and before me that he/she	to be the person executed said in-
BEFORE ME personally appeared (-1)	DING IF I	and the second of the second of	
COUNTY OF DADE My-ii-D	ude		
STATE OF FLORIDA )			
tration Fee.	Signature of Lo	bbylst	
	that I agree to pay the \$150.00	Annual Lobbyist Regis-	
	and that all of the facts conta		- 4.
Print Name of Lobby jury that I have read the p	orovisions of the City of Coral	Gables Ordinance 2006-	

CITY OF CURAL GABLES
2015 JAN -7 AMILES



Published Daily except Saturday, Sunday and Legal Holidays Miami, Miami-Dade County, Florida

## STATE OF FLORIDA COUNTY OF MIAMI-DADE:

Before the undersigned authority personally appeared O.V. FERBEYRE, who on oath says that he or she is the VICE PRESIDENT, Legal Notices of the Miami Daily Business Review f/k/a Miami Review, a daily (except Saturday, Sunday and Legal Holidays) newspaper, published at Miami in Miami-Dade County, Florida; that the attached copy of advertisement, being a Legal Advertisement of Notice in the matter of

CITY OF CORAL GABLES - NOTICE OF PUBLIC HEARING 1/14/15 LOCAL PLANNING AND ZONING BOARD

in the XXXX Court, was published in said newspaper in the issues of

01/02/2015

Affiant further says that the said Miami Daily Business Review is a newspaper published at Miami in said Miami-Dade County, Florida and that the said newspaper has heretofore been continuously published in said Miami-Dade County, Florida, each day (except Saturday, Sunday and Legal Holidays) and has been entered as second class mail matter at the post office in Miami in said Miami-Dade County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement; and affiant further says that he or she has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper

Sworn to and subscribed before me this

02 day of JANUARY

O.V. FERBEY PROPERTY AND THE PROPERTY OF THE P



City Public Hearing Dates/Times Local Planning Agéncy (LPÁ)/ Planning and Zoning Board

Planning and Zoning Board Wednesday, January 14, 2015, 6:00 — 9:00 p.m.

Location

City Commission Chambers, City Hall, 405 Biltmore Way, Coral Gables, Florida, 33134

PUBLIC NOTICE is hereby given that the City of Coral Gables, Florida, Local Planning Agency (LPA)/Planning and Zoning Board (PZB) will conduct Public Hearings on the following:

Items 1 through 3 are related (these items were continued from the December 10, 2014 Board meeting).

- 1. An Ordinance of the City Commission of Coral Gables, Florida requesting an amendment to the Future Land Use Map of the City of Coral Gables Comprehensive Plan pursuant to Zoning Code Article 3, "Development Review," Division 15, "Comprehensive Plan Text and Map Amendments," and Small Scale Amendment procedures (S.163.3187, Florida Statutes), changing the boundaries between Commercial Low-Rise intensity, Commercial Mid-Rise Intensity and Commercial High-Rise Intensity Land Use designations on property generally bounded by Sevilla Avenue on the north, Malaga Avenue on the south, Ponce de Leon Boulevard on the west and Galiano Street on the east, and generally known as 2801, 2901, and 3001 Ponce de Leon Boulevard, Coral Gables, Florida as shown on Exhibit "A" and legally described on Exhibit "B;" providing for severability, repealer and an effective data. (LPA review)
- 2. An Ordinance of the City Commission of Coral Gables, Florida requesting an amendment to the text of the City of Coral Gables Comprehensive Plan, Future Land Use Element, Policy FLU-1.1.3, "Table FLU-2. Commercial Land Uses," pursuant to expedited State review procedures (S.163.3184, Florida Statutes) and Zoning Code Article 3, "Development Review," Division 15, "Comprehensive Plan Text and Map Amendments;" amending the "Commercial High-Rise Intensity," "Commercial Mid-Rise Intensity," and "Commercial Low-Rise Intensity," Land Use Classifications to provide that (A) residential use shall be permitted and (B) intensity shall be controlled by a Planned Area Development plan instead of by Floor Area Ratio, in a project developed in accordance with the Mediterranean Village Form-Based Code; and further amending the "Commercial High-Rise Intensity" and "Commercial Mid-Rise Intensity" Land Use Classifications to provide that, in such a Mediterranean Village project, additional height may be granted for specified uses or architectural embellishment; providing for severability, repealer and an effective date.
- An Ordinance of the City Commission of Coral Gables, Florida providing for text amendments to the City of Coral Gables Official Zohing Code, by amending Article 3, "Development Review," Division 5, "Planned Area Development," to create Section 3-510, "Mediterranean Village Form-Based Code," with

CITY OF CORAL GABLES PLANNING DEPARTMENT 2015 JAN -7 AM 11:56

form-based development standards that modify and supplement the existing Planned Area Development standards and criteria to allow appropriate infill and redevelopment in urbanized areas if certain minimum requirements are met; and amending Appendix A, "Site Specific Zoning Regulations," Section A-36 "Crafts Section," by removing Section A-36.B.5. regarding the use, design and number of stories for development in Block 20; providing for severability, repealer, codification and an effective data

A ...

4. An Ordinance of the City Commission of Coral Gables, Fiorida requesting Conditional Use Review for a Building Site Determination pursuant to Zoning Code Article 3, "Development Review", Section 3-206, "Building Site Determination" to create two (2) separate single-family building sites on property zoned Single-Family Residential (SFR) District; one (1) building site on Lot 30 and one (1) building site consisting of Lot 31 on the property legally described as Lots 30 and 31, Block A, Gables Estates No. 2 (20 Casuarina Concourse), Coral Gables, Florida; including required conditions; providing for severability, repealer, codification, and an effective date.

All interested parties are invited to attend and participate. Upon recommendation by the Board, the applications will be scheduled for City Commission consideration. Please visit the City webpage at www.coralgables.com to view information concerning the applications. The complete applications are on file and available for examination during business hours at the Planning and Zoning Division, 427 Biltmore Way, Suite 201, Coral Gables, Florida, 33134. Questions and written comments can be directed to the Planning Division at planning occurated by Coralgables.com (FAX: 305.460.5327) or 305.460.5211.

Ramon Trias Director of Planning and Zoning Planning & Zoning Division City of Coral Gables, Florida

1/2

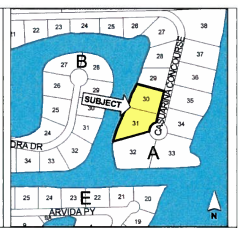
Any person, who acts as a lobbyist pursuant to the City of Corel Gables Ordinance No. 2006-11, as amended, must register with the City Clerk prior to engaging in lobbying activities before City Staff, Boards, Committees or City Commission. A copy of the Ordinance is available in the Office of the City Clerk, City Hall. If a person decides to appeal any decision made by a Board, Committee or City Commission with respect to any matter considered at a meeting or hearing, that person will need to ensure that a verbatim record of the proceedings is made, which record includes the testimorry and evidence upon which the appeal is to be based (F.S. 286.0105). Any meeting may be opened and continued and, under certain circumstances, additional legal notice will not be provided. Any person requiring special accommodations for participation in the proceedings or the materials in accessible format should contact Walter Carlson, Assistant City Planner at 305.460.5211, no less than three working days prior to the meeting. All meetings are telecast live on Coral Gables TV Channel 77.





## City of Coral Gables Courtesy Public Hearing Notice

January 2, 2015



Applicant:	Benjamin Leon, Jr., as Trustee
Application:	Separation of a Building Site and Conditional Use Site Plan Review
Property:	20 Casuarina Concourse, Coral Gables, Florida
Public Hearing - Date/Time/ Location:	Planning and Zoning Board  January 14, 2015, 6:00 – 9:00 p.m.  City Commission Chambers, City Hall,  405 Biltmore Way, Coral Gables, Florida, 33134

**PUBLIC NOTICE** is hereby given that the City of Coral Gables, Florida, Planning and Zoning Board (PZB) will conduct a Public Hearing on January 14, 2015 on the following application at the Coral Gables City Commission Chambers, City Hall, 405 Biltmore Way, Coral Gables, Florida:

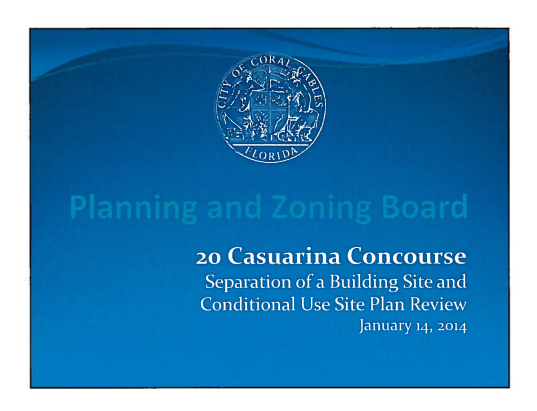
"An Ordinance of the City Commission of Coral Gables, Florida requesting Conditional Use Review for a Building Site Determination pursuant to Zoning Code Article 3, "Development Review", Section 3-206, "Building Site Determination" to create two (2) separate single-family building sites on property zoned Single-Family Residential (SFR) District; one (1) building site on Lot 30 and one (1) building site consisting of Lot 31 on the property legally described as Lots 30 and 31, Block A, Gables Estates No. 2 (20 Casuarina Concourse), Coral Gables, Florida; including required conditions; providing for severability, repealer, codification, and an effective date."

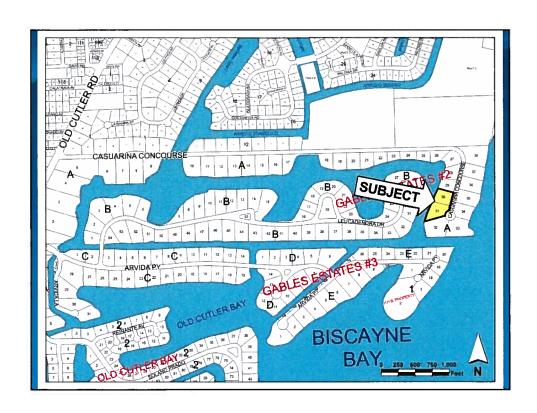
All interested parties are invited to attend and participate. Upon recommendation by the Board, the application will be scheduled for City Commission consideration. Please visit the City webpage at www.coralgables.com to view information concerning the application. The complete application is on file and available for examination during business hours at the Planning Division, 427 Biltmore Way, Suite 201, Coral Gables, Florida, 33134. Questions and written comments regarding the application can be directed to the Planning Division at planning@coralgables.com, FAX: 305.460.5327 or 305.460.5211. Please forward to other interested parties.

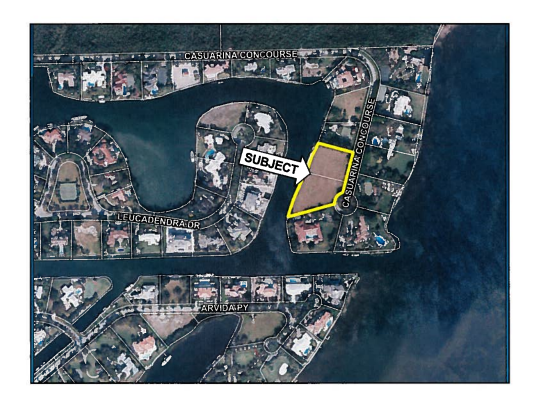
Sincerely,

City of Coral Gables, Florida









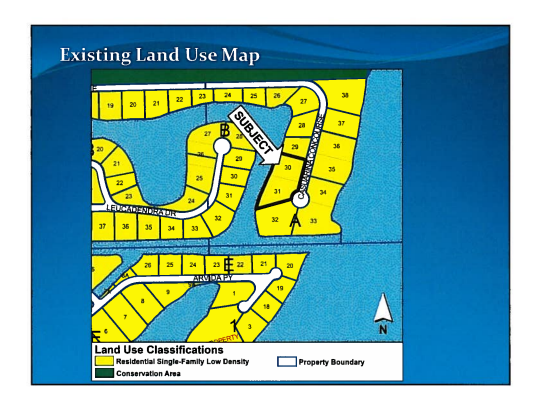
# Request: Separation of a Building Site and Conditional Use Site Plan Review

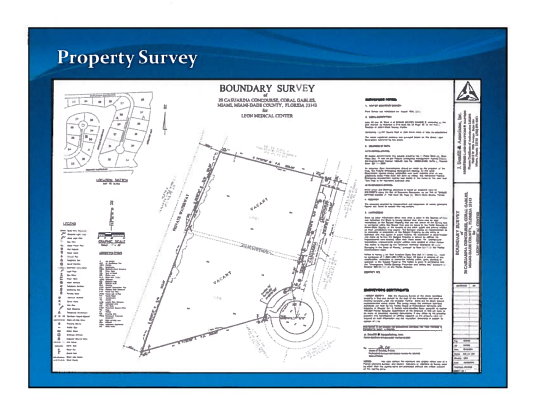
- ❖ Separate an existing 2.59 acre building site with 376' of street frontage into two (2) building sites
- Proposed building sites:
  - 1. Lot 30: 1.2 acre building site with 200' of street frontage
  - 2. Lot 31: 1.39 acre building site with 176' of street frontage

## **Application History**

- ❖ o6.25.2007: Historic Preservation Board passed a motion not to designate property as historic allowing for demolition of the previously existing 3-story residence referred to as the "Wackenhut Castle"
- ❖ 09.26.2014: Application presented to Development Review Committee (DRC)
  - Applicant has satisfactorily resolved all DRC comments









Туре	Existing Building Site	Proposed Lot 30 Building Site	Proposed Lot 31 Building Site
Building site frontage	376'	200'	170
Waterway frontage	510'	200'	310
Building site depth	Approx. 275'	Approx. 275'	Approx. 27
Total site area	112,747 sq. ft.	52,502 sq. ft.	60,245 sq. f
Building floor area (FAR)	Max. 34,974 sq. ft.	Max. 16,901 sq. ft.	Max. 19,224 sq. f
Building height (max. permitted)	2 stories/39'-o" above est. grade	2 stories/39'-o" above est. grade	2 stories/39'-c above est. grad
Setbacks*:			
Front	Min. 50'-0"	Min. 50'-0"	Min. 50'-0
Side interior	Min. 30'-0"	Min. 30'-0"	Min. 30'-0
Rear	Min. 50'-0"	Min. 50'-0"	Min. 50'-0

## Review of Zoning Code Criteria

Zoning Code Section 3-206(F) provides the criteria for the separation and establishment of building sites, as follows:

"F. When reviewing and providing a recommendation on an application for conditional use for a building site determination, the Planning Department, Planning and Zoning Board and the City Commission shall consider and evaluate the request together with a proposed site plan and provide findings that the application satisfies at least four (4) of the following six (6) criteria:

Staff reviewed the Application based upon the six (6) criteria and determined the following:

## Review of Zoning Code Criteria

- ❖ Staff found that the proposal did <u>satisfy</u> one (1) of the six (6) criteria: 1) neighborhood compatibility.
- ❖ Staff found that the proposal <u>did not satisfy</u> five (5) of the six (6) criteria: 1) has unusual site configuration; 2) has equal or larger building frontage than surrounding properties; 3) would not result in demolished or existing structures becoming non-conforming; 4) no restrictive covenants or encroachments exist, including demolished buildings, that would prevent site separation; and, 5) the property was purchased by the current owner prior to September 17, 1977.

## **Staff Recommendation**

❖ Staff recommends **denial** of the request since the Application satisfies only one (1) of the six (6) criteria.

## **Alternative Recommendation Conditions**

- ❖ If the Planning and Zoning Board determines based upon additional information presented by the applicant that the application satisfies the criteria and desires to recommend <a href="mailto:approval">approval</a> then Staff recommends the following conditions:
  - The new single-family residences constructed on the two (2) building sites shall meet all applicable requirements of the Zoning Code, and no variances shall be required or requested.

#### **Alternative Recommendation Conditions**

- 2. A detailed tree disposition plan and landscape plan shall be prepared and provided by the Applicant, subject to review and approval of the Directors of the Public Service Division and the Planning and Zoning Division prior to the submittal to the Board of Architects for either building site.
- 3. Prior to submittal to the Board of Architects the property owner, its successors or assigns shall file for a release of the restrictive covenant currently running with the land.

