CITY OF FRANKLIN PLAN COMMISSION MEETING* FRANKLIN CITY HALL COUNCIL CHAMBERS 9229 W. LOOMIS ROAD, FRANKLIN, WISCONSIN AGENDA

THURSDAY, APRIL 4, 2019, 7:00 P.M.

- A. Call to Order and Roll Call
- B. Approval of Minutes
 - 1. None.
- C. **Public Hearing Business Matters** (action may be taken on all matters following the respective Public Hearing thereon)
 - 1. **2 MIKE'S LLC LAND DIVISION.** Rezoning and Certified Survey Map applications by 2 Mike's LLC to: rezone the properties located at 8547 and 8567 South 76th Street from R-6 Suburban Single-Family Residence District and C-1 Conservancy District to R-6 Suburban Single-Family Residence District; and to subdivide two existing properties into three separate lots, to convey the properties where the residential buildings 8547 and 8567 South 76th Street (proposed Lot 1 and Lot 2, fronting onto South 76th Street) are located, and the remaining land, proposed Outlot 1 (located to the West of said lots), will be developed in the future, properties zoned R-6 Suburban Single-Family Residence District and C-1 Conservancy District, located at 8547 and 8567 South 76th Street; Tax Key Nos. 838-9984-000 and 838-9985-000. **A PUBLIC HEARING IS SCHEDULED FOR THIS MEETING UPON THE REZONING APPLICATION OF THIS MATTER.**
 - 2. OAK RIDGE OF FRANKLIN SINGLE-FAMILY RESIDENTIAL SUBDIVISION DEVELOPMENT. Natural Resource Features Special Exception by Fred Arbanella, Arbanella/Carmody Homes, for the purpose of clearing, grading, filling and developing approximately 0.067 acre of wetlands, 0.242 acre of wetland buffer and 0.245 acre of wetland setback associated with 2 wetlands located within the proposed subdivision plat (and possible enhancement of the drainageway adjacent to one of the subject wetlands with native seed), to create Oak Ridge of Franklin Subdivision, a 23 lot subdivision (home sites ranging in size from 0.25 acres to 0.44 acres) and 1 outlot, located at 7475 South 49th Street, such property being zoned R-6 Suburban Single-Family Residence District; Tax Key No. 759-9981-010. A PUBLIC HEARING IS SCHEDULED FOR THIS MEETING UPON THIS MATTER.
- D. **Business Matters** (no Public Hearing is required upon the following matters; action may be taken on all matters)

Franklin Plan Commission Agenda 4/4/19 Page 2

1. **MATT TALBOT RECOVERY SERVICES, INC. LAND DIVISION.** Certified Survey Map application by Matt Talbot Recovery Services, Inc., to divide an existing 15.52 acre property into two separate lots (Lot 1 contains an existing Community Based Residential Facility and is proposed to be approximately 13.45 acres and Lot 2 is being created to facilitate a future residential home and is proposed to be approximately 2.07 acres), property located at 9132 South 92nd Street, zoned R-3 Suburban/Estate Single-Family Residence District and C-1 Conservancy District; Tax Key No. 886-9987-000.

E. Adjournment

*Supporting documentation and details of these agenda items are available at City hall during normal business hours.

[Note: Upon reasonable notice, efforts will be made to accommodate the needs of disabled individuals through appropriate aids and services. For additional information, contact the City Clerk's office at (414) 425-7500.]

REMINDERS:

Next Regular Plan Commission Meeting: April 18, 2019

^{**}Notice is given that a majority of the Common Council may attend this meeting to gather information about an agenda item over which they have decision-making responsibility. This may constitute a meeting of the Common Council per *State ex rel. Badke v. Greendale Village Board*, even though the Common Council will not take formal action at this meeting.



REPORT TO THE PLAN COMMISSION

Meeting of April 4, 2019

Rezoning and Certified Survey Map

RECOMMENDATION: City Development staff recommends approval of the Rezoning and Certified Survey Map upon property located at 8547 and 8567 S. 76th Street, subject to the conditions of approval in the attached draft resolution.

Project Name: 2 Mike's, LLC Rezoning and Certified Survey Map (CSM)

Project Address: 8547 and 8567 S. 76th Street **Applicants:** Mike Hurst, 2 Mike's LLC

Owner (property): 2 Mike's LLC

Current Zoning: R-6, Suburban Single-Family Residence District with C-1,

Conservation Overlay

2025 Comprehensive Master Plan Residential and Areas of Natural Resource Features

Use of Surrounding Properties: Residential to the North, East, West and South.

Applicant Action Requested: Recommendation of approval for the proposed Rezoning

and Certified Survey Map.

PROJECT DESCRIPTION/ANALYSIS

Please note:

• Staff recommendations are <u>underlined</u>, in <u>italics</u> and are included in the draft ordinance.

On August 16, 2018, the applicant filed a Certified Survey Map (CSM) Application requesting approval of a 4 Lot CSM to subdivide the two existing properties located at 8547 and 8567 South 76th Street into four separate lots. On January 31, 2019, the applicant revised their plans and submitted plans to propose a three lot CSM to subdivide the two existing properties into two lots and one large Outlot to the west of the proposed single family home lots fronting on 76th Street.

The property is currently zoned R-6 Suburban Single-Family Residence District and C-1 Conservancy District and is designated as Residential and Areas of Natural Resource Features on the City's 2025 Future Land Use Map.

On February 22, 2019, the applicant filed a Rezoning Application requesting the rezoning of the property from R-6 and C-1 to R-6, as the City no longer utilizes the C-1 zoning and natural resources are now required to be protected within conservation easements.

REZONING ANALYSIS

Staff has reviewed the rezoning application and has received all of the necessary items to process the request.

The rezoning request will serve to provide for removing the now defunct C-1 Conservancy district and amend the zoning district designation to reflect the current R-6 designation for the area for the subject properties.

CERTIFIED SURVEY MAP ANALYSIS

Lot 1 and Lot 2 consist of the existing homes abutting South 76th Street. Outlot 1 will have access from Old Orchard Lane and from Clayton Court.

Lot 1 and Lot 2 will each have at least one acre, with Lot 1 having 44,930 square feet and Lot 2 having 46,808 square feet, which meets the R-6 District minimum lot area of 11,000 square feet. The home on Lot 2 does not meet the 40-foot front yard setback from South 76th Street; therefore, it is a legal nonconforming structure. Note that this is an existing nonconformity, which is not becoming greater due to the land division. Otherwise, all lots comply with the Development Standards of the R-6 District.

Outlot 1 has an area of 327,112 square feet (about 7.51 acres). Staff is not aware of any development plans for this lot. As an Outlot designation, construction is not permitted until such time the Outlot designation is removed by the City through a new CSM or subdivision plat.

Sewer and Water

Public sewer and water is available to the proposed lots. Development of any homes in the future will be required to connect to these facilities.

Natural Resource Protection Plan:

The subject property contains a wetland as illustrated on the CSM. Wisconsin Department of Natural Resources mapping also shows an intermittent stream on the property.

Staff is recommending the following conditions related to natural resources:

- A conservation easement protecting the stream, shore buffer, wetland and 30-foot wetland buffer shall be submitted for review and approval by the Common Council and recording with the Milwaukee County Register of Deeds at the time of recording the CSM.
- The conservation easement boundary shall be labeled on the CSM.
- Upon future development of Outlot 1, signage, boulders or other demarcation method, as may be approved by the Planning Manager, shall be utilized to mark the location of the conservation easement boundary on the property of these lots or any future individual lots that may be created.

STAFF RECOMMENDATION

City Development staff recommends approval of the Rezoning and Certified Survey Map, subject to the conditions of approval in the attached draft resolution and draft ordinance.

MILWAUKEE COUNTY [Draft 3-29-19 revised]

RESOLUTION NO. 2019-____

A RESOLUTION CONDITIONALLY APPROVING A 3 LOT CERTIFIED SURVEY MAP, BEING A PART OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 16, TOWNSHIP 5 NORTH, RANGE 21 EAST, LOCATED IN THE CITY OF FRANKLIN, MILWAUKEE COUNTY, WISCONSIN (2 MIKE'S LLC, APPLICANT) (8547 AND 8567 SOUTH 76TH STREET)

WHEREAS, the City of Franklin, Wisconsin, having received an application for approval of a certified survey map, such map being a part of the Southeast 1/4 of the Southeast 1/4 of Section 16, Township 5 North, Range 21 East, located in the City Of Franklin, Milwaukee County, Wisconsin, more specifically, of the properties located at 8547 and 8567 South 76th Street, bearing Tax Key Nos. 838-9984-000 and 838-9985-000, 2 Mike's LLC, applicant; said certified survey map having been reviewed by the City Plan Commission and the Plan Commission having recommended approval thereof pursuant to certain conditions; and

WHEREAS, the Common Council having reviewed such application and Plan Commission recommendation and the Common Council having determined that such proposed certified survey map is appropriate for approval pursuant to law upon certain conditions.

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Common Council of the City of Franklin, Wisconsin, that the Certified Survey Map submitted by 2 Mike's LLC, as described above, be and the same is hereby approved, subject to the following conditions:

- 1. That any and all objections made and corrections required by the City of Franklin, by Milwaukee County, and by any and all reviewing agencies, shall be satisfied and made by the applicant, prior to recording.
- 2. That all land development and building construction permitted or resulting under this Resolution shall be subject to impact fees imposed pursuant to §92-9. of the Municipal Code or development fees imposed pursuant to §15-5.0110 of the Unified Development Ordinance, both such provisions being applicable to the development and building permitted or resulting hereunder as it occurs from time to time, as such Code and Ordinance provisions may be amended from time to time.
- 3. Each and any easement shown on the Certified Survey Map shall be the subject of separate written grant of easement instrument, in such form as provided within the *City of Franklin Design Standards and Construction Specifications* and such form

2 MIKE'S LLC – CERTIFIED SURVEY MAP RESOLUTION NO. 2019-____ Page 2

and content as may otherwise be reasonably required by the City Engineer or designee to further and secure the purpose of the easement, and all being subject to the approval of the Common Council, prior to the recording of the Certified Survey Map.

- 4. 2 Mike's LLC, successors and assigns, and any developer of the 2 Mike's LLC 3 lot certified survey map project, shall pay to the City of Franklin the amount of all development compliance, inspection and review fees incurred by the City of Franklin, including fees of consults to the City of Franklin, within 30 days of invoice for same. Any violation of this provision shall be a violation of the Unified Development Ordinance, and subject to §15-9.0502 thereof and §1-19. of the Municipal Code, the general penalties and remedies provisions, as amended from time to time.
- 5. The approval granted hereunder is conditional upon 2 Mike's LLC and the 3 lot certified survey map project for the properties located at 8547 and 8567 South 76th Street: (i) being in compliance with all applicable governmental laws, statutes, rules, codes, orders and ordinances; and (ii) obtaining all other governmental approvals, permits, licenses and the like, required for and applicable to the project to be developed and as presented for this approval.
- 6. The applicant shall prepare a conservation easement protecting the stream, shore buffer, wetland, and 30-foot wetland setback for review and approval by the Common Council and recording with the Milwaukee County Register of Deeds Office at the time of recording of the Certified Survey Map.
- 7. The applicant shall include the conservation easement boundary on the Certified Survey Map, for review and approval by the Department of City Development prior to recording with the Milwaukee County Register of Deeds Office.
- 8. Upon future development of Outlot 1, the applicant shall install signage, boulders, or other demarcation method, as may be approved by the Planning Manager, to mark the location of the conservation easement boundary on the subject outlot property.

9. [other conditions, etc.]

BE IT FURTHER RESOLVED, that the Certified Survey Map, certified by owner, 2 Mike's LLC, be and the same is hereby rejected without final approval and without any further action of the Common Council, if any one, or more than one of the above conditions is or are not met and satisfied within 180 days from the date of adoption of this Resolution.

2 MIKE'S LLC – CERTIFIED SURVEY M.	ΑP
RESOLUTION NO. 2019	
Page 3	

AYES _____ NOES ____ ABSENT ____

Page 3
BE IT FINALLY RESOLVED, that upon the satisfaction of the above conditions within 180 days of the date of adoption of this Resolution, same constituting final approval, and pursuant to all applicable statutes and ordinances and lawful requirements and procedures for the recording of a certified survey map, the City Clerk is hereby directed to obtain the recording of the Certified Survey Map, certified by owner, 2 Mike's LLC, with the Office of the Register of Deeds for Milwaukee County.
Introduced at a regular meeting of the Common Council of the City of Franklin this day of, 2019.
Passed and adopted at a regular meeting of the Common Council of the City of Franklin this day of, 2019.
APPROVED:
Stephen R. Olson, Mayor
ATTEST:
Sandra L. Wesolowski, City Clerk

MILWAUKEE COUNTY [Draft 3-18-19]

ORDINANCE NO. 2019-____

AN ORDINANCE TO AMEND THE UNIFIED DEVELOPMENT ORDINANCE (ZONING MAP) TO REZONE TWO PARCELS OF LAND FROM R-6 SUBURBAN SINGLE-FAMILY RESIDENCE DISTRICT AND C-1 CONSERVANCY DISTRICT TO R-6 SUBURBAN SINGLE-FAMILY RESIDENCE DISTRICT FOR THE PROPERTY LOCATED AT 8547 AND 8567 SOUTH 76TH STREET (APPROXIMATELY 0.48 ACRES)

(2 MIKE'S LLC, APPLICANT)

WHEREAS, 2 Mike's LLC having petitioned for the rezoning of two parcels of land from R-6 Suburban Single-Family Residence District and C-1 Conservancy District to R-6 Suburban Single-Family Residence District, such land being located at 8547 and 8567 South 76th Street; and

WHEREAS, a public hearing was held before the City of Franklin Plan Commission on the 4th day of April, 2019, upon the aforesaid petition and the Plan Commission thereafter having determined that the proposed rezoning would promote the health, safety and welfare of the City and having recommended approval thereof to the Common Council; and

WHEREAS, the Common Council having considered the petition and having concurred with the recommendation of the Plan Commission and having determined that the proposed rezoning is consistent with the 2025 Comprehensive Master Plan of the City of Franklin, Wisconsin and would promote the health, safety and welfare of the Community.

NOW, THEREFORE, the Mayor and Common Council of the City of Franklin, Wisconsin, do ordain as follows:

SECTION 1:

§15-3.0102 (Zoning Map) of the Unified Development Ordinance of the City of Franklin, Wisconsin, is hereby amended to provide that the zoning district designation for the property described below be changed from R-6 Suburban Single-Family Residence District and C-1 Conservancy District to R-6 Suburban Single-Family Residence District:

Part of the Southwest 1/4 of the Southeast 1/4 of Section 16, Township 5 North, Range 21 East, City of Franklin, Milwaukee County, Wisconsin, bounded and described as follows:

Commencing at the southeast corner of the Southeast 1/4 of said Section 16; thence North 00°32'41" East along the east line of said

Section 16, 989.19 feet to the easterly extension of the south line of Old Orchard Subdivision; thence South 88°31'22" West along said extension line, 60.01 feet to the west line of South 76th Street, the southeast corner of Lot 1 of said Old Orchard Subdivision, thence continuing South 88°31'22" West along said south line of Old Orchard Subdivision, 733.33 feet to the point of beginning;

Thence South 08°34'47" East, 32.82 feet; thence South 11°43'18" East, 33.50 feet; thence South 09°54'01" East, 39.59 feet; thence South 28°52'54" East, 41.00 feet; thence South 22°38'07" East, 31.73 feet; thence South 34°49'15" East, 34.40 feet; thence South 27°32'34" East, 31.85 feet; thence South 27°15'06" East, 45.58 feet; thence South 24°26'06" East, 29.67 feet; thence South 13°25'57" East, 34.41 feet; thence South 88°29'22" West, 65.71 feet; thence North 21°59'03" West, 14.10 feet; thence North 24°13'19" West, 24.96 feet; thence North 17°25'54" West, 63.06 feet; thence North 18°37'09" West, 36.53 feet; thence North 23°24'13" West, 58.57 feet; thence North 29°59'47" West, 30.60 feet; thence North 30°58'00" West, 17.41 feet; thence North 60°14'34" West, 18.05 feet; thence North 24°06'02" West, 15.54 feet; thence North 19°35'41" West, 28.92 feet; thence North 16°32'35" West, 39.32 feet; thence North 05°16'25" West, 12.85 feet to said south line of Old Orchard Subdivision; thence North 88°31'22" East along said south line, 77.36 feet to the point of beginning. Containing in all 20,763 square feet (0.48 acres) of lands, more or less. Tax Key Nos. 838-9984-000 and 838-9985-000.

SECTION 2:

The terms and provisions of this ordinance are severable. Should any term or provision of this ordinance be found to be invalid by a court of competent jurisdiction, the remaining terms and provisions shall remain in full force and effect.

- SECTION 3: All ordinances and parts of ordinances in contravention to this ordinance are hereby repealed.
- SECTION 4: This ordinance shall take effect and be in force from and after its passage and publication.

]	Introduced	at a regul	ar me	eeting of	f the Con	nmon	Coun	cil of	the City	of Fran	klin tl	his
	day of			, 20	19, by Al	derm	an					
	•				•							
]	Passed and	adopted	at a	regular	meeting	of the	ne Cor	nmon	Council	of the	City	of

Franklin this ______, 2019.

ORDINAN Page 3	NCE NO. 2019- _.			
			APPROVED:	
			Stephen R. Olson, Mayor	
ATTEST:				
Sandra L.	Wesolowski, Ci	ty Clerk		
AYES	NOES	ABSENT		

City of Franklin Department of City Development

Date: March 5, 2019

To: Michael Hurst, owner, 2 Mike's LLC

From: Department of City Development Staff - Ben Kohout

RE: 2 Mike's, LLC Rezoning – Staff Comments

Please be advised that City Staff has reviewed the above application for the property located at 8547 and 8567 South 76th Street. Department comments are as follows for the Re Zoning Application submitted by Michael Hurst and date stamped by the City of Franklin on January 31, 2019.

Department of City Development Staff Comments

- 1. Please indicate the amount of land being rezoned with the included description (in acres).
- 2. Please resubmit 12 collated copies of all submittal items, folded into 8.5" x 11" packets by Monday, March 11, 2019, to meet public hearing guidelines, for the Thursday, April 4, 2019 Planning Commission meeting.

Police Department Comments

3. No comments.

Fire Department Comments

4. No comments.

Engineering Department Comments

5. No comments.

City of Franklin Department of City Development

Date: March 5, 2019

To: Rizal Iskandarsjach, JSD Professional Services, Inc. From: Department of City Development Staff – Ben Kohout

RE: 2 Mike's, LLC Certified Survey Map – Staff Comments

Please be advised that City Staff has reviewed the above application for the property located at 8547 and 8567 South 76th Street. Department comments are as follows for the Certified Survey Map Application submitted by Rizal Iskandarsjach and date stamped by the City of Franklin on January 31, 2019.

Department of City Development Staff Comments

- 1. A conservation easement is required to protect the wetland and 30-foot wetland buffer. The wetland buffer boundary must be labeled as the 30-foot wetland buffer and Conservation Easement. The City's conservation easement template is attached. Note that the Conservation Easement must be reviewed and approved by the Common Council and recorded with the Milwaukee County Register of Deeds. *Please change page 3 signature line to reflect: Nicholas Fuchs change to "Benjamin Kohout"*.
- 2. Milwaukee County comments will be forwarded to you as soon as they are received.

Engineering Department Comments

3. Engineering has no comments on this proposal. Engineering will recommend its approval based on the review comments from Milwaukee County.

Police Department Comments

4. No comments.

Fire Department Comments

5. No comments.

City of Franklin Department of City Development

Date: August 30, 2018

To: Rizal Iskandarsjach, JSD Professional Services, Inc.

From: Department of City Development Staff

RE: 2 Mike's, LLC Certified Survey Map – Staff Comments

Please be advised that City Staff has reviewed the above application for the property located at 8547 and 8567 South 76th Street. Department comments are as follows for the Certified Survey Map Application submitted by Rizal Iskandarsjach and date stamped by the City of Franklin on August 16, 2018.

Department of City Development Staff Comments

- 1. The CSM must illustrate the 30-foot wetland buffer and 50-foot wetland setback in addition to the wetland boundary.
- 2. A conservation easement is required to protect the wetland and 30-foot wetland buffer. The wetland buffer boundary must be labeled as the 30-foot wetland buffer and Conservation Easement. The City's conservation easement template is attached. Note that the Conservation Easement must be reviewed and approved by the Common Council and recorded with the Milwaukee County Register of Deeds.
- 3. A navigability determination is required. Please contact the Wisconsin Department of Natural Resources. The intermittent stream on the property must be shown and protected as part of the conservation easement as well as the 75-foot shore buffer.
- 4. Staff recommends rezoning the C-1 District portion of the property to R-6 Suburban Single-Family Residence District. The City no longer utilizes the C-1 zoning and natural resources are now required to be protected within conservation easements. A Rezoning Application is attached.
- 5. Please complete and submit the attached Site Intensity and Capacity Calculation Worksheets.
- 6. Please be aware that the 40-foot front yard setback from S. 76th Street for the existing home on Lot 2 is not met; therefore, that home is legal nonconforming structure.
- 7. Please delete "Overlay" in the zoning note on Sheet 1 for the C-1 Conservancy District.
- 8. Please label the rear yard setbacks on Sheet 3 for all structures. Note a 30-foot minimum rear yard setback is required.
- 9. Please label the pool deck setbacks. Note a minimum 10-foot side yard setback is required.
- 10. Staff recommends a note be added to the CSM stating that upon further land division or development upon Lot 3 and Lot 4, a complete Natural Resource Protection Plan in compliance with Division 15-7.0200 of the Unified

Development Ordinance shall be submitted to the Department of City Development for review and approval. Alternatively, a Natural Resource Protection Plan may be submitted prior to the recording of the Certified Survey Map or a letter provided stating that no other protected resources exist onsite other than the wetlands depicted on the CSM.

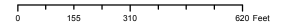
- 11. Please add that the property is served by public water to the sewer note on Sheet 2 of the CSM.
- 12. Staff anticipates recommending, as a condition of approval, that no direct driveway access shall be allowed to Clayton Court and Old Orchard Lane.
- 13. As no development is planned at this time, staff recommends that Lot 3 and Lot 4 be revised to Outlot 3 and Outlot 4.
- 14. Please be aware that upon development of Lots 3 and 4, staff may recommend that signage, boulders or other demarcation method, as may be approved by the Planning Manager, be utilized to mark the location of the conservation easement boundary on the property of these lots or any future individual lots that may be created.
- 15. Please provide a line table for the wetland delineation.
- 16. Milwaukee County comments will be forwarded to you as soon as they are received.



8547 & 8567 S. 76th Street TKN: 838 9984 000 838 9985 000



Planning Department (414) 425-4024

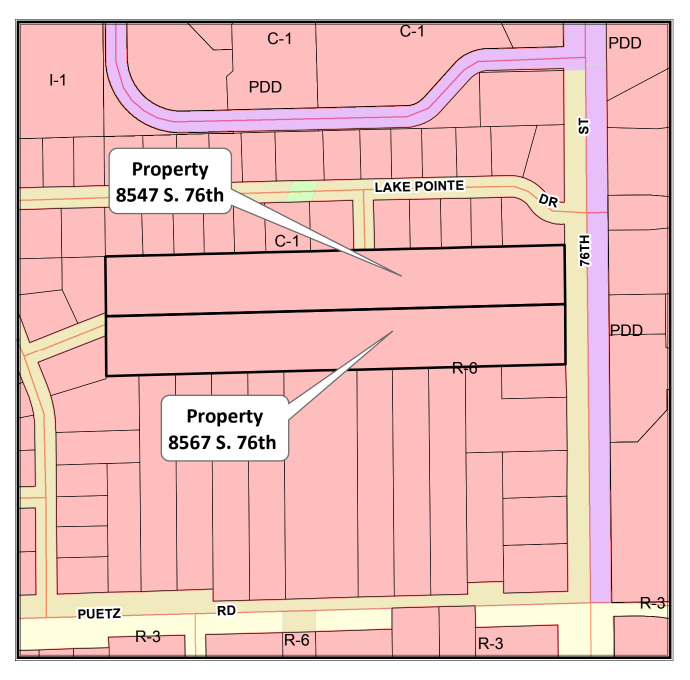


NORTH 2016 Aerial Photo

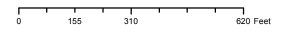
This map shows the approximate relative location of property boundaries but was not prepared by a professional land surveyor. This map is provided for informational purposes only and may not be sufficient or appropriate for legal, engineering, or surveying purposes.



8547 & 8567 S. 76th Street TKN: 838 9984 000 838 9985 000



Planning Department (414) 425-4024





This map shows the approximate relative location of property boundaries but was not prepared by a professional land surveyor. This map is provided for informational purposes only and may not be sufficient or appropriate for legal, engineering, or surveying purposes.

<u>Project Summary for Rezoning Request</u> <u>from R-6 and C-1 to R-6:</u>

The rezoning request is part of the proposed land division for the 2 Mike's LLC properties. City Staff advised the rezoning of the C-1 District portion of the property to R-6 Suburban Single-Family Residence District. The City no longer utilizes the C-1 zoning and natural resources are now required to be protected within conservation easements. A Rezoning was needed. The land division plan is to divide the property of the 8547 and 8567 South 76th Street residential Lots for the sales of the smaller Lots. The remaining Outlot, where the rezoning land is located, may be further develop in the future. Any future development will be submitted to the City at that time.

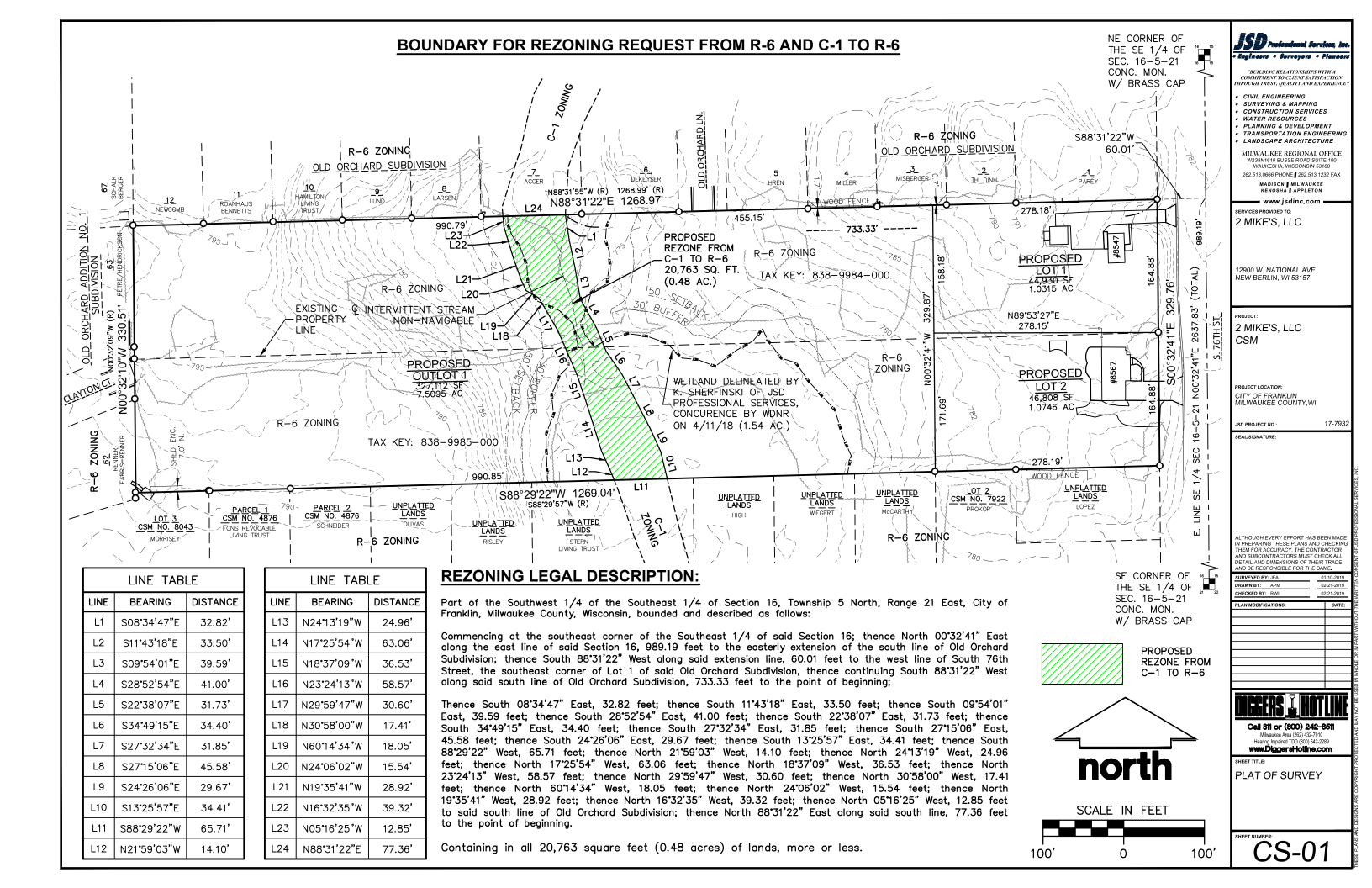
<u>Legal Description for Property seeking</u> Rezoning Request from R-6 and C-1 to R-6:

Part of the Southwest 1/4 of the Southeast 1/4 of Section 16, Township 5 North, Range 21 East, City of Franklin, Milwaukee County, Wisconsin, bounded and described as follows:

Commencing at the southeast corner of the Southeast 1/4 of said Section 16; thence North 00°32'41" East along the east line of said Section 16, 989.19 feet to the easterly extension of the south line of Old Orchard Subdivision; thence South 88°31'22" West along said extension line, 60.01 feet to the west line of South 76th Street, the southeast corner of Lot 1 of said Old Orchard Subdivision, thence continuing South 88°31'22" West along said south line of Old Orchard Subdivision, 733.33 feet to the point of beginning;

Thence South 08°34'47" East, 32.82 feet; thence South 11°43'18" East, 33.50 feet; thence South 09°54'01" East, 39.59 feet; thence South 28°52'54" East, 41.00 feet; thence South 22°38'07" East, 31.73 feet; thence South 34°49'15" East, 34.40 feet; thence South 27°32'34" East, 31.85 feet; thence South 27°15'06" East, 45.58 feet; thence South 24°26'06" East, 29.67 feet; thence South 13°25'57" East, 34.41 feet; thence South 88°29'22" West, 65.71 feet; thence North 21°59'03" West, 14.10 feet; thence North 24°13'19" West, 24.96 feet; thence North 17°25'54" West, 63.06 feet; thence North 18°37'09" West, 36.53 feet; thence North 23°24'13" West, 58.57 feet; thence North 29°59'47" West, 30.60 feet; thence North 30°58'00" West, 17.41 feet; thence North 60°14'34" West, 18.05 feet; thence North 24°06'02" West, 15.54 feet; thence North 19°35'41" West, 28.92 feet; thence North 16°32'35" West, 39.32 feet; thence North 05°16'25" West, 12.85 feet to said south line of Old Orchard Subdivision; thence North 88°31'22" East along said south line, 77.36 feet to the point of beginning.

Containing in all 20,763 square feet (0.48 acres) of lands, more or less.



CONSERVATION EASEMENT

Outlot 1 CS	M No
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This Conservation easement is made by and between the CITY OF FRANKLIN, a municipal corporation of the State of Wisconsin, hereinafter referred to as "Grantee," and 2 Mike's, LLC, Inc., a Limited Liability Corporation, hereinafter referred to as "Grantor," and shall become effective upon the recording of this Grant of Conservation Easement, together with the Acceptance following, with the Office of the Register of Deeds for Milwaukee County, pursuant to §700.40(2)(b) of the Wisconsin Statutes.

WITNESSETH

WHEREAS, Grantor is the owner in fee simple of certain real property, located within the City of Franklin, Milwaukee County, Wisconsin, Southeast 1/4 of the Southeast of Section 16, Township 5 North, Range 21 East, described in **Exhibit A** attached hereto and hereby made a part hereof (protected property); and

WHEREAS, the Grantor desires and intends that the natural elements and the ecological and aesthetic values of the protected property including, without limitation, mature woodlands, young woodlands, wetland buffers, wetlands and shoreland wetlands, and refer to Natural Resource Investigation by JSD Professional Services, dated April 11, 2018, which is located in the office of the Department of City Development, be preserved and maintained by the continuation of land use that will not interfere with or substantially disrupt the natural elements or the workings of natural systems; and

WHEREAS, Grantee is a "holder", as contemplated by §700.41(1)(b)1. of the Wisconsin Statutes, whose purposes include, while exercising regulatory authority granted to it, *inter alia*, under §62.23 and §236.45 of the Wisconsin Statutes, the conservation of land, natural areas, open space, and water areas; and

WHEREAS, the Grantor and Grantee, by the conveyance to the Grantee of the conservation easement on, over, and across the protected property, desire to conserve the natural values thereof and prevent the use or development of the protected property for any purpose or in any manner inconsistent with the terms of this conservation easement; and

WHEREAS, the Grantee is willing to accept this conservation easement subject to the reservations and to the covenants, terms, conditions, and restrictions set out herein and imposed hereby;

WHEREAS, **TRI CITY BANK**, mortgagee of the Protected Property ("Mortgagee"), consents to the grant of this Easement by Grantor to Grantee and Mortgagee's consent is attached hereto and identified as "Mortgage Holder Consent".

NOW, THEREFORE, the Grantor, for and in consideration of the foregoing recitations and of the mutual covenants, terms, conditions, and restrictions subsequently contained, and as an absolute and unconditional dedication, does hereby grant and convey unto the Grantee a conservation easement in perpetuity on, over, and across the protected property.

Grantee's rights hereunder shall consist solely of the following:

- 1. To view the protected property in its natural, scenic, and open condition;
- 2. To enforce by proceeding at law or in equity the covenants subsequently set forth, including, and in addition to all other enforcement proceedings, proceedings to obtain all penalties and remedies set forth under Division 15-9.0500 of the Unified Development Ordinance of the City of Franklin, as amended from time to time, any violation of the covenants subsequently set forth being and constituting a violation of such Unified Development Ordinance, as amended from time to time, or such local applicable ordinance as may be later adopted or in effect to enforce such covenants or the purposes for which they are made, it being agreed that there shall be no waiver or forfeiture of the Grantee's right to insure compliance with the covenants and conditions of this grant by reason of any prior failure to act; and
- 3. To enter the protected property at all reasonable times for the purpose of inspecting the protected property to determine if the Grantor is complying with the covenants and conditions of this grant.

And in furtherance of the foregoing affirmative rights of the Grantee, the Grantor makes the following covenants which shall run with and bind the protected property in perpetuity, namely, that, on, over, or across the protected property, the Grantor, without the prior consent of the Grantee, shall not:

1. Construct or place buildings or any structure;

- 2. Construct or make any improvements, unless, notwithstanding Covenant 1 above, the improvement is specifically and previously approved by the Common Council of the City of Franklin, upon the advice of such other persons, entities, and agencies as it may elect; such improvements as may be so approved being intended to enhance the resource value of the protected property to the environment or the public and including, but not limited to animal and bird feeding stations, park benches, the removal of animal blockage of natural drainage or other occurring blockage of natural drainage, and the like:
- 3. Excavate, dredge, grade, mine, drill, or change the topography of the land or its natural condition in any manner, including any cutting or removal of vegetation, except for the removal of dead or diseased trees;
- 4. Conduct any filling, dumping, or depositing of any material whatsoever, including, but not limited to soil, yard waste, or other landscape materials, ashes, garbage, or debris;
- 5. Plant any vegetation not native to the protected property or not typical wetland vegetation;
- 6. Operate snowmobiles, dune buggies, motorcycles, all-terrain vehicles or any other types of motorized vehicles.

To have and to hold this conservation easement unto the Grantee forever. Except as expressly limited herein, the Grantor reserves all rights as owner of the protected property, including, but not limited to, the right to use the protected property for all purposes not inconsistent with this grant. Grantor shall be responsible for the payment of all general property taxes levied, assessed, or accruing against the protected property pursuant to law.

The covenants, terms, conditions, and restrictions set forth in this grant shall be binding upon the Grantor and the Grantee and their respective agents, personal representatives, heirs, successors, and assigns, and shall constitute servitudes running with the protected property in perpetuity. This grant may not be amended, except by a writing executed and delivered by Grantor and Grantee or their respective personal representatives, heirs, successors, and assigns. Notices to the parties shall be personally delivered or mailed by U.S. Mail registered mail, return receipt requested, as follows:

To Grantor:		To	Grantee:		
2 Mike's LLC		Ci	ty of Franklin		
Attn: Michael Hurst			fice of the Ci		
12900 W. National Ave.		92			
New Berlin, WI 53157		Fr	anklin,WI 53	132	
In witness whereof, the grantor ha	as set its hand and seals t	his on this d	ate of		, 20
		2 Mike	s's LLC		
		By:			
			Michael Hu	ırst, managing memb	per
STATE OF WISCONSIN)				
COUNTY OF MILWAUKEE) ss)				
This instrument was acknowledge	ed before me on the	day of _		, A.D. 20by	
	Michael Hurst as man	aging memb	er of 2 Mike'	s LLC	
To me known to be the person(s) deed of said limited liability com		oing Easeme	ent and ackno	wledged the same as	s the voluntary act and
	— Not	ary Public			
		•	expires		

Acceptance

The undersigned does hereby consent to and accepts the Conservation Easement granted and conveyed to it under and pursuant to the foregoing Grant of Conservation Easement. In consideration of the making of such Grant Of Conservation Easement, the undersigned agrees that this acceptance shall be binding upon the undersigned and its successors and assigns and that the restrictions imposed upon the protected property may only be released or waived in writing by the Common Council of the City of Franklin, as contemplated by §236.293 of the Wisconsin Statutes.

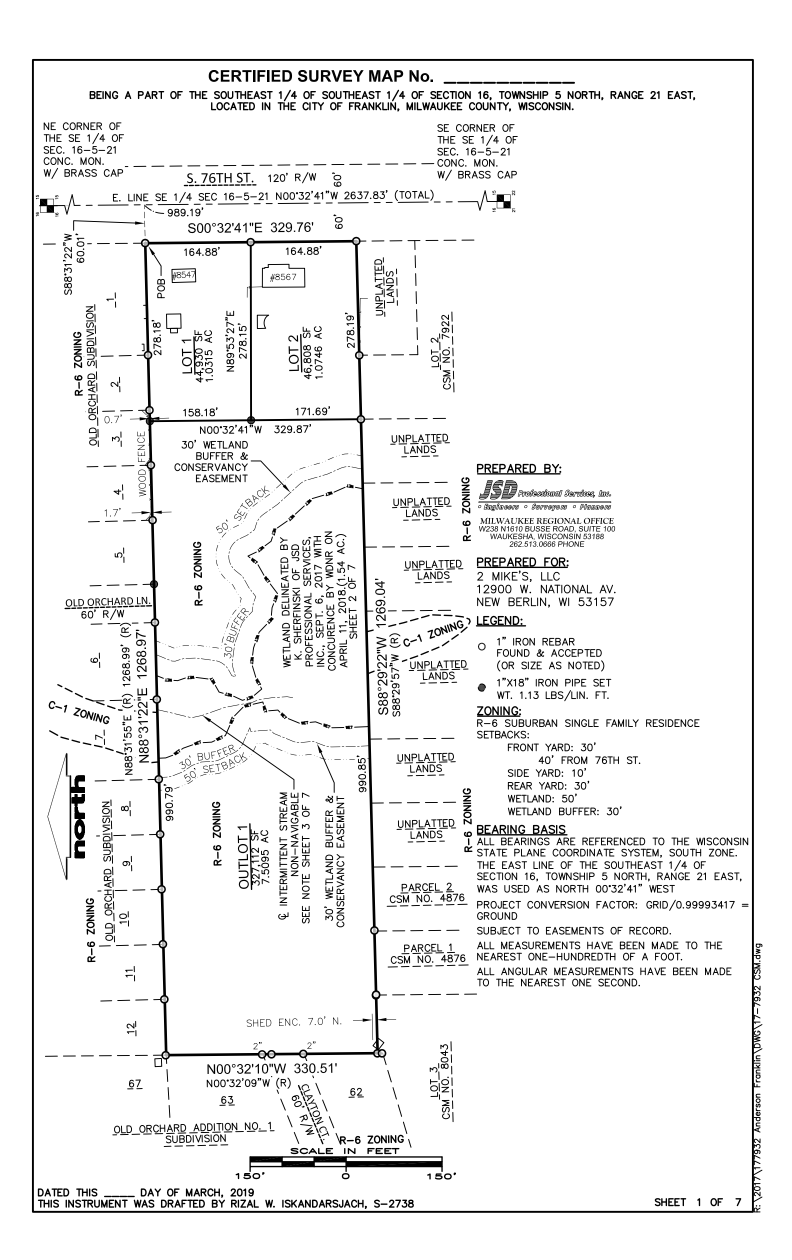
In witness whereof, the undersigned has A.D.20	executed	d and delivered this acceptance on the day of,
	CITY C	OF FRANKLIN
	Ву:	Stephen R. Olson, Mayor
	Ву:	Sandra L. Wesolowski, City Clerk
STATE OF WISCONSIN) ss COUNTY OF MILWAUKEE)		
Olson, Mayor and Sandra L. Wesolowski, known to be such Mayor and City Clerk of instrument as such officers as the Deed of	City Cle said mu of said n	day of, A.D. 20, the above named Stephen R. rk, of the above named municipal corporation, City of Franklin, to me unicipal corporation, and acknowledged that they executed the foregoing nunicipal corporation by its authority and pursuant to Resolution No day of, 20
		Notary Public
		My commission expires
This instrument was drafted by the City of Fe Approved as to contents:	ranklin.	
Benjamin Kohout, Principal Planner Department of City Development	Date	
Approved as to form only:		
Jesse A. Wesolowski City Attorney	Date	

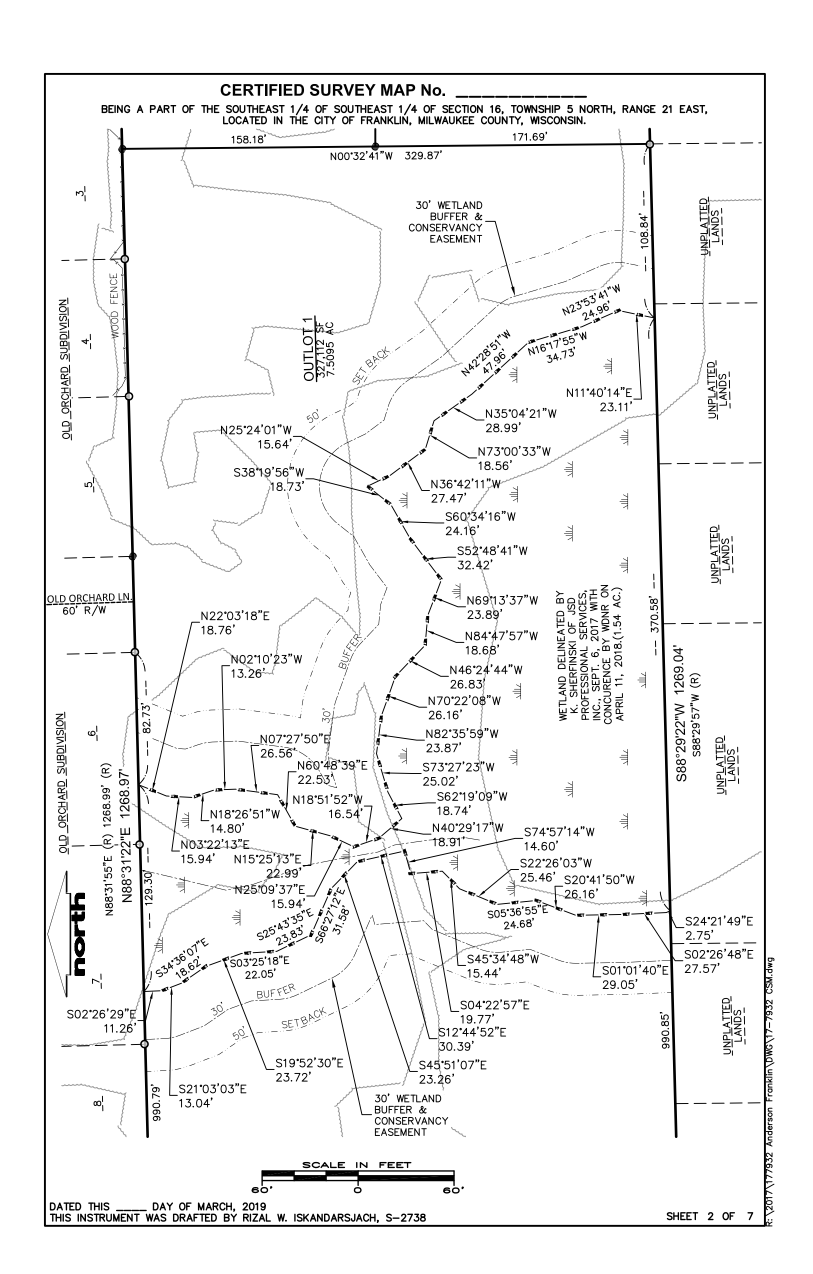
MORTGAGE HOLDER CONSENT

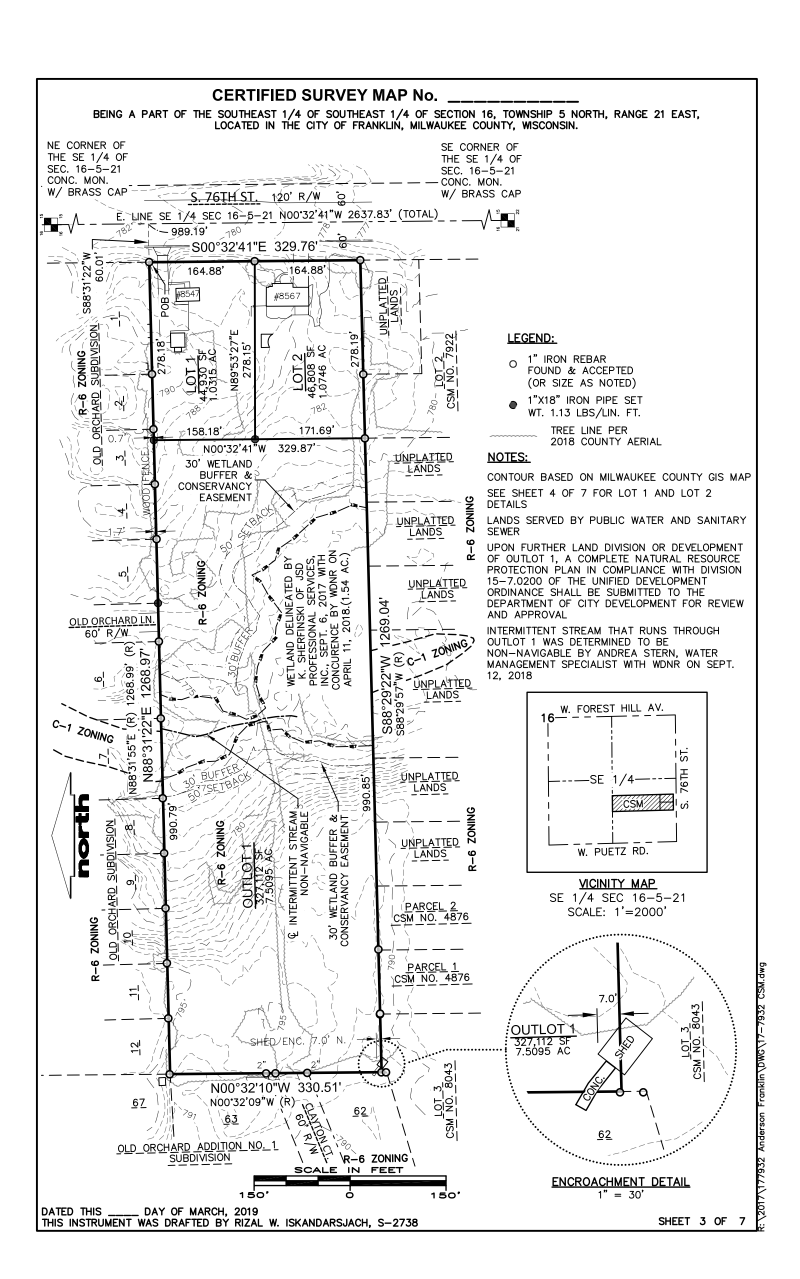
Mortgage encumbering encumbering the Property and record	ng corporation ("Mortgagee"), as Mortgagee under that certain ed in the Office of the Register of Deeds for Milwaukee County, ment No, hereby consents to the execution e title to the Property.					
IN WITNESS WHEREOF, Mortgagee has caused these presents to be signed by its duly authorized officers, and its corporate seal to be hereunto affixed, as of the day and year first above written.						
	Name of Mortgagee Tri City Bank, a Wisconsin Banking Corporation					
	By:					
	Name:					
	Title:					
STATE OF WISCONSIN)						
COUNTY OF MILWAUKEE)						
(name), the	, 20, before me, the undersigned, personally appeared(title) of Tri City Bank, a Wisconsin banking					
corporation, and acknowledged that (s)he executed the foregore for the purposes therein contained.	oing instrument on behalf of said corporation, by its authority and					
	Name:					
	Notary Public, State of Wisconsin					
	My commission expires					

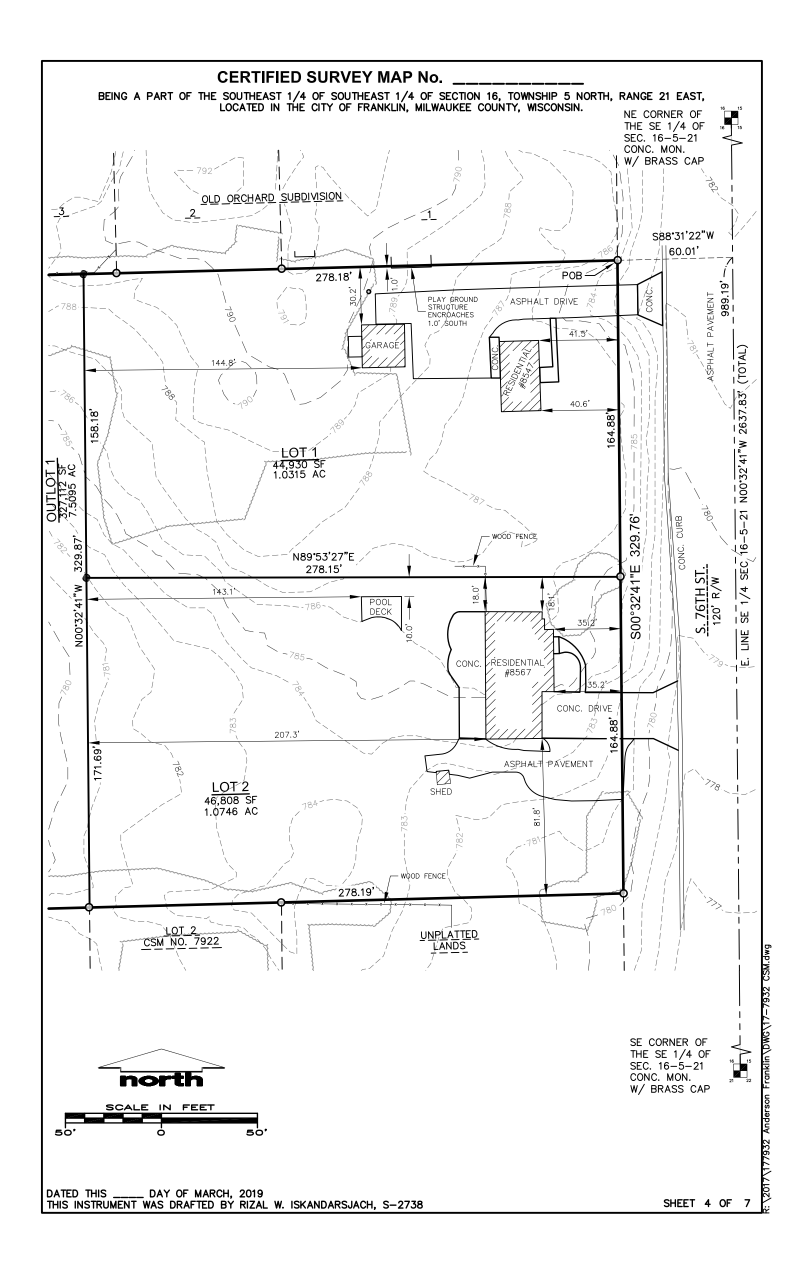
Exhibit A

Outlot 1	of Certified Survey Map No	, recorded in Milwaukee County Register of Deeds Office on d	lay
of	, 2019 as Document No.	, being a part of the Southeast 1/4 of the Southeast 1/4	0
Section 1	16, township 5 North, Range 21 East	, located in the City of Franklin, Milwaukee County, Wisconsin.	









SURVEYOR'S CERTIFICATE:

State of Wisconsin)
) SS
Milwaukee County)

I, Rizal W. Iskandarsjach, Professional Land Surveyor, do hereby certify that I have surveyed, divided and mapped a part of the Southwest 1/4 of the Southeast 1/4 of Section 16, Township 5 North, Range 21 East, City of Franklin, Milwaukee County, Wisconsin, bounded and described as follows:

Commencing at the southeast corner of the Southeast 1/4 of said Section 16; thence North 00°32'41" West along the east line of said Section 16, 989.19 feet to the easterly extension of the south line of Old Orchard Subdivision; thence South 88°31'22" West along said extension line, 60.01 feet to the west line of South 76th Street, the southeast corner of Lot 1 of said Old Orchard Subdivision, and the point of beginning;

Thence South 00°32'41" East along said west line of South 76th Street, 329.76 feet; thence South 88°29'22" West partially along the north line of Certified Survey Map No. 7922, partially along the north line of Certified Survey Map No. 8043, 1269.04 feet to the east line of Lot 62 of Old Orchard Addition No. 1 Subdivision; thence North 00°32'10" West along the east line of said Old Orchard Addition No. 1 Subdivision, 330.51 feet; to the southwest corner of Lot 12 of said Old Orchard Subdivision; thence North 88°31'22" East along the south line of said Old Orchard Subdivision, 1268.97 feet to the point of beginning.

Containing in all 418,886 square feet (9.6163 acres) of lands, more or less.

All subject to easements and restrictions of record, if any.

That I have made such survey, land division and map by the direction of 2 MIKE'S, LLC, owner of said land.

That such map is a correct representation of all exterior boundaries of the land surveyed and the land division thereof made.

That I have fully complied with the provisions of Chapter 236 of the Wisconsin Statutes and the City of Franklin Unified Development Ordinance in surveying, dividing, dedicating and mapping the same.

DATED THIS	DAY OF MARCH.	2019

Rizal W. Iskandarsjach, P.L.S. Professional Land Surveyor, S-2738

//952 Anderson Franklin \DWG\I\-/952 CSM.dwg

CERTIFIED SURVEY MAP No BEING A PART OF THE SOUTHEAST 1/4 OF SOUTHEAST 1/4 OF SECTION 16, TOWNSHIP 5 NORTH, RANGE 21 EAST, LOCATED IN THE CITY OF FRANKLIN, MILWAUKEE COUNTY, WISCONSIN.				
OWNEDIS CEDTIFICATE				
the land described in the forego	oing affidavit of Rizedance with the provi	zal W. Isk sions of C	owner, does hereby certify that said company caused andarsjach, to be surveyed, divided and mapped as hapter 236 of the Wisconsin Statutes and the City of dedicating and mapping.	
	(sign)		(date)	
	(print)		_`	
	(title)			
	(11110)			
State of Wisconsin)) SS Milwaukee County)				
Personally came before	e me this	day	of, 2019, the above named of the above named company, to me known to be owledged that they executed the foregoing instrument	
as such officers as the deed of said	of said company I corporation by its au	, and ackn ithority.	owledged that they executed the foregoing instrument	
Notary Public, C My Commission Expires	County,			
CONSENT OF CORPORATE M		тина	NE2	
mortgagee of the above described described on this CSM, and do (title)	ed land, does hereby bes hereby consent of 2 MIKE'S, LLC.	consent to the abo	ander and virtue of the laws of the State of Wisconsin, to the surveying, mapping, and dedication of the land ove certificate of	
	(sign)		(date)	
	(print)			
	(title)			
	()			
State of Wisconsin)				
) SS Milwaukee County)				
Personally came before	e me this	day	of, 2019, the above named of the above named company, to me known to be owledged that they executed the foregoing instrument	
such as such officers as the deed of said	of said company discorporation by its au	, and ackn thority.	owledged that they executed the foregoing instrument	
Notary Public. (County.			
Notary Public, C My Commission Expires				

DATED THIS ____ DAY OF MARCH, 2019 THIS INSTRUMENT WAS DRAFTED BY RIZAL W. ISKANDARSJACH, S-2738

CERTIFIED SURVEY MAP No BEING A PART OF THE SOUTHEAST 1/4 OF SOUTHEAST 1/4 OF SECTION 16, TOWNSHIP 5 NORTH, RANGE 21 EAST, LOCATED IN THE CITY OF FRANKLIN, MILWAUKEE COUNTY, WISCONSIN.	
CITY OF FRANKLIN COMMON COUNCIL APPRO	
This Certified Survey Map is hereby approved by the Common Council of the City of Franklin on this day of, 2019.	
	(date)
STEPHEN OLSON Mayor	
	(date)
SANDRA L. WESOLOWSKI City Clerk	



REPORT TO THE PLAN COMMISSION

Meeting of April 4, 2019

Natural Resource Special Exception

RECOMMENDATION: City Development staff recommends approval of the Natural Resource Special Exception subject to the conditions of approval in the attached draft Standards, Findings, and Decision.

Project Name: Oak Ridge of Franklin Subdivision Natural Resource

Special Exception (NRSE)

Project Address: Approximately 7475 South 49th Street

Applicants: Fred Arbanella, Arbanella/Carmody Homes

Property Owners: Walter Hablewitz

Current Zoning: R-6 Suburban Single-Family Residence District

2025 Comprehensive Plan: Residential

Use of Surrounding Properties: Single family residential to the north and east, vacant

developable land to the south, and quarry to the west.

Applicant's Action Requested: Recommendation to the Common Council for approval of

the proposed Natural Resource Special Exception.

INTRODUCTION:

Mr. Fred Arbanella of Arbanella/Carmody Homes, on behalf of the subject property owner, is requesting approval to impact wetlands, wetland buffer, and wetland setback in order to construct a proposed single-family residential subdivision on the subject lands.

The applicant is also separately applying to the Common Council for permission to impact additional wetlands, wetland buffers, and wetland setbacks attributable to construction of a public road and associated sidewalk as allowed by Ordinance No. 2016-2224. This impact has been noted within the applicant's materials, but is not part of the subject Natural Resource Special Exception.

Pursuant to Section 15-10.0208 of the UDO, all requests for a Natural Resource Special Exception shall also be provided to the Environmental Commission for its review and recommendation.

NATURAL RESOURCE SPECIAL EXCEPTION (NRSE):

The applicant is proposing to impact approximately 0.554 acre of protected natural resource features, and more specifically:

- Construct a 23-lot single-family residential subdivision, and associated public streets, sidewalks, and a stormwater management pond.
- Clear, grade, fill and develop approximately 0.554 acre of protected natural resource features comprised of the following:
 - o Approximately 0.067 acre of wetlands.

- o Approximately 0.242 acre of wetland buffers.
- o Approximately 0.245 acre of wetland setbacks.

The applicant has provided the attached Natural Resource Special Exemption Application, Project Description, Natural Resource Special Exception Question and Answer Form, and associated information. Staff would note:

- In a letter dated March 29, 2019, the applicant is now proposing off-site wetland and wetland buffer mitigation at an unspecified Milwaukee Area Land Conservancy property located within the Root River watershed, and onsite wetland setback mitigation. On the Natural Resource Protection Plan dated 3/20/2019, it is noted that 0.21 acres of mitigation will take place at the Carity Prairie site, and will be monitored for 3 years.
 - O However, staff has calculated that 0.309 acre of wetland and wetland buffer impact x 1.5 (mitigation ratio per UDO Section 15-4.0103B) = 0.46 acre of mitigation is required.
- The applicant has applied for, but not yet received approval of, filling/removal of the subject wetlands from the Wisconsin Department of Natural Resources. Staff has noted that similar approval will be required from the Army Corps of Engineers.
- The wetland delineation was prepared by an Assurred Delineator.
- In regard to the NRSE Question and Answer Form, staff has raised a number of concerns with the applicant's responses, specifically that they are incomplete or inaccurate. Staff will likely recommend that these be corrected.

ENVIRONMENTAL COMMISSION:

Pursuant to Section 15-10.0208 of the UDO, all requests for a Natural Resource Special Exception shall be provided to the Environmental Commission for its review and recommendation. Attached is a draft, unsigned document titled, "City of Franklin Environmental Commission" that the Environmental Commission must complete and must forward to the Common Council. The questions and statements on this document correspond with the Natural Resource Special Exception (NRSE) application questions and statements that the applicant has answered and addressed.

The Environmental Commissition, at its March 27, 2019 meeting, has recommended approval of the NRSE with conditions as presented at their meeting.

CONCLUSION:

City Development staff recommends approval of the Natural Resource Special Exception for the Oak Ridge of Franklin subdivision plat subject to the conditions of approval in the attached draft Standards, Findings, and Decision.

Revised Draft 4/4/19

Standards, Findings and Decision
of the City of Franklin Common Council upon the Application of Fred
Arbanella, Arbanella/Carmody Homes, applicant, for a Special Exception
to Certain Natural Resource Provisions of the City of Franklin
Unified Development Ordinance

Whereas, Fred Arbanella, Arbanella/Carmody Homes, applicant, having filed an application dated February 20, 2019, for a Special Exception pursuant to Section 15-9.0110 of the City of Franklin Unified Development Ordinance pertaining to the granting of Special Exceptions to Stream, Shore Buffer, Navigable Water-related, Wetland, Wetland Buffer and Wetland Setback Provisions, and Improvements or Enhancements to a Natural Resource Feature; a copy of said application being annexed hereto and incorporated herein as Exhibit A; and

Whereas, the application having been reviewed by the City of Franklin Environmental Commission and the Commission having made its recommendation upon the application, a copy of said recommendation dated March 27, 2019 being annexed hereto and incorporated herein as Exhibit B; and

Whereas, following a public hearing before the City of Franklin Plan Commission, the Plan Commission having reviewed the application and having made its recommendation thereon as set forth upon the report of the City of Franklin Planning Department, a copy of said report dated April 4, 2019 being annexed hereto and incorporated herein as Exhibit C; and

Whereas, the property which is the subject of the application for a Special Exception is located at approximately 7475 South 49th Street, zoned R-6 Suburban Single-Family Residence District, and such property is more particularly described upon Exhibit D annexed hereto and incorporated herein; and

Whereas, Section 15-10.0208B. of the City of Franklin Unified Development Ordinance, as amended by Ordinance No. 2003-1747, pertaining to the granting of Special Exceptions to Stream, Shore Buffer, Navigable Water-related, Wetland, Wetland Buffer and Wetland Setback Provisions, and Improvements or Enhancements to a Natural Resource Feature, provides in part: "The decision of the Common Council upon any decision under this Section shall be in writing, state the grounds of such determination, be filed in the office of the City Planning Manager and be mailed to the applicant."

Now, Therefore, the Common Council makes the following findings pursuant to Section 15-10.0208B.2.a., b. and c. of the Unified Development Ordinance upon the application for a Special Exception dated February 20, 2019, by Fred Arbanella,

Arbanella/Carmody Homes, applicant, pursuant to the City of Franklin Unified Development Ordinance, the proceedings heretofore had and the recitals and matters incorporated as set forth above, recognizing the applicant as having the burden of proof to present evidence sufficient to support the following findings and that such findings be made by not less than four members of the Common Council in order to grant such Special Exception.

grant such Special Exception.
1. That the condition(s) giving rise to the request for a Special Exception were not self-imposed by the applicant (this subsection a. does not apply to an application to improve or enhance a natural resource feature): but rather,
2. That compliance with the stream, shore buffer, navigable water-related, wetland, wetland buffer, and wetland setback requirement will:
a. be unreasonably burdensome to the applicant and that there are no reasonable practicable alternatives:; or
b. unreasonably and negatively impact upon the applicant's use of the property and that there are no reasonable practicable alternatives:
3. The Special Exception, including any conditions imposed under this Section will:
a. be consistent with the existing character of the neighborhood: the proposed development with the grant of a Special Exception as requested will be consistent with the existing character of the neighborhood; and
b. not effectively undermine the ability to apply or enforce the requirement with respect to other properties:; and
c. be in harmony with the general purpose and intent of the provisions of this Ordinance proscribing the requirement:; and
d. preserve or enhance the functional values of the stream or other navigable water, shore buffer, wetland, wetland buffer, and/or wetland setback in co-existence with the development: (this finding only applying to an application to improve or enhance a natural resource feature).
The Common Council considered the following factors in making its determinations pursuant to Section 15-10.0208B.2.d. of the Unified Development Ordinance.
1. Characteristics of the real property, including, but not limited to, relative placement of improvements thereon with respect to property boundaries or otherwise applicable setbacks:

2. Any exceptional, extraordinary, or unusual circumstances or conditions applying to the lot or parcel, structure, use, or intended use that do not apply generally to other properties or uses in the same district:		
3. Existing and future uses of property; useful life of improvements at issue; disability of an occupant:		
4. Aesthetics:		
5. Degree of noncompliance with the requirement allowed by the Special Exception:		
6. Proximity to and character of surrounding property:		
7. Zoning of the area in which property is located and neighboring area: <i>Residential</i> .		
8. Any negative affect upon adjoining property: No negative affect upon adjoining property is perceived.		
9. Natural features of the property:		
10. Environmental impacts:		
11. A recommendation from the Environmental Commission as well as a review and recommendation prepared by an Environmental Commission-selected person knowledgeable in natural systems: <i>The Environmental Commission recommendation and its reference to the report of is incorporated herein.</i>		
12. The practicable alternatives analysis required by Section 15-9.0110C.4. of the Unified Development Ordinance and the overall impact of the entire proposed use or structure, performance standards and analysis with regard to the impacts of the proposal, proposed design solutions for any concerns under the Ordinance, executory actions which would maintain the general intent of the Ordinance in question, and other factors relating to the purpose and intent of the Ordinance section imposing the		

Decision

Commission recommendation address these factors and are incorporated herein.

requirement:

The Plan Commission recommendation and the Environmental

Upon the above findings and all of the files and proceedings heretofore had upon the subject application, the Common Council hereby grants a Special Exception for such relief as is described within Exhibit C, upon the conditions:

1) that the natural resource features and mitigation areas upon the property to be developed be protected by a perpetual conservation easement to be approved by the

Common Council prior to any development within the areas for which the Special Exception is granted prior to the issuance of any Occupancy Permits;

- 2) that the applicant obtain all other necessary approval(s) from all other applicable governmental agencies prior to any development within the areas for which the Special Exception is granted;
- 3) that all development within the areas for which the Special Exception is granted shall proceed pursuant to and be governed by the approved Natural Resource Protection Plan and all other applicable plans for Fred Arbanella, Arbanella/Carmody Homes, applicant, and all other applicable provisions of the Unified Development Ordinance.
- 4) that the applicant shall submit a detailed off-site mitigation plan (for 0.46 acre of wetland and wetland buffer disturbance which amount does include the 1.5 ratio of mitigation set forth in Section 15-4.0103B. of the UDO), outlining the applicant's envisioned mitigation and restoration practices and the amount to be paid by Arbanella/Carmody Homes to the Milwaukee Area Land Conservancy for wetland creation and/or restoration efforts by the Milwaukee Area Land Conservancy, and future maintenance and management thereof, for mitigation purposes to compensate for wetland and wetland buffer impacts resulting from the proposed Oak Ridge of Franklin subdivision plat development, within the approximately 23-acre property known as the Carity Prairie adjacent to the Prairie Grass Preserve Subdivision at the west end of Prairie Grass Way in the City of Franklin, for Department of City Development review and approval, prior to the issuance of a Building Permit.
- 5) that the applicant shall submit a mitigation/landscape plan for the wetland setback impact areas to include at least two aggressive native plant species for Department of City Development review and approval prior to issuance of a Building Permit.
 6) other

The duration of this grant of Special Exception is permanent.

Introd Franklin this		•	•		Common Council of the City of, 2019.
Passe Franklin this		-	•	_	f the Common Council of the City of, 2019.
					APPROVED:
					Stephen R. Olson, Mayor
ATTEST:					
Sandra L. W	esolowsk	i, City Cle	rk	_	
AYES	NOES	\mathbf{A}^{\cdot}	RSENT		

DRAFT

City of Franklin Environmental Commission

TO: Common Council DATE: March 27, 2019

RE: Special Exception application review and recommendation

APPLICATION: Fred Arbanella, Arbanella/Carmody Homes, Applicant, dated:

February 20, 2019

(approximately 7475 South 49th Street (Oak Ridge

Subdivision))

I. §15-9.0110 of the Unified Development Ordinance Special Exception to Natural Resource Feature Provisions Application information:

1. Unified Development Ordinance Section(s) from which Special Exception is requested:

Section 15-4.0103B.4. and Section 15-4.0103B.5.

- 2. Nature of the Special Exception requested (description of resources, encroachment, distances and dimensions):
- Proposed Lot 7. Wetland setbacks are requested to be removed from this lot and be re-located to the lot line.
- Proposed Lot 14. Filling of wetland (0.059 acres), wetland buffer (0.13 acres) and wetland setback (0.12 acres) is sought.
- 3. Applicant's reason for request:
 - Lot 7 Removal of wetland setback and relocation of wetland buffer is to allow for another buildable lot.
 - Lot 14 Wetland fill is sought to crate positive drainage through the site and allow for another buildable lot.
- 4. Applicant's reason why request appropriate for Special Exception:

Objectives include to provide for two additional lots to be created.

II. Environmental Commission review of the §15-9.0110C.4.f. Natural Resource Feature impacts to functional values:

1. Diversity of flora including State and/or Federal designated threatened and/or endangered species:

Not applicable. No Federal- or State-designated Special Concern, Threatened or Endangered species will be impacted by the proposed improvements.

2. Storm and flood water storage:

Not applicable - There will be no significant impacts to storm and flood water storage as a result of the proposed improvements.

3. Hydrologic functions:

No significant impact is anticipated.

4. Water quality protection including filtration and storage of sediments, nutrients or toxic substances:

No significant impact to water quality is anticipated. During construction activities, erosion control measures will be taken. The proposed development will have a wet detention basing that will be constructed which will provide water quality control.

5. Shoreline protection against erosion:

No significant impact is anticipated. Proper erosion control measures will be employed.

6. Habitat for aquatic organisms:

No significant impact is anticipated.

7. Habitat for wildlife:

No significant impact is anticipated.

8. Human use functional value:

No significant impact is anticipated.

9. Groundwater recharge/discharge protection:

Not applicable - There will be no significant impact to groundwater recharge/discharge.

10. Aesthetic appeal, recreation, education, and science value:

Not applicable.

11. State or Federal designated threatened or endangered species or species of special concern:

Not applicable.

12. Existence within a Shoreland:

Not applicable.

13. Existence within a Primary or Secondary Environmental Corridor or within an Isolated Natural Area, as those areas are defined and currently mapped by the Southeastern Wisconsin Regional Planning Commission from time to time:

Not applicable.

III. Environmental Commission review of the §15-10.0208B.2.d. factors and recommendations as to findings thereon:

1. That the condition(s) giving rise to the request for a Special Exception were not self-imposed by the applicant (this subsection a. does not apply to an application to improve or enhance a natural resource feature):

The proposal to fill in wetland areas and to move wetland setbacks in this instance resulting in two additional residential home lots are typical of the lot size standard in this Zoning District. These conditions are self-imposed.

- 2. That compliance with the stream, shore buffer, navigable water-related, wetland, wetland buffer, and wetland setback requirement will:
 - a. be unreasonably burdensome to the applicants and that there are no reasonable practicable alternatives: ; or
 - b. unreasonably and negatively impact upon the applicants' use of the property and that there are no reasonable practicable alternatives:
- 3. The Special Exception, including any conditions imposed under this Section will:
 - a. be consistent with the existing character of the neighborhood:

; and

- b. not effectively undermine the ability to apply or enforce the requirement with respect to other properties: ; and
- c. be in harmony with the general purpose and intent of the provisions of this Ordinance proscribing the requirement: ; and
- d. preserve or enhance the functional values of the stream or other navigable water, shore buffer, wetland, wetland buffer, and/or wetland setback in co-existence with the development (this finding only applying to an application to improve or enhance a natural resource feature):

IV. Environmental Commission review of the §15-10.0208B.2.a., b. and c. factors and recommendations as to findings thereon:

1. Characteristics of the real property, including, but not limited to, relative placement of improvements thereon with respect to property boundaries or otherwise applicable setbacks:

The project will meet all other zoning and site planning requirements.

- 2. Any exceptional, extraordinary, or unusual circumstances or conditions applying to the lot or parcel, structure, use, or intended use that do not apply generally to other properties or uses in the same district:
 - No. There are wetlands and wetland setbacks and wetland buffers resulting on projected residential lots do apply to certain properties throughout Franklin on other properties in the same district.
- 3. Existing and future uses of property; useful life of improvements at issue; disability of an occupant:

4. Aesthetics:

- 5. Degree of noncompliance with the requirement allowed by the Special Exception:
 - Wetland setbacks are requested to be removed from lot 7 and be re-located to the lot line.
 - Filling of wetland (0.059 acres), wetland buffer (0.13 acres) and wetland setback (0.12 acres) is sought on Lot 14.
- 6. Proximity to and character of surrounding property:

There is single family housing development along the North and East property lines. There are a few single-family homes to the South and West.

7. Zoning of the area in which property is located and neighboring area:

Subject property is zoned as R-6, Suburban Single-Family Residence district, as are areas to the North. East. South and West.

- 8. Any negative affect upon adjoining property:
- 9. Natural features of the property:
- 10. Environmental impacts:

V. Environmental Commission Recommendation:

The Environmental Commission has reviewed the subject Application pursuant to §15-10.0208B. of the Unified Development Ordinance and makes the following recommendation:

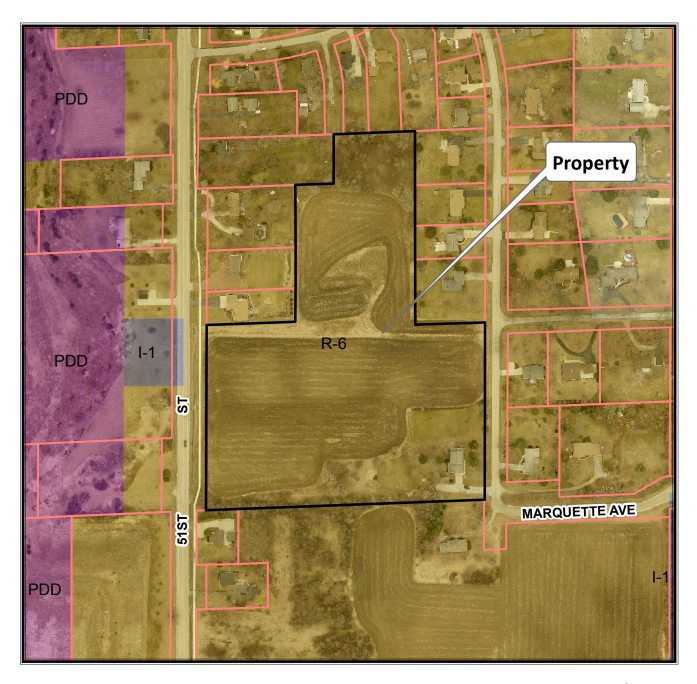
- 1. The recommendations set forth in Sections III. and IV. Above are incorporated herein.
- 2. The Environmental Commission recommends [approval] of the Application upon the aforesaid recommendations for the reasons set forth therein.
- 3. The Environmental Commissions recommends that should the Common Council approve the Application, that such approval be subject to the following conditions:
 - a. That all Wisconsin Department of Natural Resources approvals are obtained.
 - b. That mitigation is done in conjunction with Planning Department recommendations.

The above review and recommendation was passed and adopted at a regular meeting of the Environmental Commission of the City of Franklin on the 27th day of March, 2019.

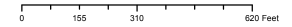
Dated this 27 th day of March, 2019.	
Attest:	Arthur Skowron, Chairman
Wesley Cannon, Vice-Chairman	



7475 S. 49th Street TKN 759 9981 010



Planning Department (414) 425-4024

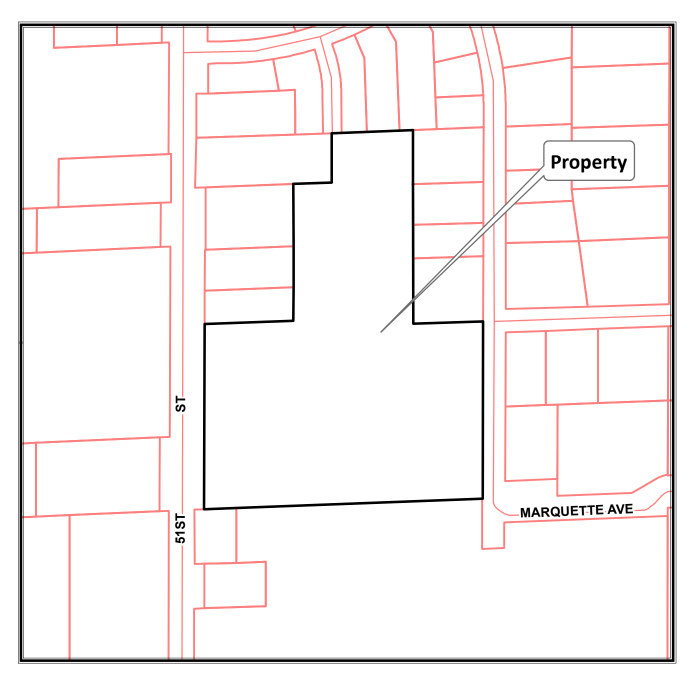


NORTH 2017 Aerial Photo

This map shows the approximate relative location of property boundaries but was not prepared by a professional land surveyor. This map is provided for informational purposes only and may not be sufficient or appropriate for legal, engineering, or surveying purposes.



7475 S. 49th Street TKN 759 9981 010



Planning Department (414) 425-4024



NORTH 2017 Aerial Photo

This map shows the approximate relative location of property boundaries but was not prepared by a professional land surveyor. This map is provided for informational purposes only and may not be sufficient or appropriate for legal, engineering, or surveying purposes.



March 29, 2019

Mr. Joel Dietl, AICP Department of City Development City of Franklin 9229 W. Loomis Road Franklin, WI 53132

Re: Oak Ridge of Franklin subdivision

NRSE mitigation

Dear Mr. Dietl,

It is our understanding that Planning staff and the Environmental Commission prefer mitigation to be completed onsite when practical. It is also our understanding that Planning staff and the Environmental Commission are recommending such on site efforts but that both recommending bodies would be open to alternative mitigation efforts.

To keep the project moving forward we are open to either option. However, we have concerns with the potential success of onsite mitigation. The onsite area that will remain in conservancy by recorded easement is a highly degraded drainage area. Without removing soil that likely has a 50 year seed bank of invasive plants, the wet drainage area is not now nor will ever become a natural resource of any significance. Maximum mitigation efforts and costs as well as dredging of the area (which would also require additional DNR permitting) would result at best in an insignificant limited plant habitat not available or open to the public.

Arbanella/Carmody Homes recently provided the Planning Department a letter from Linda Frank, an attorney and the President of the Milwaukee Area Land Conservancy (MALC). MALC has offered to provide an opportunity for enhancement mitigation at a parcel in the same watershed as our project. As you know, the Carity Prairie under MALC management is home to the most valuable and endangered natural resource habitat remaining in southeastern Wisconsin. As stated in the MALC letter, a previous mitigation was approved, funded by the developers of the Autumn Leaves development. Because of the ongoing threat from invasive non-native plant encroachment continued funding will be needed for protection of this significant ecological resource.

Arbanella/Carmody Homes would be willing to provide mitigation per City preference. They strongly believe a more appropriate effort would include maintenance and protection of highly diverse natural resources. Restoration and enhancement mitigation of quality lands provide habitat, water quality benefits, public enjoyment and community beauty. Therefore, based on comments at the Environmental Commission, they would prefer and suggest the following:



Prior to final plat, they will provide the City of Franklin with a mitigation plan satisfactory to the Planning Department that will be carried out by consultants hired by MALC. The amount would be for the wetland fill of 0.067 acres and 0.242 acres of disturbed natural buffer as part of the NRSE allowed. For the setback which is allowed to be disturbed and seeded with lawn grass but to have no permanent hard surfaces, they would add at least two carefully selected native plant species into the remaining conservancy area. The plants would be selected as aggressive native plant species to somewhat compete or share the same space with the current non-native plants. This effort would improve water filtration in the drainage area and provide current and future residents a "splash of color" increasing the area's aesthetic appeal.

We look forward to continue to work with the City of Franklin to provide a solution that we believe will only improve the mitigation results and the process. We are pleased to bring Franklin quality homes and its resulting significant tax base while helping the community protect its most valuable resources.

Thank you for your consideration of our request.

Sincerely,

LYNCH & ASSOCIATES – ENGINEERING CONSULTANTS, LLC Timothy C. Lynch

ARBANELLA/CARMODY HOMES
Dan Carmody, Fred Arbanella



Natural Resource Protection Plan Oak Ridge of Franklin Subdivision

1. INTRODUCTION:

The proposed project is located on a vacant parcel of 11.87 acres in the City of Franklin, Milwaukee County, Wisconsin. The property is located south of Minnesota Ave. and extends to the future extension of Marquette Avenue, between 49th Street and 51st Street. The area contains agricultural farmland and farmed wetlands. There is one small farmed wetland and one connected drainage area that has since converted to a mono-culture wetland. Agricultural farmland has been the historic use of the property. There are no primary, or secondary environmental corridors zoned or isolated natural resources on site. The site is zoned R-6 suburban single-family.

2. METHODOLOGY:

A wetland delineation, existing conditions topographic survey and field investigation survey were completed on the property.

The wetland delineation and field investigation survey was completed on 10/31/2017 by Thompson & Associates Wetland Services, LLC.

Additional supporting information that was reviewed and utilized included input from U.S. Army Corps of Engineers, the Wisconsin Department of Natural Resources and Milwaukee County.

3. RESULTS:

Steep Slopes:

No areas on the site that meet the steep slope criteria as defined by the UDO. There are no natural vistas/features as this property has historically been in agricultural use.

Woodlands:

There are no young or mature woodland or groves on the site that meet the criteria in Division 15-4.0100 of the UDO. See attached woodland letter by certified arborist Jason Collin which states these findings.

Lakes, Ponds, Streams and Shore Buffers:

There are no lakes, ponds or streams located on the property. There are no shoreland buffers on the site.

Floodplain/Floodway:

No floodplains/floodway exist on the property.

Wetland, Wetland Buffers, and Wetland Setbacks:

There are two wetlands located on the site. Wetland A (0.29 acres) is located as a linear feature on the central portion of the site. The linear shape is likely due to a broken drain tile. The wetland community type is fresh wet meadow.

Wetland B (0.06 acres) is located in a slight depression within the farm field on the north side of the site. The wetland is considered a low quality farmed wetland. The wetland community type is scattered cattail in bare plowed soil.

4. NATURAL RESOURCE DISTURBANCE AND PROTECTION:

The proposed site development sketch plan is shown in Figure 1. The existing agricultural drainage outside of the area for 50th Street and the sidewalk, will be maintained and protected by a permanent conservation easement. Under 15.4.0102 J-3, exemptions are allowed for actively maintained farm drainage areas. The mono-culture habitat is indicative of past farming. Regardless, the area will be protected.

Wetland disturbance to the farmed wetlands will be required for 50th Street and sidewalks. After road grading and sidewalks are installed the remaining farmed wetland on lot 14 and its associated buffers will have no resource value. The developer is anticipating staffs recognition of the value for tax base that would be created to allow disturbance of the remaining area on lot 14.

The remaining 0.2 AC will be an insignificant natural resource.

The new road location (20 feet east) will require a portion of the farmed wetlands to be filled for roadway and sidewalk.

5. MITIGATION ENHANCEMENT:

To make up for the loss of the remaining small farmed wetland, the developer could enhance the drainage wetland adjacent to the storm water basin with native seed. This will provide higher water quality filtration and habitat than the current farmed wetland that will be impacted by the roadway and sidewalk.

6. CONCLUSION:

The proposed development will impact farmed wetlands and part of the drainage area mainly for roadway and sidewalk. The worksheets for the site Intensity and Capacity Calculations are included in Figure 2. The calculations allow for a total of 30 lots permitted for this site. The proposed amount of lots for the subdivision is 23.

The total lot number is dependent on the use of the remaining wetland and buffer after Essential Services are installed and staff consideration as to the value of lot 14 as a resource that requires protection or for use as one additional lot.

The practical alternative analysis was applied in regard to the extension of 50th Street, which is essential to efficient road layout and traffic flow. Road adjustments were made to the development plan to have the least impact and as directed by the city staff.

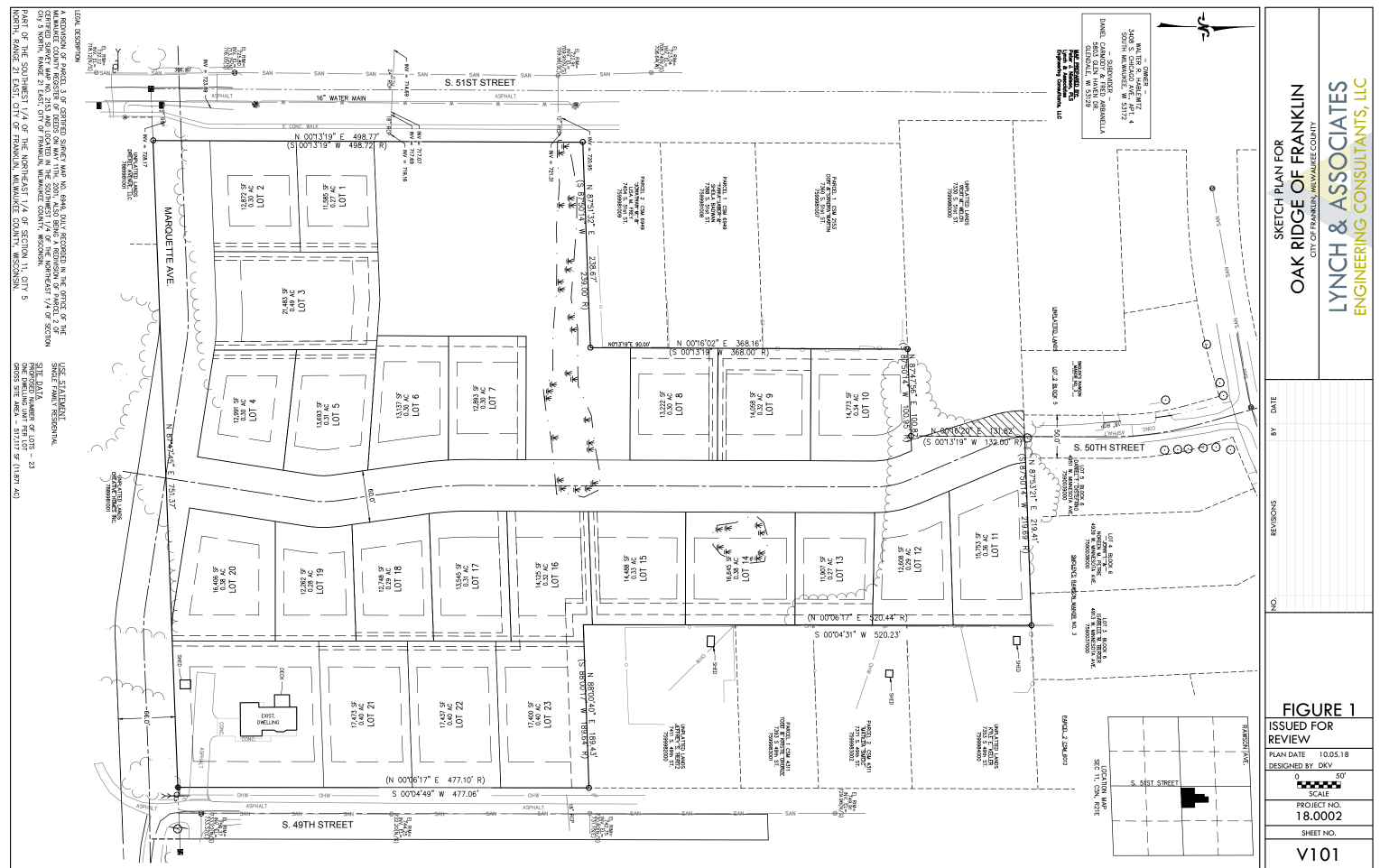
The project is proposing to impact 0.14 acres of farmed wetlands, 0.46 acres of wetland buffers and 0.46 acres of wetland setbacks.

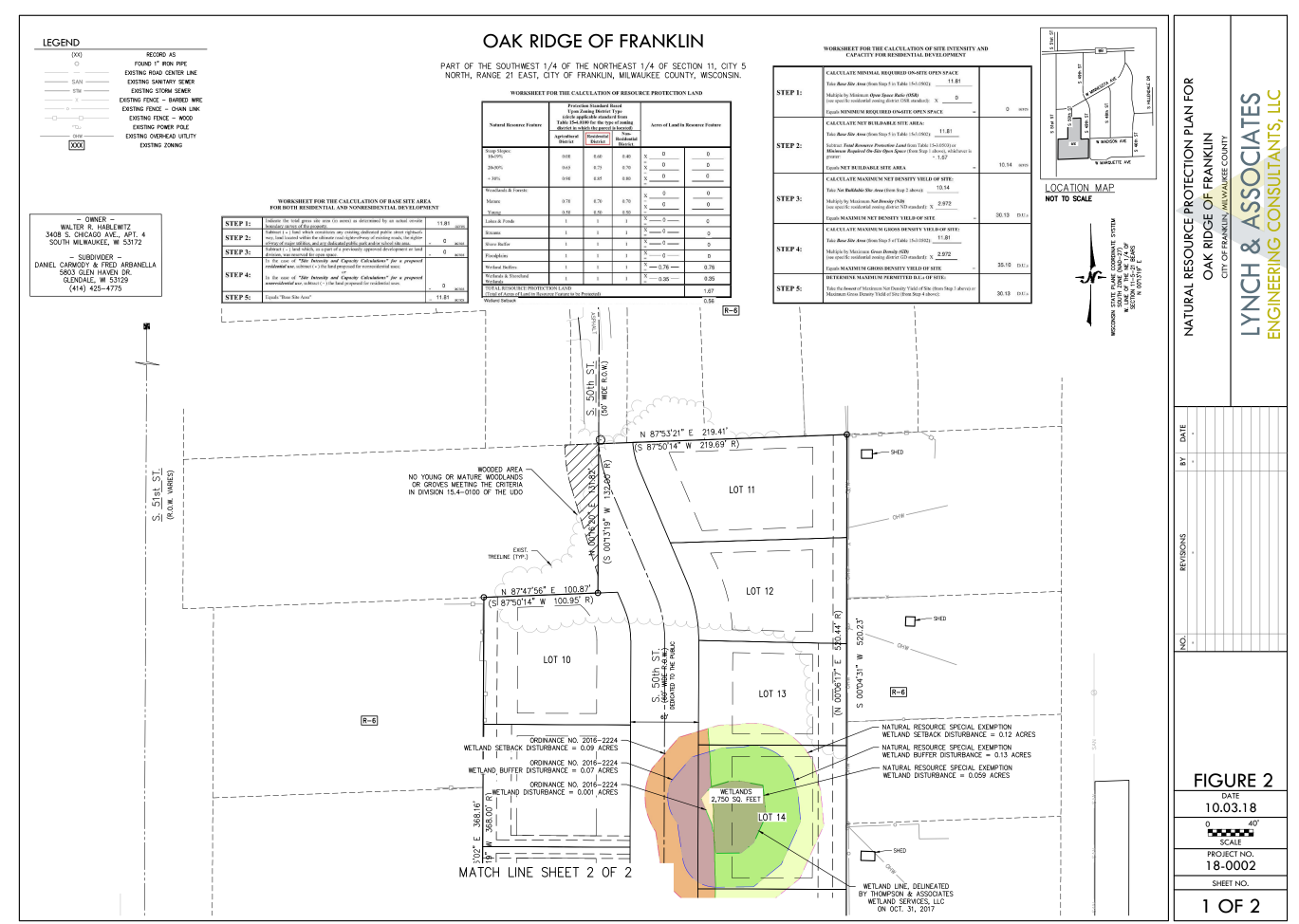
Wetland impacts to the farmed wetlands are mainly for roadway and sidewalk when the extension of 50th Street is required for efficient transportation and connectivity per ordinance no. 15-4.0100 Natural Resource Protection, streets and sidewalks shall not constitute development.

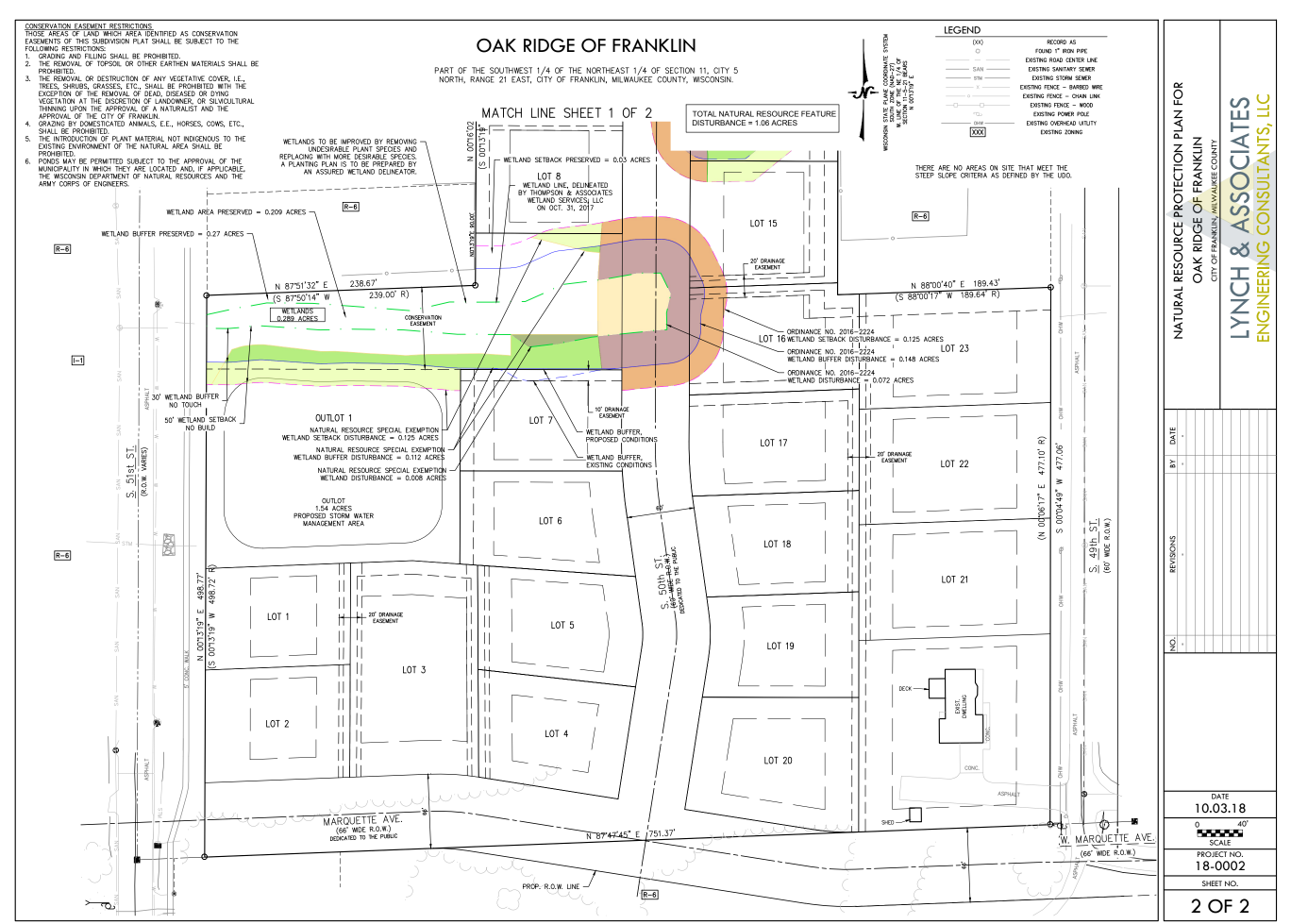
We are asking for counsel consideration to apply the ordinance that allows for the street and sidewalk area to fall under Ordinance No. 2016-2224 versus the special exception process.

As required for counsel determination to allow street and sidewalk as roadway and sidewalk permits for Army Corps of Engineers and Wisconsin Department of Natural Resources have been applied for and approved.

The remaining area of farmed wetland will be on lot 14 which the developer is requesting full use of the lot for a home-site given the remaining area is extremely insignificant and provides no Natural Resource value in terms of native plant, habitat, or water quality. If the council does not desire making use of this lot, then the tax base would be lost for the city now and in the future.







A Notch Above the Rest, LLC

WOODLAND NATURAL RESOURCE PROTECTION

Woodlands and Forests (mature and young) are defined in Division 15- 11.0100 of the UDO and are to be measured and graphically indicated on the "Natural Resource Protection Plan" to indicate all woodland and forest areas on the property to be developed. The definitions to determine woodland resources required for protection are made as follows:

Woodland, Mature: An area or stand of trees whose total combined canopy covers an area of one (1) acre or more and at least fifty (50) percent of which is composed of canopies of trees having a diameter at breast height (DBH) of at least ten (10) inches; or any grove consisting of eight (8) or more individual trees having a DBH of at least twelve (12) inches whose combined canopies cover at least fifty (SO) percent of the area encompassed by the grove. However, no trees planted and grown for commercial purposes should be considered mature woodland.

Woodland, Young: An area or stand of trees whose total combined canopy covers an area of one-half (0.50) acre or more and at least fifty (50) percent of which is composed of canopies of trees having a diameter at breast height (DBH) of at least three (3) inches.

However, no trees planted and grown for commercial purposes shall be considered young woodland.

QUALIFIED PROFESSIONAL REVIEW

A field survey of tress for the parcel located South of West Minnesota Avenue to Marquette Avenue, South 49th Street to South 51st Street was completed on September 16, 2017 and December 18, 2018 by Jason Collins, a Certified Arborist.

Two areas where identified for woodland verification using aerial photos and on site field surveying as required by the city ordinance. Woodland areas meeting the UDO definition are required to be shown on the Natural Resource Protection Plan.

WOODLAND ANALYSIS AND INSPECTION DETERMINATION

The following factors were used to determine any areas that would require woodland delineation and protection for depiction on the site plan and Natural Resource Protection Plan:

- Ariel photos and on-site review for the presence of trees or woodland areas
- Genus or tree type located on the parcel to be developed

- Tree size or wooded area meeting the ordinance definition
- The health condition of trees or any woodland if present
- The general health condition of the understory vegetation

Site Conditions: The site was visited during both leaf on and leaf off conditions. Trees meeting the size requirements did not have sufficient canopy cover to qualify as a grove. No mature or young woodlands were present that meet the requirements for protection. Many of the larger trees where either in complete decline or declining due to Emerald Ash Borer, Dutch Elm Disease and condition of the area. The majority of the brush area had sparse declining trees and consisting mostly of common non-native and invasive buckthorn, honey suckle and a few declining apple trees and a few smaller conifer trees that would not be native plant species to the area.

The many down trees had been decaying for some time. Two larger willow trees and a few box elder trees could possibly be protected if outside of the lot grading area but add little to no value as a natural resource. Around the edge at the site there is a significant amount of edge brush piles from past dumping as well as some windblown debris. A second area on the south edge of the property had some possible young woodland qualities but also did not meet the size requirements under city ordinance. Even at stretching the determination, the 50% impact allowed for young woodlands would leave an area that would not provide a significant natural resource under the intent for resource protection.

Conclusion: Due to the low quality, inconsistent canopy cover, insufficient size and species identified on- site, it is my professional opinion that no groves, young or mature woodlands exist on the property, which meet the woodland definitions within the city's ordinance. Therefore, the brush outlines indicated on the plans are for informational purposes only and indicate the non-farmed areas containing some level of vegetated growth with sparse trees and non-native trees and brush.

Sincerely,

Jacon Collins, Certified Arborist, WI-0726-A

Notch Above the Rest, LLC

Note: The developer states they are agreeable to the protection of any existing vegetation or quality trees that would benefit the parcel and if the city's forester determines such need. Prior to site grading protective fencing could be installed as requested by city staff

Natural Resource Special Exception Question and Answer Form.

Questions to be answered by the Applicant

Items on this application to be provided in writing by the Applicant shall include the following, as set forth by Section 15-9.0110C. of the UDO:

Indica	ation of the section(s) of the UDO for which a Special Exception is requested.
	ment regarding the Special Exception requested, giving distances and dimensions appropriate.
Stater	ment of the reason(s) for the request.
Exceptopo Ordin unusu intend	ment of the reasons why the particular request is an appropriate case for a Special otion, together with any proposed conditions or safeguards, and the reasons why the sed Special Exception is in harmony with the general purpose and intent of the ance. In addition, the statement shall address any exceptional, extraordinary, or all circumstances or conditions applying to the lot or parcel, structure, use, or led use that do not apply generally to other properties or uses in the same district ling a practicable alternative analysis as follows:
Back	ground and Purpose of the Project.
(a)	Describe the project and its purpose in detail. Include any pertinent construction plans.
(b)	State whether the project is an expansion of an existing work or new construction.

	(c)	State why the project must be located in or adjacent to the stream or other navigable water, shore buffer, wetland, wetland buffer, and/or wetland setback to achieve its purpose.
2)	Possi	ble Alternatives.
	(a)	State all of the possible ways the project may proceed without affecting the stream or other navigable water, shore buffer, wetland, wetland buffer, and/or wetland setback as proposed.
	(b)	State how the project may be redesigned for the site without affecting the stream or other navigable water, shore buffer, wetland, wetland buffer, and/or wetland setback.
	(c)	State how the project may be made smaller while still meeting the project's needs.
	(d)	State what geographic areas were searched for alternative sites.
	(e)	State whether there are other, non-stream, or other non-navigable water, non-shore buffer, non-wetland, non-wetland buffer, and/or non-wetland setback sites available for development in the area.

arison of Alternatives.
State the specific costs of each of the possible alternatives set forth under sub.2., above as compared to the original proposal and consider and document the cost of the resource loss to the community.
State any logistical reasons limiting any of the possible alternatives set forthunder sub. 2., above.
State any technological reasons limiting any of the possible alternatives set forth under sub. 2., above.
State any other reasons limiting any of the possible alternatives set forth under sub. 2., above.

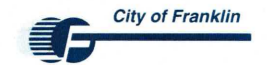
buffe topog to the	ribe in detail the stream or other navig r, and/or wetland setback at the site graphy, plants, wildlife, hydrology, soils a e stream or other navigable water, shound setback.	which will be affund any other salient in	ected, including nformation pertain
	nm or Other Navigable Water, Shore and Setback Impacts.	Buffer, Wetland, V	Vetland Buffer,
a)	Diversity of flora including State an endangered species.	d/or Federal designat ☐ Not Applicable	ted threatened an
b)	Storm and flood water storage.	☐ Not Applicable	☐ Applicable
c)	Hydrologic functions.	☐ Not Applicable	☐ Applicable
d)	Water quality protection including fil or toxic substances.	tration and storage of ☐ Not Applicable	f sediments, nutri
e)	Shoreline protection against erosion.	☐ Not Applicable	☐ Applicable
f)	Habitat for aquatic organisms.	☐ Not Applicable	☐ Applicable
g)	Habitat for wildlife.	☐ Not Applicable	☐ Applicable
h)	Human use functional value.	☐ Not Applicable	☐ Applicable
i)	Groundwater recharge/discharge prote	ction.	
		☐ Not Applicable	☐ Applicable
j)	Aesthetic appeal, recreation, education		
• \		☐ Not Applicable	Applicable
k)	Specify any State or Federal design species of special concern.	ated threatened or en	ndangered specie Applicable
1)	Existence within a Shoreland.	☐ Not Applicable	☐ Applicable
m)	Existence within a Primary or Secon Isolated Natural Area, as those areas Southeastern Wisconsin Regional Plan	are defined and curr	ently mapped by
		☐ Not Applicable	☐ Applicable
	ribe in detail any impacts to the above gable water, shore buffer, wetland, wetlan		

7)	Water Quality Protection.	
	Describe how the project protects the public interest in the waters of the Si Wisconsin.	ate of

Planning Department

9229 West Loomis Road Franklin, Wisconsin 53132

Email: generalplanning@franklinwi.gov



Phone: (414) 425-4024 Fax: (414) 427-7691

Web Site: www.franklinwi.gov

Date of Application: _

NATURAL RESOURCE SPECIAL EXCEPTION APPLICATION

Complete, accurate and specific information must be entered. <u>Please Print.</u>

Applicant (Full Lead Name[s]): Name: Fred Arbanella	Applicant is Represented by (contact person) (Full Legal Name: Timothy C. Lynch	l Name[s]):
Company:	Company: Lynch & Associates	
Mailing Address: 5803 Glen Haven Dr	Mailing Address: 5482 S. Westridge Drive	
City / State: Greendale, WI Zip: 53129	City / State: New Berlin	Zip: 53151
Phone: (414) 425-4775	Phone: (262) 402-5040	
Email Address: dcarmody@wi.rr.com	Email Address: tlynch@lynch-engineering.com	
Project Property Information: Droporty Address: 7475 S. 49th St.	T K N 759 9981 010	
Property Address: 7475 S. 49th St. Property Owner(s): Walter R. Hablewitz	Tax Key Nos: 759 9981 010	
Property Owner(s).		
	Existing Zoning: R6	
Mailing Address:	Existing Use: Agricultural	
City / State: 3408 S. Chicago Ave. Zip: 53172	Proposed Use: Single Family Residence	
Email Address:	Future Land Use Identification:	
*The 2025 Comprehensive Master Plan <u>Future Land Use Map</u> is availa	ble at: http://www.franklinwi.gov/Home/ResourcesDocume	nts/Maps.htm
Natural Resource Special Exception Application submittals for review must	include and be accompanied by the following:	
(See Section 15-10.0208 of the Unified Developm	ent Ordinance for review and approval procedures.)	
http://www.franklinwi.gov/Home/Planni	ing/UnifiedDevelopmentOrdinanceUDO.htm	
This Application form accurately completed with original signature(s). F.	acsimiles and copies will not be accepted.	
Application Filing Fee, payable to City of Franklin: \$500		
Legal Description for the subject property (WORD.doc or compatible for	mat).	
Seven (7) complete <u>collated</u> sets of Application materials to include:		
One (1) original and six (6) copies of a written Project Narrative.		
Three (3) folded full size, drawn to scale copies (at least 24" x 36") o	f the Plat of Survey (as required by Section 15-9.0110(B) o	f the Unified
Development Ordinance). Three (3) folded full size, drawn to scale copies (at least 24" x 36") o	f the Natural Resource Protection Plan (See Sections 15-4	0102 and 15-7 0201
for information that must be denoted on or included with the NRPP)		.0102 und 15 7.0201
Four (4) folded reduced size (11"x17") copies of the <u>Plat of Survey</u> a		
☐ Three copies of the Natural Resource Protection report, if applicable. (se		
One copy of all necessary governmental agency permits for the project of		or each such permit.
Email (or CD ROM) with all plans/submittal materials. Plans must be submitted		
 Upon receipt of a complete submittal, staff review will be conducted within ten business of Natural Resource Special Exception requests require review by the Environmental Commis recording with Milwaukee County Register of Deeds. 	lays. sion, public hearing at and review by the Plan Commission, and Comm	non Council approval prior to
The applicant and property owner(s) hereby certify that: (1) all statements and of applicant's and property owner(s)' knowledge; (2) the applicant and property the applicant and property owner(s) agree that any approvals based on repressissued building permits or other type of permits, may be revoked without noti execution of this application, the property owner(s) authorize the City of Franklin a.m. and 7:00 p.m. daily for the purpose of inspection while the application is ubeen posted against trespassing pursuant to Wis. Stat. §943.13.	y owner(s) has/have read and understand all information in entations made by them in this Application and its submitta ice if there is a breach of such representation(s) or any con- n and/or its agents to enter upon the subject property(ies) be nder review. The property owner(s) grant this authorization	this application; and (3) I, and any subsequently dition(s) of approval. By tween the hours of 7:00 even if the property has
(The applicant's signature must be from a Managing Member if the business is signed applicant's authorization letter may be provided in lieu of the application provided in lieu of the property owner's signature[s] below. If more than one, and the property owner's signature[s] below.	ant's signature below, and a signed property owner's auth	iness is a corporation. A porization letter may be
Signature - Property Owner	Signature - Applicant	
Walter R. Hablewitz Jr., Owner Name & Title (PRINT)	Fred Arbanella, Applicant	122/10
11) A B 1 f &	Date: 10	122/18
Signature - Property Owner, WALTER A, HAB (EWITZ JA OWNER)	Signature - Applicant's Representative	
Name & Title (PRINT)	Name & Title (PRINT) Date:	
7 / / /		

Project Summary – Natural Resource Special Exemption Oak Ridge of Franklin Subdivision

The proposed development is a 23 lot subdivision located between 49th Street and 51st Street. The property to be developed is 11.87 acres in size. As part of the development, Marquette Avenue will be extended west from 49th Street to 51st Street and 50th Street will be extended south from West Minnesota Avenue to Marquette Avenue.

The subdivision lots will be single family residential, ranging in size from 0.25 acres to 0.44 acres. One outlot will be created that will contain a storm water management basin and preserve a portion of an existing wetland, wetland buffer and wetland setback. The undisturbed wetland, wetland buffer and wetland setback will be placed within a conservation easement. Zoning for this property is R-6 Suburban Single-Family Residence District.

Fill will be required in Wetland B for the creation of lot 14. The wetland setback and wetland buffer will also be filled. Wetland B consists of scattered cattail in bare plowed soil. The wetland disturbance will be 0.059 acres. The wetland buffer disturbance will be 0.13 acres. The wetland setback disturbance will be 0.12 acres.

In Wetland A, a wetland disturbance of 0.008 acres will be required for the creation of lot 7. The wetland setback will be removed from lot 7 and the wetland buffer will be moved to the lot line. Disturbance will also occur in the wetland setback and wetland buffer for lot 8 and for the proposed stormwater management area. The wetland buffer disturbance in Wetland A will be 0.112 acres. The wetland setback disturbance in Wetland A will be 0.125 acres.

Wetland mitigation will be performed at the Carity Prairie site. This site has been previously approved for mitigation by the City for the Autumn Leaves Memory Care facility. Our site would provide an extension of the mitigation within this site.

Wetlands were delineated by Alice Thompson on October 31, 2017. Metropolitan Survey Service, Inc. located the wetland boundaries. Wetland A is 12,571 square feet in area and Wetland B is 2,750 square feet in area.

State of Wisconsin
DEPARTMENT OF NATURAL RESOURCES
101 S. Webster Street
P.O. Box 7921
Madison, WI 53707-7921

Scott Walker, Governor Daniel L. Meyer, Secretary Telephone 608-266-2621 Toll Free 1-888-936-7463 TTY Access via relay - 711



November 7, 2018

IP-SE-2018-41-03966

Walter Hablewitz 3408 S. Chicago Avenue South Milwaukee, WI 53172

Dear Walter Hablewitz:

This acknowledges receipt of your application for wetland fill or disturbance near Root River, City of Franklin in Milwaukee County.

Our field staff are currently evaluating your proposal. Depending on the amount of information you provided and the complexity of your project, you may be asked to provide additional information so that a complete evaluation can be made. We will notify you of the final disposition of your application as soon as we complete our review.

If you have not already done so, <u>please contact the Milwaukee County and local municipal zoning offices</u> to determine if a local permit is also required for your project. I have forwarded a copy of your application to the U.S. Army Corps of Engineers. They will advise you directly as to whether their regulations apply to your project.

If you would like to know more about this project or would like to see the application and plans, please visit the Department's permit tracking website at https://permits.dnr.wi.gov/water/SitePages/Permit%20Search.aspx and search for WP-IP-SE-2018-41-X11-01T14-48-29.

If you have any questions, please contact your local Water Management Specialist, Joshua Wied at (262) 574-2132 or email Joshua.Wied@wisconsin.gov.

Sincerely,

Kristina Femal

Waterway and Wetland Permit Intake Specialist

cc: Joshua Wied, Water Management Specialist April Marcangeli, U.S. Army Corps of Engineers Daniel Carmody

David Vivian, Lynch & Associates Engineering

Franklin

MAR 25 2019

City Development



State of Wisconsin
DEPARTMENT OF NATURAL RESOURCES
141 NW Barstow, Room 180
Waukesha, WI 53188

Tony Evers, Governor Preston D. Cole, Secretary Telephone 608-266-2621 Toll Free 1-888-936-7463 TTY Access via relay - 711



February 19, 2019

IP-SE-2018-41-03966

Walter Hablewitz 3408 S. Chicago Avenue South Milwaukee, WI 53172

Dear Mr. Hablewitz:

This letter contains important information regarding your DNR permit application for wetland fill or disturbance in Milwaukee County. Your application has reached its date of closure and is considered complete. Wisconsin law (chapters 30 and 281, Wisconsin Statutes) requires that the public be allowed an opportunity to comment on projects like yours. The next step in the individual permit review process is a Notice of Pending Application and public comment period. You have asked the Department to publish the notice on your behalf.

The enclosed document is a "Notice of Pending Application" for your project. The Department will arrange for newspaper publication of the notice and will publish the notice on our Internet website. The 30-day period to submit written public comment and the 20-day period to request a public hearing in writing will begin on the date on which the Department first publishes the notice on our Internet website. If a public hearing is held, the period to submit written public comment will end 10 days after the date the hearing is completed.

State law requires that a copy of the enclosed notice be delivered by U.S. Mail as Certified Mail - Return Receipt Requested to interested members of the public. The Department will arrange for these mailings. For your information, the Department has determined the parties listed below will be notified. You may notify others at your discretion.

Jonathan & Lisa Frey
7404 S. 51st Street
Franklin, WI 53132

DON & SANDRA MARTIN 7360 S 51ST ST FRANKLIN WI 53132

S 51ST ST JOHN T & NOREEN M
IKLIN WI 53132 PETRIE
4939 W MINNESOTA AVE
M WELCH FRANKLIN WI 53132

DREXEL AVENUE LLC 400 W DREXEL AVE OAK CREEK WI 53154

VICKI M WELCH 7330 S 51ST ST FRANKLIN WI 53132

MATILDA SIMCIC 7371 S 49TH ST FRANKLIN WI 53132

TODD & KRISTIE GRUNZE 7393 S 49TH ST FRANKLIN WI 53132 DANIEL J KENNEDY 5003 W MINNESOTA AVE FRANKLIN WI 53132

DANIEL F DISTEFANO 4951 W MINNESOTA AVE FRANKLIN WI 53132

KYLE E KELLER 7353 S 49TH ST FRANKLIN WI 53132 YAHIA JABER SHEILA BADWAN 7388 S 51ST ST FRANKLIN WI 53132



Please write or call me at (262) 574-2132 or email Joshua.Wied@wisconsin.gov if you have any questions.

Sincerely,

Joshua Wied

Water Management Specialist

Joshua Wied

CC:

City of Franklin

U.Ś. Army Corps of Engineers

WDNR

Notice of Pending Application for Proposed Wetland Individual Permit

Walter Hablewitz, 3408 S. Chicago Avenue, South Milwaukee, WI 53172 has applied to the Department of Natural Resources for a permit for wetland fill or disturbance near Root River.

The project is located in the SW1/4 of the NE1/4 of Section 11, Township 05 North, Range 21 East, City of Franklin, Milwaukee County.

The Proposed Oak Ridge Subdivision impacts 0.14 acres of wetlands with the construction of a road and residential lots between 49th street and 51st street.

The Department will review the proposal provided by the applicant and any information from public comments and a public informational hearing, if requested. The Department will determine whether the proposal complies with ss. 1.11 and 281.36, 401 CWA, Stats., and ch. NR 150, Wis. Adm. Code, and ensure that the required mitigation meets the standards in s. 281.36(3r), Stats. if the project impacts wetlands.

The Department has made a tentative determination that it will issue the permit or contract for the proposed activity.

If you would like to know more about this project or would like to see the application and plans, please visit the Department's permit tracking website at https://permits.dnr.wi.gov/water/SitePages/Permit%20Search.aspx and search for WP-IP-SE-2018-41-X11-01T14-48-29.

Reasonable accommodation, including the provision of informational material in an alternative format, will be provided for qualified individuals with disabilities upon request.

Any person may submit comments and/or request a public informational hearing by emailing Joshua.Wied@wisconsin.gov or writing to Joshua Wied, 141 NW Barstow St., Room 180, Waukesha, WI 53188 by U.S. mail. If you are submitting general comments on the proposal, they must be emailed or postmarked within 30 days after the date this notice is published on the Department's website. If you are requesting a public informational hearing, the request must be emailed or postmarked within 20 days after the date this notice is published on the Department's website. A request for hearing must include the docket number or applicant name and specify the issues that the party desires to be addressed at the informational hearing.

If no hearing is requested, the Department may issue its decision without a hearing. If a public informational hearing is held, comments must be postmarked no later than 10 days following the date on which the hearing is completed.

The final decision may be appealed as indicated in the decision document. Docket Number IP-SE-2018-41-03966

WI:	SCC	NSIN	DEPARTMENT	OF	NATURAL	RESOURCES
poss		_				

For the Secretary

Joshua Wied

O2/19/201

Date

Water Management Specialist



Milwaukee Area Land Conservancy Mission Statement

To preserve and protect valuable land and water resources for the benefit of the public, as well as for the wildlife dependent on these resources, in order to maintain quality of life biological diversity, and natural scenic beauty for future generations.

March 22, 2019

Timothy Lynch, P.E.

Engineering Consultants, LLC 5482 S. Westridge Drive New Berlin, WI 53151

President Linda Frank

BOARD OF DIRECTORS

Subject: Oak Ridge Homes Mitigation

Vice President Howard Aprill Dear Mr. Lynch,

Treasurer Don Dorsan

Thank you for your interest in Milwaukee Area Land Conservancy (MALC) to assist with local mitigation. MALC can provide restoration that supports and restore some of the most valuable ecosystems remaining in S.E. Wisconsin. MALC has decades of experience in restoration and natural area management that will lead to success in carrying out your mitigation needs.

Board and
Land Management
Larry Leitner
Perry Rossa
Paul Ryan
John Sanborn
Kristin Schultheis

MALC holds title to 3 ecologically significant Franklin parcels in the Root River watershed and one in the Lincoln Creek watershed in Glendale. MALC also has a conservation easement adjoining the Franklin Savanna State Natural Area containing portions of Ryan Creek. Information on these sites is available at our website, http://www.mkeconservancy.org

Previously, in cooperation with the City of Franklin, MALC provided mitigation following the City's Unified Development Ordinance for the Autumn Leaves development. This mitigation is taking place at our Carity Prairie located in the Root River watershed. Further mitigation opportunities are available at this site.

ADVISORS

MALC hires a local natural area restoration company and then supervises the mitigation planning, execution, monitoring and management. To proceed with a price quote, the MALC board would require the mitigation size needed in order to assist with the details of a plan. With DNR approval, MALC may also be able to incorporate any required DNR mitigation.

sors
Dennis Grzezinski
Arthur Harrington
Fred Klimetz
Monica McKee
Peter McKeever
Steven Schmucki

Legal Counsel Advi-

There are significant benefits to the area watershed and habitat by providing mitigation locally. Once fees are paid, no further efforts are necessary on your part. The result is a local restoration that enhances a diverse and fully functional ecosystem that is available to the public.

Land Use and Project Planning Advisors Neil Luebke John Siepmann

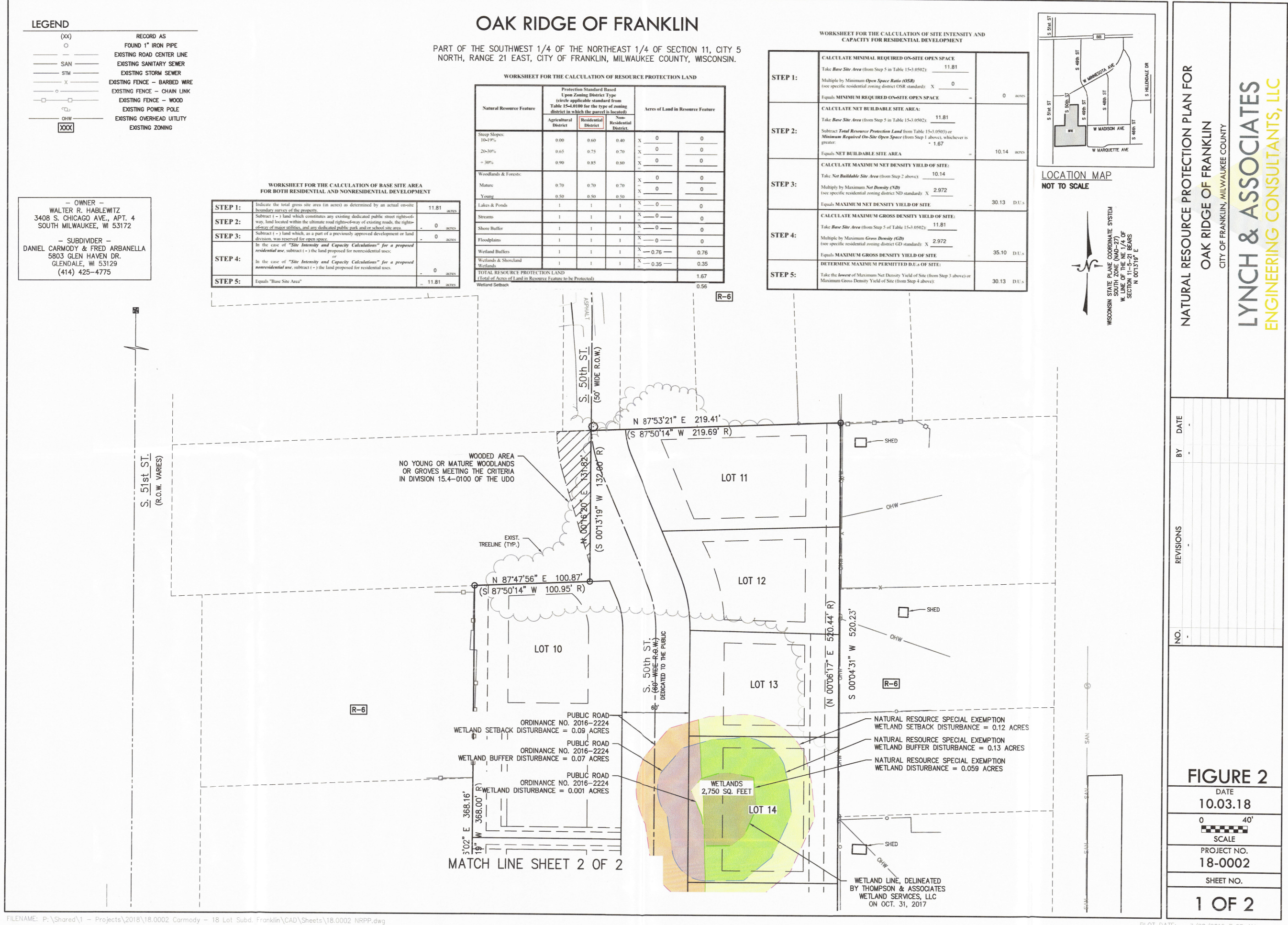
We look forward to assisting you with meeting your mitigation needs.

Sincerely,

Linda M Frank

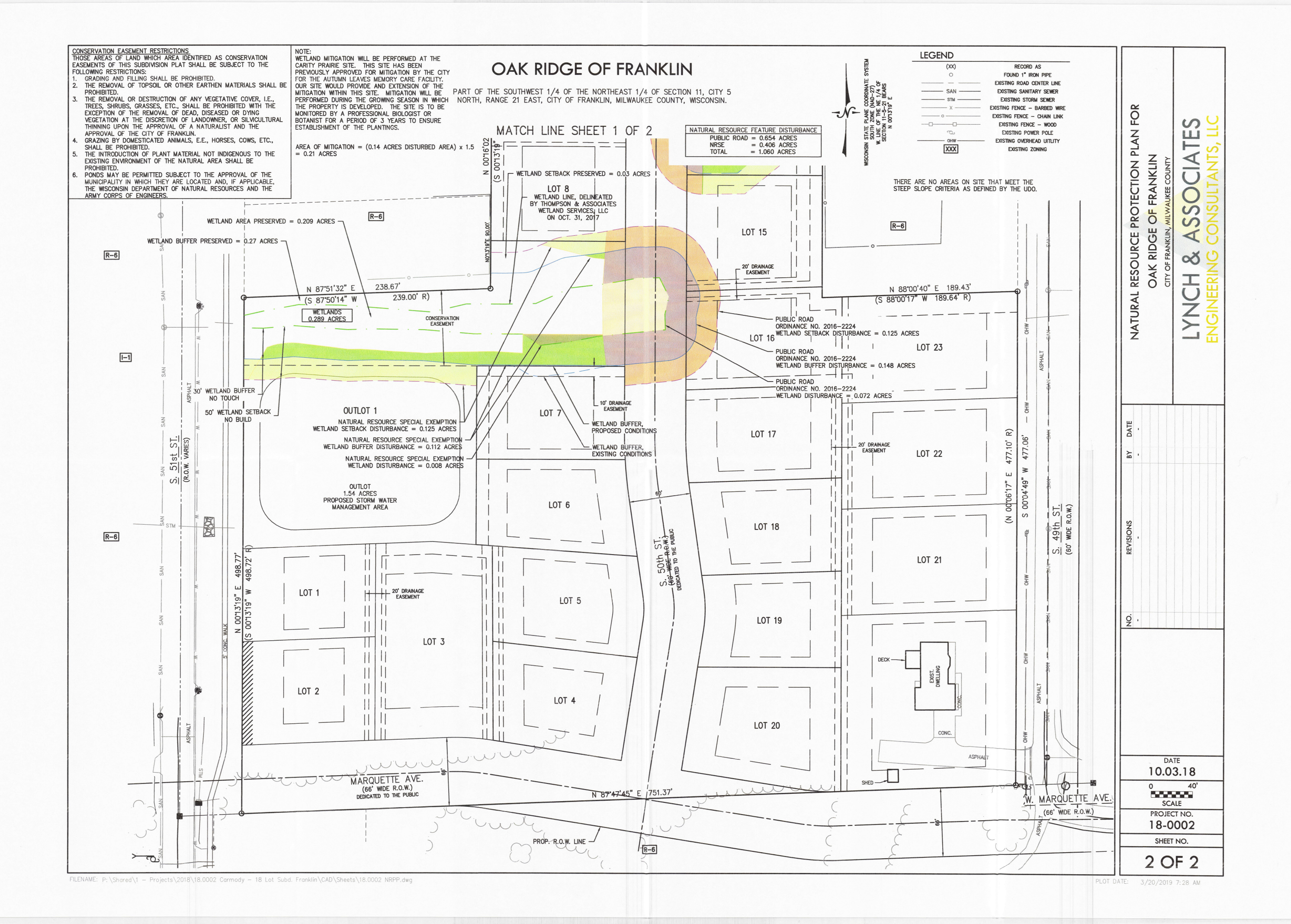
President

Milwaukee Area Land Conservancy

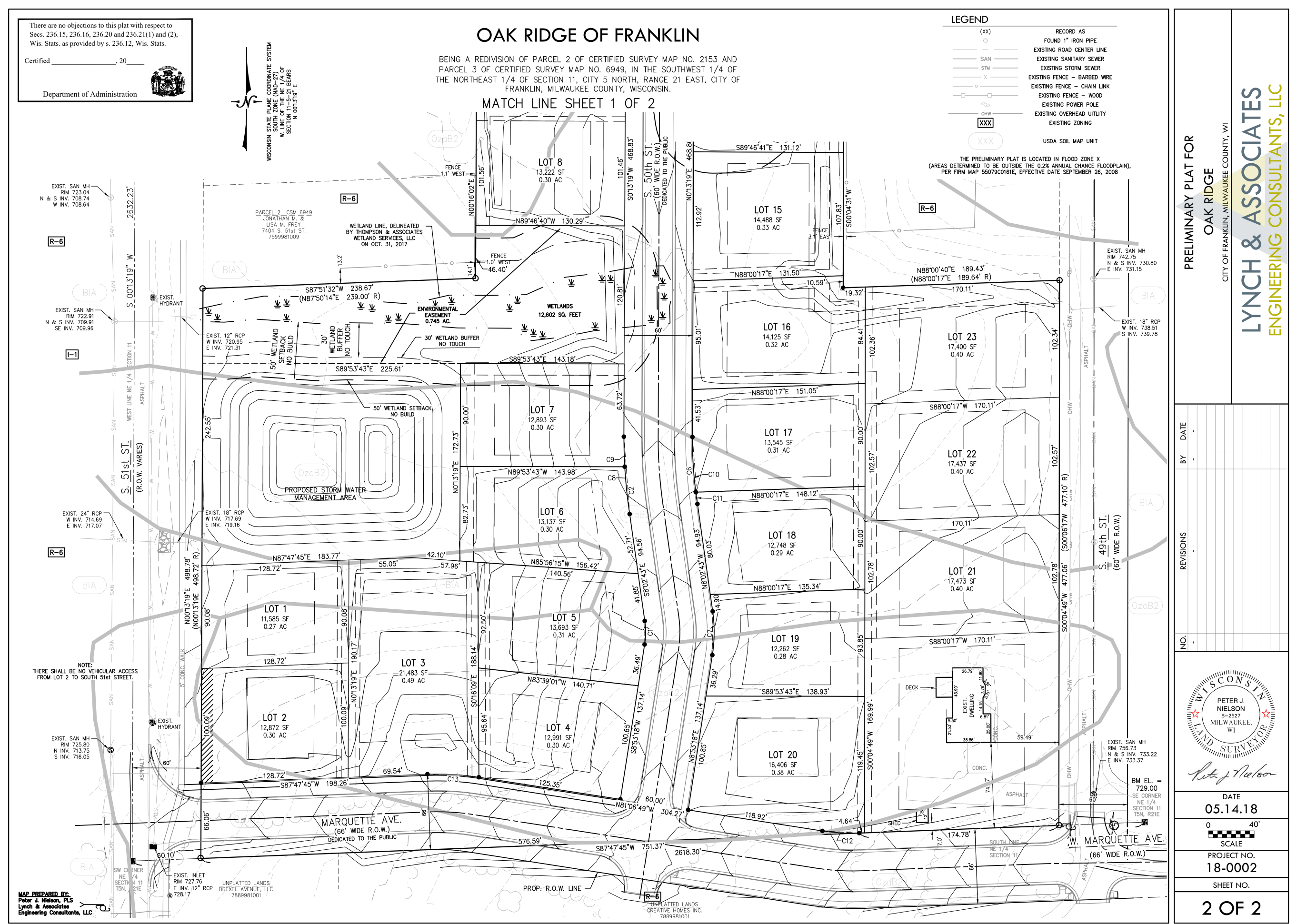


Franklin MAR 25 2019 City Development

PLOT DATE: 3/20/2019 7:28 AM



There are no objections to this plat with respect to	- OWNER -					CI	IRVE TABLE					
Secs. 236.15, 236.16, 236.20 and 236.21(1) and (2), Wis. Stats. as provided by s. 236.12, Wis. Stats.	WALTER R. HABLEWITZ 3408 S. CHICAGO AVE., APT. 4 SOUTH MILWAUKEE, WI 53172	OAK RIDGE OF FRANKLIN	CURVE #	LENGTH	RADIUS	CHORD BEARING		DELTA	BEARING IN	BEARING OUT		
Certified, 20	- SUBDIVIDER -	BEING A REDIVISION OF PARCEL 2 OF CERTIFIED SURVEY MAP NO. 2153 AND	C1	20.69'	70.00'	N00°25'14"E	20.61	016°55'55"	N08°53'11"E	N08°02'43"W		
Department of Administration	DANIEL CARMODY & FRED ARBANELLA 5803 GLEN HAVEN DR. CLENDALE W. 57120	PARCEL 3 OF CERTIFIED SURVEY MAP NO. 6949, IN THE SOUTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 11, CITY 5 NORTH, RANGE 21 EAST, CITY OF	C2	62.05'	430.00'	S03°54'42"E	61.99'	008°16'02"	S00°13'19"W	S08°02'43"E		
Department of Administration	GLENDALE, WI 53129	FRANKLIN, MILWAUKEE COUNTY, WISCONSIN.	C3	20.81'	70.00'	N08°17'46"W	20.74	017°02'11"	N00°13'19"E	N16°48'52"W		S
		TYPE OF PLAT SINGLE FAMILY RESIDENTIAL	C4	21.85'	70.00'	S07°52'13"E	21.77'	017°53'18"	S01°04'26"W	S16°48'52"E		
Wisconsin Statutes and the subdivision regulations of	y certify: That in full compliance with the provisions of Chapter 236 of the the City of Franklin and County of Milwaukee, I have surveyed, divided and ts all exterior boundaries and the subdivision of the land surveyed; and 5N, Range21E, City of Franklin, Milwaukee County, Wisconsin, containing 11.87	<u>SITE DATA</u> PROPOSED NUMBER OF LOTS — 23	C5 C6	38.65' 53.39'	130.00' 370.00'	N08°17'46"W S03°54'42"E	38.51' 53.34'	017°02'11" 008°16'02"	N00°13'19"E S00°13'19"W	N16°48'52"W S08°02'43"E	3	A 1
that this land is located in the NE 1/4 Sec. 11, Citystacres of land and described as follows: (See Legal De	5N, Range21E, City of Franklin, Milwaukee County, Wisconsin, containing 11.87	PROPOSED OUTLOTS — 1 ONE DWELLING UNIT PER LOT	C7	38.42'	130.00'	N00°25'14"E	38.28'	016°55'55"	N08°53'11"E	N08°02'43"W		
deles of fulfu und described as follows. (See Legal be	escription <i>y</i>	GROSS SITE AREA - 517,117 SF (11.871 AC)	C8	32.33'	167.00'	N86°40'12"W	32.28'	011°05'26"	N87°47'45"E	S81°06'49"E	<u>L</u>	
Dated this day of, 20	Peter J. Nielson	<u>ZONING DATA</u> EXISTING ZONING — R-6 SUBURBAN SINGLE FAMILY RESIDENCE	C9	45.10'	233.00'	S86°39'32"E	45.03'	011°05'26"	N87°47'45"E	S81°06'49"E	PLA:	
Revised this day of, 20	PLS No. S-2527	MINIMUM LOT AREA (SF) — 11,000 MINIMUM LOT WIDTH AT SETBACK LINE (FT) — 90 —— 100 CORNER	C10	37.14'	430.00'	N05°34'15"W	37.13'	004°56'57"	N08°02'43"W	N03°05'46"W		SS
		MINIMUM FRONT YARD (FT) — 30 MINIMUM REAR YARD (FT) — 30	C11 C12	24.90' 47.80'	430.00' 370.00'	N01°26'14"W S03°28'45"E	24.90' 47.77'	003°19'05" 007°24'08"	N03°05'46"W S00°13'19"W	N00°13'19"E S07°10'49"E	VAR AK F	40
LEGAL DESCRIPTION		MINIMUM SIDE YARD (FT) - 10 MINIMUM SIDE YARD ON CORNER (FT) - 19	C12	5.59'	370.00	S07°36'46"E	5.59'	007 24 08 000°51'54"	S07°10'49"E	S08°02'43"E		× (1)
A REDIVISION OF PARCEL 3 OF CERTIFIED SURVE	EY MAP NO. 6949, DULY RECORDED IN THE OFFICE OF THE	MINIMUM WETLAND BUFFER (FT) — 30 MINIMUM WETLAND SETBACK (FT) — 50	C14	6.32'	130.00'	S06°39'13"E	6.31'	002°47'00"	S08°02'43"E	S05°15'43"E	======================================	∞ <u>9</u>
CERTIFIED SURVEY MAP NO. 2153 AND LOCATED	Y 11TH, 2001, ALSO BEING A REDIVISION OF PARCEL 2 OF IN THE SOUTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 11,		C15	32.10'	130.00'	S01°48'44"W	32.02'	014°08'54"	S05°15'43"E	S08*55'45"W	PR 5	I
City 5 NORTH, RANGE 21 EAST, CITY OF FRANKL	LIN, MILWAUKEE COUNTY, WISCONSIN.		C19	45.10'	233.00'	N86°39'32"W	45.03'	11°05'26"	N81°06'49"W	S87°47'45"W]	
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E COOF E NE 1 5-21 B	FOUND 1" IRON PIPE	SMOLEN'S RAWSON MANOR NO. 3	IOLEN'S BAWSON	MANOD NO. 7			COVER	, I.E., TREES,	SHRUBS, GRAS	SES, ETC., SHALL		
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		MATCH LINE SHEET 2 OF 2	41"E 131.12	50	WETLAND SET	TBACK					1	ET NO.
MAP PREPARED BY: Peter J. Nielson, PLS Lynch & Associates Engineering Consultants, LLC		√ § 1 4 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		1			UNPLATT JEFFREY	E <u>D</u> L <u>ANDS</u> S. HERITZ 49th ST. 982000			1 /)E)
Engineering Consultants, LLC	i e e e e e e e e e e e e e e e e e e e						7411 S. 75999	49th SI. 982000	J		Π	OF 2





REPORT TO THE PLAN COMMISSION

Meeting of April 4, 2019

Certified Survey Map

RECOMMENDATION: City Development Staff recommends approval of the proposed Certified Survey Map, subject to the conditions in the draft resolution.

Project Name: Matt Talbot Recovery Services, Inc. Certified Survey Map

(CSM)

Project Address: 9132 South 92nd Street

Applicant: Matt Talbot Recovery Services, Inc. **Owners (property):** Matt Talbot Recovery Services, Inc.

Current Zoning: R-3 Suburban/Estate Single Family Residence District

2025 Future Land Use: Areas of Natural Resource Features

Use of Surrounding Properties: Single-family residential to the north, south and west and

vacant commercial land to the east

Applicant Action Requested: Recommendation of approval of the Certified Surrey Map

Introduction:

Please note:

- Staff recommendations are <u>underlined</u>, in <u>italics</u> and are included in the draft resolution.
- Staff suggestions are underlined and are not included in the draft resolution.

The subject CSM started with an original application for a Certified Survey Map filed with the City on August 16, 2016. Since that time, there have been numerous extensions requested by the City and granted by the applicant to continue the review of the CSM. Of note, there was consideration given by the applicant on meeting the natural resource compliance component of the City which resulted in the current CSM under consideration, date stamped March 25, 2019.

A copy of the Staff Comments dated March 11, 2019, and applicant responses dated March 22, 2019, are attached, and provide additional information pertaining to staff's recommendations.

Project Description and Analysis:

Certified Survey Map

The subject property consists of the Matt Talbot Recovery Services, Inc. Community Based Residential Facility (CBRF). The majority of the property is vacant land and encompasses protected natural resource features. The applicant is proposing to divide the property into two lots. Lot 1 has an area of approximately 13.056-acres, has an existing access from S. 92nd Street, and encompasses the existing Matt Talbot facility. Lot 2 has an area of approximately 2.252-acres, is located on the east side of S. 92nd Street approximately 100 feet south of the intersection

of S. 92^{nd} Street and W. Briarwood Drive, and contains both vacant developable land and protected natural resource features.

Public sewer is immediately adjacent to S. 92nd St.and the applicant is intending to connect.

With regard to water service, please note Condition No. 5 of Resolution 2015-011 (below), which approved the Site Plan for the Matt Talbot Recovery Services, Inc. CBRF and pertains to this matter:

"The extension of public water main required for this project was authorized to not be extended along the entire western lot line of the property abutting South 92nd Street to the southern boundary of the property, contrary to City past practice, upon the findings that the location, shape, contour, vegetation and proposed development area(s) of the lot were unique, and that the proposed use as a community based residential facility to serve the disabled was a basis, in conjunction with the unique lot, to provide a reasonable accommodation by way of deferring developer's responsibility to provide for the full extension of public water main. The Common Council at its meeting on May 14, 2015, following a recommendation from the Board of Water Commissioners, granted developer's request to not be required to fully extend the public water main, in consideration of developer's agreement that the subject property in its entirety shall be subject to the payment of a special assessment for any future extension of the subject water main. The approval granted hereunder is conditional upon Matt Talbot Recovery Services, Inc., successors and assigns and any owner of the property, entering into an agreement with the City providing for the private development of the water main, with City payment of costs for upsizing the main from 8 inches to 16 inches to accommodate future growth along West Ryan Road, the other applicable standard City development agreement terms and conditions applicable to water main development, and the dedication thereof to the City, and providing that in the event of any such future water extension, agreement and consent is had and made by the property owner to the payment of a special assessment resulting therefrom, notice of hearing is waived, and that no future land division of the property may result in any amount of non-payment, with payment of such special assessment to be made timely as provided pursuant to the Municipal Code and the Wisconsin Statutes, as amended from time to time. The agreement shall be prepared by the City Attorney and executed by the property owner, the Mayor and the City Clerk and shall be recorded in the Office of the Register of Deeds for Milwaukee County prior to the issuance of a building permit."

In addition, the Board of Water Commissioner's at their December 19, 2017 meeting moved to "recommend to Common Council to require Matt Talbot to extend the water main to the lot line." However, the applicant has once again indicated they wish the Common Council to waive the requirement for the water main extension, and the requirement to connect Lot 2 to public water service. <u>Staff recommends that the applicant shall revise the CSM to state that Lot 2 will be served by both public sewer and water service for Department of City Development review and approval prior to recording of the CSM. Staff further recommends that the water main be extended to the south property boundary of lot 2 prior to issuance of an Occupancy Permit.</u>

The property consists of R-3 Residence District zoning as well as C-1 Conservancy District zoning. As the C-1 Conservancy District is no longer utilized by the City (see Section 15-1.0111 below), <u>staff recommends that the applicant shall apply for a Rezoning Application to remove the existing C-1 Conservancy District zoning, prior to recording the Certified Survey Map. If rezoned, the information on the CSM shall be revised accordingly. The applicant has indicated they do not intend to file for a rezoning application at this time.</u>

Staff suggests the applicant revise the CSM to place all protected natural resource features within Outlots, and that signage or boulders be utilized to mark the location of the conservation easement boundary within Lot 2.

Natural Resource Protection Plan

On February 11, 2019, the City received a Natural Resource Protection Plan from Excel Engineering, with information dated March 6, 2015. However, this report contains outdated information that was utilized in the intial Matt Talbot Site Plan submittal in March of 2015.

Persuant to condition #7 of Site Plan Resolution No. 2015-011, an updated Natural Resource Protection Plan, prepared by GRAEF and dated November 2016, was prepared. That information has been appropriately depicted on the proposed CSM. The applicant has provided a letter from the Wisconsin Department of Natural Resources, dated November 23, 2016, that concurs with the wetland boundaries as delineated by GRAEF.

A proposed single family home site upon Lot 2 would also be located on hydric soils, as indicated by the Wisconsin DNR on-line Viewer, which may lead to atypical construction methods to accommodate them. Staff recommends that the applicant shall place a note on the face of the CSM indicating that hydric soils and a high groundwater tables are present, and that special construction methods or designs may be appropriate, particularly if a house with a basement is desired, for Department of City Development review and approval prior to recording of the subject Certified Survey Map.

Staff suggests that the applicant utilize signage or boulders to mark the location of the conservation easement boundary on the individual lots.

Staff Recommendation:

City Development Staff recommends approval of the proposed Certified Survey Map, subject to the conditions in the draft resolution.

CITY OF FRANKLIN MILWAUKEE COUNTY [Draft 3-28-19]

RESOLUTION NO. 2019-____

A RESOLUTION CONDITIONALLY APPROVING A 2 LOT CERTIFIED SURVEY MAP, BEING PART OF THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 21, TOWNSHIP 5 NORTH, RANGE 21 EAST, CITY OF FRANKLIN, MILWAUKEE COUNTY, WISCONSIN (MATT TALBOT RECOVERY SERVICES, INC., APPLICANT) (9132 SOUTH 92ND STREET)

WHEREAS, the City of Franklin, Wisconsin, having received an application for approval of a certified survey map, such map being part of the Northwest 1/4 of the Southwest 1/4 of Section 21, Township 5 North, Range 21 East, City of Franklin, Milwaukee County, Wisconsin, more specifically, of the property located at 9132 South 92nd Street, bearing Tax Key No. 886-9987-000, Matt Talbot Recovery Services, Inc., applicant; said certified survey map having been reviewed by the City Plan Commission and the Plan Commission having recommended approval thereof pursuant to certain conditions; and

WHEREAS, the Common Council having reviewed such application and Plan Commission recommendation and the Common Council having determined that such proposed certified survey map is appropriate for approval pursuant to law upon certain conditions.

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Common Council of the City of Franklin, Wisconsin, that the Certified Survey Map submitted by Matt Talbot Recovery Services, Inc., as described above, be and the same is hereby approved, subject to the following conditions:

- 1. That any and all objections made and corrections required by the City of Franklin, by Milwaukee County, and by any and all reviewing agencies, shall be satisfied and made by the applicant, prior to recording.
- 2. That all land development and building construction permitted or resulting under this Resolution shall be subject to impact fees imposed pursuant to §92-9. of the Municipal Code or development fees imposed pursuant to §15-5.0110 of the Unified Development Ordinance, both such provisions being applicable to the development and building permitted or resulting hereunder as it occurs from time to time, as such Code and Ordinance provisions may be amended from time to time.
- 3. Each and any easement shown on the Certified Survey Map shall be the subject of separate written grant of easement instrument, in such form as provided within the City of Franklin Design Standards and Construction Specifications and such form and content as may otherwise be reasonably required by the City Engineer or

MATT TALBOT RECOVERY SERVICES, INC. – CERTIFIED SURVEY MAP RESOLUTION NO. 2019-_____ Page 2

designee to further and secure the purpose of the easement, and all being subject to the approval of the Common Council, prior to the recording of the Certified Survey Map.

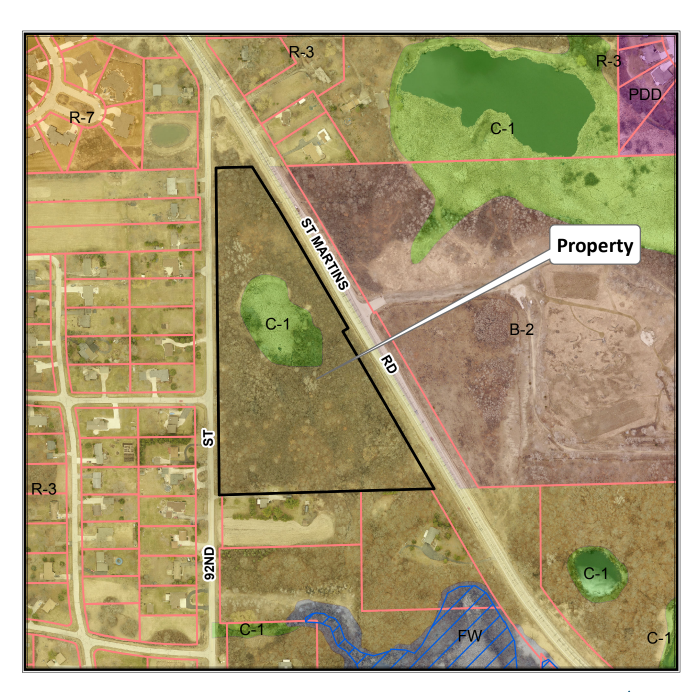
- 4. Matt Talbot Recovery Services, Inc., successors and assigns, and any developer of the Matt Talbot Recovery Services, Inc. 2 lot certified survey map project, shall pay to the City of Franklin the amount of all development compliance, inspection and review fees incurred by the City of Franklin, including fees of consults to the City of Franklin, within 30 days of invoice for same. Any violation of this provision shall be a violation of the Unified Development Ordinance, and subject to §15-9.0502 thereof and §1-19. of the Municipal Code, the general penalties and remedies provisions, as amended from time to time.
- 5. The approval granted hereunder is conditional upon Matt Talbot Recovery Services, Inc. and the 2 lot certified survey map project for the property located at 9132 South 92nd Street: (i) being in compliance with all applicable governmental laws, statutes, rules, codes, orders and ordinances; and (ii) obtaining all other governmental approvals, permits, licenses and the like, required for and applicable to the project to be developed and as presented for this approval.
- 6. The applicant shall revise the Certified Survey Map to state that Lot 2 will be served by both public sewer and public water service, for Department of City Development review and approval prior to recording of the Certified Survey Map.
- 7. The applicant shall extend the water service main to the south property boundary of Lot 2 prior to issuance of an Occupancy Permit.
- 8. The applicant shall apply for a Rezoning from the City to remove the existing C-1 Conservancy District zoning district, prior to recording of the Certified Survey Map. If said rezoning is approved, the applicant shall revise and record the Certified Survey Map according to City procedures and requirements.
- 9. The applicant shall place a note on the face of the Certified Survey Map indicating that hydric soils and a high groundwater table are present, and that special construction methods or designs may be appropriate, particularly if a house with a basement is desired, for Department of City Development review and approval prior to recording of the subject Certified Survey Map.

RESOLUTION NO. 2019 Page 3
BE IT FURTHER RESOLVED, that the Certified Survey Map, certified by owner Matt Talbot Recovery Services, Inc., be and the same is hereby rejected without final approval and without any further action of the Common Council, if any one, or more than one of the above conditions is or are not met and satisfied within 180 days from the date of adoption of this Resolution.
BE IT FINALLY RESOLVED, that upon the satisfaction of the above conditions within 180 days of the date of adoption of this Resolution, same constituting final approval and pursuant to all applicable statutes and ordinances and lawful requirements and procedures for the recording of a certified survey map, the City Clerk is hereby directed to obtain the recording of the Certified Survey Map, certified by owner, Matt Talbot Recovery Services, Inc., with the Office of the Register of Deeds for Milwaukee County.
Introduced at a regular meeting of the Common Council of the City of Franklin this day of
Passed and adopted at a regular meeting of the Common Council of the City of Franklin this day of, 2019.
APPROVED:
Stephen R. Olson, Mayor
ATTEST:
Sandra L. Wesolowski, City Clerk

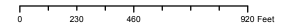
AYES _____ NOES ____ ABSENT ____



9132 S. 92nd Street TKN: 886 9987 000



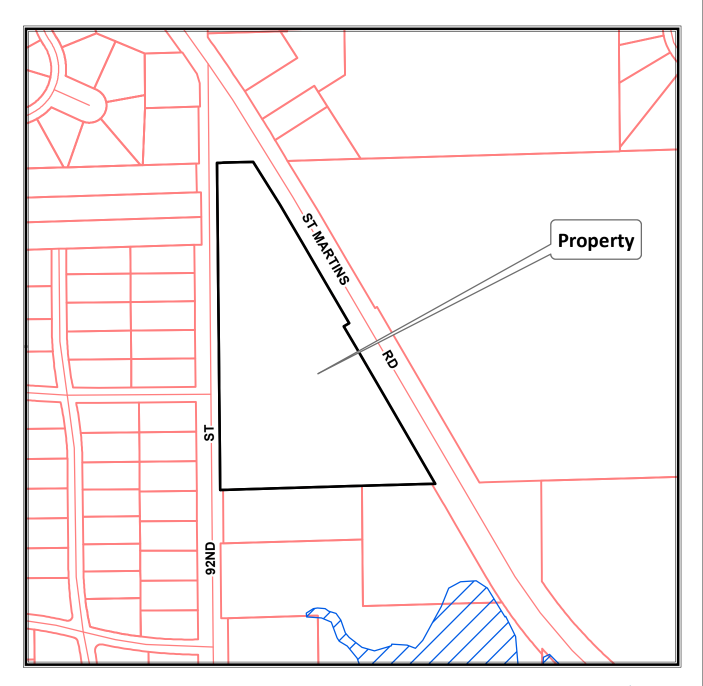
Planning Department (414) 425-4024



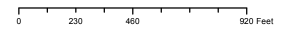
NORTH 2017 Aerial Photo

This map shows the approximate relative location of property boundaries but was not prepared by a professional land surveyor. This map is provided for informational purposes only and may not be sufficient or appropriate for legal, engineering, or surveying purposes.

9132 S. 92nd Street TKN: 886 9987 000



Planning Department (414) 425-4024



NORTH 2017 Aerial Photo

This map shows the approximate relative location of property boundaries but was not prepared by a professional land surveyor. This map is provided for informational purposes only and may not be sufficient or appropriate for legal, engineering, or surveying purposes.



March 22, 2019

City of Franklin Planning Department 9229 West Loomis Road Franklin, WI 53132

RE: CSM Summary

Matt Talbot Recovery Services, Inc, owner of a 16.52 acre parcel of land within the City of Franklin, is proposing to subdivide the subject property by submitting a Certified Survey Map. The subject property is located at 9132 S 92nd Street and is described by Tax Key No. 88699870000. The majority of the property is zoned R-3 and a small portion of the subject property is zoned C-1. The owner is proposing to subdivide the single 16.52 acre parcel into 2 smaller parcels. Proposed Lot 1 would be 13.06 acres in size and would contain the existing home. Proposed Lot 2 would be 2.25 acres in size. Lot 2 is being created to facilitate a future single-family residential dwelling. In addition to creating 2 parcels, this CSM will also dedicate the East 40 feet of S. 92nd Street to the public for street purposes.

Please reference the attached Certified Survey Map for proposed lot layout.

Thank you for your consideration.

Excel Engineering, Inc. Ryan Wilgreen, P.L.S.

Senior Survey Project Manager



March 22, 2019

Attn: Orrin Sumwalt

RE: Matt Talbot Recovery Services, Inc. – Certified Survey Map

The revised CSM has been completed and is included with additional supporting documentation to address the City of Franklin comments dated March 11, 2019. Responses to the comments are noted below:

Department of City Development

Certified Survey Map

- 1. Please graphically indicate and dimension the 30-Foot Wetland Buffer and 50-Foot Wetland Setback on the face of the CSM per Section 15-7.0702-B of the UDO.
 - Wetland setbacks have been added to the CSM.
- Please indicate the existing zoning and zoning boundary lines of all parcels, lots or outlots proposed to be created by the Certified Survey Map per Section 15- 7.0702-M of the UDO. Specifically, please graphically depict the C-1 Conservancy District boundary on the face of the CSM.
 - C-1 district has been added to the CSM.
- 3. Staff still recommends the applicant apply for a rezoning to remove the existing C-1 Conservancy District zoning, prior to recording the Certified Survey Map. If rezoned, the zoning information on the CSM shall be revised accordingly.
 - Will not be rezoning at this time.
- 4. Please submit a project summary with your Plan Commission submittal.
 - See attached.
- 5. Please state in the project summary whether or not you are proposing to extend the water main to the southern lot line as part of the proposed CSM.
 - Will not be extending water main to the south lot line.
- 6. Is the proposed "residential home" planned as a single-family dwelling? Please clarify in a revised project summary.
 - Yes, a single-family dwelling.
- 7. Staff recommends that as much conservation easement areas as possible be located within outlots, opposed to the individual lots.
 - Will not be creating outlots for the conservations easement areas. These areas are already defined by the easement.
- 8. Staff recommends that signage or boulders be utilized to mark the location of the conservation easement boundary within the individual lots, particularly Lot 2.
 - Markers will not be placed at the boundaries of the easement.

- 9. Please include full size (24" x 36") colored copies of the Natural Resource Protection Plan (sheet C1.4) with your Plan Commission submittal. The copy in your resubmittal materials is 11" x 17" and black and white.
 - See attached.
- 10. Wetland Setbacks are not addressed within the 2015 NRPP provided. Please note this protected resource feature carries a 100% protection standard. It appears a driveway is intended to access proposed Lot 2 between the conservation easement areas along S. 92nd Street. However, it doesn't appear this can be accomplished without impacting the wetland setback associated with Wetland A. A Natural Resource Special Exception may be required. Staff recommends submitting a revised NRPP that includes Wetland Setback data within Table 15-3.0503.
 - A revised NRPP can be submitted in the future as part of the building permit process prior to construction.
- 11. The Wetland Delineation Report indicates the mapped soil type for the developable portion of Proposed Lot 2 is Elliot Silt Loam (EsA). It also mentions a high water table as an indicator for Wetlands A and B, both of which are on Lot
 - 2. Based on the soils data, are there any restrictions for a basement for a future single-family home on proposed Lot 2? Has a soil boring been done on proposed Lot 2?
 - No soil borings have been completed as we are only dividing the land at this point.
- 12. Staff recommends the extension of public water facilities to serve Lot 2 of the proposed CSM. Please note Condition No. 5 of Resolution 2015-011 (below), which approved the Site Plan for the Matt Talbot Recovery Services, Inc. CBRF.

The extension of public water main required for this project was authorized to not be extended along the entire western lot line of the property abutting South 92nd Street to the southern boundary of the property, contrary to City past practice, upon the findings that the location, shape, contour, vegetation and proposed development area(s) of the lot were unique, and that the proposed use as a community based residential facility to serve the disabled was a basis, in conjunction with the unique lot, to provide a reasonable accommodation by way of deferring developer's responsibility to provide for the full extension of public water main. The Common Council at its meeting on May 14, 2015, following a recommendation from the Board of Water Commissioners, granted developer's request to not be required to fully extend the public water main, in consideration of developer's agreement that the subject property in its entirety shall be subject to the payment of a special assessment for any future extension of the subject water main. The approval granted hereunder is conditional upon Matt Talbot Recovery Services, Inc., successors and assigns and any owner of the property, entering into an agreement with the City providing for the private development of the water main, with City payment of costs for upsizing the main from 8 inches to 16 inches to accommodate future growth along West Ryan Road, the other applicable standard City development agreement terms and conditions applicable to water main development, and the dedication thereof to the City, and providing that in the event of any such future water extension, agreement and consent is had and made by the property owner to the payment of a special

assessment resulting therefrom, notice of hearing is waived, and that no future land division of the property may result in any amount of non-payment, with payment of such special assessment to be made timely as provided pursuant to the Municipal Code and the Wisconsin Statutes, as amended from time to time. The agreement shall be prepared by the City Attorney and executed by the property owner, the Mayor and the City Clerk and shall be recorded in the Office of the Register of Deeds for Milwaukee County prior to the issuance of a building permit.

• If a special assessment is required, the owner has agreed to pay the appropriate share.

Engineering Staff Comments

- Must resolve comments from Milwaukee County.
 - The Register of Deeds comments from November 21, 2017 have been addressed. Surveyor did not receive updated comments as part of this review.
- Must request a waiver allowing the developer to <u>not</u> extend the water main to the southern lot line or must extend the water main to the southern lot line and include the oversizing costs in a developer's agreement pursuant to Municipal Code Section 207-23 Water Extension.
 - Joel Dietl indicated in his August 27, 2018 email as follows: "If the applicant does not want to provide public water to the new lot, they would need to mention that in a revised CSM submittal and specifically note that they would like to remove or revise condition #5 of Site Plan Resolution 2015-011 (which submittal should also address the other issues identified by the Staff Comments). This revised submittal would then be reviewed by staff and forwarded on to the Plan Commission for a recommendation. It would then be forwarded to the Common Council for a final decision. Planning Department staff would recommend that the "request for extension of public water" be at the same Common Council meeting as the Council consideration of the CSM. At this time, no date has been proposed for that Council meeting, as the applicant has not yet submitted a revised Certified Survey Map for staff review and Plan Commission recommendation."

Therefore, no further action is required.

To request a waiver:

- (Preferred) obtain endorsement of at least one Franklin Alderman
- (Required) submit a written request to City Engineer / Utility Manager (on letterhead or email) with details of the request and circumstances that warrant a variance
- City Engineer / Utility manager will review the waiver and place on agenda for the Board of Water Commissioners
- The Board of Water Commissioners will consider the request and make a

- recommendation to the Common Council
- The Common Council will consider the recommendation and the request and make a determination.
- On page 4 of 5, change the Mayor's name from Steve to Stephen.
 - Mayor's name has been changed on the CSM

Fire Department Staff Comments

The fire department has no comments/concerns regarding the CSM proposed for this location.

Police Department Staff Comments

The Franklin Police Department has reviewed the application for 9132 S 92nd Street. The Police Department has no issues with this request.

Milwaukee County Comments

Milwaukee County Register of Deeds Office comments are attached for your review.

• The Register of Deeds comments from November 21, 2017 have been addressed. Surveyor did not receive updated comments as part of this review.



June 29, 2018

City of Franklin Board of Water Commissioners and Plan Commission 9229 W Loomis Road Franklin, WI 53132

Re:

Request for exemption from water extension

To Whom It May Concern,

I represent Matt Talbot Recovery Services, Inc. ("Matt Talbot"), the owner of the parcel located at 9132 S. 92nd Street, Franklin, WI (tax key no. 886 9987 000). Currently water has been extended to the approximate location of the house. As you may recall, water was needed to as a result of a required fire suppression system. My client's cost to install the water main was approximately \$115,590 plus inspection fees of \$28,488 for a total of \$144,078. Matt Talbot would like to subdivide the property for the purpose of constructing a single family home on the new lot. The single family home will not require a fire suppression system and will only need a well for water to service the needs of a typical single family dwelling.

At the time that the water main was installed to the current home, it was estimated that extending the water all the way to the property line would be an additional \$125,965 (in 2015 costs). This additional cost was cost prohibitive, and is still cost prohibitive. A single family home cannot be constructed with an additional cost of \$125,965 for the extension of a water main alone.

Therefore, we are hereby requesting that the Board of Water Commissioners and Plan Commission consider this a request to waive the requirement set forth in Franklin Ordinance 15-3.0203(A)(3) and allow for the subdivision of the Property as set forth in the attached proposed certified survey map, without further extension of the water main.

In the event that the City elects to install a water main for all parcels in the area, the new parcel would still be obligated to pay the assessment (and the parcel cannot object to the assessment as agreed upon between Matt Talbot and the City in the Development Agreement dated November 25, 2015).

and providing that in the event of any such future water extension, agreement and consent is had and made by the property owner to the payment of a special assessment resulting therefrom, notice of hearing is walved, and that no future land division of the property may result in any amount of non-. payment, with payment of such special assessment to be made timely as provided pursuant to the Municipal Code and the Wisconsin Statutes, as amended from time to time. The agreement shall be prepared by the City

Please contact me to discuss the above and place this matter on the agenda for the Board of Water Commissions and Plan Commission.

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Very truly yours,

Lisa Kleiner Wood

cc: Matt Talbot Recovery Services, Inc.

देव राजपूज बहुत करवेत्। त्याराम उद्य पुरस्ता हा दिन्यान हता हुए ब्रह्म केर्यान स्टेस्ट्रिस हुए विकास है है- ् हुने पर वारत्सकों पुराने दान हुन जा जा , इनके जीवानी से स्टेस्ट्रिस स्टेस्ट्रिस स्टेस्ट्रिस 111 E. Kilbourn Avenue Suite 1400. Milwaukee, WI 53202 Iwood@dkattorneys.com

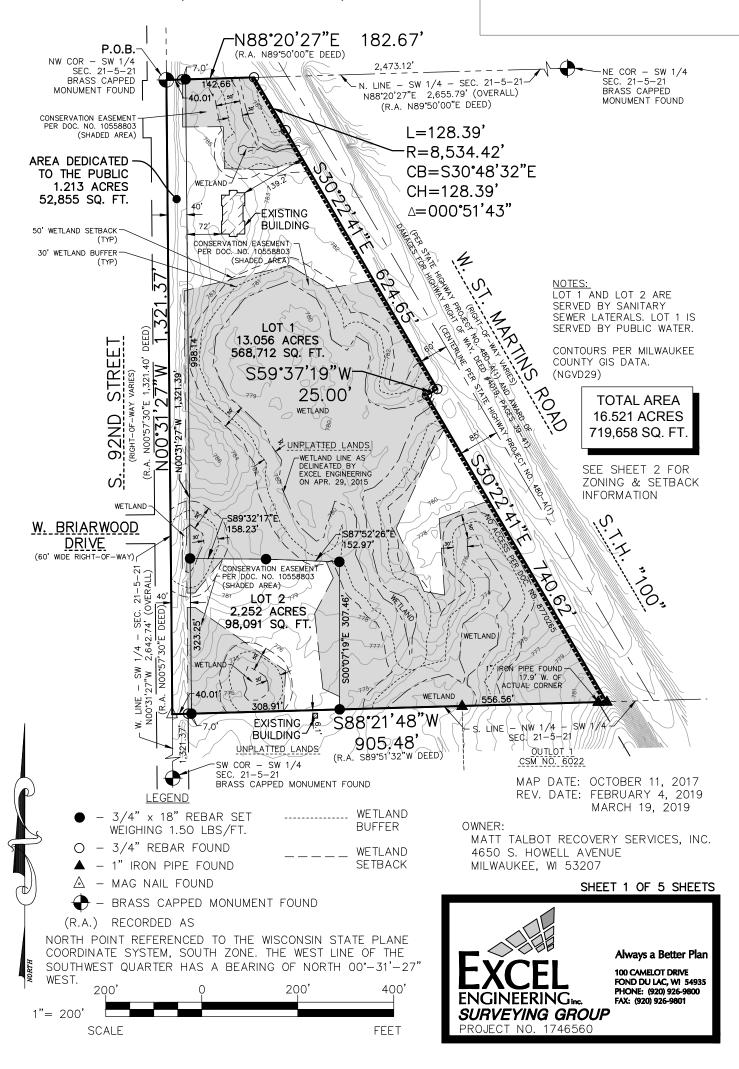
BROOKFIELD | GREEN BAY

MILWAUKEE

CERTIFIED SURVEY MAP NO.

MATT TALBOT RECOVERY SERVICES, INC.

PART OF THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4, SECTION 21, TOWNSHIP 5 NORTH, RANGE 21 EAST, CITY OF FRANKLIN, MILWAUKEE COUNTY, WISCONSIN.

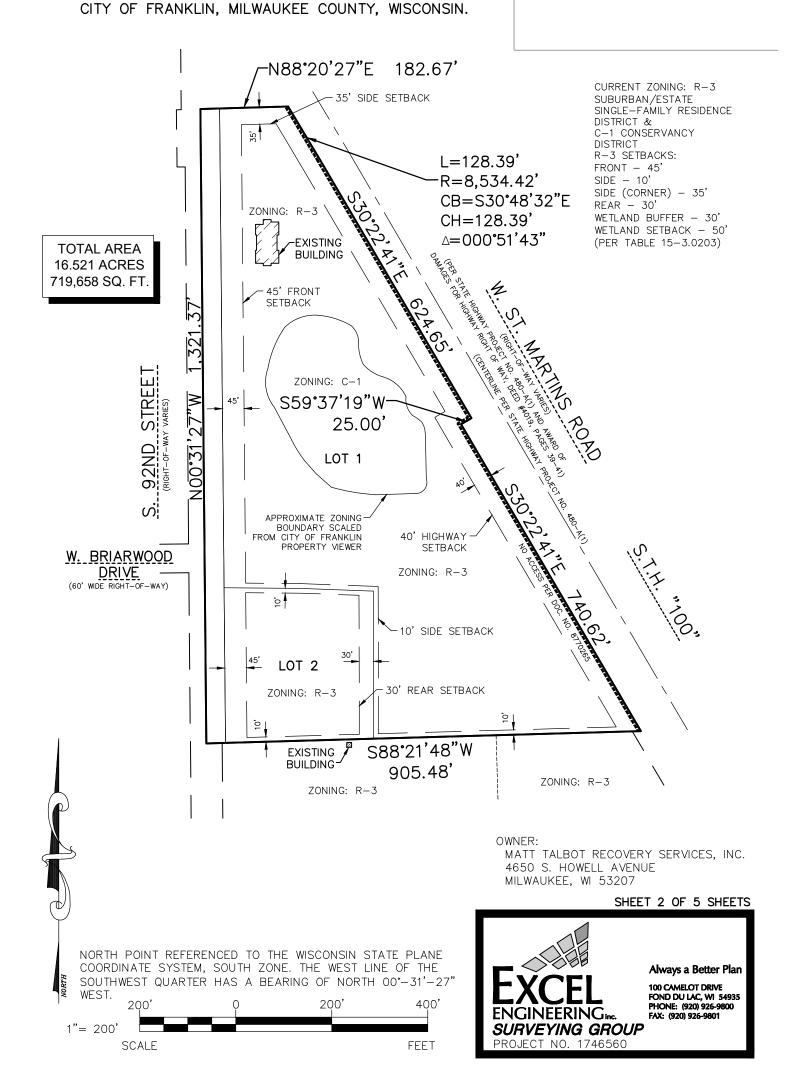


CERTIFIED SURVEY MAP NO.

MATT TALBOT RECOVERY SERVICES, INC.

PART OF THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4,

SECTION 21, TOWNSHIP 5 NORTH, RANGE 21 EAST,



CERTIFIED SURVEY MAP NO.

PART OF THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4, SECTION 21, TOWNSHIP 5 NORTH, RANGE 21 EAST, CITY OF FRANKLIN, MILWAUKEE COUNTY, WISCONSIN.

SURVEYOR'S CERTIFICATE

I, Ryan Wilgreen, Professional Land Surveyor, hereby certify:

That I have surveyed, divided and mapped a parcel of land described below.

That I have made such Certified Survey under the direction of Matt Talbot Recovery Services, Inc. bounded and described as follows:

Part of the Northwest 1/4 of the Southwest 1/4 of Section 21, Township 5 North, Range 21 East, City of Franklin, Milwaukee County, Wisconsin being more particularly described as follows:

Beginning at the Northwest corner of the Southwest 1/4, said Section 21; thence North 88°-20'-27" East along the North line of said Southwest 1/4, a distance of 182.67 feet to the West right-of-way line of West St. Martins Road per State Highway Project No. 480-A(1) Right of way Plans; thence Southeasterly 128.39 feet along said right-of-way line on a curve to the right having a radius of 8,534.42 feet, the chord of said curve bears South 30°-48'-32" East, a chord distance of 128.39 feet; thence South 30°-22'-41" East along said right-of-way line, a distance of 624.65 feet; thence South 59°-37'-19" West along said right-of-way line, a distance of 740.62 feet to the South line of the Northwest 1/4 of the Southwest 1/4 of said Section 21; thence South 88°-21'-48" West along said South line, a distance of 905.48 feet to the West line of the Southwest 1/4 of said Section 21; thence North 00°-31'-27" West along said West line, a distance of 1,321.37 feet to the point of beginning and containing 16.521 acres (719,658 sq. ft) of land more or less.

That such is a correct representation of all the exterior boundaries of the land surveyed and the subdivision thereof made.

That I have fully complied with the provisions of Section 236.34 of the Wisconsin Statutes and the City of Franklin Unified Development Ordinance, in surveying, dividing and mapping the same.

Ryan Wilgreen, P.L.S. No. S-2647 ryan.w@excelengineer.com Excel Engineering, Inc. Fond du Lac, Wisconsin 54935

Project Number: 1746560

CERTIFIED SURVEY MAP NO. _____

PART OF THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4, SECTION 21, TOWNSHIP 5 NORTH, RANGE 21 EAST, CITY OF FRANKLIN, MILWAUKEE COUNTY, WISCONSIN.

OWNER'S CERTIFICATE

Matt Talbot Recovery Services, Inc., a corporation duly organized and existing under and by virtue of the laws of the State of Wisconsin, as Owner does hereby certify that said corporation caused the land described on this plat to be surveyed, divided, mapped and dedicated as represented on this plat.

Matt Talbot Recovery Services, Inc. does further certify that this plat is required by s.236.10 or s.236.12 to be submitted to the following for approval or objection:

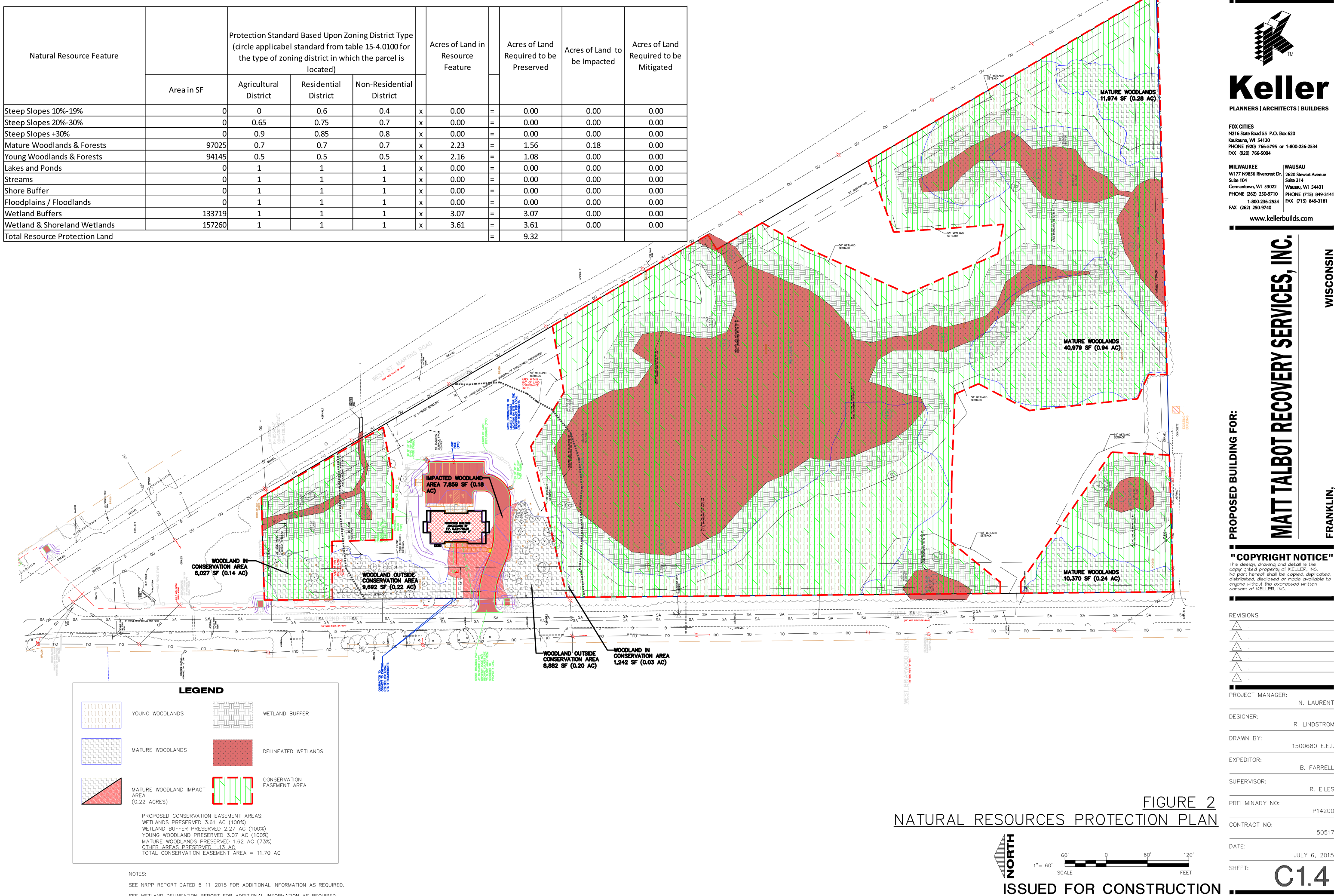
1. City of Franklin		
WITNESS the hand and seal of said owner this	s day of	, 2019.
Matt Talbot Recovery Services, Inc.		
Karl Rajani, Registered Agent		
STATE OF)		
COUNTY)SS		
Personally came before me this Rajani to me known to be the person who exec	_ day of, 2 cuted the foregoing instrume	2019, the above named Karl ent and acknowledged the same.
		County, es:
<u>CITY OF FRA</u>	ANKLIN COMMON COUNC	<u>IL</u>
Approved and dedication accepted by t signed on this day		
Stephen Olson, Mayor		
Sandra L. Wesolowski, City Clerk		

CERTIFIED SURVEY MAP NO. _____

PART OF THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4, SECTION 21, TOWNSHIP 5 NORTH, RANGE 21 EAST, CITY OF FRANKLIN, MILWAUKEE COUNTY, WISCONSIN.

CONSENT OF CORPORATE MORTGAGEE

	, a	Corporation, Morto	gagee of the l	and described and
represented on this	s map, does hereby consen	t to the surveying, dividing,	mapping and	dedication of said
land, and does her	eby consent to the certificat	e of the owner. In witness v	whereof, the	
said	, has caused these	presents to be signed by		
its	(Title), and by	, it	S	
	(Title), at	, ,		, and it's
Corporate Seal to b	pe hereunto affixed, on this	day of		_, 2019.
In the Presence of:				
(P			(Print)	
STATE OF CO	UNTY) ss			
	efore me this day of _ and nt and acknowledged the sa	, to me known to be the	e above name persons who	ed o executed the
Toregoing maname	nit and acknowledged the So	arrie.		
		Notary Public,		
		My commission expire	es:	



SEE WETLAND DELINEATION REPORT FOR ADDITIONAL INFORMATION AS REQUIRED.

1-800-236-2534 FAX (715) 849-3181

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50517 JULY 6, 2015