LTC Ranch Legal Description

A parcel of land lying within Sections 1, 2, 3, 4, 9, 10, 11, 15 and 16, Township 36 South, Range 39 East, St Lucie County, Florida, and being more particularly described as follows:

All lands in the South 1/2 of Section 1, Township 36 South, Range 39 East, St. Lucie County, Florida, lying North and Northwesterly of Glades Cut-Off Road and South of Canal 103; LESS the right-of way of I-95;

TOGETHER WITH all lands in the South 1/2 of Section 2, Township 36 South, Range 39 East, St. Lucie County, Florida, lying North and Northwesterly of Glades Cut-Off Road and South of Canal 103; LESS the lands described in O.R. Book 102, Page 538, ALSO LESS the right-of-way for I-95 as recorded in O.R. Book 318, Page 2209, St. Lucie County, Florida; SUBJECT TO easement for Florida Power & Light Company as described in O.R. Book 206, Page 2302; O.R. Book 254, Page 370; St. Lucie County, Florida;

TOGETHER WITH all lands in Section 3, Township 36 South, Range 39 East, St. Lucie County, Florida, lying North and Northwesterly of Glades Cut-Off Road and South of the South right-of-way of State Road No. 712, LESS the lands described in O.R. Book 385, Page 2944, and O.R. Book 318, Page 2209, St. Lucie County, Florida; SUBJECT TO easements for Florida Power & Light Company rights-of-way as described in O.R. Book 302, Page 192; O.R. Book 206, Page 2302; O.R. Book 265, Page 1184, St. Lucie County, Florida;

TOGETHER WITH all lots 1, 8, 9 and 16 of the Southeast 1/4 of the PLAT OF SUBDIVISION OF SECTION 4, as recorded in Plat Book 3, Page 30, of the Public Records of St. Lucie County, Florida; LESS the right-of-way of State Road No. 712;

TOGETHER WITH all lands in the East 1/2 of Section 9, Township 36 South, Range 39 East, St. Lucie County, Florida; LESS right-of-way of North St. Lucie River Water Management District Canal 91;

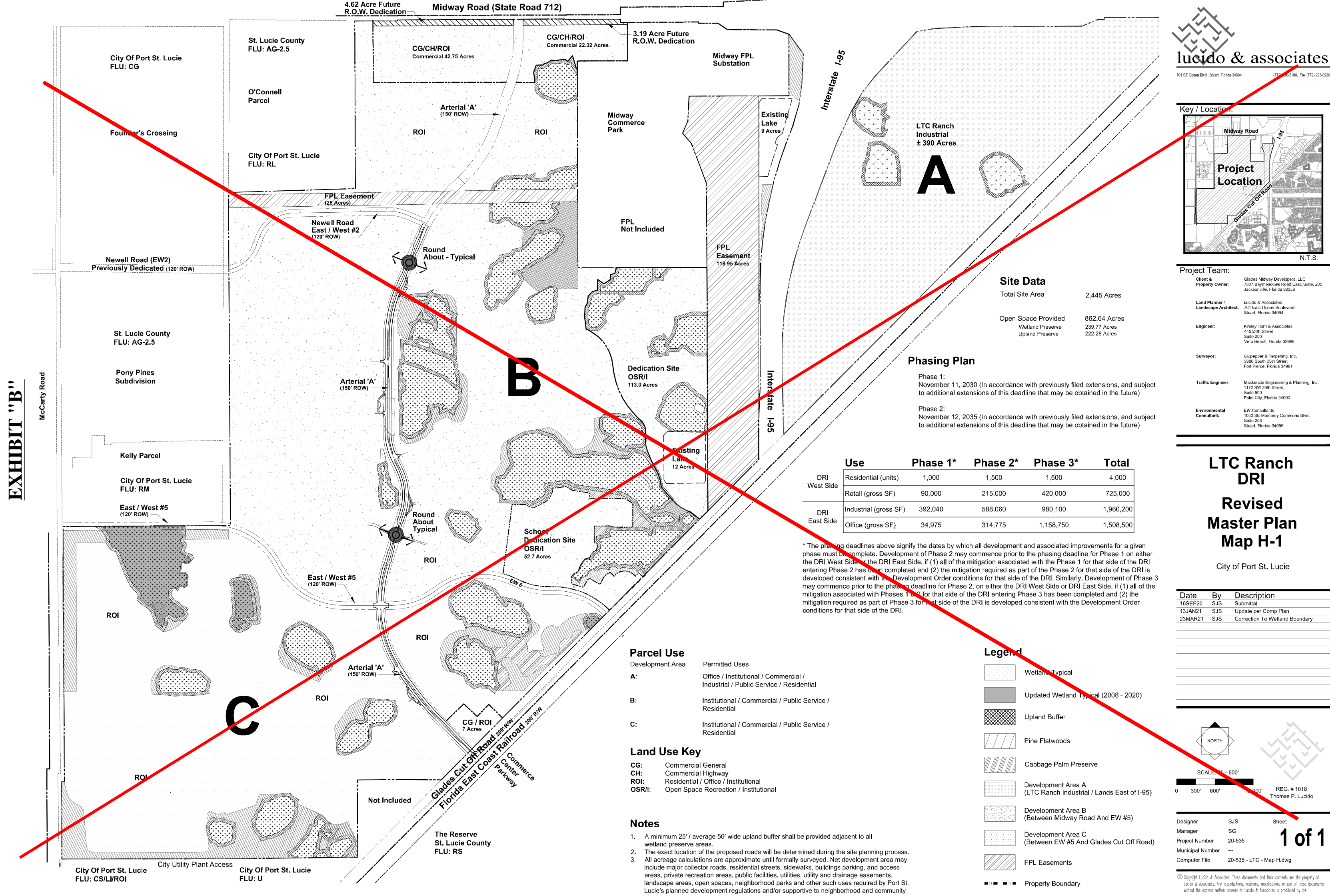
TOGETHER WITH all lands in Section 10, Township 36 South, Range 39 East, St. Lucie County, Florida, lying North and Northwesterly of Glades Cut-Off Road; LESS lands described in O.R. Book 385, Page 2944, St. Lucie County, Florida; SUBJECT TO easements for Florida Power & Light Company rights-of-way as described in O.R. Book 206, Page 2302; O.R. Book 265, Page 1184; O.R. Book 302, Page 192; St. Lucie County, Florida;

TOGETHER WITH all lands in Section 11, Township 36 South, Range 39 East, St. Lucie County, Florida, lying North and Northwesterly of Glades Cut-Off Road; LESS the right-of-way for I-95 as recorded in O.R. Book 318, Page 2209, St. Lucie County, Florida; SUBJECT TO easement for Florida Power & Light Company as described in O.R. Book 302, Page 2302; O.R. Book 254, Page 370, St. Lucie County, Florida;

TOGETHER WITH all lands lying in Section 15, Township 36 South, Range 39 East, St. Lucie County, Florida, lying North and Northwesterly of Glades Cut-Off Road; LESS the West 1/2 of the Southwest 1/4 of the Southwest 1/4 of said Section 15, Township 36 South, Range 39 East, St. Lucie County, Florida;

TOGETHER WITH all lands lying in Section 16, Township 36 South, Range 39 East, St. Lucie County, Florida, lying North and Northwesterly of Glades Cut-Off Road; LESS the right-of-way of McCarty Road, as described in Deed Book 245, Page 193, St. Lucie County, Florida; ALSO LESS right-of-way of North St. Lucie Wate: Management District Canal No. 90; ALSO LESS the East 1/2 of the Southeast 1/4 of the Southeast 1/4 of said Section 16, Township 36 South, Range 39 East, St. Lucie County, Florida.

The area of the above-described parcel contains 2,455.021 acres.



areas, private recreation areas, public facilities, utilities, utility and drainage easements,

4. Exact boundaries of upland preserve areas may change during the site plan process for the

development pods as long as the total required preserve area is met.

landscape areas, open spaces, neighborhood parks and other such uses required by Port St. Lucie's planned development regulations and/or supportive to neighborhood and community

St. Lucie County

FLU: RS

City Utility Plant Access

City Of Port St. Lucie

FLU: CS/LI/ROI

City Of Port St. Lucie

lucido & associates

701 SE Ocean Blvd., Stuart, Florida 34994

Midway Road

Project

Cation

Gastes Livery Control of the Control

Project Team:

Client & Glades Midway Developers, LLC
7807 Baymeadows Road East, Suite, 205
Jacksonville, Florida 32256

Lucido & Associates

N.T.S.

Landscape Architect: 701 East Ocean Boulevard Stuart, Florida 34994

Engineer: Kimley Horn & Associates 445 24th Street

Suite 200
Vero Beach, Florida 32960

Surveyor: Culpepper & Terpening, Inc.
2980 South 25th Street

raffic Engineer: Mackenzie Engineering & Planning, Inc. 1172 SW 30th Street,

Suite 500

Fort Pierce, Florida 34981

Palm City, Florida 34990

Environmental EW Consultants

Consultant: 1000 SE Monterey Commons Blvd.
Suite 208
Stuart, Florida 34996

LTC Ranch DRI

Master Plan Proposed Map H-1

City of Port St. Lucie P22-279

	.,		
Date	Ву	Descripti	on
17NOV22	MRY	Update per A	
17JULY23	MRY	Refine Open	Space Data
7	NORTH LE: 1" = 0	600'	
0 300'	600'	12,000'	REG. # 10 Thomas P. L
Designer	-	SJS	Sheet
Manager		SG	
Manayer	,	30	1 /

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Computer File 20-535 - LTC - Map H.dwg

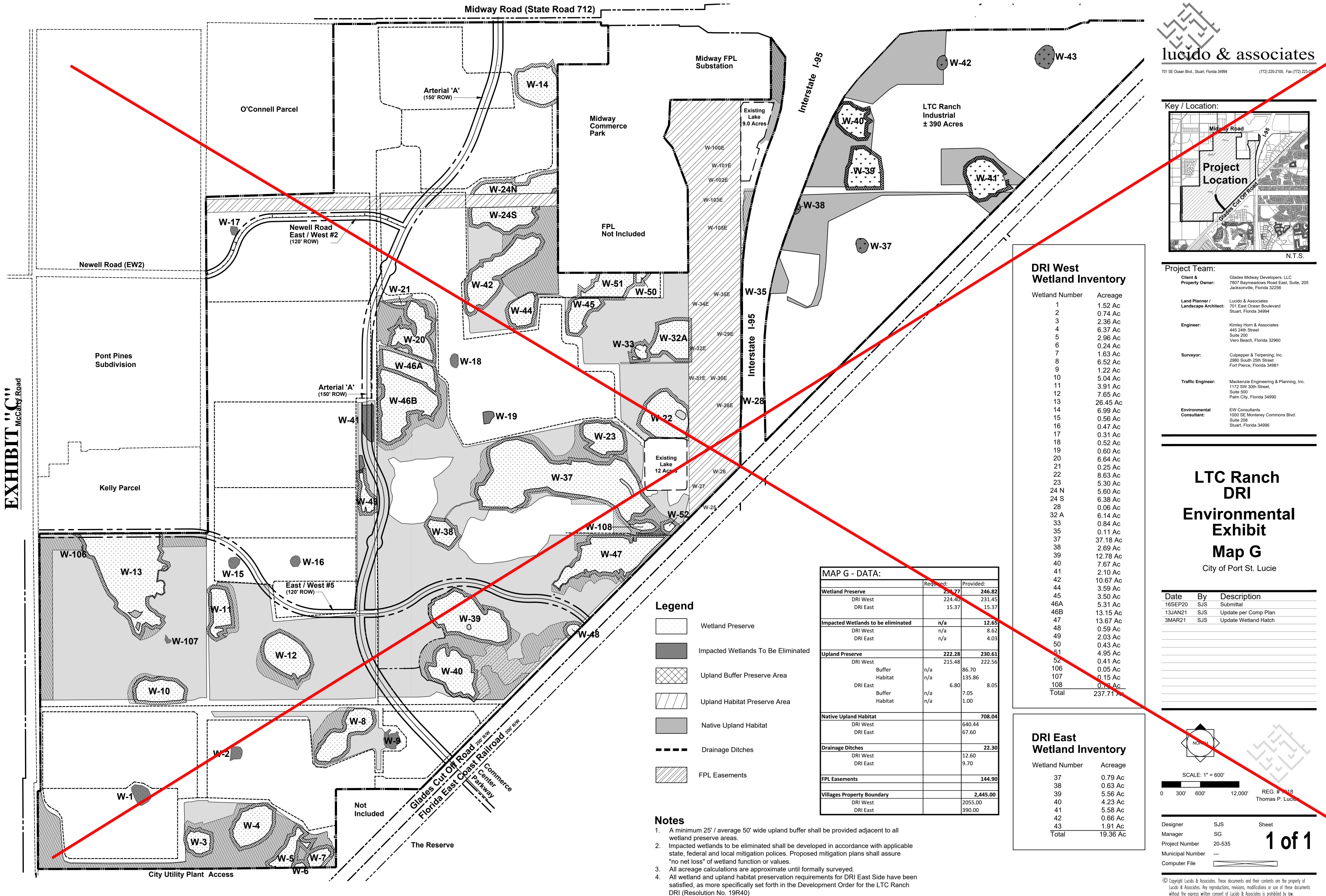
Project Number 20-535

Municipal Number

(Between EW #5 And Glades Cut Off Road)

FPL Easements

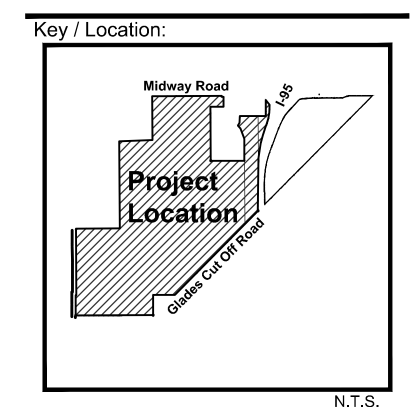
■ □ ■ □ ■ □ ■ □ ■ Property Boundary



without the express written consent of Lucido & Associates is prohibited by law.







	11.1.5.
Project Team:	
Client & Property Owner:	Glades Midway Developers, LLC 7807 Baymeadows Road East, Suite, 205 Jacksonville, Florida 32256
Land Planner / Landscape Architect:	Lucido & Associates 701 East Ocean Boulevard Stuart, Florida 34994
Engineer:	Kimley Horn & Associates 445 24th Street Suite 200 Vero Beach, Florida 32960
Surveyor:	Culpepper & Terpening, Inc. 2980 South 25th Street Fort Pierce, Florida 34981
Traffic Engineer:	Mackenzie Engineering & Planning, Inc. 1172 SW 30th Street, Suite 500 Palm City, Florida 34990
Environmental Consultant:	EW Consultants 1000 SE Monterey Commons Blvd. Suite 208 Stuart, Florida 34996

1.52 Ac 0.74 Ac 2.36 Ac 6.37 Ac 2.96 Ac 0.24 Ac 1.63 Ac

6.52 Ac

1.22 Ac 5.04 Ac

3.91 Ac 7.65 Ac 26.45 Ac 6.99 Ac

0.56 Ac

0.47 Ac 0.31 Ac 0.52 Ac 0.60 Ac 6.64 Ac 0.25 Ac

8.63 Ac

5.30 Ac

5.60 Ac

6.38 Ac

0.06 Ac

6.14 Ac

0.84 Ac

0.11 Ac

37.18 Ac

2.69 Ac

12.78 Ac

7.67 Ac

2.10 Ac

10.67 Ac

3.59 Ac

3.50 Ac 5.31 Ac

13.15 Ac

13.67 Ac

0.59 Ac 2.03 Ac

0.43 Ac

4.95 Ac

0.41 Ac

0.05 Ac 0.15 Ac

0.78 Ac

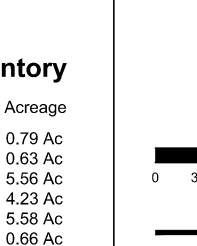
1.91 Ac

19.36 Ac

LTC Ranch DRI **Environmental Exhibit Proposed Map G**

City of Port St. Lucie P22-279

Date	Ву	Description
17NOV22	MRY	Update per Amendment
17JULY23	MRY	Refine west wetland impacts





300'	600'		12,000'	Thomas P. Lucido	
ner		SJS		Sheet	
aer		SG			

Designer	SJS	Sheet
Manager	SG	1 _ [1
Project Number	20-535	1 of 1
Municipal Number		
Computer File	20-535 - LTC - M	lap G.dwg

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OF PORT ST. LUCIE

MUSERVE OUR WATER RESOURCES



UTILITY SYSTEMS DEPARTMENT

Com Burgess, Director

March 10, 1995

Ms. Cynthia A. Henderson
Annis, Mitchell, Cockey, Edwards & Roehn
One Tampa City Center Suite 2100
PO. Box 3433
Tampa FL 33601

Re: LTC Ranch DRI

Dear Ms. Henderson,

Thank you for your letter of Fébruary 16, 1995 (copy attached) regarding availability of water and wastewater capacity for the referenced development. As we discussed with you and Mr. Glaubitz of BSE Consultants, Inc., this utility will provide service to the proposed project pursuant to our interlocal agreement with St. Lucie County, in accordance with ordinance no: 94-95 (utility Lucie County, in accordance with ordinance no: 94-95 (utility service availability and extension rules) and upon execution of a poveloper Service Agreement. However, we will respond to your projected phasing schedule, present possible based on your projected phasing schedule, present available capacity, existing capacity reservations, scheduled plant expansions and future capacity consumption based on historical connection rates.

Water Facilities - Response to Question No. 1:

-			 m * a	CII Pro	jected Exce	ss Cana	city MGD.	
F	hase		. Time	111 220		•		
	ī.		 1995 1996 (2) 2001	*	1.036 2.873 2.173	:::::	•	
	III	•	 2006.		1.423		***	

- (1) See Exhibit "A" to MOU Attached
- (2) Water plant expansion to 8.0 MGD 4/96 and assuming connection rate of 50 ERC'S/month at 250 GPD.

Water Facilities - Response to Question No. 2:

The above projected excess capacity includes reserved capacity as of February 1, 1995. No projected capacity reservations are included. Please see Exhibit "A" to MOU - Attached.

250 N.W. Country Club Drive) • Port St. Lucie, FL 34988 Administration - (407) 871-5395 Technical Services - (407) 871-5435 Fax (407) 871-5460

Water Facilities - Response to Question No. 3:

The utility confirms receipt of the proposed project water demand and supply exhibits contained in the DRI application.

Water Facilities - Response To Onestica No. 4:

Provisions for providing capacity for the proposed project if not available at the time the project requests capacity will be addressed in a Developer Service Agreement. Several options are available, i.e., the utility charges for water treatment facilities expansion or the project constructs a water treatment facility on-site and donates the facilities to the utility. Typical costs for new lime softening facility expansion is in the range of \$ 1.50 to \$ 1.75 per gallon and for new construction is in the range of \$ 1.50 per gallon.

Hastewater Facilities - Response to Question No. 1:

Wastewater service can be provided by the Northport NWTP or by construction of a wastewater facility on the project site. The permitted capacity of the NEWWTP is 1.000 MGD and the 12 month average day flow is 0.700 MGD. The present available capacity is 0.300 MGD. No capacity reservations presently exist. Projected excess capacity is not identified at this time for each phase, however excess capacity can be addressed in a Developer Service Agreement.

Wastewater Pacilities - Response to Question No. 2:

No commitments presently exist for wastewater capacity at the NEWWIF.

Wastewater Facilities - Response to Ocestion No. 3:

The utility confirms receipt of the proposed project wastewater flows and exhibits contained in the DRI application.

Hastewater Facilities - Response to Otestion No. 4:

Provisions for providing capacity for the proposed project if not available at the time the project requests capacity will be addressed in a Developer Service Agreement. Several options are available, i.e., the utility charges for wastewater treatment facilities expansion or the project constructs a wastewater treatment facility on-site and donates facilities to the utility. Typical costs for the wastewater facility expansion is in the range of \$ 2.50 to \$ 3.00 per gallon and for new construction is the range of \$ 2.25 to \$ 2.50 per gallon.

Ecpefully this information will provide the necessary documentation that the Port St. Lucie Utility Systems Department can and will .

provide the water and wastewater service to your proposed project at such time as service is requested.

Sincerely,

Samuel T. Amerson, P.R.

Utilities Engineer

STA/kat

cc: Cliff Burgess - Utility Systems Director
John Moulton - Florida Department of Environmental Protection
Scott Glaubitz, P.B. - BSE Consultants, Inc.
Ken Johnson - System Planning Coordinator
File - 11.054

EXHIBIT "E"

Conversion Rates Based Upon Resultant PM Peak Hour Trip Rates

Land Use		SF	MF	GO	1P	WH	SC
		→ 0.64	0.34	0.71	0.29	0.14	1.15
Single Family Detached	0.64	1.00	1.88	0.90	2.21	4.57	0.56
Multi-Family Housing	0.34	0.53	1.00	0.48	1.17	2.43	0.30
General Office	0.71	1.11	2.09	1.00	2.45	5.07	0.62
Industrial Park	0.29	0.45	0.85	0.41	1.00	2.07	0.25
Warehousing	0.14	0.22	0.41	0.20	0.48	1.00	0.12
Shopping Center	1.15	1.80	3.38	1.62	3.97	8.21	1.00

Note: GO, IP, WH and SC are per 1000 SF

To Add a land use located the use you want to add along the Y axis then locate the use to remove along the x axis, multiply by the number in the intersecting cell:

- If the applicant wishes to add units they would multiply that intesity by the conversion rate for the land use they would need to remove.

Ex: If you want to add 100 Du's of SF, and remove units from multi-family, you would multiply the 100 new DU's by 1.88, the conversion rate for SF:MF. 100*1.88=188. Therefore 188 DU's would need to be removed from MF.

- If the applicant wanted to add 12,000 square feet of of shopping center and wanted to know how much to reduce the Industrial Park you would: calculate $12,000 \times 3.97 = 47,647$ square feet.

If the applicant wants to add 30,000 SF of Industrial Park they could remove 12,300 SF of GO general office space (30000 * 0.41)

To Subtract/ reduce a use:

Start with the use along the x axis and locate the use to add along the y, divide by the number in the intersecting cell.

- If the applicant has 200,000 square feet of warehouse to remove, how many multifamily units can be added? Divide 200,000 square feet by 2.43 = 82.34 or 82 MFDUs

If the applicant wants to remove 50,000 SF of industrial and see how many dwelling units of MF it could replace it with, divide 50 by 1.17 = 42.7 or 42 dus.

EXHIBIT "F"

COUNCILITEM 7
DATE 4/21/03
April 11, 2003

CONTRIBUTION AGREEMENT

THIS AGREEMENT entered into this <u>15</u> day of <u>frue</u>, 2003, by and between the CITY OF PORT ST. LUCIE, a Florida corporation (the "City") and LTC JOINT VENTURE (the "Owner"), recites and provides as follows:

RECITALS

- A. The City has entered into an "Interlocal Agreement" with St. Lucie County (the "County") in the form of Exhibit "A" attached hereto, pursuant to which the County will construct the Midway Road Improvement Project (the "Project") described therein.
- B. LTC Joint Venture and the City have entered into an "Annexation Agreement" with respect to the LTC Ranch DRI property lying east and west of I-95 and containing, in the aggregate, 2455 acres, more or less (the "Property") and consistent with that agreement the Property has been annexed into the City.
- C. The Owner has agreed to fund the City's contribution obligations under the Interlocal Agreement on the terms and conditions hereinafter set forth.

AGREEMENT

NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

 Funding. The Owner will contribute to the City (or pay directly to the County if so directed in writing by the City) the total amount of Two Million Dollars (\$2,000,000.00), payable in eight (8) quarterly payments of Two Hundred Fifty Thousand Dollars (\$250,000.00) each. This obligation shall be secured by an JOANNE HOLMAN, CLERK OF THE CIRCUIT COURT - SAINT LUCIE COUN File Number: 2322043 OR BOOK 1863 PAGE 1819 Recorded:12/16/03 09:48

1

Additions to text are indicated by underline; deletions by strikeout.

irrevocable letter of credit substantially similar in form to that attached to the Interlocal Agreement as Exhibit "A." The Owner shall deliver the signed original letter of credit to the City (or directly to the County if so directed in writing by the City) within thirty (30) days after the City approves this Agreement. The City reserves the right to assign the letter of credit to the County. City hereby acknowledges receipt of Two Hundred Fifty Thousand Dollars (\$250,000.00) on or about March 13, 2003. The balance, One Million Seven Hundred Fifty Thousand Dollars (\$1,750,000.00) is due and payable within three (3) days after City's acceptance of this Agreement.

The first quarterly payment of \$250,000.00 shall be due and payable on or before the earlier to occur of: April 1, 2003, or within 30 days after the construction contract for the Project has been executed. Future payments shall be made as provided in the schedule attached hereto as Exhibit "B." In the event the Owner shall fail to make any payment when due, the Owner shall have the right to cure such failure by the payment of said amount to the City within ten (10) days following receipt of written notice of such failure by the Owner from the City, as provided herein below.

Vesting. In consideration of all the payments to be made by the Owner as set forth herein, the City agrees and hereby acknowledges that the entire LTC Ranch DRI is and shall be vested in perpetuity for purposes of transportation concurrency as set forth herein and shall not have any further obligation for any traffic or transportation impacts (including but not limited to off-site improvements or contribution for any road improvements) east of I-95, with the exception of the Owner's proportionate share of the intersection (including signalization) improvements, if warranted, for the north bound entrance ramp at the intersection of I-95 and Midway Road, and the Owner shall be permitted to develop the

property as permitted on the date of execution of this Agreement to the full extent permitted by the Development Order. The foregoing shall not be interpreted to exempt the Owner from the payment of applicable transportation impact fees. The failure to timely make the payments provided for herein, after notice and grace period provided above, shall be a default hereunder and a termination of the vesting determination.

- 3. Whole Understanding. This Agreement embodies the whole understanding of the parties. There are no promises, terms, conditions or obligations other than those contained herein; and this Agreement shall supersede all previous communications, representations, or agreements, either verbal or written, between the parties hereto.
- Amendments. The Agreement may only be amended by a written document signed by both parties and filed with the Clerk of the Circuit Court of St. Lucie County, Florida.
- Filing; Effectiveness. This Agreement shall be filed with the Clerk of the Circuit Court of St. Lucie County, Florida, prior to its effectiveness.
- Reliance. Owner is permitted to rely hereon in proceeding with the development of the Property.
- DRI Condition. Owner agrees to seek an amendment to the existing Development Order for the LTC Ranch DRI to conform to the provisions hereof.
- Successors and Assigns. This Agreement shall be binding on the successors and assigns of the parties hereto.

OR BOOK 1863 PAGE 1822

- 9. Attorneys' Fees. Should any litigation arise between, among or involving any of the parties concerning or arising out of this Agreement, including, but not limited to, actions for damages, specific performance, declaratory, injunctive or other relief, and whether at law or in equity, and including appellate and bankruptcy proceedings as well as at the trial level, the prevailing party in any such litigation or proceeding shall be entitled to recover reasonable attorneys' fees and costs for same.
- 10. Notice. Any notice required or permitted under this Agreement shall be in writing and shall be deemed to have been given either (i) when delivered in person to the persons designated hereinbelow for that purpose, (ii) upon delivery to an overnight courier (e.g., Federal Express, Airborne) as evidenced by the sender's copy, addressed as set forth hereinbelow; (iii) upon mailing by United States certified mail, return receipt requested, postage paid, to such address. Such notice shall be deemed received, when either (i) delivered in person to the agents designated hereinbelow for that purpose, (ii) on the first business day after delivery to an overnight courier (e.g., Federal Express, Airborne) as evidenced by the sender's copy, addressed as set forth hereinbelow, or (iii) three (3) days after deposited in the United States Mail, by certified mail, postage prepaid, return receipt requested, addressed to the other party. The addresses of the parties are as follows:

To City:

Don Cooper City Manager City of Port St. Lucie 121 SW Port St. Lucie Blvd. Port St. Lucie, FL 34984 With Copy To:

Roger Orr, Esq.

City Attorney

City of Port St. Lucie

121 SW Port St. Lucie Blvd. Port St. Lucie, FL 34984

To Owner:

LTC Joint Venture c/o James Kern The Kern Company 700 Island Landing Drive St. Augustine, FL 32095

With Copy to:

Alan J. Ciklin, Esq. Boose Casey Ciklin, et al. 515 North Flagler Drive

Suite 1700

West Palm Beach, FL 33401

Notice sent to counsel for either party hereto, in the manner or delivery provided for herein, shall be effective as notice to such party. Any party hereto may, from time to time, give to the party written notice, in the manner provided for herein, of some other address to which communications to such party shall be sent, in which event, notices to such party shall be personally delivered or sent in the manner set forth hereinabove to such address.

WITNESS the following signatures on the dates signed below.

CITY:

CITY OF PORT ST. LUCIE, FLORIDA

Attest:

Karen A. Phillips, City Clerk

By:______

ame: DONALD BY COOPER

Date: 4-21-03

5

Additions to text are indicated by underline; deletions by strikeout.

OR BOOK 1863 PAGE 1824

By: Kagendelle	
Roger G. Orr, City Attorney	
Date: 4/21/03	
OWNER:	
LTC JOINT VENTURE	
Maria	,
Ву:	A
Name: 1 State 1997 A 1997 Title: 900 Party 1997	K/V
[Corporate Seal]	
Date: 15 /MM 03	

STATE OF FLORIDA COUNTY OF ST. LUCIE

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State of Florida to take acknowledgments, personally appeared Device B. Corpett as Of the CITY OF PORT ST. LUCIE, who is personally known to me or has produced ______ as identification and who executed the foregoing instrument, and who acknowledged before me that he/she executed the same.

WITNESS my hand and official seal in the State of Florida, County of St. Lucie, this <u>21</u> day of <u>Roe: 1</u>, 2003.

OFFICIAL NOTARYSEAL
PAREN ANN PHILLIPS
MOTARY PUBLIC STATE OF FLORIDA
CO. 144/25/ON NO. DD057926
CO. 191/25/ON EXP. OCT. 7.2005

Notary Public, State of Florida

STATE OF FLORIDA COUNTY OF ST. LUCIE

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State of Florida to take acknowledgments, personally appeared Arcai, as foothy manager of LTC JOINT VENTURE, who is personally known to me or has produced Fide as identification and who executed the foregoing instrument, and who acknowledged before me that he/she executed the same.

WITNESS my hand and official seal in the State of Florida, County of St. Lucie, this 15 day of April , 2003.

Notary Public, State of Florida

TEREBA L SOVINE
Hotary Public, State of Frontie
My comm. expires June 7, 2005
Comms. No. CC844211
D 8974330
nded thru Service ing gance Company, Inc.

INTERLOCAL AGREEMENT MIDWAY ROAD IMPROVEMENT PROJECT

WHEREAS, County and the City have agreed to cooperate in the implementation of the Midway Road Improvement Project (the "Project"); and,

WHEREAS, the objective of this Project is to provide road improvements to Midway Road which are more specifically described in Exhibit "A" attached, which improvements benefit the citizens of the City and the County; and,

WHEREAS, the County will be responsible for the design, permitting and construction of the Project; and,

WHEREAS, the City has agreed to assist the County in partially funding the Project as hereinafter set forth.

NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

Authority: This Agreement is entered into pursuant to Section 163.01,
 Florida Statutes, Interlocal Cooperation Act.

- 2. <u>Design and Permitting.</u> The County will contract with a consulting engineer to prepare the necessary plans and specifications for the Project and obtain all required permits.
- 3. <u>Bidding: Award: Contract Administration.</u> The County will bid and award the contract for construction of the improvement project. The County will provide contract administration and inspection during construction.
- 4. Project Budget; Funding. The estimated total project cost is eight million two hundred thousand and 00/100 (\$8,200,000.00) dollars including design, permitting and construction. The City will contribute the amount of two million (\$2,000,000.00) dollars payable in eight (8) quarterly payments of two hundred fifty thousand (\$250,000.00) dollars each and secured by an irrevocable letter of credit in substantially the form attached hereto as Exhibit B. The City shall provide the signed letter of credit within thirty (30) days after the County notifies the City that the County has advertised for bids for construction of the Project. The first quarterly payment shall be due January, 2003 or within 30 days of award of contract, whichever comes first.
- In consideration of the City contributing to the improvement of the
 Midway Road Improvement Project, the County agrees and hereby acknowledges that

properties and developments within the existing city limits of the City of Port St. Lucie as described on the effective date of this agreement, including upon annexation into the City of Port St. Lucie, the LTC Ranch, Development of Regional Impact Area lying in unincorporated St. Lucie County, that would otherwise require that West Midway Road be four laned between the intersection of West Midway Road and I-95 and the intersection of West Midway Road and U.S. #1 shall be deemed to be vested for purposes of concurrency and any transportation impacts on that section of West Midway Road as herein described, except any proportional improvements that may be required to the northbound on/off ramps with I-95 (including signalization) at West Midway Road . Provided that nothing in this Agreement shall prevent the City and County from jointly agreeing to fund future improvements to West Midway Road, where it is shown that the improvements would be of benefit to the City of Port St. Lucie and St. Lucie County.

Furthermore, in recognition that the West Midway Road Corridor is a critical transportation corridor to all of St. Lucie County, both the City and the County agree to jointly request that as part of the development of the next project priority list, the St. Lucie MPO advance the segment of West Midway Road from Torino Parkway

to South 25th Street into the Cost Feasible Plan component of the 2025 Long Range Plan.

- 6. Maintenance. The County will continue to maintain roads within the Project.
- 7. Whole Understanding. This Agreement embodies the whole understanding of the parties. There are no promises, terms, conditions or obligations other than those contained herein; and this Agreement shall supersede all previous communications, representations, or agreements, either verbal or written, between the parties hereto.
- 8. <u>Amendment.</u> The Agreement may only be amended by a written document signed by both parties and filed with the Clerk of the Circuit Court of St. Lucie County, Florida.
- 9. Filing: Effectiveness. This Agreement shall be filed with the Clerk of the Circuit Court of St. Lucie County, Florida, prior to its effectiveness.

IN WITNESS WHEREOF, the parties hereto have caused the execution hereof by their duly authorized officials on the dates stated below.

	BOARD OF COUNTY COMMISSIONERS
ATTEST:	ST. LUCIE COUNTY, FLORIDA
Deputy Clerk	BY: South Coul
COUNTY	DATE: 11/4/07
and the second	APPROVED AS TO FORM AND
	CORRECTNESS:
i e e e e e e e e e e e e e e e e e e e	County Attorney
ATTEST:	CITY OF PORT ST. LUCIE, FLORIDA
Hauna Hallingo Deputy Clerk	BY: Deteut Duton Mayor
L CORFORATE	DATE: 11-25-02
SEAL	APPROVED AS TO FORM AND CORRECTNESS:
	BY: City Attorney
	BY: City Attorney

EXHIBIT "G"

Trip Generation: LTC Ranch - Trip Tracking Enter Site Plan Units and Calculate Trips Site Plan Name/Number: East Side West Side Allowed Uses Resultant Rates to be Used for Trip Factored to Allowable Trips Daily Tracking West Side West Side East Side ITE East Side Trips Land Use Intensity Units Trips Trips Trips Code Total DUs or SF Trips DUs or SF Trips In Out 20,940 DU 2.89 2.85 5.73 19,207 Single Family Detached 210 3,350 3,880 650 DU 2.76 2.72 5.48 3,559 220 Multi-Famiily Housing 10,553 Sft 3.86 2.55 6.41 9,680 General Office 710 1,508,500 0.94 2.27 2,275 2,480 Sft 1.33 Industrial Park 130 1,000,000 1,054 1,149 960,000 Sft 0.64 0.46 1.10 150 Warehousing 725,000 8.14 12.95 9,387 10,234 820 Sft 4.81 Shopping Center 14,182 13,009 35,054 32,153 TOTALS 45,162 49,236 Source: ITE 10th Edition Trip Generation Rates Resultant Rates to be Used for Trip 3447 Factored to Allowable Trips AM Peak Hour Tracking East Side West Side West Side East Side West Side ITE East Side Trips Units Land Use Intensity Trips Trips DUs or SF Trips DUs or SF Trips Tips Code Out Total In 0.52 1,739 0.35 1,739 210 3,350 DU 0.17 Single Family Detached 0.22 0.32 206 206 DU 0.09 220 650 Multi-Famiily Housing 0.55 0.08 0.63 949 . 951 710 1,508,500 Sft General Office 0.21 0.05 0.26 263 263 130 1,000,000 Sft Industrial Park 0.08 0.03 0.11 107 107 Warehousing Sft 150 960,000 820 Sft 0.11 0.14 0.25 181 181 . 725,000 Shopping Center 2,126 1,319 2,126 1,321 TOTALS 3,447 3,445 Source: ITE 10th Edition Trip Generation Rates Resultant Rates to be Used for Trip Factored to Allowable Trips 5291 Tracking PM Peak Hour West Side East Side West Side West Side East Side ITE East Side Trips Intensity Units Land Use DUs or SF DUs or SF Trips Tips Trips Trips Trips Code Total In Out 0.48 0.16 0.64 2,146 2,416 3,350 DU Single Family Detached 210 DU 0.26 0.08 0.34 226 254 220 650 Multi-Family Housing 1,208 1,508,500 Sft 0.05 0.66 0.71 1,073 710 General Office 0.29 322 1,000,000 Sft 0.04 0.25 286 -130 Industrial Park 146 0.14 130 Warehousing 150 960,000 Sft 0.03 0.11 945 0.97 1.15 840 725,000 Sft 0.18

Source: ITE 10th Edition Trip Generation Rates

820

1,489 4,701 3,615

3,212

1,676 5,291

Shopping Center

TOTALS