

GROWTH MANAGEMENT

205 North Marion Ave Lake City, FL 32055
Telephone: (386) 719-5750
E-mail: growthmanagement@lcfla.com

FOR PLANNING USE ONLY
Application #
Application Fee \$200.00
ReceiptNo
Filing Date
Completeness Date
-

SPECIAL EXCEPTION

A. PROJECT INFORMATION							
	1. Project Name: Dance Studio						
	2. Address of Subject Property: No address assigned						
	3.	Parcel ID Number(s): 34-3S-16-02461-516					
	4.	Future Land Use Map Designation: Residential - Moderate Density					
	5.	Zoning Designation: Residential Office					
	6.	Acreage: 0.46 AC					
	7.	Existing Use of Property: Unimproved					
	8.	Proposed use of Property: Dance Studio					
 Section of the Land Development Regulations ("LDRs") for which a Special Exception 							
		requested (Provide a Detailed Description): 1) 4.10.7 YARD REQUIREMENTS: FRONT YARD					
		REQ. IS 30 FT. FRONT GIVEN IS 23 FT. (7 FT SHORT); REAR YARD REQ. IS 20 FT. REAR					
		YARD GIVEN IS 15 FT (5 FT SHORT).					
		2) 4.2.15.2-2 OFFSTREET PARKING PAVEMENT OF 1" MINIMUM. DUE TO HIGH MATERIAL					
		COST, APPLICANT REQUEST THE RIGHT TO UTILIZE GRASS PARKING UNTIL MATERIAL					
B.	APP	MARKET COST REDUCE. HANDICAP PARKING AND TURNOUT WILL BE PAVED PER PLANS. LICANT INFORMATION					
	1.	Applicant Status □ Owner (title holder) 🛮 Agent					
	2.	Name of Applicant(s): Brian Pitman, P.E					
		Company name (if applicable): Pitman Engineering					
		Mailing Address: 206 S Marion Ave					
		City: Lake City State: FL Zip: 32025					
		Telephone (386) 965-5919 Fax:() Email: bpitman@pitmanengineering.com					
		PLEASE NOTE: Florida has a very broad public records law. Most written communications to					
		or from government officials regarding government business is subject to public records					
		requests. Your e-mail address and communications may be subject to public disclosure.					
	3.	If the applicant is agent for the property owner*.					
		Property Owner Name (title holder): Dalita Diaz de Arce					
		Mailing Address: 1446 SW Couger Glen Apt. 102A					
		City: Lake City State: Florida Zip: 32025					
		Telephone:()Fax:()Email:_dalita.dsdrc@gmail.com_					
		PLEASE NOTE: Florida has a very broad public records law. Most written communications to					
		or from government officials regarding government business is subject to public records					
		requests. Your e-mail address and communications may be subject to public disclosure.					
		*Must provide an executed Property Owner Affidavit Form authorizing the agent to act on					
		behalf of the property owner.					

C. ADDITIONAL INFORMATION

1.	Is there any additional contract for the sale of, or options to purchase, the subject property?		
	If yes, list the names of all parties involved:		
	If yes, is the contract/option contingent or absolute: \Box Contingent \Box Absolute		
2.	Has a previous application been made on all or part of the subject property? □Yes ☒No _		
	Future Land Use Map Amendment: YesNo		
	Future Land Use Map Amendment Application No.		
	Rezoning Amendment: YesNo		
	Rezoning Amendment Application No		
	Site Specific Amendment to the Official Zoning Atlas (Rezoning): □YesXNo		
	Site Specific Amendment to the Official Zoning Atlas (Rezoning) Application No		
	Variance:XYesNo		
	Variance Application No. unknown at time of application		
	Special Exception:		
	Special Exception Application No. unknown at time of application		

D. ATTACHMENT/SUBMITTAL REQUIREMENTS

- 1. Analysis of Section 11.3 of the Land Development Regulations ("LDRs"):
 - a. Whether the proposed use would be in conformance with the city's comprehensive plan and would have an adverse effect on the comprehensive plan.
 - b. Whether the proposed use is compatible with the established land use pattern.
 - c. Whether the proposed use would materially alter the population density pattern and thereby increase or overtax the load on public facilities such as schools, utilities, and streets.
 - d. Whether changed or changing conditions find the proposed use to be advantageous to the community and the neighborhood.
 - e. Whether the proposed use will adversely influence living conditions in the neighborhood.
 - f. Whether the proposed use will create or excessively increase traffic congestion or otherwise affect public safety.
 - g. Whether the proposed use will create a drainage problem.
 - h. Whether the proposed use will seriously reduce light and air to adjacent areas.
 - i. Whether the proposed use will adversely affect property values in the adjacent area.
 - j. Whether the proposed use will be a deterrent to the improvement or development of adjacent property in accord with existing regulations.
 - k. Whether the proposed use is out of scale with the needs of the neighborhood or the community

- 2. Vicinity Map Indicating general location of the site, abutting streets, existing utilities, complete legal description of the property in question, and adjacent land use.
- 3. Site Plan Including, but not limited to the following:
 - a. Name, location, owner, and designer of the proposed development.
 - b. Present zoning for subject site.
 - c. Location of the site in relation to surrounding properties, including the means of ingress and egress to such properties and any screening or buffers on such properties.
 - d. Date, north arrow, and graphic scale not less than one inch equal to 50 feet.
 - e. Area and dimensions of site (Survey).
 - f. Location of all property lines, existing right-of-way approaches, sidewalks, curbs, and gutters.
 - g. Access to utilities and points of utility hook-up.
 - h. Location and dimensions of all existing and proposed parking areas and loading areas.
 - i. Location, size, and design of proposed landscaped areas (including existing trees and required landscaped buffer areas).
 - j. Location and size of any lakes, ponds, canals, or other waters and waterways.
 - k. Structures and major features fully dimensioned including setbacks, distances between structures, floor area, width of driveways, parking spaces, property or lot lines, and percent of property covered by structures.
 - l. Location of trash receptacles.
- 4. Stormwater Management Plan—Including the following:
 - a. Existing contours at one foot intervals based on U.S. Coast and Geodetic Datum.
 - b. Proposed finished elevation of each building site and first floor level.
 - c. Existing and proposed stormwater management facilities with size and grades.
 - d. Proposed orderly disposal of surface water runoff.
 - e. Centerline elevations along adjacent streets.
 - f. Water management district surface water management permit.
- 5. Fire Department Access and Water Supply Plan: The Fire Department Access and Water Supply Plan must demonstrate compliance with Chapter 18 of the Florida Fire Prevention Code, be located on a separate signed and sealed plan sheet, and must be prepared by a professional fire engineer licensed in the State of Florida. The Fire Department Access and Water Supply Plan must contain fire flow calculations in accordance with the Guide for Determination of Required Fire Flow, latest edition, as published by the Insurance Service Office ("ISO") and/or Chapter 18, Section 18.4 of the Florida Fire Prevention Code, whichever is greater.
- 6. Concurrency Impact Analysis: Concurrency Impact Analysis of impacts to public facilities. For commercial and industrial developments, an analysis of the impacts to Transportation, Potable Water, Sanitary Sewer, and Solid Waste impacts are required.

- 7. Comprehensive Plan Consistency Analysis: An analysis of the application's consistency with the Comprehensive Plan (analysis must identify specific Goals, Objectives, and Policies of the Comprehensive Plan and detail how the application complies with said Goals, Objectives, and Policies).
- 8. Legal Description with Tax Parcel Number (In Microsoft Word Format).
- 9. Proof of Ownership (i.e. deed).
- 10. Agent Authorization Form (signed and notarized).
- 11. Proof of Payment of Taxes (can be obtained online via the Columbia County Tax Collector's Office).
- 12. Fee. The application fee for a Special Exception Application is \$200.00. No application shall be accepted or processed until the required application fee has been paid.

NOTICE TO APPLICANT

All twelve (12) attachments are required for a complete application. Once an application is submitted and paid for, a completeness review will be done to ensure all the requirements for a complete application have been met. If there are any deficiencies, the applicant will be notified in writing. If an application is deemed to be incomplete, it may cause a delay in the scheduling of the application before the Board of Adjustment.

A total of ten (10) copies of proposed Special Exception Application and support material, and a PDF copy on a CD, are required at the time of submittal. See Columbia County submittal requirements for more detail.

Before any Special Exception shall be granted, the Board of Adjustment shall make a specific finding that it is empowered under Article 3 of the Land Development Regulations to grant the Special Exception described in the petition, and that the granting of the Special Exception will not adversely affect the public interest. Before any Special Exception shall be granted, the Board of Adjustment shall further make a determination that the specific rules governing the individual Special Exception, if any, have been met by the petitioner and that, further, satisfactory provision and arrangement has been made.

In granting any Special Exception to the provisions of Article 4 of the Land Development Regulations, the Board of Adjustment may prescribe appropriate conditions and safeguards in conformity with such regulations, including but not limited to, reasonable time limits within which the action for which the Special Exception requested shall be begun or completed, or both. Violation of such conditions and safeguards, when made a part of the terms under which the Special Exception is granted, shall be deemed a violation of the Land Development Regulations.

The Board of Adjustment requires that the applicant or representative be present at the public hearing to address and answer any questions the Board may have during the public hearing. The application may be continued to future dates if the applicant or representative is not present at the hearing.

The City of Lake City Land Development Regulations require that a sign must be posted on the property ten (10) days prior to the Board to Adjustment hearing date. Once a sign has been posted, it is the property owner's responsibility to notify the Planning and Zoning Department if the sign has been moved, removed from the property, torn down, defaced or otherwise disturbed so the property can be reposted. If the property is not properly posted until all public hearings before the Board of Adjustment are completed, the Board reserves the right to continue such public hearing until such time as the property can be property posted for the required period of time.

There is a thirty (30) day appeal period after the date of the decision. No additional permitting will be issued until that thirty (30) day period has expired.

I (we) hereby certify that all of the above statements and the statements contained in any papers or plans submitted herewith are true and correct to the best of my (our) knowledge and belief.

APPLICANT ACKNOWELDGES THAT THE APPLICANT OR REPRESENTATIVE MUST BE PESENT AT THE PUBLIC HEARING BEFORE THE BOARD OF ADJUSTMENT, OTHERWISE THE REQUEST MAYBE CONTINUED TO A FUTURE HEARING DATE.

Brian Pitman, P.E.

Applicant/Agent Name (Type or Print)

Applicant/Agent Signature

Date

STATE OF FLORIDA COUNTY OF COUNTY OF

The foregoing instrument was acknowledged before me this 23 day of Nov., 2021, by (name of person acknowledging).

DONALD G SHUGART

Notary Public - State of Florida

Commission # HH 135743

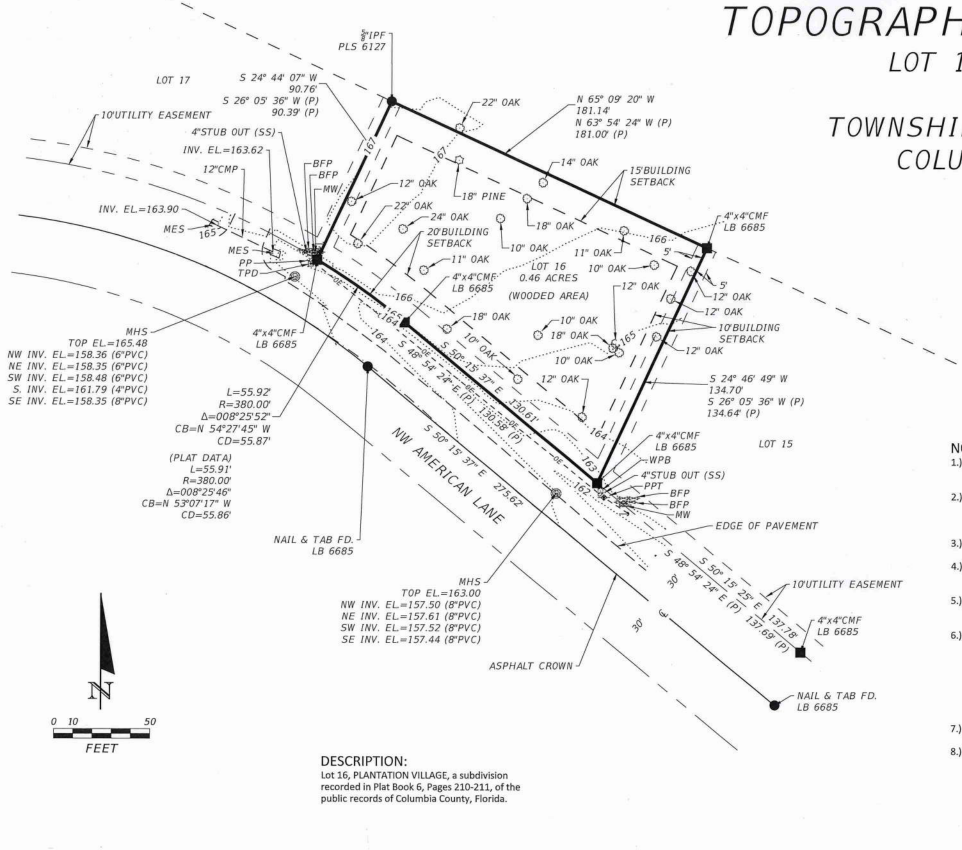
(NOTARY SEASON TAYLOR). Expires Aug 23, 2025

Bonded through National Notary Assn.

Signature of Notary

Printed Name of Notary

Personally Known OR Produced Identification Type of Identification Produced



TOPOGRAPHY & BOUNDARY SURVEY

LOT 16, PLANTATION VILLAGE IN SECTION 34 TOWNSHIP 3 SOUTH, RANGE 16 EAST COLUMBIA COUNTY, FLORIDA

NOTES:

- 1.) Monumentation is as shown and designated on the face of the plat.
- 2.) Boundary based on monumentation found in place, and prior survey and subdivision by Bailey, Bishop
- 3.) Bearings based on State Plane Coordinates.
- 4.) Interior improvements shown were located by field
- 5.) Underground encroachments, if present, were not located with this survey.
- 6.) This survey was made without benefit of a title search. There may be additional easements, restrictions, etc. not shown hereon but found in the Public Records. Issues regarding title, land use & zoning, easements & other encumberances are not a part of the scope of a Boundary Survey and can only be revealed with a title search.
- 7.) Date of field survey completion: May 19, 2021.
- 8.) Examination of the Flood Insurance Rate Maps (FIRM) for Columbia County shows that, per said maps, the described parcel lies within Flood Zone "X", which according to said maps is outside of the 0.2% chance floodplain (ref: Map No. 12023C0290C).

LEGEND

CMF=CONCRETE MONUMENT FOUND OE=OVERHEAD ELECTRIC LINE PLS=PROFESSIONAL LAND SURVEYOR NE=NORTHEAST NW=NORTHWEST € =CENTER LINE SW=SOUTHWEST SE=SOUTHEAST PP=POWER POLE LB=LICENSED BUSINESS TPD=TELEPHONE PEDESTAL Δ=DELTA ANGLE, CENTRAL ANGLE R=RADIUS OF CURVE FD.=FOUND L=LENGTH OF CURVE CB=CHORD BEARING CD=CHORD DISTANCE MES=MITERED END SECTION CMP=CORRUGATED METAL PIPE EL.=ELEVATION BM=BENCHMARK WPB=WIRE PULL BOX BFP=BACKFLOW PREVENTOR SS=SANITARY SEWER MW=METER, WATER PPT=POWER POLE WITH TRANSFORMER (P)=PLAT MEASUREMENT INV.=INVERT IPF=IRON PIPE FOUND

N.S. Combass, P.S.M. Florida Reg. No. 4093

DATE: 5/27/2021

REVISIONS DESCRIPTION

LAKE CITY, FL 32056 PH. 386-752-4675 LIC NO. LB8356

NORTH FLORIDA PROFESSIONAL SERVICES, INC P.O. BOX 3823

2551 BLAIRSTONE PINES DR. TALLAHASSEE, FL 32301 WWW.NFPS.NET

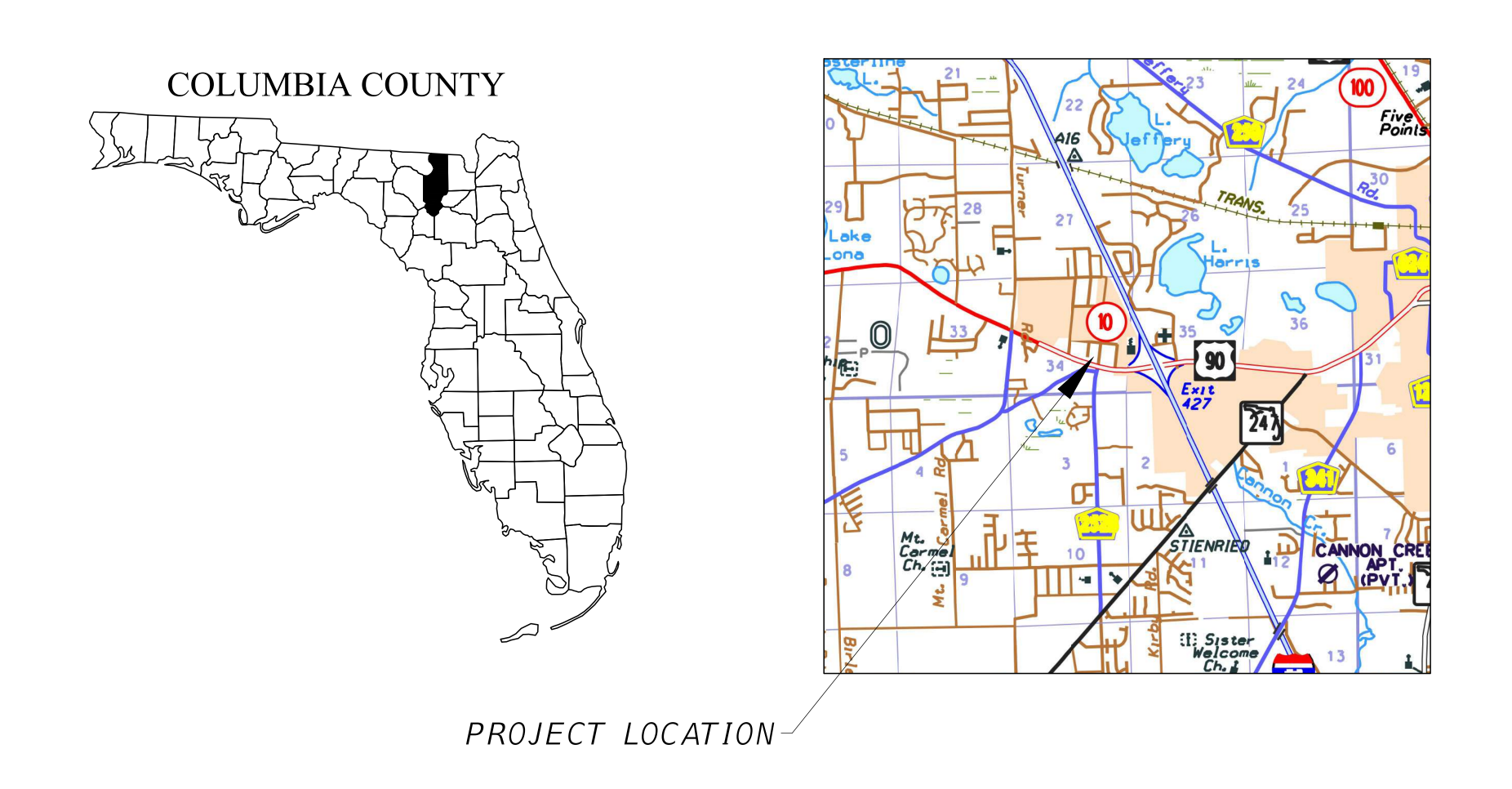
JOB NO. L210518PIT CA# 29011

PITMAN ENGINEERING

SHEET

DANCE STUDIO

PLANTATION VILLAGE SUBDIVISION LAKE CITY, FLORIDA



SHEET INDEX

CIVIL SHEETS

COVER SHEET	C 1
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PLANS PREPARED FOR: DANIEL DIAZ DE ARCE OWNER (386) 365-4163

CITY OF LAKE CITY PERMIT NOT FOR CONSTRUCTION

<u>GENERAL</u>

- 1. THIS PROJECT IS TO BE CONSTRUCTED IN ACCORDANCE WITH THE F.D.O.T. STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION (CURRENT EDITION) AND THE F.D.O.T. STANDARD PLANS FOR ROAD AND BRIDGE CONSTRUCTION (CURRENT EDITION). AND CITY OF LAKE CITY LAND DEVELOPMENT STANDARDS/CODES UNLESS OTHERWISE NOTED.
- 2. CONTRACTOR MUST GET PRIOR APPROVAL, FROM ENGINEER AND/OR OWNER, BEFORE STARTING WORK THAT WILL BE PAID FOR VIA CHANGE ORDER OR PRIOR TO USE OF ALTERNATIVE MATERIALS.
- 3. THE CONTRACTOR SHALL MAINTAIN THE CONSTRUCTION SITE IN A SECURE MANNER. ALL OPEN TRENCHES AND EXCAVATED AREAS SHALL BE PROTECTED FROM ACCESS BY THE GENERAL PUBLIC.
- 4. CONTRACTOR SHALL COORDINATE ALL WORK WITH OTHER CONTRACTORS WITHIN PROJECT AREA.

PRIOR TO START OF CONSTRUCTION

- 1. THE CONTRACTOR SHALL SUBMIT A NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM NOTICE OF INTENT ALONG WITH SUPPORTING DOCUMENTATION TO THE FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION AT LEAST 48 HOURS PRIOR TO BEGINNING OF CONSTRUCTION. THE CONTRACTOR SHALL BE RESPONSIBLE FOR ALL PERMIT FEES.
- 2. THE CONTRACTOR SHALL NOTIFY THE CITY AT LEAST 48 HOURS PRIOR TO BEGINNING OF CONSTRUCTION.
- 3. THE CONTRACTOR SHALL SUBMIT A NOTICE OF CONSTRUCTION COMMENCEMENT TO THE WATER MANAGEMENT DISTRICT AT LEAST 48 HOURS PRIOR TO THE BEGINNING OF CONSTRUCTION.
- 4. THE CONTRACTOR SHALL VERIFY ALL EXISTING CONDITIONS ON THE PROJECT SITE TO ENSURE THAT ALL PROPOSED WORK WILL FIT AS PLANS INTENT. IF DISCREPANCIES ARE FOUND, THE CONTRACTOR SHALL STOP WORK AND NOTIFY THE ENGINEER OF SUCH DIFFERENCES IMMEDIATELY. THE CONTRACTOR, ENGINEER, AND OWNER SHALL WORK TO RESOLVE THE ISSUE AS QUICKLY AND ECONOMICALLY AS POSSIBLE.
- 5. THE LOCATION OF THE UTILITIES SHOWN IN THE PLANS ARE APPROXIMATE ONLY. THE EXACT LOCATION SHALL BE DETERMINED BY THE CONTRACTOR DURING CONSTRUCTION. CONTRACTOR SHALL PROTECT ALL UTILITIES WITHIN THE PROJECT AREAS.
- 6. THE CONTRACTOR SHALL IMPLEMENT ALL COMPONENTS OF THE EROSION AND SEDIMENTATION CONTROL PLAN PRIOR TO ANY EARTH DISTURBING ACTIVITIES. ALL COMPONENTS SHALL BE MAINTAINED BY THE CONTRACTOR UNTIL ALL VEGETATION IS ESTABLISHED, THE ENTIRE PROJECT AREA IS STABILIZED AND THE OWNER HAS ACCEPTED OPERATION AND MAINTENANCE.

SURVEY/EXISTING CONDITIONS NOTES

- 1. BOUNDARY INFORMATION SHOWN WAS OBTAINED FROM A BOUNDARY SURVEY PREPARED BY NORTH FLORIDA PROFESSIONAL SERVICES, FLORIDA CERTIFICATE NO. 4093.
- 2. ANY PUBLIC LAND CORNER WITHIN THE LIMITS OF CONSTRUCTION SHALL BE PROTECTED. IF A CORNER MONUMENT IS DANGER OF BEING DESTROYED AND HAS NOT BEEN PROPERLY REFERENCED, THE CONTRACTOR SHOULD NOTIFY THE ENGINEER.
- 3. THE SITE IS LOCATED IN SECTION 34, TOWNSHIP 3 SOUTH, RANGE 16 EAST, COLUMBIA COUNTY, FLORIDA.

DURING CONSTRUCTION

- 1. ALL DISTURBED AREAS NOT SODDED SHALL BE SEEDED WITH A MIXTURE OF LONG-TERM VEGETATION AND QUICK GROWING SHORT-TERM VEGETATION FOR THE FOLLOWING CONDITIONS. FOR THE MONTHS FROM SEPTEMBER THROUGH MARCH, THE MIX SHALL CONSIST OF 70 POUNDS PER ACRE OF LONG-TERM SEED AND 20 POUNDS PER ACRE OF WINTER RYE. FOR THE MONTHS OF APRIL THROUGH AUGUST, THE MIX SHALL CONSIST OF 70 PER ACRE OF LONG-TERM SEED AND 20 POUNDS PER ACRE OF MILLET.
- 2. IF UNSUITABLE MATERIAL IS ENCOUNTERED DURING GRADING, CONTRACTOR SHALL REMOVE UNSUITABLE MATERIAL TO A DEPTH OF 24" BELOW FINISHED GRADE WITHIN THE CONSTRUCTION LIMITS.
- 3. THE CONTRACTOR SHALL WASTE ALL EXCESS EARTH ON SITE AS DIRECTED BY THE OWNER. ENGINEER SHALL APPROVE WASTE LOCATION TO ENSURE LOCATION DOES NOT CHANGE OR IMPEDE STORMWATER CONVEYANCE AS INTENDED BY THE GRADING PLAN.

EROSION CONTROL PLAN & NOTES

- 1. THIS EROSION AND SEDIMENTATION CONTROL PLAN COMPLIES WITH THE REQUIREMENTS OF THE "FLORIDA DEVELOPMENT MANUAL" AND THE "FLORIDA EROSION AND SEDIMENT CONTROL INSPECTOR'S MANUAL".
- 2. THE CONTRACTOR SHALL ADHERE TO CITY OF LAKE CITY, SRWMD, AND OTHER GOVERNING AUTHORITIES FOR EROSION AND SEDIMENT CONTROL REGULATIONS. IF THE CONTRACTOR NEEDS TO CHANGE THIS PLAN TO MORE EFFECTIVELY CONTROL EROSION AND SEDIMENTATION, THE CONTRACTOR SHALL USE BMP'S FROM THE "FLORIDA EROSION AND SEDIMENT CONTROL INSPECTOR'S MANUAL".
- 3. THE CONTRACTOR SHALL ADJUST AND REVISE THIS PLAN TO MEET ACTUAL FIELD CONDITIONS. ANY REVISIONS SHALL BE APPROVED BY THE REVIEWING AGENCIES.

- 4. SEDIMENT AND EROSION CONTROL FACILITIES SHALL BE INSTALLED PRIOR TO ANY OTHER CONSTRUCTION.
- 5. EROSION CONTROL MEASURES SHALL BE INSPECTED WEEKLY AND AFTER EACH RAINFALL OF 0.5 INCHES OR GREATER, AND REPAIRED OR REPLACED AS NECESSARY.
- 6. SEDIMENT AND EROSION CONTROL MEASURES SHALL NOT BE REMOVED UNTIL ALL CONSTRUCTION IS COMPLETE AND UNTIL A PERMANENT GROUND COVER HAS BEEN ESTABLISHED.
- 7. ALL OPEN DRAINAGE SWALES SHALL BE GRASSED AND RIPRAP SHALL BE PLACED AS REQUIRED TO CONTROL EROSION.
- 8. SILT FENCES SHALL BE LOCATED ON SITE TO PREVENT SEDIMENT AND EROSION FROM LEAVING PROJECT LIMITS.
- 9. CONTRACTOR SHALL PLACE A DOUBLE ROW OF SILT FENCE IN AREAS WHERE RUNOFF FROM DISTURBED AREAS MAY ENTER WETLANDS, OR IN ROADSIDE DITCHES.
- 10. DURING CONSTRUCTION AND AFTER CONSTRUCTION IS COMPLETE, ALL STRUCTURES SHALL BE CLEANED OF ALL DEBRIS AND EXCESS SEDIMENT.
- 11. ALL GRADED AREAS SHALL BE STABILIZED IMMEDIATELY WITH A TEMPORARY FAST-GROWING COVER AND/OR MULCH.
- 12. A PAD OF RUBBLE RIP RAP SHALL BE PLACED AT THE BOTTOM OF ALL COLLECTION FLUMES AND COLLECTION PIPE OUTLETS.
 GRANITE OR LIMESTONE RIPRAP IS REQUIRED, NO BROKEN CONCRETE WILL BE ACCEPTED.
- 13. ALL SIDE SLOPES STEEPER THAN 3:1 SHALL BE ADEQUATELY PROTECTED FROM EROSION THROUGH THE USE OF SYNTHETIC BALES OR SODDING.
- 14. ALL STABILIZATION PRACTICES SHALL BE INITIATED AS SOON AS PRACTICABLE IN AREAS OF THE JOB WHERE CONSTRUCTION ACTIVITIES HAVE TEMPORARILY OR PERMANENTLY STOPPED, BUT IN NO CASE SHALL THE DISTURBED AREA BE LEFT UNPROTECTED FOR MORE THAN SEVEN DAYS.
- 15. ALL WASTE GENERATED ON THE PROJECT SHALL BE DISPOSED OF BY THE CONTRACTOR IN AREAS PROVIDED BY CONTRACTOR.
- 16. LOADED HAUL TRUCKS SHALL BE COVERED WITH TARPS.
- 17. EXCESS DIRT SHALL BE REMOVED DAILY.
- 18. THIS PROJECT SHALL COMPLY WITH ALL WATER QUALITY STANDARDS. PERMIT REQUIRED FROM SRWMD HAS BEEN OBTAINED.
- 19. QUALIFIED PERSONNEL SHALL INSPECT THE AREA USED FOR STORAGE OF STOCKPILES, THE SILT FENCE AND STRAW BALES, THE LOCATION WHERE VEHICLES ENTER OR EXIT THE SITE, AND THE DISTURBED AREAS THAT HAVE NOT BEEN FINALLY STABILIZED, AT LEAST ONCE EVERY SEVEN CALENDAR DAYS AND WITHIN 24 HOURS OF THE END OF A STORM OF 0.5 INCHES OR GREATER.
- 20. SITES THAT HAVE BEEN FINALLY STABILIZED WITH SOD OR GRASSING SHALL BE INSPECTED AT LEAST ONCE EVERY WEEK

POST-CONSTRUCTION

1. CONTRACTOR SHALL PROVIDE AN AS-BUILT SURVEY WHICH INCLUDES HORIZONTAL AND VERTICAL DIMENSIONAL DATA SO THAT IMPROVEMENTS ARE LOCATED AND DELINEATED RELATIVE TO THE BOUNDARY. PROVIDE SUFFICIENT DETAILED DATA TO DETERMINE WHETHER THE IMPROVEMENTS WERE CONSTRUCTED IN ACCORDANCE WITH THE PLANS. A COPY OF THE AS-BUILT SURVEY (IN PAPER AND DIGITAL AUTOCAD FORMAT) MUST BE SUBMITTED TO THE CITY OF LAKE CITY, FLORIDA (DEPARTMENT OF GROWTH MANAGEMENT) AND THE ENGINEER.

FIRM NAME AND CONTACT INFORMATION:

PITMAN ENGINEERING
206 S MARION AVE
LAKE CITY, FL 32024
(386) 965-5919
PITMANEGISTRY #: 35013
(386) 965-5919
(386) 965-5919

DANCE STUDIO
PLANTATION VILLAGE SUBDIVISION
LAKE CITY, FLORIDA

NOTES

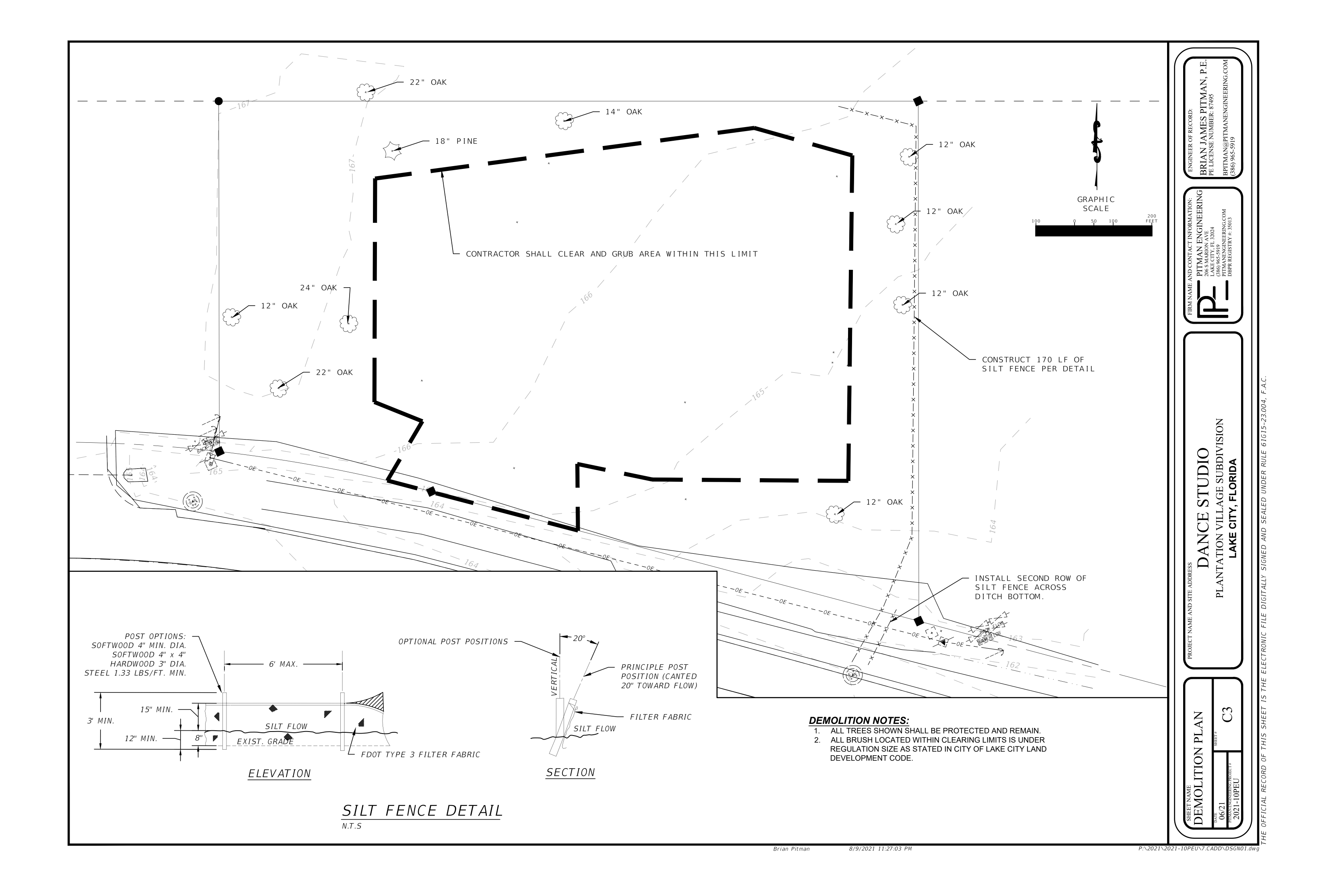
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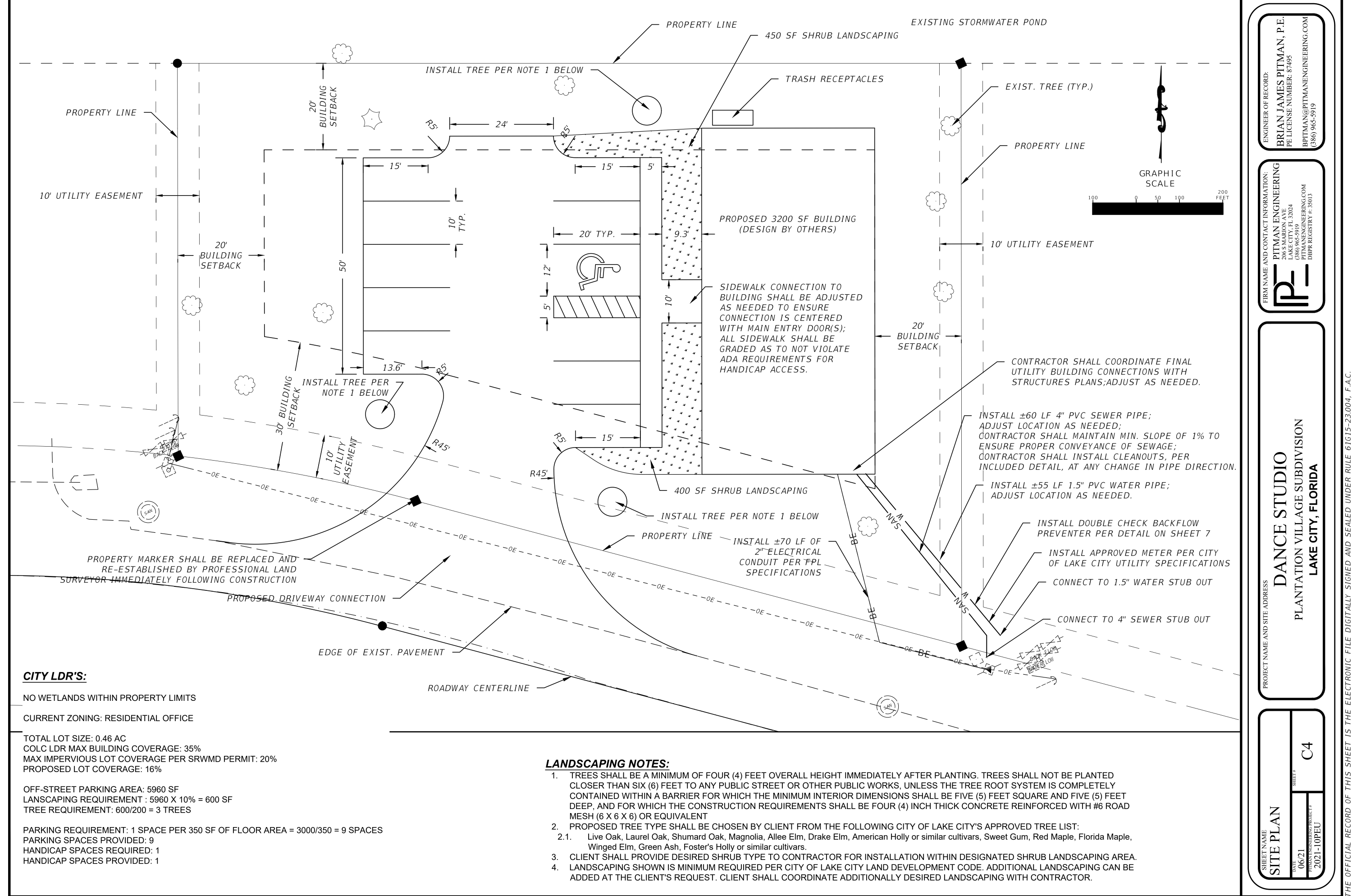
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PITMAN ENGINEERING PROJECT#

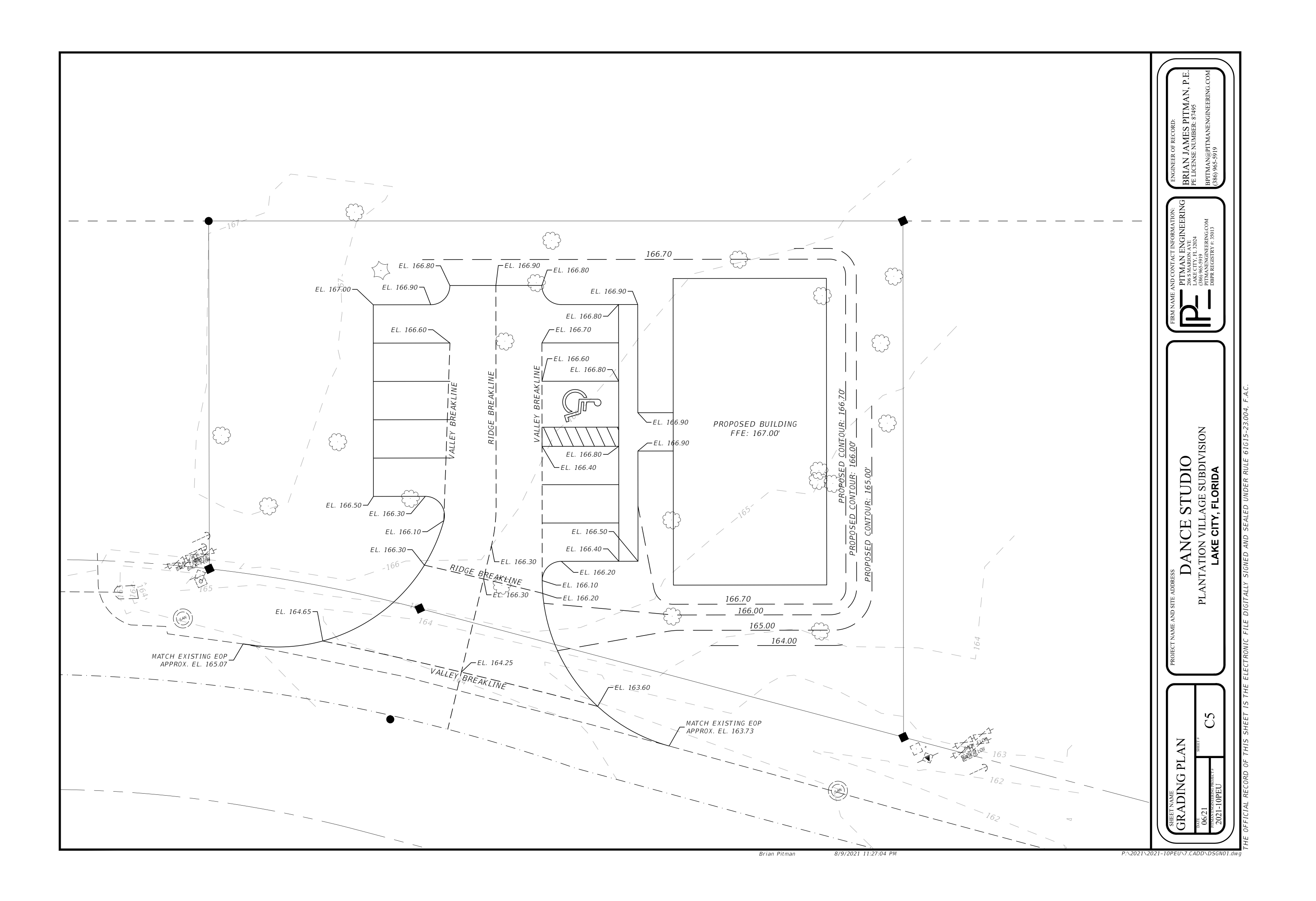
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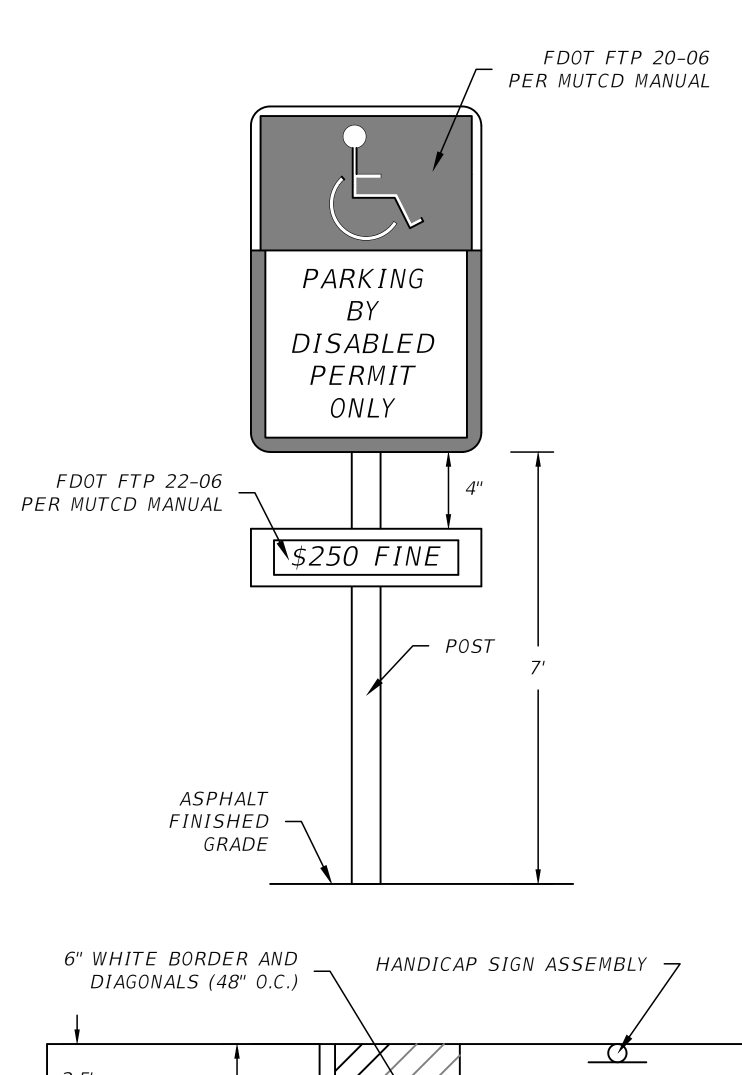
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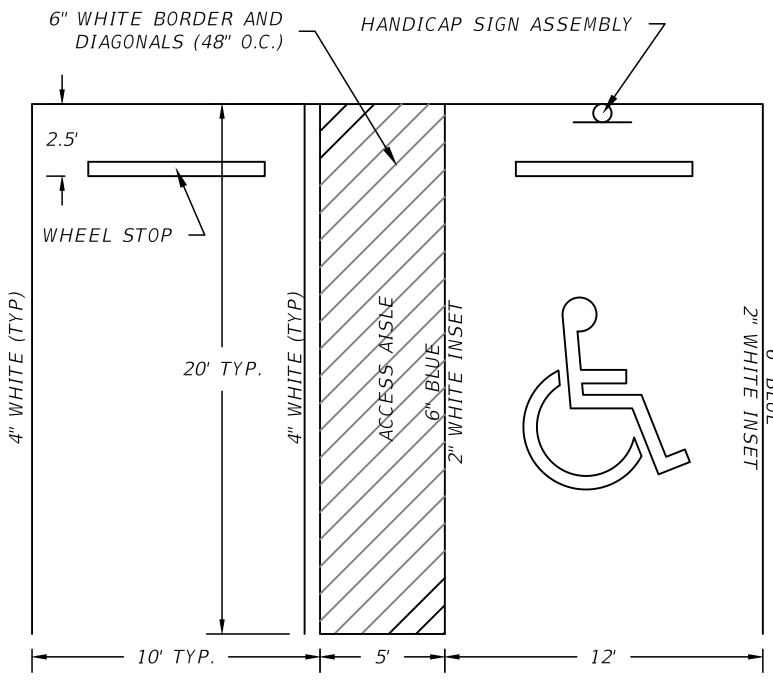
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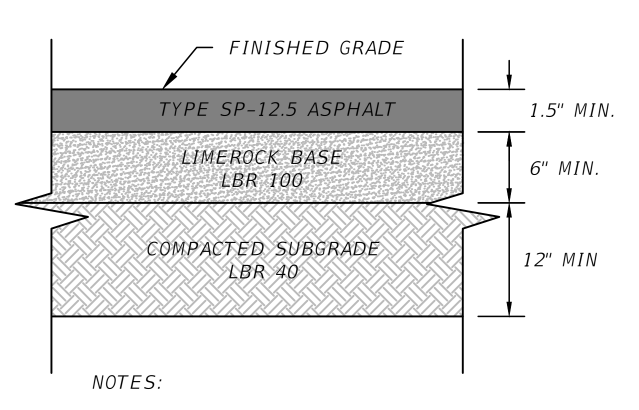




NOTES:

- 1. SIGN CONSTRUCTION AND PLACEMENT SHALL COMPLY WITH STATE AND LOCAL STATUES.
 2. SIGN SHALL BE PLACED IN FRONT OF ALL DESIGNATED HANDICAPPED SPACES. SIGN HEIGHT SHALL BE 7' FROM PAVEMENT TO BOTTOM OF SIGN.
- 3. HANDICAPPED PARKING SYMBOL SHALL BE 3 FT. HIGH MIN.
- 4. BLUE PAVEMENT MARKINGS SHALL BE TINTED TO MATCH SHADE 15180 OF FEDERAL STANDARDS 595A.

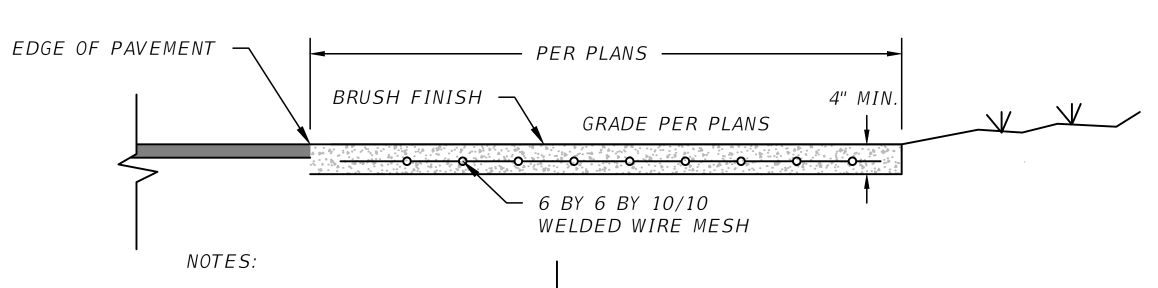
HANDICAP PARKING STALL & SIGN DETAIL N.T.S



1. LIMEROCK BASE SHALL EXTEND 4" BEYOND EDGE OF ASPHALT

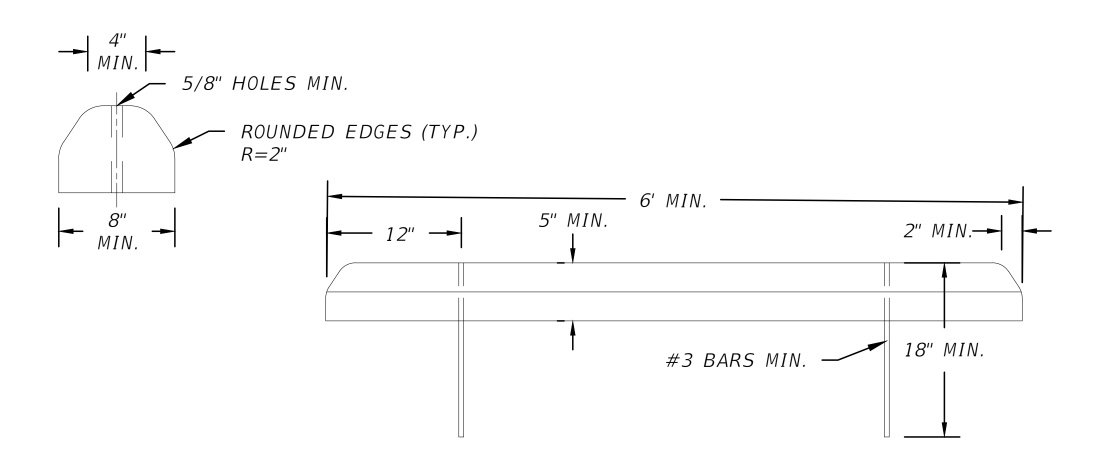
PAVEMENT PROFILE DETAIL

N.T.S



1. CONTRACTOR SHALL TROWEL OR SAW CUT 1/4" CONTRACTION JOINTS NO GREATER THAN 10 FEET APART, FROM CENTER OF JOINT TO CENTER OF JOINT; ALTERNATIVE CONTRACTION JOINT METHODS SHALL BE APPROVED BY ENGINEER PRIOR TO USE.

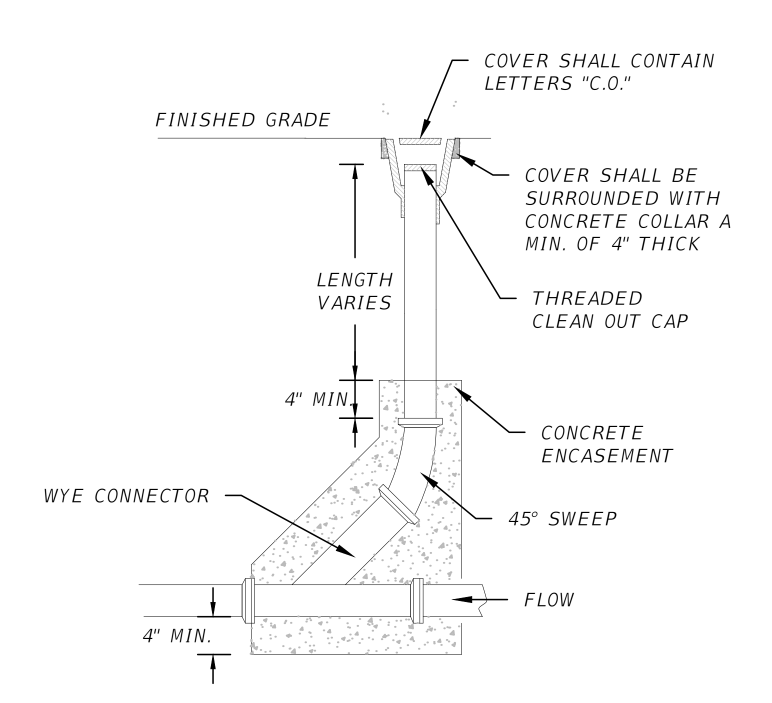
SIDEWALK DETAIL N.T.S



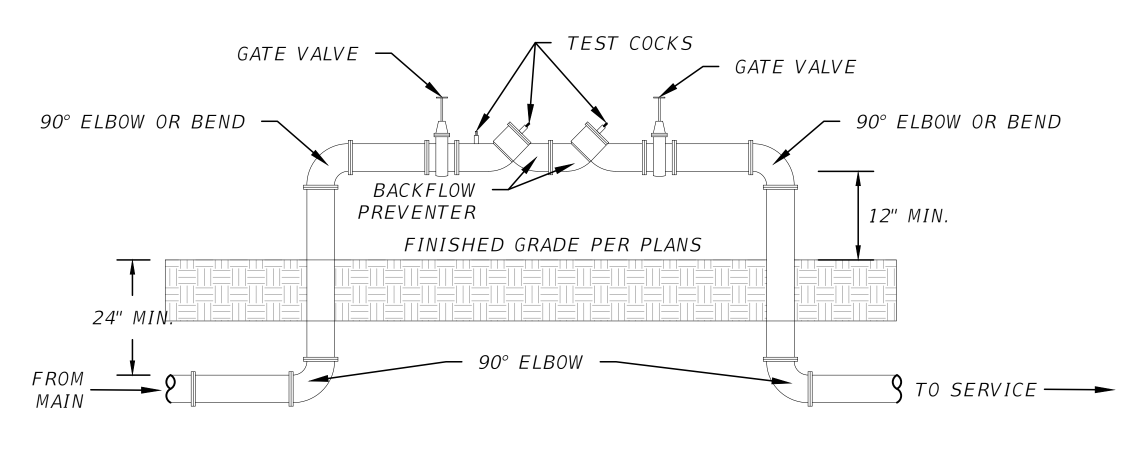
WHEEL STOP DETAIL

N.T.S

DIVISION A



CLEANOUT DETAIL N.T.S



NOTES:

- 1. ALL PIPE USED FOR BACKFLOW PREVENTER SHALL BE DUCTILE IRON PIPE.
- 2. NO CONNECTION IS PERMITTED BETWEEN SERVICE METER AND BACKFLOW PREVENTER. BACKFLOW PREVENTER SHALL BE INSTALLED DOWNSTREAM OF METER.

DOUBLE CHECK BACKFLOW PREVENTER DETAIL N.T.S

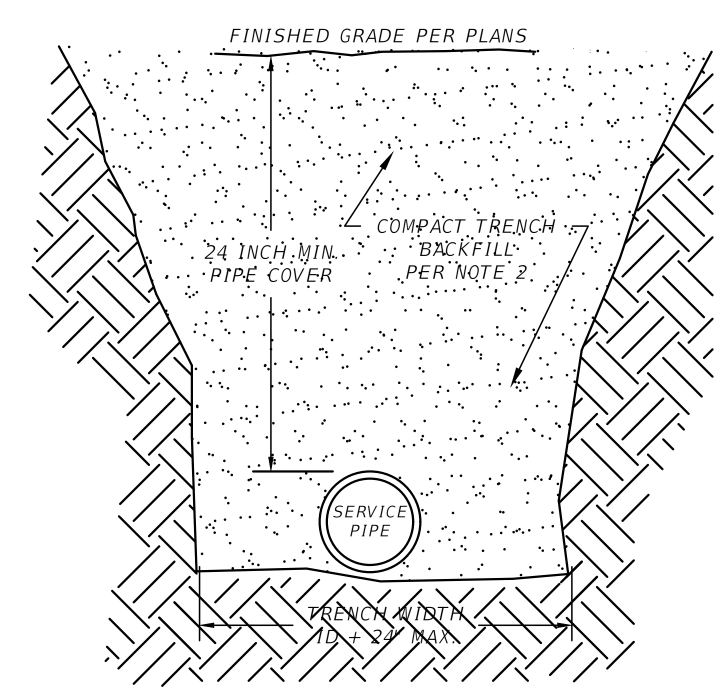
FINISHED GRADE PER PLANS 24 INCH MIN. THROUGHOUT VEHICULAR TRAFFICKED AREAS WATERWATERPREFERRED: 10 FT WATERMINIMUM: 6 FT (SEE NOTE 1) PREFERRED: 1 FT PIPE JOINT 🗅 MINIMUM: 6 IN (SEE NOTE 2) SEWER JOINT SPACING AT CROSSINGS SEWER TOP VIEW HORIZONTAL CLEARANCE VERTICAL CLEARANCE

NOTES:

- 1. CONTRACTOR SHALL MAINTAIN 10 FT HORIZONTAL SEPARATION BETWEEN WATER AND SEWER LINES; A MIN. SEPARATION OF 6 FT CAN BE USED ONLY WHEN 10 FT IS NOT POSSIBLE.
- 2. CONTRACTOR SHALL MAINTAIN 24 INCH MIN. VERTICAL PIPE COVER THROUGHOUT VEHICULAR TRAFFICKED AREAS; ENGINEER SHALL BE NOTIFIED IMMEDIATELY IN THE EVENT RECOMMENDED COVER IS NOT POSSIBLE.
- 3. CONTRACTOR SHALL MAINTAIN 1 FT VERTICAL SEPARATION BETWEEN WATER AND SEWER LINES; A MIN. SEPARATION OF 6 IN CAN BE USED ONLY WHEN 1 FT IS NOT POSSIBLE.
- 4. WATER PIPE JOINTS SHALL BE A MINIMUM OF 6 FEET FROM NEAREST SEWER PIPE CROSSING.
- 5. PIPE BELL END SHALL BE INSTALLED ALWAYS FACING UPSTREAM OF PIPE FLOW.

WATER-SEWER SEPARATION DETAILS

N.T.S



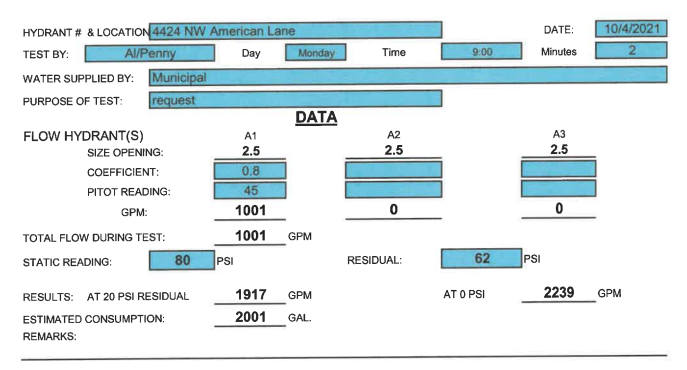
- 1. BEDDING AND BACKFILL MATERIAL SHALL BE COMPACTED TO 95% OF THE MAXIMUM DRY DENSITY.
- 2. BEDDING ROCK SHALL BE USED TO BACKFILL OVER-EXCAVATED AREAS.
- 3. PIPE BELL END SHALL BE INSTALLED ALWAYS FACING UPSTREAM OF PIPE FLOW.
- 4. CONTRACTOR SHALL MAINTAIN DITCH STABILIZATION AND WATER FREE USING BEST MANAGEMENT PRACTICES.

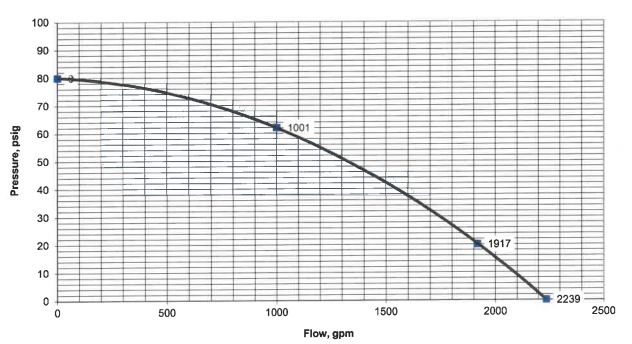
TRENCH CONSTRUCTION DETAIL N.T.S

8/9/2021 11:27:05 PM

BDIVISION A

City of Lake City Water flow report





Fire Flow Requirement: NFPA - 1500 gpm @ 20 psi residual pressure

1917 gpm > 1500 gpm

fire flow sufficient



SITE PLAN APPLICATION ITEMS 4-7 - DANCE STUDIO

5. Concurrency Impact Analysis

Each of the following are estimates on the predicted capacity required by the proposed development. Per discussions with City department heads, capacity is available for each usage as shown below.

- Water:
- 50 students/day x 1.5 gallon/minute x 0.5 minutes of use/student = 37.5 gal/day + 2 teachers x 1.5 gal/min x 2 minutes use/teacher = 6.0 gal/day

 Total water used per day = **40.5 gallons per**
- Sewer:

50 students/day x 1.6 gallon/flush x 1 flush/student = 80 gal/day + 2 teachers x 1.6 gal/min x 4 flushes/teacher = 12.8 gal/day

Total sewage flow per day = 92.8 gallons

• Transportation:

50 students/weekday x 1 trip/student = 50 trips/day + 2 teachers/weekday x 4 trips/teacher = 8 trips/day Total trips generated per day = **58 trips**

Solid Waste:

Total solid waste per week = **62 gallons**

6. Comprehensive Plan Consistency Analysis:

The proposed development is consistent with all elements of the City's Comprehensive Plan. Activities to take place fall within the allowance of current Zoning and Land Use categories, via Special Exception. Proposed development will offer a recreational opportunity for the surrounding areas, which is a highlighted item of need within the Comprehensive Plan.

7. <u>Legal Description with Parcel ID</u>

Lot 16, PLANTATION VILLAGE, a subdivision recorded in Plat Book 6, Pages 210-211, of the public records of Columbia County, FL.

Columbia County Parcel ID: 34-3S-16-02461-516



Best Regards,

Brian Pitman

Brian Pitman, P.E.



PITMAN ENGINEERING

- Ŷ 206 S Marion Ave Lake City, FL 32025
- 386-965-5919
- ☑ bpitman@pitmanengineering.com☑ pitmanengineering.com



SPECIAL EXCEPTION APPLICATION – SECTION D – DANCE STUDIO

- 1. Comprehensive Plan Consistency Analysis:
 - a. Proposed development is an approved use under existing land use and zoning.
 - b. Proposed development is an approved use under existing land use and zoning.
 - c. Proposed use will not alter population density pattern.
 - d. Proposed use will provide youth with extracurricular activities and exercise.
 - e. Parcel under proposed use is within commercial subdivision geared for generating similar type businesses.
 - f. Proposed use is not expected to create enough traffic to adversely alter roadway level of service.
 - g. Proposed design utilizes existing stormwater pond where development and water treatment has previously been accounted for.
 - h. Proposed use will not reduce light or air quality to adjacent areas.
 - i. Proposed use expected to improve adjacent property values.
 - j. Proposed use not expected to be a deterrent to adjacent properties' development(s).
 - k. Proposed use provides a much needed alternative for physical exercise and study of the performing arts.

Dance Studio

Tax Parcel Number: 34-3S-16-02461-516

Legal Description:

Lot 16, PLANTATION VILLAGE, a subdivision recorded in Plat Book 6, Pages 210-211, of the public record of Columbia county, ${\rm FL}$.

Inst. Number: 202112016852 Book: 1445 Page: 1140 Page 1 of 2 Date: 8/20/2021 Time: 2:17 PM James M Swisher Jr Clerk of Courts, Columbia County, Florida Doc Mort: 0.00 Int Tax: 0.00 Doc Deed: 349.30

Prepared by and return to:
Rob Stewart
Lake City Title
426 SW Commerce Drive, Ste 145
Lake City, FL 32025
(386) 758-1880
File No 2021-4245VB

Parcel Identification No 34-3S-16-02461-516

[Space Above This Line For Recording Data]

WARRANTY DEED

(STATUTORY FORM - SECTION 689.02, F.S.)

This indenture made the 18th day of August, 2021 between A to Z Enterprises, LLC, a Florida

Limited Liability Company, whose post office address is 6614 NW 50th Lane, Gainesville, FL 32653, of the

County of Alachua, State of Florida, Grantor, to Southern Rhythm, LLC, a Florida Limited Liability

Company, whose post office address is 1446 SW Cougar Glen Apt 102A, Lake City, FL 32025, of the

County of Columbia, State of Florida, Grantee:

Witnesseth, that said Grantor, for and in consideration of the sum of TEN DOLLARS (U.S.\$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 Columbia, Florida, to-wit:

Lot 16, Plantation Village, a subdivision according to the plat thereof recorded in Plat Book 6, Pages 210-211, of the public records of Columbia County, Florida.

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

Subject to taxes for 2021 and subsequent years, not yet due and payable; covenants, restrictions, easements, reservations and limitations of record, if any.

TO HAVE AND TO HOLD the same in fee simple forever.

And Grantor hereby covenant with the Grantee that the Grantor is lawfully seized of said land in fee simple, that Grantor have good right and lawful authority to sell and convey said land and that the Grantor hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever.

Inst. Number: 202112016852 Book: 1445 Page: 1141 Page 2 of 2 Date: 8/20/2021 Time: 2:17 PM James M Swisher Jr Clerk of Courts, Columbia County, Florida Doc Mort: 0.00 Int Tax: 0.00 Doc Deed: 349.30

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

Signed, sealed and delivered

in our presence:

WITNESS

PRINT NAME: Of chart Steward

Milau B. Werich

PRINT NAME SUSANBLUEING

A to Z Enterprises, LLC, a Florida Limited Liability Company

By: Rizwana Thanawala, Manager

STATE OF FLORIDA COUNTY OF COLUMBIA

The foregoing instrument was acknowledged before me by means of (1) physical presence or () online notarization this 2 day of August, 2021, A to Z Enterprises, LLC, who is/are personally known to me or has/have produced ______ as identification.

Signature of Notary Public

Notary Public State of Florida
Susan B Weirich
My Commission GG 337396
Expires 05/21/2023

Growth Management 205 North Marion Ave Lake City, FI 32055

AUTHORIZED AGENT AFFIDAVIT PLANNING AND ZONING



Date of accompance by Crowdh Managaments

anagement:
(Authorized Agent Print) with Management Department while conducting es. These specifically include representing the
onsidered an agent of my planning and tivities and therefore, the signature of responsibilities connected to or my planning and zoning business.
ake City of, and agree to City harmless from, any ans arising from or related to signature for planning and and that it is my sole uch authorization and to of any such grant or
Buan Pitman Signature of Agent
ATURES MUST BE NOTARIZED**
Notary for Agent's Signature:
State of Ylorida county of Columbia
The foregoing was acknowledged before me this alpth day of Den , by John
Who produced who is personally known to me, or who produced as
Identification and appeared by means of physical presence
100 100 100 100 100 100 100 100 100 100
Or online notarization Notary Public Signature OS/02/2025

**The Growth Management Day de the Under the Country of the Under the Country of the Under the Country of the C owner(s).

Tax Record

Last Update: 11/15/2021 11:13:15 AM EST



Ad Valorem Taxes and Non-Ad Valorem Assessments

The information contained herein does not constitute a title search and should not be relied on as such.

Account Number	Тах Туре	Tax Year
R02461-516	REAL ESTATE	2021
Mailing Address	Property Address	
A TO Z ENTERPRISES LLC	4417 AMERICAN LAKE C	ITY
6614 NW 50TH LANE		
GAINESVILLE FL 32653	GEO Number	
	343S16-02461-516	
Exempt Amount	Taxable Value	

Exempt Amount	Taxable Value
See Below	See Below

Exemption Detail Millage Code Escrow Code

NO EXEMPTIONS 001

<u>Legal Description (click for full description)</u>

 $34-3s-16\ 1000/1000.46\ Acres\ LOT\ 16\ PLANTATION\ VILLAGE\ S/D.\ ORB\ 816-2412,$ $974-1860,\ WD\ 1054-2983.$

Ad Valorem Taxes					
Taxing Authority	Rate	Assessed Value	Exemption Amount	Taxable Value	Taxes Levied
BOARD OF COUNTY COMMISSIONERS	7.8150	48,142	0	\$48,142	\$376.23
CITY OF LAKE CITY	4.9000	48,142	0	\$48,142	\$235.90
COLUMBIA COUNTY SCHOOL BOARD					
DISCRETIONARY	0.7480	48,142	0	\$48,142	\$36.01
LOCAL	3.6430	48,142	0	\$48,142	\$175.38
CAPITAL OUTLAY	1.5000	48,142	0	\$48,142	\$72.21
SUWANNEE RIVER WATER MGT DIST	0.3615	48,142	0	\$48,142	\$17.40
LAKE SHORE HOSPITAL AUTHORITY	0.0000	48,142	0	\$48,142	\$0.00
Total Millage	18.9675	5 T	otal Taxes		\$913.13

Non-Ad Valorem Assessments			
Code	Levying Authority	Amount	
XLCF	CITY FIRE ASSESSMENT	\$50.40	

Total Assessments	\$50.40
Taxes & Assessments	\$963.53

If Paid By	Amount Due
11/30/2021	\$924.99
12/31/2021	\$934.62
1/31/2022	\$944.26
2/28/2022	\$953.89

3/31/2022 \$963.53

Prior Years Payment History

Prior Year Taxes Due

NO DELINQUENT TAXES

Click Here To Pay Now