MONROE COUNTY PLAT COMMITTEE



June 18, 2020 4:00 pm

HELD VIA TELECONFERENCE

 $\underline{\text{https://monroecounty-}}\\ \underline{\text{in.zoom.us/j/89009836830?pwd=dDlmUGphL1ErRWpEdnBDSFN5TWZIUT09}}$

A G E N D A MONROE COUNTY PLAT COMMITTEE

Telelink Conference:

https://monroecounty-

in.zoom.us/j/89009836830?pwd=dDlmUGphL1ErRWpEdnBDSFN5TWZIUT09

June 18, 2020

4:00 pm

REGULAR MEETING

OLD BUSINESS:

1. 2002-SSS-03 Shuler Sliding Scale Subdivision Preliminary Plat

Plat Committee Decision.

One (1) 20 +/- acre parcel in Section 24 of Bloomington Township at 3756 N

Russell RD. Zoned AG/RR.

CONTINUED BY STAFF

NEW BUSINESS:

1. 2004-SSS-05 Jon Elgar Sliding Scale Subdivision Preliminary Plat

Plat Committee Decision

Two parcels on 13.54 +/- acres in Section 01 of Indian Creek Township at 7015 S

Lodge RD (Parcel #: 53-10-01-200-001.000-007).

Zoned AG/RR.

CONTINUED BY STAFF

2. 2005-SPP-02 Southern Meadows Major Subdivision Preliminary Plat PAGE 4

Amendment 1.

Plat Committee Recommendation.

Ninety-four (95) parcels on 37.59 +/- acres in Sections 20 & 21 of Perry

Township at S Rogers ST and S College DR (Parcel #s: 53-08-20-100-055.002-

008 & 53-08-21-200-108.002-008).

Zoned MR.

3. 2005-SMN-03 Willoughby Minor Subdivision Preliminary Plat PAGE 113

Utility Waiver Request Plat Committee Decision.

Three (3) parcels on 204.28 +/- acres in Sections 30 of Indian Creek Township at

9501 W Rockeast RD.

Zoned AG/RR.

4. 2005-SMN-04 Eads Minor Subdivision Preliminary Plat Amendment 1 PAGE 138

Plat Committee Decision

Two (2) parcels on 35.27 +/- acres in Section 22 of Perry Township at 2189 & 2199, and 2485 E Schacht RD.

Zoned RE1.

Anyone who requires an auxiliary aid or service for effective communication, or a modification of policies or procedures to participate in a program, service, or activity of Monroe County, should contact Monroe County Title VI Coordinator Angie Purdie, (812)-349-2553, apurdie@co.monroe.in.us, as soon as possible

but no later than forty-eight (48) hours before the scheduled event.

Individuals requiring special language services should, if possible, contact the Monroe County Government Title VI Coordinator at least seventy-two (72) hours prior to the date on which the services will be needed.

The meeting will be open to the public.

MONROE COUNTY PLAT COMMITTEE MEETING

June 18, 2020

PLANNER Jackie Nester Jelen, AICP

CASE NUMBER 2005-SPP-02, Southern Meadows - Major Preliminary Plat Amendment Abington Emerson Investments, Llc in care of Smith Brehob & Associates

ADDRESS 4600 block of S College DR (Parcel #s: 53-08-21-200-108.002-008 & 53-08-20-

100-055.002-008)

REQUEST Major Subdivision Preliminary Plat Amendment to subdivide 1 parcel into 95 parcels

to 1906-SPP-01 (Approval for Major Subdivision to subdivide 1 parcel into 98 parcels and Plat Vacation of Tract 2 of the Southcrest Mobile Home Park Type A Administrative Subdivision and Buildable Area Waiver for lots 16-23, 35-45, 47-52,

61-63, 68-72, 76-78, 85-86, & 91-94)

ZONE MR

ACRES 37.59 acres +/-

TOWNSHIP Perry **SECTION** 20 & 21

COMP. PLAN

DESIGNATION MCUA Mixed Residential & Open Space, MCUA Phase II – Neighborhood

Development (N2)

EXHIBITS

1. Amended Preliminary Plat – Part I, Part II, and Part III

- 2. Recorded Easement
- 3. Type E Subdivision
- 4. Final Plat Amendment to Southerest Mobile Home Park
- 5. Staff report 1906-SPP-01

RECOMMENDATION

Staff gives a recommendation of **approval** for the preliminary plat amendment based on findings of facts and subject to the Highway Department reports.

SUMMARY

The approval of this preliminary plat amendment will impact the timing of which 3 common area lots, totaling 1.51 acres, will be transferred to Blind Squirrels LLC. All prior conditions of approval remain the same. The Plan Commission may add new conditions of approval if it is related to the amendment before you. Here are the conditions of approval (items in bold have not been met):

- 1. All residential lots in the subdivision are required to submit engineered site plans before issuance of the Improvement Location Permits.
- 2. Before Certificate of Occupancy, each lot must submit engineered as -built plans of the developed lot for approval by the MS4 Coordinator.
- 3. Petitioner must indicate lowest adjacent grade for lots 10, 22, 43-44, 55-64, 71-72, 84-86, 88-89, 90-91, 93-96 on the preliminary and final plats. Changes made to the platted lowest adjacent grade can be approved administratively through the Monroe County Drainage Board.
- 4. Borrow sites throughout the subdivision can be permitted no matter the phasing.
- 5. Abandoned Railroad bed to be used as a trail should be placed in a fee simple lot and built out as part of this subdivision.
- 6. Commitment between Blind Squirrels and AEI must be recorded following preliminary plat approval and prior to final plat recording.
- 7. Petitioner submit written commitments for off-site work to be conducted with approval of this project.
- 8. Developer commits to grant SCA per Ch. 829 should new sinkholes surface prior to lot development. A geotechnical engineer must be present on the site during initial mass grading of any phase, especially during road and detention pond construction. If an issue

arises, the petitioner's engineer will be required to notify staff and provide any alternate plans.

9. Drainage details of flood way crossing at west entrance and remaining drainage calculations are to be approved by the MS4 Coordinator prior to issuance of any grading permits.

BACKGROUND

The Southern Meadows Major Subdivision petition was approved to create 98 parcels split into 6 phases on January 21, 2020. As part of the request and conditions of approval, the petitioner recorded an easement with Blind Squirrels LLC that allowed access through That Road primarily outside of the floodway (Exhibit 2). This access point is critical in allowing two points for ingress and egress for the Southern Meadows subdivision.

Upon meeting with AEI and Blind Squirrels LLC, we discussed the delay in conveying the 3 common area lots totaling 1.51 acres in phase I of Southern Meadows until the property is final platted. Since this would hold up the timeline for the transfer of lots, Blind Squirrels requested that Abington Emerson Investments move forward with a request to the Plan Commission to do a preliminary plat amendment to amend the original boundaries of the Southern Meadows Major Subdivision. The purpose of this amendment is to transfer 1.51 acres of land to Blind Squirrels LLC in return for the now recorded easement (Exhibit 2) ahead of the final plat of Southern Meadows Phase I. The resulting amendment is requesting approval of 95 lots instead of 98 lots that were originally approved. The Blind Squirrels LLC will be acquiring the prior 3 common area lots under a Type E subdivision (Exhibit 3) and related final plat amendment (Exhibit 4). Since the parcel is currently approved for a major subdivision, the petitioners have been advised to seek Plan Commission approval prior to finalizing and recording the administrative/final plat amendments to officially transfer the land.

If the preliminary plat amendment is denied, the Blind Squirrels LLC would have to wait until Phase I of the Southern Meadows subdivision is recorded. To record phase I of Southern Meadows, Planning staff has requested that major infrastructure be installed prior to approval. The issue for Blind Squirrels and AEI is one of timing: AEI must connect through the Blind Squirrels property to begin installing infrastructure for Phase 1 of Southern Meadows; however, AEI was unable to transfer the land before starting construction due to the fact that infrastructure must be installed.

AEI and Blind Squirrels have decided to pursue this preliminary plat amendment and a course of action as follows:

- 1. Request approval to amend the boundaries of the original Southern Meadows Preliminary Plat approval, changing the number of lots requested from 98 to 95 parcels total.
 - a. If approved, record Type E and corresponding Final Plat Amendment to transfer land immediately to Blind Squirrels LLC
 - b. If denied, build out improvements for phase I and final plat as soon as possible to transfer the parcels to Blind Squirrels LLC fee simple. To allow Blind Squirrels to utilize this property, they would be required to do a preliminary plat amendment to Southern Meadows at that time to amend the boundaries.

Since the process includes a plat amendment to the Southcrest Mobile Home Park plat, the petitioner will also be seeking a plat vacation following the recording of that plat. This can be approved at a Plan Commission Administrative Meeting following this preliminary plat amendment approval and the recording of Southcrest plat.

Since AEI had intended to give the 3 common area lots to Blind Squirrels LLC all along, the common areas did not previously have any proposed detention facilities or grading work that impacted the subdivision. The associated calculations have not changed as the common areas were not critical open space for the subdivision to begin with, partially because AEI knew they would be transferring the lots.

FINDINGS OF FACT - REOUEST TO AMEND BOUNDARIES OF THE SUBDIVISION

The petitioner has requested to remove the condition of approval from the prior approval of the Sliding Scale Subdivision. Chapter 854-11 (C) states:

- (C) If the final subdivision plat materially deviates from the approved preliminary plat, the subdivision shall be resubmitted to the Commission for a new preliminary approval in accordance with the procedures and requirements for preliminary approval. For purposes of this section, a material deviation is one that:
- (1) increases the number of subdivision lots;
- (2) adds, removes or reconfigures an internal subdivision street or relocates a subdivision access point;
- (3) affects a condition of preliminary plat approval that was established by the Commission during the preliminary plat approval stage;
- (4) reduces the area devoted to open spaces or buffer landscaping; or,
- (5) would require a waiver of the requirements and standards of these regulations or would negate the basis for a modification that was granted;

Section 850-12 of the Monroe County Subdivision Control Ordinance states: "The Commission may authorize and approve modifications from the requirements and standards of these regulations (including the waiver of standards or regulations) upon finding that:

1. Practical difficulties have been demonstrated:

Findings:

- The petitioner is requesting to reduce the amount of common area space from 8 common area lots totaling 7.68 acres to 6.17 acres;
- The petitioner made an agreement to transfer the common area parcels previously included in the Southern Meadows approval to Blind Squirrels;
- The common areas do not serve a purpose for the subdivision's overall drainage. In addition, there is not a minimum percent of open space required for Major Subdivisions;
- 2. The requested modifications would not, in any way, contravene the provisions of the Zoning Ordinance, the Comprehensive Plan or the Official Map of the County;

Findings:

- The modification does not change the improvements that are required for this subdivision to occur;
- 3. Granting the modifications waiver would not be detrimental to the public safety, health, or welfare and would not adversely affect the delivery of governmental services (e.g. water, sewer, fire protection, etc.):

Findings:

- The transfer of land to Blind Squirrels LLC was known at the original time of preliminary plat approval. This process allows the transfer to occur before infrastructure is in place;
- The Blind Squirrels LLC would have to come before the Plan Commission with an outline plan amendment before they could utilize the transfer parcels as part of their PUD;
- See findings above;
- 4. Granting the modifications would neither substantially alter the essential character of the neighborhood nor result in substantial injury to other nearby properties;

Findings:

- Part of the transfer parcels is located in floodplain and therefore will be maintained as open space;
- 5. The conditions of the parcel that give rise to the practical difficulties are unique to the parcel and are not applicable generally to other nearby properties;

Findings:

- The petitioner required a second form of ingress/egress. The access through the Blind Squirrels parcel was approved in part because it complies with the County Thoroughfare plan to extend That Road to the east;
- The transfer of parcels to Blind Squirrels was part of a private negotiation between Blind Squirrels and AEI;
- 6. Granting the requested modifications would not contrave ne the policies and purposes of these regulations;

Findings:

- See findings above;
- 7. The requested modifications are necessary to ensure that substantial justice is done and represent the minimum modifications necessary to ensure that substantial justice is done;

Findings:

- See findings above;
- 8. The practical difficulties were not created by the Developer, Owner, Subdivider or Applicant; and,

Findings:

- The practical difficulties exist in that they could transfer the parcels to the Blind Squirrels administratively. The request for this preliminary plat amendment is so that they can still have an approved subdivision for the parcel that has not changed other than the boundary.
- 9. The practical difficulties cannot be overcome through reasonable design alternatives;

Findings:

• See findings above;

In approving modifications, the Commission may impose such conditions as will in its judgment substantially secure the objectives of these regulations.

EXHIBIT 2: RECORDED EASEMENT

OK LS May 11 2020 2020006548 EASE \$25.00 05/11/2020 01:56:36PM 10 PGS Eric Schmitz Monroe County Recorder IN Recorded as Presented

ACCESS AND UTILITIES EASEMENT

THIS ACCESS AND UTILITIES EASEMENT (this "EASEMENT" agreement) is made and executed this 6th day of May 2020, by and between BLIND SQUIRRELS, LLC, an Indiana limited liability company ("Grantor"), and ABINGTON EMERSON INVESTMENTS, LLC, a Delaware limited liability company ("Grantee"). Grantor and Grantee are each an "Owner" hereunder.

RECITALS

- A. Grantor is the owner of certain real property located in Monroe County, Indiana, in, on, under, over and through which Grantee desires to obtain an access easement and utilities easement (the "Access and Utilities Easement Area"). The Access and Utilities Easement Area is more particularly described on Exhibit A and depicted on Exhibit B, both attached hereto and by this reference incorporated herein.
- B. Grantee desires to obtain a non-exclusive easement in, on, over, and across the Access and Utilities Easement Area for the benefit of certain property owned by Grantee in Monroe County, Indiana, as described in Exhibit C, incorporated herein, made a part hereof ("Grantee's Property"), and for the purposes more particularly described herein. Grantor is willing to grant the easement to Grantee for such purposes subject to the terms and conditions set forth herein.
- C. In this document the "Access and Utilities Easement" is referred to as the "Easement" land is a permanent easement; the ten (10) feet wide easement added to each side of the Easement for the purposes of construction is a temporary easement (the "Temporary Construction Easement" which is equal to the permanent area of the EASEMENT plus the temporary 10 feet width added to each side boundary.

TERMS AND CONDITIONS

NOW, THEREFORE, for the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor and Grantee hereby agree as follows:



Easement.

- 1.1 Grant of Access Easement. Grantor hereby conveys to Grantee a non-exclusive access easement on, over, and across the Access and Utilities Easement Area for the use, construction, design, installation, repair, and replacement of a road right-of-way for pedestrian and vehicular ingress and egress into and out of Grantee's Property. This access easement, as well as all access and other rights provided for in this Agreement, will permit Grantee to access the Grantee's Property for any lawful present or future use to which the Grantee's Property may be put.
- 1.2 Grant of Utilities Easement. Grantor hereby conveys to Grantee, or its assignee if the assignment is to any public or quasi-public utility company, a non-exclusive utilities easement in, on, under, over and through the Access and Utilities Easement Area for the: (i) installation, construction and extension of any and all utility lines (i.e., water, sanitary sewer, storm water drainage, electricity, telecommunications, natural gas, etc.) and pipes and related facilities and all appurtenances thereto (collectively, the "Utilities"); (ii) tying into utility lines located on the Grantee's Property, if any; and (iii) thereafter maintaining, operating, inspecting, altering, removing, replacing, and protecting the Utilities, along with the right of ingress and egress for such purposes.
- Grant of Temporary Easement for Initial Construction. Grantor shall be responsible for the demolition and removal of the central portion of the existing building, improvements, and the removal of trees and brush, from the Easement Area as per a separate agreement between Grantor and Grantee, titled "Agreement Regarding Access and Utility Easement". Grantee shall be responsible for the construction of the road to be located on the Access and Utilities Easement Areas and related improvements including curbs, drainage, landscaping, signage and curb cuts (the "Road"). Grantor hereby grants to Grantee a temporary construction easement under, over and on that portion of the Grantor's property that reaches ten (10) feet north and south of the boundaries of the Access and Utilities Easement Area during the time of Grantee's initial construction of the Road (the "Temporary Easement Area"). Such temporary easement shall commence on the first day of road construction and shall terminate after such construction and any necessary restoration work is completed. After the completion of the initial construction, Grantee shall repair any portion of Temporary Constructed Easement Area disturbed by such construction to substantially the same condition as existed prior to such work. The Access and Utilities Easement Area and, so long as the temporary easement is in effect, the Temporary Easement Area, are collectively referred to as the Easement Area.
- 1.4 Grantor's Use of the Road. Grantor expressly reserves the right to construct curb cuts onto the north and south side of the road to allow for an access drive to and from the Road and the real property owned by Grantor adjacent to the Road as the same shall exist from time to time (the "Grantor Parcel"). The location of the curb cuts shall, if not included in the initial construction of the Road, be subject to Grantee's approval, not to be unreasonably withheld and shall be approved by the County and otherwise in compliance with Laws. In no event shall the curb cuts be constructed in a manner or location which



would negatively affect the possibility of the County not accepting the Road as a public right of way. If any curb cuts are constructed by Grantor rather than as a part of the initial construction of the roads, the curb cuts shall be completed in a manner which avoids any material interference with the use of the Road to gain access to Grantee's Parcel. Upon Grantor's completion of any curb cuts it installs, all damage to the Road and all related improvements, including landscaping, shall be repaired at Grantor's sole cost and expense, to a condition existing before work on the curb cuts commenced.

- Maintenance; Self Help. Except as provided below, Grantee will maintain and repair the Access and Utilities Easement Area: (i) to standards required by any applicable municipal/government authorities; and (ii) in a workmanlike and acceptable manner, including maintaining the Access and Utilities Easement Area in such a manner as to allow Grantee's access to and from the Grantee's Property and Rogers Street. Grantee's maintenance and repair obligation will include but will not be limited to seal coating, striping and patching, and snow and ice removal. The foregoing is herein collectively referred to as the "Road Maintenance Obligations." Grantor shall be responsible for maintaining the landscaping, sidewalks and signage located in the Easement Area (the "Landscaping Maintenance Obligations"). All Road Maintenance Obligations shall terminate upon the acceptance of the dedication of the Road to the City of Bloomington, Indiana or Monroe County, Indiana. Notwithstanding the foregoing, each party shall be solely responsible for damage to or repairs for the Road to the extent arising from the negligence or intentional misconduct of such party or such parties' misuse of the Road. The Road Maintenance Obligations and the Landscaping Maintenance Obligations shall be completed in a manner as is required by law and is consistent with similar residential subdivisions in Bloomington, Indiana.
- 3. <u>Insurance</u>. Grantee and Grantor shall, upon written request, each deliver to the other party certificates of insurance indicating that it has obtained general commercial liability insurance with coverage of at least \$1,000,000 (with reasonable deductibles, accounting for the financial strength of the insured).
- 4. Run with the Land/Successors. This Agreement, and the easements granted herein, are perpetual and shall run with the land described herein, and the terms and conditions of this Agreement shall inure to the benefit of and be binding upon the parties, their successors and assigns.
- 5. <u>Dedication</u>. Grantor and Grantee acknowledge that it is the intent of the parties that the Road will be dedicated to Monroe County, Indiana, by and through the appropriate agency, and Grantor shall work diligently and in good faith to cause such dedication. The parties acknowledge that Grantee has control over all aspects of road construction, in accordance with specifications set out by Monroe County and the State of Indiana, that must be met prior to acceptance of the Road for dedication by the County. Grantee shall cooperate with the dedication, including the execution of any required consents or other documents, so long as at no cost or liability to Grantee. Grantee agrees to construct the Road in a manner that is equal or superior to the requirements for publicly dedicated rights-of-way in residential subdivisions in Monroe County, Indiana, including the construction of a curb cut into South Rogers Street.



3

- 6. <u>Compliance with Laws and Regulations</u>. The Parties shall use, and cause their invitees, agents, contractors, employees and tenants to use, the easement rights contained in this Agreement in compliance with all applicable laws and regulations and shall not do or permit to be done anything which would or might result in the other party from becoming liable for any increased costs, damages, fines or penalties under any such law or regulation.
- Jurisdiction. Jurisdiction for resolution of legal issues regarding this Agreement shall rest with the Monroe County, Indiana Circuit Courts.
- 8. <u>Severability</u>. If any term or provision of this Agreement shall, to any extent, be determined by a court of competent jurisdiction to be void, voidable or unenforceable, such void, voidable or unenforceable term or provision shall not affect any other term or provision of this Agreement.
- Applicable Law. This Agreement and all matters relating hereto shall be governed by, construed and interpreted in accordance with the laws of the State of Indiana.
- 10. <u>Notices</u>. All notices, requests, demands and other communications required or permitted certified mail, return receipt requested, to be given hereunder must be in writing and deposited in the United States Mail, postage prepaid, or personally delivered, or by overnight courier to the appropriate address set forth below, or at such other address as an Owner may, from time to time, designate in writing. Each Owner may from time to time designate by written notice to the other Owners not more than two additional entities with an interest in the property (lenders, investors, insurers) to receive notice hereunder. Notices shall be deemed sufficiently served or given on the date received or when delivery was first attempted. The initial addresses of the Owners shall be:

With respect to Grantee:

c/o Abington Emerson Investments, LLC 11100 Santa Monica Boulevard, Suite 260 Los Angeles, CA 90025

With respect to Grantor:

Blind Squirrels, LLC P.O. Box 605 Clear Creek, Indiana 47426

11. <u>Counterparts</u>. The parties may sign this Agreement in multiple identical counterparts, all of which taken together shall constitute one and the same agreement. Further, the parties shall treat a recorded copy of an original signature to this Agreement for all purposes as an original signature. The parties shall consider a recorded copy of the signed Agreement for all purposes as an original of the Agreement to the maximum extent permitted by law, and no party to this Agreement shall have any obligation to retain a



version of this Agreement that contains original signatures in order to enforce this Agreement, or for any other purpose.

12. <u>Representation</u>. Grantor hereby warrants that it is the sole fee owner of the Easement Area, no third-party consent is required to enter onto or carry out the terms of this Agreement and that the Easement Area is not subject to any encumbrance including, without limitation, any mortgage, lien or other security interests.

EXECUTED by Grantor and Grantee on the date first set forth above.

Grantor:	
	BLIND SQUIRRELS LLC By: Jan Wike Canad
	Name (Print): Tamby Wikele & assady
STATE OF INDIANA)
) SS
COUNTY OF MONROE)
on may 6 3030	, before me, Melissolocloir, a Nota

Public, personally appeared 16 mb, White Grand of Blind Squirrels, LLC who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of that the foregoing paragraph is true and correct.

Witness my hand and Notarial Seal this __day of May, 2020.

Signature Mills adallau (Seal)

My County of Residence is _____ County, Indiana

My Commission expires on Opul 19, 20,23

Commission No. Olob 4480

MELISSA ANN LACLAIR
Notary Public, State of Indiana
Manine County
SEAL Scommission Number 0664489
My Commission Expires
April 19, 2023

Ch

EXECUTED by Grantor and Grantee on the date first set forth above.

Grantee:

ABINGTON EMERSON INVESTMENTS, LLC

By: Adam Pass
Title: Manager

STATE OF <u>California</u> COUNTY OF <u>LOS Angeles</u>

On May 6, 2020 before me, CCI 12 talmer, a Notary Public, personally appeared Hann Manager of Abington Emerson Investments, LLC, a Delaware limited liability company, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of <u>Collocal Collocal</u> that the foregoing paragraph is true and correct.

Witness my hand and Notarial Scal this hand and May, 2020.

Signature (JULIA STAN LY (Seal)

County of Residence: 105 Anaeles, County,

My Commission Expires: 4/16, 2023

Commission No. 2289382

Notary Public - California Los Angeles County & Commission # 2289/282 My Comm. Expires Jun 16, 2023

CECILIA L. PALMER

This instrument was prepared by: Mark C. Sausser, Esq., Faegre Baker Daniels LLP, 300 N. Meridian Street, Suite 2700, Indianapolis, Indiana 46204.

I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law. (Mark C. Sausser)

EXHIBIT A TO ACCESS AND UTILITIES EASEMENT

(Legal Description of the Access and Utilities Easement Area)

A PART OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 8 NORTH, RANGE 1 WEST, MONROE COUNTY, INDIANA, DESCRIBED AS FOLLOWS: COMMENCING AT THE SOUTHWEST CORNER OF SAID NORTHEAST QUARTER, THENCE SOUTH 88 DEGREES 31 MINUTES 45 SECONDS EAST (INDIANA STATE PLANE, WEST ZONE) ALONG THE SOUTH LINE THEREOF 1614.38 FEET TO THE WEST LINE OF LAND IN INSTRUMENT 2016003150; THENCE NORTH 06 DEGREES 48 MINUTES 27 SECONDS EAST ALONG SAID WEST LINE 27.59 FEET TO THE POINT OF BEGINNING; THENCE NORTHWESTERLY 31.15 FEET ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 295.00 FEET AND BEING SUBTENDED BY A CHORD BEARING NORTH 89 DEGREES 25 MINUTES 08 SECONDS WEST 31.14 FEET; THENCE SOUTH 87 DEGREES 33 MINUTES 21 SECONDS WEST 120.70 FEET TO THE CENTERLINE OF SOUTH ROGERS STREET; THENCE NORTHEASTERLY 80.24 FEET ALONG SAID CENTERLINE AND A LONG A CURVE TO THE RIGHT HAVING A RADIUS OF 3232.03 FEET AND BEING SUBTENDED BY A CHORD BEARING NORTH 02 DEGREES 00 MINUTES 38 SECONDS EAST 80.24 FEET; THENCE NORTH 87 DEGREES 33 MINUTES 21 SECONDS EAST 114.47 FEET; THENCE SOUTHEASTERLY 44.07 FEET ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 375.00 FEET AND BEING SUBTENDED BY A CHORD BEARING SOUTH 89 DEGREES 04 MINUTES 38 SECONDS EAST 44.05 FEET TO THE AFORESAID WEST LINE; THENCE SOUTH 06 DEGREES 48 MINUTES 27 SECONDS WEST ALONG SAID WEST LINE 80.10 FEET TO THE POINT OF . BEGINNING, CONTAINING 0.285 ACRES, MORE OR LESS.



EXHIBIT B TO ACCESS AND UTILITIES EASEMENT

(Depiction of the Access and Utilities Easement Area)

[See the Following Page]



EXHIBIT 3: Type E Blind Squirrels

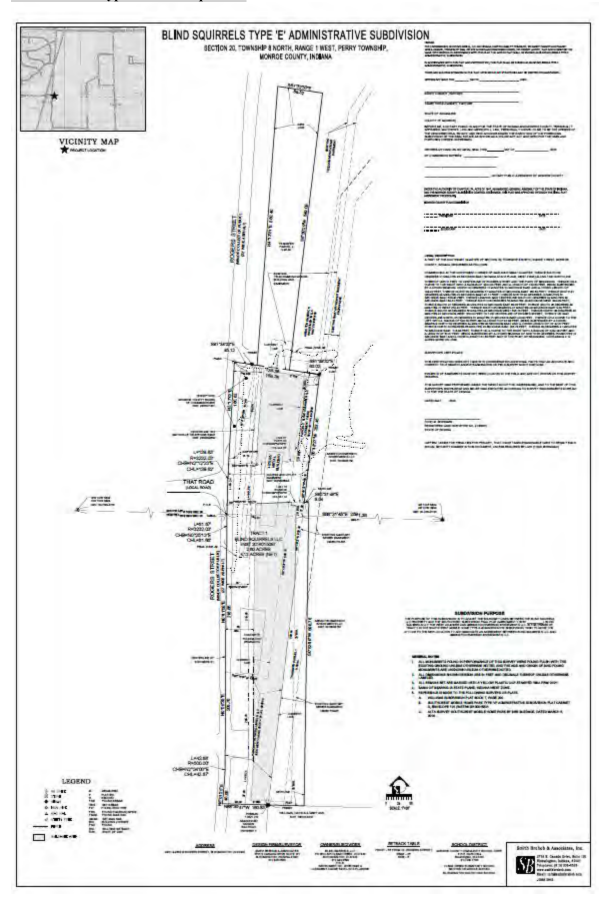


EXHIBIT 4: Southcrest Mobile Home Park

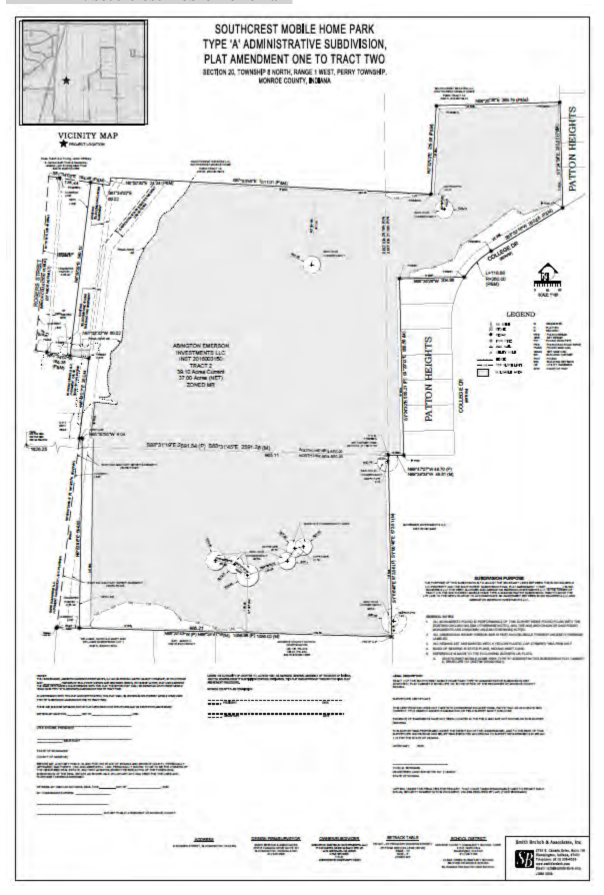


EXHIBIT 5: Staff Report

MONROE COUNTY PLAN COMMISSION MEETING January 21, 2020

PLANNER Jackie Nester Jelen, AICP

CASE NUMBER
1906-SPP-01, Southern Meadows - Major Preliminary Plat and Plat Vacation
PETITIONER
Abington Emerson Investments, Llc in care of Smith Brehob & Associates

ADDRESS 4600 block of S College DR (Parcel #s: 53-08-21-200-108.002-008 & 53-08-20-

100-055.002-008)

REQUEST Major Subdivision Preliminary Plat to subdivide 1 parcel into 98 parcels and Plat

Vacation of Tract 2 of the Southcrest Mobile Home Park Type A Administrative Subdivision and Buildable Area Waiver for lots 16-23, 35-45, 47-52, 61-63, 68-72,

76-78, 85-86, & 91-94

ZONE MR

ACRES 39.1 acres +/-

TOWNSHIP Perry **SECTION** 20 & 21

COMP. PLAN

DESIGNATION MCUA Mixed Residential & Open Space, MCUA Phase II – Neighborhood

Development (N2)

EXHIBITS

1. Southern Meadows Preliminary Plat – Part I, Part II, and Part III (link to high resolution plans)

- 2. Southcrest Mobile Home Park Type A Administrative Subdivision
- 3. CBU Capacity Letter
- 4. Patton Heights Subdivision
- 5. Smithville Telephone Easement
- 6. Neighborhood Meeting Discussion Notes
- 7. 1995 Proposal to expand petition site as part of Southcrest Mobile Home Park
- 8. Highway Department Road Improvement Requests
- 9. Survey Comments 7/18/2019
- 10. Drainage Board Conditions
- 11. Transportation Alternatives Plan
- 12. Easement Agreement between Blind Squirrels (Cassady) and AEI (Petitioner)
- 13. Tree Preservation Exhibit
- 14. Buildable Area Waiver Request
- 15. Draft Development Plan W That Road
- 16. Letter of Support MCCSC
- 17. Schematic of Development for Lots 43-44 & 88-91
- 18. USGS Map

RECOMMENDATION

Staff is recommending approval subject to the Highway and Drainage reports and the following conditions:

- 10. All residential lots in the subdivision are required to submit engineered site plans before issuance of the Improvement Location Permits.
- 11. Before Certificate of Occupancy, each lot must submit engineered as-built plans of the developed lot for approval by the MS4 Operator.
- 12. Petitioner must indicate lowest adjacent grade for lots 10, 22, 43-44, 55-64, 71-72, 84-86, 88-89, 90-91, 93-96 on the preliminary and final plats. Changes made to the platted lowest adjacent grade can be approved administratively through the Monroe County Drainage Board.
- 13. Borrow sites throughout the subdivision can be permitted no matter the phasing.
- 14. Abandoned Railroad bed to be used as a trail should be placed in a fee simple lot and built out as part of this subdivision.
- 15. Commitment between Blind Squirrels and AEI must be recorded following preliminary plat approval and prior to final plat recording.

- 16. Petitioner submit written commitments for off-site work to be conducted with approval of this project.
- 17. Developer commits to grant SCA per Ch. 829 should new sinkholes surface prior to lot development. A geotechnical engineer must be present on the site during initial mass grading of any phase, especially during road and detention pond construction. If an issue arises, the petitioner's engineer will be required to notify staff and provide any alternate plans.
- 18. Drainage details of flood way crossing at west entrance are to be approved prior to Preliminary Plat approval.
- 19. Remaining drainage calculations are to be approved prior to Preliminary Plat approval.

PLAN COMMISSION ADMINISTRATIVE MEETING – JANUARY 7, 2020

The Plan Commission Administrative meeting heard this petition at their regularly scheduled meeting on January 7, 2020 and had a few questions/comments:

- 1. Could there be a shared driveway for proposed lots 89 & 90 since a private drive cannot go through a sinkhole conservancy area?
- 2. Condition #8 states that a geotechnical engineer must be present during certain construction phases. Petitioner would like the Plan Commission to consider a qualified technician. Staff is supportive of condition #8 as stated in the recommendations above.
- 3. Comments and questions about the buildable area left for lots 43-44 and 88-91 that have sinkhole conservancy areas.
- 4. There were questions about the implications of denying the buildable area waiver. Staff was able to pull up an older iteration of the plans, which illustrates a lot more grading work required for the petitioner to meet the 15% buildable area standard. It is the preference of staff to consider approval from the buildable area standard to significantly reduce the amount of grading work needed.
- 5. NOTE: the petitioner has addressed condition #5 by putting it in a fee simple common area lot 97 which is the old railroad bed. The petitioner has made the lot 60' wide. This has resulted in the number of total lots requested going from 96 lots to 98 lots, which includes the 2 common area lots created by making the old railroad bed and remainder lot a separate common area for potential future purchase by the County.

PLAN COMMISSION – DECEMBER 16, 2019

The Plan Commission heard this petition at their regularly scheduled meeting on December 16, 2019 and had a few questions.

- 1. Can the developer show a schematic of where the homes would go on Lots 43-44 and 88-91? See Exhibit 17.
- 2. How many sinkholes are on the lot? Can you find more information from the 1995 City of Bloomington petition?

There are 11 sinkholes on the property. At the previous meeting, staff incorrectly noted there were only 10. There is an 11th sinkhole to the west of Lot 72.

There does not appear to be a dye test on Indiana Map website. Only one sinkhole is noted and it was near the sinkhole shown on proposed common area 1.

The USGS map identifies a few depressions that may be located on the petition site and not identified as sinkholes (See Exhibit 18).

There is not a clear map from the 1995 petition that shows the sinkhole locations. However, the consultant at that time was Smith Quillman, the same consultant as today. Should there be further information regarding the 1995 petition, they may be able to provide that to staff.

PLAT COMMITTEE

The Plat Committee heard this petition at their regularly scheduled meeting on December 19, 2019 and provided a positive recommendation to the Plan Commission by a vote of 3-0.

BACKGROUND

The petition site is one 39.1 +/- acre parcel located in Perry Township and gains direct access to S College Drive, which is classified as a local road. The proposal includes direct access through dedicated right-of-way off of S College Drive, along with a proposed easement that would connect to W That Road through the neighboring property via an agreement (Exhibit 12). Currently S College Drive only connects to S Old State Road 37 through Orchard LN. S College Drive dead ends south of this proposed driveway connection. The site currently is classified as vacant; notably, there is a Smithville telephone company building shown on the aerial. The Smithville telephone building is located within a 30' x 44' easement by deed (See Exhibit 5). The easement would remain untouched and would be put into proposed common area 54. The preliminary plat proposes the subdivision of the site into 96 lots, comprising 90 single-family residential use lots and 8 common area lots for drainage, utilities, or non-uses. For instance, common areas 54 & 83 is not designated as being used for drainage for the subdivision as it is planned to be purchased by the property to the west owned by Blind Squirrels LLC (See Exhibit 12).

The City of Bloomington Utilities will provide sewer and water per the capacity letter submitted. Sewer Corporation has provided a sewer capacity letter. The City of Bloomington Utilities does require that the sewer be placed within the main right-of-way. The petitioner has complied with this requirement.

The petitioner has provided the required sidewalks and street trees on the preliminary plat. They are requesting that the Plan Commission approve an alternate circulation plan to allow for a 10' paved asphalt trail within the abandoned railroad bed in lieu of a paved sidewalk along S Rogers ST, which is in the floodway. Since the alternative circulation plan does not require a formal waiver of the sidewalk requirements, it is part of the staff recommendation of the subdivision. This request is amenable to County staff and has been communicated to County legal. There is a preference that the trail be placed in a fee simple common area lot in the event the County would like to purchase the trail. The Internal Trails Group has recommended that the petitioner also offer to pave the trail as a part of this subdivision approval.

Drainage for this project is reviewed by the Monroe County Stormwater Services MS4 Coordinator, and also will be reviewed by the Monroe County Drainage Board. The final grade and layout of stormwater utilities are required to meet Storm Water Management code requirements, in addition to Subdivision Control requirements pertaining to drainage. There is FEMA floodplain present on the site to the west. The FEMA floodplain will be located within common areas 53 & 54, which are not intended for residential development.

DISCUSSION

The property is zoned Medium Density Residential (MR) as of September 18, 2019 (Ordinance 2019-25). Previously the property was primarily RS3.5/PRO6, which had similar development type standards including lot size. The impetus for the rezone was to correct a Planned Unit Development overlap from the Southcrest mobile home park to the north to allow for single family use.

The petitioner is working with the owner of 4831 and 4833 S Rogers ST (Blind Squirrels LLC, c/o Cassady) in order to provide a second form of ingress/egress for this subdivision by connecting to W That Road. The lot in which W That Road would go through is zoned Planned Unit Development and does not have an approved development plan on file. The petitioner has submitted a draft development plan to show the proposed roadway easement (Exhibit 15). The construction of That Road would require IDNR permits as it would be located in the floodway. To date, we have not received anything from the petitioner as far as a response from IDNR for the proposed roadway connection.

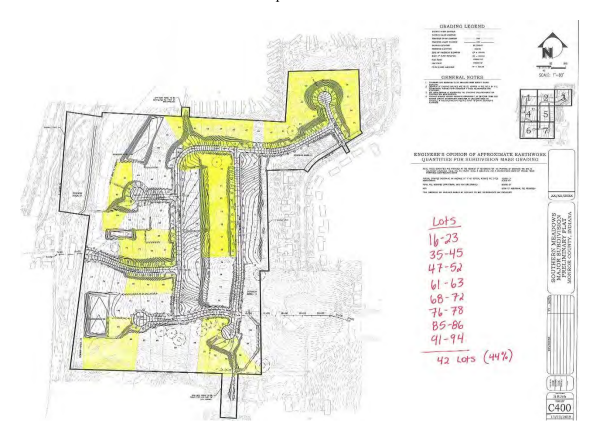
The frontage of the petition site along S Rogers Street contains a guard rail and floodway; the only location that could potentially serve as a second form of ingress/egress on this site is utilized by the Smithville Telephone Company and has been put into an easement until 2027. Due to limited accessible frontage along S Rogers Street, the petitioner has worked with the Cassady's to put together an easement (Exhibit 12 & 15). If this subdivision petition is approved, W That Road would be constructed and the portion of W That Road crossing the Cassady's property would remain in a non-exclusive easement unless or until the Cassady's pursued a major subdivision to dedicate the right-of-way and subdivide their property.

The Highway Department has asked for two off-site improvements as part of this major subdivision request, including an additional turn lane to be completed to access Orchard Lane from S Old State Road 37 and S Rogers Street. In addition, the Highway Department requests a turning blister on S Rogers Street that would be used to access the subdivision through That Road. The petitioner has worked with the Highway Department and has provided conceptual drawings that satisfy the Highway Department (Exhibit 8).

The petitioner has applied for a buildable area waiver for lots 16-23, 35-45, 47-52, 61-63, 68-72, 76-78, 85-86, & 91-94, which is 42 lots out of the 96 lots (44% of subdivision). Currently the site is completely within the 15% slope requirement. If approved, this would be the first major subdivision with a buildable area waiver request since the October 2015 15% slope requirement came into effect.

There are a few factors that staff believes are contributing to the need for buildable area waivers. The first factor contributing to the slope waiver is that Planning and Stormwater requested that there be areas of no disturbance (such as lots 36-38, 40-41 &45-51) to preserve a buffer for the Southcrest mobile home park and provide more natural stormwater detention and tree preservation. As such, the grades for the homes had to be steeper to meet the existing grade in a shorter distance. The second factor is that the lots are setup for walkout basement home designs. The strict application of the 15% slope requirement means that the land prior to the request for a building permit must include buildable area. The intent is that the home would be above the grade of the right-of-way (per the Stormwater Department's request) and then be graded at the time of construction to create the necessary slope for a walkout basement. Though the walkout basement design is not prohibited, the construction on existing land greater than 15% is, particularly if there is other buildable area on the given lots.

Staff does support the grading plan and the design for walkout basements in the locations proposed as it ultimately leads to less grading overall. The alternative would be more grading to create a flat building pad and steeper backyards to catch up to existing grades. In addition, the location of walkout basement proposed homes does coincide with some of the tree preservation areas.



The construction of walkout basements are common in the County. Staff interprets the 15% buildable area requirement implemented in October 2015 as requiring the existing grades of a site to be less than 15% to determine whether the 15% slope requirement is being met. However, the requirement does not apply as written if someone constructs a walkout basement on previously flat land and creates a slope greater than 15%. As a result of this 15% slope requirement, the representative's engineer is limiting the mass grading of the site in this proposal and will market the lots knowing that more grading work will be done in conjunction with each buildable lot. To combat a piecemeal approach to the grading plan, staff is recommending a condition that every lot in this subdivision be required to get an engineered site plan (also referred to as a 'plot plan') before granting building permits. In addition, minimum elevations are being evaluated and will be required to be met with each building permit. Lastly, we are conditioning that Certificate of Occupancy be withheld until as-built engineered plans are submitted for every building lot.

The petitioner is offering two off-site sidewalk improvements to connect the subdivision to the Southcrest Mobile Home Park and Clear Creek Elementary. The connection to the Mobile Home Park will only extend to the property line as the owner of the lot adjoining to the north has not provided consent to the developer to make the sidewalk connection.

HISTORY

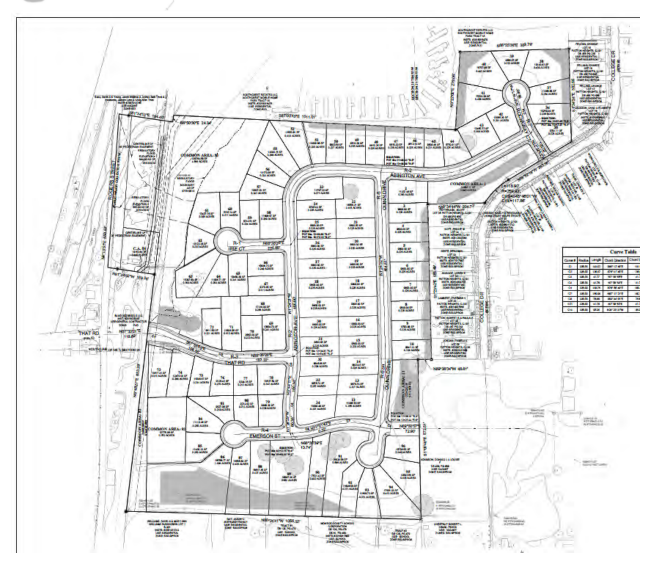
The petition site was previously owned by the same owners of the Southcrest Mobile Home Park. The current owners, Abington Investments, purchased the property in 2016. This property was previously under the City of Bloomington jurisdiction. Though requested to be rezoned to a PUD for an expansion of the mobile home park in 1995, it was never heard by the City Council due to the lack of favorability by the City of Bloomington Plan Commission at that time. The discussions by the City of Bloomington Plan Commission are still relevant to this discussion and are mentioned below.

The issue of tree preservation was discussed by the City of Bloomington Plan Commission in 1995. The proposal at that time was to request the following tree preservation areas:

- 1. Northwest part of the site within the Clear Creek Floodway
- 2. Southern border along the Clear Creek School
- 3. Between the Patton Heights subdivision and the petition site

There is also justification for requesting tree preservation areas along the north, east, and south boundaries of the petition site. The petitioner has provided a tree preservation area that can also be found in Exhibit 13.

Tree Preservation Area



In addition, the City of Bloomington's Environmental Commission did do a report for the 1995 Southcrest Mobile Home Park expansion request that was in regards to the karst areas on this lot. At that time, they reported that the sinkholes had been filled with debris and needed to be cleaned out and incorporated as a preservation feature of the development. There was a recommendation for a "sinkhole survey" in the proposal from 1995 as well.

ROAD NAMES

There are 5 new named roads in the proposed subdivision. Note some corner lots may be counted twice in the comments below regarding the number of lots accessing off of each road:

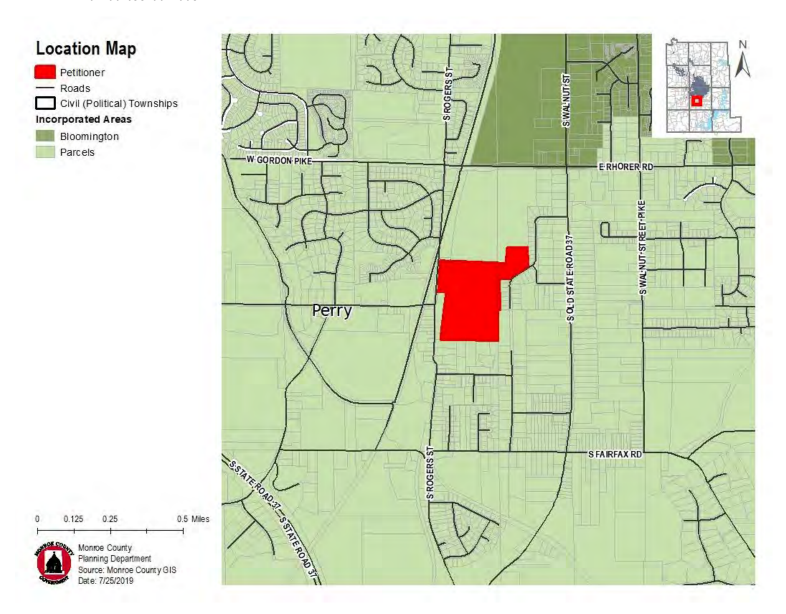
- 1) E Rockaway Court New road to be accessed off of S College Drive. This road is proposed to serve 8 lots total.
- 2) S Quinn Drive There would be 20 lots and 2 common areas potentially accessing off of this road.
- 3) E Emerson Street There would be 13 lots and 2 common areas potentially accessing off of this road.
- **4) S Abington Avenue** There would be 22 lots and 1 common area potentially accessing off of this road.
- 5) E Irie CT There would be 8 lots and 1 common area accessing off of this road.

Staff requests that for E-911, proposed road names are phonetically unique from other road names in the County. Alternatively, new road names can be pulled using the list of historic names from Monroe County, Indiana.

There is a proposal to connect to the existing W That Road via an easement. There is also an upcoming proposal to potentially connect S College Drive, which could offer access down to W Clear Creek Drive from this petition site if approved.

LOCATION MAP

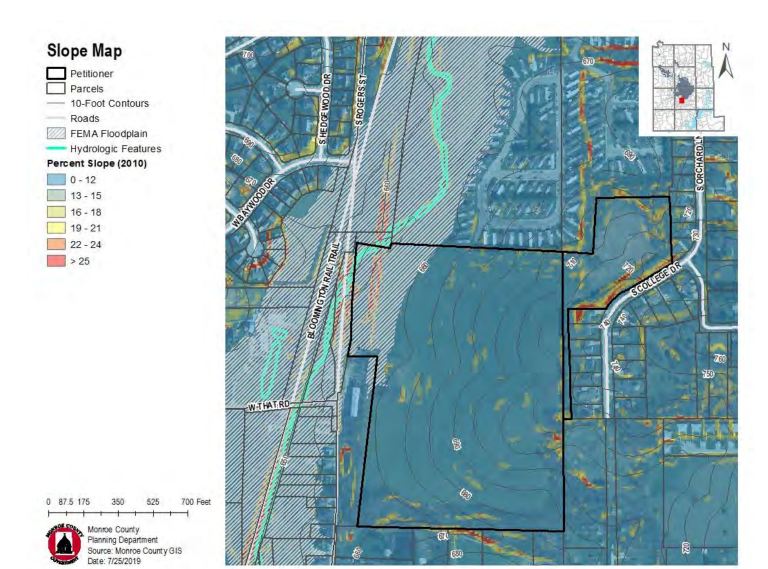
The site is located in Sections 20 & 21 of Perry Township, Parcel#: 53-08-21-200-108.002-008 & 53-08-20-100-055.002-008.



SITE CONDITIONS

The site is currently vacant. There is FEMA Floodplain on the site, which will be put into a common area (Common Area 53 & 54). There are also 11 known karst areas present on the property (illustrated by the yellow circles, not to scale and may include multiple in one circle). The slope map is shown below.





SITE PICTURES

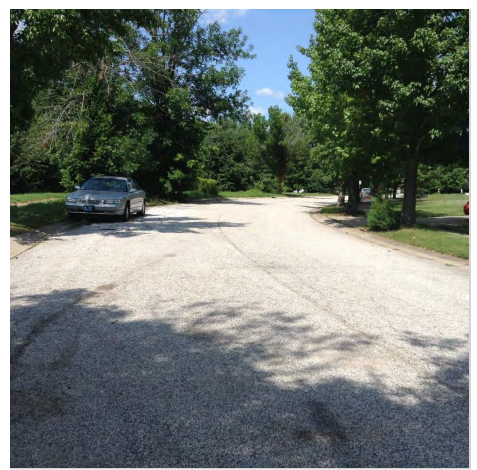


Figure 1. Facing north on S College DR; approximate location of Rockaway CT



Figure 2. Facing south; S College Drive currently dead ends on this street



Figure 3. View of existing sidewalk to remain along S College Drive. Near proposed Rockaway CT.



Figure 4. Facing north; view along the western property line.



Figure 5. Facing east; view of the parcel



Figure 6. View facing west towards the Cassady property.



Figure 7. View facing south from Southcrest mobile home park. View of where future sidewalk would connect to proposed subdivision

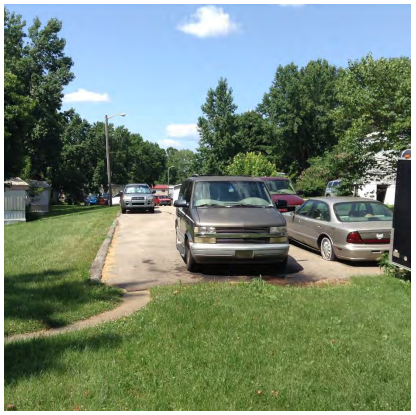


Figure 8. View facing north from Southcrest mobile home park. View of where future sidewalk would connect to proposed subdivision. Existing road stub not proposed to be extended.



Figure 9. View facing south near proposed lots 3-10. Existing wooded buffer proposed to be preserved.



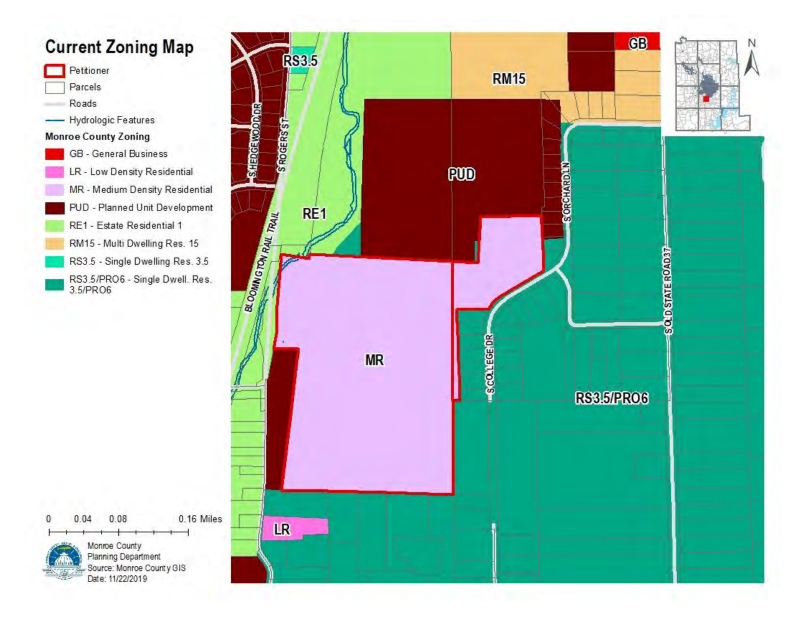
Figure 10. View of the sinkhole area that is on proposed Lot 91



Figure 11. Birds eye view of the property.

ADJACENT USES / ZONING

The property is zoned Medium Density Residential (MR), which requires 0.22 acres as a minimum lot size. The proposed use of the subdivision is single-family residential. Neighboring properties are also single-family residential and mobile home park, with a commercial uses fronting S Rogers Street.



INFRASTRUCTURE AND ACCESS

Access to the property is via S College Drive, which is connected to S Orchard Lane and leads to S Old State Road 37. S College Drive and Orchard Lane are both local roads, which lead out to S Old State Road 37 (Minor Arterial). The Highway Department is recommending road improvements along S Old State Road 37, including a passing blister (See Exhibit 8).

There is a proposed road connection to the west of this subdivision, which includes an extension of That Road. An easement agreement between owners of these properties has been submitted to the Plan Commission. If the Southern Meadows subdivision is approved, the connection to That Road through the Blind Squirrels (Cassady) property would be through an easement until dedicated via the major subdivision process. There is also a potential that S College Drive could be connected if another owner proposes a major subdivision to the east.

The petitioner has provided the required sidewalks and street trees on the preliminary plat. They have also proposed two off-site improvements, including sidewalks connecting to Southcrest Mobile Home Park and to Clear Creek Elementary. The petitioner does request that the Plan Commission approve an alternate circulation plan along S Rogers Street to allow for a 10' asphalt trail located in the abandoned railroad bed in lieu of placing sidewalk in the right-of-way along S Rogers Street, which is in the floodway. Staff prefers the improvement as proposed and that the proposed trail be placed on a fee simple common area lot.

All new utilities are required to be located underground throughout the subdivision. Utility easements are provided in front yards at 20' width as required by ordinance. Drainage easements are being proposed along the side property lines. Along many of the lots, the engineer has placed a 20' drainage easement (10' on either side) which is more restrictive than the side setback requirement.

The sewer location is in the right-of-way, which is required per Chapter 856-39(E). The code states that sanitary sewers "shall be located within street or alley rights-of-way unless topography dictates otherwise." The sewer will be required to be located in the right-of-way per the subdivision control ordinance and CBU requirements.

Drainage for this project is reviewed by the Monroe County Stormwater Services MS4 Coordinator, and also by the Monroe County Drainage Board. The final grade and layout of stormwater utilities are required to meet Storm Water Management code requirements, in additional to Subdivision Control requirements pertaining to drainage. There is no FEMA floodplain present on the site.

COMMON AREAS

There are 8 lots proposed as common areas for drainage and utilities. The lot configurations are as follows: Lot 1: 0.845 Acres. Tree preservation area.

Lot 11: 0.513 Acres. Tree preservation area. Contains a large sinkhole.

Lot 53: 3.302 Acres – Would contain 2 out of the 3 stormwater detention areas. Contains floodway.

Lot 54: 0.233 Acres – No use noted – covers the Smithville Easement. Contains floodway. Easement documents show that the Cassady's will acquire this lot.

Lot 82: 0.752 Acres - Noted as a Drainage and Utility Easement. Will contain a stormwater detention area.

Lot 83: 0.548 Acres – No use noted. Easement documents show that the Cassady's will acquire this lot. If Southern Meadows is approved, this lot will remain a common area until a preliminary plat amendment is pursued and approved.

Lot 97: 0.756 acres – it is a 60' wide common area that covers the abandoned railroad bed. The petitioner will be constructing a 10' asphalt path that could be purchased by the County in the future.

Lot 98: 0.734 acres – completely in the floodway.

Note that any changes to convert a common area to a buildable lot would require a preliminary plat amendment and therefore approval by the Monroe County Plan Commission. The total acreage in common areas is 7.683 acres, or about 20% of the petition site.

COMPREHENSIVE PLAN DISCUSSION

The petition site is located in the **Mixed Residential** district in Monroe County Urbanizing Area of the Monroe County Comprehensive Plan.

5.1.1 Mixed Residential

Mixed residential neighborhoods accommodate a wide array of both single-family and attached housing types, integrated into a cohesive neighborhood. They may also include neighborhood commercial uses as a local amenity.

These neighborhoods are intended to serve growing market demand for new housing choices among the full spectrum of demographic groups. Residential buildings should be compatible in height and overall scale, but with varied architectural character. These neighborhoods are often located immediately adjacent to mixed-Use districts, providing a residential base to support nearby commercial activity within a walkable or transit-accessible distance.

A. Transportation

Streets

Streets in mixed residential neighborhoods should be designed at a pedestrian scale. Like mixed-Use districts, the street system should be interconnected to form a block pattern, although it is not necessary to be an exact grid. An emphasis on multiple interconnected streets which also includes alley access for services and parking, will minimize the need for collector streets, which are common in more conventional Suburban residential neighborhoods. Cul-de-sacs and dead-ends are not appropriate for this development type. Unlike typical Suburban residential subdivisions, mixed residential development is intended to be designed as walkable neighborhoods. Most residents will likely own cars, but neighborhood design should de-emphasis the automobile.

Bike, pedestrian, and Transit modes

Streets should have sidewalks on both sides, with tree lawns of sufficient width to support large shade trees. Arterial streets leading to or through these neighborhoods may be lined with multi-use paths. Neighborhood streets should be designed in a manner that allows for safe and comfortable bicycle travel without the need for separate on-street bicycle facilities such as bike lanes. As with mixed-Use districts, primary streets in mixed residential neighborhoods should be designed to accommodate transit.

B. Utilities

Sewer and water

The majority of mixed residential areas designated in the land Use Plan are located within existing sewer service areas. Preliminary analysis indicates that most of these areas have sufficient capacity for additional development. Detailed capacity analyses will be necessary with individual development proposals to ensure existing infrastructure can accommodate new residential units and that agreements for extension for residential growth are in place.

Power

Overhead utility lines should be buried to eliminate visual clutter of public streetscapes and to minimize system disturbance from major storm events.

Communications

Communications needs will vary within mixed residential neighborhoods, but upgrades to infrastructure should be considered for future development sites. Creating a standard for development of communications corridors should be considered to maintain uniform and adequate capacity.

C. Open space

Park Types

Pocket parks, greens, squares, commons, neighborhood parks and greenways are all appropriate for mixed residential neighborhoods. Parks should be provided within a walkable distance (one-eighth to one-quarter mile) of all residential units, and should serve as an organizing element around which the neighborhood is designed.

Urban Agriculture

Community gardens should be encouraged within mixed residential neighborhoods. These may be designed as significant focal points and gathering spaces within larger neighborhood parks, or as dedicated plots of land solely used for community food production.

D. Public Realm Enhancements

Lighting

Lighting needs will vary by street type and width but safety, visibility and security are important. Lighting for neighborhood streets should be of a pedestrian scale (16 to 18 feet in height).

Street/Site furnishings

Public benches and seating areas are most appropriately located within neighborhood parks and open spaces, but may be also be located along sidewalks. Bicycle parking racks may be provided within the tree lawn/landscape zone at periodic intervals.

E. Development Guidelines

Open Space

Approximately 200 square feet of publicly accessible open space per dwelling unit. Emphasis should be placed on creating well-designed and appropriately proportioned open spaces that encourage regular use and activity by area residents.

Parking Ratios

Single-family lots will typically provide 1 to 2 spaces in a garage and/or driveway. Parking for multi-family buildings should be provided generally at 1 to 1.75 spaces per unit, depending on unit type/number of beds. On-street parking should be permitted to contribute to required parking minimums as a means to reduce surface parking and calm traffic on residential streets.

Site design

Front setbacks should range from 10 to 20 feet, with porches, lawns or landscape gardens between the sidewalk and building face. Buildings should frame the street, with modest side setbacks (5 to 8 feet), creating a relatively continuous building edge. Garages and parking areas should be located to the rear of buildings, accessed from a rear lane or alley. if garages are front-loaded, they should be set back from the building face. Neighborhoods should be designed with compatible mixtures of buildings and unit types, rather than individual subareas catering to individual market segments.

Building form

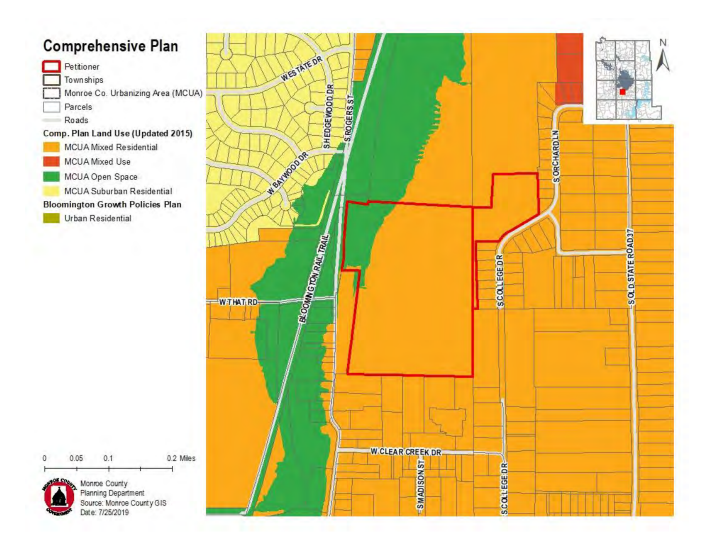
Neighborhoods should be designed with architectural diversity in terms of building scale, form, and style. Particular architectural themes or vernaculars may be appropriate, but themes should not be overly emphasized to the point of creating monotonous or contrived streetscapes. Well-designed neighborhoods should feel as though they have evolved organically over time.

Materials

High quality materials, such as brick, stone, wood, and cementitious fiber should be encouraged. Vinyl and exterior insulated finishing Systems (eifS) may be appropriate as secondary materials, particularly to maintain affordability, but special attention should be paid to material specifications and installation methods to ensure durability and aesthetic quality.

Private Signs

Mixed residential neighborhoods should not feel like a typical tract subdivision. It may be appropriate for neighborhoods to include gateway features and signs, but these should be used sparingly and in strategic locations, rather than for individually platted subareas.

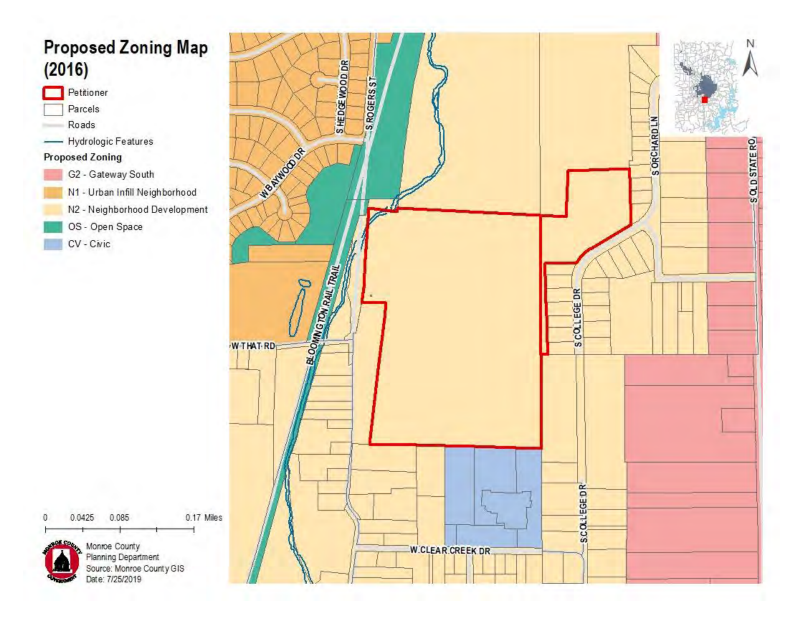


Monroe County Urbanizing Area Plan Phase II: Neighborhood Districts

Neighborhood Districts are intended to accommodate a wide variety of primarily residential uses, housing types, densities and neighborhood development contexts.

Neighborhood Development (N2)

This district includes several existing residential subdivisions with primarily single-family lots, and is intended to provide a greater opportunity for diverse housing types and densities. Mixed use nodes may be appropriate at key locations within this larger district, consistent with the recommendations of the Mixed Residential land use type designated in the Urbanizing Area Plan.



FINDINGS OF FACT - Subdivisions 850-3 PURPOSE OF REGULATIONS

(A) To protect and provide for the public health, safety, and general welfare of the County.

Findings

- The property is zoned Medium Density Residential (MR) as of September 2019;
- The site is currently vacant, except for a Smithville building within an existing easement. The site contains floodplain and known karst areas;
- Approval of the subdivision of the site would create ninety six (96) lots;
- Six (6) lots would be dedicated common area that are not for building sites;
- The 90 lots proposed for single family residential use **do not** all meet the design standards required by the Monroe County Zoning Ordinance. There are 42 lots out of the 90 residential lots that do not meet the buildable area requirements are requesting a buildable area waiver;
- As the grading plan is proposed, they will create grades greater than 15% slope and therefore some lots would be required to apply for a buildable area variance if the subdivision is approved;
- The petitioner has provided drainage easements along the rear and side property lines;
- The subdivision is proposed to be conducted in 6 phases, which means the petitioner will have 2 years from preliminary plat approval to final plat all 6 phases subdivision or request a one-time, 2 year extension;
- The petition is proposing a second form of ingress/egress through an easement that connects to W That Road. It would be the preference of staff to have the area connected to W That Road be dedicated as right-of-way. Unless a major subdivision is pursued and approved for the lot owned by Blind Squirrels (Cassady), W That Road would remain in a non-exclusive easement per the exhibit;
- Roads will meet all required street design standards in Chapter 856 of the Monroe County Subdivision Control Ordinance as well as the Indiana Department of Highways Road Design Manual;
- The County Highway Engineer has reviewed the plans and requested off-site improvements along S Old State Road 37 and W That Road;
- Sidewalks that are 4' wide are proposed throughout the subdivision, on both sides of the newly constructed streets, as required;
- The petitioner is requesting approval of an alternate circulation plan to allow for a 10' paved asphalt trail within the railroad bed on common area 97 in lieu of a paved sidewalk along S Rogers ST, which is in the floodway;
- The petitioner has proposed a pedestrian easement that would be intended for future connection to Clear Creek School;
- The petitioner also plans to construct a sidewalk connecting N Abington Avenue towards the Southcrest Mobile Home Park on the petition site;
- Street trees total 217 in number and are proposed throughout the subdivision, and located within 5' of the right-of-way, as required;
- Drainage for this project is reviewed by the Monroe County Stormwater Services MS4 Coordinator, and will be heard by the Monroe County Drainage Board;
- There is FEMA Floodplain present on the site but is located in a common area and not for development;
- City of Bloomington Utilities has provided a sewer and water capacity letter;
- Utilities will be underground throughout for electric, sewer, water and telephone;
- The Perry Township Fire Department was sent the plans. The petitioner has not submitted comments from the fire department to date;
- MCCSC has offered support in writing for the project, including the sidewalk connection proposal (Exhibit 16);

(B) To guide the future development and renewal of the County in accordance with the Comprehensive Plan and related policies, objectives and implementation programs.

Findings

- The Comprehensive Plan designates the site as a Mixed Residential district in the Monroe County Urbanizing Area Plan;
- The Plan states that "Residential buildings should be compatible in height and overall scale, but with varied architectural character. These neighborhoods are often located immediately adjacent to mixed-use districts, providing a residential base to support nearby commercial activity within a walkable or transit-accessible distance";
- Monroe County Urbanizing Area Plan Phase II proposed zoning for the site as Neighborhood Development (N2);
- The N2 district includes several existing residential subdivisions with primarily single-family lots, and is intended to provide a greater opportunity for diverse housing types and densities;
- The proposed sidewalks are consistent with the Monroe County Alternative Transportation and Greenways System Plan;
- The alternate circulation plan to build out a portion of the abandoned railroad bed with a 10' path is supported by county staff but was not explicitly noted in the Transportation Alternatives Plan adopted in 2018 (Exhibit 12);
- The petitioner could place the 10' asphalt trail in fee simple ownership for the County to potentially purchase in the future;
- The petition site proposed density is similar to surrounding residential lots in the area;
- See findings under Section A;
- (C) To provide for the safety, comfort, and soundness of the built environment and related open spaces.

Findings

- Eight (8) of the proposed lots are common area lots for conservation and drainage;
- The total acreage in common areas is 7.683 acres, or about 20% of the petition site;
- The proposed common areas are for conservation and drainage/bioretention;
- There is no defined usable park space on the plans;
- The proposed use of the subdivision is single-family residential;
- Surrounding uses area also single-family residential;
- Some of the lots will accommodate walkout basements, which requires grades steeper than 15% or less slope per the buildable area requirement;
- See findings under Section A;
- (D) To protect the compatibility, character, economic stability and orderliness of all development through reasonable design standards.

Findings

- Surrounding properties are zoned Estate Residential 1 (RE1), Planned Unit Development (PUD) mobile home park (north) and business use (west), and Single Dwelling Residential 3.5/PRO6 (RS3.5/PRO6);
- Approval of the subdivision would create ninety six (96) lots that meet the design standards for the zoning designation MR, except the buildable area standard;
- The average lot size within a quarter square mile is 1.28 acres, with a median lot size of 0.395 acres. There are only 4 lots in this radius greater than 10 acres including the petition site. The majority of lots (68%) in the surrounding area are less than one acre;
- The proposed subdivision is within proximity and has access to shopping, schools, roads, utilities and fire protection;

- See findings under Sections A & C;
- (E) To guide public and private policy and action to ensure that adequate public and private facilities will be provided, in an efficient manner, in conjunction with new development, to promote an aesthetically pleasing and beneficial interrelationship between land uses, and to promote the conservation of natural resources (e.g., natural beauty, woodlands, open spaces, energy and areas subject to environmental constraints, both during and after development).

Findings

- There is a road connection under construction to connect W Gordon Pike to W Fullerton Pike, which will impact the connectivity of this petition site to major roadways once complete;
- The total acreage in common areas is 7.683 acres, or about 20% of the petition site;
- The floodplain and karst areas are protected in either common areas or sinkhole conservancy areas;
- The petitioner is proposing tree preservation areas as part of the preliminary plat approval;
- The petitioner's grading plan will create slopes greater than 15% for the purposes of constructing walk out basement homes, as well as to create building lots at least 1.5 feet above the grade of the road, which is a requirement by Stormwater;
- Bioretention areas are designed into common areas;
- See findings under Sections A & C;
- **(F)** To provide proper land boundary records, i.e.:
 - (1) to provide for the survey, documentation, and permanent monumentation of land boundaries and property;

Findings:

- The petitioner has submitted a preliminary plat drawn by a registered surveyor.
- (2) to provide for the identification of property; and,

Findings:

- The petitioner submitted a survey with correct references, to township, section, and range to locate parcel. Further, the petitioner has provided staff with a copy the recorded deed of the petition site. County Surveyor has also reviewed the plat for survey accuracy.
- (3) to provide public access to land boundary records.

Findings

• The land boundary records are found at the Monroe County Recorder's Office and, if approved, this petition will be recorded there as a plat. The plat must comply with Chapter 860 - Document Specifications to be recorded.

FINDINGS OF FACT – WAIVER OF BUILDABLE AREA REQUIREMENT

856-7. Lots: Buildable Area

Any lot shall include a buildable area. The following shall not be included in buildable area:

- Special Flood Hazard Area as specified in Chapter 808;
- Wetlands as specified in Chapter 801;
- Slopes 15% or greater as specified in Chapter 825 Area 2 Regulations;
- Sinkhole Conservancy Areas as specified in Chapter 829;
- Drainage Easements as specified in Chapter 856;
- Riparian Conservancy Areas as specified in Chapter 801;
- Rights-of-way as specified in Chapter 801;
- Easements for access and in excess of 250 feet in length and 25 foot in width;
- Pole of a flag lot as specified in Chapter 801; and,
- Setbacks as specified by Ordinance.

Any subdivision of land for agricultural or conservation purposes not involving any new street or access easement or any non-agricultural structures shall be exempted from the buildable area requirement and the minimum lot size requirement. Land subdivided for agricultural or conservation purposes must include the use restriction that shall be recorded on the Final Plat and incorporated as a Recorded Commitment referenced on any deed conveying the land.

Section 850-12 of the Monroe County Subdivision Control Ordinance states: "The Commission may authorize and approve modifications from the requirements and standards of these regulations (including the waiver of standards or regulations) upon finding that:

1. Practical difficulties have been demonstrated:

Findings:

- Chapter 804 (Table 4-2) and Chapter 856-7 specifies that all lots created after October 2, 2015 shall include buildable area, which includes slopes less than 15%;
- The petitioner requests buildable area waivers for lots 16-23, 35-45, 47-52, 61-63, 68-72, 76-78, 85-86, & 91-94, which is 42 lots out of the 90 lots intended for single family use (47% of the single family lots)
- These lots are intended to be constructed as walkout basements, which require a slope greater than 15%;
- Walkout home designs are permitted in the County, however they are typically constructed on slopes less than 15% and require grading work at the time a building permit and Improvement Location Permit is issued. The rules regarding buildable area only apply to lots prior to land disturbance as opposed to final grade;
- Walkout basements do allow for gradual rear yards and in some cases, allows for tree preservation;
- The buildable area waiver would only apply to the construction of the single family residences and future accessory structures would require individual buildable area variances under the current zoning ordinance;
- The walkout basement design is supported by Stormwater as it ultimately leads to less land disturbance and efficient stormwater flow away from foundations;

2. The requested modifications would not, in any way, contravene the provisions of the Zoning Ordinance, the Comprehensive Plan or the Official Map of the County;

Findings:

- See findings under Section 1;
- The buildable area waiver request is being triggered since many of the single family residences will locate the front of the home on a slope steeper than 15%;
- Each building lot will be required to submit an engineered site plan and as-built construction plans to show that drainage is not being negatively impacted by each home construction site;
- 3. Granting the modifications waiver would not be detrimental to the public safety, health, or welfare and would not adversely affect the delivery of governmental services (e.g. water, sewer, fire protection, etc.):

Findings:

- See findings under Section 1;
- Lots where the buildable area waiver is being requested could be less impact and include tree preservation areas. The petitioner has illustrated tree preservation along boundary lines of lots 36-38, 40-41 & 45-51, which is seen favorably by the MS4 Operator;
- Planning staff recommends input by the Drainage Board as well as an eventual condition that all lots in this subdivision require a engineered site plan at the time of building permit application to ensure the elevation of the finished floor will not result in later drainage issues;
- 4. Granting the modifications would neither substantially alter the essential character of the neighborhood nor result in substantial injury to other nearby properties;

Findings:

- See findings under Section 1;
- The subdivision will still be comprised of single family homes;
- 5. The conditions of the parcel that give rise to the practical difficulties are unique to the parcel and are not applicable generally to other nearby properties;

Findings:

- See findings under Section 1;
- The parcel is currently less than 15% slope. Due to the configuration of the roads and the requirements by the Highway Department as it relates to the slope allowance of constructed streets, there are areas of cut and fill in excess of 6 feet in some areas. As a result, the slope of the lots along streets with greater amounts of cut or fill are in excess of 15% slope in order to meet existing topography and limit grading;
- 6. Granting the requested modifications would not contrave ne the policies and purposes of these regulations;

Findings:

- See findings under Section 1;
- The purpose of the 15% slope regulation is to encourage structures to be located on less steep areas where there is the opportunity to do so. For walkout basement construction, the slope restriction becomes less clear as it does not prevent walkout basement design but restricts doing so on existing steep slopes;
- 7. The requested modifications are necessary to ensure that substantial justice is done and represent the minimum modifications necessary to ensure that substantial justice is done;

Findings:

- The petitioner anticipates that the grading shown on the preliminary plat will not be the final grades once the homes are constructed. Staff has conditioned all lots submit as-built plans before Certificate of Occupancy is issued;
- Staff is comfortable with limiting the amount of initial mass grading as long as as-built plans are submitted and the finished floor elevations are considered in the drainage plan with this subdivision proposal;
- See findings under Section 1;

8. The practical difficulties were not created by the Developer, Owner, Subdivider or Applicant; and,

Findings:

- See findings under Section 1;
- 9. The practical difficulties cannot be overcome through reasonable design alternatives;

Findings:

- The road design requirements are requiring additional grading that is making the 15% buildable area waiver a requirement;
- See findings under Section 1;

In approving modifications, the Commission may impose such conditions as will in its judgment substantially secure the objectives of these regulations.

EXHIBIT 1: Southern Meadows Major Subdivision Prelim. Plat

EXHIBIT 2: Southcrest Mobile Home Park Type A Administrative Subdivision – Tract 2 to be vacated



EXHIBIT 3: City of Bloomington Utilities - Sewer Capacity Letter



June 4, 2019

Smith Brehob & Assoc. Inc Katie Stein P.E. 453 S. Clarizz Blvd. Bloomington, IN 47401

Re:

Leonard Valley Subdivision S. Rogers St. to S. College Ave. Bloomington, IN 47403

Dear Ms. Stein:

In response to your request concerning the availability of <u>Water and Sanitary Sewer Service</u> to the above referenced location. Please be advised that we will be able to provide service to you under our approved terms and conditions of service.

Should you need further information, feel free to contact me at (812)349-3632.

Sincerely,

Troy Powell

Senior Project Coordinator

City of Bloomington, Utilities Engineering

EXHIBIT 4: Patton Heights Subdivision

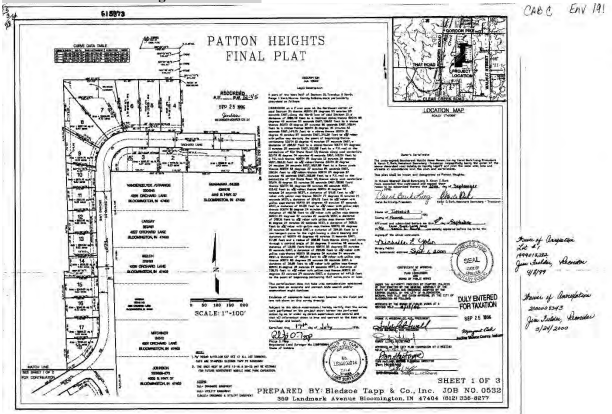
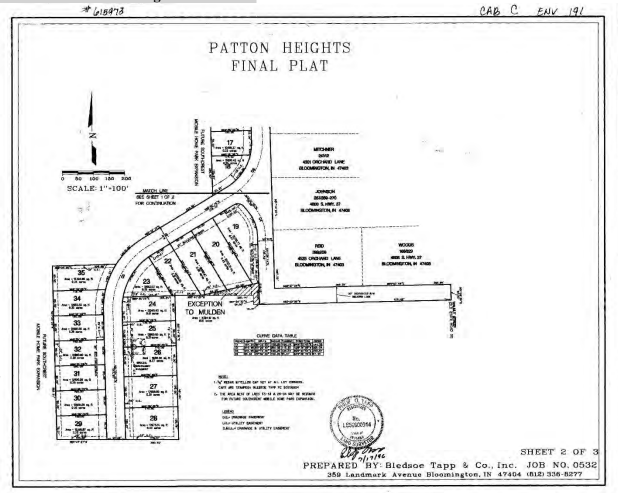


EXHIBIT 4: Patton Heights Subdivision



PATTON HEIGHTS FINAL PLAT

DECLARATION OF RESTRICTIONS, PERSONNETIONS AND PROTECTIVE COVENIENTS

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SHEET 3 OF 3

PREPARED BY: Bledsoe Tapp & Co., Inc. JOB NO. 0532 369 Landmark Avenue Bloomington, IN 47404 (812) 336-8277

EXHIBIT FIVE: Smithville Telephone Easement

W.O.# W97-019-S11 Deed Ref.: Book 276, Page 450 -EASEMENT-716001 463 .abi 345 KNOW ALL MEN BY THESE PRESENTS. THAT I/WE THE UNDERSIGNED Southerest Mobile Home Manor, Inc.
FOR GOOD AND VALUABLE CONSIDERATION OF SOURCEST NUMBER FIGHT OF WHICH IS ACKNOWLEDGED, DO HEREBY GRANT UNTO THE SMITHVILLE TELEPHONE COMPANY, INC. (HEREINAFTER CALLED THE "COMPANY"), WHOSE COMPANY ADDRESS IS ELLETTSVILLE, INDIANA, THE RIGHT TO CONSTRUCT, OPERATE AND MAINTAIN AN ELECTRONIC EQUIPMENT BUILDING AND TELEPHONE CABLE PLANT UPON MY/OUR PROPERTY SITUATED IN SECTION 20, TOWNSTED & MARCH PANCE | 1 Word COUNTY OF MARCH PANCE | 1 WORD PANCE | 1 WOR TOWNSHIP 8 North , RANGE | West , COUNTY OF Monroe MORE PARTICULARLY DESCRIBED AS FOLLOWS: , STATE OF INDIANA. Permission to place an electronic telephone equipment building within a thirty (30) foot long by forty-four (44) foot wide area located within a part of the East Half of the Northeast Quarter of Section 20, Township 8 North, Range I West, Monroe County, Indiana. The east line of said 30' x 44' area shall be twenty-five (25) feet west of the centerline of an abandoned railroad right-of-way (Monon Railroad), and the south line of Said area shall be located twenty-five (25) feet north of the south property line, and north of an existing field entrance drive. (See attached Exhibit A). Said Easement shall remain in effect for a term of thirty (30) years from the date of execution of this document by the The above-described thirty (30) foot by forty-four (44) foot area shall be fenced by and maintained by Smithville Telephone Company. Any excavated rock or debris shall be removed in a timely manner. A copy of the properly recorded Easement shall be sent to the Property Owner. THE UNDERSIGNED AGREE THAT ALL STUB POLES, PEDESTALS, WIRES AND OTHER FACILITIES, INCLUDING ALL TELEPHONE EQUIPMENT INSTALLED ON THE ABOVE-DESCRIBED PREMISES AT THE COMPANY'S EXPENSE SHALL REMAIN THE PROPERTY OF THE COMPANY, REMOVABLE AT THE OPTION OF THE COMPANY. THE TELEPHONE COMPANY SHALL NOT ENTER UPON THE PROPERTY OR DISTURB THE SURFACE OF THE LANDS WITHOUT REPAIRING IN FULL ALL DAMAGE CAUSED IN WITNESS WHEREOF, THE UNDERSIGNED HAVE SET THEIR HANDS AND SEALS THIS September SIGNED IN THE PRESENCE OF: RECORDED A.M. ___ P.M. 2 39 Fed. ID # 35-1185933 SEP 2 3 1997) RECORDER MONROE CO., IN STATE OF INDIANA) SS: COUNTY OF ____ Monroe BEFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC IN AND FOR SAID COUNTY AND STATE, ON THIS 17th DAY OF September, 1997, PERSONALLY APPEARED THE WITHIN NAMED Southcrest Mobile Home Manor, Inc. by: Kenin C. Burk.

AND ACKNOWLEDGED THE EXECUTION OF THE FOREGOING INSTRUMENT TO BE (HIS) (HER) (THEIR) VOLUNTARY ACT AND DEED. WITNESS, MY HAND AND OFFICIAL SEAL MY COMMISSIGNEEPRISiberg Notary Public, State of Indiana Monroe County
My Commission Expires 07/10/98 THIS INSTRUMENT PREPARED BY JOE F. WATSON, WATSON AND HOBBS, ATTORNEY AT LAW, 125 NORTH MAIN STREET, TIPTON, INDIANA.

EXHIBIT SIX: Neighborhood Meeting Notes and Illustration



Southern Meadows/Schermer/Clear Creek Urban Neighborhood Meeting Notes

Compiled by: Smith Brehob & Associates, Inc.

Meeting Date: July 29, 2019

Time: 7:00pm

Location: Clear Creek Elementary Cafeteria

Marketing: Neighbors were invited via letters mailed to all property owners listed on the adjacent property owners list given by the county for the Southern Meadows rezone. Signs announcing the meeting were also posted on the properties. (See attached for copy of letter.)

Handouts: See attached for a copy of the agenda and conceptual site plan that was made available to all attendees.

Attendees:

Kyle Stoner, Abington Emerson Investments, LLC - Southern Meadows

Johnny Camarena, Abington Emerson Investments, LLC - Southern Meadows

Kevin Burk - Southern Meadows

George & Betty Schermer, members of their family, and their employees - Schermer Subdivision

Tamby Wikle-Cassady & Randy Cassady - Clear Creek Urban

Michael Flory - Clear Creek Urban

Kendall Knoke, Smith Brehob & Associates, Inc.

Don Kocarek, Smith Brehob & Associates, Inc.

Katie Stein, Smith Brehob & Associates, Inc.

Sidra St. Rain, Smith Brehob & Associates, Inc.

(See the attached neighbor list for all neighbors who attended and signed in.)

Note: As this meeting was a dialogue between neighbors and developers, these notes are intended to provide a general list of topics discussed. It is not meant to specifically quote individuals or by any means be a comprehensive list of everything said at the meeting. Smith Brehob and Associates has made every effort to provide an accurate and comprehensive summary of general topics discussed but takes no responsibility for anything misrepresented by, added to, or omitted from this list.

Meeting Notes:

Drainage

- o Flooding at intersection of That Road & Rogers Rd
 - Questions about when the county is going to raise the road out of the floodway
- o Concern for the Clear Creek Urban project being flooded
- Concern that Clear Creek is at capacity
 - Requested that drainage from subdivisions not be directed into Clear Creek
- o Concern that proposed detention facilities may be a hazard to children
- Questions about who will maintain the detention facilities
 - This will be handled by each subdivision's HOA

Traffic/Roadways

- o Concern for traffic in Patton Heights subdivision
 - Requested speed bumps along S College Dr
- S College Dr
 - Concern that S College Dr south of the Adamson property and north of Clear Creek Dr is a private drive and therefore cannot be connected to by a public road
- Concern with street connection from Southern Meadows subdivision to That/Rogers and the additional traffic that will bring to Rogers/That
- o Requested a traffic study be performed

Homes

- Concern that houses will cost too much
- Concern that new lots could bring down neighboring property values
- Schermer subdivision will be manufactured homes
 - It was requested that a minimum home type or standard for the Schermer subdivision be maintained
- George Schermer thinks his homes may cost \$200k, but it depends on required infrastructure costs
- o Southern Meadows homes will be built on site
 - It is unknown at this time what they will look like exactly
- o Abington Emerson Investments, LLC did not know how much the homes would cost at this time
- o Will there be garages?
 - Garages are planned in all subdivisions

• Trees

- Request that buffer trees remain along Patton Heights subdivision
- o George Schermer will try to keep as many trees as possible

Utilities

0

- Concern that a nearby sanitary sewer lift station may be impacted by the proposed subdivision construction
- CBU will be taking over an existing private sanitary sewer as part of these projects
 - Neighbors asked if they could hook into the new public sewer answer is yes
 - Concern that neighbors would be forced to hook onto new sewer and pay city fees
 - They will not be required to connect until they try to pull a new septic permit-at that time they will be required to connect

Pedestrian connectivity

- Requested that pedestrian connections be made to Clear Creek Elementary -
 - Pedestrian paths to Clear Creek Elementary are shown from both subdivisions
 - Requested that path be lined up with existing walking bridge on the property
 - This will be explored

- Requested that walking paths to the elementary be lit
- o Confusion about sidewalk waiver
 - This is no longer being requested
- General
 - Concern for the construction timeline
 - Concern for the number of people that will be living in the new homes
 - o Post office parking lot-questions about whether it will stay where it is or be relocated
 - Clear Creek Urban project will come up with a plan for this
 - o Concern about the school district's ability to handle additional students
 - Confusion about why the existing home on the Adamson property was not able to subdivide the property in the past
 - o Many neighbors expressed that they wished a representative from the county was present

Name	Address
Glenda Chestnut	4994 S. College Dr
Larry Chestnut	4994 S. College Dr
late May	5005 S. College Dr
Danna Barnett	4607 S. College Dr
acques Gleyze	4999 S. College Dr
anice Chestnut	4900 S. College Dr
Bob Chestnut	4900 S. College Dr
ack Skiles	4902 S. Rogers St
ill Skiles	4902 S. Rogers St
ric Ford	585 W. Church Ln
mma Ford	585 W. Church Ln
Dale Walt	532 Green Rd
Marie Walt	532 Green Rd
Pave Williams	4901 S. Rogers St
icky Hillenburg	220 W. Wayside Dr
Robert Hillenburg	220 W. Wayside Dr
cott Abrams	4224 S. Orchard Ln
ulie Abrams	4224 S. Orchard Ln
Andrew Haldeman	4995 S. College Dr
essica Haldeman	4995 S. College Dr
Carolyn Livesay	4227 S. Orchard Ln
Ronald Livesay	4227 S. Orchard Ln
Mark Riggins	4998 S. College Dr
Diane Riggins	4998 S. College Dr
osh Mitchell	487 S. Clarizz Blvd
Gloria Suffridge	4885 S. College Dr
teven Dougherty	313 W. Clear Creek Dr
tephen Figert	5101 S. College Dr
Rebecca Figert	5101 S. College Dr
David Schunk	824 W. Estate Dr
lancy Otten	4510 S. Orchard Ln
Charlotte Colvin	4701 S. College Dr
ric Oldvins	5245 S. College Dr
im Key	5245 S. College Dr
oberta Bechtel	5015 S. College Dr
. Joe Bechtel	5015 S. College Dr
an Fultz	5015 S. Madison
enna Fultz	5015 S. Madison
honda Welch	4229 S. Orchard Lane
lobert Logsdon	4910 S. Rogers St & 4904 S. Rogers St
cott Patterson	4600 S. College Dr
am Jordan	4712 S. College Dr
achary Malham	4905 S. Rogers St / Wampler House Bed & Breakfast
onna Malham	4905 S. Rogers St / Wampler House Bed & Breakfast
Aichelle Abbott	305 W. Clear Creek Dr
roy Brewer	424 W. Clear Creek Dr
Gary Kieffaber	725 W. That Rd
annis Buchanan	301 W. Clear Creek Rd
ob Patton	4206 S. College Dr
aula Patton	4206 S. College Dr
inda Lycher	5002 S. College Dr

5002 S. College Dr

Linda Lysher

Smith Brehob & Associates, Inc.

Stephen L. Smith, P.E., L.S. Steven A. Brehob, BS.CNT.

Stephen L. Smith, P.E., L.S. Steven A. Brchob, BS.CNT. Todd M. Borgman, PLS Don Kocarek, L.A. Katherine E. Stein, P.E. "Providing professional land planning, design, surveying and approval processing for a quality environment"

- Invitation Mailed to Southern Meadows Rezone
Aliacent property owner's List -

453 S. Clarizz Boulevard Bloomington, IN 47401

July 10, 2019

Dear Neighbor,

We wanted to take this opportunity to inform you of two development projects that are being proposed near your neighborhood. Both projects are single family residential subdivisions on approximately ¼ acre lots. The first project is being referred to as the "Southern Meadows Subdivision" and contains approximately 96 single family residential lots. The second project is being referred to as the "Schermer Subdivision" and contains approximately 19 single family residential lots. The attached graphic shows the locations and conceptual plans for both subdivisions.

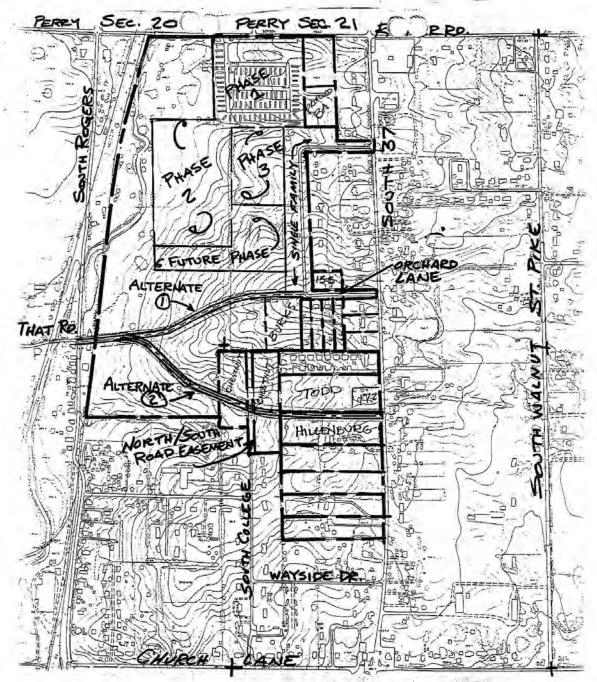
You will be receiving multiple public notices regarding these projects in the mail and you will very likely see property markers on the properties. These projects will be going to several public hearings as part of the approval process. As a courtesy to our neighbors, we would like to invite you to a neighborhood meeting on Monday, July 29th, 2019 at 7pm at Clear Creek Elementary to provide information to you regarding our projects and to receive any feedback you may have. If you are unable to attend, please email your feedback to kknoke@smithbrehob.com or call 812-336-6536 ext. 13. We consider your input to be very valuable and it will help shape these projects moving forward.

Our goal is that these projects be an enrichment to the community and welcome additions to the Clear Creek area. Thank you for helping us and we will see you at the meeting!

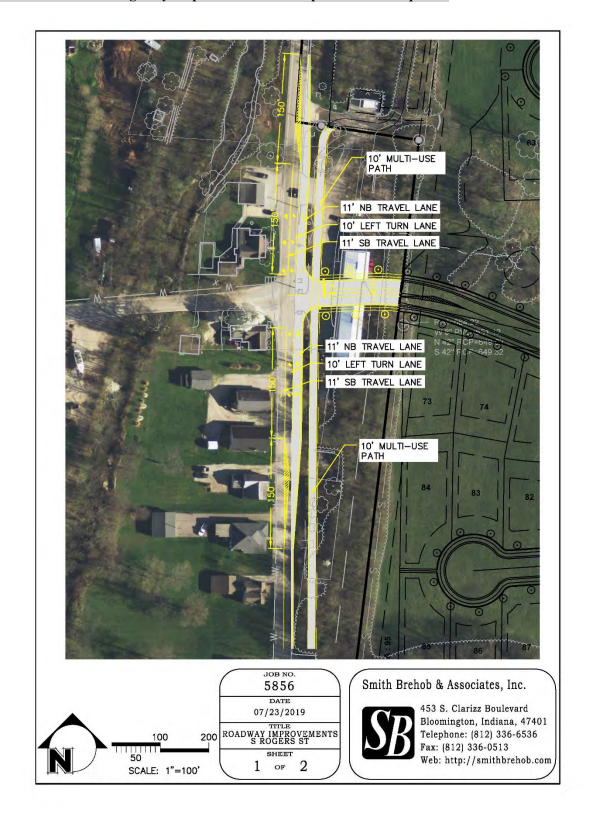
Regards,

Kendall Knoke Smith Brehob & Associates, Inc. **Kyle Stoner** Southern Meadows Subdivision George & Betty Schermer Schermer Subdivision

EXHIBIT SEVEN: 1995 Proposal to expand petition site as part of Southcrest Mobile Home Park



ALTERNATIVE EAST/WEST ROADWAY ALIGNMENT





Jacqueline Nester

From: Paul Satterly

Sent: Tuesday, July 23, 2019 3:22 PM

To: 'Kendall Knoke'

Cc: Jacqueline Nester; Steve Brehob

Subject: RE: Southern Meadows

Kendall.

Looks good for now. We will need to work on the That Road intersection in terms of turn lane alignment.

Paul

Paul B. Satterly, P.E. Highway Engineer Monroe County Highway Department

501 N. Morton Street, Suite 216 Bloomington, Indiana 47404 psatterly@co.monroe.in.us Office (812) 349-2554 Cell (812) 361-7918

From: Kendall Knoke [mailto:kknoke@snainc.com]

Sent: Tuesday, July 23, 2019 2:41 PM

To: Paul Satterly <psatterly@co.monroe.in.us>

Cc: Jacqueline Nester < jnester@co.monroe.in.us>; Steve Brehob <sabrehob@snainc.com>

Subject: RE: Southern Meadows

Paul, I believe I have addressed all of your comments. I kept the lanes 12' on Old SR 37 as I think at this time they are closer to 12' than 11'. Once we survey I will know for sure and we can adjust accordingly.

Jackie, can you please add this to the submission documents. These are the off-site roadway improvements we are committing to constructing as part of the Southern Meadows project.

Thanks, Kendall

Kendall Knoke

Smith Brehob & Associates, Inc. Office: 812-336-6536 EXT. 13

From: Paul Satterly < psatterly@co.monroe.in.us>

Sent: Tuesday, July 23, 2019 8:57 AM

To: Kendall Knoke < kknoke@snainc.com>
Cc: Jacqueline Nester < inester@co.monroe.in.us>

Subject: RE: Southern Meadows

Kendall,

For the improvements on Rogers Street:

- 1. Eliminate the northbound bike lane.
- 2. Line up the westbound through/left lane opposite the through lane on the other side of the intersection.
- 3. On Rogers Street, place left turn lane tapers within the limits of the pavement shift tapers (overlap).

For Old SR 37:

- 1. Full width of blister extend 100 ft. south from north edge of Orchard. 150 ft. taper would be acceptable.
- 2. If through lane is 11 ft. wide, passing blister could be 11 ft. as well.

Please call me if you have any questions.

Thanks,

Paul

Paul B. Satterly, P.E. Highway Engineer Monroe County Highway Department

501 N. Morton Street, Suite 216 Bloomington, Indiana 47404 psatterly@co.monroe.in.us Office (812) 349-2554 Cell (812) 361-7918

From: Kendall Knoke [mailto:kknoke@snainc.com]

Sent: Monday, July 22, 2019 4:49 PM

To: Paul Satterly psatterly@co.monroe.in.us>

Cc: Ben Ayers < bayers@co.monroe.in.us >; Jacqueline Nester < inester@co.monroe.in.us >

Subject: RE: Southern Meadows

Paul, please see the attached exhibit. I believe this conveys generally what you want us to commit to doing as part of the Southern Meadows project. Please let me know if you have any additional comments at this time. Once/if the project is approved, we can move into detailed design and take care of the traffic counts, surveying, permitting, and fine details then.

Thanks, Kendall

Kendall Knoke

Smith Brehob & Associates, Inc. Office: 812-336-6536 EXT. 13

EXHIBIT NINE: Surveyor Comments - 7/18/2019

Jacqueline Nester

From: Rachel Oser

Sent: Thursday, July 18, 2019 4:22 PM

To: Jacqueline Nester; Trohn Enright-Randolph
Subject: RE: Southern Meadows - First Round of Comments
Attachments: MCSO_Checklist_SouthernMeadows_20190718.pdf

Hi Jackie,

There are not section corners shown on this plat, so we don't have any comments.

I would like to see the symbology for the found monuments at the existing corners added to the legend, along with a symbol for all of the new monuments that they are going to set.

Thanks,

Rachel Savich Oser

Professional Surveyor
Monroe County Surveyor's Office
119 W 7th Street
Bloomington, IN 47404
812-349-2570 (desk)
812-325-6203 (cell)

From: Jacqueline Nester

Sent: Thursday, July 18, 2019 9:13 AM

To: Trohn Enright-Randolph <tenright@co.monroe.in.us>; Rachel Oser <roser@co.monroe.in.us>

Subject: FW: Southern Meadows - First Round of Comments

Hi Rachel and Trohn -

Below is the link to the submission for the Southern Meadows Major Subdivision Preliminary Plat for 102 lots. The case file number is 1906-SPP-01. Can you let me know if you have comments? My first round of comments are below.

Thank you!

Jackie Nester, AICP
Senior Planner
Monroe County Planning Department
501 N. Morton St., Suite 224
Bloomington, IN 47404
jnester@co.monroe.in.us
Phone: (812) 349-2560

Fax: (812) 349-2967

EXHIBIT TEN: Drainage Board Minutes



Monroe County Highway Department

501 N. Morton St., Suite 216, Bloomington, IN 47404 (812) 349-2555 Fax (812) 349-2959

www.co.monroe.in.us

MEMO:

To: Drainage Board From: Terry Quillman Date: December 4, 2019

RE: Southern Meadows Preliminary Plat;

The following conditions were developed with Planning Staff. They should be considered as part of the Drainage Board action.

- All residential lots in the subdivision are required to submit engineered site plans before issuance of the Improvement Location Permits.
- Before Certificate of Occupancy, each lot must submit engineered as-built plans of the developed lot for approval by the MS4 Operator.
- Petitioner must indicate lowest adjacent grade for each lot on the preliminary and final plats. Changes made to this can be approved through the drainage board.
- Borrow sites throughout the subdivision can be permitted no matter the phasing.
- Abandoned Railroad bed to be used as a trail should be placed in a fee simple lot and built out as part of this subdivision.
- Commitment between Blind Squirrels and AEI must be recorded following preliminary plat approval and prior to final plat recording.
- Petitioner submit written commitments for off-site work to be conducted with approval of this project.
- Developer commits to grant SCA per Chp 829 should new sinkholes surface prior to lot development.
- Drainage details of flood way crossing at west entrance are to be approved prior to Preliminary Plat approval.
- Remaining drainage calculations are to be approved prior to Preliminary Plat approval.

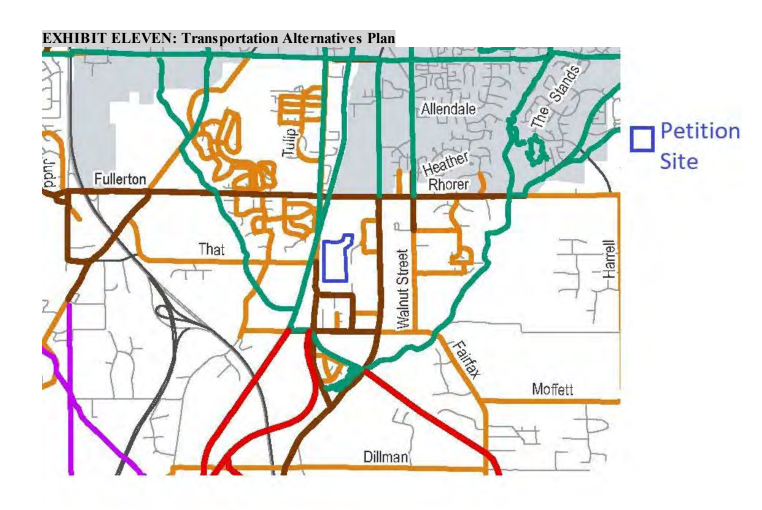


EXHIBIT TWELVE: Easement Agreement between Blind Squirrels (Cassady) and AEI (Petitioner)

AGREEMENT REGARDING ACCESS AND UTILITY EASEMENT

THIS AGREEMENT REGARDING ACCESS AND UTILITY EASEMENT (this "Agreement") is made and entered into this _____25 ____day of September, 2019 by and between BLIND SQUIRRELS, LLC, an Indiana limited liability company ("SQUIRRELS") and ABINGTON EMERSON INVESTMENTS LLC, a Delaware limited liability company ("AEI"). The two entities are individually referred to as a "Party" and collectively as the "Parties."

RECITALS

- SQUIRRELS and AEI separately own adjoining parcels of real property in Monroe County, Indiana (the "County"), for which they will be individually seeking approvals for development from the Monroe County, Indiana Plan Commission, (the "Plan Commission") and any other necessary approvals from governmental entities with jurisdiction.
- Development approvals that may be sought by either party include, but are not limited to, subdivision approval, granting or revision of PUD plans, plans for road construction and dedication to the County, storm water retention and control, placement of trails for walking and other permitted uses, and other development actions associated with development of real property in the County.
- AEI's development plan will be reviewed by the Plan Commission separately from, and prior to, submission and review of SQUIRRELS' development plans.
- Because the development plans of AEI and SQUIRRELS anticipate road connectivity for the two separate parcels of real property, this Agreement will allow the Plan Commission, the public and other reviewing entities and persons the ability to review the AEI plan prior to receipt of the SQUIRRELS plan.
- The Parties acknowledge that SQUIRRELS' parcel is currently subject to an approved Planned Unit Development (PUD) proposal (Plan Commission Ordinance #2008-23). To the extent that any obligation of AEI requires action by the County prior to AEI fulfilling its obligation(s) (e.g., shifting of boundaries between the adjoining parcels, as required by the conveyance of the "Transfer Parcels" as the same are depicted in Exhibit A), AEI shall fulfill its commitment within a reasonable time after receipt of notice from SQUIRRELS that there are no legal impediments to AEI doing so.

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- In addition to the benefit stated above, this Agreement memorializes the duties and obligations owed by the Parties to each other, and the terms and conditions that inform their entry into the Easement Agreement.
- SQUIRRELS has agreed upon the satisfaction of certain conditions described below, (i) to enter into a certain Access and Utilities Easement (the "EASEMENT" attached hereto as Exhibit C, and incorporated herein by reference) with AEI whereby SQUIRRELS will grant to AEI a certain easement across its real property located in Monroe County, Indiana (the "County"), in the area depicted in Exhibit A, attached hereto and incorporated herein by reference, to provide access from the AEI Property, as defined below, to South Rogers Street (the "Easement Area") for the installation, use, and operation of a road right-of-way, (ii) to include the Easement Area as a platted road in the subdivision of SQUIRRELS' real property of which the Easement Area is a part, and (iii) to use its best efforts to cause the County to accept the dedication of the platted Easement Area as a public right-of-way.
- In consideration for the Easement, AEI has agreed to convey to SQUIRRELS that certain real estate depicted in Exhibit A as the "Transfer Parcels."

TERMS AND CONDITIONS

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

- County Approvals and AEI Subdivision. AEI is currently platting its property
 adjacent to the east of the area subject to the Easement (the "AEI Parcel") which will
 be the beneficiary parcel of the EASEMENT agreement, referenced in Recital #1, and
 is seeking certain approvals from Monroe County, Indiana related to the development
 of the AEI Parcel as a residential development.
- 2. Execution and Delivery of "EASEMENT" agreement and "Transfer Parcels" document. Once AEI has received all necessary approvals from the County for its platted subdivision, and the Rail Issue, as defined in Section 4(b) below, has been resolved to AEI's satisfaction, AEI shall provide written notice of such approval to SQUIRRELS, along with a copy of the plat approved by Monroe County, Indiana (collectively, the "Notice"). Within five (5) business days after receipt of the Notice, SQUIRRELS and AEI shall exchange fully executed copies of the EASEMENT agreement and AEI shall provide a limited warranty deed, in the form attached hereto as Exhibit B, conveying AEI's interest in the Transfer Parcels to SQUIRRELS.

SQUIRRELS and AEI each warranty and agree to satisfy any mortgage or other lien encumbering and superior to either the area included in the EASEMENT or the Transfer Parcels, as applicable; such satisfaction shall be completed on or before the date the EASEMENT and limited warranty deeds are required to be executed as provided in this Section 2. The Parties acknowledge that SQUIRRELS' parcel of land currently has an approved Planned Unit Development (PUD) and that combining the Transfer Parcels with SQUIRRELS' parcel may require additional action by the County. Upon full execution of the EASEMENT agreement, the EASEMENT agreement shall become effective, and AEI shall proceed to record the same with the office of the Recorder of Monroe County, Indiana. If County approval is needed to permit the combination of the Transfer Parcels into SQUIRRELS' existing PUD and if, despite SQUIRRELS' best efforts, County approval is not obtained within twenty-four (24) months of the date of this Agreement, and so long as this Agreement has not otherwise been terminated, the obligation to convey the Transfer Parcels shall be void and of no further force or effect and AEI shall instead pay SQUIRRELS the sum of \$45,000.00. In addition to the property identified as Transfer Parcel 1 and Transfer parcel 2 in Exhibit A, any portion of the property identified as "Abandoned Monon Railroad" in Exhibit A that belongs to AEI shall be surveyed and transferred to Squirrels, by quitclaim deed, concurrently with the Transfer Parcels, or as soon as reasonably possible after Transfer Parcels 1 and 2 are conveyed to Squirrels.

AEI's Obligations. As provided in the EASEMENT Agreement, AEI shall be responsible for constructing a road, at its own expense, within the Easement Area, (which shall serve as an extension of That Road into the AEI subdivision), in a manner which is consistent with the requirements for publicly dedicated rights-ofway in residential subdivisions in Monroe County, Indiana, including the construction of a curb cut into South Rogers Street and all related improvements thereto, including, but not limited to, curbs, sidewalks, signs, landscaping, and utility and drainage infrastructure (the "New Road"). If the location of the curb cuts for the benefit of the SQUIRRELS' property to the New Road is known when the New Road is initially designed, the construction of the curb cuts, which shall be according to County standards, shall be part of AEI's obligation to initially construct the New Road. If the location of the curb cuts is not known, SQUIRRELS shall have the right to construct the curb cuts to the New Road at a later date, as provided in, and subject to the terms of the Easement. The New Road shall be constructed to such width and specifications, as established by the County, such that the County will accept dedication of the completed road into the County inventory of roadways. Recognizing that the New Road will serve as a major entrance into SQUIRRELS' eventual development, and will serve as a major point of entry into AEI's development, AEI shall consult with SQUIRRELS on the aesthetic features of the New Road, consisting of the signage and landscaping for the same, so that

SQUIRRELS can have an opportunity for input into certain design decisions, to be provided within ten (10) days of submittal of the proposed designs to SQUIRRELS. AEI shall discuss SQUIRRELS' proposals related to the landscaping and signage and will not unreasonably withhold its consent to reasonable proposals made by SQUIRRELS. Notwithstanding the above, if SQUIRRELS' proposals are in addition to those in the County requirements and AEI's initial proposal, the additional cost of the same shall be paid by SQUIRRELS. AEI will be responsible for all grading for the road construction.

- Squirrels' Obligations. (a) SQUIRRELS shall, at its expense, demolish the central portion of the structure that currently is in place across the area where the That Road extension will be constructed, to be completed within thirty (30) days of the later of (i) SQUIRRELS' receipt of the Notice, or (ii) SQUIRRELS' receipt of all approvals and consents required for such demolition, so long as SQUIRRELS has, upon the execution of the Agreement and thereafter used its best efforts to obtain all such permits and approvals required for the demolition, including, if required by the County, those permits provided for in subsection (C) below. In any event, the demolition shall be completed by July 31, 2020, subject to delays beyond SQUIRRELS' The demolition shall include removal of the structure, drives, foundations, sidewalks, parking areas, trees and brush, and of all debris associated therewith, that could reasonably affect utilization of the Easement for road construction (the "Improvements"). The extension of That Road will require a ROW of 80 feet in width. SQUIRRELS will demolish and remove a sufficient portion of the Improvements such that no portion of the Improvements will interfere with either the 80' ROW, or the temporary 100' construction easement (10' added to each side boundary of the 80' ROW). SQUIRRELS will be responsible for the planning and costs of demolition of the necessary portion of the Improvements, removal of resulting material, and all associated costs.
- (b) The parties acknowledge that there is some question as to SQUIRRELS' ownership to the rail corridor area adjacent to the AEI Property. SQUIRRELS shall take such actions as are necessary to obtain good marketable title to the railway corridor area so to allow, upon the recording of the Easement, AEI to obtain an endorsement to an owner's title insurance policy insuring access across the Easement to Rogers Street, and to otherwise resolve all issues related to easements, boundaries or other property boundary questions or issues that may be directly relevant to SQUIRRELS' obligations under this Agreement to hold good marketable title to the EASEMENT Area, using all good faith efforts to complete the same in a timely manner (the "Rail Line Issues"). If the Rail Line Issues have not been satisfactorily resolved within six (6) months of the date hereof, AEI may, at its option (i) terminate this Agreement or (ii) extend the period for SQUIRRELS to satisfactorily resolve the Rail Line Issues.

- (c) SQUIRRELS also agrees that, following receipt of the Notice, it will commence the procedural actions, whether for revision of its PUD, or subdivision, with the County, covering SQUIRRELS' current parcel and the Transfer Parcels, currently owned by AEI and will diligently pursue the same to completion. As part of such legal actions, Squirrels will cause the Easement Area to be platted as common area, cause the New Road to be a platted right-of-way and shall use its best efforts to cause the Easement and ROW to be accepted as a dedicated right-of-way by the County.
- (d) SQUIRRELS shall consult with AEI with regard to any landscaping or signage to be made in or within ten (10) feet of the Easement Area and will not unreasonably withhold its consent to reasonable changes made by AEI, so long as AEI agrees to pay for increased costs related to AEI's proposed changes. AEI shall provide its comments to SQUIRRELS within ten (10) days of receipt of the proposed landscaping or signage.
- 5. Termination of this Agreement. Should AEI fail to obtain an approved development plan from the County for the AEI Subdivision within twenty-four (24) months after entry into this Agreement, this Agreement will automatically terminate, and the parties will be released from all obligations stated herein.
- Jurisdiction. Jurisdiction for resolution of legal issues regarding this Agreement shall rest with the Monroe County, Indiana Circuit Courts.
- 7. Severability. If any term or provision of this Agreement shall, to any extent, be determined by a court of competent jurisdiction to be void, voidable or unenforceable, such void, voidable or unenforceable term or provision shall not affect any other term or provision of this Agreement.
- Applicable Law. This Agreement and all matters relating hereto shall be governed by, construed and interpreted in accordance with the laws of the State of Indiana.
- Binding Upon Heirs and Successors. The duties and obligations set forth in this document shall be binding upon, and inure to the benefit of, each Party's Heirs, Assignees, and Successors in Interest.
- 10. Notices. All notices, requests, demands and other communications required or permitted to be given hereunder must be in writing and deposited in the United States Mail, postage prepaid, or personally delivered, or sent by facsimile with a copy deposited in the United States Mail, to the appropriate address set forth below, or at such other address as a party may, from time to time, designate in writing. Each party

may from time to time designate by written notice to the other party not more than two additional entities with an interest in the property (lenders, investors, insurers) to receive notice hereunder. Notices shall be deemed sufficiently served or given on the date dispatched in a manner provided above. The initial addresses of the parties shall be:

With respect to AEI:

c/o Abington Emerson Investments, LLC 11100 Santa Monica Boulevard, Suite 260 Los Angeles, CA 90025

With respect to SQUIRRELS: Blind Squirrels, LLG P.O. Box 605 Clear Creek, Indiana 47426

11. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts when taken together shall constitute only one instrument.

[Signature page follows]

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EXECUTED on the day and year set forth above.

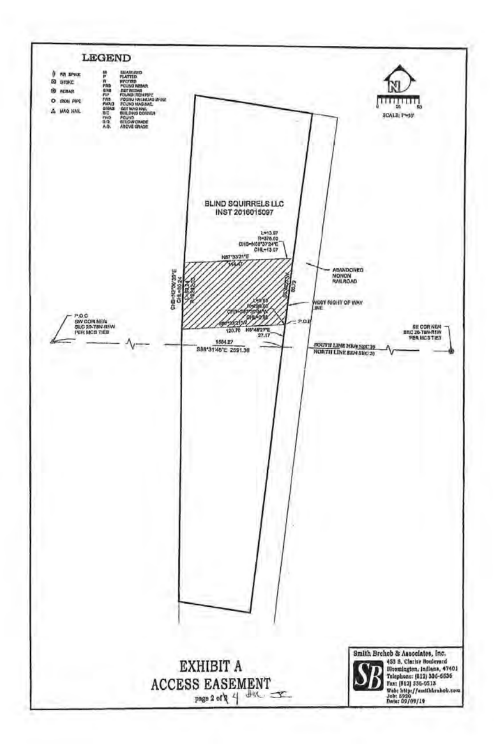
EXHIBIT A

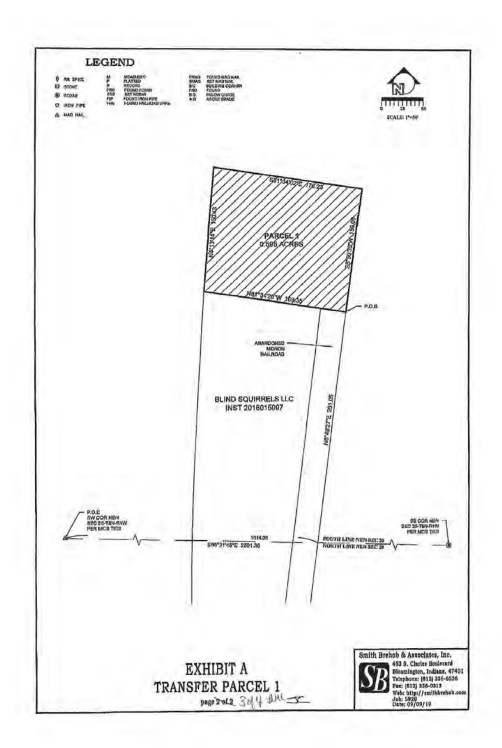
Depiction of Easement Area and Transfer Parcels

(See attached)

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Exhibit A, page 1





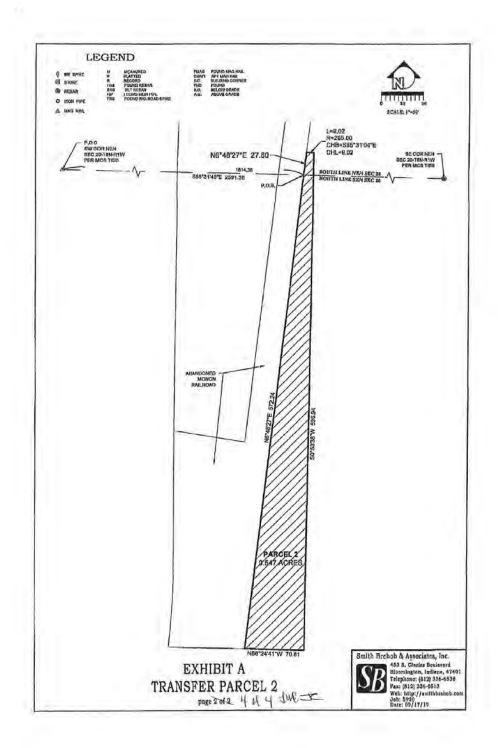


EXHIBIT B FORM OF DEED

LIMITED WARRANTY DEED

THIS INDENTURE WITNESSETH, that, ("Grantor") CONVEYS, with the limited warranty pro	a(n) ovided
below, to, a(n)	
("Grantee"), for the sum of Ten Dollars (\$10.00) and other valuable consideration	n, the
receipt and sufficiency of which is hereby acknowledged, certain real property loca County, Indiana, which real property is commonly know and is more particularly described on Exhibit A, at	vn as
hereto and incorporated herein by reference (the "Real Estate").	
SUBJECT TO the lien of real estate taxes due and payable in (May) (Nover 201_, and thereafter, to all general and special assessments and all other governments.)	nental,
municipal and public dues, charges and impositions not delinquent, to all easer	
restrictions, agreements, covenants, encumbrances and other matters of record,	
interest of the public in all rights of way on or adjacent to the Real Estate and	to all
matter which would be disclosed by a survey or inspection of the Real Estate.	
Grantee's post office address is:	
Grantor, as its sole warranty herein, specially covenants and warrants the Real Estate is free of any encumbrance made or suffered by Grantor except as set herein and that Grantor and Grantor's successors shall warrant and defend the set Grantee and Grantee's successors and assigns forever against the claims and demandall persons claiming by, through or under Grantor, but against none other.	forth me to
The undersigned person executing this deed on behalf of Grantor represent certifies that he is the duly authorized representative of Grantor and has been empowered and duly authorized by all necessary corporate/company action to Gran execute and deliver this Limited Warranty Deed; that Grantor has full capacity to co	fully tor to
US.123940326.09 Exhibit B, page 1	

Before me, a Notary Public in and for the County and State referenced above, personally appeared	IN WITNESS WHEREOF, Gr	
By:		and the second second second
By:	of, 201	antor has executed this deed this day
By:		
By:		
Printed Name: Title: STATE OF INDIANA COUNTY OF Before me, a Notary Public in and for the County and State referenced above, personally appeared of having been first duly sworn, acknowledged the execution of the foregoing Limited Warranty Deed on behalf of said corporation and stated that the representations contained herein are true. Witness my hand and Notarial Seal this		•
Printed Name: Title: STATE OF INDIANA SS: COUNTY OF SS: Before me, a Notary Public in and for the County and State referenced above, personally appeared, the of, who, having been first duly sworn, acknowledged the execution of the foregoing Limited Warranty Deed on behalf of said corporation and stated that the representations contained herein are true. Witness my hand and Notarial Seal this day of, 201 [SEAL] Notary Public		Day
STATE OF INDIANA) COUNTY OF Before me, a Notary Public in and for the County and State referenced above, personally appeared, the, who, having been first duly sworn, acknowledged the execution of the foregoing Limited Warranty Deed on behalf of said corporation and stated that the representations contained herein are true. Witness my hand and Notarial Seal this day of, 201 [SEAL] Notary Public Printed:		Printed Name:
Before me, a Notary Public in and for the County and State referenced above, personally appeared		Title:
Before me, a Notary Public in and for the County and State referenced above, personally appeared		
Before me, a Notary Public in and for the County and State referenced above, personally appeared		SS:
personally appeared	COUNTY OF)	
personally appeared	Before me, a Notary Public in	and for the County and State referenced above.
having been first duly sworn, acknowledged the execution of the foregoing Limited Warranty Deed on behalf of said corporation and stated that the representations contained herein are true. Witness my hand and Notarial Seal this day of, 201 [SEAL] Notary Public Printed: Commission No. I am a resident of County, Indiana.	personally appeared	, the
Notary Public Printed: Commission No. am a resident ofCounty, Indiana.		Seal this day of, 201
Printed:		
Commission No. I am a resident of County, Indiana.	[SEAL]	X X
	[SEAL]	
	[SEAL]	Printed:
My commission expires:		Printed: Commission No.
I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law (Mark Sausser).	I am a resident ofC	Printed:Commission No
This instrument was prepared by Mark C. Sausser, Facgre Baker Daniels LLP, 300 North Meridian Street, Suite 2700, Indianapolis, IN 46204.	I am a resident ofC My commission expires: I affirm, under the penalties for perjury	Printed: Commission No ounty, Indiana y, that I have taken reasonable care to redact each
	My commission expires: I affirm, under the penalties for perjury Social Security number in this document this instrument was prepared by Mark	Printed: Commission No. ounty, Indiana. y, that I have taken reasonable care to redact each at, unless required by law (Mark Sausser). C. Sausser, Faegre Baker Daniels LLP, 300 North
Exhibit B, page 2	I am a resident ofC My commission expires: I affirm, under the penalties for perjury Social Security number in this document of the instrument was prepared by Mark Meridian Street, Suite 2700, Indianapole	Printed: Commission No. ounty, Indiana. y, that I have taken reasonable care to redact each at, unless required by law (Mark Sausser). C. Sausser, Facgre Baker Daniels LLP, 300 North is, IN 46204.

EXHIBIT C

ACCESS AND UTILITIES EASEMENT

THIS ACCESS AND UTILITIES EASEMENT (this "EASEMENT" agreement) is made and executed this _25 day of ________, 2019, by and between BLIND SQUIRRELS, LLC, an Indiana limited liability company ("Grantor"), and ABINGTON EMERSON INVESTMENTS, LLC, a Delaware limited liability company ("Grantee"). Grantor and Grantee are each an "Owner" hereunder.

RECITALS

- A. Grantor is the owner of certain real property located in Monroe County, Indiana, in, on, under, over and through which Grantee desires to obtain an access easement and utilities easement (the "Access and Utilities Easement Area"). The Access and Utilities Easement Area is more particularly described on Exhibit A and depicted on Exhibit B, both attached hereto and by this reference incorporated herein.
- B. Grantee desires to obtain a non-exclusive easement in, on, over, and across the Access and Utilities Easement Area for the benefit of certain property owned by Grantee in Monroe County, Indiana, as described in Exhibit C, incorporated herein, made a part hereof ("Grantee's Property"), and for the purposes more particularly described herein. Grantor is willing to grant the easement to Grantee for such purposes subject to the terms and conditions set forth herein.
- G. In this document the "Access and Utilities Easement" is referred to as the "Easement" land is a permanent easement; the ten (10) feet wide easement added to each side of the Easement for the purposes of construction is a temporary easement (the "Temporary Construction Easement" which is equal to the permanent area of the EASEMENT plus the temporary 10 feet width added to each side boundary.

TERMS AND CONDITIONS

NOW, THEREFORE, for the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor and Grantee hereby agree as follows:

Easement.

1,1 Grant of Access Easement. Grantor hereby conveys to Grantee a non-exclusive access easement on, over, and across the Access and Utilities Easement Area for the

Exhibit C, page 1

use, construction, design, installation, repair, and replacement of a road right-of-way for pedestrian and vehicular ingress and egress into and out of Grantee's Property. This access easement, as well as all access and other rights provided for in this Agreement, will permit Grantee to access the Grantee's Property for any lawful present or future use to which the Grantee's Property may be put.

- 1.2 Grant of Utilities Easement. Grantor hereby conveys to Grantee, or its assignee if the assignment is to any public or quasi-public utility company, a non-exclusive utilities easement in, on, under, over and through the Access and Utilities Easement Area for the: (i) installation, construction and extension of any and all utility lines (i.e., water, sanitary sewer, storm water drainage, electricity, telecommunications, natural gas, etc.) and pipes and related facilities and all appurtenances thereto (collectively, the "Utilities"); (ii) tying into utility lines located on the Grantee's Property, if any; and (iii) thereafter maintaining, operating, inspecting, altering, removing, replacing, and protecting the Utilities, along with the right of ingress and egress for such purposes.
- Grant of Temporary Easement for Initial Construction. Grantor shall be responsible for the demolition and removal of the central portion of the existing building, improvements, and the removal of trees and brush, from the Easement Area as per a separate agreement between Grantor and Grantee, titled "Agreement Regarding Access and Utility Easement". Grantee shall be responsible for the construction of the road to be located on the Access and Utilities Easement Areas and related improvements including curbs, drainage, landscaping, signage and curb cuts (the "Road"). Grantor hereby grants to Grantee a temporary construction easement under, over and on that portion of the Grantor's property that reaches ten (10) feet north and south of the boundaries of the Access and Utilities Easement Area during the time of Grantee's initial construction of the Road (the "Temporary Easement Area"). Such temporary easement shall commence on the first day of road construction and shall terminate after such construction and any necessary restoration work is completed. After the completion of the initial construction, Grantee shall repair any portion of Temporary Constructed Easement Area disturbed by such construction to substantially the same condition as existed prior to such work. The Access and Utilities Easement Area and, so long as the temporary easement is in effect, the Temporary Easement Area, are collectively referred to as the Easement Area.
- 1.4 Grantor's Use of the Road. Grantor expressly reserves the right to construct curb cuts onto the north and south side of the road to allow for an access drive to and from the Road and the real property owned by Grantor adjacent to the Road as the same shall exist from time to time (the "Grantor Parcel"). The location of the curb

Exhibit C, page 2

cuts shall, if not included in the initial construction of the Road, be subject to Grantee's approval, not to be unreasonably withheld and shall be approved by the County and otherwise in compliance with Laws. In no event shall the curb cuts be constructed in a manner or location which would negatively affect the possibility of the County not accepting the Road as a public right of way. If any curb cuts are constructed by Grantor rather than as a part of the initial construction of the roads, the curb cuts shall be completed in a manner which avoids any material interference with the use of the Road to gain access to Grantee's Parcel. Upon Grantor's completion of any curb cuts it installs, all damage to the Road and all related improvements, including landscaping, shall be repaired at Grantor's sole cost and expense, to a condition existing before work on the curb cuts commenced.

- 2. Maintenance; Self Help. Except as provided below, Grantee will maintain and repair the Access and Utilities Easement Area: (i) to standards required by any applicable municipal/government authorities; and (ii) in a workmanlike and acceptable manner, including maintaining the Access and Utilities Easement Area in such a manner as to allow Grantee's access to and from the Grantee's Property and Rogers Street. Grantee's maintenance and repair obligation will include but will not be limited to seal coating, striping and patching, and snow and ice removal. The foregoing is herein collectively referred to as the "Road Maintenance Obligations." Grantor shall be responsible for maintaining the landscaping, sidewalks and signage located in the Easement Area (the "Landscaping Maintenance Obligations"). All Road Maintenance Obligations shall terminate upon the acceptance of the dedication of the Road to the City of Bloomington, Indiana or Monroe County, Indiana. Notwithstanding the foregoing, each party shall be solely responsible for damage to or repairs for the Road to the extent arising from the negligence or intentional misconduct of such party or such parties' misuse of the The Road Maintenance Obligations and the Landscaping Maintenance Obligations shall be completed in a manner as is required by law and is consistent with similar residential subdivisions in Bloomington, Indiana.
- 3. <u>Insurance</u>. Grantee and Grantor shall, upon written request, each deliver to the other party certificates of insurance indicating that it has obtained general commercial liability insurance with coverage of at least \$1,000,000 (with reasonable deductibles, accounting for the financial strength of the insured).
- 4. Run with the Land/Successors. This Agreement, and the easements granted herein, are perpetual and shall run with the land described herein, and the terms and conditions of this Agreement shall inure to the benefit of and be binding upon the parties, their successors and assigns.
- Dedication. Grantor and Grantee acknowledge that it is the intent of the parties that the Road will be dedicated to Monroe County, Indiana, by and through the

Exhibit C, page 3

appropriate agency, and Grantor shall work diligently and in good faith to cause such dedication. The parties acknowledge that Grantee has control over all aspects of road construction, in accordance with specifications set out by Monroe County and the State of Indiana, that must be met prior to acceptance of the Road for dedication by the County. Grantee shall cooperate with the dedication, including the execution of any required consents or other documents, so long as at no cost or liability to Grantee. Grantee agrees to construct the Road in a manner that is equal or superior to the requirements for publicly dedicated rights-of-way in residential subdivisions in Monroe County, Indiana, including the construction of a curb cut into South Rogers Street.

- 6. Compliance with Laws and Regulations. The Parties shall use, and cause their invitees, agents, contractors, employees and tenants to use, the easement rights contained in this Agreement in compliance with all applicable laws and regulations and shall not do or permit to be done anything which would or might result in the other party from becoming liable for any increased costs, damages, fines or penalties under any such law or regulation.
- Jurisdiction. Jurisdiction for resolution of legal issues regarding this Agreement shall rest with the Monroe County, Indiana Circuit Courts.
- 8. Severability. If any term or provision of this Agreement shall, to any extent, be determined by a court of competent jurisdiction to be void, voidable or unenforceable, such void, voidable or unenforceable term or provision shall not affect any other term or provision of this Agreement.
- Applicable Law. This Agreement and all matters relating hereto shall be governed by, construed and interpreted in accordance with the laws of the State of Indiana.
- Notices. All notices, requests, demands and other communications required or permitted certified mail, return receipt requested, to be given hereunder must be in writing and deposited in the United States Mail, postage prepaid, or personally delivered, or by overnight courier to the appropriate address set forth below, or at such other address as an Owner may, from time to time, designate in writing. Each Owner may from time to time designate by written notice to the other Owners not more than two additional entities with an interest in the property (lenders, investors, insurers) to receive notice iciently served or given on the date received e initial addresses of the Owners shall be:

hereunder. Notices shall be deemed s	suffi
or when delivery was first attempted.	The

With	res	pect	to	Grantee:
AA TOTT	100	JCCL	cc	CHAILCO.

Bland Squirrels LLC 2600 S. Kugg Post Bloomington TN 47403

With respect to Grantor:

Abington Emerson Investments, LLC

11100 Santa Monica Boulevard, Suite 260

Los Angeles, CA 90025

- 11. Counterparts. The parties may sign this Agreement in multiple identical counterparts, all of which taken together shall constitute one and the same agreement. Further, the parties shall treat a recorded copy of an original signature to this Agreement for all purposes as an original signature. The parties shall consider a recorded copy of the signed Agreement for all purposes as an original of the Agreement to the maximum extent permitted by law, and no party to this Agreement shall have any obligation to retain a version of this Agreement that contains original signatures in order to enforce this Agreement, or for any other purpose.
- 12. Representation. Grantor hereby warrants that it is the sole fee owner of the Easement Area, no third-party consent is required to enter onto or carry out the terms of this Agreement and that the Easement Area is not subject to any encumbrance including, without limitation, any mortgage, lien or other security interests.

[Signature page follows]

1/8.123940326.09 Exhibit C, page 5

EXECUTED by Grantor and Grantee on the date first set forth above.

Grantor: BLIND SQUIRRELS LLC [Exhibit Only, Do Not Execute] By: Name (Print): Title: STATE OF INDIANA COUNTY OF MONROE On before me, _ Public, personally appeared ___, the __ Squirrels, LLC who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of that the foregoing paragraph is true and correct. WITNESS my hand and official seal. Signature (Seal) My County of Residence is _____ County, Indiana My Commission expires on _______, 20____. Commission No.

Exhibit C, page 6

EXECUTED by Grantor and Grantee on the date first set forth above.

Grantee:

ABINGTON EMERSON INVESTMENTS, LLC

[Exhibit Only, Do Not Execute]

	By:		
		ne (Print):	
		2:	

STATE OF			
SIATE OF			
COUNTY OF)		
0=	hofens ma		Sun The
Dublic paramally an	, before me,	, a N of Abii	otary
person(s) acted, execute I certify under PEN that the third witness my hand and	ed the instrument. NALTY OF PERJURY the foregoing paragraph is d official seal,		
Signature	(Se	eal)	
County of Residence:		_, County, Indiana	
My Commission Expire	s:,	20	
Commission No.			
This instrument was pre N. Meridian Street, Suite	epared by: Mark C. Sausse e 2700, Indianapolis, India	er, Esq., Faegre Baker Daniels LLP ana 46204.	, 300
US,123940326.09	i		

I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law. (Mark C. Sausser)

2

EXHIBIT A TO ACCESS AND UTILITIES EASEMENT

(Legal Description of the Access and Utilities Easement Area)

A PART OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 8 NORTH, RANGE 1 WEST, MONROE COUNTY, INDIANA, DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF SAID NORTHEAST QUARTER THENCE ALONG THE SOUTH LINE OF SAID NORTHEAST QUARTER SOUTH 88 DEGREES 31 MINUTES 45 SECONDS (STATE PLANE INDIANA WEST ZONE), FOR 1584.27 FEET TO THE WEST RIGHT OF WAY OF THE ABANDONED MONON RAILROAD; THENCE ALONG SAID WEST RIGHT OF WAY LINE NORTH 06 DEGREES 48 MINUTES 27

SECONDS EAST, FOR 27.17 FEET TO THE POINT OF BEGINNING; THENCE LEAVING SAID RIGHT OF WAY SOUTHWESTERLY 0.98 FEET ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 295.00 FEET AND BEING SUBTENDED BY A CHORD BEARING SOUTH 87 DEGREES 48 MINUTES 03 SECONDS WEST AND CHORD LENGTH OF 0.98 FEET; THENCE SOUTH 87 DEGREES 33 MINUTES 21 SECONDS. FOR 120.70 FEET TO THE CENTERLINE OF ROGERS ROAD; THENCE NORTHEASTERLY ALONG THE CENTERLINE 80.24 FEET WITH A CURVE TO THE RIGHT HAVING A RADIUS OF 3232.03 FEET AND BEING SUBTENDED BY A CHORD BEARING NORTH 02 DEGREES 00 MINUTES 39 SECONDS EAST AND A CHORD LENGTH OF 80.24 FEET; THENCE LEAVING SAID CENTERLINE NORTH 87 DEGREES 33 MINUTES 21 SECONDS EAST, A DISTANCE OF 114.47; THENCE NORTHEASTERLY 13.97 FEET ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 375.00 FEET AND BEING SUBTENDED BY A CHORD BEARING NORTH 88 DEGREES 37 MINUTES 24 SECONDS EAST AND A CHORD LENGTH OF 13.97 FEET TO THE WEST RIGHT OF WAY OF THE ABANDONED MONON RAILROAD; THENCE ALONG SAID RIGHT OF WAY SOUTH 06 DEGREES 48 MINUTES 27 SECONDS WEST, A DISTANCE OF 80.79 FEET TO THE POINT OF BEGINNING, CONTAINING 0.230 ACRES, MORE OR LESS.

EXHIBIT B TO ACCESS AND UTILITIES EASEMENT

(Depiction of the Access and Utilities Easement Area)

[See the Following Page]

1

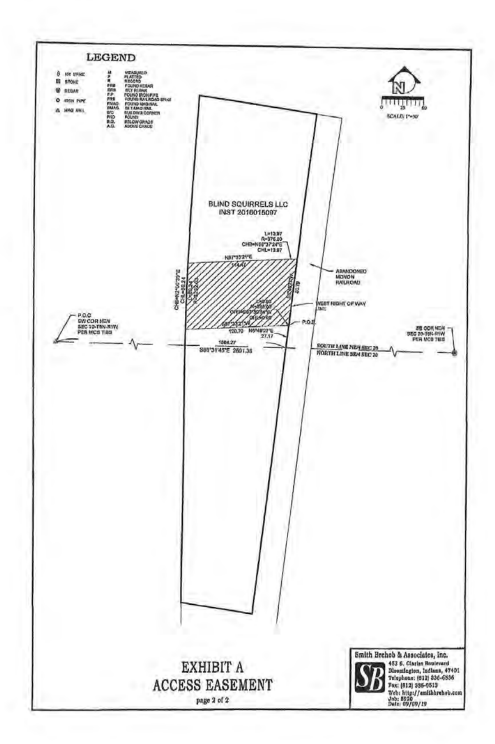


EXHIBIT C TO ACCESS AND UTILITIES EASEMENT

(Description of Grantee Property)

TRACT 1 OF THE SOUTHCREST MOBILE HOME PARK TYPE "A" ADMINISTRATIVE SUBDIVISION FINAL PLAT, DATED SEPTEMBER 3, 2010 AND RECORDED IN MONROE COUNTY, INDIANA AS INSTRUMENT NUMBER 2010015321 ON OCTOBER 6, 2010 AND IN PLAT CABINET D, ENVELOPE 101, IN THE OFFICE OF THE RECORDER OF MONROE COUNTY, INDIANA.

1

EXHIBIT THIRTEEN: Tree Preservation Exhibit

Southern Meadows Subdivision

Tree Preservation Exhibit



EXHIBIT FOURTEEN: Buildable Area Waiver Request

Smith Brehob & Associates, Inc.



Stephen L. Smith, P.E., L.S. Steven A. Brehob, BS.CNT. Todd M. Borgman, PLS Don Kocarek, L.A. Katherine E. Stein, P.E. "Providing professional land planning, design, surveying and approval processing for a quality environment"

453 S. Clarizz Boulevard Bloomington, IN 47401

November 25, 2019

Monroe County Plan Commission Suite 224 501 N. Morton Street Bloomington, IN 47404

Dear Members of Plan Commission,

As recommended by the Monroe County Highway department, we are requesting a waiver of the buildable area requirement for lots 16-23, 35-45, 47-52, 61-63, 68-72, 76-78, 85-86, and 91-94 within the proposed Southern Meadows subdivision. The buildable area requirement we are requesting to be waived is stated as follows in chapter 804 of the Monroe County Zoning Ordinance:

"Slopes 15% or greater as specified in Chapter 825 Area 2 Regulations"

The reason for this request is to fulfill the grading recommendations given to us by the Monroe County Highway department.

Thank you for your thoughtful consideration to this matter.

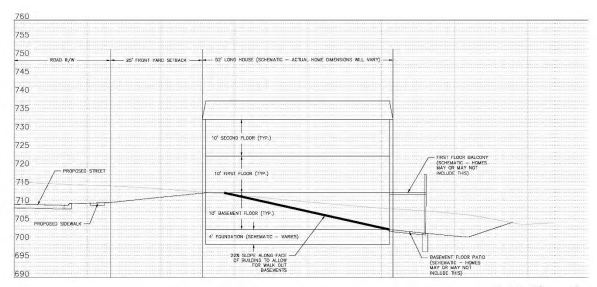
Regards,

Kendall Knoke

Smith Brehob & Associates, Inc.

812-336-6536 ext. 13

kknoke@smithbrehob.com



TYPICAL WALK OUT BASEMENT ELEVATION (LOT 47 SHOWN HERE)

V: 5 10 20

HORIZONTAL SCALE: 1"=10'

VERTICAL SCALE: 1"=10'

Google Maps 4391 Maefield Dr Zoning: MR



Image capture: May 2019 © 2019 Google

Bloomington, Indiana

Google

Street View - May 2019

1 of 1 10/21/2019, 2:27 PM

Google Maps

4436 S Carberry Ct Zoning: RS3.5



Image capture: Jul 2014 © 2019 Google

Bloomington, Indiana

Google

Street View - Jul 2014

1 of 1

Google Maps

4213 S Clear View Dr Zoning: Clear Creek Estates PUD



Image capture: Jul 2014 © 2019 Google

Bloomington, Indiana

Google

Street View - Jul 2014

1 of 1

Google Maps 4333 N Ridgewood Dr Zoning: MR



Image capture: May 2019 © 2019 Google

Bloomington, Indiana

Google

Street View - May 2019

1 of 1 10/21/2019, 2:29 PM

Google Maps 1577 W Leighton Ln Zoning: Highlands PUD



Image capture: May 2019 © 2019 Google

Bloomington, Indiana

Google

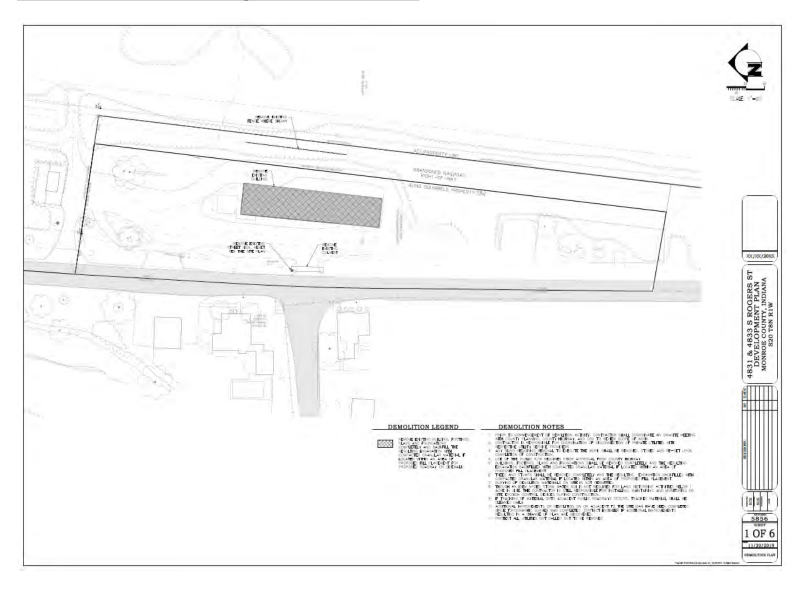
Street View - May 2019

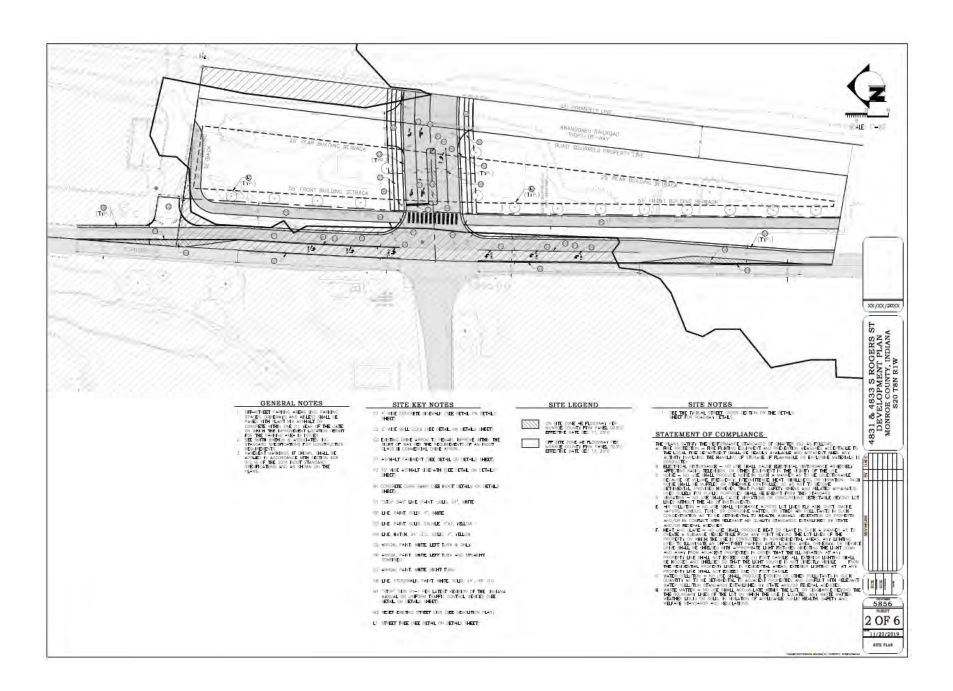
1 of 1 10/21/2019, 2:07 PM

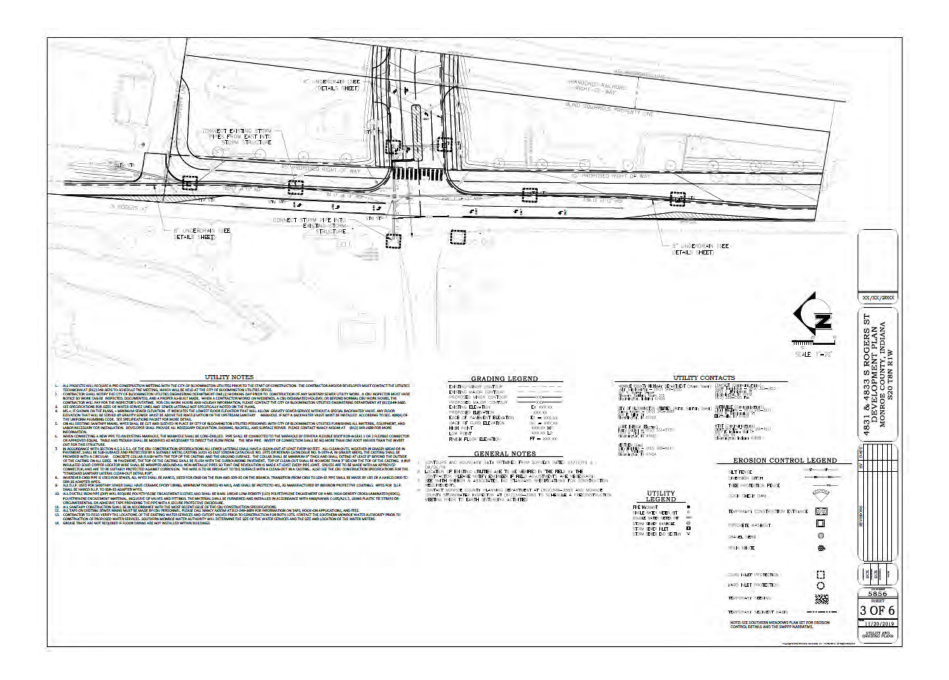
913 W Baywood Dr Zoning: Clear Creek Estates PUD

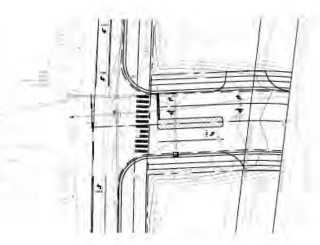


EXHIBIT FIFTEEN: Draft Development Plan - W That Road

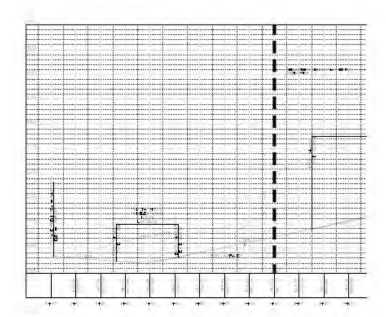












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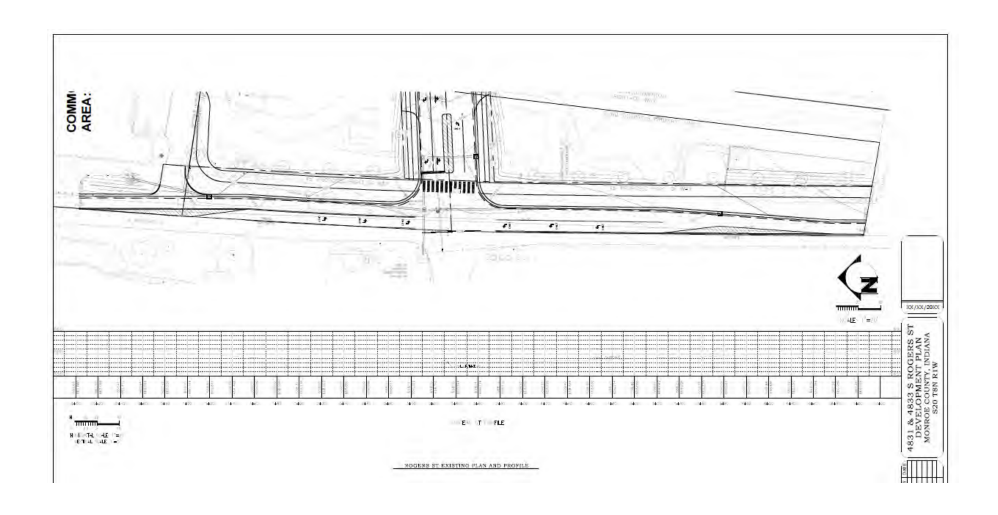


EXHIBIT SIXTEEN: Letter of Support – MCCSC

Jacqueline Nester

From: Kendall Knoke <kknoke@smithbrehob.com>
Sent: Tuesday, October 29, 2019 10:29 AM

To: Jacqueline Nester

Subject: FW: [EXTERNAL] RE: Leonard Valley Subdivision Concept Site Plan

Jackie, see below for confirmation from MCCSC that I met with them regarding the path connection.

Thanks, Kendall

Kendall Knoke

Smith Brehob & Associates, Inc. 812-336-6536 x13

From: Ciolli, Christopher R <cciolli@mccsc.edu> Sent: Tuesday, October 29, 2019 10:26 AM To: Kendall Knoke <kknoke@smithbrehob.com>

Subject: Re: [EXTERNAL] RE: Leonard Valley Subdivision Concept Site Plan

Kendall,

This email serves as confirmation that you and met on May 16th, 2019 to discuss the trail that connect the school and Southern Meadows and support the installation of said trail in an effort to provide safe passage for our students and community members. It is understood that MCCSC will have an opportunity to review and provide input prior to final design or construction of the neighborhood.

Thank you,

Chris Ciolli

Director of Building Operations

MCCSC Service Building

560 E. Miller Dr.

Bloomington, IN 47401

812-330-7720 ext. 53185

812-330-7791 Fax

From: Kendall Knoke < kknoke@smithbrehob.com > Sent: Monday, October 28, 2019 2:25 PM

I.

To: Ciolli, Christopher R < cciolli@mccsc.edu>

Subject: [EXTERNAL] RE: Leonard Valley Subdivision Concept Site Plan

Chris, can you send me an email confirming that we met on May 16th and that the school is generally in support of the trail connection between Clear Creek Elementary and the proposed Southern Meadows (formerly Leonard Valley) single family residential subdivision?

You will still review and approve the final construction plans if the subdivision is approved but this is just a statement of general support for the trail connection for the Plan Commission hearing.

Thank you, Kendall

Kendall Knoke

Smith Brehob & Associates, Inc. 812-336-6536 x13

From: Kendall Knoke

Sent: Thursday, May 16, 2019 9:50 AM

To: cciolli@mccsc.edu

Subject: Leonard Valley Subdivision Concept Site Plan

Chris, to save you the trouble of scanning the site plan, it is attached here for you. Thanks for meeting today.

I will reach out to Bill Riggert for the Clear Creek Elementary Survey and keep you posted on the development as things progress.

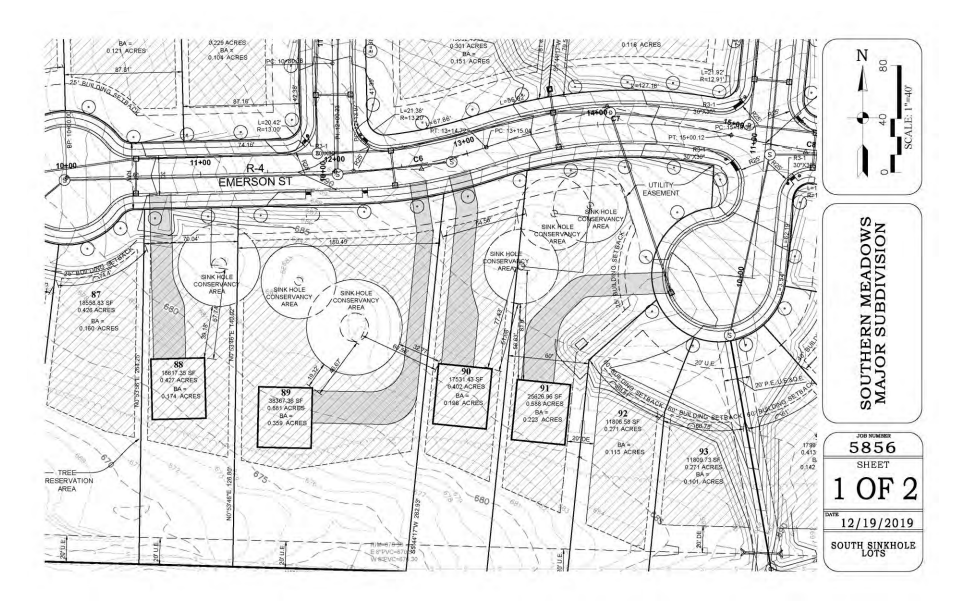
Regards, Kendall

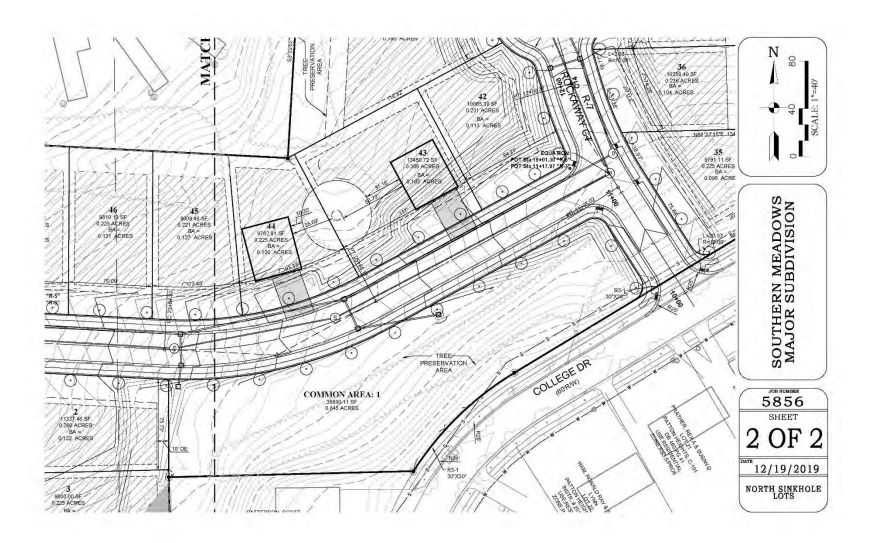
Kendall Knoke

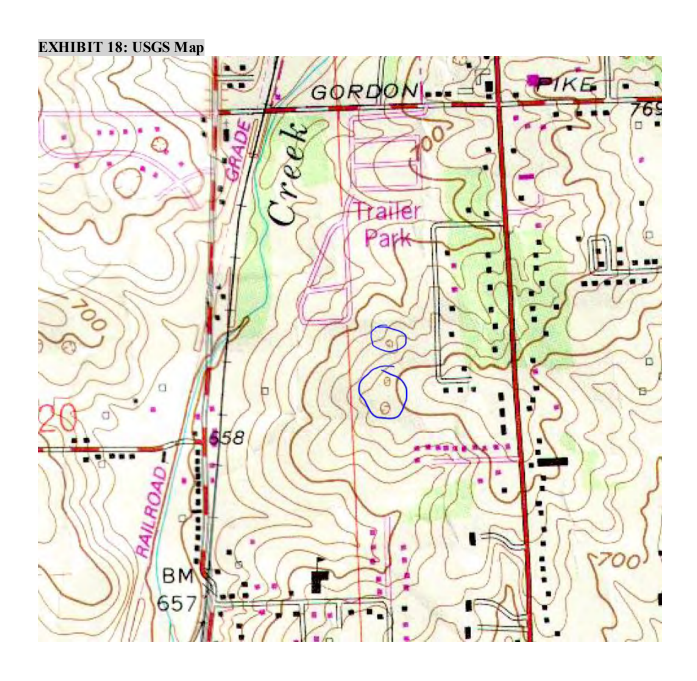
Smith Brehob & Associates, Inc. 453 S. Clarizz Boulevard Bloomington, IN. 47401 Office: 812-336-6536 ext. 13 E-mail: kknoke@smithbrehob.com

WARNING: This message was sent from a non-MCCSC account. Please exercise caution when clicking links or opening attachments from external sources.

EXHIBIT SEVENTEEN: Schematic of Development for Lots 88-91







MONROE COUNTY PLAT COMMITTEE

June 18, 2020

PLANNER Tammy Behrman

CASE NUMBER 2005-SMN-03 Willoughby Minor Subdivision

PETITIONER Daniel and Carol Willoughby c/o Deckard Land Surveying

ADDRESS 9501 W Rockeast RD

REQUEST Preliminary Plat to Subdivide (1) Parcels into (3) Lots

o Utility Waiver Request

ZONE Agriculture/Rural Reserve (AG/RR)

ACRES 203.15 acres +/TOWNSHIP Indian Creek

SECTION 30

COMP PLAN

DESIGNATION Farm and Forest

EXHIBITS

1. Preliminary Plat

- 2. Petitioner waiver findings utility
- 3. 2019 Deed Instrument Number 2019016470
- 4. 2020 Deed Instrument Number 2020005322

RECOMMENDATION

Approve the Minor Subdivision Preliminary Plat and the Utility Waiver request, based on the findings of fact, subject to the Monroe County Highway Engineering and Drainage Engineering Reports with one condition of approval:

1. The Rule 5 review must be completed prior to the final plat release.

BACKGROUND/DISCUSSION

The petition site totals 203.15 +/- acres and is located in Indian Creek Township. The site has a home and agriculture structures on site. The site maintains frontage along W Rockeast Road.

The site is currently zoned Agriculture/Rural Reserve (AG/RR). The petitioner is proposing to subdivide one (1) parcel into three (3) lots. Each proposed lot meets all design standards within the Monroe County Zoning Ordinance for the Agriculture/Rural Reserve (AG/RR) Zoning District. The proposed acreage for the each lot is as follows:

- Lot 1 (105.38 acres)
- Lot 2 (10.75 acres)
- Lot 3 (84.78 acres)

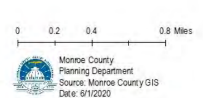
The proposed lots can be served by private septic systems according to the Health Department email. At the time of the staff report publication there were no actual permits on file with the Planning Department. The lots will be provided electric service by REMC. Water will be provided by well or cistern and a note is on the plat per 856-38(B). The lots will be accessed per submitted driveway permit applications pending Highway Department specifications. There is a waiver requests for the undergrounding of utilities requirement with this petition. A Rule 5 has been reviewed by County Stormwater and there are still outstanding comments.

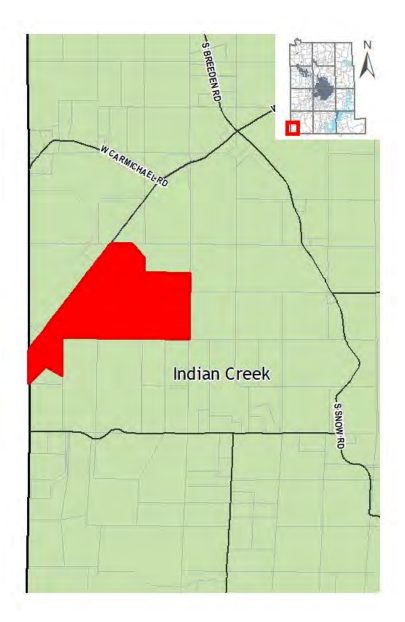
Two deeds for the petition site are shown as Exhibits 3 & 4. There is some discrepancy on the transfer of title that should be discussed at the Plat Committee. The 2019 deed refers the petition site as Tract 1 and the 2020 deed refers to the petition site as Tract 4. It is unclear which Instrument number should be referred to as the 2020 deed appears to be prepared in error.

LOCATION MAP

The site is located off 9501 W Rockeast Road in Sections 30 of Indian Creek Township. The property maintains frontage along W Rockeast Road, which is classified as "Local Road" per the Monroe County Thoroughfare Plan.

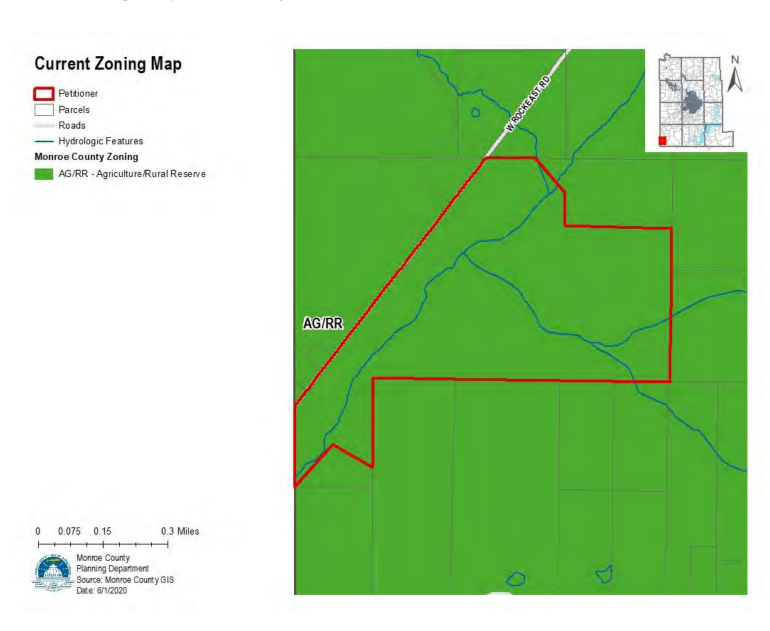
Location Map Petitioner Roads Civil (Political) Townships Parcels





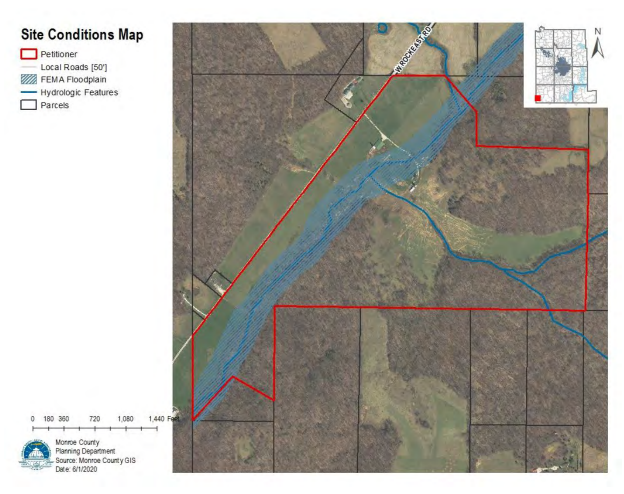
ZONING

The site is zoned Agriculture/Rural Reserve (AG/RR) along with all the other adjacent parcels. Nearby uses are primarily residential and agricultural.

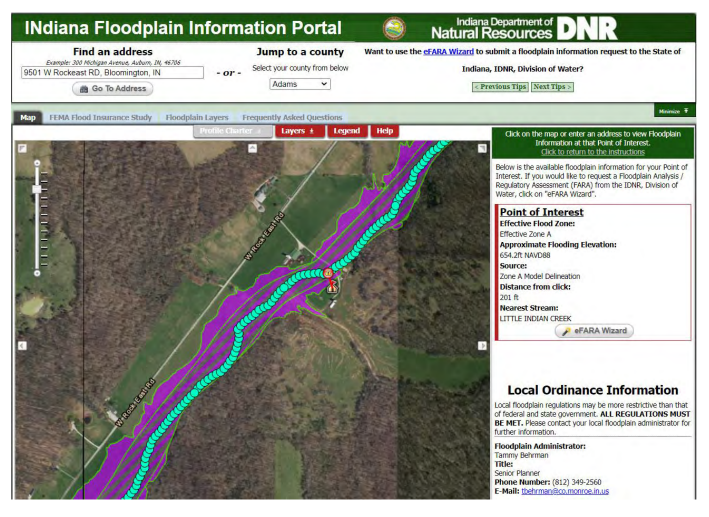


SITE CONDITIONS

The site has several agriculture structures and a home from 2002 (see summary of improvements below). A 16,000 sf Ag structure is currently under construction. There many acres of agriculture fields, forested area and a perennial stream running through the petition site. There is Zone A FEMA floodplain on the petition site. There are no visible karst features. The property has a substantial amount of Buildable Area.



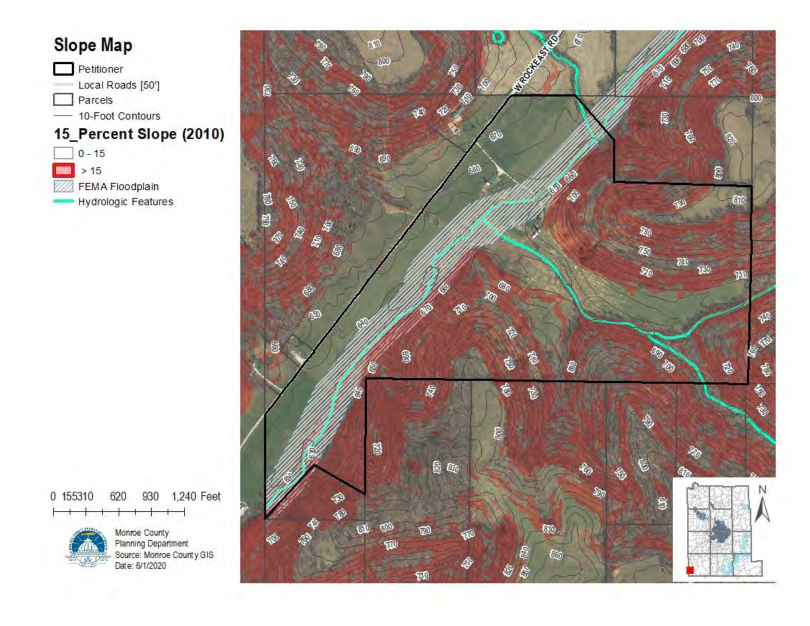
Summary of Imp	provements				
Buildings	Grade	Condition	Construction Year	Effective Year	Area
Barn, Pole (T3) R 0	1 C	Α	1982	1982	8,000
Silo R 01	С	Α	1982	1982	254
Silo R 01	С	F	1970	1970	201
Barn, Pole (T3)	С	Α	2005	2005	1,080
Car Shed	С	А	2005	2005	360
Barn, Pole (T3) 02	С	А	2012	2012	1,440
Single-family R 01	D	Α	2002	2002	1,164



Best Available Data map from DNR Effective Zone A shown above. Base Flood Elevation (BFE) at the northern lot line is 661.4 and the BFE 636.7 at the southwestern lot line.

The preliminary plat technically complies with Chapter 856-32 (B) Any new subdivision proposing sole access subject to flooding for substantial periods of time that impede the ability of emergency and public services to adequately serve created lots is prohibited, and this requirement shall not be waived.

Buildable area for each lot is accessed by a separate driveway along the road frontage though the petitioner's intent is to use the ingress/egress for Lot 2 to access the southeast parts over the stream for new home locations.



The preliminary plat delineates Buildable Area in a more general fashion than what is shown in the LiDAR map. The petitioners intend to provide detailed site plans for future home sites showing more specific Buildable Area with regards to slope.

SITE PHOTOS



Figure 1: Pictometry view from April 2020 of petition site.



Figure 2. Pictometry view from 2014 of area with pond and unused agriculture structures.



Figure 3. Facing south: view of the existing driveway with utility line an agriculture structures shown.



Figure 4. Facing east: view of the perennial stream. Culvert crossing is in the foreground.



Figure 5. The 16,000 sf agriculture structure was issue and improvement location permit waiver on January 24, 2020.



Figure 6. View of the utility poles to allow clearance over the stream.

INFRASTRUCTURE AND ACCESS

The parcel maintains frontage along W Rockeast Road, which is classified as "Local Road" per the Monroe County Thoroughfare Plan.

Each proposed lot in the subdivision can be served by private septic systems. Driveway permits have been submitted and are pending approval per the Public Works Department. Finally, the petitioner has submitted a proof of capacity letter for the proposed subdivision from REMC. Water will be through well or cistern.

No sidewalks are required, there is a preservation area for the 97 required street trees.

A utility waiver has been requested for both existing and future burying of utilities.

COMPREHENSIVE PLAN DISCUSSION

The petition site is located within the Farm and Forest Comprehensive Plan designation which states:

Farm and Forest Residential

Much of Monroe County is still covered by hardwood forests, in no small part because of the presence of the Hoosier National Forest, Morgan-Monroe State Forest, Army Corps of Engineers properties, and Griffy Nature Preserve. Much of the low lying floodplains and relatively flat uplands have been farmed for well over 100 years. These areas are sparsely populated and offer very low density residential opportunities because of both adjoining Vulnerable Lands and the lack of infrastructure necessary for additional residential density. This category encompasses approximately 148,000 acres including about 40,000 acres of our best agricultural property located primarily in the Bean-Blossom bottoms and western uplands of Richland Township and Indian Creek Township. It includes private holdings within the state and federal forests.

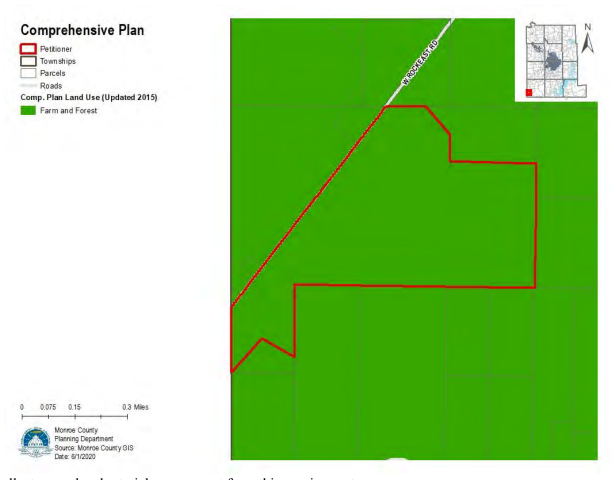
Farm and Forest Residential also includes the environmentally sensitive watersheds of Monroe Reservoir, Lake Lemon, and Lake Griffy and several other large vulnerable natural features in Monroe County. There are approximately 78,000 acres of watershed area in this portion of the Farm and Forest Residential category. These natural features provide a low density residential option while protecting the lakes and the water supply resources of the County. The Farm and Forest areas comprise most of the Vulnerable Land in Monroe County.

A low residential density is necessary in order to protect associated and adjoining Vulnerable Lands and to sustain particular "quality of life" and "lifestyle" opportunities for the long-term in a sparsely populated, scenic setting. With a few exceptions like The Pointe development on Monroe Reservoir, these areas do not have sanitary sewer services and have limited access on narrow, winding roadways. Those portions not already used for agriculture are usually heavily forested and have rugged topography. They offer unique and sustainable residential opportunities that cannot be replaced.

In reviewing rezoning, subdivision and site development proposals, the County Plan Commission shall consider the following:

- Public services or improvements are not expected for these areas within the horizon of this Plan because those improvements require significant investment in roadways, sanitary sewer, private utilities, and public services for which County financial resources do not exist.
- New residential density places additional stress on nearby vulnerable natural features that cannot be mitigated by sustainable practices without additional public expense.
- Low density residential opportunities and their associated lifestyle are scarce resources that are sustained only by our willingness to protect that quality of life opportunity for residents who have previously made that lifestyle choice and for future residents seeking that lifestyle.

To maintain Farm and Forest property use opportunities an average residential density per survey section shall be established by ordinance. This average density shall preserve the rural lifestyle opportunity of this area and help protect nearby Vulnerable Lands. The grouping of more than four residential units sharing the same ingress/egress onto a County or state roadway shall not occur on rural property in this category. All property subdivided in this category must provide for adequate contiguous Resilient Land to support either two independent conventional septic fields or one replaceable mound system, sufficient space for buildings traditionally associated with this type use must also be available. In addition, public roadways shall not experience less than the Monroe County Level of Service standard designation which exists at the time this Plan is adopted as a result of subdivision. Roadways classified as state Highways, major



collectors, or local arterials are exempt from this requirement.

FINDINGS OF FACT - Subdivisions 850-3 PURPOSE OF REGULATIONS

(A) To protect and provide for the public health, safety, and general welfare of the County.

Findings

- The site is currently zoned Agriculture/Rural Reserve (AG/RR);
- Approval of the subdivision would create three (3) lots that exceed the minimum lot size requirement for the Agriculture/Rural Reserve (AG/RR) Zoning Designation;
- Approval of the subdivision would result in Lot 1 = 105.38 acres, Lot 2 = 10.75 acres and Lot 3 = 84.78 acres;
- The proposed use in the subdivision is residential and agricultural;
- Each lot can be served by a private septic system;
- The lots have been issued capacity letters by REMC and water will be serviced privately by well or cistern;
- (B) To guide the future development and renewal of the County in accordance with the Comprehensive Plan and related policies, objectives and implementation programs.

Findings

- See findings under Section (A);
- The Comprehensive Plan designates the site as Farm and Forest, which is described in this report;
- (C) To provide for the safety, comfort, and soundness of the built environment and related open spaces.

Findings

- See findings under Section (A);
- The surrounding uses are primarily agricultural and residential in nature;
- The property maintains frontage along W Rockeast Road;
- The proposed subdivision is meeting the Monroe County Zoning Ordinance's Buildable Area requirement;
- (D) To protect the compatibility, character, economic stability and orderliness of all development through reasonable design standards.

Findings

- See findings under Section (A);
- The adjoining properties are zoned Agriculture/Rural Reserve (AG/RR);
- W Rockeast Road is classified as a "Local Road" per the Monroe County Thoroughfare Plan;
- (E) To guide public and private policy and action to ensure that adequate public and private facilities will be provided, in an efficient manner, in conjunction with new development, to promote an aesthetically pleasing and beneficial interrelationship between land uses, and to promote the conservation of natural resources (e.g., natural beauty, woodlands, open spaces, energy and areas subject to environmental constraints, both during and after development).

Findings

- See findings under Sections (A), (C), and (D);
- A waiver for undergrounding utilities has been requested with this petition;
- There are no visible karst features on the property;

- There is a perennial stream designated as FEMA Zone A Floodplain;
- Drainage easements have been placed on the plat per recommendation from the MS4 Coordinator:
- **(F)** To provide proper land boundary records, i.e.:
 - (1) to provide for the survey, documentation, and permanent monumentation of land boundaries and property;

Findings:

- The petitioner has submitted a preliminary plat drawn by a registered surveyor.
- (2) to provide for the identification of property; and,

Findings:

- The petitioner submitted a survey with correct references, to township, section, and range to locate the parcel. The petitioner has provided staff with a copy the recorded deed of the petition site:
- (3) to provide public access to land boundary records.

Findings

• The land boundary records are found at the Monroe County Recorder's Office and, if approved, this petition will be recorded there as a plat. The plat must comply with Chapter 860 - Document Specifications to be recorded;

FINDINGS OF FACT – WAIVER OF UNDERGROUNDING UTILITIES

The petitioner is requesting a waiver from the *Improvement, Reservation and Design Standards* outlined in 856-41 (Utilities), which reads:

All utilities, including but not limited to gas, sewer, electric power, telephone and CATV shall be located underground throughout the subdivision.

Existing utility lines located above ground on public roads, rights-of-way or in easements serving other property are exempt from this provision.

Existing utility lines servicing residential and residential accessory structures shall be removed and placed underground unless waived.

Waivers from these provisions for existing utility lines may be granted subject to the waiver modifications in Chapter 850-12, Sections A through D, excluding sections 5, 8, and 9. Waivers may be granted via the following process:

- 1. for Subdivisions of more than 4 Lots by the Plan Commission
- 2. for Subdivisions of 4 Lots or Less by the Plat Committee

All utility lines and other facilities existing and proposed throughout the subdivision shall be shown on the preliminary plat. Underground service connections to the street property line of each platted lot shall be installed at the Subdivider's expense. At the discretion of the Commission, the requirement for service connections to each lot may be waived in the case of adjoining lots that are to be retained in single ownership and that are to be developed for the same primary use.

Section 850-12 of the Monroe County Subdivision Control Ordinance states: "The Commission may authorize and approve modifications from the requirements and standards of these regulations (including the waiver of standards or regulations) upon finding that:

1. Practical difficulties have been demonstrated:

Findings:

- A perennial stream designated as FEMA Zone A Floodplain bisects the petition site;
- The stream runs between the existing road and public utilities and the existing home;
- To underground electric under a FEMA Floodplain is a practical difficulties;
- 2. The requested modifications would not, in any way, contravene the provisions of the Zoning Ordinance, the Comprehensive Plan or the Official Map of the County;

Findings:

3. Granting the modifications waiver would not be detrimental to the public safety, health, or welfare and would not adversely affect the delivery of governmental services (e.g. water, sewer, fire protection, etc.):

Findings:

- The Subdivision Control Ordinance calls for utilities to be placed underground in Minor subdivisions, except on public roads, in rights-of-way, or in easements serving other property;
- The ordinance states 'Existing utility lines servicing residential and residential accessory structures shall be removed and placed underground unless waived';
- The petitioner has applied for a waiver from Chapter 856-41 due to the rural nature of the petition site and the perennial stream that bisects the petition site;
- The existing overhead utility line does not appear to serve another property and is not exempt from undergrounding provisions;
- Occupants of the petition site will continue to be serviced regardless of the location of the lines above- or below ground;
- Any future power lines needed for further development would have to be buried;
- If the overhead utility line waiver is approved, it will apply to the existing and future lines only;
- Advantages and disadvantages exist in undergrounding electric lines both of which involve safety hazards.
- 4. Granting the modifications would neither substantially alter the essential character of the neighborhood nor result in substantial injury to other nearby properties;

Findings:

- Waiver approval would permit existing conditions to persist;
- Burying in flooded area may make the lines be more vulnerable to damage from water intrusion;
- 5. The conditions of the parcel that give rise to the practical difficulties are unique to the parcel and are not applicable generally to other nearby properties;

Findings:

• See findings under items 1-4 above;

6. Granting the requested modifications would not contravene the policies and purposes of these regulations;

Findings:

- See findings under #2 and #3 above.
- 7. The requested modifications are necessary to ensure that substantial justice is done and represent the minimum modifications necessary to ensure that substantial justice is done;

Findings:

- The improvement is required due to the proposed subdivision of the property;
- The Subdivision Control Ordinance calls for utilities to be placed underground in all Minor subdivisions, except on public roads, rights-of-way, or existing easements that serve other property;
- The existing overhead utility line appears to serve only the petitioner's parcel as it travels south from the northwestern property line;
- Occupants of the petition site and sites served by the overhead utility lines will continue to be serviced regardless of the location of the lines above- or below ground;
- The installation of utilities underground is consistent with the policies and purposes of all relevant regulations.
- 8. The practical difficulties were not created by the Developer, Owner, Subdivider or Applicant; and,

Findings:

- (See findings under #1 & #7 above);
- 9. The practical difficulties cannot be overcome through reasonable design alternatives;

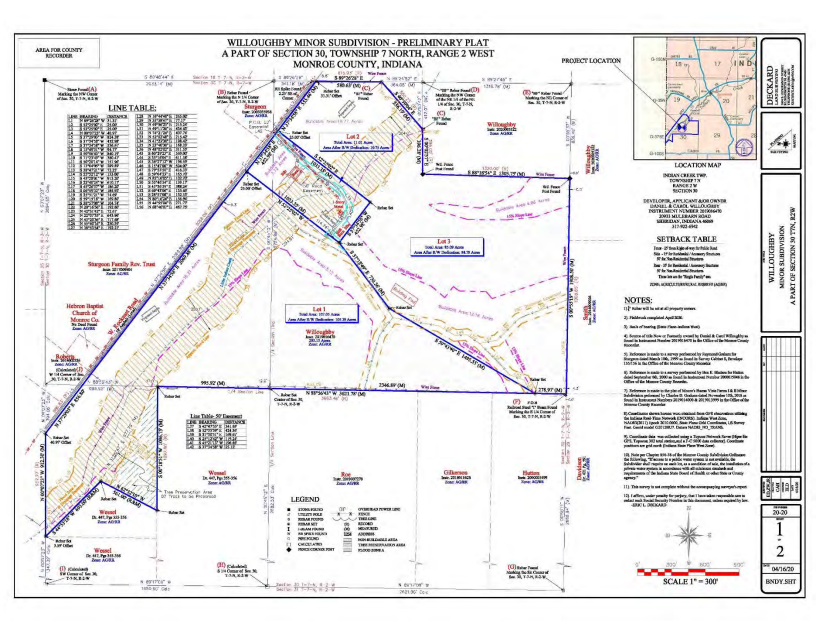
Findings:

- (See findings under #1 & #7 above);
- The installation of utilities underground is consistent with the policies and purposes of all relevant regulations.

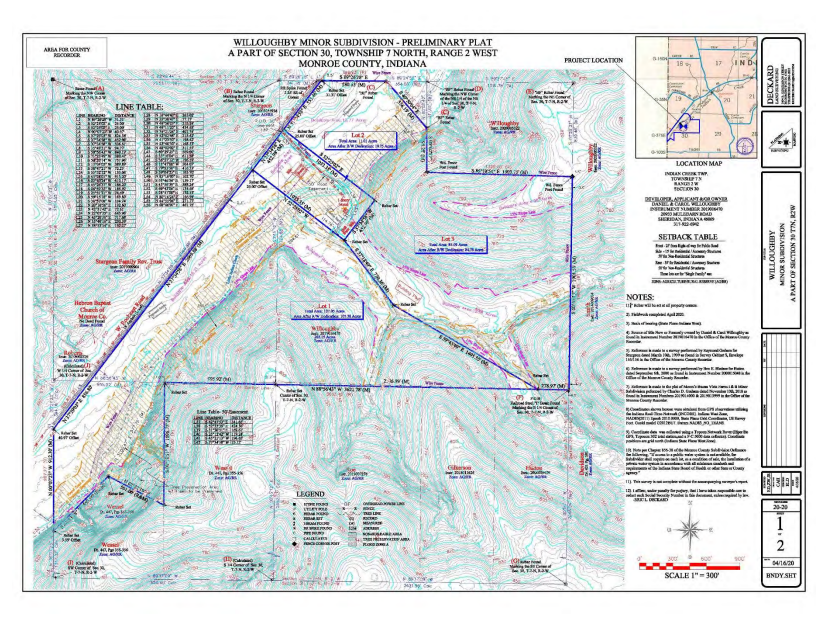
In approving modifications, the Commission may impose such conditions as will in its judgment substantially secure the objectives of these regulations.

EXHIBIT 1: Preliminary Plat

Page 1



Page 1 with contours



Page 2

		MINOR SUBDIVISION - PRELIMINARY PLAT ION 30, TOWNSHIP 7 NORTH, RANGE 2 WEST	TOWNSIUP 7 N BANGE 2 W SECTION 30	AREA FOR COUNTY RECORDER	10 40
10	SURVEYOR'S REPORT In accordance with Trite 863. IAC, 1-12 sections 1-30 of the Indiana Administrative Code, the following observations and opinions are submitted regarding the versions transmission in the location of lines and corners existlished on this survey as a result of:	MONROE COUNTY, INDIANA	DEVILOPER, APPLICANT &/OR OWNER DAN WILLDUGHEY INSTRUMENT NUMBER 2019016470 20933 MULEBARN ROAD SHERDIAN, RODANA 40099 317-922-6472		DECKARD LAND SURVEING THE LEGISLAND STRUCTURE OF THE LEGISLAND STRUCTURE
	A). (Variances) in the reference measuremies B). (Discrepancies) in the record description and plain C). (Inconsistencies) in lines of occupation and, D). (Redurity relational Accuracy) PEPA* P)				DE LANN BROOM BROM
- 5	The mixture positional assumes (due to reactions stores in measurement of this survey, a which that allowable for a Shatpeni observatory of 1994 and 1997 Mrs. a Shatpeni observatory of 1994 and 1997 Mrs. a Shatpeni observatory mass in the value segment of in the value segment of the contraction that represents the uncertainty due to madous errors in measurements in the location of any point on a survey, and the Shatpeni observatory of the Shatpeni conditions of any point on a survey.				10 × 10 × 10 × 10 × 10 × 10 × 10 × 10 ×
	SUBJECT PROPERTY:	SURVEY DESCRIPTION	DEDICATION OF PUBLIC RIGHTS-OF	WAV.	
13	A Minor Schol' reins was particused on the property poor or formedly round by Datell & Coult Willoughby as found in Instituted Nature 2010/16/70 in the Office of the Manure County Recorder. The purpose of this servey is to retune the boundary him of the onlying representations of the onlying representation of the only in the onlying representation of the only in t	A part of Section 30, Township 7 North, Range 2 West, Mozroe County, Indiana, being more particularly described as follows: Beginning at a steel "1" beam marking the East quarter corner of Section 30, Township 7	Daniel Willoughby & Carol Willoughby, owners of the rea lay off and plat Lots numbered 1 thm 3 to be known as Will heretofore dedicated are hereby dedicated to Monroe Count	estate shown and described herein do hereby certify, loughby Miner Subdivision , Rights-of-way not y. Indiana, in accordance with this plat and	
	REFERENCE MONUMENTS:	North, Range 2 West, thence along the south line of the Northeast quarter of said Section 30 North 88 degrees 56 minutes 43 seconds West for a distance of 2625.86 feot to a rebar	pertification, this plat shall be known as Willoughby Minor	Subdivision,	
	A) A 5 tital by 11 inch stone was found 9 inches above grade marking the Northwest corner of Section 10, Township 7 North, Range 2 West. This monument was found to be referenced as Course (LD. "Inc): A-(7" in the Office of the Monroe Courty Surveyer records, This monument was also found to be referenced in a survey performed by Raymental Column dated	samped "Deckant" marking the center of said Sertion 30; thence along the south line of the Northwest quarter of said Sertica 30 North 88 degrees 55 minutes 43 seconds West for a distance of 995; 92 feet to a polar stamped "Deckant"; thereo leaving said south line and naming South 00 degrees 18 minutes 51 seconds West along the East line of the West half of	The right-of-way to be dedicated for W. Rockeast Road she the existing centerline of W. Rockeast Road. Any interest thereby dedicated to Mouroe County, Indiana.	nat said parties have within said right-of-way is	, R2W
	March 10th, 1999 (See notes on page 1). This monument was accepted and held as said corner.	the Southwest quarter for a distance of 1096.75 feet to a robur stamped "Deckard"; thence leaving said East line North 62 degrees 32 minutes 10 seconds West for a distance of 561.00	There are building setbacks on this plat upon which no struc	tures may be erected or maintained.	≥ S E
	B), A 3% inch relaw was found 2 incluse above grade marking the North quarter corner of Section 5 (inch relaw). Towarding 7 North, Renge 2 West. This importance was found to be referenced on the plat of Moorah Bosses 1841 as Farm 11 Mistor Schledwiston. (See notes on page 1). This immunerat was used along with the calculated position described in line "H" to perpetuate the center of Section 30, Towardship 7 North, Ramae 2 West.	feet to a ribur stamped "Deckard"; thence South 44 degrees 51 minutes 18 seconds West for a distance of 693.00 feet to a ribur stamped "Deckard" on the West line of said Section 30, thence North 00 degrees 07 minutes 23 seconds West alloug the West line of said Section fix a distance of 953.27 for to the contention of W. Rockeast Road, passing through a robur	Witness our hands and scale thisday of	,20	UGHB UGHB BDIVIS TON 30
	C). Several 5/8 inch rebuse with caps stamped "Bynam Funyo" were found along the morth line of the subject property. These rebuses are believed to have been set in asid survey for Moore's Busra Vista Farms I and were accepted and held as said connect on the north line.	stamped "Deckard" at 3.59 feet and 912.30 feet; thence along said centerline the following two (2) courses:	20933 Mulebern Road Sheriden, Indiana 46069 (317) 922-6942		WILLOUGHBY MINOR SUBDIVISION IT OF SECTION 30 777
	D) A 5/8 into rebut with cap stamped 'Bynum Fazyo' was found 12 inches above grade marking the Northwest content of the Northeast quarter of the Northeast quarter of Section 30, Township 7 North, Raugo 2 West. This selve is believed to have been set in said survey for Moore's Buena Vista Parms I and was accepted and hald as and corner.	 North 37 degree 29 minutes 63 seconds East for a distance of 639-4.33 fort. North 37 degrees 34 minutes 58 seconds East for a distance of 639-9.47 fort; These leaving acid contentine South 86 degrees 26 minutes 28 seconds East for a distance of 611-94 foot to a robust named "Bynam Fanyo", passing through a whore stamped "Docksto" at 31.31 first; themes South 44 degrees 50 minutes 49 seconds East for a distance of 556.19 	Carol Willenghby (Owner) 20933 Mulchurs Road Sheriden, Indiana 46068 (311) 922-6942		WILLOUGHBY MINOR SUBDIVISION A PART OF SECTION 30 T7N, R2W
	E) A 5/8 inch rebat with cap stamped. "Bynam Fanyo" was found 6 inches above grade marking the Northeast corner of Section 30, Township? North, Range 2 West. This rebar is believed to have been set in said survey for Moure's Buens Visto Famus 1 and was excepted and hold as said corner.	feet to a robar stamped "Bynum Fanyo"; themes South 00 degrees 02 minutes 57 seconds East for a distance of 396.28 feet to a wooden feare post; thence South 88 degrees 18 minutes 54 seconds East fir a distance of 1303.75 first to a wooden feare post on the East line of said Section 30; thence South 00 degrees 55 minutes 19 seconds West along the seat line of said	STATE OF INDIANA) SS:		
- 3	F). A railroad steel "T been was found 5 feet above grade marking the East quarter come of Section 30, Township 7 North, Runge 2 West. This monatoms was found to be referenced as Corner I.D. "Inc't E-19" in the Office of the Monre Courty Surveyor records. This monatoms was found to be referenced in several surveys in the area and was accepted and held as asid	Section 30 for a distance of 1908,50 fact to the Point of Beginning, containing 203.15 acres, more or less. Subject to the 25 fact dedicated right-of-way of W. Ruckeus Russl and all legal eucements of	Before me, the undersigned Notary Public, in an for said Co Willoughby & Carol Willoughby (Owners), each separately	and severally acknowledged the execution of the	Here
	comer.	record. Acreage less right-of-way dedication 200,91 acres, more or less.	forgoing instrument as his or her voluntary act and deed, for	the purposes therein expressed.	u u
	G). A 5% inch rebur with mangled cup was found 2 inclose below grade marking the Southeast course of Section 30, Township 7 North, Range 2 West. This incomment was found to be referenced as Gome ILD. "InCE 7-21" in the Office of the Montree County Surveyor records. A militude spike was called for in the Montreent Recurd and a survey by Ben E. Birshee for Helton, however, this rebur was found in place of the spike and matched the record distance from the Bledoes curvey to the		Witness my hand and notarial seel thisday of	, 20	
	monument described in line "F"_		Notary Public:		
1	H. No measurest was found at the South quartie coince of Section 30, Township 7 North, Range 2 West, This position was relaculated port the Bledoze servey and was found to be within 44-2 fort from an existing fracts fine families not in the land owners in the area have been using an pensession lines for many years.		County of Residence:	(Scal)	MILITOR
1	I). No monument was found at the Southwest comer of Section 30, Township 7 North, Range 2 West. This position was calculated per the Bledsee survey and was held along with the monument described in line "A" to perpendic the west line of		My Commission Expires:		
- 9	said Section 30.		STORM & SURFACE DRAINAGE:		
	J). No monument was found at the West quarter corner of Section 30, Township 7 North, Range 2 West. This position was calculated per an equal distance split between the monuments described in lines "A" and "I".		This is to certify that a portion of the subject property is loc seconding to FHBM, Penel Number 18195C0225D dated D	ated in zone "A", a special flood bazard area, ecomber 17th, 2010.	
	LINES OF OCCUPATION:	CERTIFICATION	COMMISSION CERTIFICATE:		
O.	The lines of occupation, which affect this survey, are detailed as follows:	The within survey was performed without the benefit of source of title and it subject to eny- statement of facts revealed by the same.	Under the authority of Chapter 174, Act of 1947, as amend- and the Monroe County Subdivision Control Ordinance, the	ed by the General Assembly of the State of Indiana,	
	 The cemertine of W. Rockeast Read (asphalt) was found to occupy the entire west line of the subject property. This contentine was hold as said went line and wire fence was found running parallel 1.5 feet from the contentine along the east side of said read. 	Essentiate three been located in the field and propered with this survey drawing. This qualification will be removed upon receipt and inspection of current title work.	Subdivision procedure and approved by the Mecroe County Mouroe County Plan Commission:	Plan Commission on	EDZW, ELDZW, ELDZW, ELDZW,
Je R	2). Whe fines was found running east and were along the north line of the subject property. This fence meanders from directly on line at the east end to +/- 8.8 first south of the line at the west end of said fence.	Subject to the above reservation, the survey work shown hereon was performed either by me or under my direct supervision and control and to the best of my knowledge and belief was performed according to the survey requirement in 865 1AC 1-12-1 through 19.	Merguret Clements President:		20-20 1892
	3). A wire fence was found running east and west along a portion of the south line of the subject property. This fence was found to be directly on line at the east and to +/- 17 feet south of the line at the west end of said fence.	Certified thisdsy of	Larry Wilson Seoretary:	_	2
	4). A wire fearer was found running north and south along the east line of the subject property. This lence measures from +/- 4.3 feet went of the line at the south end to directly on line at the meth, end.	A P			2
ď	RECORD DESCRIPTIONS:	Eria L. Deckard Registered Surveyor LS 29900012	Cont 16 18/		04/16/20
	 The record description was found to not mathematically close by a distance of 6.38 feet. A new description of the subject property was created to match the survey plat and remove this disarrepeacy. 	State of Indiana	ナリワン		BNDY.SHT

Lot 2 from Preliminary Plat enlarged to show utilities (OHP) and 50' easement.

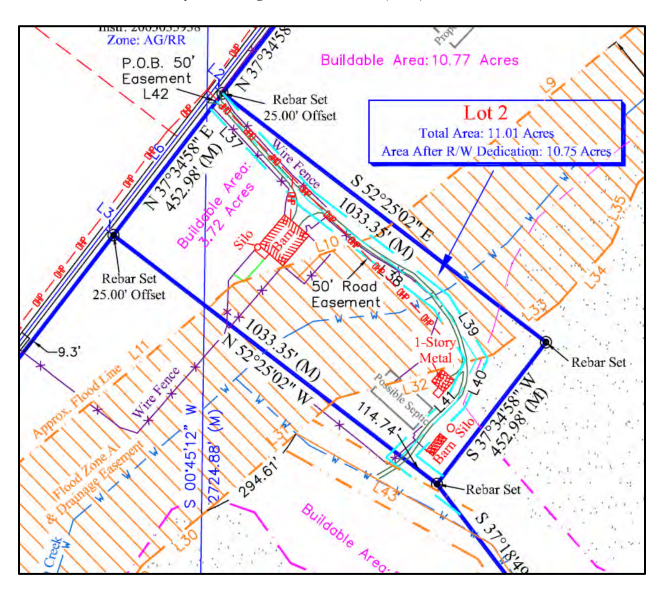


EXHIBIT 2: Petitioner Findings for Utility Waiver



1804 S. Handreson W. (documentation, TV 4740) Ph. 8122001-0255

June Sed 2020.

To Members of the Monroe County Planning Commission

RE: Willoughby Minor Subdivision: 9501 W Rockeast Road.

I have been asked personally by Daniel Willoughby to request a buried utility waver.

FINDINGS OF FACT - WAIVER for buried utility.

The positioner has requested a waiver to continue using the existing overhead power line drop to the existing house and barn located on proposed lot 2.

Section 850-12(A) of the Monroe County Subdivision Control Ordinance states: "The Commission may authorize and approve modifications from the requirements and standards of these regulations (including the waiver of standards or regulations) upon finding that:

Practical difficulties have been demonstrated:

Findings:

- · The site gains access from W. Rockeast Road, a designated Local road (low traffic).
- The existing bouse was built in 2002 along with a pole barn that also has drop built in 2002. The owners
 were not made aware at the time of burying the new utility line that the old drop to the home and barn
 mented to be buried as well.
- Replacing the utilities and burying them underground would be a large financial undertaking and unnecessary due to the age of the overhead line.
- The requested modifications would not, in any way, contravene the provisions of the Zoming Ordinance, the Comprehensive Plan or the Official Map of the County;

Findings:

- There is an overhead power line running along the northweat side of W. Rockeast Road the entire length
 of the property to service other properties but would impose a financial burden for the elient to bury
 from said line to the existing house.
- Granting the modifications waiver would not be detrimental to the public safety, health, or welfare and would not adversely affect the delivery of governmental services (e.g. water, sewer, fire protection, etc.):

Findings:

- The overhead utility line poses no threat to public safety, health, or welfare:
- Granting the modifications would neither substantially after the essential character of the neighborhood nor result in substantial injury to other nearby properties;

Findings:

The existing home has had overhead power since it was built. Other homes located along W. Rockeast

EXHIBIT 3. 2019 Deed

DULY ENTERED FOR TAXATION

NOV 07 2019

Auditor Monroe County, Indiana

2019016470 WAR \$25.00 11/12/2019 01:59:23P 5 PGS Eric Schmitz Monroe County Recorder IN Recorded as Presented

WARRANTY DEED

THIS INDENTURE WITNESSETH That

Charles J. Sturgeon, of legal age

Grantor(s), of Monroe County, in the State of Indiana CONVEYS AND WARRANTS to

Daniel Willoughby and Carol Willoughby, as husband and wife

Grantee(s), of Monroe County, in the State of Indiana, for the sum of \$1.00 and other valuable consideration, the following described real estate in Monroe County, Indiana and Greene County, Indiana:

TRACT 1

A part of the North half, and a part of the Northwest quarter of the Southwest quarter, all in Section 30, Township 7 North, Range 2 West, Monroe County, Indiana and described as follows: Beginning at a steel "I" beam at the Southeast corner of the said North half of the said Section 30; thence along the South line of the said North half South 88 degrees 53 minutes 03 minutes West for 3663.46 feet and to the Northeast corner of the said Northwest quarter of the Southwest quarter; thence along the East line of the said Northwest quarter of the Southwest quarter South 00 degrees 57 minutes 21 seconds East for 1097.90 feet; thence leaving the said East line North 64 degrees 54 minutes 47 seconds West for 561.00 feet; thence south 48 degrees 42 minutes 06 seconds West for 693.00 feet and to the West line of said Section 30; thence along the said West line North 00 degrees 34 minutes 01 second West for 907.27 feet and to the centerline of Rock East Road; thence leaving the said West line and with the said road centerline North 39 degrees 05 minutes 47 seconds East for 886.83 feet; thence North 35 degrees 39 minutes 59 seconds East for 3058.06 feet and to the North line of said Section 30; thence leaving the said road centerline and with the said North section line North 88 degrees 21 minutes 51 seconds East for 616.93 feet; thence leaving the said North section line South 41 degrees 04 minutes 24 seconds East for 560.23 feet; thence South 01 degree 02 minutes 49 seconds East for 396.00 feet; thence North 88 degrees 57 minutes 11 seconds East for 1320.00 feet and to the East line of the said Section 30; thence along said East line South 00 degrees 51 minutes 36 seconds East for 1908.65 feet and to the point of beginning. Containing 204.28 acres, more or less.

TJRACT 2

The Northeast quarter of the Southeast quarter, and the South half of the Southeast quarter of the Northeast quarter, all in Section 25, Township 7 North, Range 3 West, containing 60 acres; EXCEPTING THEREFROM, commencing at a point on the South line of said Northeast quarter of the Southeast quarter 766 feet East of the Southwest corner thereof and in the middle of Helmer Byers Road, thence North 26 ½ degrees East along said road 392 feet, thence North 26 ½ degrees East along said road 392 feet, thence North 26 ½ degrees East thence Southwesterly 167 feet down said creek to the South line of said quarter quarter, thence West 426 feet along said South line to the place of beginning, containing 2.75 acres, more or less. Containing after said exception 57.25 acres, more or less.

69.20 best; thence (10) North 06 degrees 44 minutes 21 seconds West 13.70 feet; thence (11) North 01 degrees 35 minutes 53 seconds East 14.00 feet; thence (12) North 13 degrees 08 minutes 08 seconds East 7.08 feet; thence (13) North 30 degrees 30 minutes 39 seconds East 7.00 feet; thence (14) North 39 degrees 23 minutes 47 seconds East 73.23 feet to the southerly line of the land of Sturgeon (DR 303/641); thence South 53 degrees 59 minutes 23 seconds East 352.00 feet on said southerly line to the aforementioned centerline of Rock East Road; thence South 26 degrees 29 minutes 12 seconds West 196.26 feet on said centerline to the POINT OF BEGINNING; said described tract containing 156 acres, more or less.

Tax ID No.: 53-10-30-100-002.000-007 and 28-10-25-000-006.000-004

The address of the real estate described herein is 9501 W. Rock East Rd., Bloomington, IN 47403 and S. Rock East Rd., Bloomfield, IN 47424.

Subject to Taxes for the year 2019 due and payable 2020 and thereafter, and, subject to Covenants, Conditions, Restrictions, and Easements of record.

N WITNESS WHEREOF	, Grantor(s) has/have	executed this Deed th	nis 6th day of	November, 2019
() () () () ()	_			
have Startes	urgan			
Charles J. Sturgeon	9			

STATE OF Indiana

County OF Monroe

Before me, the undersigned, a Notary Public in and for said county and state, do hereby certify that Charles J. Sturgeon personally appeared this day and acknowledged the due execution of the foregoing instrument.

Witness my hand and official seal, this the 6th day of November, 2019.

Notary Public

My Commission Expires:

(SEAL)

Prepared By: Vincent S. Taylor, Attorney At Law
I affirm under penalties of perjury, that I have taken reasonable care to redact each social security number in this document, unless required by law. Name: John Bethell

Grantee's address/mailing address to which tax statements should be mailed is:

20933 Mulbarn Rd Sheridan In 44009

Grantee's address if the above mailing address is not a street address or rural route address:

28-64749

DULY ENTERED FOR TAXATION

APR 16 2020

Carterine Smith

2020005322 WAR \$25.00 04/17/2020 11:27:26A 3 PGS Eric Schmitz Monroe County Recorder IN Recorded as Presented

LIMITED LIABILITY COMPANY WARRANTY DEED

3

THIS INDENTURE WITNESSETH, That:

Moore's Buena Vista Farms, LLC, an administratively dissolved Indiana limited liability company

Grantor, organized and existing under the laws of the State of Indiana, CONVEYS AND WARRANTS to

Daniel Willoughby and Carol Willoughby, as husband and wife

Grantee(s), of Monroe County, in the State of Indiana, for the sum of \$1.00 and other valuable consideration, the following described real estate in Monroe County, Indiana, Monroe County, Indiana, Monroe County, Indiana and Monroe County, Indiana

TRACT 1

Lot Two (2) in Moore's Buena Vista Farm I Minor Subdivision, as shown on the plat recorded September 25, 2019 as Instrument No. 2019013999, in the office of the Recorder of Monroe County, Indiana.

TRACT 2

Lot Three (3) in Moore's Buena Vista Farm I Minor Subdivision, as shown on the plat recorded September 25, 2019 as Instrument No. 2019013999, in the office of the Recorder of Monroe County, Indiana.

TRACT 3

Lot Two (2) in Moore's Buena Vista Farm II Minor Subdivision, as shown on the plat recorded September 25, 2019 as Instrument No. 2019014000, in the office of the Recorder of Monroe County, Indiana.

TRACT 4

A part of the North half, and a part of the Northwest quarter of the Southwest quarter, all in Section 30, Township 7 North, Range 2 West, Monroe County, Indiana and described as follows: Beginning at a steel "I" beam at the Southeast corner of the said North half of the said Section 30; thence along the South line of the said North half South 88 degrees 53 minutes 03 minutes West for 3663.46 feet and to the Northeast corner of the said Northwest quarter of the Southwest quarter; thence along the East line of the said Northwest quarter of the Southwest quarter South 00 degrees 57 minutes 21 seconds East for 1097.90 feet; thence leaving the said East line North 64 degrees 54 minutes 47 seconds West for 561.00 feet; thence south 48 degrees 42 minutes 06 seconds West for 693.00 feet and to the West line of said Section 30; thence along the said West line North 00 degrees 34 minutes 01 second West for 907.27 feet and to

the centerline of Rock East Road; thence leaving the said West line and with the said road centerline North 39 degrees 05 minutes 47 seconds East for 886.83 feet; thence North 35 degrees 39 minutes 59 seconds East for 3058.06 feet and to the North line of said Section 30; thence leaving the said road centerline and with the said North section line North 88 degrees 21 minutes 51 seconds East for 616.93 feet; thence leaving the said North section line South 41 degrees 04 minutes 24 seconds East for 560.23 feet; thence South 01 degree 02 minutes 49 seconds East for 396.00 feet; thence North 88 degrees 57 minutes 11 seconds East for 1320.00 feet and to the East line of the said Section 30; thence along said East line South 00 degrees 51 minutes 36 seconds East for 1908.65 feet and to the point of beginning. Containing 204.28 acres, more or less.

Tax ID: 53-10-19-400-002.002-007 (Tract 1), 53-10-20-300-007.000-007 (Tract 2 in Section 20), 53-10-19-400-002.093-007 (Tract 2 in Section 19), 53-10-29-200-003.000-007 (Tract 2 in Section 29), 53-10-19-400-001.092-007 (Tract 3 in Section 19), 53-10-30-100-001.000-007 (Tract 3 in Section 30) and 53-10-30-100-002.000-007 (Tract 4)

This conveyance is being made pursuant to Section 23-1-46-2 of the Indiana Code as part of the process of winding up the affairs of Moore's Buena Vista Farms, LLC an Indiana limited liability company which has been dissolved.

Subject to Taxes for the year(s): 2019 due and payable 2020

Subject to Covenants, Conditions, Restrictions, and Easements of record. Also subject to zoning ordinances.

The undersigned persons executing this Limited Liability Company Warranty Deed on behalf of Grantor represent and certify that they are members of Grantor, and have been fully empowered, by proper resolution to execute and deliver this Deed; that Grantor has full capacity to convey the real estate described herein; and that all necessary action for the making of such conveyance has been taken and done.

IN WITNESS WHEREOF, Grantor has executed this Deed this 13th day of April, 2020.

Moore's Buena Vista Farms LLC
BY
Brian Moore, Managing Member

STATE OF Indiana

County OF Monroe

Refore me, the undersigned, a Notary Public in a

Before me, the undersigned, a Notary Public in and for said county and state, do hereby certify that Brian Moore, Managing Member of Moore's Buena Vista Farms, LLC personally appeared this day and acknowledged the due execution of the foregoing instrument.

Witness my hand and official seal, this the of 13th day of April, 2020.

Notary Public

My Commission Expires:

(SEAL)

Prepared By: Vincent S. Taylor, Attorney At Law

I affirm under penalties of perjury, that I have taken reasonable care to redact each social security number in this document, unless required by law. Name: John Bethell

Grantee's address/mailing address to which tax statements should be mailed is:

9501 W. Rockeast Rd Bletn, In 47403

Grantee's address if the above mailing address is not a street address or rural route address:

53-65903



MONROE COUNTY PLAT COMMITTEE

June 18, 2020

PLANNER Anne Crecelius

CASE NUMBER 2005-SMN-04 Eads Minor Subdivision Preliminary Plat Amendment

PETITIONER Robert Eads, c/o Deckard Land Surveying ADDDRESS 2189 & 2199, and 2485 E Schacht RD

REQUEST Preliminary Plat Amd. to add third (3rd) lot and shift existing lot line

ACRES 34.71 +/- acres

ZONE RE1

TOWNSHIP Perry Township

SECTION 22

PLATS Eads Minor Subdivision

COMP PLAN MCUA Conservation Residential

DESIGNATION

EXHIBITS

1. Eads Minor Preliminary Plat Amendment

2. Eads Minor Subdivision, 1999

3. Driveway Permit Application w/ Comments

RECOMMENDATION

Staff recommends approval based on findings of fact and subject to the completion of Monroe County.

- 1. Highway: Removal of dead tree on Lot #3 as identified in the Driveway Permit Application before recording (See Exhibit 3).
- 2. Stormwater: Addition of two (2) Drainage Easements per the MS4 Coordinator.
- 3. Planning: See below for requested revisions.
 - a. Plat: Add Vanpelt contact number.
 - b. Plat: Add proposed Lot 3 driveway location
 - c. Second Page: Right of Way Dedication language block RoW was dedicated in 1999 should this be included?
 - d. Second Page: Update language from "Final Plat Amendment" to "Preliminary Plat Amendment".
 - e. Second Page: Update "Commission Certification" from administrative procedure language to minor subdivision procedure language.
 - f. Second Page: Add Vanpelt contact number.

PLAT DECISION

No waivers, approval by Plat Committee

SUMMARY

The petition site is two (2) lots, recorded as Eads Minor Subdivision in 1999, totaling 34.71 +/- acres. The site is located in Section 22 of Perry Township. The petitioner is requesting to adjust the lot line between the Eads and Vanpelt properties to accommodate Vanpelt's existing barn that is encroaching onto the Eads property. In addition, the petitioner is requesting to add a third lot to the Eads Minor Subdivision. The proposed third lot will be 14.56 +/- acres and meets all design criteria.

The preliminary plat meets all of the subdivision control standards but it currently pending minor revisions to be completed by the surveyor. The two existing lots are both developed as Single Family Residences.

The site has a drainage feature running east to west at the northern edge of the property. The MS4

Coordinator has requested two (2) Drainage Easements to be added to the preliminary plat.

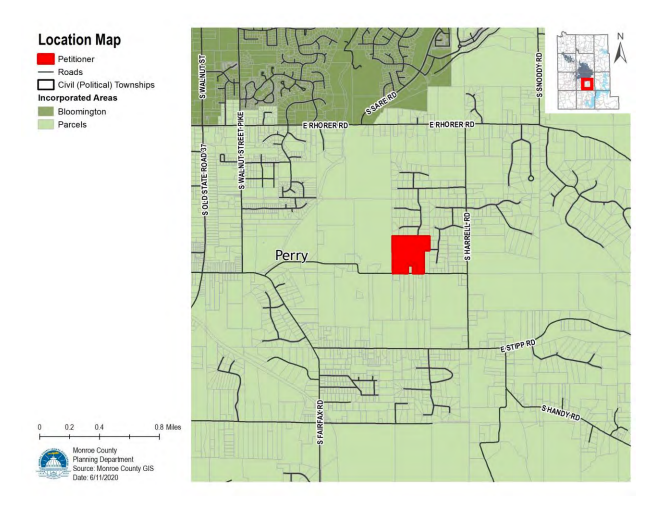


Eads Minor Subdivision Preliminary Plat Amendment - Lot Information

	Lot 1 -	Lot 2	*Proposed* Lot 3		
Owner	Vanpelt	Eads Rev. Living Trust	Eads Rev Living Trust		
Total Acreage	Total after transfer area of 0.37a, 1.49a	19.07a	14.71a		
Buildable Area	1.49a	16.03a	10.23a		
Septic	Existing permitted septic (Real Estate Inspection submitted)	Existing permitted septic (Real Estate Inspection submitted)	Approved Septic Permit Application		
Access Single/Shared	Approved Driveway off of E Schacht Rd	Approved Driveway off of E Schacht Rd	Driveway Permit Application w/ conditions (see Exhibit 3)		
ROW Dedication	25' of ROW dedicated in 1999				
Environmental	No slope over 15%	Few slopes over 15%. DE requested.	Few slopes over 15%. DE requested.		
Structures	Existing SFR and pole barn (with approval of this petition the barn will become compliant with Ch. 833)	Existing SFR and accessory structures	To be developed in the future		

LOCATION MAP

The petition site is two lots of the Eads Minor Subdivision, parcels (53-08-22-400-004.000-008; 53-08-22-400-018.000-008). The site is located on E Schacht Road in Section 22 of Perry.



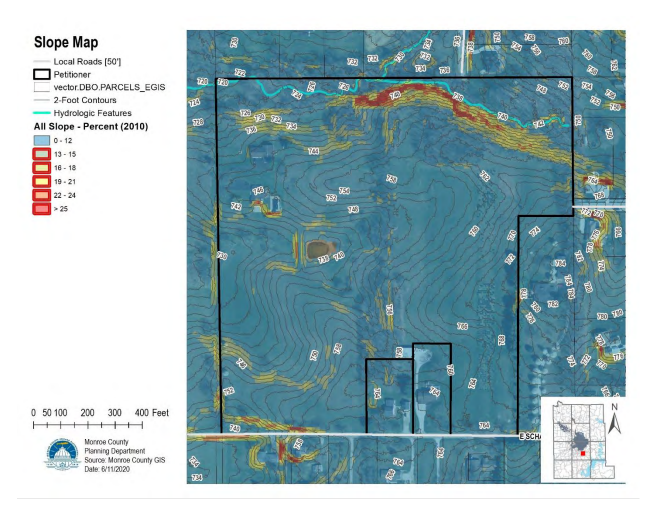
ZONING

The zoning for the petition site is Estate Residential 1 (RE1), a former Fringe zone under Chapter 833. Adjacent properties are zoned RE1 and Agricultural Rural Reserve (AG/RR). The subdivision is Single Family Residential.



SLOPE MAP

The parcel is 34.71 +/- acres and consists of mainly building area of slopes less than 15%. The site currently has two developed lots that are Single Family Residential with existing residential accessory structures. Proposed Lot 3 meets the buildable area requirement. The proposed subdivision amendment meets the Buildable Area requirements as stated in the Subdivision Control Ordinance for Chapter 856-7.



SITE CONDITIONS

The site has an approved septic for the existing SFR on proposed lot 2, and a septic location was approved for proposed lot 1. The MS4 Operator requested 100' Drainage Easements across the petition site. Multiple sinkholes were identified across but only one is located within Buildable Area and was designated as a Sinkhole Conservancy Area. The DE and SCA are delineated on the preliminary plat (Exhibit 1).

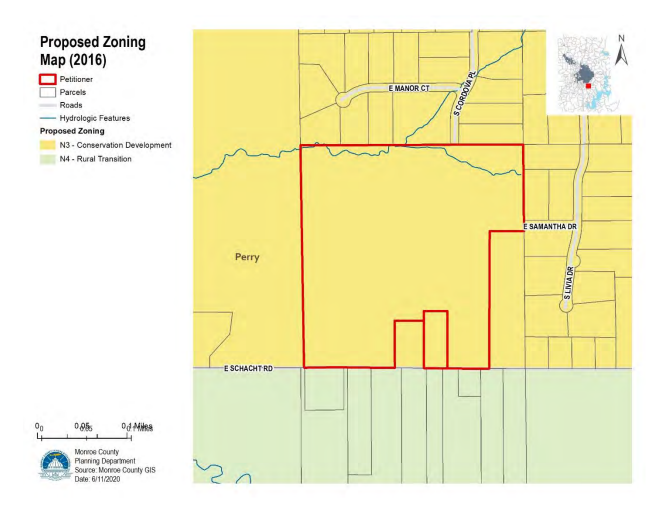


INFRASTRUCTURE and ACCESS

Both proposed lots have either an approved septic permit or location. The site has access to utilities. The proposed Lot 3 will have access through a new driveway located off of E Schacht Road (see Exhibit 3).

COMPREHENSIVE PLAN DISCUSSION

The petition site is located within the **Conservation Residential** designation of the Monroe County Urbanizing Area (MCUA). MCUA states the following for this designation:



5.1.3 Conservation Residential

Conservation communities are master planned developments designed to preserve significant amounts of open space as a community amenity.

In the Urbanizing Area, these communities are likely to be entirely residential, but may incorporate mixed-use and commercial development at major intersections, where supported by the market. These neighborhoods may include a mixture of housing types, but typically with an emphasis on small lots, clustered together in the most suitable areas for development while preserving environmentally sensitive and scenic lands. While the County currently has zoning provisions for "cluster subdivision development", the current ordinance should be improved or replaced to better achieve the goals of this land use type (refer to Chapter 7 for an analysis of this ordinance). Potential expansion of Conservation Residential land use types into portions of the Land Use Map currently identified as Rural Transition may also be appropriate, and is preferable to expansion of the conventional Suburban Residential land use pattern.

A. Transportation

Streets

Streets within Conservation Communities will share similarities in design with suburban residential streets. Local streets should be designed to encourage interconnectivity to and through the neighborhood and to surrounding subdivisions. Cul-de-sacs should be discouraged unless necessary due to topographic or environmental constraints. Streets may be designed with curb and gutter, but opportunities for well-designed open drainage systems should also be considered, whether through the use of direct surface run- off to landscaped swales and rain gardens or notched curbs that direct flow to roadside stormwater management areas. Collector streets through and along-side open space areas provide access to residential clusters. Due to their more remote locations, automobile travel will remain important for residents of Conservation Communities. However, streets should be designed from the outset to calm traffic and discourage speeding.

Bike, pedestrian, and transit modes

Shared-use/bicycle paths should be provided throughout conservation communities. Residential development areas should have sidewalks and/ or shared-use/bicycle paths on both sides of the street. Collector streets connecting rural roadways to development clusters should have shared-use/bicycle paths along at least one side, using meandering alignments that provide space for landscape features such as mounding, fencing, limestone walls and naturalized plantings. Expansion opportunities for Rural Transit routes should be explored to provide Conservation Communities with pick-up locations near neighborhood entryways.

B. Utilities

Sewer

Many of the areas designated as Conservation Community in the Land Use Plan are located outside of existing sewer service areas. Extension of public sewer systems, if approved, will be the responsibility of the developer. Sewer extensions should occur only after thorough capacity analysis and consideration of long term maintenance capabilities of the service provider. Capacity limitations may limit overall development densities. Future development should consider the use of "green" stormwater mitigation techniques such as underground detention, bioswales, and dry detention structures.

Power

Overhead utility lines should be buried within Conservation Communities, with the exception of high tension transmission corridors, which may be integrated into open space networks.

Communications

Communications needs will vary within the conservation development areas, but upgrades to infrastructure should be a key consideration for future development sites.

C. Open space

Park types

Open spaces within Conservation Communities should emphasize interconnected greenway systems and preservation of environmentally sensitive lands. Shared-use/bicycle paths should be provided to create continuous recreational and alternative transportation connections as part of the larger Monroe County and Greater Bloomington system.

Agriculture

Conservation communities offer a significant opportunity to incorporate small-scale,

community-supported agriculture into new residential developments. Developers should be encouraged to explore other successful models of integrated farm-based developments such as Prairie Crossing, IL, Bundoran Farm, VA, and Serenbe, GA.

D. Public realm enhancements

Lighting

Lighting needs will vary by street type and width but safety, visibility and security are important. Street and site lighting should be provided using cut- off, downcast fixtures to minimize light pollution and preserve rural night skies.

E. Development guidelines

Open space

A minimum of 50% of the overall site area should be preserved as open space. Higher proportions of open space preservation are encouraged, particularly for larger sites. Development densities should be calculated based on gross site acreage, with no limit on net densities in designated development areas.

Parking ratios

Parking will typically be handled on a lot by lot basis. Condominium developments may incorporate shared parking and visitor parking areas.

Site design

Sites should incorporate large scenic landscape setbacks from existing rural roadways. Residential buildings should be clustered together and oriented in a manner that encourages community interaction among residents. Multiple connections to publicly accessible open spaces should be provided throughout the development.

Building form

Residential buildings may take a variety of forms. Architectural styles reflecting the traditional Midwest vernacular of rural southern Indiana are encouraged; however, contemporary architectural styles may also be appropriate.

Materials

High quality materials, such as brick, stone, wood, and cementitious fiber should be encouraged. Vinyl and exterior insulated finishing Systems (eifS) may be appropriate as secondary materials, particularly to maintain affordability, but special attention should be paid to material specifications and installation methods to ensure durability and aesthetic quality.

Private signs

Neighborhood entry signs should be of a high quality, and integrated into landscape features coordinated with the overall landscape design of the conservation community.

FINDINGS OF FACT - Subdivisions 850-3 PURPOSE OF REGULATIONS

(A) To protect and provide for the public health, safety, and general welfare of the County.

Findings

- Approval of the subdivision would add an additional buildable lot creating a 3-lot subdivision which will meet all design standards;
- Existing Lots 1 and 2 have received approved Monroe County Health Department Septic (Real Estate) Inspections;
- Proposed Lot 3 has received an approved Septic Permit Application;
- Existing Lots 1 and 2 have driveway off of E Schacht Road;
- Proposed Lot 3 has received an approved Driveway Permit Application with a condition to remove a dead tree (See Exhibit 3);
- Minimal steep slopes are present and all meets the Buildable Area requirements;
- E Schacht Road is 18.5' wide and is designated as a Local Road in the 2016 Thoroughfare Plan:
- 25' of right-of-way was dedicated along E Schacht Road in the 1999 Minor Subdivision;
- **(B)** To guide the future development and renewal of the County in accordance with the Comprehensive Plan and related policies, objectives and implementation programs.

Findings

- The Monroe County Urbanizing Area Plan designates the site as Conservation Residential, which includes low-density single-family subdivisions;
- The site has access to water, and electric;
- See findings under Section A;
- (C) To provide for the safety, comfort, and soundness of the built environment and related open spaces.

Findings

- See findings under (A);
- The current use of existing Lots 1 and 2 are residential;
- Proposed Lot 3 use is residential;
- If approved, Lot 1 will receive a transfer of 0.37 +/- acres correcting an existing barn's lot line encroachment;
- The surrounding uses are residential or agricultural;
- (D) To protect the compatibility, character, economic stability and orderliness of all development through reasonable design standards.

Findings

- The properties within the Eads Minor Subdivision are zoned Estate Residential (RE1) and is used for Single Family Residential;
- Adjacent properties are zoned Estate Residential (RE1) and Agricultural Rural Reserve (AG/RR) and are used for Single Family Residential or agriculture;
- Approval of the subdivision would create an additional one (1) lot that meet the design standards for the zoning designation RE1;

- See findings under Sections A & C;
- (E) To guide public and private policy and action to ensure that adequate public and private facilities will be provided, in an efficient manner, in conjunction with new development, to promote an aesthetically pleasing and beneficial interrelationship between land uses, and to promote the conservation of natural resources (e.g., natural beauty, woodlands, open spaces, energy and areas subject to environmental constraints, both during and after development).

Findings

- See findings under Sections A & C & D;
- **(F)** To provide proper land boundary records, i.e.:
 - (1) to provide for the survey, documentation, and permanent monumentation of land boundaries and property;

Findings:

- The petitioner has submitted a preliminary plat drawn by a registered surveyor.
- (2) to provide for the identification of property; and,

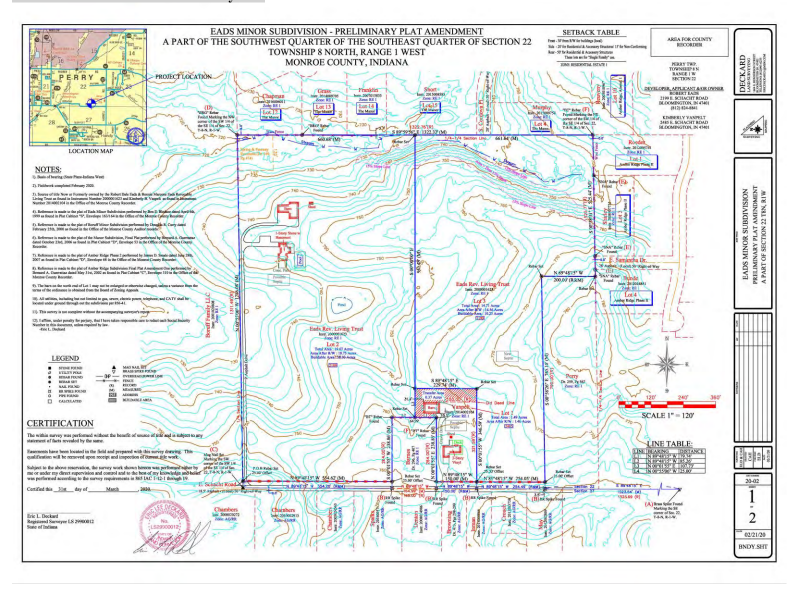
Findings:

- The petitioner submitted a survey with correct references, to township, section, and range to locate parcel. Further, the petitioner has provided staff with a copy the recorded deed of the petition site.
- (3) to provide public access to land boundary records.

Findings

• The land boundary records are found at the Monroe County Recorder's Office and, if approved, this petition will be recorded there as a plat. The plat must comply with Chapter 860 - Document Specifications to be recorded.

EXHIBIT 1: Petitioner Preliminary Plat



EADS MINOR SUBDIVISION - PRELIMINARY PLAT AMENDMENT A PART OF THE SOUTHWEST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 22 TOWNSHIP 8 NORTH, RANGE I WEST MONROE COUNTY, INDIANA

PERRY TWP RANGE 1 W SECTION 22 AREA FOR COUNTY

DEVELOPER, APPLICANT &/OR OWNER ROBERT EADS 2199 E. SCHACHT ROAD BLOOMINGTON, IN 47401 (812) 874-88

> KIMBERLY VANPELT BLOOMINGTON, IN 47401

Robert Date Eads, Bonnie Marcene Eads, and Kimberly B. Vanpelt owners of the real estate shown and described herein dis bereby certify, lay off and replat Lobs numbered 1 and 2 to be known as Eads Minor Subdivission-Final Plat Amendment One. Right-of-way not beretofore dedicated are hereby dedicated to Monroe County, Indiana. In accordance with this plat and certification, this plat shall be known as Eads Minor Subdivision-Final Plat. Amendment One:

DEDICATION OF PUBLIC RIGHTS-OF-WAY:





EADS MINOR SUBDIVISION PRELIMINARY PLAT AMENDMENT A PART OF SECTION 22 T8N, RIW



20-02 2 2

02/21/20 BNDY.SHT

SURVEYOR'S REPORT

In accordance with Title 865, IAC, 1-12 sections 1-30 of the Indiana Administrative Code, the following observations and opinions are submitted regarding the various uncertainties in the location of lines and corners established on this survey as a result of:

- (Volumes) in the record description and plats (Inconsistencies) in lines of occupation and; (Relative Positional Accuracy) "RPA"

The relative positional accuracy (due to random errors in measurement) of this survey is within In a tillowable for a Suburban class survey (0.13° plus 100 PPM) as defined LA.C. Title 805 ("relative positional accuracy" means the value expressed in feet or meters that represents the uncertainty due to random errors in measurements in the location of any point on a survey relative to any other point on the same survey at the 95 percent confidence level.")

A final plat amendment was performed on the properties now or formerly owned by the Robert A famil pild at Menomer Wasperford and propried from a foundation of manifest and management of mana

A). A brass spike and plate was found in the centerline of S. Harrell Road marking the Southeast currer of the Southeast quarter of Section 22, Township 8 North, Rango 1 West. This monument was found to be referenced as Corone 11. The Cq-17" in the Office of the Monree County Surveyor records. This monrement was also found to be referenced in the plat of Tada Minor Suffelyision (See toics on page 1). This monument was excepted and held as said corners.

B). Several railroad spikes were found in E. Schacht Road marking various corners of the subject proporties. These spikes are believed to have been set in said survey for Eads Minor Subdivision dated April 6th, 1999. These monuments were found to agree with other monuments in the area

C). A mag nill with washer stamped "Deckard" was set in E. Schacht Road marking the Southwest corner of the Southwest quarter of the Southwest quarter of Section 22, Township 8 North, Rangel West. A PK and is called for in several surveys and in the Mornoe County Surveyor te sheet for corner 1.D "Per C-17". No monument was found at this location and was calculated per the survey for Eads Minor Solicitivities and by corner ties by the Mornoe County. Surveyor as found in corner I.D. Perry O-17 dated November 9th, 2004,

D). A 5/8 inch rebar with cap stamped 'BRO' was found 2 inches above grade marking the Northwest corner of the Southwest quarter of the Southwest quarter of Section 22, Township 8 North, Range 1 West. This rebar is believed to have been set during the survey for The Manor Subdivision dated October 25/4, 2006. This rebar was found to agree with other monuments in the area and was accepted and held.

E). Several 5/8 inch rebar with caps stamped "SNA" were found along the west line of Amber Ridge Subdivision, Phase II. These monuments are believed to have been set in the original survey for said Amber Ridge Subdivision. These monuments were found to agree with other monuments in the area and were held for the east line of the subject property.

F). A 5/8 inch rebar with cap stamped "BT" was found 6 inches above grade marking the Northeast corner of the Southwest quarter of the Southeast quarter of Section 22, Township 8 North, Range I West. This monument is believed to have been set in the original survey for said Eads Minor Subdivision. This monument was found to agree with other monuments in the area. and was accepted and held.

LINES OF OCCUPATION:

The lines of occupation, which affect this survey, are detailed as follows:

The centerline of E. Schacht Road (asphalt) was found to occupy the entire South line of the subject properties (Lots 1 & 2). This centerline meanders from 1/2 3.5 feet south of line at the east end to directly on line at the west end.

2). Wire fence was found running east and west along a portion of the north line of the subject Lot 2. This fence meanders from directly on line at the west end to +1-3.7 feet south of the line at the cast end of said fence.

3). A wire fence was found running north and acuth along a portion of the sast line of the subject property (Lot 2). This fence was found to run directly on line between the monument described in lines "E" & "F" and continued interntitingly such beyond the subject property.

1) No discrenancies were found in the record descriptions

DESCRIPTION

A part of the Southwest quarter of the Southeast quarter of Section 22, Township 8 North, Range 1 West, Monroe County, Indiana, being more particularly described as follows:

Commencing at a rang mail marking the Southwest corner of the Southwest quarter of the Southbeast quarter said Section 22; thence along the west line of said quarter quarter North 00 degrees 55 minuses of seconds West for a distance of 25.00 feet to a reher stranged *Tecknet* marking the Point of Beginning and on the north right-of-way of IE. Sokhachi Road, thence leaving said north right-of-way and continuing along said west into of said quarter quarter North 00 degrees 25 minuses 00 seconds West for outside the properties of the properties of the southwest quarter south 80 degrees 45 minuses 31 seconds West for quarter 50 oth 80 degrees 59 minuses 31 seconds West for sold quarter South 80 degrees 59 minuses 31 seconds West for sold second Fast for a disease of 1323.45 feet to a rehar stamped "Bicknet Tapp" marking the Northeast corner of the Southwest quarter of the Southwest quarter (these Southbeast quarter; thence the sold to the sold said north right-of-ways hors' he 9 degrees 48 minutes 15 seconds West for a distance of 254.05 feet to rebra stamped. "Deckard"; cheric continuing along said north right-of-ways between 15 seconds West for a distance of 15000 feet to a rebra stamped." Deckard"; thence leaves 15 seconds West for a distance of 15000 feet to a rebra stamped of 258.06 feet in great stamped. "Beat for a distance of 15000 feet to a rebra stamped of 238.86 feet in a rebra stamped "Bledsow Engle" themse North 88 degrees 48 minutes 15 seconds West for a rance of 14.99 feet to a rebra stamped "Bledsow Engle", passing through a rebra stamped "Deckard" at 79.74 feet; there of 250 minutes 53 seconds West for a distance of 23.86 feet in a rebra stamped "Deckard" and west with the stamped "Deckard" and the stamped "Bledsow Engle" in minutes 53 seconds West for a distance of 23.86 feet in a rebra stamped "Deckard" and between right-of-way North 78 deckards for the property of the property o

Subject to the right-of-way of E. Shacht Road and all legal easements of record-

CERTIFICATION

The within survey was performed without the benefit of source of title and is subject to any statement of facts revealed by the same.

Easements have been located in the field and prepared with this survey drawing. This qualification will be removed upon receipt and inspection of current title work.

Subject to the above reservation, the survey work shown hereon was performed either by me or under my direct supervision and control and to the best of my knowledge and belief was performed according to the survey requirements in 865 LAC 1-12-1 through 19.

Brie L. Deckard Registered Surveyor LS 29900012 State of Indiana



There are building setbacks on this pl	lat upon which no struc	tures may be crected or maintained.	
Witness our hands and seals this	day of	, 20	
Robert Dale Eads (Owner), 2199 E. Schucht Road Bloomington, Indiana 47401 (812) 824-8841			
Bonnie Marcene Eads (Owner) 2199 E. Schacht Road Bloomington, Indiana 47401 812) 824-8841			
Cimberly B. Vanpelt 1485 E. Schacht Road Bloomington, Indiana 47401			
STATE OF INDIANA)			
Bonnie Marcene Eads, and Kimberly	B. Vanpelt (Owners),	unty and State, personally appeared Rob each separately and severally acknowled act and deed, for the purposes therein ex	ged the
Witness my hand and notarial seal thi	is day of	,20	
Notary Public:			
County of Residence:		(Sesi)	
My Commission Expires:			
My Commission Expires: STORM & SURFACE DRAINAGE			
STORM & SURFACE DRAINAGE	erty is located in zone	'X", and does not appear to be located in 2D dated December 17th, 2010.	a special floor

the Monroe County Subdivision Control Ordinance, these parcels were created through the Administrative Subdivision procedure and approved by the Monroe County Plan Commission on

Monroe County Plan Commission

Margaret Clements President: Larry Wilson Secretary:



Bledsoe Tapp & Riggert, Inc.

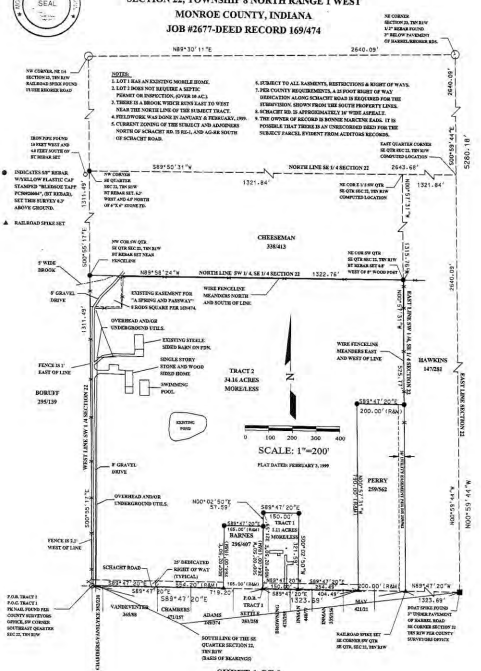
Jim Fielder Monroe County Recorder IN IN 1999019075 SURVEY 09/21/1999 12:18:21 2 PGS -Quality Land Surveying and Civil Engineering Services-

BEN E. BLEDSOE, L.S. PHILIP O, TAPP, L.S. WILLIAM S. RIGGERT, P.E.



EADS MINOR SUBDIVISION PART OF THE SOUTHEAST QUARTER SECTION 22, TOWNSHIP 8 NORTH RANGE 1 WEST

SURVEY DRAWING



SHEET 1 OF 2

Bledsoe Tapp & Riggert, Inc.

-Quality Land Surveying and Civil Engineering Services-

999019075

PHILIP O. TAPP, L.S.

559 Landmark Avenue Bloomington, DV 47404 (812) 336-8277 (812) 334-1114 FAX: (812) 336-0817



SURVEY DRAWING EADS MINOR SUBDIVISION PART OF THE SOUTHEAST QUARTER SECTION 22, TOWNSHIP 8 NORTH RANGE 1 WEST MONROE COUNTY, INDIANA JOB #2677-DEED RECORD 169/474

REPORT OF SURVEY Jab #2677

EADS OVERALL DESCRIPTION

In accordance with Title 865, 1-12-1 through 1-12-29 of the Indians Administrative Code, the ing observations and opinions are submitted regarding the various uncert of the lines and corpers established on this survey as a result of:

a)Variances in the reference meanments; b)Discrepancies in the record descriptions and plats; c)Inconsistencies in lines of occupation and;

The Theoretical Uncertainty (due to random errors in measurement) of the corners of the subject tract established in this survey is within the specifications for a Class D survey (plus or minus 1,00 feet) as defined in L.A.C. 865.

This survey was perfected at the request of Denny and Kim VanPeit. The purpose is to subdivide the 35.2 acre parent tract into two loss through the Minor Subdivision process. The subject pared is currently in the name of Bonnie Marcene Ends (unrecorded deed). The deed of survey is in the names of Robert and Bonnie Eads (Deed Record 169, page 474, in the Office of the Recorder of Monroe County, Indiana).

Corners Found: All in Section 22, Township 8 North, Range 1 West

- 1. P.K. nail at Southwest corner of property and Southwest corner of Southeast quarter of
- 2. Southeast corner of Section 22; boat spike at the intersection of Harrell and Schacht Roads. 3 inches beneath surface of pavement, per County Surveyor's office.
- 3. Northeast corner, Section 22; D inch rebar found 5 inches deep at intersection of Harrell and Rhorer Roads, per County Surveyor's office.
- 4. North quarter section 22; resirvad spike 3" deep.

 5. Near the Northwest corner, Southeast quarter, Section 22; stone found, 4 inches z 6 inches, 0.5 feet above ground. Also a 1" iron pipe in an east/west fence as abown.

Establishment of Lines and Corners: Refer to numbers on corners found above The South line was established by connecting #1 and #2. The property lines around Barnes (Deed Record 296, page 407) were established per deed description of record. The lines around Perry (Deed Record 259, page 562) were established at record distance from the Southeast curner of the Southwest quarter of the Southeast quarter of said Section 22. Said Southeast corner of the Southwest quarter of the Southwest quarter was established by proration between #1 and #2 above.

The Northeast corner of the Southwest quarter of the Southeast quarter of Section 22 was established by prorating from the rebar set at the center sec 22 to the prorated East quarter corner of said section

The Northwest corner of the Southwest quarter of the Southeast quarter of said Section 22 was established at the provated locations between the rebur set at center sec 22 and P.K. nail #1 above.

The boundaries of Treet I were prescribed by the client, Treet 2 is the remainder.

Dred Analysis:

There were no overlaps or gaps determined from the record deeds. Auditor's records indicate there may be an anrecorded deed for this parcel (Richard and Bonnie Eads to Bonnie Marcane Eads).

As a result of the above observations, it is my opinion that the uncertainties in the location of the lines and corners established on this survey are as follows:

Due to variances in reference monuments; none detected.

Due to discrepancies in the record description; none.

Doe to inconsistencies on lines of occupation; fence lines as shown on land survey drawing,

TRACT I DESCRIPTION Job #2677

A part of the Southeast Quarter of Section 22, Township 8 North, Range 1 West, Monroe County, Indiana, being more particularly described as follows:

COMMENCING at a P.K. nail marking the Southwest corner of the Southeast quarter of Section 22, Township S North, Range 1 West; thence SOUTH 89 degrees 47 minutes 20 seconds EAST along the South line of said Southeast quarter section (basis of bearings), 719.20 feet to a railros spike and the point of beginning; thence leaving said South line NORTH 60 degrees 02 minutes 50 seconds EAST, 321.59 feet to a 5/8-inch rebar with yellow cap stamped "Biedsoe Tapp PC50920004" (BT rebar); thence SOUTH 89 degrees 47 minutes 20 seconds EAST, 150.00 feet to a BT rebar; thence SOUTH 00 degrees 02 minutes 50 seconds WEST, 321.59 feet to a railroad spike on the South line of said Southeast quarter section; thence NORTH 89 degrees 47 minutes 20 seconds WEST along said South line, 150.00 feet to the point of beginning, containing 1.11 acres,

Subject to a twenty-five (25) dedicated right-of-way along Schacht Road.

Subject to all other easements, restrictions and rights-of-way.

SHEET 2 OF 2

a part of the Southeast Quarter of Section 22, Township & North, Range 1 West, Monroe County. flans, being more particularly described as follows:

BEGINNING at a P.K. nail marking the Southwest corner of the Southeast quarter of Section 21. Township S North, Range 1 West; thence SOUTH 89 degrees 47 minutes 20 seconds EAST along the South line of said Southeast quarter section (basis of bearings), \$54.20 feet to a railroad spike; thence leaving said South line NORTH 00 degrees 02 minutes 50 seconds EAST, 264.00 feet to a 5/8-inch rebar with yellow cap stamped "Bledsor Tapp PC50920064" (BT rebar); thence SOUTH 89 degrees 47 minutes 20 seconds EAST, 165.00 feet to a BT rebar; thence SOUTH 00 degrees 02 animates 59 seconds WEST, 264.09 feet to a railread spike on the South line of raid Southerst quart section; thence SOUTH 89 degrees 47 minutes 20 seconds EAST along asid South line, 404.49 feet to a railread spike being NORTH 89 degrees 47 minutes 20 seconds EAST, 200.00 feet along said South line from a railread spike at the Southeast corner of the Southeast quarter of the Southeast quarter of said Section 22; thence leaving said South line NORTH 00 degrees 57 minutes 31 seconds WEST, 790.00 feet to a BT rebar; thence SOUTH 89 degrees 47 minutes 20 seconds EAST, 200.00 feet to a BT rebar on the East line of the West half of said Southeast quarter section; thence along said East line NORTH 00 degrees 57 minutes 31 seconds WEST, 525,77 feet to a BT rebar marking the Northeast corner of the Southwest quarter of the Southeast quarter of said Section 22; thence NORTH 89 degrees 58 minutes 24 seconds WEST along the North line of said quarter quarter section, 1322.76 feet to a BT rebar at the Northwest corner of the Southwest quarter of said Southeast quarter; thence SOUTH 90 degrees 55 minutes 17 seconds EAST along the West line of said Southeast quarter section, 1311.49 feet to the point of beginning, containing 35.27 acres, more or less

Subject to all easements, restrictions and rights-of-way.

This survey was executed according to survey requirements contained in Sections I through 19 of

This certification does not take into consideration additional facts that an accurate and entract title search and/or examination might disclose.

Evidence of easements have not been located in the field and are not shown on this survey drawing.

Subject to the above reservation, I bereby certify that the survey work performed on the pr shown hereon was performed either by me or under my direct supervision and control and that all is true and correct to the best of my knowledge and belief.

E.BLEOSO

LESISTERE

S0559

State of MOIAN

NO SURVE

Certified this 6 day of april

Registered Land Surveyor No. 50559

TRACT 2 DESCRIPTION

part of the Southeast Quarter of Section 22, Township 8 North, Range 1 West, Monroe County, Indiana, being more particularly described as follows:

BEGINNING at a P.K. nail muriting the Southwest corner of the Southeast quarter of Section 22, Township 8 North, Range 1 West; thence SOUTH 89 degrees 47 minutes 20 seconds EAST along its South line of said Southeast quarter section (basis of bearings), 554-20 feet to a railroad spike; thence leaving said South line NORTH 00 degrees 02 minutes 58 seconds EAST, 264.00 feet to a 758-inch rebay with yellow cap stumped "Blebone Tapp FC59910004" (BT rebay); thence SOUTH 69 degrees 47 minutes 20 seconds EAST, 165.00 feet to a BT rebay; these NORTH 00 degrees 02 minutes 50 seconds EAST, 57.59 feet to a BT rebar; thence SOUTH 89 degrees 47 minutes 20 ds EAST, 150,00 to a BT rebsr; thence SOUTH 00 degrees 02 minutes 50 sensods WEST, 321.59 feet to a railroad spike on the South line of said Southeast quarter section; thence SOUTH 89 degrees 47 minutes 20 seconds EAST along said South line, 254.49 feet to a railroad spike heing 200.00 feet along said South line from a railroad spike at the Southeast corner of the Southwest quarter of the Southeast quarter of said Section 22; thence leaving said South line NORTH 00 degrees 57 minutes 31 seconds WEST, 790,00 feet to a BT rebar, thence SOUTH 59 degrees 47 minutes 20 seconds EAST, 200.00 feet to a BT rebar on the East line of the West half of said arter section; thence along said East line NORTH 00 degrees 57 minutes 31 second WEST, 525,77 feet to a BT rebar marking the Northeast corner of the Southwest quarter of the utheast quarter of said Section 22; theace NORTH 89 degrees 58 minutes 24 seconds WEST alo the North line of said quarter quarter section, 1322.76 feet in a BT rehar at the Northwest corner of the Southwest quarter of said Southeast quarter; thence SOUTH 00 degrees 55 minutes 17 secon EAST along the West line of said Southeast quarter section, 1311.49 feet to the point of beginning,

Subject to a twenty-five (25) foot dedicated right-of-way along Schaeht Road.

Subject to all other easements, restrictions and rights-of-way.

EXHIBIT 3: Driveway Permit Application w/ Comments



Monroe County Highway Department Driveway Permit Application

application#	
Permit#	
Date	

		Please fill form out co	ompletely	
Date: 3/19/2020		Phone: 812-824-88	41	
Owner's Name: Ro	bert & Bonnie Ead	s Trustees of Trust		
Owner's Present Ac	ddress: 2189 E. Se	chacht Road Bloomington	, IN	
Address, Road Nan (If no address yet at		division Name of proposed see NOTE below):	driveway to be in	spected.
E. Schacht Ro	ad	Eads Type 'E' Subdivision	Lot #3	
Parcel Number: 53	-08-22-400-004.00	0-008		
Contractor: Deckar	rd Land Surveying			
	Driveway Cla	ssification - Check all box	es that apply to yo	our drive.
□New Drivew Pre-Existing Road Project	g Driveway	□Commercial Driver ☑Residential Driver	ay □L □T □U □P	arm Driveway ogging Driveway emporary Construction Drivewa (tility Pull Off Driveway ublic Hearing Required ubdividing Property
If commercial, what	address and parce	number before permit can l	e issued. If you do	not have an address yet attach
irections and/or map we will give you so the and/or flagged unless	at our inspector car this step is waive	on how to get to your propose on find the driveway location. d by the Monroe County F	We will not chec	k your drive unless it is staked
irections and/or map we will give you so the nd/or flagged unless ignature: CHANDL	at our inspector car this step is waive ER HARDEN	find the driveway location.	We will not chec	k your drive unless it is staked
irections and/or map we will give you so the nd/or flagged unless ignature: CHANDLA TAFF USE ONLY: that Inspected oad Classification ight Distance object ID xisting Drainage lotes	at our inspector car this step is waive ER HARDEN 3 3 4 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	n find the driveway location. d by the Monroe County F	By Speed Limit ADT & Post Compliant Orainage Required	Yes No C&G/Pipe (Swale)

