#### Interoffice Memorandum



DATE:

April 22, 2019

TO:

Mayor Jerry L. Demings

-AND-

**Board of County Commissioners** 

FROM:

Jon V. Weiss, P.E., Director

Planning, Environmental and Development

Services Department

**CONTACT PERSON:** 

Eric Raasch, Interim DRC Chairman

**Development Review Committee** 

Planning Division (407) 836-5523

SUBJECT:

May 21, 2019 - Public Hearing

Applicant: Eric Warren, Poulos & Bennett, LLC

Springhill Planned Development / Springhill Phases 1B-2, 1B-3, 1B-

4, & 1B-5 Preliminary Subdivision Plan

Case # CDR-18-06-188

This public hearing is to consider a recommendation from the Development Review Committee's (DRC) meeting of March 27, 2019, to approve a substantial change to the Springhill Planned Development (PD) / Springhill Phases 1B-2, 1B-3, 1B-4, and 1B-5 Preliminary Subdivision Plan (PSP) to add nine townhomes and 20 single-family residential dwelling units within the previous future development area; number lots in Phase 1B-4 to match the plat; to revise a previously approved waiver from the July 11, 2017 BCC, adding lots and to recognize that the specific lots identified are those from the approved PSP; and to request a waiver from Orange County Code to allow front loaded lots to face a neighborhood square or park.

The required Specific Project Expenditure Report and Relationship Disclosure Forms have been completed in accordance with the requirements of Article X, Chapter 2, Orange County Code, as may be amended from time to time, and copies of these and the PSP may be found in the Planning Division for further reference.

**ACTION REQUESTED:** 

Make a finding of consistency with the Comprehensive Plan (CP) and approve the Springhill Planned Development / Springhill Phases 1B-2, 1B-3, 1B-4, & 1B-5 Preliminary Subdivision Plan dated "Received November 2, 2018", subject to the conditions listed under the DRC

Recommendation in the Staff Report. District 1

JVW/EPR/Ime Attachments

#### **CASE # CDR-18-06-188**

Commission District # 1

#### 1. REQUEST

This public hearing is to consider a recommendation from the Development Review Committee's (DRC) meeting of March 27, 2019, to approve a substantial change to the Springhill Planned Development (PD) / Springhill Phases 1B-2, 1B-3, 1B-4, and 1B-5 Preliminary Subdivision Plan (PSP) to add nine townhomes and 20 single-family residential dwelling units within the previous future development area; number lots in Phase 1B-4 to match the plat; to revise a previously approved waiver from the July 11, 2017 BCC, adding lots and to recognize that the specific lots identified are those from the approved PSP; and to request a waiver from Orange County Code to allow front loaded lots to face a neighborhood square or park.

This request also includes the following waiver from Orange County Code:

A waiver from Section 38-1384(i)(4) is granted to allow front-loaded lots to face a neighborhood square or park, in lieu of the requirement that all lots greater than fifty (50) feet in width that face neighborhood squares or parks shall be provided access from a rear alley. This waiver is specific to Park P-4 and lots 186-190; Park P-5 and lots 335-340; and Park P-6 and lots 408-410. These park and lot identification numbers are specific to the approved PSP, and may change with platting.

#### 2. PROJECT ANALYSIS

A. Location: South of Flamingo Crossing Boulevard / West of Avalon

Road

B. Parcel ID: 17-24-27-0000-00-009 (a portion of)

07-24-27-0000-00-008 (a portion of)

18-24-27-7173-01-860, 18-24-27-7173-01-870, 18-24-27-7173-01-880, 18-24-27-7173-01-890,

18-24-27-7173-01-900

C. Total Acres: 44.29 gross acres

D. Water Supply: Orange County Utilities

E. Sewer System: Orange County Utilities

F. Schools: Keene's Crossing ES Capacity: 812 / Enrolled: 1,583

Bridgewater MS Capacity: 1,040 / Enrolled: 2,678 Windermere HS Capacity: 2,753 / Enrolled: 3,374

Trindentiere the dapatity. 2,700 / Emoned. o

G. School Population: 95

H. Parks: Horizon West Regional Park – 5.7 Miles

I. Proposed Use: 249 Single-Family Residential Dwelling Units

J. Site Data: Maximum Building Height: 45' (3-stories)

**Garden Home District:** 

Minimum Living Area: 1,200 Square Feet

Minimum Lot Width: 32' Building Setbacks:

15' Front 4' Side

10' Side Street

20' Rear

**Village Home District:** 

Minimum Living Area: 1,000 Square Feet

Minimum Lot Width: 32'

**Building Setbacks:** 

15' Front 4' Side

10' Side Street

20' Rear

**Estate District:** 

Minimum Living Area: 1,500 Square Feet

Minimum Lot Width: 85'

**Building Setbacks:** 

20' Front 5' Side

10' Side Street

25' Rear

K. Fire Station: 32 – 14932 East Orange Lake Boulevard

L. Transportation: A Village H Horizon West Road Network Agreement for C.R.

545 among Orange County and D.R. Horton, Inc. ("DRHI"); Avalon Properties, Ltd. ("Avalon"); Horizon West Properties ("HWP"); HAP, Inc. ("HAP"); Titan Western Beltway, LLC ("Titan"); Hanover Hickory Nut, LLC, ("Hanover"); Zanzibar Properties, LLC ("Zanzibar"); and Seidel West I, LLC ("Seidel") was approved by the Board of County Commissioners on 2/12/2013 and recorded at OR Book/Page 10525/6172. DRHI, Avalon, HWP, HAP, Titan, Hanover, Zanzibar, and Seidel are collectively referred to herein as "Signatory Owners". The Village H Horizon West Road Network Agreement provides for the dedication of right-of-way, design, engineering, permitting, mitigation and construction of C.R. 545 to four lanes in four phases according to specific trip allocations and performance thresholds. Concurrency vesting shall be provided pursuant to Table 1 based on achieved thresholds of the road improvements. Conveyance shall be by general warranty deed at no cost to the County prior to each phase of roadway construction. The Signatory Owners will receive Road Impact Fee Credits in Road Impact Fee Zone 4 for the lesser of (a) 95% of the actual, reasonable unreimbursed sums incurred by Signatory Owners for permitting, design, mitigation, inspection and construction expense exclusive of enhanced landscaping and street lighting or (b) 60% of the countywide average total cost of road construction per lane mile. This agreement was negotiated based on the approved Horizon West Global Road Term Sheet.

#### 3. COMPREHENSIVE PLAN

The Future Land Use Map (FLUM) designation of the subject parcel is Village (V) and is within the Village H of Horizon West. The Special Planning Area map of Village H shows the property is designated as Garden Home District, Village Home District, and Estate District. This is consistent with the Comprehensive Plan and the associated Springhill Planned Development (PD).

#### 4. ZONING

PD (Planned Development District) (Springhill PD)

#### 5. REQUESTED ACTION:

Approval subject to the following conditions:

- 1. Development shall conform to the Springhill PD Land Use Plan; Orange County Board of County Commissioners (BCC) approvals; Springhill Phase 1B-2, 1B-3, 1B-4 & 1B-5 Preliminary Subdivision Plan dated "Received November 2, 2018," and to the conditions of approval listed below. Development based upon this approval shall comply with all applicable federal, state, and county laws, ordinances, and regulations, which are incorporated herein by reference, except to the extent any applicable county laws, ordinances, or regulations are expressly waived or modified by these conditions, or by action approved by the BCC, or by action of the BCC. In the event of a conflict or inconsistency between a condition of approval of this preliminary subdivision plan and the preliminary subdivision plan dated "Received November 2, 2018," the condition of approval shall control to the extent of such conflict or inconsistency.
- 2. This project shall comply with, adhere to, and not deviate from or otherwise conflict with any verbal or written promise or representation made by the applicant (or authorized agent) to the Board of County Commissioners ("Board") at the public hearing where this development received final approval, where such promise or representation, whether oral or written, was

relied upon by the Board in approving the development, could have reasonably been expected to have been relied upon by the Board in approving the development, or could have reasonably induced or otherwise influenced the Board to approve the development. In the event any such promise or representation is not complied with or adhered to, or the project deviates from or otherwise conflicts with such promise or representation, the County may withhold (or postpone issuance of) development permits and / or postpone the recording of (or refuse to record) the plat for the project. For purposes of this condition, a "promise" or "representation" shall be deemed to have been made to the Board by the applicant (or authorized agent) if it was expressly made to the Board at a public hearing where the development was considered and approved.

- Pursuant to Section 125.022, Florida Statutes, issuance of this development permit by the County does not in any way create any rights on the part of the applicant to obtain a permit from a state or federal agency and does not create any liability on the part of the County for issuance of the permit if the applicant fails to obtain requisite approvals or fulfill the obligations imposed by a state or federal agency or undertakes actions that result in a violation of state or federal law. Pursuant to Section 125.022, the applicant shall obtain all other applicable state or federal permits before commencement of development.
- 4. Developer / Applicant has a continuing obligation and responsibility from the date of approval of this preliminary subdivision plan to promptly disclose to the County any changes in ownership, encumbrances, or other matters of record affecting the property that is subject to the plan, and to resolve any issues that may be identified by the County as a result of any such changes. Developer / Applicant acknowledges and understands that any such changes are solely the Developer's / Applicant's obligation and responsibility to disclose and resolve, and that the Developer's / Applicant's failure to disclose and resolve any such changes to the satisfaction of the County may result in the County not issuing (or delaying issuance of) development permits, not recording (or delaying recording of) a plat for the property, or both.
- County (by plat or other means) shall be free and clear of all encumbrances, except as may be acceptable to County and consistent with the anticipated use. Owner / Developer shall provide, at no cost to County, any and all easements required for approval of a project or necessary for relocation of existing easements, including any existing facilities, and shall be responsible for the full costs of any such relocation prior to Orange County's acceptance of the conveyance. Any encumbrances that are discovered after approval of a PD Land Use Plan shall be the responsibility of Owner / Developer to release and relocate, at no cost to County, prior to County's acceptance of conveyance. As part of the review process for construction plan approval(s), any required off-site easements identified by County must be conveyed to County prior to any such approval, or at a later date as determined by

County. Any failure to comply with this condition may result in the withholding of development permits and plat approval(s).

- 6. As proof of satisfaction of the project's transportation concurrency obligations, and in compliance with that certain Village H Road Network Agreement recorded at O.R. Book 10525, Page 6172, Public Records of Orange County, Florida, the developer must provide a valid Assignment of Vested Trips document together with the applicable Confirmation Letter issued by Orange County, concurrently with or prior to Preliminary Subdivision Plan/Development Plan submittal. In addition, the Preliminary Subdivision Plan and each subsequent Development Plan must show a legend with trip allocations by parcel identification number and phase of the development.
- 7. Construction plans for residential and commercial development within this PD, submitted after January 31, 2020, shall not be approved until the APF Utility tract(s) (water and wastewater) and 50-foot access & utility easement are conveyed to Orange County Utilities.
- 8. Construction plans within this PSP shall be consistent with approved and upto-date Master Utility Plans (MUPs) for the PSP and the Village. The PSP-level MUP shall include all hydraulically dependent parcels outside the PSP boundaries. Initial submittal and updates to the PSP-level and Village MUPs shall be submitted to Orange County Utilities at least thirty (30) days prior to the corresponding construction plan submittal and must be approved prior to construction plan approval.
- 9. The plat and the Conditions, Covenants, and Restrictions (CC&Rs) for this project shall notify homeowners of the following: Homeowners own and maintain their individual water and reclaimed water services which extend to their homes from public water and reclaimed water meters located adjacent to public road right-of-way and/or public utility easements. The owners of these lots shall be granted access to HOA-owned tracts for the purpose of maintaining their water and reclaimed water services.
- 10. Where public gravity main will be located within in alleyways, the distance from structure to structure shall be a minimum of 38 feet. To meet this requirement, the Side and Rear Setbacks for affected lots on the PSP shall be a minimum of 19 feet from the centerline of the alley, based on the utility configuration shown in the PSP.
- 11. Unless otherwise specified to the County's satisfaction in the PSP, a Development Plan, in conformance with the requirements of Section 34-131(b) (20), including the appropriate group type, is required for the park / recreation tract(s) within this Preliminary Subdivision Plan (PSP), or phase thereof, as appropriate. Regardless of whether the park / recreation tract is included in the PSP or approved via a separate Development Plan, the park / recreation area tract(s) shall be constructed as part of the subdivision

infrastructure and completed prior to issuance of the Certificate of Completion (C of C) for the infrastructure for the phase in which the park / recreation tract(s) is located.

- 12. A waiver from Orange County Code Section 38-1384(i)(4) is granted to allow front-loaded lots to face a neighborhood square or park in lieu of the requirement that all lots greater than fifty (50) feet in width that face neighborhood squares or parks shall be provided access from a rear alley. This waiver is specific to Park P-4 and lots 186-190; Park P-5 and lots 335-340; and Park P-6 and lots 408-410. These park and lot identification numbers are specific to the approved PSP, and may change with platting. Porches shall be provided in accordance with Horizon West Standards for those lots already constructed within P-5 and P-6.
- 13. Except as amended, modified, and / or superseded, the following BCC Conditions of Approval, dated October 2, 2018, shall apply:
  - a. A waiver is granted from Orange County Code Section 38-1384(g)(2) to allow for a minimum garage setback from the nearest adjacent plane of the primary structure of zero feet (0') in lieu of ten feet (10') for lots 162, 170, and 171 only.
- 14. Except as amended, modified, and / or superseded, the following BCC Conditions of Approval, dated July 11, 2017, shall apply:
  - a. A current Phase One Environmental Site Assessment (ESA) and current title opinion shall be submitted to the County for review as part of any Construction Plan submittal and must be approved prior to Construction Plan approval for any streets and/or tracts anticipated to be dedicated to the County and/or to the perpetual use of the public.
  - b. A Municipal Service Benefit Unit (MSBU) shall be established for the standard operation and maintenance of street lighting inventory including leasing, fuel, and energy costs for this project. Street lighting fixtures, poles, and luminaries used in this project shall be selected from the approved inventory list supplied by the Orange County Comptroller. Street lighting fixtures, poles, and luminaries used in this project shall be supplied and installed by the utility company that services the area of the project, as authorized by law or agreement, and thereafter maintains the street lighting inventory. The developer shall obtain approval of the street lighting fixtures, poles, and luminaries from the Orange County Comptroller Special Assessments Department via a "Letter of Commitment" prior to the installation of the street lighting fixtures, poles, and luminaries and prior to the plat being recorded by Orange County Comptroller Official Records section. All installation costs and street lighting operational costs prior to the effective date of the MSBU approval by the Orange County Board of

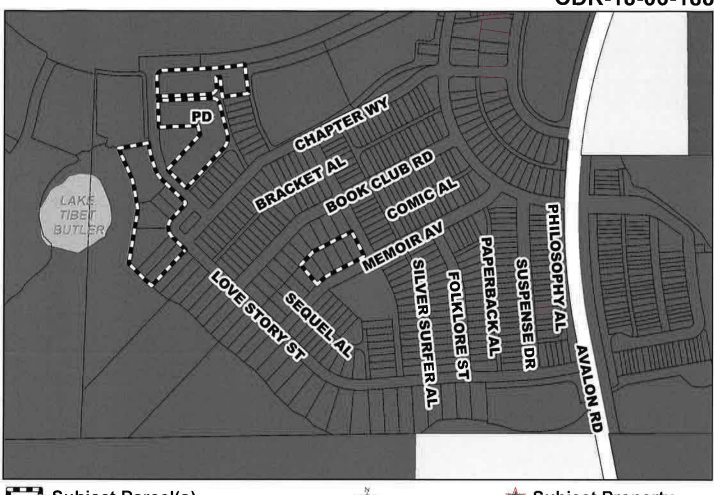
County Commissioners shall be the sole responsibility of the developer.

- c. A mandatory pre-application/sufficiency review meeting for the plat shall be required prior to plat submittal, but after approval of the site construction plans. The applicant shall resolve, to the County's satisfaction, all items identified in the pre-application/ sufficiency review meeting prior to formal submittal of the plat to the County.
- d. The stormwater management system shall be designed to retain the 100-year/24-hour storm event onsite, unless documentation with supporting calculations is submitted which demonstrates that a positive outfall is available. If the applicant can show the existence of a positive outfall for the subject basin, then in lieu of designing for the 100-year/24-hour storm event, the developer shall comply with all applicable state and local stormwater requirements and regulations. An emergency high water relief outfall shall be provided to assure overflow does not cause flooding of surrounding areas.
- e. Roads and drainage system(s), including any retention pond(s), will be owned and maintained by Orange County with a Municipal Service Benefit Unit (MSBU) established for stormwater system functionality. Routine maintenance, if not provided by the Homeowners' Association, shall be the responsibility of the County.
- f. Prior to or concurrently with the County's approval of the plat, documentation shall be provided from Orange County Public Schools that this project is in compliance with the Capacity Enhancement Agreement. Unless the property is otherwise vested or exempt, the applicant shall be subject to school concurrency and required to go through the review process prior to platting.
- g. Prior to commencement of any earth work or construction, if one acre or more of land will be disturbed, the developer shall provide a copy of the completed National Pollutant Discharge Elimination System (NPDES) Notice of Intent (NOI) form for stormwater discharge from construction activities to the Orange County Environmental Protection Division, NPDES Administrator. The original NOI form shall be sent to the Florida Department of Environmental Protection by the developer.
- h. Unless a Conservation Area Impact (CAI) permit is approved by Orange County consistent with Orange County Code Chapter 15, Article X, "Wetland Conservation Areas", prior to Construction Plan approval, no conservation area or buffer encroachments shall be permitted. Approval of this plan does not authorize any direct or indirect conservation area impacts.

- i. The site shall be stabilized following grubbing, clearing, earth work or mass grading to establish a dense stand of grass, or shall incorporate other approved Best Management Practices, on all disturbed areas if development does not begin within 7 days. Final stabilization shall achieve a minimum of seventy percent (70%) coverage of the disturbed land area and shall include a maintenance program to ensure minimum coverage survival and overall site stabilization until site development. Prior to clearing or grubbing, or approval of mass grading or constructions plans a letter of credit or cash escrow acceptable to the County shall be submitted to guarantee the required site stabilization and maintenance of all disturbed areas. The County Engineer shall establish the amount of the letter of credit or cash escrow.
- j. At least thirty (30) days prior to construction plan submittal, the applicant shall submit a Master Utility Plan (MUP) for the PSP, including hydraulically dependent parcels outside the PSP boundaries; such MUP shall include supporting calculations showing that the PSP-level MUP is consistent with the approved MUP for the Village, or shall include an update to the Village MUP to incorporate any revisions. The MUP(s) must be approved prior to construction plan approval.
- k. All home designs/types proposed for this PSP shall be submitted to the County for setback & architectural review a minimum of 90 days prior to model home requests and/or permitting.
- New streets which are an extension of or in alignment with existing streets shall bear the same name as that borne by such existing streets.
- m. Pole signs and billboards shall be prohibited. Ground and fascia signs shall comply with Chapter 31.5 of the Orange County Code.
- n. The lot grading plan for 32'-foot wide lots (and similar narrow lots) shall include design features to ensure positive drainage from the side yard to the front roadway or rear alley. These design features may include:
  - 1) A/C units on same side of homes so that A/C units are not located adjacent to each other;
  - A/C units on same side placed at high elevation point of side yard so that drainage flows away from the A/C units to the front roadway or rear alley;
  - 3) A/C units located behind the home when the garage is detached from the home with courtyard; and/or

- 4) Other lot grading plan features approved by the County Engineer.
- o. A waiver from Orange County Code Section 34-152(c) is granted to allow lots 191-222, and lots 374-381 370-382 and 392-406 to front a mew, park or open space, etc., in lieu of the 20 foot access to a dedicated public paved street. Legal access to these lots will be through an ingress/egress easement and/or alley tract. These lot identification numbers are specific to the approved PSP, and may change with platting.
- p. A waiver from Orange County Code Section 38-1382(h)(4) is granted to allow alley tracts in lieu of easements.
- q. A waiver from Orange County Code Section 38-1384(g)(2) is granted to allow alley tracts in lieu of easements.
- r. A waiver from Orange County Code Section 38-1384(i) is granted to allow alley tracts in lieu of easements.
- s. A waiver from Orange County Code Section 38-1388(e)(6) is granted to allow alley tracts in lieu of easements.

#### CDR-18-06-188



Subject Parcel(s)



\* Subject Property

#### **Zoning Map**

ZONING:

PD (Planned Development District)

APPLICANT: Eric Warren, Poulos & Bennett, LLC

LOCATION: South of Flamingo Crossings Boulevard

/ West of Avalon Road

TRACT SIZE: 44.29 gross acres

DISTRICT:

S/T/R:

7/24/27, 17/24/27, 18/24/27



## **DEVELOPMENT INFORMATION**

GENERAL

ZONING	O.
TOTAL NUMBER OF UNITS (OVERALL PD)	1,334
TOTAL NUMBER OF UNITS (PD PARCELS WITHIN THIS PSP)	220
PROPOSED UNITS FOR THIS PSP	220
TOTAL GROSS ACRES	69,20
TOTAL WETLAND ACRES	14.89
TOTAL WETLAND IMPACTS	0,38
TOTAL WETLAND REMAINING	14.51
TOTAL LAKE/WATER BODY	00'0
GREENBELT TRACTS	00"0
UPLAND BUFFERS	1,16
TOTAL DEVELOPABLE ACRES	53,53
TOTAL DRAINAGE TRACT PROVIDED	4,78
REQUIRED PUBLIC PARK (7.5%)	3,98
APF RIGHT-OF-WAY PROVIDED	0.48
NET DEVELOPABLE ACRES	44,29
NET DENSITY	4,97

Note: Acreages are approximate until conservation area impact permit is

### SITE / LOT DATA

	PARCEL 39	PARCEL 40	PARCEL 42a	PARCEL 44a	
	GARDEN HOME	VILLAGE HOME DISTRICT	GARDEN HOME	ESTATE	TOWNHOMES (9)
PD APPROVED UNITS	194	103	233	18	(6)
PREVIOUS DEVELOPMENT	0	92	43	0	(6)
PROPOSED UNITS	0	41	161	18	(6)
FUTURE DEVELOPMENT	194	0	29	0	
MAX BUILDING HEIGHT	45' (3 STORIES)	45' (3 STORIES)	45' (3 STORIES)	45' (3 STORIES)	55' (4 STORIES)
MAX BUILDING HEIGHT	45' (3 STORIES)	45' (3 STORIES)	45' (3 STORIES)	45' (3 STORIES)	55' (4 STORIES)
MIN. LOT AVERAGE SIZE (REQUIRED)	3,840 SF (5)	3,840.5F (5)	3,840 SF (5)	10,000 SF	1,600
MIN. LOT AVERAGE SIZE (PROVIDED)	3,840,SF	3.840.5F	3,840.5F	10,000 SF	1,500
MIN LOT WIDTH FALLOWED)	32 (5)	35.(5)	32 (5)	70' (10)	16'
MIN LOT WIDTH (PROVIDED)	32"	32	32"	70" (10)	16,
MIN LOT DEPTH (ALLOWED)	110	110	110′	110	100,
MIN LOT DEPTH (PROVIDED)	110	110	.011	110'	100,
MIN LOT DEPTH W/ALLEY (ALLOWED)	120	120	120'	120	120/90'(5)
MIN LOT DEPTH W/ALLEY (PROVIDED)	120	120"	120'	N/A	,06
MIN. LIVING AREA	1,200 SF (1)	1,000 SF (1)	1,200 SF (1)	1,500 SF (1)	1,000 SF (1)
MAX LOT COVERAGE	65%(2)	65% (2)	65% (2)	65% (2)	75% (2)
SETBACKS (feet)					
FRONT PRIMARY	15'(3)	15'(3)	15'(3)	20'(3)	15'
РОЯСН	7.(5)	7 (5)	7:(5)	10.	7 (S)
REAR PRIMARY	20' (4)	20' (4)	20'(4)	25.	14' (4)
SIDE	4' (5)	4'(5)	4'(5)	.5	4*(5)
SIDE STREET	10'	10:	10.	10.	10,
LAKEFRONT FROM NHWE	50'	,05	50,	,05	20.
DRIVEWAYSSIDFLOTLINE	.2.	7.	7.		N/A

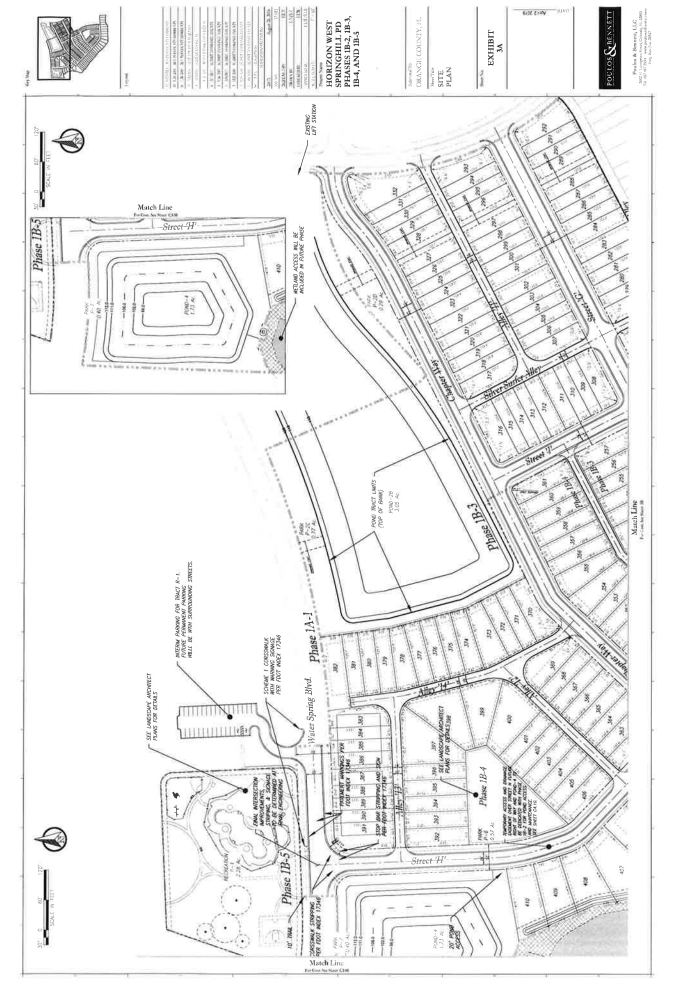
- 1. LIVING AREA IS DEFINED AS THE AREA THAT IS HEATED AND COOLED.
- 2, THE AREA OF THE FRONT PORCH IS NOT INCLUDED IN THE CALCULATION OF LOT COVERAGE.
- 3. FRONT LOADED GARAGE DOORS SHALL BE RECESSED A MINIMUM OF 10 FEET BEHIND THE NEAREST ADJACENT PLANE OF THE PRIMARY STRUCTURE, HOWEVER, WHEN A PORCH IN FRONT OF THE PRIMARY STRUCTURE MAY BE DECREASED OF THE STRUCTURE, MINIMUM STANDARDS OF SECTION 38-1338 OF THE ORDAN FOR DECREASED OF THE STRUCTURE MAY BE DECREASED OF THE STRUCTURE MAY BE DECREASED TO PEET, THOU TO SEE SHALL FROM TO GARGE DOORS BE SETRACK LESS THAN 20 FEET FROM THE ROOM PROPERTY UNIV.
  4. GARAGES WITH DIRECT ACCESS FROM AN ALLEY SHALL BE SET BACK A MINIMUM OF 9 FEET FROM THE EDGE OF THE 20 FOOT ALLEY TRACT,
- 5. REFER TO PD WAIVERS TO ALLOW REDUCED SETBACKS AND DEVELOPMENT STANDARDS.
- 6.4F DETATCHED UNITS ARE PROPOSED TO BE CONSTRUCTED IN THE TOWNHOME DISTRICTS, THE VILLAGE HOME STANDARDS AND GRANTED WAIVERS SHALL APPLY.
- 7. THE REQUIRED MINIMUM LOT WIDTH WILL BE REQUIRED TO BE MET AT THE PRIMARY SETBACK IF THERE IS NO PORCH AND AT THE PORCH SETBACK IF THERE IS A PORCH.
  8. THE FUTURE DEVELOPMENT OF THIS PSF AS INDICATED ON THE PLAN WILL BE, CAN BE COMPLETED WITH THE UNIT COUNTS, DENSITIES AS SHOWN ON THE LUP.
  - 9. IF TOWNHOMES ARE CONSTRUCTED WITHIN THE GARDEN HOME AND VILLAGE HOME DISTRICTS, THE TOWNHOME STANDARDS AND GRANTED WAIVERS SHALL APPLY.
- 10, WANVER FOR 70' LDTS APPROVED WITH CDR-15-19-298
  11. Where public gravity mains will be located in alleys, the distance from building to building must be 38-feet. To meet this requirement, the regressized for lots numbered 216-222 & 374-381 shall be a minimum of 19-feet from the property line.

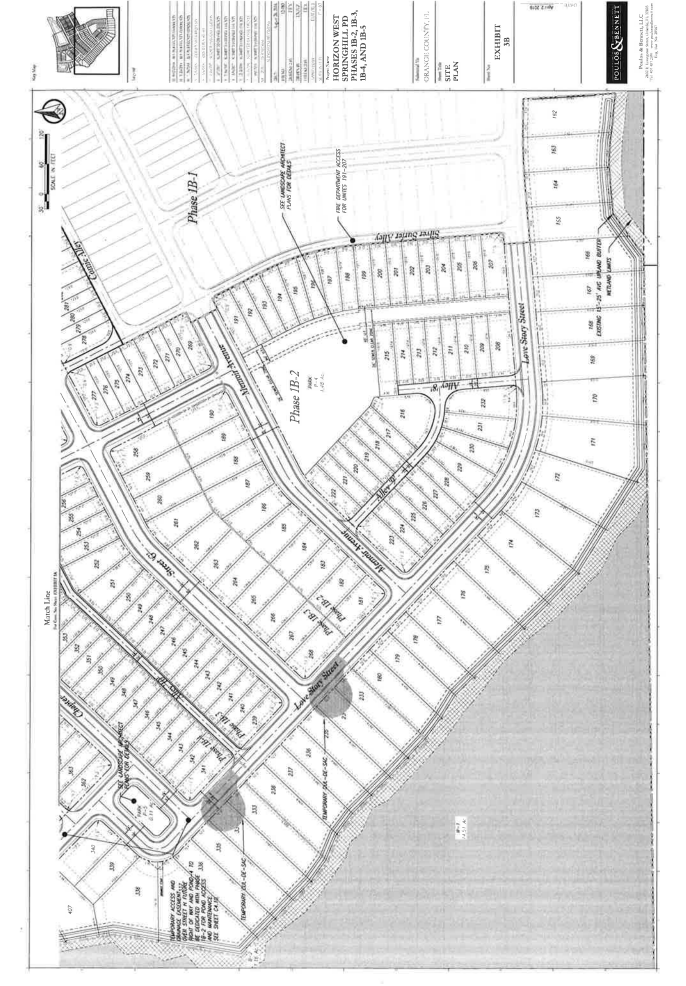
## Site Data & Note Sheet

# Spring Hill Phase 1B-2, 1B-3, 1B-4, 1B-5 PSP

POULOS SBENNETT

2602 E. Livingston St. Orlando, Florida 32803- 407 487,2594









Springhill PD - Spring Hill Phases 1B-2, 1B-3, & 1B-4 PSP



1:1,936 1 in:161 ft