

City of Coral Gables Planning and Zoning Staff Report

Applicant: FVP Red Road, LLC

Application: Separation of a Building Site, Conditional Use Site Plan Review and

Zoning Code Text Amendment

Property: 2500 Block of Red Road

(Legal Description: Lots 19-24, Block 15, Coral Gables Section "D")

Public Hearing: Planning and Zoning Board

Date & Time: April 13, 2016; 6:00 – 9:00 p.m.

Location: City Commission Chambers, City Hall,

405 Biltmore Way, Coral Gables, Florida 33134

1. APPLICATION REQUEST

Request for Separation of a Building Site and Conditional Use Site Plan Review for the property located on Lots 19-24, Block 15, Coral Gables Section "D", and a Zoning Code text amendment as follows:

- 1. 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 consisting of Lots 19-21 and one (1) building site consisting of Lots 22-24 on the property legally described as Lots 19-24, Block 15, Coral Gables Section "D", Coral Gables, Florida; including required conditions; providing for a repealer provision, providing for a severability clause, codification, and providing for an effective date.
- 2. An Ordinance of the City Commission of Coral Gables, Florida providing for a text amendment to the City of Coral Gables Official Zoning Code, Appendix A, "Site Specific Zoning Regulations", Section A-38, "Section D" removing site specific provisions for building sites on Lots 3 through 8, inclusive, and 19 through 24, inclusive Block 15; providing for repealer provision, severability clause, codification, and providing for an effective date.

2. APPLICATION SUMMARY

FVP Red Road, LLC (hereinafter referred to as "Applicant"), has submitted an application for the Separation of a Building Site, Conditional Use Site Plan Review and Zoning Code Text Amendment (hereinafter referred to as the "Application") for City of Coral Gables review and public hearing consideration.

In 1960 this property was purchased by the owner of 2508 Country Club Prado which abuts the subject property directly to the east. The single-family residence constructed at 2508 Country Club Prado was constructed in 1940. When the owner attempted to sell the vacant lots fronting Red Road in 1987 they were informed at that time by the Zoning Administrator that a chain link fence that had been erected without a permit tied the Red Road and Country Club Prado properties together as one (1) building site. The property owner in 1988 requested and received approval from the City Commission to split the Red Road and Country Club Prado properties. After receiving approval the subject property on Red Road was sold in 1988. The current owner of the subject property purchased it in 2015.

The request is to separate the existing 0.38 acre (16,500 square feet) building site located on Red Road (SW 57th Avenue) which has 150 feet of street frontage in to two (2) building sites. The proposed building sites would be split evenly with each new building site containing 0.19 acres (8,250 square feet) with 75 feet of street frontage proposed on Red Road.

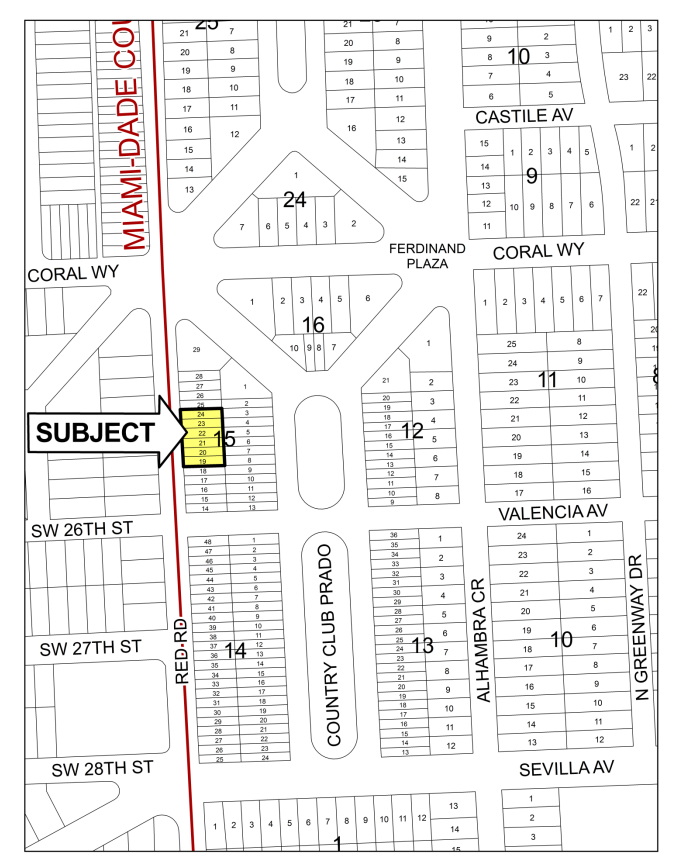
The property contains six (6) platted lots, which together constitute the existing building site. The Applicant is proposing to separate the existing building site into two (2) building sites, with each building site containing three (3) fully platted lots. The Zoning Code requires that every building site have at least one (1) fully platted lot.

Zoning Code Site Specific Regulations exist pertaining to this property that will need to be removed in order to permit the building site separation and allow for future development of the site to occur. There is a site specific regulation tying Lots 19 through 24 together as one (1) building site. Also, there exists a site specific regulation requiring a seventy-five (75) foot front setback along Red Road for this property which only has a total depth of 110 feet. These site specific regulations are proposed to be removed in order for the development of single-family residences on this site to occur.

The Application went before the Development Review Committee on August 28, 2015 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 on the 2500 block of Red Road (SW 57th Avenue) just south of Coral Way on property legally described as Lots 19-24, Block 15, Coral Gables Section "D," Coral Gables, Florida, and is shown in the following location map and aerial:

Location Map



Aerial



Property Designations and Surrounding Uses

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

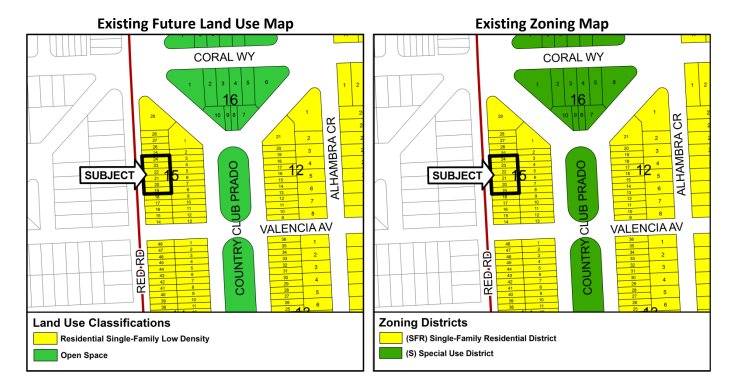
Existing Property Designations

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	1-story single-family	"Residential Single-Family Low	Single Family Residential (SFR)
	residence	Density"	District
South	Vacant	"Residential Single-Family Low	Single Family Residential (SFR)
		Density"	District
East	2-story single-family	"Residential Single-Family Low	Single Family Residential (SFR)
	residence	Density"	District
West	1-story single-family	Single-Family Residential	Single-Family Residential
	residence	(Miami-Dade County)	(Miami-Dade County)

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	08.28.15
Board of Architects	N/A
Historic Preservation Board	N/A
Planning and Zoning Board	04.13.16
City Commission (1 st reading)	TBD
City Commission (2 nd reading)	TBD

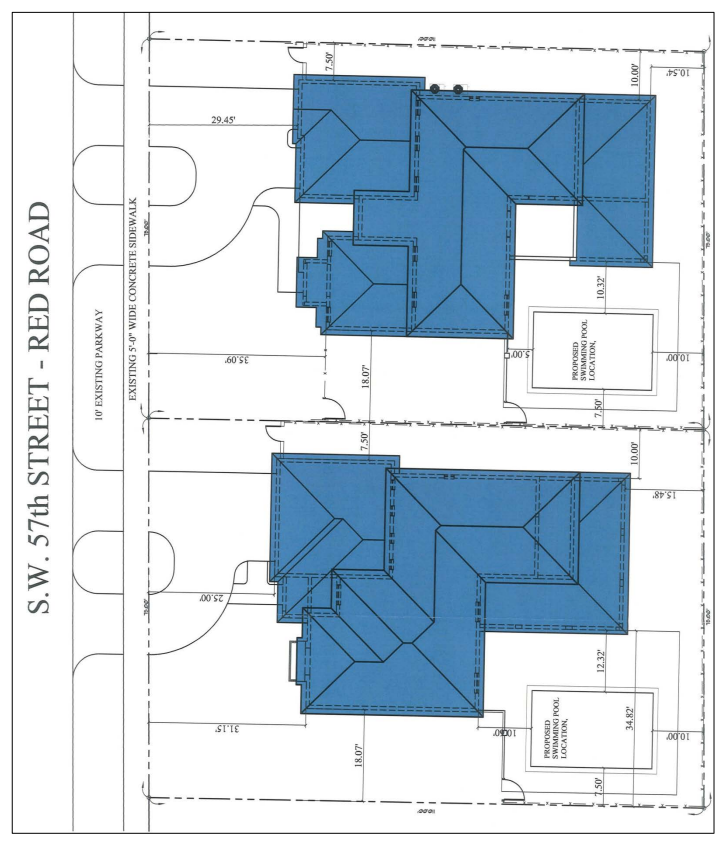
Proposal - Separation of a Building Site and Site Plan

Conceptual Site Plan

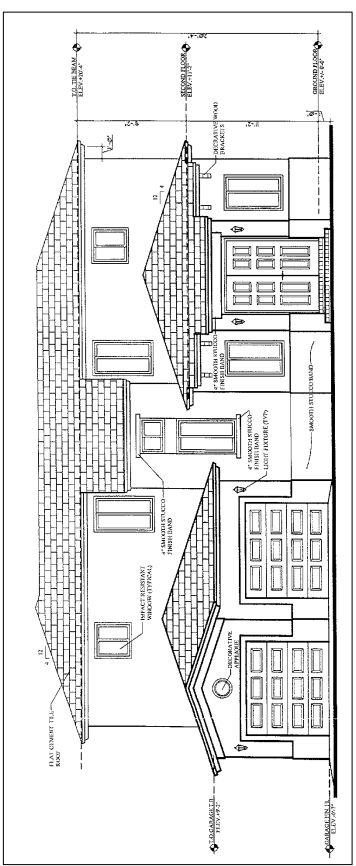
A conceptual site plan was submitted with the application depicting the development potential of the proposed building sites. The site plans are only intended to indicate how the proposed building sites could be developed according to the Single-Family Residential (SFR) District provisions and applicable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

The Applicant's conceptual site plan and elevations are provided on the following pages.

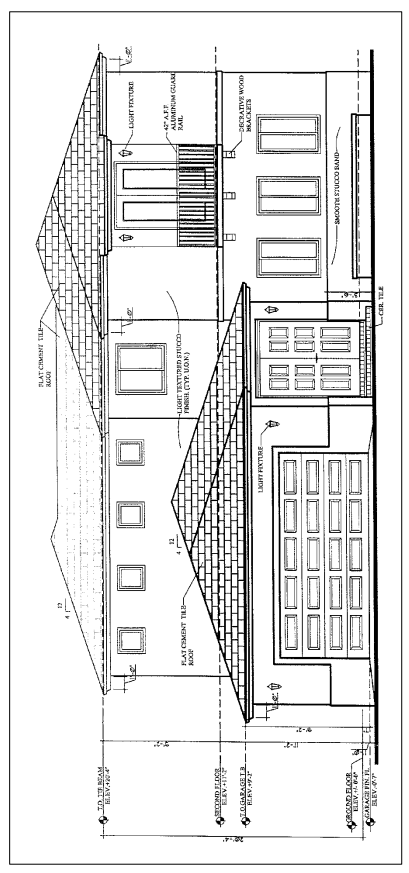
Conceptual Site Plan



Red Road (Front) Elevation - Lots 22-24



Red Road (Front) Elevation - Lots 19-21



Permitted Development

Currently, the subject property has 150 feet of frontage along Red Road and a site area of 16,500 sq. ft. If the property were developed as permitted by the Zoning Code as a single building site then one (1) single-family residence with approximately 6,100 sq. ft. of building floor area could be constructed on the property. The two (2) proposed building sites would each have a street frontage of 75 feet with a site area of 8,250 sq. ft. allowing for residences with a maximum building floor area of 3,538 sq. ft. Together, the proposed building sites would be permitted a total of 7,076 sq. ft. of building floor area, compared to the currently permitted 6,100 sq. ft. of building floor area.

The following table provides a comparison of the Zoning Code requirements and development potential for the existing building site with the proposed building sites. This analysis shows that the property can be developed as proposed and meet the requirements of the Zoning Code if the site specific requirements are removed:

Site plan information:

Туре	Existing Building Site	Proposed Building Site	Proposed Building Site
71	(Lots 19 - 24)	(Lots 19 - 21)	(Lots 22 - 24)
Building site frontage	150' (existing)	75'	75'
Building site depth	110' (existing)	110′	110'
Total site area	16,500 sq. ft. (existing)	8,250 sq. ft.	8,250 sq. ft.
Building floor area (FAR)	6,100 sq. ft.	Max. 3,538 sq. ft.	Max. 3,538 sq. ft.
(maximum permitted)			
Building height	2 stories/29'-0" above	Max. 2 stories/29'-0"	Max. 2 stories/29'-0"
(maximum permitted)	established grade	above established grade	above established grade
Setbacks required:			
Front	Min. 75'-0" (site spec.)	Min. 25'-0"	Min. 25'-0"
Side interior	Min. 10'-0"	Min. 7'-6"	Min. 7'-6"
Side street	N/A	N/A	N/A
Rear	Min. 10'-0"	Min. 10'-0"	Min. 10'-0"
Ground area coverage:			
Principal building	Max. 35%	Max. 35%	Max. 35%
Total (including	Max. 45%	Max. 45%	Max. 45%
auxiliary structures)			

Proposal - Zoning Code Text Amendment

The proposed Zoning Code text amendment is provided below in strikethrough/underline format.

Section A-38 - Section D.

A. Building sites.

- 1. No building site facing upon Sevilla Avenue between San Domingo Street and Red Road, of upon Alhambra Circle, Coral Way and Indian Mound Trail, shall contain less than two (2) platted lots where such lots are less than fifty-five (55) feet in width and no building site facing upon Country Club Prado shall have less than seventy-five (75) feet street frontage.
- 2. Lots 3 through 8, inclusive, and 19 through 24, inclusive, Block 15, shall be considered two (2) one (1) building sites as follows: (2761).
 - a. One (1) building site to consist of Lots 3 through 8, inclusive.
 - b. One (1) building site to consist of Lots 19 through 24, inclusive.
- B. Facing of lots.
 - 1. Lots in the south one hundred fifty (150) feet of Blocks 10, 13 and 14, shall be governed by restrictions for other lots facing on Sevilla Avenue, west of San Domingo Street.
 - 2. Lots 3 through 8, inclusive, Block 20, shall be deemed to face on San Domingo Street.
- C. Setbacks-Minimum front.
 - 1. Facing upon Coral Way-Fifty (50) feet.
 - Lots 19 through 24, inclusive, Block 15-Seventy-five (75) feet. (3309)

3. 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 four (4) 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: The property has code specific language in the form of Zoning Code Site Specific Regulations limiting the development of the property.

The Application satisfies 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."

The Applicant's building site street frontage analysis is as follows:

Building Site Street Frontage Analysis:

Frontage	0' to 75'	+76'	Total
Number of Building Sites	46	51	97
Percentage	47.42%	52.58%	100%

Staff Comment: The proposed single-family building sites would have a 75' street frontage that would be equal to or larger than 47.42% of the surrounding building site street frontages. In order to meet the requirements of the Zoning Code all 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.

"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 subject property does not have any existing structures, or previously demolished structures, that would result in non-compliance with this criterion.

The Application satisfies 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 subject property has a restrictive covenant tying Lots 19-21 together. However, because this does not apply to the entire site and the Applicant's proposal is to have Lots 19-21 become a building site the existing restrictive covenant is in compliance with this criterion. The subject property does not have any previously demolished structures that would result in noncompliance with this criterion.

The Application <u>satisfies</u> 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 Applicant is preserving the specimen trees on site as requested by the Public Works Department. This vacant property has previously received citations for violations regarding illegal dumping on the site which would no longer occur if developed. The proposed building sites would have a greater street frontage and site area than all other developed building sites fronting Red Road within 1,000 feet of the subject property. As a result, Staff has determined that the proposed building sites would be compatible with the surrounding neighborhood.

The Application satisfies 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 properties were purchased in 2013 and 2015; 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, Staff finds the Application satisfies four (4) 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. No.	Comprehensive Plan Goals, Objectives and Policies	Staff Review
1.	Policy FLU-1.3.2. All development applications in residential neighborhoods shall continue to be reviewed by applicable boards and committees to ensure the protection from intrusion by 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 the Zoning Code.	Complies
2.	Objective FLU-1.11. Maintain a pattern of overall low density residential use with limited medium and high density residential uses in appropriate areas to preserve the low intensity and high quality character of the residential neighborhoods.	Complies
3.	Objective FLU-1.13. The City shall enforce the recently adopted Zoning Code which creates, preserves and maintains scenic vistas in keeping with the classic traditions as embodied in the original city plan.	Complies
4.	Objective FLU-1.14. The City shall enforce Zoning Code provisions which continue to preserve and improve the character of neighborhoods.	Complies
5.	Goal FLU-3. The City as a part of its development review process shall engage public/community participation and collaboration to provide for a transparent development review process.	Complies
6.	Objective FLU-3.1. The City shall continue its efforts to notify stakeholders, residents, property owners and neighborhood associations of pending development reviews to provide transparency within the development process.	Complies
7.	Policy DES-1.1.5. Promote the development of property that 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.	Complies
8.	Policy DES-1.1.6. Maintain the character of the residential and nonresidential districts, and their peculiar suitability for particular uses.	Complies
9.	Policy DES-1.1.7. Preserve residential properties to assure that future development will be in conformity with the foregoing distinctive character, with respect to type, intensity, design and appearance.	Complies

Staff Comments: Staff's determination is that this Application is "consistent" with the CP goals, objectives and policies related to Zoning Code requirements for site plan review. The proposed building site separation complies with the following review criteria as specified by the Zoning Code:

- 1. 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.
- 2. 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.
- 3. 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.
- 4. 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.

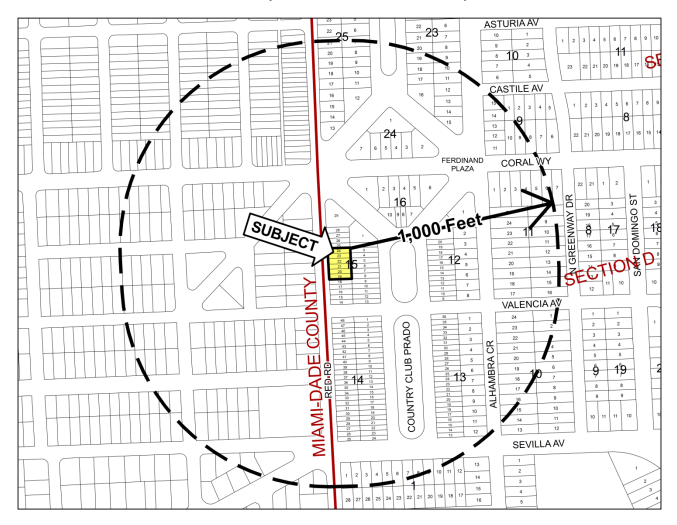
4. PUBLIC NOTIFICATION

The Applicant completed the mandatory neighborhood meeting with notification to all property owners within 1,000 feet of the property boundary. A meeting was held by the Applicant with the property owners on 01.20.16.

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. 85 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	01.20.16
Courtesy notification - 1,000 feet of the property	04.01.16
Posting of property	04.01.16
Legal advertisement	04.01.16
Posted agenda on City web page/City Hall	04.01.16
Posted Staff report on City web page	04.08.16

5. STAFF RECOMMENDATION

The Planning and Zoning Division based upon the complete Findings of Fact contained within this Report recommends **approval** of the Applicant's requests.

Summary of the Basis for Approval

Planning and Zoning Staff, based upon the Findings of Fact contained herein, supports the Application because Staff has determined that it satisfies four (4) of the six (6) criteria as required per Zoning Code, Article 3, Development Review, Section 3-206, Building Site Determination, Subsection F.

Conditions of Approval

Planning and Zoning Division Staff recommends approval of the application 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.
- 2. The total square footage of the two (2) residences shall be equal to or less than 6,100 square feet, which would be the maximum size of a residence permitted by the Zoning Code that could be constructed on the property if developed as a single building site.
- 3. Existing trees labeled as numbers 5, 14 and 31 on the Tree Disposition Plan (Sheet Number LD-1), and referenced on the Tree Removal/Relocation invoices, must remain on site.

6. ATTACHMENTS

- A. Applicant's submittal package.
- B. 04.01.16 Legal advertisement published.
- C. 04.01.16 Courtesy notice mailed to all property owners within 1,000 feet.

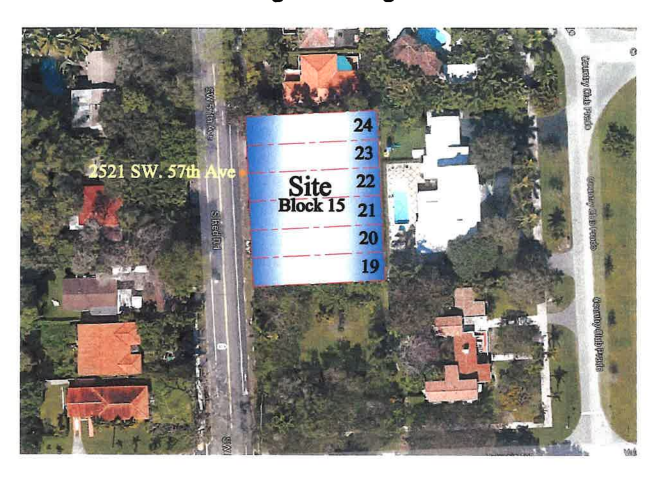
Please visit the City website at www.coralgables.com to view all application materials. The complete application also is on file and available for examination during business hours at the Planning and Zoning Division, 427 Biltmore Way, Suite 201, Coral Gables, Florida, 33134.

Respectfully submitted,

Ramon Trias

Director of Planning and Zoning City of Coral Gables, Florida

2517 and 2521 SW. 57th Avenue, Coral Gables, Florida Planning and Zoning Board



2517 and 2521 S.W. 57th Avenue, Coral Gables, Florida Planning and Zoning Board

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- 12. Warranty Deed

Felix Pardo & Associates, Inc.

Architecture Planning Interiors 255 University Drive, Coral Gables, Florida 33134 AA0002478

3 August 2015

City of Coral Gables Planning and Zoning Department 427 Biltmore Way, 2nd Floor Coral Gables, FL 33134

Attn: Mr. Ramon Trias, Director

Re: Statement of Use for Request for Separation of a Building Site and Conditional Use Approval for 2521 and 2517 Red Road, Coral Gables, Florida

Dear Mr. Trias,

FVP Red Road, LLC, (the "Applicant"), is the owner of the property located at 2521 and 2517 Red Road, Coral Gables, Florida, which has the folio numbers 03-4118-002-1451 and 03-4118-002-1455 respectively. The property consists of six originally platted rectangular lots measuring 25' wide x 110' deep. Lots, 19, 20, 21, 22, 23 and 24, Block 15, Revised Plat of Coral Gables, Section "D", as recorded in Plat Book 25, Page 74 of the Public Records of Miami-Dade County. The Property is vacant and faces Red Road.

The purpose of this letter is to request a Separation of the Building Site and Conditional Use Site Plan Review in accordance with Zoning Code Article 3, "Development Review", Section 3-206, "Building Site Determination", so that the Property can be separated into two separate parcels to create two building sites. Lots, 19, 20, 21 which will be 75' x 110' deep and 22, 23, 24 which will be 75' x 110' deep each consisting of 8,250 square feet.

The Property located within Revised Plat of Coral Gables, Section "D", has a Comprehensive Plan Future Land Use Map designations of Residential Single-Family Low Density and a zoning designation of Single Family Residential (SFR). The existing single family homes facing Red Road immediately to the north of the property are 5,500 square feet.

PROPERTY HISTORY

The property was bought by the owner of 2508 Country Club Prado which abuts said property to the west on May 5, 1960, See Exhibit A. The Country Club Prado property had an existing residence since 1940.

The owner attempted to sell the lots facing Red Road in 1987 and was told by the zoning administrator at the time that both the Country Club Prado property and the Red Road properties had become one parcel because a chain link fence had been erected, See **Exhibit B**. No permit for the fence is on file. Violations of the dumping on the property may have been the reason for the construction of the chain link fence.

The owner then applied for a lot split and the commission approved the request in January 1988 in order to separate the Red Road property from the Prado property in order to sell them, See **Exhibit C.**

The Red Road property was then sold in 1988, See Exhibit D

SEPERATION AND ESTABLISHMENT OF BUILDING SITES

Pursuant to Zoning Code Section 3-206, the Applicant is requesting a separation of the Property into two separate building sites which will have a minimum street frontage of at least 75 feet. The separation of the two building sites will require conditional use for a building site determination which must satisfy four out of the six criteria set forth in Section 3-206(F). The Property satisfies

1. That exceptional or unusual circumstance exists, that are site specific such an unusual site configuration and multiple facings, which would warrant the separation or establishment of a building site.

The property faces Red Road which is a busy state road. There is an existing traffic light on Coral Way which creates a backup in front of the property during rush hour. There is also a bike lane on the two lane road.

2. That the building sites created would be equal to or larger than the majority of the existing site frontages of the same zoning designation within a minimum of 1,000 foot radius of the perimeter of the subject property or extending no farther that the immediate vicinity, whichever is less.

The proposed 75 foot frontage lots will be wider that 75% of all lots within the 1000 foot radius. Most are 50 foot wide. Although not part of the City of Coral Gables, a higher percentage of narrower lots exist on the other side of Red Road. See **Exhibit E**.

3. That the building sites 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 property is vacant. There are no existing structures that would become non-conforming. All proposed structures would conform to the setbacks, lot area, lot width and depth, ground coverage and all other applicable provisions of the Zoning Code, CP and City Code.

4. That no restrictive covenants, encroachments, easements, or the like exist which would prevent the separation of the site.

No covenants or easements exist that would prevent the separation of the site except for the Ordinance No. 2761 dated 1988. See Exhibit F.

5. That the proposed building sites maintain and preserve open space, promotes neighborhood compatibility, preserves historic character, maintains property values and enhances visual attractiveness of the area.

The two proposed building sites are designed to comply with the requirements of the Zoning Code and will maintain and preserve a generous amount of open space.

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

The current owner purchased the property in 2015.

This building site separation application into two lots is made with the intent of developing two beautifully designed, high quality residential homes that are compatible with the surrounding areas. We respectfully request your favorable recommendation because we believe that this request achieves the City goals of maintaining and creating green and open space and compatible neighborhoods, while increasing the variety of housing options available to City residents.

Please do not hesitate to contact me if you have any questions.

Sincerely,

Felix Pardo, AIA, ASID, &SI



305.460.5211

planning@coralgables.com

www.coralgables.com

Application request

following a Abando Annexa: Annexa: Coral Ga Compre Compre Conditio Conditio Develope Develope Mixed Us Planned Restrictiv Site Plan Separatio Subdivisio Transfer o University Zoning Co Zoning Co Other: Genera Street address Property/pro	hensive Plan Map Amendment hensive Plan Map Amendment hensive Plan Text Amendment hensive Plan Text Amendment hal Use - Administrative Review hal Use without Site Plan hal Use with Site Plan hent of Regional Impact hent of Regional Impact - Notice Site Plan Area Development Designation Area Development Major Amere Covenants and/or Easements of Review for a Tentative Plat and Development Rights Receiving Campus District Modification de Map Amendment de Text Amendment I information s of the subject property: 252: fect name: Proposed Residenceed ion: Lot(s) 19,20,21 and 22,23,2	ral Design Special Location - Small Scale - Large Scale - Large Scale and Site Plan and Variance ag Site Plan to the Adopted Campus to the Adopted Campus for FVP 57 ave., LLC.	Master	Plan Plan orida.		
Block(s) 15		Section (s) Revi	ed Plat	of Coral Gables, S	Section "D	ři
Property own	er(s): FVP Red Road, LLC.					
Property own	er(s) mailing address: 250 Catal	onia Ave. Suite 304 - Coral	Gables, f	lorida. 33134		
Telephone:	Business (305) 445-9660	Fax	(305) 4	45-9680		
	Other	Ema	nil	Vanessa	@	VMBlaw.net



Applicant(s)/a	ngent(s): Felix Pardo & Associates, I	Inc.			
Applicant(s)/a	gent(s) mailing address: 255 Univ	versity Drive - Coral Gables, Florida	a. 33134		
Telephone:	Business (305) 445-4555				
· cropnone.		Fax (305)			
	Other	Email	fpardo	@fpadesign.com	
Propert	y information				
Current land us	se classification(s): Residential Sir	ngle Family - Low Density (6 units/	/acre)		
Current zoning	classification(s): (SFR) Single Fam	nily Residence District			
	use classification(s) (if applicable				
	ng classification(s) (if applicable):				
Troposed Zomin	ig classification(s) (if applicable).	, <u>IV/A</u>			
Supporti	ing information (to	o be completed by	y Plannin	g Staff)	
Division reserves Aerial. Affidavit provation s Application for Application ro Appraisal. Architectural, Building floor Comprehensin	epresentation and contact infor /building elevations. r plans. ive Plan text amendment justific ve Plan analysis.	formation as necessary throughon horization to process application mation.	out the entire rev	to application. The Planning	
∟ Concurrency i □ Encroachmen	impact statement.				
□ Encroachmen □ Environmenta	•				
	extual study and/or historical sig	nificance determination.			
Landscape pla		,			
Lighting plan.					
	el and/or 3D computer model.				
☐ City of Coral G					
Urdinances, re	iables Annual Registration Appli	ication and Issue Application L	obbyist forms.		
	esolutions, covenants, developm	ication and Issue Application L nent agreements, etc. previous	obbyist forms. sly granted for t	he property.	
☐ Parking study.	esolutions, covenants, developn	nent agreements, etc. previous	obbyist forms. sly granted for t	he property.	
	esolutions, covenants, developm	nent agreements, etc. previous	obbyist forms. sly granted for t	he property.	



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.
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:

Application submittal 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 preappplication 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 affirmation 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:
Routing	RUBEN BERTRAN
Property owner(s) signature(s):	Property owner(s) print name:
Property owner(s) signature(s):	Property owner(s) print name:
Address: 250 CATALONIA AVE. SUITE	304 - Consi GNOSES, FZ 33134
Telephone: (805) 445-9660 Fax: (805) 445	-9680 Email: VANESSA O VMBIAW, NOST
NOTA DIT	ATION
STATE OF FLORIDA/COUNTY OF The foregoing instrument was acknowledged before me this (Signature of Notary Public - State of Florida)	23 day of February 2016 by Rubar Chance
Pript, Type or Stamp Commissioned Name of Notary Public) Personally Known OR Produced Identification; Type of	C. HERRERA Notary Public - State of Florida My Comm. Expires Nov 5, 2017 Commission # FF 068492 Bonded Through National Notary Assn. Identification Produced



Contract Purchaser(s) Sign	ntract Purchaser(s) Signature: Conti		Contract I	Purchaser(s) Print Name:
Contract Purchaser(s) Signature:		Contract Purchaser(s) Print Name:		
Address:				
Telephone:	Fax	:		Email:
STATE OF FLORIDA/COUNT The foregoing instrument w (Signature of Notary Public (Print, Type or Stamp Comm Personally Known OR	vas acknowledged - State of Florida) nissioned Name of	Notary Public)		on Produced
Applicant(s)/Agent(s) Signat	ure:			(s)/Agent(s) Print Name:
Address: 855 UN	WERSITY	DRIVE	3	CEPAL GABLES, FL331349 Email: FRARDO C FRADESIGH, CO
Telephone: (305) 445	5-4553 Fax:	(205) 445 NOTARIZA	7006 TION	
TATE OF FLORIDA/COUNTY The foregoing instrument was Signature of Notary Public -	s acknowledged b	pefore me this <u>c</u>	23 day (of February 2016 by Jeliy Para



Arial photograph



Arial photograph



Rear Property Line



S.E. Corner



N.E. Corner



S.W. Corner



N.W. Corner



S.E. Corner



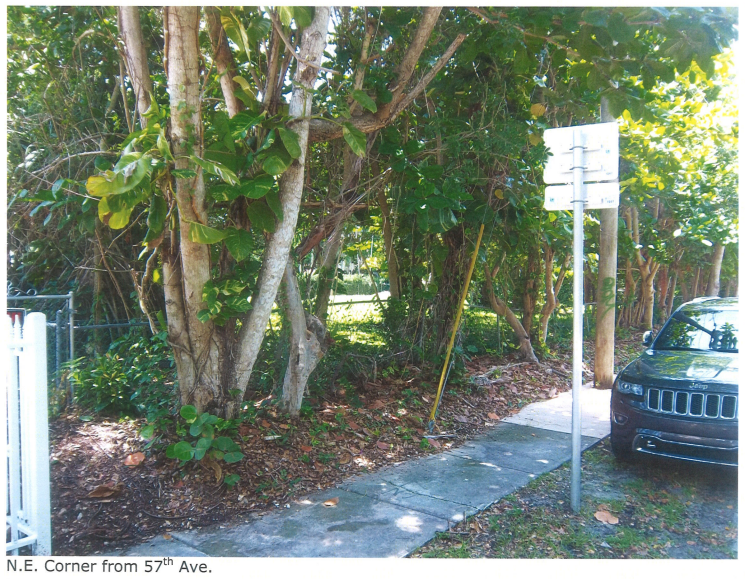
57th Avenue View



Residences across Red Road (City of Miami)



Residences across Red Road (City of Miami)





57th Avenue View





Adjacent Neighbor (North)



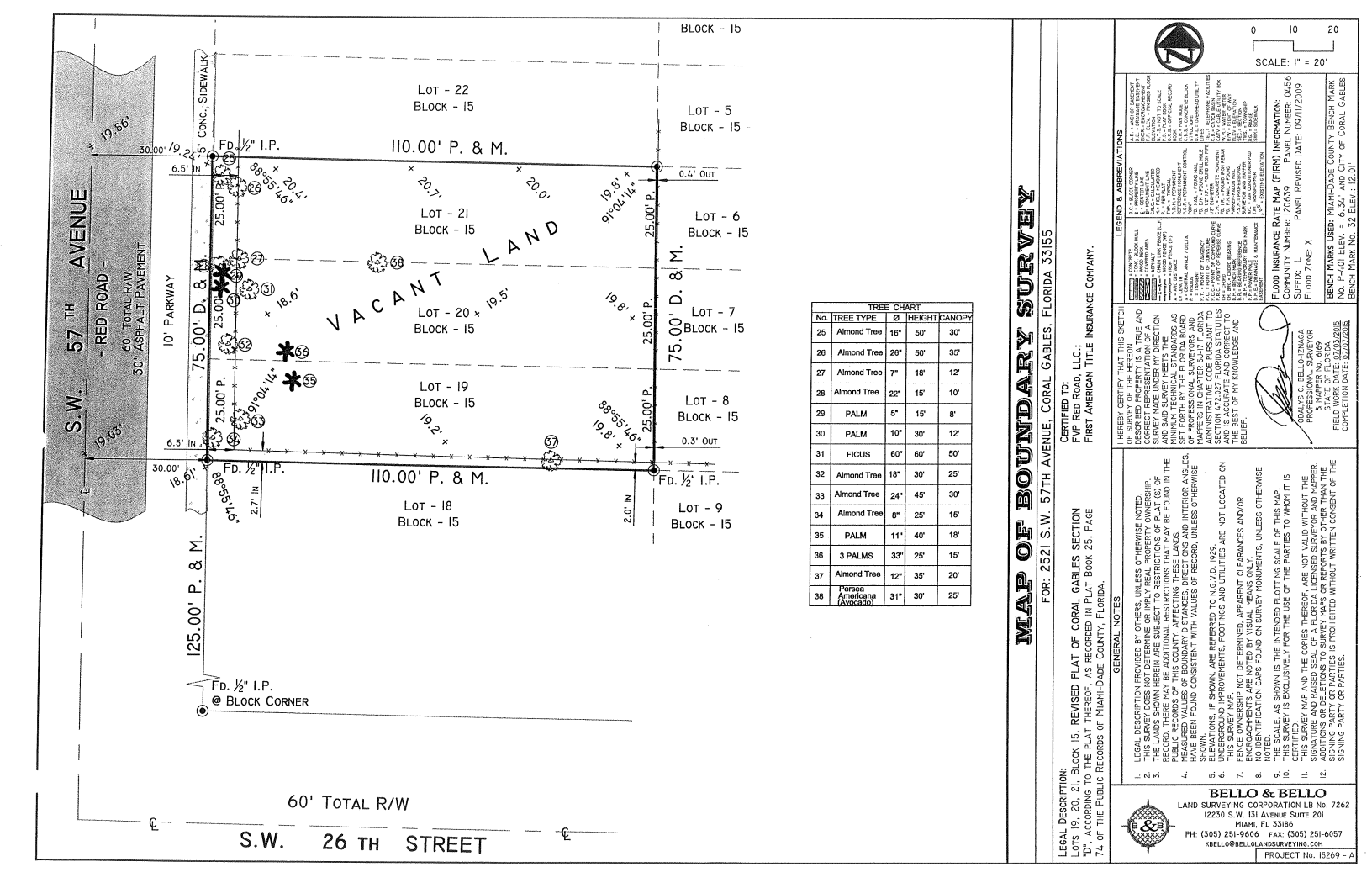
Adjacent Neighbor (North)

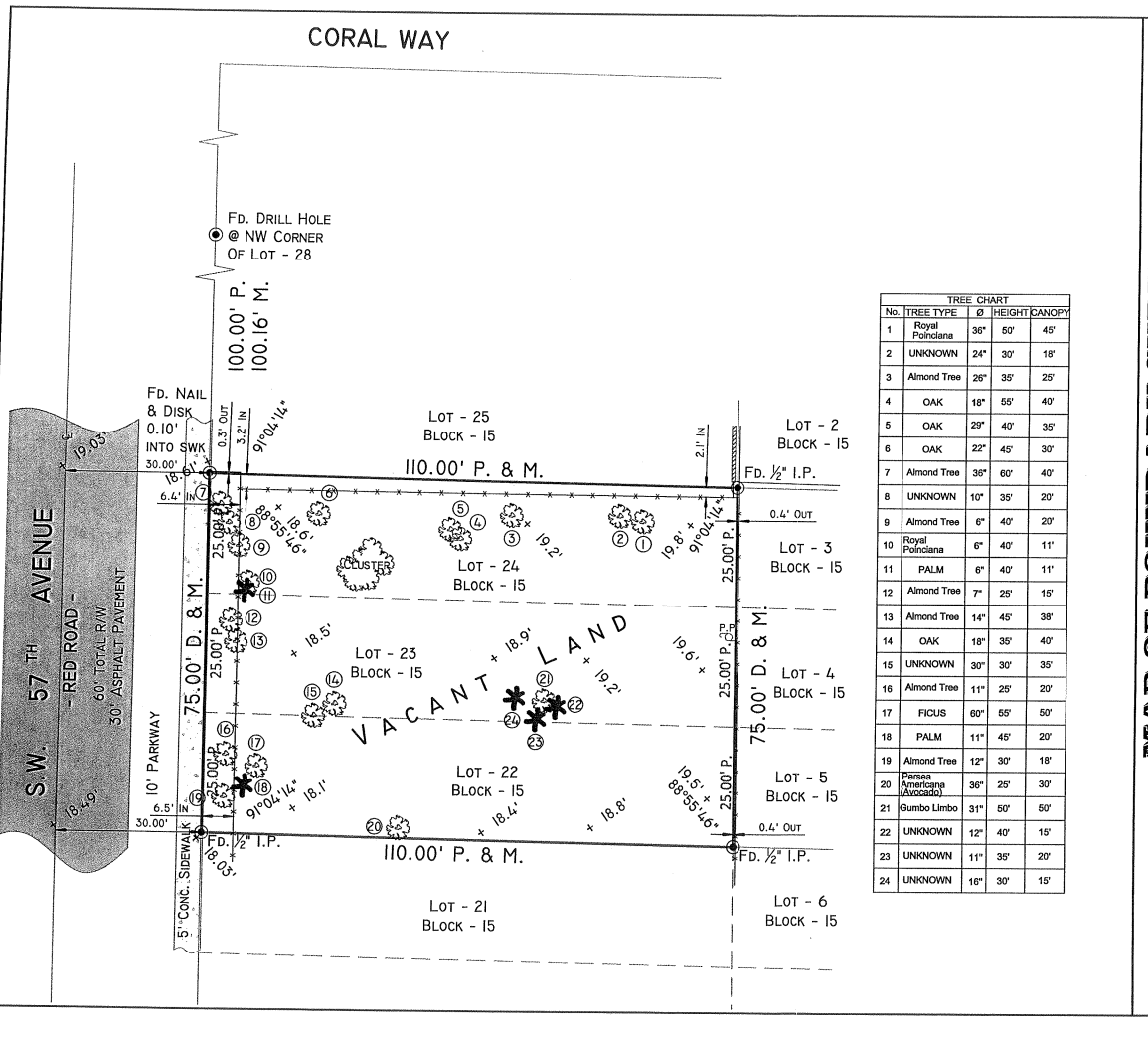


North Property Line



Rear Property Line (East)





SURVEY AVENUE, CORAL GABLES, BOUNDARY MAP

T OF CORAL GABLES SECORDED IN PLAT BOOK 2 COUNTY, FLORIDA.

BELLO & BELLO

LAND SURVEYING CORPORATION LB No. 7262 12230 S.W. 131 AVENUE SUITE 201 MIAMI, FL 33186 PH: (305) 25I-9606 FAX: (305) 25I-6057

KBELLO@BELLOLANDSURVEYING.COM

PROJECT No. 15269 - I

FLORIDA

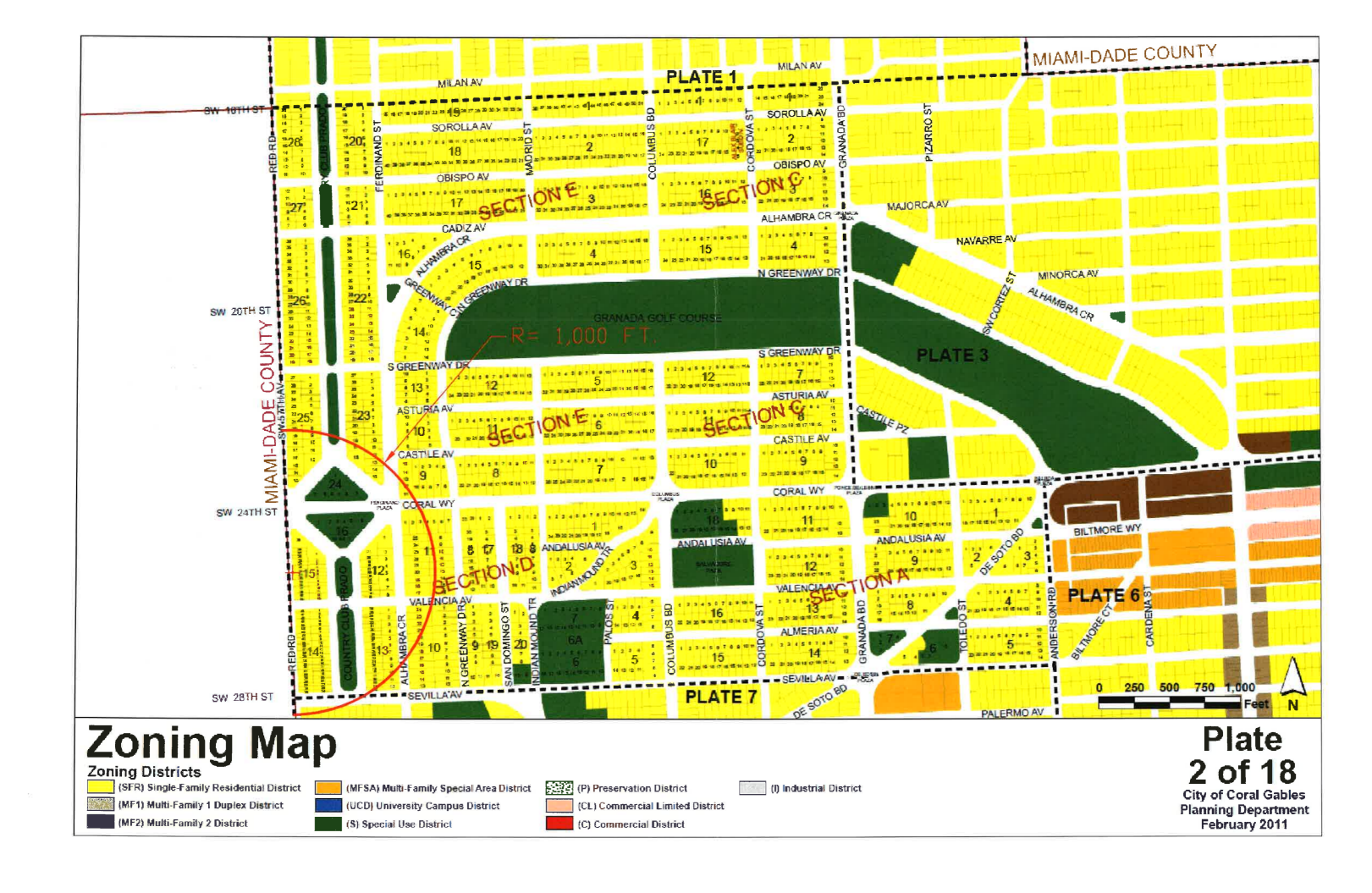


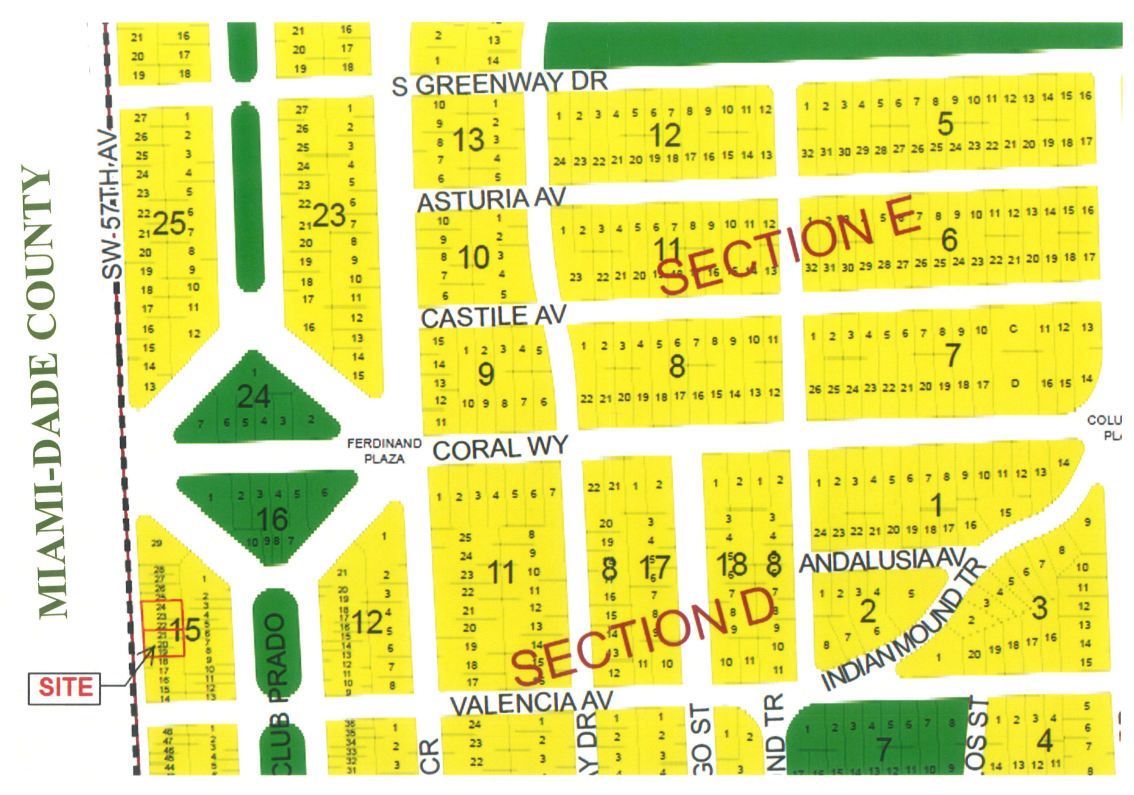
FLOOD INSURANCE F COMMUNITY NUMBER SUFFIX: L FLOOD ZONE: X

MIAMI-DADE COUNTY BENCH MARK 16.34' AND CITY OF CORAL GABLES P. F. EV. 12.01'

10

SCALE: I" = 20'





Use Map

ARTICLE 4 - ZONING DISTRICTS

Article 4 - Zoning Districts 4-5

Division 1. Residential Districts

Section 4-101. Single-Family Residential (SFR) District.

- 4. Setback requirements. No building or structure, or any part thereof, including porches, projections or terraces, but not including uncovered steps, shall be erected at a lesser distance from the front, side or rear line of any building site than the front, side or rear setback distance, respectively, prescribed and established herein for such building site. Nothing herein shall prohibit a building or structure from having more than the minimum required setbacks.
- a. Front setback. A minimum front setback of twenty-five (25) feet shall be maintained and required on all building sites except that on existing building sites on platted lots less than seventy-five (75) feet in depth, a minimum front setback of fifteen (15) feet shall be required.
- b. Side setbacks. Inside lots shall have minimum side setbacks, which total twenty (20%) percent of the width of the lot measured across the front setback line with a minimum total of ten (10) feet and up to a maximum of twenty (20) feet. A minimum side setback of fifteen (15) feet shall be required and maintained from any side line of a building site that abuts upon a street, provided, however, that buildings on corner lots which have one (1) side abutting upon a street on which other lots in the same block face, shall setback a minimum distance from such side street as is provided herein as the minimum front setback for buildings facing such side street. The required side setbacks shall be equal on both sides unless an uneven distribution is used to mitigate an existing contextual condition on the property as determined by the Board of Architects. An existing contextual condition may include but shall not be limited to the location of tree(s), existing structures on the property, or existing non-conforming setback conditions. In no case shall a side setback be less than five (5) feet
- c. Rear setback. A minimum rear setback of ten (10) feet shall be maintained and required on all buildings.
- 5. Setback requirements for auxiliary, accessory buildings and/or structures. Except as specifically prescribed herein to the contrary, auxiliary, accessory buildings and/or structures shall be governed by the same minimum setback requirements as provided for the main or principal building, provided that:
- a. Except as may be otherwise noted no accessory or auxiliary building or structures may be located in the area between the street and the main residential building or any part thereof.
- b. In no case shall an auxiliary building or structure be located closer to the front or side street of a lot or building site than the main or principal building.

Specific to Sites

Lots 19, 20 and 21, block 15 Front.......25'-0" Rear......10.65' Interior side......7.50'/18.07'

Lots 22, 23 and 24 Front.......25'-0" Rear......15.48' Interior side......7.50'/18.07

8. Ground area coverage. Buildings or structures designed and constructed shall not occupy more than thirty-five (35%) percent of the ground area of the building site upon which the building or structure is erected. The area utilized for calculating the maximum ground area coverage for the principal building shall be computed from the exterior face of exterior walls and the exterior face of exterior columns of the ground floor of the building. Cantilevered portions of the building above the ground floor or roof overhangs that are greater than five (5) feet shall be computed in the calculation of the ground area coverage of the principal building. Auxiliary buildings or structures, including swimming pools, may occupy additional ground coverage, but the total ground area occupied by the main building or structure and auxiliary structures shall not exceed forty-five (45%) percent of the building site upon which the structures are located. In no case shall the main building or structure exceed thirty-five (35%) percent of the lot or lots composing the building site. Special Use buildings or structures which may be permitted by ordinance to be located in the SFR District subject to the same minimum ground area coverage as set forth for single-family residences in the SFR District.

Specific to Sites - Ground Area Coverage

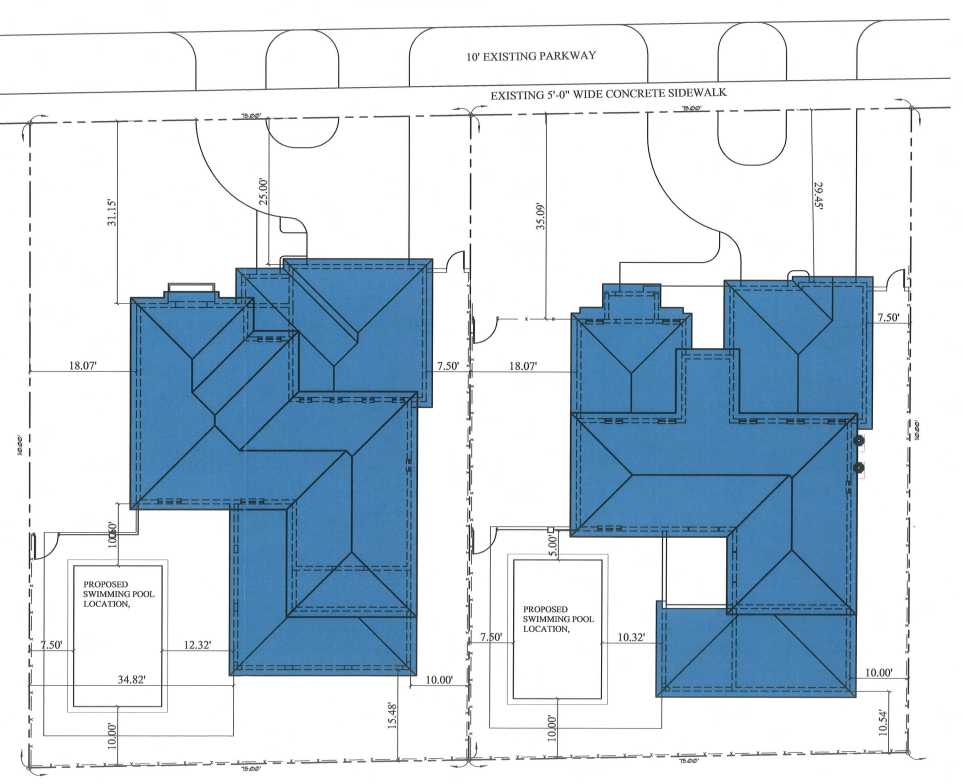
Lots 19, 20 and 21, block 15 35% MAX. ALLOWED (2,886.99 sf) MAIN RESIDENCE PROV'D 2,723.34sf 45% MAX. ALL STRUCTURES(3711.85 sf) PROV'D 3,083.31 sf (INCL. POOL)

Lots 22, 23 and 24 35% MAX. ALLOWED (2,886.99 sf) MAIN RESIDENCE PROV'D 2,757.36sf 45% MAX. ALL STRUCTURES(3711.85 sf) PROV'D 3,112.36 sf (INCL. POOL)

S.W. 57th STREET - RED ROAD

60' TOTAL RIGHT OF WAY

30' EXISTING PAVEMENT



LOT COVERAGE AND SETBACKS SITE PLAN SCALE 1/6" = 1'-0"

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ARCHITECTURE / PLANNING / INTERIORS
255 UNIVERSITY DRIVE, CORAL GABLES, FLORIDA.
33134 Phone:(305) 445-4555 Fax:(305) 445-7006 AA 0002478
FELIX PARDO LUC # 873 FD.

ARTICLE 4 - ZONING DISTRICTS

Article 4 - Zoning Districts 4-5

Division 1. Residential Districts

Section 4-101. Single-Family Residential (SFR) District.

- 9. Maximum square foot floor area for single-family residences. The maximum square foot floor area permitted for single-family residences shall be equal to forty-eight (48%) percent for the first five-thousand (5,000) square feet of building site area and thirty-five (35%) percent for the next five-thousand (5,000) square feet of building site area and thirty (30%) percent for the remainder of the building site area.
- 10. Determination of maximum square foot floor area. The maximum square foot floor area of a single-family residence shall be the sum of the gross areas of all the floors of the building or build-ings, measured from the exterior faces of exterior walls and exterior faces of supporting columns for any floor not enclosed by exterior walls. The Board of Architects may require such changes in the plans and specifications for single-family residences as are necessary or appropriate to the maintenance of a high standard of construction, architecture, beauty, and harmony with the aesthetic quality of the surrounding neighborhood in the carrying out of the provisions of this section of the "Zoning Code."
- a. In particular, gross floor area shall include the following:

All floor space used for dwelling purpose, such as living rooms, bedrooms, kitchens, utility rooms, mechanical equipment rooms, and any other similar space, no matter where located within a building, including the following:

- i. Elevator shafts and stairwells at each floor.
- ii. The floor space in penthouses, interior balconies and mezzanines.
- iii. The floor space in auxiliary or accessory buildings.
- iv. The floor space in screened porches located on the second floor. The floor space in screened porches located on the first floor shall be computed at one-half (1/2) of the square foot floor area contained therein; provided, a covenant is submitted stating that such screen porch will not be enclosed if it will cause the residence to exceed the maximum permitted floor area.
- v. The floor space in any garage and/or garage storage area shall be computed at three-quarters (3/4) of floor area for one (1) story detached garages located in the rear yard area with a height that does not exceed sixteen (16) feet above established grade and a floor area that does not exceed three-hundred-and-fifty (350) square feet.
- vi. In those cases where the average floor to the bottom of the structural member of roof support height exceeds thirteen (13) feet clear, without intermediate structural floor members, then that area shall be counted twice in the maximum floor area factor computation.
- vii. The floor space in roofed terraces, breezeways, and porches located on the second floor.
 viii. The floor space in interior courtyards and if a portion of the interior court yard is created in whole
 or in part with a two (2) story portion of the residence then the interior court yard shall count twice.
- b. The following areas or structures shall not be computed into the gross floor area of the building except as stated herein:
- i. Floor space in one (1) story roofed terraces, breezeways, and porches that do not have an average floor to ceiling height that exceeds thirteen (13) feet provided, a covenant is submitted stating that such roofed terrace, and breezeway or porch will not be enclosed if it will cause the residence to exceed the maximum permitted floor area.
- ii. Floor space in screen enclosures.
- iii. Carports that consist of a roofed structure that is open on three (3) sides and attached to the main building for the purpose of providing shelter for one (1) or more motor vehicles.

Specific to Sites - Maximum square foot floor area

Site area = 8,248.56 square ft

1st 5,000 sf x 48% =2,400 sf

2nd 5,000 sf x 35%= 1,136.99

Balance x 30% = N/A

Maximum allowed = 3,536.99 sf

Lots 19, 20 and 21, block 15

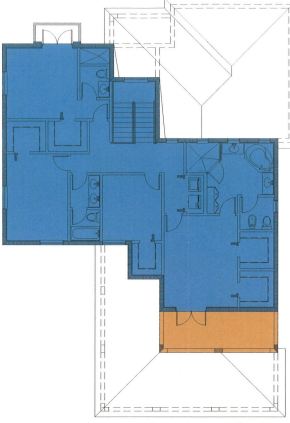
TOTAL Building Area	4,339.41 sf
Ground Floor area	1,635.98 sf (fully computed)
Second Floor Area	1,497.44 sf (fully computed)
Garage	535.91 sf (computed at 75%)
Balconies, open terrace and Entry	

FLA Area provided......3,535.35 sf

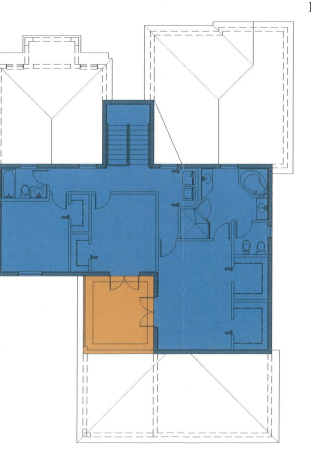
Lots 22, 23 and 24

TOTAL Building Area	4,180.84 sf
Ground Floor area	1,845.71 sf (fully computed)
Second Floor Area	
Garage	5420.48 sf (computed at 75%)
Balconies, open terrace and Entry	529.78 sf (not computed)

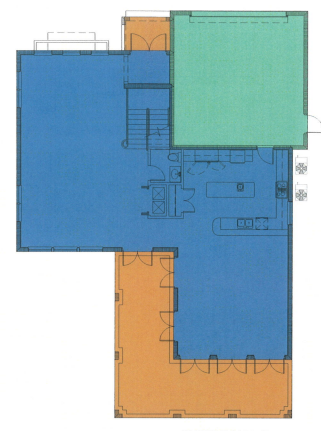
FLA Area provided......3,536.99 sf



SECOND FLOOR PLAN

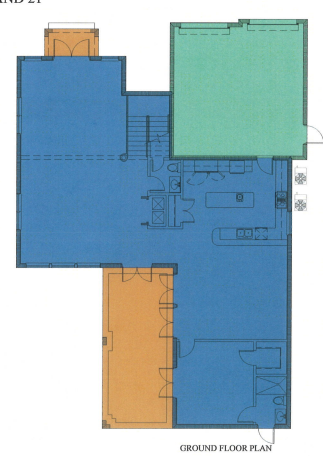


SECOND FLOOR PLAN



GROUND FLOOR PLAN

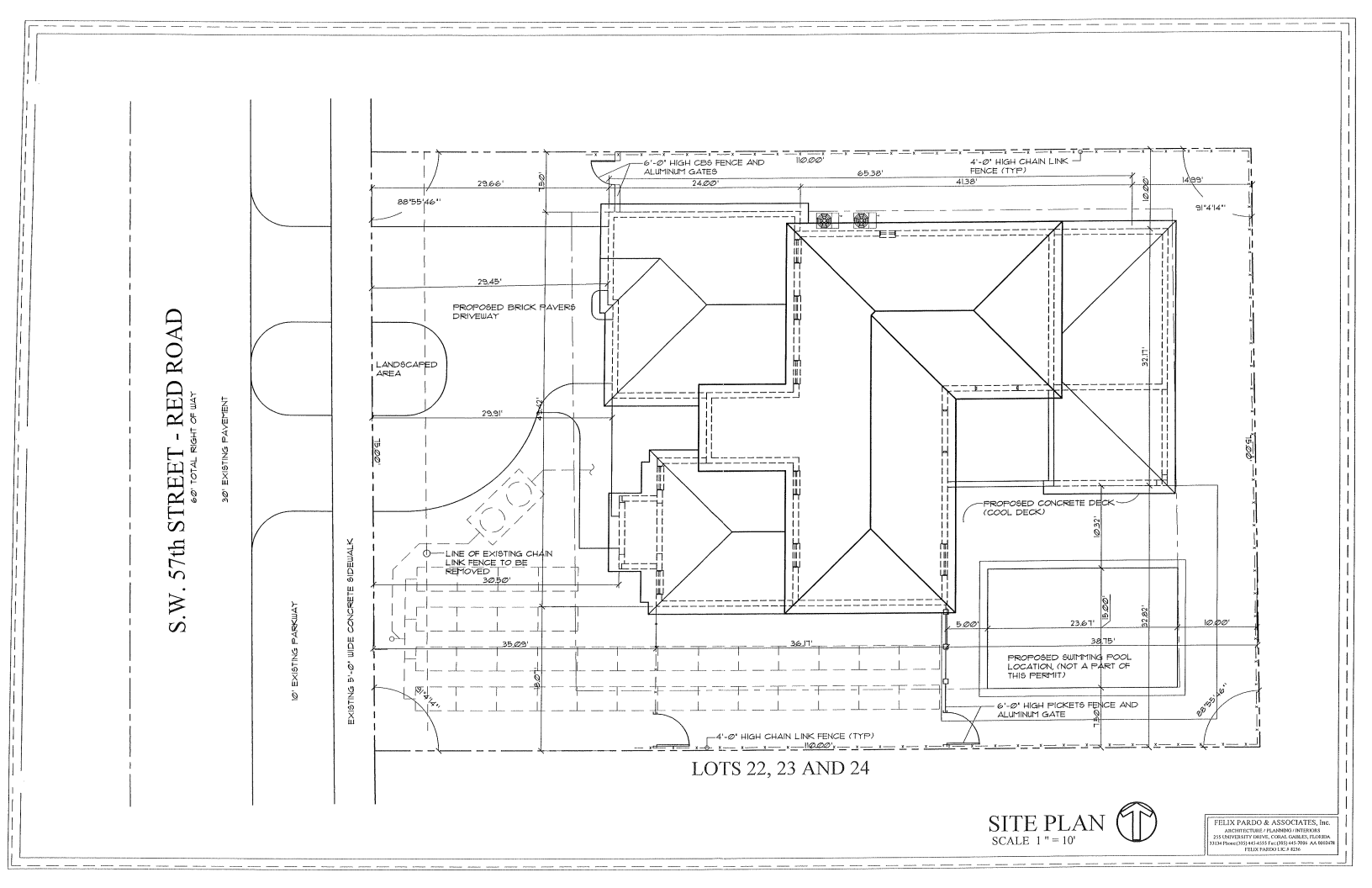
LOTS 19, 20 AND 21

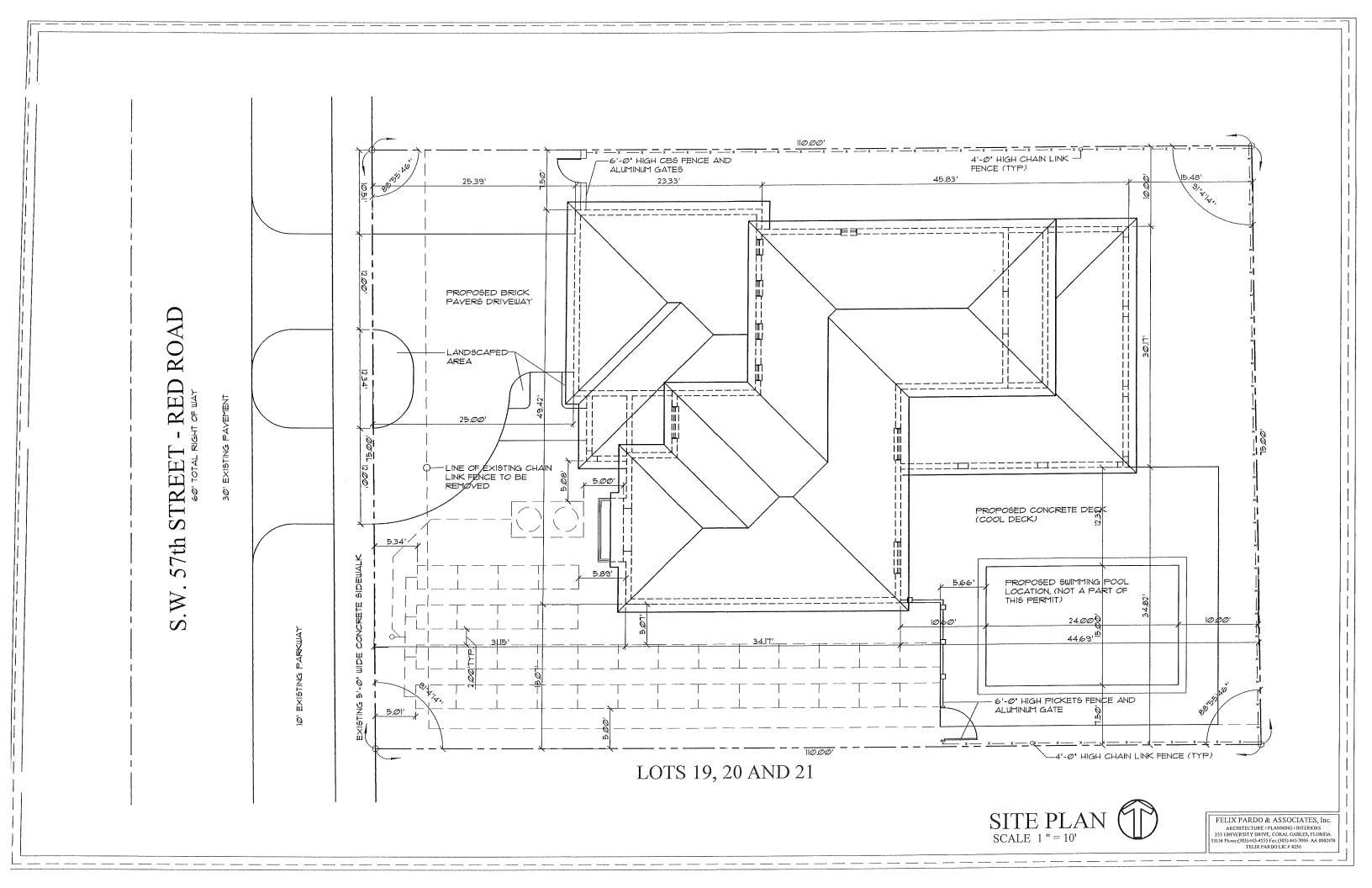


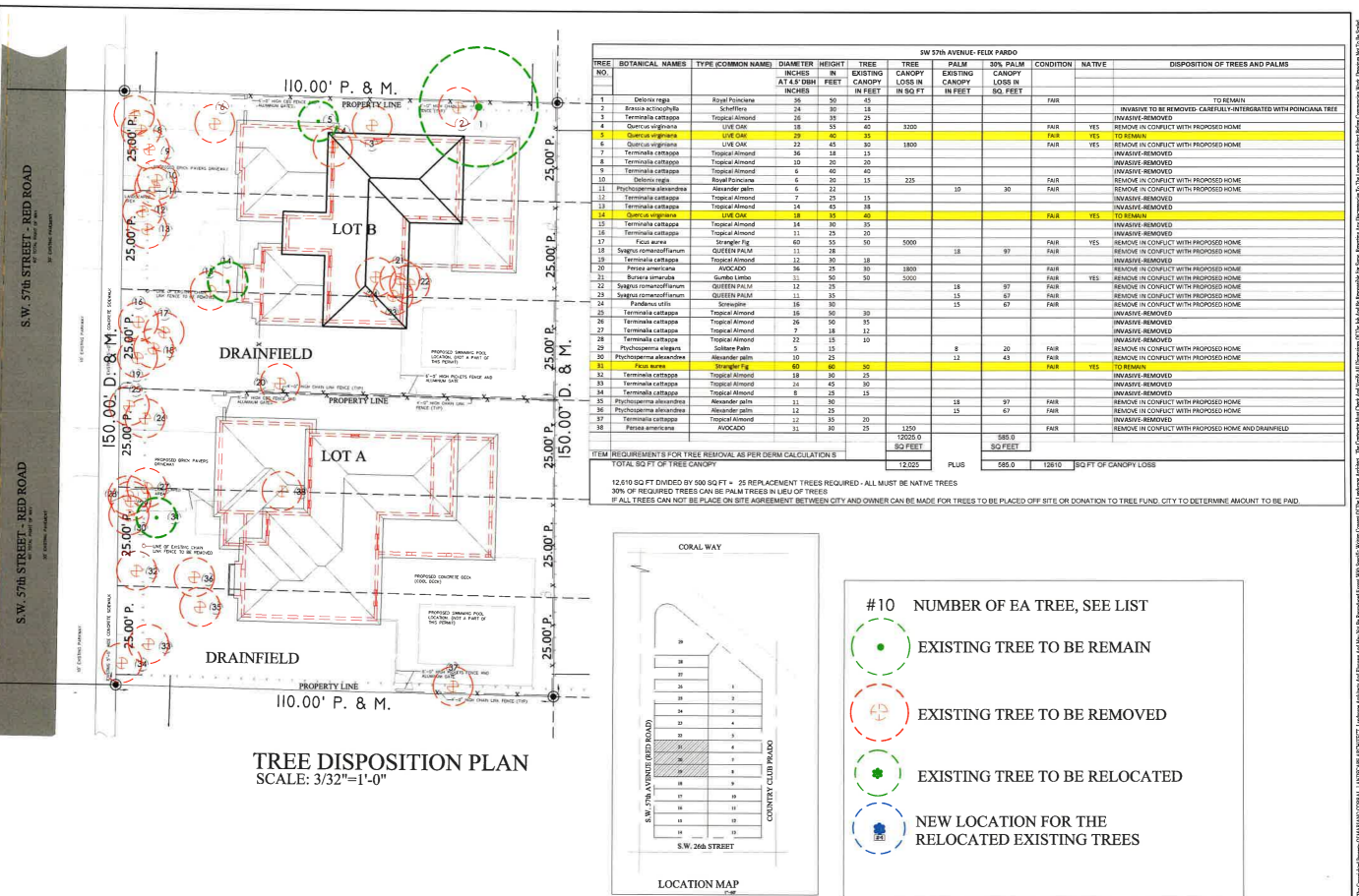
LOTS 22,23 AND 24

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NUMBER 07192015-F

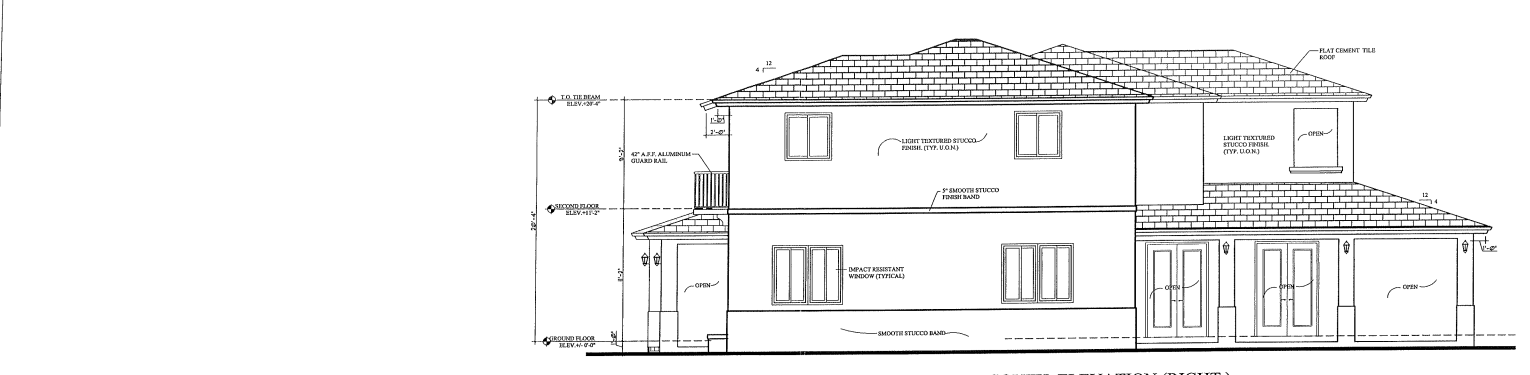
LIC# LA 6666671

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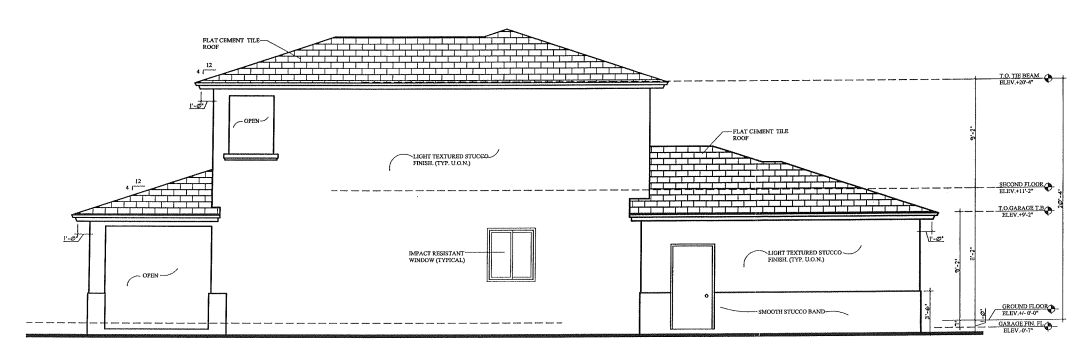
07-20-15

Mariano Corral

Landscape Architec



SOUTH ELEVATION (RIGHT)



NORTH ELEVATION (LEFT)

LOTS 19, 20 AND 21 EXTERIOR BUILDING ELEVATION



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WEST ELEVATION (FRONT)



EAST ELEVATION (REAR)

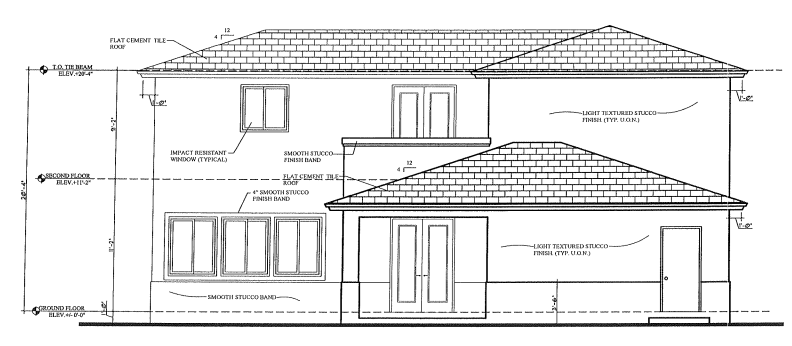
LOTS 19, 20 AND 21 EXTERIOR BUILDING ELEVATION



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FELIX PARDO LIC. # 8236



WEST ELEVATION (FRONT)

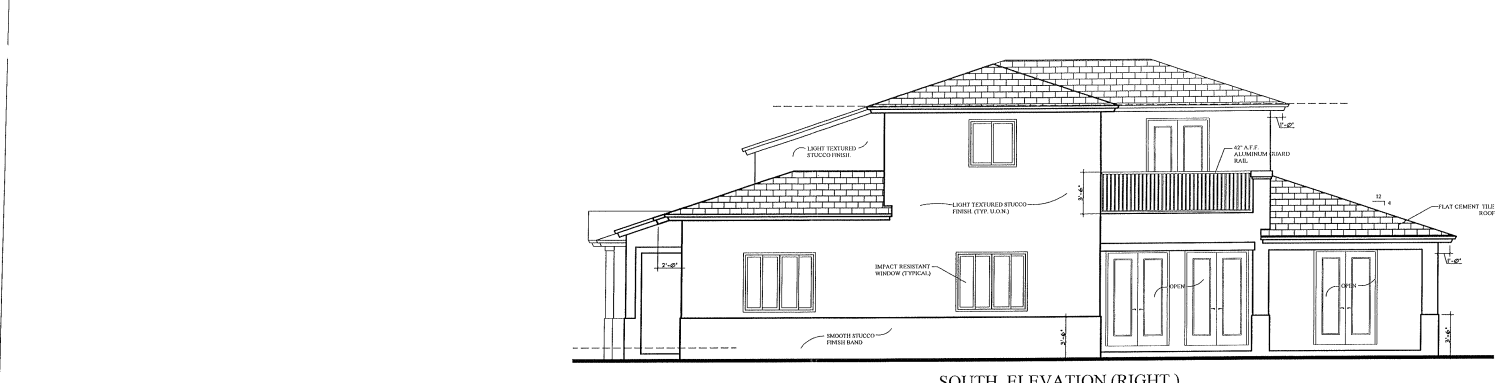


EAST ELEVATION (REAR)

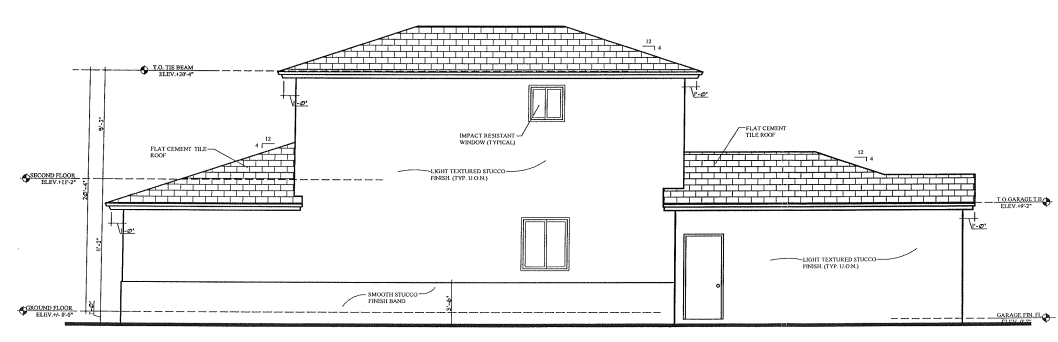
LOTS 22, 23 AND 24 EXTERIOR BUILDING ELEVATION



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ARCHITECTURE / PLANNING / INTERIORS
255 UNIVERSITY DRIVE, CORAL GABLES, FLORIDA.
33134 Phone: (30)445-455 Fac: (30)445-500 A A 000247.
FELIX PARDO LIC # 8236



SOUTH ELEVATION (RIGHT)



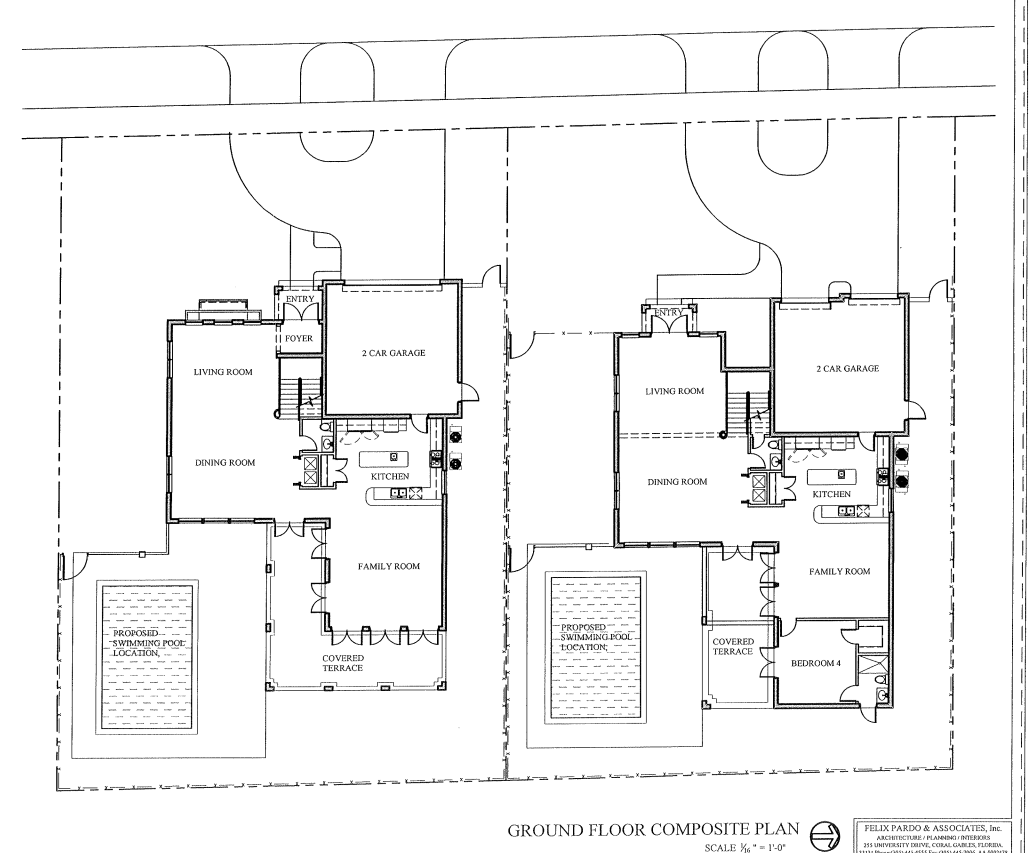
NORTH ELEVATION (LEFT)

LOTS 22, 23 AND 24 EXTERIOR BUILDING ELEVATION



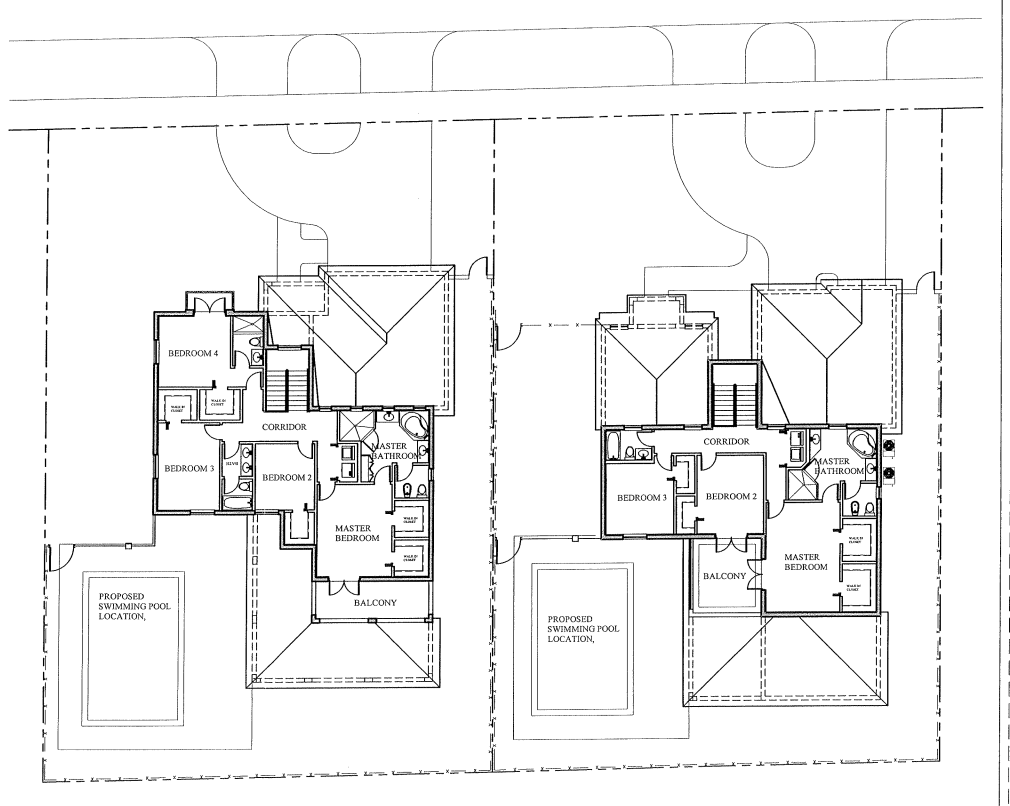
FELIX PARDO & ASSOCIATES, Inc. ARCHITECTURE / PLANNING / INTERIORS 255 UNIVERSITY DRIVE, CORAL GABLES, FLORIDA. 33134 Phone. (305) 445-1555 Fac. (305) 445-7006 AA 0002478 FELIX PARDO LIC # 8236

S.W. 57th STREET - RED ROAD



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S.W. 57th STREET - RED ROAD



SECOND FLOOR COMPOSITE PLAN



FELIX PARDO & ASSOCIATES, Inc. ARCHITECTURE / PLANNING / INTERIORS 255 UNIVERSITY DRIVE, CORAL GABLES, FLORIDA 33134 Phone: (305) 445-4555 Fax:(305) 445-7006 AA 000247 FELIX PARDO LIC.# 8236

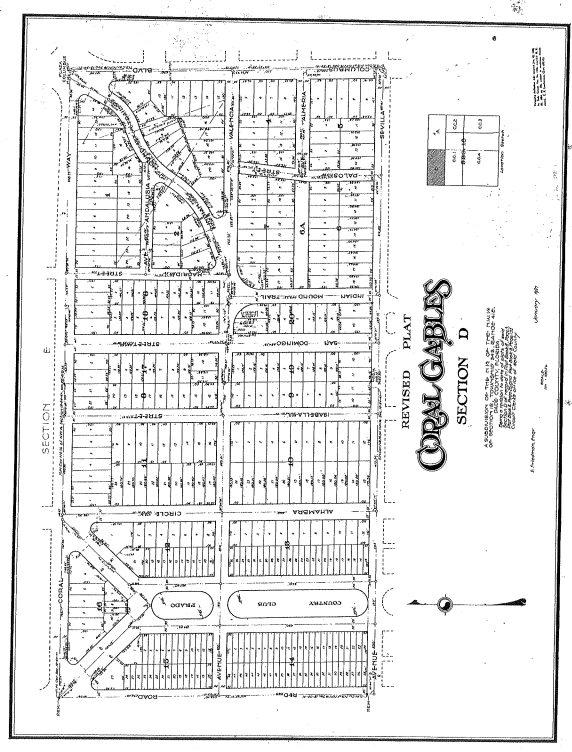


Exhibit A

WARRANTY DEED

Warranty Deed

This Indenture, Made this 5th

day of May

4.D. 1960

BETWEEN OSCAR F. MILLER and MARY ORME MILLER, his wife,

of the County of

Dade

. in the State of Florida, part 108 of the first part, and

HENRY C. HARDIN, JR. and MARGARET S. HARDIN, his wife 250'B COUNTRY CLUB PRATO, CORDE GABLES, FLAS.

of the County of Dade

, in the State of Florida, part 168 of the second part.

WITNESSETH. That the said part ios of the first part, for and in consideration of the sum of TEN DOLLARS (\$10) and other valuable considerations

to them in hand paid by the parties of the second part, the recaips whereof is hereby acknowledged, have granted, bargained and sold to the said parties of the second-part,

their heirs and assigns, forever, the following described land, situate, lying and being in the

County of Dade and State of Florida, to wit:

Lots 20, 21, 22, 23 and 24, Block 15, Section D, CORAL GABLES, according to the Plat thereof recorded in Plat Book 25, page 74, of the Public Records of Dade County, Florida,

Lot 19 in Block 15 of Section D, of CORAL GABLES, according to the Plat thereof recorded in Plat Book 8, at Page 25, of the Public Records of Dade County, Florida;

Also all that part of the twenty-foot strip of land lying within Block 15 of corrected Plat of Coral Gables, Section D, as recorded in Plat Book 8, Page 25, of the Public Records of Dade County, Florida, described as follows:

Begin at the Northwest corner of Lot 3 of Block 15 of the corrected plat of Coral Gables, Section D, as recorded in Plat Book 8, Page 25; of the Public Records of Dade County, Florida, thence Southerly along the Westerly lines of Lots 3, 4, 5, 6, 7 and 8 of Block 15 of the aforesaid subdivision a distance of 150 feet to the Southwest corner of Lot 8 of Block 15 of the aforesaid subdivision; thence Westerly a distance of 20 feet to the Southeast corner of Lot 19 of Block 15 of the aforesaid subdivision; thence Northerly along the Easterly lines of Lots 19, 20, 21, 22, 23 and 24 of Block 15 of aforesaid subdivision a distance of 150 feet to the Northeast corner of Lot 24, Block 15 of the aforesaid subdivision; thence Easterly a distance of 20 feet to the point of beginning.

And the said part ies of the first part do hereby fully warrant siste so said land, and will defend the same against the lawful claims of all persons whomsoever.

IN WITNESS WHEREOF, the said part is a of the first part have hereunto set their hands and seals the day and year above written.

Signed_socied and deligared in presence of us

Many Came Miller

State of Florida,

County of DADE

Hereing Certify that on this day personally appeared before me, an officer duly authorized to udminister oaths and take acknowledgments. OSCAR F. MILLER and MARY ORME MILLER, his wife,

to me well known to be the persons, described in and who executed the foregoing deed, and acknowledged before me that they executed the same freely and voluntarily for the purpose therein expressed.

Florida

Witness my hand and official scal at Miami

County of Dade

and State of

this 51

lay of May

» A.D. 1960

Wy commission, expirer:

9-16.61

Notary Public, State of Florida

2044 218

m H E















60年7月20日







Exhibit B

This application was approved by the Planning and Zoning Board on a year-to-year basis, subject to the condition that the existing low ficus hedge be replaced with a twelve-foot hedge, and the Planning Department staff also recommended approval.

Following discussion, acton was taken upon motion duly made by Commissioner Valdes-Fauli, seconded by Commissioner Wolff, and unanimously carried by the following roll call: "Yeas", Commissioners Hildreth, Kerdyk, Valdes-Fauli and Wolff; Mayor Corrigan; this ordinance will be considered on second reading at the next regular meeting of the City Commission, and if adopted on second and final reading will become effective thirty days from that date.

ITEM 34. REQUEST TO SEPARATE PROPERTY ON RED ROAD INTO THREE BUILDING SITES

A request to amend the Zoning Code was denied on first reading for the purpose of separating property on Red Road, legally described as Lots 19 through 24, Block 15, Section "D", into three separate building sites, following due consideration at this time.

At the Commission Meeting January 26, 1988 by Ordinance No. 2761, the City Commission approved the separation of Lots 19 through 24, which are the subject of the application herein, from Lots 3 through 8, creating two building sites, each consisting of six lots with frontages of one hundred and fifty feet, each.

The applicant was requesting at this time to separate Lots 19 through 24 into three more sites, one site to consist of Lots 19 and 20, one site to consist of Lots 21 and 22, and one site to consist of Lots 23 and 24. Each site would then measure one hundred ten feet by fifty feet.

Zoning Administrator Dennis Smith ruled on September 29, 1987 that Lots 3 through 8 and 19 through 24 were considered one building site due to the fact that a chain link fence encroaches unto Lots 19 through 24 from Lots 3 and 8. The Planning Department staff recommended against the separation of the lots into three separate sites, and the Planning and Zoning Board failed to receive the required majority for approval.

Acting Planning Director Diana Wheeler related the details of the application and, following discussion, action was taken upon motion duly made by Commissioner Valdes-Fauli, seconded: by Commissioner Kerdyk, and unanimously carried by the following roll call, denying the application: "Yeas", Commissioners Hildreth, Kerdyk, Valdes-Fauli and Wolff; Mayor Corrigan; by virtue of the foregoing action taken, the request to amend the zoning code for lot-splitting purposes was denied on first reading.

Exhibit C

ORDINANCE NO. 2761

AN ORDINANCE AMENDING ORDINANCE NO. 1525, AS AMENDED, AND KNOWN AS THE "ZONING CODE", BY AMENDING ARTICLE XIII SECTION 13-3(a)4 THEREOF, ENTITLED, "BUILDING SITES - R, D AND A USES AT DESIGNATED LOCATIONS"; BY PROVIDING THAT LOTS 3 THROUGH 8, INCLUSIVE, AND LOTS 19 THROUGH 24, INCLUSIVE, BLOCK 15, SECTION "D" (2508 COUNTRY CLUB PRADO AND RED ROAD), CORAL GABLES, DADE COUNTY, FLORIDA, SHALL BE PERMITTED TO BE USED AS TWO SEPARATE BUILDING SITES; AND REPEALING ALL ORDINANCES INCONSISTENT HEREWITH.

WHEREAS, Application No. 338-P was submitted requesting an amendment to Article XIII, Section 13-3(a), of Ordinance No. 1525, as amended, and known as the "Zoning Code", to provide that Lots 3 through 8, inclusive, and Lots 19 through 24, inclusive, Block 15, Section "D" (2508 Country Club Prado and Red Road), Coral Gables, Dade County, Florida, be permitted to be used as two separate building sites; and

WHEREAS, after notice of public hearing duly published, a public hearing was held before the Planning and Zoning Board of the City of Coral Gables on December 21, 1987, at which hearing all interested persons were afforded an opportunity to be heard; and

WHEREAS, the Planning and Zoning Board at its regular meeting held on December 21, 1987, recommended to the City Commission that said application be approved;

NOW, THEREFORE, BE IT ORDAINED BY THE COMMISSION OF THE CITY OF CORAL GABLES:

SECTION 1. That from and after the effective date of this ordinance Article XIII, Section 13-3(a) of Ordinance No. 1525, as amended and known as the "Zoning Code", entitled: "Building Sites - R, D and A Uses at Designated Locations", shall be and it is hereby amended by adding thereto a new paragraph 4.(b)1 and 2 to read as follows:

Sec. 13-3. BUILDING SITES - R, D AND A USES AT DESIGNATED LOCATIONS.

4. Section "D"

- b. Lots 3 through 8, inclusive, and 19 through 24, inclusive, Block 15, shall be considered two building sites as follows:
 - One building site to consist of Lots 3 through 8, inclusive.
 - 2. One building site to consist of Lots 19 through 24, in-

 $\underline{\tt SECTION~2.}$ That all ordinances or parts of ordinances inconsistent or in conflict herewith shall be and they are hereby repealed insofar as there is conflict or inconsistency.

PASSED AND ADOPTED THIS TWENTY-SIXTH DAY OF JANUARY, A.D., 1988

APPROVED:

GEORGE M. CORRIGAN

CITYULIERK

Exhibit D

REE 13593 1 371

This, instrument was prepared by: Osiason & Singer, P.A. 1200 Brickell Ave. Suite 1610/ Miami, Florida 33131

WARANTY DEED

THIS INDENTURE, Made this Start day of March, 1988, BETWEEN HENRY C. HARDIN, JR. and MARGARET S. HARDIN, His Wife, of the County of Dade, State of Florida, Grantors, and RICHARD B. BERENSON and ALINA T. BERENSON, His Wife, whose post office address is: 2508 Country Club Prado, Coral Gables, Florida 33134, Granteee,

That said Grantors, for and in consideration of the sum of TEN AND NO/100 (\$10.00) DOLLARS, and other good and valuable considerations to said Grantors in hand paid by said Grantees, the receipt whereof is hereby acknowledged, has granted, bargained and sold to the said Grantees, and Grantees' heirs and assigns forever, the following described land, situate, lying and being in Dade County, Florida, to-wit:

> Lots 3 thourgh 8, all inclusive, in Block 15, of REVISED PLAT OF CORAL GABLES SECTION "D", as recorded in Plat Book 25, at Page 74, of the Public Records of Dade County, Florida.

> > -AND-

Lots 19 through 24, all inclusive, in Block 15, of REVISED PLAT OF CORAL GABLES SECTION "D", as recorded in Plat Book 25, at Page 74, of the Public Records of Dade County, Florida.

SUBJECT TO:

- Taxes for the year 1988 and subsequent years.
- Conditions, restrictions, limitations, easements and zoning ordinances of record, if

and said Grantors do hereby fully warrant the title to said land, and will defend the same against the lawful claims of all persons

IN WITNESS WHEREOF, Grantors have hereunto set Grantors' hands and seals the day and year first above written.

Signed sealed and delivered

in our presence:

A Mudly (Seal) HARDIN, His Wife

STATE OF FLORIDA) SS

COUNTY OF DADE

I HEREBY CERTIFY that on this day before me, an officer duly qualified to take acknowledgments, personally appeared HENRY C. HARDIN, JR. and MARGARET S. HARDIN, His Wife, to me known to be the persons described in and who executed the foregoing instrument

> Documentary Stamps Collected \$ 2,750. 20 SURTAX Dog. Stamps Collected Intangible Tax Collected 3 ____

REE 13593 FG 372

and acknowledged before me that they executed the same freely and voluntarily for the purposes therein expressed.

WITNESS my hand and official seal in the County and State last aforesaid this day of March, 1988.

NOTARY PUBLIC State of Florida at Large

magion expires:

Notary Public, State of Florida at Large My Commission Expines July 29, 1988

RECORDED IN OFFICIAL RECORDS BOOK OF DADE COUNTY, FLORIDA, RECORD VERIFIED RICHARD P. BRINKER
CLERK CIRCUIT COURT

Exhibit E

BUILDING SITE FRONTAGE ANALYSIS

	0' - 75'	+ 76'	Total
# of Building Sites	46	51	97
% of Building Sites	47.42%	52.58%	100%

Lot	Block	Area	Frontage	lot denth	
		71104	Tromago	iot deptir	
1 &2	15	12,209	*	*	*Irregular
3 to 8	15	19,500	150	130	<u> </u>
9 to 13	15	16,250	125	130	
14	15	2,750	25	110	
15	15	2,750	25	110	
16	15	2,750	25	110	
17	15	2,750	25	110	
18	15	2,750	25	110	
19 to 21	15	8,250	75	110	
22 to 24	15	8,250	75	110	
25 & 26	15	5,500	50	110	
27 & 28	15	5,500	50	110	
29	15	13,000	*	*	* Irregular
1 to 4	14	13,000	100	130	
5 to 7 & 42	14	18,000	75	240	
to 44					
8 to 10 &	14	18,000	75	240	
39 to 41	14				
11 to 13	14	9,750	75	130	
14 to 16	14	9,750	75	130	
19 to 20	14	13,000	100	130	
21 to 24	14	13,000	100	130	
25 to 27	14	8,250	75	110	
29 &28	14	5,500	50	110	
30 & 31	14	5,500	50	110	
32 & 33*	14	6,600	60	110	*plus 10' of lot 34
35 & 36*	14	7,150	65	110	*plus 15' of lot 34
37 & 38	14	5,500	50	110	
45 &46	14	5,500	50	110	
47 & 48	14	5,500	50	110	
8	25	9,000	75	120	*plus 1/2 of lot 7
9 & 10	25	12,000	100	120	
11 & 12	25	19,651	*	*	* Irregular
13 & 14	25	12,750	*	*	* Irregular
15	25	5,700	50	114	
16	25	6,900	60	115	
17	25	5,750	50	115	
18	25	5,700	50	114	
19	25	5,700	50	114	
20	25	5,700	50	114	

	10 &11	23	12.000	100	100	
		20	12,000	100	120	
L	12 & 13	23	13,200	110	120	
	14 & 15	23	12,330	*	*	* Irregular
	16	23	13,794	*	*	* Irregular
	17 & 18	23	16,250	125	130	*plus 1/2 of lot 19
-				·		
	9 & 10	9	16,500	100	165	
	11 & 12	9	14,000	*	*	* Irregular
						*plus 20' of lot 13
	14 & 15	9	17,500			* Irregular
						*plus 1/2 of lot 19
. Jier						
Г	1 to 3	11	26,491	155.83	170	
	4	11	*	*	*	*less 35'/25' of lot 4
						*less 35' of lot 5
						*Irregular
	6	11	13,500	100	135	*less 35' of lot 7
	8	11	14,875	85	175	*plus 35'/25' of lot 4
L						*plus 35' of lot 5 to 7
	9	11	8,750	50	175	
L	10 & 11	11	16,625	95	175	
	12 & 13	11	17,500	100	175	
L	14	11	8,750	50	175	
	15 & 16	11	17,354	99.17	175	
L	29 &28	11	5,500	50	110	
	17	11	8,811	48.95	180	
L	18 & 19	11	17,195	95	181	
	20 & 21	11	18,100	100	181	
L	22	11	13,575	75	181	*plus1/2 of lot 23
1	24 & 25	11	*	*	*	* Irregular
						*plus 1/2 of lot 23
	1 & 2	10	17,500	100	175	
_	3	10	13,125	75	175	*plus1/2 of lot 4
_	5 & 6	10	21,875	125	175	*plus1/2 of lot 4
	7 & 8	10	17,500	100	175	
_	13 to 16	10	36,000	200	180	
	17 & 18	10	22,500	100	180	
_	19	10	13,500	75	180	*plus 25' lot 20
_	21 & 22	10	22,500	125	180	*plus 25' of lot 20
	23 &24	10	18,000	100	180	

1	12	17,377	*	*	*Irregular
2 & 3	12	11,000	100	110	
4	12	5,500	50	110	
5 & 6	12	11,000	100	110	
7 & 8	12	11,000	100	110	
9 to 11	12	9,750	75	130	
12	12	3,250	25	130	
13	12	3,250	25	130	
14	12	3,250	25	130	
15	12	3,250	25	130	
16 to 19	12	13,000	100	130	
20 & 21	12	*	*	*	* Irregular
1 & 2	13	11,000	100	110	
3	13	5,500	50	110	
4	13	5,500	50	110	
5	13	5,500	50	110	
6 & 7	13	11,000	100	110	
8 & 9	13	11,000	100	110	
10	13	5,500	50	110	
11 & 12	13	11,000	100	110	
13 to 16	13	13,000	100	130	
17 to 20	13	13,000	100	130	
21 to 30	13	32,500	250	130	
31 to 36	13	19,500	150	130	
1 & 2	1	12,725	101.8	125	
3 & 4	1	12,500	100	125	
5 to 7	1	18,750	150	125	



Arial Photograph

Exhibit F

ORDINANCE NO. 2761

AN ORDINANCE AMENDING ORDINANCE NO. 1525, AS AMENDED, AND KNOWN AS THE "ZONING CODE", BY AMENDING ARTICLE XIII SECTION 13-3(a)4 THEREOF, ENTITLED, "BUILDING SITES - R, D AND A USES AT DESIGNATED LOCATIONS"; BY PROVIDING THAT LOTS 3 THROUGH 8, INCLUSIVE, AND LOTS 19 THROUGH 24, INCLUSIVE, BLOCK 15, SECTION "D" (2508 COUNTRY CLUB PRADO AND RED ROAD), CORAL GABLES, DADE COUNTY, FLORIDA, SHALL BE PERMITTED TO BE USED AS TWO SEPARATE BUILDING SITES; AND REPEALING ALL ORDINANCES INCONSISTENT HEREWITH.

WHEREAS, Application No. 338-P was submitted requesting an amendment to Article XIII, Section 13-3(a), of Ordinance No. 1525, as amended, and known as the "Zoning Code", to provide that Lots 3 through 8, inclusive, and Lots 19 through 24, inclusive, Block 15, Section "D" (2508 Country Club Prado and Red Road), Coral Gables, Dade County, Florida, be permitted to be used as two separate building sites; and

WHEREAS, after notice of public hearing duly published, a public hearing was held before the Planning and Zoning Board of the City of Coral Gables on December 21, 1987, at which hearing all interested persons were afforded an opportunity to be heard; and

WHEREAS, the Planning and Zoning Board at its regular meeting held on December 21, 1987, recommended to the City Commission that said application be approved;

NOW, THEREFORE, BE IT ORDAINED BY THE COMMISSION OF THE CITY OF CORAL GABLES:

SECTION 1. That from and after the effective date of this ordinance Article XIII, Section 13-3(a) of Ordinance No. 1525, as amended and known as the "Zoning Code", entitled: "Building Sites - R, D and A Uses at Designated Locations", shall be and it is hereby amended by adding thereto a new paragraph 4.(b)1 and 2 to read as follows:

Sec. 13-3. BUILDING SITES - R, D AND A USES AT DESIGNATED LOCATIONS.

4. Section "D"

- b. Lots 3 through 8, inclusive, and 19 through 24, inclusive, Block 15, shall be considered two building sites as follows:
 - One building site to consist of Lots 3 through 8, inclusive.
 - One building site to consist of Lots 19 through 24, inclusive.

<u>SECTION 2.</u> That all ordinances or parts of ordinances inconsistent or in conflict herewith shall be and they are hereby repealed insofar as there is conflict or inconsistency.

PASSED AND ADOPTED THIS TWENTY-SIXTH DAY OF JANUARY, A.D., 1988

APPROVED:

GEORGE M. CORRIGAN

MAYOR

CITYCLERK

21171PG253	0
DECLARATION OF RESTRICTIVE COVENAN	
BOARD OF ARCHITECT #	B
KNOWN ALL MEN BY THESE PRESENTS:	· · · · · · · · · · · · · · · · · · ·
WHEREAS, the undersigned BARDARABUINE NG is face the fee simple owner(s) of the following described propert and being in the City of Comi Gables, Florida:	en. y situated LC-60-1-5 loion, at Page
Loi(s) 19-20-21 Block 15 of Serice Pla Section No. D Subdivinceording to the Plat thereof, as recorded in Plat Book 25 74 of the Public Records of Miami-Dade County, Florida	C. Co. L
WHEREAS, the undersigned has applied to the Public Works Department of the City of Caral Gables for permission to encrot the right-of-way with In lieu of I" asphaltic concrete approaches normally required an	ich over
WHEREAS, the Public Works Department of the City of Condopted January 24, 1984, has authorized the request to a 2517 SW 57AVE coach 6666es subject a maintain the encronclument in good repair at all times; (2) Department must issue a permit for a utility cut in that area right to remove, add, maintain, or have the Owner(s) remove expense; (4) save the City hamiless and; (4) furnish the City minimum limits of \$300,000 each person and \$300,000 each conproperly damage or \$300,000 single limit coverage and name	incrosch into, over or under the public right-of-way at too, among other things, the undersigned agrees to (1) replace the approach(es) in the event the Public Works and at the Owner's expense; (3) reserves unto the City the the improvements within the right-of-way, at the Owner's with a policy or certificate of insurance coverage in the necumence for health in thur and \$250,000 each occurrence
NOW, THEREFORE, for good and valuable consideration, convey or cause to be conveyed the title to the above property terms and conditions set forth herein.	without requiring the successor in title to abide by all of the
FURTHER, the underligned declare(s) that this covenant is coming the use, enjoyment and title to the above property and be binding upon the undersigned, suc	shall constitute a coverant funning with the land and shall sections and assigns.
M WITNESS WHEREOF, the undersigned has/have cause 2.2 day of NOU 2002.	d 3 hand(s) and seal(s) to be affixed hereto on this
WITNESS: JUAN Codreso	ONNER(S): Haringen Print Namo: Barbara Wingang
Print Name: Lear Aarling	Print Name:
STATE OF FLORIDA)	
COUNTY OF DADE) .	
I HEREBY CERTIFY that on this day personally appeared personally known to me, or has produced lec'she acknowledge that he/she executed the foregoing, freely	and voluntarily, for purposes therein expressed.
SWORN TO AND SUBSCIUBED before me this 22rd	day or November 20 02.
My Commission Expires: 11-16-2003	NOTARY PUBLIC STATE OF FLORIDA
My Commission D0041057 Explays Hovember 10, 2003	Print Name: LUISA M. LOPEZ. Commission No.: DDQ4165
PREPARED BY:	APPROVED AS TO FORM:
Junn Pedreño 9050 NW. 8 st. HIAM FZ. 8 SIFZ.	Eiphabellon, Hernandez, Esq.
HIAMI EC. 33175.	City Altorhey

PEV. AUG #1

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HIGHI-DADE COUNTY: FLORIDA
LAST PAGE

DECLARATION OF RESTRICTIVE COVENANT

	- MININI
KNOW ALL MEN BY THESE PRESENTS:	MIXITED TO A FILL OF
	WHEREAS, the is/are the foo simple owner(s) of the
and wing described property situated and being in the City	
Lol(s) 19, 20, 21 Block 15	<i>M</i>
Lot(s) 19 20 21 Block 15 of according to the plat thereof, as recorded in Plat Book County, Plorida, and	REVICED FUNCTIONAL CASTER D'Subdivision, 25 Pago 74 of the Public Records of Dade
WHERRAS On undanning the	
desire to utilize said Lot(s) as a single building site, and the follows:	tly residence at 2517 Sw. 57 Ave. C. Gables, undersigned owner(s) do(es) hereby declare and agree as
1. Wint the circula fourth, and the	•
 Plat the single family residence will not be us Gables now in effect or heroinafter enacted. 	red in violation of any ordinances of the City of Coral
2. That the said Lot(s) above described upon which	ich the single family residence is situated shall not be
one tract.	on the single family residence is situated shall not be train each other and that they will be hold together as
NOW, THEREFORK for most out auto-t	
will not convoy or cause to be conveyed the title to the a abide by all terms and conditions set forth herein.	ation, the undersigned do(es) hereby declare that he/she above property without requiring the successor in title to
	•
PURTHER, the undersigned declare(s) that this covenant	it is intended and shall constitute a restrictive
the land and shall be bluding unon the authorizant tite!	o property and shall constitute a covenant running with
City of Coral Gables, or its successor, in accordance with the	and assigns and may only be released by the
The Trenth many many	ordinates of suit City flich in effect.
IN WITNESS WHEREOF, the undersigned has/have cate on this 2.2 day of NOU 2002	used hand(s) and scal(s) to be affixed hereto
	<i>→</i>
WITNESS (ES)	OWNER(S)
(Hatis	
Sign above and print name here Sund Podce no	Darbara Olinguges.
, .73	Sign above and print name here Barb ara Win Enger
Sign above and print name here Center forbing	
the state of and first name here Ceases Afertines	Sign above and print name hero
STATE OF FLORIDA): COUNTY OF DADE):	
I HERELY CURTIFY that on this day personally appeared be	Commun. Rembana A. Milana
who is personally known to me or has produced	divise of the street
who is personally known to me or has produced as identification and he/she acknowledge that he/she executed therein expressed.	the foregoing, freely and voluntarily, for purposes
SWORN TO AND SUBSCRIBED before mo on this 22nd	
My commission expires: 11-16-2003.	RILLA TO Para
PREPARED BY: Luka N	NOTARY PUBLIC STATE OF ILORDA
TJUAN Podrono Sant Explore	Hovember 16, 2003
99060 NW.8.ST.	APPROVID AS TO FORM
MIAHI FL. 33172.	(9(Korn)
4	Children III
YINTERNA	Hisaton M. Hernandez, City Attorney

5419 (UT)

UNITY OF TITLE

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DR Bk 23558 Ps 07981 (1ps)
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HARVEY RUVIH, CLERK OF COURT
HIANT-DADE COUNTY, FLORIDA
LAST PAGE

DECLARATION OF RESTRICTIVE COVENANT

The same of the sa	
windersigned RARDARS. WINTINGER is/are the fee simple owner(s) of the following described property situated and being in the City of Coral Gables, Florida:	
Lot(s) 19-20-2 Block 15 of Revised Flat. C. Gabes Subdivision, according to the plat thereof, as recorded in Plat Book Page of the Public Records of Dade County, Florida, and WHEREAS, the undersigned owner(s) of a single family residence at desire to utilize said Lot(s) as a single building site, and the undersigned owner(s) do(es) hereby declare and agree as follows:	
 That the single family residence will not be used in violation of any ordinance of the City of Coral Gables now in effect or hereinafter enacted. 	
2. That the garage and/or storage areas as shown on submitted plans will not be used as a habitable living area and also that it will be maintained as a one story portion of the residence at any time, now or in the future.	
NOW, THEREOR, for good and valuable consideration, the undersigned do(es) hereby declare that he/she will not convey or cause to be conveyed the title to the above property without requiring the successor in title to abide by all terms and conditions set forth herein.	
FURTHER, the undersigned declare(s) that this covenant is intended and shall constitute a restrictive covenant concerning the use, enjoyment and title to the above property and shall constitute a covenant running with the land and shall be binding upon the undersigned, his/her successors and easigns and may only be released by the City of Coral Gables, or its successor, in accordance with the	
IN WITNESS WHEREOF, the undersigned has/have caused hand(s) and seal(s) to be affixed hereto on this 14 day of 1000 2005.	
OWNER(S)	
Sign and print name hore Sugar Profession Sign and print name hore Ballaca Wingare	
Sign and print name here Them Pedresio in Sign and print name here	
STATE OF FLORIDA): COUNTY OF DADE):	
I HERBEY CERTIFY that on this day personally appeared before me DAN BARL WINZINGER. who is presonally known to me or has produced identification and bostic acknowledge that he/she executed the foregoing, freely and voluntarily, for purposes therein expressed.	
SWORN TO AND SUBSCRIBED before me on this day of LINE 2005	
My c. THE PRICE AND A NOTARY PUBLIC STATE OF FLORIDA MY COMMISSION & DO 44396 EXPRESS May 2, 2009 NOTARY PUBLIC STATE OF FLORIDA	
PREPARED BY: JAM Teches O APPROVED AS TO FORM 1217 S.W. 7. 62. 33.1767	
GARAGE COVENANT City Attorney	
	54
· let have	- 1

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HARVEY RUYSH, CLERK OF COURT
HIAMI-DADE COUNTY, FLORIDA
LAST PAGE

DECLARATION OF RESTRICTIVE COVENANT

KNOW ALL MEN BY THESE PRESENTS: WHEREAS, the
undersigned Barkain Wienenger is/are the fee simple owner(s) of the
following described property situated and being in the City of Coral Gables, Florida:
Lot(s) 19-20-21 Block 15 of R Plat. Cosal fall Subdivision,
according to the plat thereof, as recorded in Plat Book 2. Page 7. of the Public Records of Dade County, Florida, and WHEREAS, the undersigned owner(s) of a single family residence at
of Dade County Floride and WILDEDAS at the William Fine Book 25 Page 44 of the Public Records
25.13 Gillary, Florida, and WHERBAS, the undersigned owner(s) of a single family residence at
undersigned owner(s) do(os) hereby declare and agree as follows:
1. That the single family residence will not be used in violation of any ordinance of the
City of Coral Gables now in effect or hereinafter enacted.
and the state of t
2. That the garage and/or storage areas as shown on submitted plans will not be
used as a habitable living area and also that it will be maintained as a one story
portion of the residence at any time, now or in the future.
NOW, THEREOF, for good and valuable consideration, the undersigned do(es) hereby
uccount that he side will not convey or enuse to be conveyed the side as the standard of
requiring the successor in title to abide by all terms and conditions set forth herein.
The table to do
DIMPTIEN A
FURTHER, the undersigned declare(s) that this covenant is intended and shall constitute a
ADDITIONAL DESCRIPTION OF THE REAL PROPERTY AND THE PARTY AND ALL THE AREA OF THE PARTY AND ALL THE PARTY AN
VOYEMENT TURNING WITH THE 1811G BEG CHAIL he binding these the sundamineral Link.
assigns and may only be released by the City of Coral Cables, or its successor, in accordance with the
ordinance of said City then in effect.
of the other in one of
THE SUPPLIED OF THE PROPERTY O
IN WITNESS WHEREOF, the undersigned has/have caused hand(s) and scal(a) to be
affixed hereto on this 24 day of April 2003.
WITNESS(ES) OWNER(S).
6.4.3%
Continue Dimpinger
Continue Dimpinger
Carbara Vinginger
Sign and print name here SUAN Projection Sign and print name here the backers Winzinger
Sign and print name here SUAN Projection Sign and print name here further Win zinger
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Sign and print name here SUAN Projection Sign and print name here further Win zinger
Sign and print name here Serato Ali Sign and print name here Serato Ali Sign and print name here Serato Ali Sign and print name here
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Sign and print name here Serato Ali Sign and print name here Serato Ali Sign and print name here Serato Ali Sign and print name here
Sign and print name here SUAN Projection Sign and print name here Serato Ali Sign and print name here Serato Ali Sign and print name here STATE OF FLORIDA): COUNTY OF DADE):
Sign and print name here State Ati Sign and print name here STATE OF FLORIDA): COUNTY OF DADE): LHEREBY CRRTIEY that on this downersorally appropriate the state of the st
Sign and print name here JUAN POLONO Sign and print name here fraction Winzinger Sign and print name here Serato Ali Sign and print name here STATE OF FLORIDA): COUNTY OF DADE): I HEREBY CERTIFY that on this day personally appeared before me Warbara Winzinger whose personally known to me or has produced.
Sign and print name here JUAN POLONO Sign and print name here fraction Winzinger Sign and print name here Serato Ali Sign and print name here STATE OF FLORIDA): COUNTY OF DADE): I HEREBY CERTIFY that on this day personally appeared before me Warbara Winzinger whose personally known to me or has produced.
Sign and print name here JUAN PolceNO Sign and print name here STATE OF FLORIDA): COUNTY OF DADE): I HERBBY CERTIFY that on this day personally appeared before me NOVON WINTINGSY who (is personally known to me or has produced identification and hoshic neknowledge that he she executed the foregoing freely and voluntarity for
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540 (GARAGE,

GARAGE COVENANT

City Attorney

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that I, Peter Pessoa, as Managing Member of FVP Red Road, LLC., a Florida limited liability company (hereinafter referred to as "the Company"), do hereby certify that at a special joint meeting of all managers, managing members, members, stockholders, officers and directors of the aforesaid limited liability company duly called and held on the ______ day of August, 2015, at which meeting all of managers, managing members, members, stockholders, officers and directors were present and it was unanimously adopted:

WHEREAS, the Company owns the following described property:

Lots 19 through 24, inclusive, in Block 15, REVISED PLAT OF CORAL GABLES SECTION "D", according to the Plat thereof, as recorded in Plat Book 25, at Page 74, of the Public Records of Miami-Dade County, Florida.

(hereinafter referred to as the "Property"), and,

I HEREBY CERTIFY that the duly elected and serving managers of the Company are PETER S. PESSOA, ALICIO PINA and REINALDO VILLAR, together with all the managers, managing members, members, officers, stockholders and directors of the aforementioned company, have authorized RUBEN BERTRAN and/or LUIS VILLAR acting solely or jointly, have the full power and authority to act concerning the above referenced property as if fully and effectively done by me personally.

enectively done by the personally.	
DATED this 5 day of August, 2015.	Veter Venon
Witness	PETER S. PESSOA
turn lage	
Witness	
V	
STATE OF FLORIDA)) SS:	
COUNTY OF DADE)	
	TER S. PESSOA, personally appeared, is personally as identification, who after having been ne executed the above Power of Attorney.
	efore me this <u>5</u> day of August, 2015, in Miami,
Dade County, Florida. VANESSA M. B Notary Public - Sta	ate of Florida
Commission # F My Comm. Expires I	May 20 2010
OF FLOW	My Commission Expires:

LIMITED POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that I, Peter Pessoa, as Managing Member of FVP Red Road, LLC., a Florida limited liability company (hereinafter referred to as "the Company"), do hereby certify that at a special joint meeting of all managers, managing members, members, stockholders, officers and directors of the aforesaid limited liability company duly called and held on the _____ day of August, 2015, at which meeting all of managers, managing members, members, stockholders, officers and directors were present and it was unanimously adopted:

WHEREAS, the Company owns the following described property:

Lots 19 through 24, inclusive, in Block 15, REVISED PLAT OF CORAL GABLES SECTION "D", according to the Plat thereof, as recorded in Plat Book 25, at Page 74, of the Public Records of Miami-Dade County, Florida.

(hereinafter referred to as the "Property"), and,

I HEREBY CERTIFY that the duly elected and serving managers of the Company are PETER S. PESSOA, ALICIO PINA and REINALDO VILLAR, together with all the managers, managing members, members, officers, stockholders and directors of the aforementioned company, have authorized FELIX PARDO of FELIX PARDO & ASSOCIATES to discuss and negotiate any and all matters relating to the zoning and architectural matters of the above referenced property. Further, I do authorize my aforesaid attorney-in-fact to do all things necessary to carry out the intent hereof, hereby granting unto my said attorney-in-fact full power and authority to act concerning the zoning and architectural matters as fully and effectively as done by me personally, limited, however, to the purpose for which this limited power of attorney is executed.

DATED this 5 day of August, 2015.	() ()
Witness	PETER S. PESSOA
Lecardon	
Witness	
STATE OF FLORIDA)) SS:	
COUNTY OF DADE)	
BEFORE ME, the undersigned authority, PETER sknown to me or has produced first duly sworn by me, deposes and says that he exe	as identification, who after having been
Notary Public - Commission My Comm. Expi	A. BERTRAN State of Florida # FF 214476 res May 29, 2019
Bonded through N	or Mornigia a Obbic, blace of Profita
***	My Commission Expires:



CFN 2015R0312160

OR BK 29617 Pas 2631-2632 (2Pas)

RECORDED 05/15/2015 09:33:15

DEED DOC TAX \$1,350.00

SURTAX \$1,012.50

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

Prepared by and return to: Robert M. Chisholm, Esq. Attorney at Law Robert M. Chisholm, P.A. 4921 SW 74th Court Miami, FL 33155 305-667-4261 File Number: 14-15900 Will Call No.:

[Space Above This Line For Recording Data]

Special Warranty Deed

This Special Warranty Deed made this 30th day of April, 2015 between Florida Community Bank, N.A. whose post office address is 2500 Weston Road, Suite 300, Weston, FL 33331, grantor, and FVP Red Road, LLC, a Florida limited liability company whose post office address is 15500 New Barn Road, Suite 104, Miami Lakes, Florida 33014, grantee:

(Whenever used herein the terms grantor and grantee include all the parties to this instrument and the heirs, legal representatives, and assigns of individuals, and the successors and assigns of corporations, trusts and trustees)

Witnesseth, that said grantor, for and in consideration of the sum TEN AND NO/100 DOLLARS (\$10.00) and other good and valuable considerations to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted, bargained, and sold to the said grantee, and grantee's heirs and assigns forever, the following described land, situate, lying and being in Miami-Dade County, Florida, to-wit:

Lots 22 through 24, inclusive, in Block 15, REVISED PLAT OF CORAL GABLES SECTION "D", according to the Plat thereof, recorded in Plat Book 25, at Page 74, of the Public Records of Miami-Dade County, Florida.

Parcel Identification Number: 03-4118-002-1455

Subject to taxes for 2015 and subsequent years; covenants, conditions, restrictions, easements, reservations and limitations of record, if any.

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

To Have and to Hold, the same in fee simple forever.

And the grantor hereby covenants with said grantee that the grantor is lawfully seized of said land in fee simple; that the grantor has good right and lawful authority to sell and convey said land; that the grantor hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons claiming by, through or under grantors.

In Witness Whereof, grantor has hereunto set grantor's hand and seal the day and year first above written.

Signed, sealed and delivered in our presence:	
Witness Name: Matrial Tucker Witness Name: Mahriah Tucker	Florida Community Bank, N.A. By Larry Benton, Senior Vice President
	(Corporate Seal)
State of Florida County of Broward	
The foregoing instrument was acknowledged before me this Bank, N.A., on behalf of the corporation. He/she [] is pridentification.	is 30th day of April, 2015 by Larry Benton of Florida Community personally known to me or [X] has produced a driver's license as
[Notary Seal]	Notary Public Nutra National
NOTARY PUBLIC ESTATE OF FLORIDA Comm# EE210524 Expires 6/24/2016	Printed Name: Unit William My Commission Expires:



OFN 2015R0312175
OR BK 29617 Pss 2675-2676 (2Pss)
RECORDED 05/15/2015 09:35:49
DEED DBC TAX \$1,350.00
SURTAX \$1,012.50
HARVEY RUVIN, CLERK OF COURT
MIAMI-DADE COUNTY, FLORIDA

Prepared by and return to:
Robert M. Chisholm, Esq.
Attorney at Law
Robert M. Chisholm, P.A.
4921 SW 74th Court
Miami, FL 33155
305-667-4261
File Number: 14-15900
Will Call No.:

[Space Above This Line For Recording Data]

Special Warranty Deed

This Special Warranty Deed made this 30th day of April, 2015 between Florida Community Bank, N.A. whose post office address is 2500 Weston Road, Suite 300, Weston, FL 33331, grantor, and FVP Red Road, LLC, a Florida limited liability company whose post office address is 15500 New Barn Road, Suite 104, Miami Lakes, Florida 33014, grantee:

(Whenever used herein the terms grantor and grantee include all the parties to this instrument and the heirs, legal representatives, and assigns of individuals, and the successors and assigns of corporations, trusts and trustees)

Witnesseth, that said grantor, for and in consideration of the sum TEN AND NO/100 DOLLARS (\$10.00) and other good and valuable considerations to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted, bargained, and sold to the said grantee, and grantee's heirs and assigns forever, the following described land, situate, lying and being in Miami-Dade County, Florida, to-wit:

Lots 19 through 21, inclusive, in Block 15, REVISED PLAT OF CORAL GABLES SECTION "D", according to the Plat thereof, recorded in Plat Book 25, at Page 74, of the Public Records of Miami-Dade County, Florida.

Parcel Identification Number: 03-4118-002-1451

Subject to taxes for 2015 and subsequent years; covenants, conditions, restrictions, easements, reservations and limitations of record, if any.

Together with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

To Have and to Hold, the same in fee simple forever.

And the grantor hereby covenants with said grantee that the grantor is lawfully seized of said land in fee simple; that the grantor has good right and lawful authority to sell and convey said land; that the grantor hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons claiming by, through or under grantors.

In Witness Whereof, grantor has hereunto set grantor's hand and seal the day and year first above written.

Witness Name: Mart Minte Maluial Tuchur Witness Name: Mariah Tucker	Florida Community Bank, N.A. By: Larry Benton, Senior Vice President
	(Corporate Seal)
State of Florida County of Broward	
The foregoing instrument was acknowledged before me this 3 Bank, N.A., on behalf of the corporation. He/she [] is persidentification.	60th day of April, 2015 by Larry Benton of Florida Community sonally known to me or [X] has produced a driver's license as
[Notary Seal] MAITE MENDIOLA NOTARY PUBLIC STATE OF FLORIDA Comm# EE210524 Expires 6/24/2016	Notary Public Printed Name: My Commission Expires:
Expires 6/24/2016	My Commission Expires:

Signed, sealed and delivered in our presence:



MIAMI DAILY BUSINESS REVIEW

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 MARIA MESA, who on oath says that he or she is the LEGAL CLERK, 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

NOTICE OF PUBLIC HEARING CITY OF CORAL GABLES - LOCAL PLANNING AGENCY -PLANNING AND ZONING BOARD - APRIL 13, 2016

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

04/01/2016

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 subsorbed before me this

day of APRIL, A.D. 2016

(SEAL)

MARIA MESA personally known to me



RHONDA M PELTIER

MY COMMISSION # FF231407 EXPIRES May 17 2019

FloridaNetar, Service com



CITY OF CORAL GABLES, FLORIDA NOTICE OF PUBLIC HEARING

City Public Hearing Dates/Times Location

Local Planning Agency / Planning and Zoning Board Wednesday, April 13, 2016, 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, Local Planning Agency (LPA)/ Planning and Zoning Board (PZB) will conduct Public Hearings on the following:

Items 1 through 3 are related.

- 1. 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-1.1.2, "Table FLU-1. Residential 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 "Residential Multi-Family Medium Density" Land Use Classifications to provide a maximum 100 units/acre density and a maximum 120' height for towers for projects developed in accordance with the Mediterranean Design Transitional Overlay District Zoning Code Regulations; providing for a repealer provision, providing for a severability clause, and providing for an effective date. (LPA review) (This item was continued from the March 9, 2016 Planning and Zoning Board meeting)
- 2. An Ordinance of the City Commission of Coral Gables, Florida providing for text amendments to the City of Coral Gables Official Zoning Code, by amending Article 4, "Zoning Districts," Section 4-104, "Multi-Family Special Area District" to allow for a "Mediterranean Design Transitional Overlay District" Conditional Use with form-based development standards that modify and supplement the existing Multi-Family Special Area District standards and criteria to allow appropriate infill and redevelopment in transition areas between lower density residential development and high intensity commercial and residential development if certain minimum requirements are met; providing for a repealer provision, providing for a severability clause, codification, and providing for an effective date. (This item was continued from the March 9, 2016 Planning and Zoning Board meeting)
- 3. A Resolution of the City Commission of Coral Gables, Florida requesting Conditional Use Site Plan Review pursuant to Zoning Code Article 3, "Development Review", Division 4, "Conditional Uses", Article 4, "Zoning Districts," Division 4, "Multi-Family Special Area District," Section 4-104.C., "Conditional Uses," and Appendix D, "Mediterranean Design Transitional Overlay District" for the proposed project referred to as "Villa Valencia" on the property legally described as Lots 24-38, Block 7, Biltmore Section (501 525 Valencia Avenue), Coral Gables, Florida; including required conditions; providing for a repealer provision, providing for a severability clause, and providing for an effective date. (This item was continued from the March 9, 2016 Planning and Zoning Board meeting)
- 4. An Ordinance of the City Commission of Coral Gables, Florida requesting conditional use with site plan review pursuant to Zoning Code Article 3, "Development Review", Division 4, "Conditional Uses", and Article 4, "Zoning Districts", Division 2, "Overlay and Special Purpose Districts", Section 4-204, "Special Use (S) District", for site plan approval of a new

country club located within a Special Use (S) District, for the property commonly referred to as the "Riviera Country Club" and legally described as portions of Tracts 1 and 5, Riviera Country Club, a portion of Miami-Biltmore Golf Course of Riviera Section Part 4 and Lots 10-14, Block 112, Country Club Section Part 5 (1155 Blue Road), Coral Gables, Florida; and including required conditions; providing for a repealer provision, providing for a severability clause, and providing for an effective date. (Legal description on file at the City)

Items 5 and 6 are related.

- 5. 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 consisting of Lots 19-21 and one (1) building site consisting of Lots 22-24 on the property located on the 2500 block of Red Road and legally described as Lots 19-24, Block 15, Coral Gables Section "D", Coral Gables, Florida; including required conditions; providing for a repealer provision, providing for a severability clause, codification, and providing for an effective date.
- 6. An Ordinance of the City Commission of Coral Gables, Florida providing for a text amendment to the City of Coral Gables Official Zoning Code, Appendix A, "Site Specific Zoning Regulations", Section A-38, "Section D" removing site specific provisions for building sites located on the 2500 block of Red Road and at 2508 Country Club Prado and legally described as Lots 3 through 8, inclusive, and 19 through 24, inclusive Block 15; providing for repealer provision, severability clause, codification, and providing for 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 and Zoning Division at planning@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

Any person, who acts as a lobbyist pursuant to the City of Coral 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 testimony 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 Ernesto Pino, Assistant Public Works Director at 305.460.5004, no less than three working days prior to the meeting. All meetings are telecast live on Coral Gables TV Channel 77.

4/



City of Coral Gables Courtesy Public Hearing Notice

April 1, 2016



Applicant:	FVP Red Road, LLC
Application:	Separation of a Building Site, Conditional Use Site Plan Review and Zoning Code Text Amendment
Property:	2500 Block of Red Road, Coral Gables, Florida Legal Description: Lots 19-24, Block 15, Section "D"
Public Hearing - Date/Time/ Location:	Planning and Zoning Board April 13, 2016, 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 April 13, 2016 on the following application at the Coral Gables City Commission Chambers, City Hall, 405 Biltmore Way, Coral Gables, Florida:

- 1. 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 consisting of Lots 19-21 and one (1) building site consisting of Lots 22-24 on the property legally described as Lots 19-24, Block 15, Coral Gables Section "D", Coral Gables, Florida; including required conditions; providing for a repealer provision, providing for a severability clause, codification, and providing for an effective date.
- 2. An Ordinance of the City Commission of Coral Gables, Florida providing for a text amendment to the City of Coral Gables Official Zoning Code, Appendix A, "Site Specific Zoning Regulations", Section A-38, "Section D" removing site specific provisions for building sites on Lots 3 through 8, inclusive, and 19 through 24, inclusive Block 15; providing for repealer provision, severability clause, codification, and providing for an effective date.

This application has been submitted by Mr. Felix Pardo of Felix Pardo & Associates, Inc. on behalf of FVP Red Road, LLC requesting the separation of an existing building site to create two (2) single-family building sites on the property located on the 2500 block of Red Road legally described as Lots 19-24, Block 15, Coral Gables Section "D", Coral Gables, Florida. The request includes a Zoning Code text amendment to remove site specific provisions tying the lots together as one (1) building site.

All interested parties are invited to attend and participate. 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 and Zoning 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