

#2010-69 Schafer Subdivision Project Review for the Planning and Zoning Commission

Meeting Dates: May 4, 2011

Zoning Request: Final PUD / Final Plat of Subdivision for five single-family lots.

Location: 1351 W. Route 176, west of Lippold Park

Acreage: Approximately 7.92 acres

Existing Zoning: W PUD Watershed district

Surrounding Properties: North: W Watershed, Sunset Meadows Park

South: County R-1 Residential district, Single-family houses

East: W Watershed, Lippold Park

West: W PUD Watershed, CLPD Daycare facility

Staff Contact: Elizabeth Maxwell (815.356.3615)

Background:

The petitioner received preliminary PUD and preliminary plat approval in June of 2009. This request is for the final PUD and final plat approval for the 5-lot subdivision. This site is heavily wooded. It was previously zoned W-2, currently it is zoned W (this is due to the fact that the city had a comprehensive rezoning with the adoption of the UDO). The Preliminary PUD was approved with a 5% impervious surface limit. This restricted each lot to 3,418 square feet of impervious surface. This includes any structures including the roof overhang, sidewalks, driveways, and all accessory structures (patios, sheds, pools, etc.). The Final Plat has a note describing the allowed impervious surface per lot.

Land Use Analysis:

The petitioner is proposing five single family lots for the approximately 7.85-acre property. The single family lots range in size from 1.1 to 2.3 acres each. The overall site was approved with maximum impervious lot coverage of 5%. This translates to an allowable impervious cover of 17,090 sq. ft. for the overall site, or 3,418 sq. ft. for each of the five residential lots. The plans indicate that the site will meet the 5% lot coverage requirement. The impervious surface area allowed per lot is illustrated on the final plat. This is also further enforced with the conservation easement.

Watershed

No storm water detention is necessary since the project is disturbing less than 20,000 square feet of area.

Tree Preservation

This site is heavily wooded with predominantly White Oak, Red Oak, Shagbark Hickory, Black Cherry and Box Elder trees. A significant portion of the site will be preserved through the conservation easement. The conservation easement is over the entire subdivision and allows for the "Building Development Area." This will be the area where each home and accessory buildings will be placed. Tree removal as necessary will occur within this area. City staff will work with the property owner to locate the building development area where it will impact the least amount of trees. Each individual homeowner will not be responsible for tree removal since any removal will be consistent with the approved plans and permitted within the building development area. There are some trees that will need to be removed to accommodate the sanitary sewer line. It is estimated that 57.8 inches or 23 (2 ½") trees are required to be replaced due to the sanitary sewer installation. This equates to a total of \$9,775.

Comprehensive Land Use Plan 2020 Vision Summary Review:

The Comprehensive Plan designates the subject property Parks and Open Space, which is defined as: "represents public and private areas reserved for passive and active recreational use, preservation of wild life areas and protection of environmental sensitive areas." The construction of the 5 single-family homes with the restricted impervious surface limits and the conservation easement are consistent with the Comprehensive Land Use Plan, due to its low intensity design and significant amount of area that will be protected and preserved.

Findings of Fact:

FINAL PLANNED UNIT DEVELOPMENT

The petitioner is requesting approval of a Final Planned Unit Development to allow the construction of 5 single-family homes. A Planned Unit Development is a Special Use and Special Uses require separate review because of their potential to impact surrounding properties and the orderly development of the City. Article 4-500 in the Unified Development Ordinance lists the standards for a PUD, this request complies with those standards. In addition Article 2 Section 2-400 B of the Unified Development Ordinance establishes general standards for all Special Uses in Crystal Lake. Briefly, the criteria are as follows:

1.	The use is necessary or desirable, at the proposed location, to provide a service or facility which will further the public convenience and general welfare.
2.	The use will not be detrimental to area property values.
3.	The use will comply with the zoning districts regulations.
4.	The use will not negatively impact traffic circulation.

5.	The use will not negatively impact public utilities or municipal service delivery systems. If equired, the use will contribute financially to the upgrading of public utilities and municipal ervice delivery systems. Meets Does not meet
6.	The use will not negatively impact the environment or be unsightly. Meets Does not meet
7.	The use, where possible will preserve existing mature vegetation, and provide landscaping and architecture, which is aesthetically pleasing, compatible or complementary to surrounding properties and acceptable by community standards. Meets Does not meet
8.	The use will meet requirements of all regulating governmental agencies. Meets Does not meet
9.	The use will conform to any conditions approved as part of the issued Special Use Permit. Meets Does not meet
10.	The use will conform to the regulations established for specific special uses, where applicable. Meets Does not meet

Recommended Conditions:

A motion to recommend approval of the petitioner's requests with the following conditions:

- 1. Approved plans, reflecting staff and advisory board recommendations, as approved by the City Council:
 - A. Application (William Schafer, received 11/03/10)
 - B. Final Plat of Subdivision (Heritage Land Consultants LLC, dated 2-12-10, received 5/25/11)
 - C. Civil Engineering Plans (Heritage Land Consultants LLC, dated 2-12-10, received 5/25/11)
- 2. Variations approved as part of the March 18, 2008 preliminary PUD approval are still valid.
- 3. Tree Removal
 - A. The developer shall be responsible for the tree removal for the sanitary sewer line. This is an estimated \$9,775 replacement contribution for the tree-banking fund.
 - B. Clarification is needed on the tree removal for trees #1076 and #1100. Tree #1100 should not be removed and the limits of disturbance for the sanitary sewer line shall be adjusted. Tree #1076 may be labeled incorrectly or twice.
- 4. These homes are to be custom homes, if the lots are sold to another homebuilder a set of architectural criteria and house elevation plans will need to be submitted to staff for review and approval.
- 5. The petitioner shall address all of the review comments of the Engineering and Building, Fire Rescue, Police, Public Works, and Planning and Economic Development Departments, as well as those of the storm water consultant.

City of Crystal Lake Development Application

Office Use Only			
File #	6	9	2010

Project Title: <u>Schafer's</u> Subdivision Action Requested Annexation Preliminary PUD Preliminary Plat of Subdivision Comprehensive Plan Amendment Rezoning Conceptual PUD Review Final PUD Special Use Permit Variation Final PUD Amendment ✓ Final Plat of Subdivision Other Owner Information (if different) Petitioner Information Name: William Schafer Address: 35 Burdent Drive Address: Crystal Lake, IL 60014 Phone: 815-459-1333 Fax:_____ E-mail: Property Information Project Description: 3.1 Ac site. Proposed 5-Lot residential subdivision Project Address/Location: Rte 176 just west of Lippold Park and lying North of Coronado Vista Part of PIN Number(s): 13-36-301-016

Developer: William and Joseph Schafer
Architect:
Attorney: Ed Dean
Engineer: Heritage Land Consultants, LLC - Ralph Schmidt
Landscape Architect:
Planner:
Surveyor: Heritage Land Consultants, LLC - Terry Van Alstine
Other:
Signatures
PETITIONER: Print and Sign name (if different from owner) Date
As owner of the property in question, I hereby authorize the seeking of the above requested action
OWNER: Print and Sign name Date
NOTE: If the property is held in trust, the trust officer must sign this petition as owner. In addition, the trust officer must provide a letter that names all beneficiaries of the trust.

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MAKE CHECKS PAYABLE TO: MCHENRY COUNTY COLLECTOR THIS IS THE ONLY BILL THAT WILL BE MAILED

SCHAFER, WILLIAM F JOSEPH L 221 LIBERTY RD CRYSTAL LAKE IL 60014-8032

13-36-301-016

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ASSESSED TO: SCHAFER, WILLIAM F JOSEPH L.

MAIL TO: SCHAPER, WILLIAM F JOSEPH L 221 LIBERTY RD CRYSTAL LAKE IL 60014-9032

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CRYSTAL LAKE PLANNING AND ZONING COMMISSION WEDNESDAY, DECEMBER 1, 2010 HELD AT THE CRYSTAL LAKE CITY COUNCIL CHAMBERS

The meeting was called to order by Chairman Hayden at 7:30 p.m. On roll call, members Batastini, Esposito, Gavle, Goss, Greenman, Jouron, Lembke, Skluzacek, and Hayden were present.

Mr. Hayden asked those in attendance to rise to say the Pledge of Allegiance. He led those in attendance in the Pledge.

Michelle Rentzsch, Director of Planning and Economic Development, and Elizabeth Maxwell, Planner, were present from Staff.

Mr. Hayden stated that this meeting is being televised now as well as being recorded for future playback on the City's cable station.

<u>2010-69 SCHAFER SUBDIVISION - S. Rt. 176; W. Lippold Pk; E. Briarwood</u> – PUBLIC MEETING

Final Plat of Subdivision/Final PUD for five single family lots and one outlot.

Mr. Hayden stated the petitioner is requesting to be continued. He requested that staff talk with the petitioner. He would like to see architecture and what is planned for those lots. Mr. Hayden asked if the petitioner will be selling the lots and he wants to be sure the neighbors are protected.

Mr. Batastini said another challenge is the property is well treed. Mr. Gavle said he wants clarity on the private road. He is concerned with what the construction traffic will do to the small private road. Ms. Maxwell said that at Preliminary approval the petitioner was required to put up a bond for road repairs but she will get clarification. Mr. Gavle said that would be significant damage to the roadway. Mr. Batastini added that with the building climate it may take a while for the homes to be built and he wouldn't want the road repairs to wait.

Mr. Greenman said the wetland report changed significantly and would like clarification.

Mr. Skluzacek is concerned with impervious surface. Ms. Maxwell said they have been working with the Building Division as how to best monitor those calculations. There will be a restriction noted on the recorded plat and there will be a conservation easement.

Mr. Greenman asked if they could receive the information with their packets so they can review it prior to the meeting and not have the petitioner bring it to the meeting. Ms. Maxwell said she will contact the petitioner to give us this information.

PLANNING AND ZONING COMMISSION DECEMBER 1, 2010 PAGE 2

Mr. Hayden asked if the Preliminary PUD approval expires after two years which would be June, 2011. Ms. Maxwell said yes.

Mr. Esposito moved to continue 2010-69 Shafer Subdivision to the January 5, 2011 PZC meeting. Mr. Goss seconded the motion. On roll call, all members voted aye. Motion passed.



CRYSTAL LAKE PLANNING AND ZONING COMMISSION WEDNESDAY, JANUARY 5, 2011 HELD AT THE CRYSTAL LAKE CITY COUNCIL CHAMBERS

The meeting was called to order by Chairman Hayden at 7:30 p.m. On roll call, members Esposito, Gavle, Goss, Greenman, Jouron, Lembke, Skluzacek, and Hayden were present. Mr. Batastini was absent.

Mr. Hayden asked those in attendance to rise to say the Pledge of Allegiance. He led those in attendance in the Pledge.

Michelle Rentzsch, Director of Planning and Economic Development, Latika Bhide and Elizabeth Maxwell, both Planners, and Rick Paulson, Building Commissioner, were present from Staff.

Mr. Hayden wished everyone a Happy New Year.

Mr. Hayden stated that this meeting is being televised now as well as being recorded for future playback on the City's cable station.

<u>2010-69 SCHAFER SUBDIVISION - S. Rt. 176; W. Lippold Pk; E. Briarwood</u> – PUBLIC MEETING

This petition was continued from the December 1, 2010 PZC meeting. Final Plat of Subdivision/Final PUD for five single family lots and one outlot.

Ms. Maxwell stated the petitioner is requesting to be continued.

Mr. Jouron moved to continue 2010-69 Shafer Subdivision to the January 19, 2011 PZC meeting. Mr. Goss seconded the motion.

Mr. Greenman said they had requested a lot of information prior to the meeting. Ms. Maxwell said the Commission asked for architecture and roadway information. She said the petitioner knows that a bond is required to cover repairs that are needed for the private road. She also said that the petitioner was going to have custom homes on the lots and there were no architectural plans. Mr. Greenman asked if there will be covenants of some sort that provide guidelines for the architecture. Ms. Maxwell said the petitioner was not planning on creating a Homeowners' Association but that criteria could be established for the subdivision as part of the PUD approval.

Mr. Hayden agreed and also has concerns with the architecture. That is one thing that is used to protect the neighbors and is a very important feature. He asked that a draft document be worked on regarding architecture – it would make him more comfortable. Ms. Maxwell said there are standards in the UDO

PLANNING AND ZONING COMMISSION JANUARY 5, 2011 PAGE 2

and asked if the Commission wanted additional criteria that go above and beyond what is listed there. Mr. Hayden said he is looking for details such as minimum square footage. He doesn't want a 900 square foot ranch that meets the UDO requirements there. That would change the price points of the existing homes.

On roll call, all members voted aye. Motion passed.



CRYSTAL LAKE PLANNING AND ZONING COMMISSION WEDNESDAY, MAY 20, 2009 HELD AT THE CRYSTAL LAKE CITY COUNCIL CHAMBERS

The meeting was called to order by Chair Hayden at 7:30 p.m. On roll call, members Batastini, Esposito, Greenman, Jouron, Skluzacek, and Hayden were present. Mr. McDonough was absent.

Latika Bhide, Planner, was present from Staff.

Mr. Hayden asked the people in attendance to rise to say the Pledge of Allegiance. He led those in attendance in the Pledge.

Mr. Hayden stated that this meeting is being televised now as well as being recorded for future playback on the City's cable station.

<u>2009-21 SCHAFER SUBDIVISION – S. Rt. 176; W. Lippold Park</u> – PUBLIC MEETING A motion is requested to set the public hearing date on June 3, 2009. Preliminary Plat of Subdivision and Preliminary PUD Amendment for 5 single family lots.

Ed Dean, attorney, Bill Schafer, owner, and Ralph Schmidt, engineer, were present to represent the petition. Mr. Dean said they are requesting to set a public hearing date on June 3, 2009. He said this property has a very long history with the most recent being the approval of a preliminary plat for 4 lots. This plat being presented shows 5 lots. Mr. Dean said this plan shows a better use of the land and depicts the wetlands more accurately.

Mr. Schmidt showed the original plat showing 4 lots, all in the southwest corner of the property. The City's consultant questioned the area of the wetlands and there was a more detailed review done. After the review it was discovered that more of the property could be used allowing the lots to be more spread out which gives them more options as to where the homes can be placed on the lots. Mr. Schmidt said this plan is less dense than the surrounding residential area since many of them are developed on several lots. Mr. Dean said the City's Engineering staff and wetlands consultant have reviewed the finding and are in agreement. This plan is better with the lots more spread out and avoids many of the issues the neighbors had originally. Mr. Schmidt said, with having more options for the home locations, more trees can be saved.

There was no one in the public who wished to speak on this matter.

Mr. Batastini said he has no problem with the increase in the number of lots and feels the layout is much better. He asked about the Watershed Ordinance requirements. Ms. Bhide said they walked the site and remapped the wetland areas. She said the original map was in error. Mr. Schmidt said the problem was interpretation. He said it was easier to ignore that portion of the site instead of determining exactly where the wetlands are. Ms. Bhide said the City's watershed consultant has recently changed to Burke & Associates from Hey & Associates. The review by the consultant is based on the information given to them from the developer.

PLANNING AND ZONING COMMISSION MAY 20, 2009 PAGE 2

Mr. Batastini said he would like information at the next meeting: how the wetlands were delineated; who went out to determine the areas the first time or did they; and who went out the second time.

Mr. Greenman said he would like a better understanding and more information as to how they are planning on protecting the wetlands by Lot 4.

Mr. Hayden agreed with the comments made. He also would like a better understanding of whether wetland delineation changed during a wet season and a dry season.

Mr. Batastini moved to set the public hearing date of June 3, 2009 for 2009-21 Schafer Subdivision. Mr. Esposito seconded the motion. On roll call, all members voted aye. Motion passed.



CRYSTAL LAKE PLANNING AND ZONING COMMISSION WEDNESDAY, JUNE 3, 2009 HELD AT THE CRYSTAL LAKE CITY COUNCIL CHAMBERS

The meeting was called to order by Chair Hayden at 7:30 p.m. On roll call, members Batastini, Esposito, Greenman, McDonough, Skluzacek, and Hayden were present. Mr. Jouron was absent.

Michelle Rentzsch, Director of Planning and Economic Development, and Elizabeth Maxwell, Planner, were present from Staff.

Mr. Hayden asked the people in attendance to rise to say the Pledge of Allegiance. He led those in attendance in the Pledge.

Mr. Hayden stated that this meeting is being televised now as well as being recorded for future playback on the City's cable station.

<u>2009-21 SCHAFER SUBDIVISION – S. Rt. 176; W. Lippold Park</u> – PUBLIC HEARING This petition was continued from the May 20, 2009 PZC meeting. Preliminary Plat of Subdivision and Preliminary PUD Amendment for 5 single family lots.

Mr. Hayden stated that the fees have been paid, and the sign has been posted. He said the surrounding property owners have been notified and the Certificate of Publication is in the file. Mr. Hayden waived the reading of the legal notice without objection.

Ed Dean, attorney, Bill Schafer, owner, Ralph Schmidt, engineer, and Kevin Gerida with Planning Resources, were present to represent the petition. Mr. Dean and Mr. Schafer stated that the property is owned by Mr. Schafer and had received approval for a 4 lot subdivision and is now asking for a 5 lot subdivision. They said the project meets the standards set forth in the report. The original PUD and Plat showed the 4 lots clustered and the new plat shows 5 lots that are more spread out across Coronado Vista. These lots are larger than the original plan.

Mr. Schmidt said the advantage of this plan is a lower density as well as better placement and design of the homes. They are very aware of the homes across the street and they don't want head lights shining in the existing homes. He said this plan had a more detailed review by the City's consultant. Mr. Schmidt said the new plan allows for the elimination of storm sewer work in the rear of the lots which will save more of the trees on the property. There will also be less mass grading of the property than with the other plan and the water runoff will be kept on this site. Mr. Schmidt said this is a better use of the site.

Mr. Gerida said there are 5 wetland areas delineated on this plan and are located in the low areas of the property. These are true wetlands and the boundaries are very distinct. He said the City's consultant confirmed the delineation is accurate.

Mike Fedoran, 5707 Coronado Vista, said he is concerned with the larger lots. More trees will

be taken out because of having more lots. He said this is a nice secluded area because of the trees and if they are eliminated, there will be noise from Route 176 and light from Lippold Park. Mr. Fedoran said over the past 2 years his sump pump has run every 5 minutes for weeks. He said some of the larger oak trees on the property are falling over because of the amount of water on the property. Mr. Fedoran said he would prefer to see the rear of the homes and another road be put in for these homes. He also said the construction traffic is going to be a problem.

Mr. McDonough asked where Mr. Fedoran's lot is on the plat. Mr. Fedoran showed the location of his lot which is across the street from Lots 3 & 4.

Ray Thompson, 5708 Coronado Vista, said he lives across from the proposed Lot 5. Mr. Thompson said he is no expert but there were 13 trees over the winter that came down because they were rotted out. He said there is standing water on that property and sometimes the water runs across the road. Mr. Thompson said he doesn't understand nor agree with the wetland study. Mr. Hayden asked if Mr. Thompson had to pick one plan which of the two would it be. Mr. Thompson said he likes the original plan because it had neighbors' support.

Mr. Thompson said his home is slightly higher than Mr. Fedoran's home but at times his sump pump also runs for long periods of time. He said there is a lot of water there and doesn't understand the study that approves this.

Karen Sullivan, 5707 Coronado Vista, said she is a licensed realtor and this will impact the values of their homes. She believes they will lose between \$40,000 and \$50,000 on the value of their homes. The sump pumps in the area run all the time. Ms. Sullivan said she didn't like the first plan and doesn't like the current plan. The new plan won't block the noise and the lights. Ms. Sullivan said this is a privately maintained road and the trees help take up some of the water, therefore, the water will increase. She reminded the Commissioners that the homeowners can completely clear their lot of trees after it is purchased.

There was no one else in the public who wished to speak on this petition. The public hearing was closed at this time.

Mr. Schmidt said that there will be less trees removed because the larger lots allows them better placement and design of the homes. The square footage of the home is less than the original plan. Mr. Schmidt said regarding the lights from Lippold Park, that the trees on the east property line are being left alone. They have not done a light study but possibly the Park District needs to put shields on the lights. Mr. Hayden said that was discussed when the Park District came before the City for approval. The lights needed to have shields.

Mr. Schmidt said there is an existing problem with the drainage at the corner and feels the water being directed from these proposed lots to the north will not be a problem. He also said one of the plans showed a road leading to Route 176 and was rejected. Mr. Schmidt said the construction traffic is a temporary thing and they want the road to remain as is. They don't want to widen the road or add curb and gutter.

Mr. Gerida said he is not a soils scientist but knows that the soils are wet. Urban Forest Management did the tree survey for the City. There are many oak and hickory trees on the property and oaks are not conducive to wet areas. Mr. Gerida said he is a certified arborist and there are many reasons trees blow over and in this case there could be several reasons. He can't be certain that they fell over because of the wet soils.

Mr. McDonough asked about the elevations of the homes. Mr. Schmidt said there won't be a lot of earth work done on this site and the homes won't have high pads. Mr. McDonough asked about the wetlands. Mr. Schmidt said all of the wetlands will remain and they are leaving room around them. Mr. McDonough asked what assurances the existing homeowners have that their road will be repaired. Mr. Schafer said it will be repaired and there will be a bond for the repairs. Ms. Maxwell said she is not sure how this will work because the road is private.

Mr. Batastini asked about any changes to the wetlands because we have had a wet fall. Mr. Gerida said the past two years have been very wet. Mr. Batastini said he has spoken with a landscaper who said oaks are very sensitive trees. He asked if they can expect more trees to die because of grading, not just the homes. Mr. Gerida said they have looked at it in depth and there are many things that can be done, such as root pruning. Mr. Batastini asked about what percentage of the lot will be graded. Mr. Schmidt said there may be significant grading on Lots 1 and 2. Mr. Batastini asked how many boring samples were taken. Mr. Gerida said he believes there were 8 and he did not receive a copy of the location map for the borings.

Mr. Batastini said the road is a concern to the neighbors and asked if there is a Homeowners' Association. Ms. Sullivan said there is no association. They just take care of it themselves. Ms. Maxwell said a condition could be added requiring a Letter of Credit be held for road repairs.

Mr. Batastini asked if Schafer Buildings will be building the homes. Mr. Schafer said as of now they will be but things could change. Mr. Batastini said they have seen many plans for this property and it is a very cool area. He said the proposed layout is better than the original and he supports this plan.

Mr. Esposito said he has a problem with the road since it is private. He asked if the City can make these lots pay their fair share of the road upkeep. Mr. Esposito asked if there will be basements in these homes. Mr. Schafer said yes. Mr. Esposito said there will be sump pumps running night and day. Mr. Schmidt said the home on Lot 1 will probably have a crawl space.

Mr. Esposito said the City has a Tree Preservation Ordinance for larger lots but if this property is subdivided the homeowner can take down all of the trees on their lot. Ms. Maxwell said the tree preservation plan associated with the approval would protect the trees and it could also be added to the covenants for the subdivision. She said there is a maximum amount of impervious surface that is allowed on each lot and Staff needs to know which trees will be removed. Mr. Dean said this lot was originally part of the Crystal Vista subdivision. This portion was annexed into the City but the remaining lots, the existing homes to the south, were not. He said if there is a

Homeowners' Association, these lots can be part of it. Mr. McDonough said the neighbors stated there is no association currently. Mr. Dean said he was not aware of one. Mr. Esposito said anyone can take advantage of not paying their share of the road upkeep.

Mr. Skluzacek said he is concerned with the road during construction. Mr. Dean said there was an agreement previously regarding repairing the road. Mr. Skluzacek said he knows that Mr. Schafer would take care of it but he wants this to be legal.

Mr. Skluzacek asked about the outlot ownership. Mr. Schafer said he will retain the ownership of the outlot. Mr. Batastini said that is usually deeded to the property owners of the subdivision. He is not sure that lot is buildable. Ms. Maxwell said there would need to be variations and a detention area would need to be put in. Mr. Schafer said that possibly the Park District would be interested since they own the property to the west. Mr. McDonough said that actually the outlot would be Lot 6. Ms. Rentzsch stated that it is an outlot and it can't be built on or sold off. Each homeowner will own an undivided interest share of the outlot.

Mr. McDonough asked if the road upkeep could be added to the covenants. Ms. Rentzsch said it could be a plat restriction and a bond could be put up for the repairs of the road, too.

Mr. Greenman thanked the neighbors for coming to this meeting. He said one thing to remember is that there is already an approved plan for this property with 4 lots. They are here to discuss 5 lots and he understands their concerns. They need to determine if there is a greater impact with 5 lots than 4. Mr. Greenman said he wants some assurance that the buffer is maintained so the light pollution won't be worse. Mr. Dean said they don't have a lot of control over the Park District. Mr. McDonough asked how deep the buffer is between this property and Lippold Park. Mr. Thompson said it is about 15 feet deep. Mr. Schafer said the Park District also has evergreens along the lot line. He said they could create an easement that nothing is cut down in this area. Mr. Hayden asked how they would determine if the light pollution was worse. Mr. Greenman said however the light is measured now it would be measured exactly the same way then.

Mr. Greenman is concerned that if there is another review of the property that the wetland areas won't change again. Ms. Maxwell said she doesn't know for certain. Mr. Gerida said he is not sure why there were changes. He said he had seen a study from several years ago that was similar to the current report.

Mr. Greenman asked if there is a possibility of more trees being removed because there are 5 lots. Mr. Schmidt said there is more opportunity for home placement around trees than to have to remove them. There is also less sewer work in the back yards which will save more trees. Mr. Greenman asked if the impervious surface remains the same with 4 or 5 lots. Ms. Maxwell said they are held to 5% in the watershed.

Mr. Hayden said this is actually amendment the PUD for the number of lots. Everything else remains exactly the same as previously approved. Mr. Hayden said he is also is a licensed realtor

through the State of Illinois and he respectfully rejects that this subdivision will devalue homes in the area. He said the current home values are not declining because of new homes but by the state of the current economy. His personal opinion is the builder builds a good product and they need to focus on the amendment to the PUD. Mr. Hayden feels that the new plan is a much better plan and the conditions cover them nicely.

Mr. McDonough said he believes it's not necessarily the light falling on the properties but the light standards being seen. Mr. Greenman said he is concerned with making the situation worse.

Mr. Dean said the plan is far better than before. It has taken about 9 years to get to this point. He said it should be more appealing to have the lots spread out and there is less impact on trees. Mr. Hayden said he was recently on the Technical Advisory Committee and became very familiar with the watershed and the City's consultant. He is very comfortable with the consultant.

Mr. Batastini moved to approve the Preliminary Plat of Subdivision for five single-family lots and one Outlot; and Preliminary PUD Amendment to allow "R-1" Single Family district standards (lot area, lot width, yard setbacks, heights of principal and accessory structures) for an additional lot, Lots 1 through 5 for Schafer Subdivision located west of Lippold Park; south Route 176 with the following conditions:

- 1. Approved plans, reflecting staff and advisory board recommendations, as approved by the City Council:
 - A. Site improvements plans [Preliminary Plat, Concept Plan and Tree Preservation Plan] (Heritage Land Consultants, dated 4-29-09, received 4/30/09)
- 2. Variations approved as part of the March 18, 2008 approval are still valid.
- 3. Extend the Conservation Area Easement over all of Outlot A.

4. Tree Preservation

- A. The petitioner shall be required to comply with the requirements of the Tree Preservation Ordinance. At Final PUD, provide additional information in the CC&R's regarding tree preservation, a note on the final plat prohibiting tree removal not consistent with the plans and additional details regarding tree protection during construction.
- B. Provide a more detailed tree protection plan and detailed "development area building boxes" illustrating the trees to be removed with the Final PUD submittal to be incorporated within the construction documents for review and approval by staff.
- 5. The petitioner shall address all of the review comments of the Engineering and Building, Fire Rescue, Police, Public Works, and Planning and Economic Development Departments, as well as those of the storm water consultant.
- 6. A bond for the private road shall be secured to ensure its return to the original condition.

- 7. Language shall be drafted in the covenants that a contribution be made by the new home owners proportionately by the number of lots for road maintenance.
- 8. The covenants shall reflect ownership of Outlot A be deeded to the 5 home owners equally.
- 9. All care shall be taken that current light pollution is kept to a minimum.

Mr. McDonough seconded the motion. On roll call, all members voted aye. Motion passed.

Fest or Johnny Appleseed Fest were charged an Arts & Crafts license fee, and Michelle Rentzsch, Director of Planning and Economic Development, stated that they were not. Ms. Cassidy Fayer clarified that she was not seeking a waiver of the \$75.00 Temporary Use Permit fee, only the Arts & Crafts license fees. Councilman Thorsen asked if the fees had been charged for last year's event. Ms. Cassidy Fayer stated that since the event had changed location last year to McHenry County College, she had been advised by the College that she did not need to seek City approval, noting that at the last minute, she learned that City approval was necessary and she did pay the fees at that time, since there was no time to request a waiver from the City Council. Councilman Dawson stated that he felt the fees should be paid. Ms. Cassidy Fayer read the ordinance aloud, stating that she believed it only applied to arts and crafts fairs held at retail shopping centers. Mayor Shepley reviewed the ordinance language, and then agreed that he did not feel it was necessary for this event to have an Arts & Crafts license. The City Attorney also agreed. Councilman Dawson stated that he felt City staff was doing their job, but he wanted to be sure that they were interpreting the ordinance correctly. Ms. Rentzsch stated that the event clearly met the criteria for a Temporary Use Permit, but not for an Arts & Crafts license. Mayor Shepley stated that since an Arts & Crafts license was not required, there was no need to grant a waiver of the fees.

Councilwoman Ferguson moved to approve a Temporary Use Permit for the Midwest Fiber and Folk Art Fair, to be held at McHenry County College on July 17 through July 19, subject to the recommended conditions. Councilman Thorsen seconded the motion. Councilwoman Schofield confirmed that the \$75.00 Temporary Use Permit fee would not be waived. On roll call, all voted yes. Motion passed.

Regional Sports Center, 1310 Ridgefield Road – Temporary Use Permit request to allow dog shows to be held at the Regional Sports Center on July 4, 2009-July 5, 2009; July 10, 2009-July 12, 2009; July 25, 2009-July 26, 2009; July 31, 2009-August 3, 2009; August 7, 2009-August 9, 2009; September 5, 2009-September 7, 2009; and September 26, 2009-September 27, 2009.

Paul Miceli was present for the matter. Councilwoman Schofield stated that she wanted to be certain that the parking issues had been resolved, and Mr. Miceli stated that the parking lot across the street would be utilized, which addressed those concerns. Councilwoman Schofield moved to approve a Temporary Use Permit for the Regional Sports Center for a Special Promotion (dog shows) pursuant to the recommended conditions. Councilman Hopkins seconded the motion. On roll call, all voted yes. Motion passed.

Schafer Subdivision, 1351 W. Route 176, west of Lippold Park – Pr eliminary Plat of Subdivision for five single-family lots and one outlot and Preliminary Planned Unit Development Amendment to allow "R-1" Single Family District standards (lot area, lot width, yard setbacks, heights of principal and accessory structures) for five single-family lots.

Attorney Ed Dean, Civil Engineer Ralph Schmidt and Bill Schafer were present for the matter.

Mr. Dean stated that the preliminary delineation of wetlands had allowed for four lots, but after going through the engineering process and reworking the plan, they wished to add another home,

Proceedings of the City Council June 16, 2009 Page 4

for a total of five lots. He stated that the density impact would not change and the new plan would allow for a better use of the site, better placement of the homes, and less disturbance to the trees. Mr. Dean stated that they were willing to permanently dedicate Outlot A to conservation, as requested by the Planning and Zoning Commission. Mayor Shepley asked if anyone in the audience wished to speak on the matter.

Michael Fedoran, 5707 Cornell, stated that he was concerned about water runoff, noting that his sump pump already ran for weeks at a time, and it was hard for him to understand how the property could now be "less wet". He added that he wanted to keep the one-lane road, and asked that the developer be required to repair any construction damage to it.

Ray Adam, 5708 Buena Vista, distributed information to the City Council and spoke about the criteria for Special Use Permits. He stated that five more families using a single lane private road would be inconvenient, and they should build their own road. He stated that Lots 1 and 2 would be located on low quality wetlands, per the McHenry County Soil and Water Conservation maps, and the south end of the property was already flooded. Mayor Shepley clarified that the development of four lots had already been approved, and the request the Council was considering was for one additional lot. Mr. Adam agreed, but noted that 13 large trees had fallen over because of the wetlands and stated that he felt the previous delineation of wetlands had been extremely accurate.

Diane Adam, 5708 Buena Vista Drive, stated that they objected to the additional home. She stated that it had never been intended to have homes on both sides of the one lane road. She stated that when her home had been built, she had been advised that it would take two years to know if the oak trees had been damaged, and she was concerned about the damage this development could cause to them. She stated that the 5th home would be very close to the buffer zone.

Councilwoman Brady Mueller asked about the jurisdiction of the road, and a discussion ensued in which the homeowners stated that they maintained the road, but were provided funding from Dorr Township to blacktop it. Councilwoman Brady Mueller stated that since the road was under the township's jurisdiction, the township should maintain it, and urged the homeowners to contact the Dorr County Road Commissioner. In response to a question from Councilwoman Brady Mueller regarding the trees, Director of Planning and Economic Development Michelle Rentzsch stated that the project was under the tree preservation plan, the same as all subdivisions approved after 2002. Councilwoman Brady Mueller suggested that Outlot A be dedicated to the Park District since it would be a burden for the homeowners to have to maintain it, and Mr. Dean agreed, stating that they had contacted several agencies, including the Park District and the McHenry County Conservation District.

Councilman Dawson stated that he agreed the lot should be dedicated to the Park District. Councilwoman Ferguson agreed, and urged the homeowners to contact the township regarding maintaining the road. Councilman Hopkins stated that the plan was still within the approved lot and impervious surface coverage, so he did not object. Councilman Thorsen stated that he did not have a preference regarding the dedication of Outlot A to the Park District or the

Conservation District. Mayor Shepley stated that he was nervous about building in areas that are prone to flooding, but he was comfortable that the petitioner had addressed the concerns and there would be no harm to the surrounding properties. He noted that the original plan, which preceded the currently approved plan, had called for even more impervious surface coverage. Councilman Dawson asked if the 30 foot easement would ever need to be increased, and Eric Lecuyer, Director of Public Works, stated that was unlikely.

Councilwoman Brady Mueller moved to approve the Planning and Zoning Commission recommendations approving the Preliminary Plat of Subdivision and Preliminary Planned Unit Development Amendment for the Schafer Subdivision, amending Condition #8 to read that the "Covenants shall reflect ownership of Outlot A to an area of conservation". Councilwoman Ferguson seconded the motion. Mayor Shepley advised that he would vote no, but not because he believed that the petitioners had not done everything they could or that the development would be harmful to the neighbors. He stated that he was concerned about what could happen in the future, in reference to flooding. On roll call, all voted yes, except Mayor Shepley voted no. Motion passed.

Gates Street – Simplified Residential Variation to allow the use of a non-conforming lot zoned R-3B for a 3-unit residence; a rear yard setback of 6.5 feet from the required 20-foot rear yard setback; an existing front yard setback of 20.5 feet from the required 21.65 ft. averaged front yard setback; and a lot area of 8,712 square feet from the required 9,380 square foot lot area.

Jeanne Morgan, the petitioner, was present for the matter. Ms. Morgan stated that she wanted to add a unit to the current two-flat building and upgrade the property overall with a three car garage, paved driveway, and new siding and facia. She stated that she wanted to restore the home's character. She cited a hardship with the lot size. She stated that there was a four-unit apartment building next door, and a commuter parking lot to the rear.

Mayor Shepley asked if anyone in the audience wished to speak on the matter.

Scott Sprandel, 47 Gates Street, stated that he was in favor of improving the property, but not adding a third unit. He stated that the property had been in disrepair since 2006, that he did not believe the variation request met the hardship criteria, and he was not certain there would be no negative effect on his property's value.

No one else wished to comment.

Councilwoman Ferguson stated that she felt the addition of a third unit was just too much for the size of the lot. The rest of the Council agreed. Councilwoman Ferguson moved to deny the petition. Councilwoman Schofield seconded the motion. On roll call, all voted yes. The motion to deny the petition passed.

Foss Car Sales, 4803 Route 176 – Final PUD Amendment to allow exterior changes to the building and site for an automobile sales lot.

Attorney Joseph Gottemoller and petitioner Gabe Foss were present for the matter. Mr.

FINAL PLAT OF CONSERVATION EASEMENT PROVISIONS A Conservation Easement is hereby placed over the entirety of this subdivision, with the exception of the five building development areas to be determined at the time of each individual lat is developed and the proposed future right-of-way of Connado Visto. Each of the five lats will be allowed up to 3,418 square feet of impervious surface area per lat (excluding the bike path areas), to construct as a residential homesite. The size of the building development area allowed for each lat shall be delineated at the time of developed inorder to best facilitate the buildable area within this uniquely natural wooded environment. Each building development area, as it is created, will thereby vacate the underlying conservation easement and/or related restrictions within the new building development area. WETLAND AND WETLAND BUFFER AREA EASEMENT PROVISIONS: **SCHAFER'S SUBDIVISION** WETLAND AND WETLAND BUFFER AREA EASEMENT PROVISIONS:

EASEMENTS FOR WETLANDS AND WETLAND BUFFER AREAS ARE HEREBY GRANTED IN FAVOR OF THE U.S. ARMY
CORPS OF ENGINEERS, THE CITY OF CRYSTAL LAKE AND/OR THE CRYSTAL LAKE PARK DISTRICT FOR THE RIGHT
TO, BUT NOT THE OBLICATION, FOR THE ESTABLISHMENT AND/OR MANTENANCE OF WETLANDS AND OTHER
NATURAL RESOURCES AND SO PRIMAGE AND STORM WATER DIETRION AREAS. SUCH AREAS SHALL BE
MANTAINED IN THEIR NATURAL UNDISTURBED CONDITION, AND NO MAN—MADE STRUCTURE OF ANY KIND SHALL
BE CONSTRUCTED THEREON, NOR SHALL ANY GRADING BE PERMITTED WITHIN THE EASEMENT AREAS. SHALL
NATURAL VEGETATION SHALL BE PRESERVED AND MANTAINED AND SHALL NOT BE MOWED, CULTIVATED, SPRAYED
OR IN ANY MAY DISTURBED WITHOUT FOLLOWING THE ROBORDED PROCEDURES OF THE CITY OF CRYSTAL LAKE.
THE CITY OF CRYSTAL LAKE SHALL BE GRANTED THE RIGHT, BUT NOT THE OBLICATION, TO INSPECT AND, IF
NECESSARY, REPAIR, REPLACE, MAINTAIN, OR OTHERWISE CARE FOR THE WETLAND AND BUFFER AREAS, PROVIDED
THAT THE CITY SHALL ALSO HAVE THE RIGHT TO ASSESS ANY COSTS INCURRED IN CONNECTION WITH ANY SUCH
ACTIONS AGAINST THE INDIVIDUAL OWNERS OF THESE LOTS. THE FOLLOWING PROHIBITIONS PEPTAIN TO ALL
WETLAND AREAS AND WETLAND BUFFER AREAS DEPICITED ON THE FACE OF THIS PLAT PROHIBITED USES: NO
MAN—MADE STRUCTURE OF ANY KIND SHALL BE CONSTRUCTED EXCEPT FOR THE BIEK PART. HE REAS SHALL
NOT BE FILLED NOR SHALL THE ZISTING GRADE BE ALTERED. NO MATERIAL SHALL BE UTILIZED OR STORED
WHICH SHALL HAVE THE POTENTIAL FOR POLITIONE THERE SUFFACE OR GROUND WATER. THERE SHALL BE NO
DISTURBANCE TO THE NATURAL VEGETATION EXCEPT TO IMPROVE ITS FLORAL QUALITY. ensement and/or related restrictions within the new building development area.

Without written consent from the City of Crystal Lake, there shall be no removal or destruction of trees or plants, moving, draining, plawing, mining, removal of topsoid, sand, rock, grovel, minerals or other moteral within the conservation essement.

Without written consent from the City of Crystal Lake, there shall be no placement or construction of any buildings, structures or improvements of any kind; including above ground utilities; lighting fixtures, sheds, fences, play equipment, roads, parting lots, signs, other accessory structures or other impervious surfaces.

The mining including above ground utilities; lighting fixtures, sheds, fences, play equipment, roads, parting lots, signs, other accessory structures or other impervious surfaces.

The mining the non-place of insecticiaes or herbiciaes within the conservation essement.

The mining of the conservation is a proper of the conservation of the conser BEING A RESUBDIVISION OF PART OF BLOCK 2 IN R.A. CEPEK'S CRYSTAL VISTA, A SUBDIVISION OF PART OF SECTION 1, TOWNSHIP 43 NORTH, RANGE 7 EAST OF THE THIRD PRINCIPAL MERIDIAN AND PART OF SECTION 36, TOWNSHIP 44 NORTH, RANGE 7 EAST OF THE THIRD PRINCIPAL MERIDIAN. 176 # the CITY of CRYSTAL LAKE, P.O.C.

NE, CORNER OF W. 1/2 OF
SW. 1/4 OF SECTION 36-44-7
ALSO NE, CORNER OF BLOCK 2IN R.A. CEPEK'S CRYSTAL VISTA McHENRY COUNTY, ILLINOIS. P.O.B.

FOUND 3/4" IRON ROD

1.08"N & 0.07"W

FOUND 3/4" IRON PIPE

0.03'S & 4.84'E CRYSTAL LAKE PARK DISTRICT Zoned W-2 P.U.D. EAST LINE OF W. 1/2 OF SW. 1/4 OF SECTION 36-44-7 ALSO THE EAST LINE OF BLOCK 2 IN R.A. CEPEK'S CRYSTAL VISTA ··· 679.88'=RFC. ··· S 0'00'40" W 621.66'=MEAS. 552.77 BUENA VISTA (PRIVATE ROAD) LOT 5 (1324) ROUTE 15 13 GRAPHIC SCALE : 1" = 40 12 LOT 4 1.8129 Ac.± (1334) R.A. / CEPEK'S CONSERVATION EASEMENT SEE NOTE "A" CRYS/TAL VISTA APR 2 5 2011 (BLOCK CORONADO ဥ NORTH LINE OF W. 1/2 OF SW. AND THE NORTH LINE OF BLOCK CEPEK'S LOT 3 CRYSTAL 2.3308 Ac.± 6 9 2010 1342 VISTA SEE NOTE "A" (BLOCK 6) CONSERVATION FASEMENT LOT 2 1.3212 Ac.± (1346) NOTE "A" Building Development Areas CONSERVATION EASEMENT SEE NOTE "A" 45TA The shape of the Building Development Area is to be site specific and to be determined at the time each lot is developed ond shall fall within applicable setback line enforced by the underlying subdivision zoning. H 10'54'20" W 19.45 24 20' 5' N 03'16'08" The Conservation Eosement oreo within the proposed Building Development Area will be vacated and replaced by the Building Development Area at the time each lot is developed. LOT 1 CONSERVATION EASEMENT (1356) ILLINOIS SEE NOTE "A" PREPARED FOR: CONSERVATION EASEMENT OWNERS: WILLIAM F. & JOSEPH L. SCHAFER 35 BURDENT DRIVE CRYSTAL LAKE, ILLINOIS 60014 / - # WETLANDS 66.70 N 0'00'40" E 817.74'=MEAS. RADIUS = 46.05' ARC = 53.49' CHORD = 50.53' CB=S 79'23'10" V - WEST LINE OF BLOCK 2 IN R.A. CEPEK'S CRYSTAL VISTA FOUND 1/2" IRON ROO ---IN CONC. SCHAFER'S SUBDIVISION IMPERVIOUS SURFACE AREA ALLOWED PER LOT GENERAL NOTES: REVISIONS THE 30 FOOT BUILDING SETBACK LINE ALONG CORONADO VISTA IS MEASURED 30 FEET NORTH AND NORTHWEST OF THE FUTURE ROADWAY RIGHT-OF-WAY DEDICATION OF SAID CORONADO VISTA. R.A. CEPEK'S CRYSTAL VISTA 2. NO DIRECT ACCESS FOR INGRESS AND EGRESS TO ILLINOIS STATE ROUTE #176 SHALL BE PERMITTED FROM LOTS 1 THROUGH 5. (BLOCK 1) (1356) DRAWN BY: MWR INDICATES STREET ADDRESS SCALE: 1'' = 40'3. TREE REMOVAL THAT IS NOT CONSISTENT WITH THE APPROVED PLANS IS PROHIBITED. TREE REMOVAL IN THE CONSERVATION EASEMENT IS NOT PERMITTED WITHOUT PRIOR APPROVAL BY THE CITY OF CRYSTAL LAKE. CHECKED BY: TVA OT CHECK BY: TVA DATE : 2-12-2010 CRYSTAL LAKE PARK DISTRICT HLC SURVEYING HLC SURVEYING IS A SERIES OF HERITAGE LAND CONSULTANTS, LLC. AN ELENCIS LIMITED BURBLEY COMPANY. JOB NO. 2006-110-FP1 SHEET 1 OF 2 LLINOS PROFESSONA, LAND SURVEY AND PROFESSONA, DAGMESTRIC DESIGN FRM CORPORATION LICENSE NO. 184-004665 EXPRES : 04/30/2011 (815)-344-3252 SK : 90438 PAC NO : 90438P DISK : 110323 FILE : 06110FP1

Public Utility Easement (PUE) Provisions

An exement for serving the subdivision and other property with electric and communications services is bereby reserved for and granted to

Commonwealth Edison Company, Cable Television Company or Franchises

ATAT, Granten

AT&T, Grantees

AT&T, Grantees

their respective vuccessors und assigns, jointly and weverally, to install, operate, maintain, and remove, from more to time, facilities used in connection with overhead and underground treasonistion and distribution of electricity and sounds and signals in, over, under, across, along and upon the variator of the property shown within the dotted or dashed lines on the plat and marked "Exacement" or "PUT". In property designated in the Destination of Condomination another on this plat as "Common area or seens", and the property designated on the plat for "Common area or seens", and the property designated on the plat for "Common area or seens", and the property designated on the plat for "Common area or seens", and the property designated on the plat for streets and alleys, whether public or private, together with the right is total required severice connections over or under the surface of each lot and cummon area or areas, the right to cut: run or remove trees, bushes and roots as may be reasonably required incident to the rights herein given, and the right to near the post of the street of the property within the datted floor market "Exercision" or "PUT" without the prior written convert of grantees. After installation of any such facilities, the grade of the subdished property shall not be altered in a manner so as to interfere with the proper operation and maintenance thereof.

The term "Common Efectuality" shall not be that meaning set forth for such

The term "Common Elements" shall have that meaning set forth for such term in Section 2(c) of "An act in relation to candominiums" (Illinois Revised Statutes, Ch. 30, par. 302(e)), as amended from time to time.

Statutes, Ch. J.O., part. 2021ch, as amended from time to nine.

The term "cummon area or a reas" is defined at a list, parcel, or area of real
property, the beneficial are and enjayment of relich in reserved in whole as an
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terms such as "outliness", "common dientrals," "like terms question area
"common ground," "parting and common area." The terms common area
area "and "Common Elements" includes real property surfaced with interior
diviewas a not wallsways, but it extendes real property physically cerupied by
abidiong, Sective Business Divirks or structures such as a pool or retention
pond, or necthinal equipment.

Relocation of socilities will be done by Grantees at cost of Granter-Let-Owner, upon written request,

An executed is hereby reserved for and granted to NCOR, its successors and assigns to install operate, maintain, repair, replace and remove facilities used in connection with the terramission and distribution of natural gas in, over, under, across, slong and upon the surface of the property shown within the detected or dashed likes on the glat and marked "Secretaries". "Common Area or detted or dashed lines on the glat and marked "Exements", "Common Area or Areas", and treets and files, whether public or private, and the property designated in the Declaration of Condomination and/or on this plat as "Common Elements", together with the right to install required service connections over or under the surface of each lot and "Common Area as Vreas" to serve improvements thereon, or on adjected lots, and Common Area or Areas, and to serve other property, subjected or otherwise, and the right to remove instructions, including but no dismitted to, freet, budget, roots and the right to remove distructions, find the plan of the property for all such purposes. Obstructions shall not be placed over "MCON", facilities or in, upon or sever the property identified on this plat for utility purposes without prior written consent of MCON. After installation of any sook facilities, the grad of the property identified in a morning as a soon of the property soon of the property identified in the plate of the property identified in the plate of the property shall not be altered in a morney so as to interfere with the pruper operation and maintenance thereof.

The term "Common Flements" shall have that meaning set forth for such term in Section (05/2(e) of the "Combanistium Property Act" (Illinois Campised Statutes, Ch. 765, Sec. 605/2(e)), as amended from time to time.

The term "common area or areas" is defined as a lot, parcel, or area of real property, including real property surfaced with interior driveways and walkways, the henefixial use and onlyment of which is reserved in whole as an appurientance to the separately award lots, purcels or areas within the property, even though such areas muy be designated on this plat by other

Municipal Utility Easement (MUE) Provisions

Municipal Utility Environt (MUE): An ensement for serving the subdivision and other property with domestic water, smallery sever and sterm water drinkage is bereity reserved for and granted to the City of Crystal Lake, Illinois, their successors and swigges, to lostall, operate, maintain, relocate, renew and remove facilities used in connection with sever and water which, in, under, removes, remes and remove fundities used in connection with sever and water stalls, in, under-actives, along, and upon the vertice of the projectly shown on the plat within the action marked as "Manicipal Utility Easteries" (M.U.E.) and those parts designated on the plat in declarated for public street, together with the right to cut errins or fermes treet, about, and roots as may be reasonably required incident as the rights berein given, and the right to rather upon the property for all with purposes.

all such purposes.

Fach infibilistate entity or other party accepting title to all or any part of the Municipal Utility
Facometer (MLE); shall ternitasively be decined in have encounted used agreed, jointly and
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Utility Exement below their bankeriness shall include, but shall go the limited in, the require seeding,
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Exements in any party acting un belaff in the intelludged vidual;

- Install, construct, erret, place or plant any building, structures, improvements or vegetation (other than greas or approved planting) upon the Manicipal Utility Executed, including, but not firmled to forces walls, parties, sheek, poses, trees, plant or shrubbers, except as shown on the approved landscape plan.
- After, readify or cleange in any way the topography or elevations of the Montelpal Utility Executent.

Said comments may be used for deliverary and parking. However, the grade of the subdivided perspers, shall not be affected in any manner so as to listerfore with the proper operation and maintenance thereof, or with the varieties designed thereon. The property owner and or the property owner association are completely responsible for handwarps and/or paying restoration, thould maintenance of the utility in required.

Fire City of Crystal Lake is responsible of repairing water services between the water main, to and including the halfali doc. The property owner and/or the property mater's attaclading are exponsible for the extension of the surface after any sach water service repair.

Only perpendicular crossings of the M.U.E. are permitted by public utilities. The M.U.E.'s are exclusive of the Market exterment.

PUBLIC HEALTH ADMINISTRATOR'S CERTIFICATE

STATE OF ILLINOIS S.S. COUNTY OF MCHENRY

Public sonitary sewer from the City of Crystal Lake will serve this subdivision. This Plat is approved with respect to proposed well location in relationship to surrounding sewage disposal systems and the acreage involved has been reviewed in accordance with established evaluation procedures. Dated this _____ day of ____

Public Health Administrator

COVENANTS, CONDITIONS AND RESTRICTIONS

INCLUDED HEREWITH AND MADE A PART HEREOF ARE PAGES OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR "SCHAFER'S SUBDIMISION" RECORDED AS DOCUMENT # IN MCHERRY COUNTY, ILLINOIS.

HLC SURVEYING IS A SERVES OF HERITIGE LAND CONSULTANTS. LLC., AN ELLINGIS LIMITED LIMITATY COMPANY. ELINDIS PROPESSIONAL LAND SURVEY AND PROFESSIONAL ENGINEERING DESIGN FRM CORPORATION LICENSE NO. 184-004250 EXPRES : 04/30/2011

FINAL PLAT OF

SCHAFER'S SUBDIVISION

BEING A RESUBDIVISION OF PART OF BLOCK 2 IN R.A. CEPEK'S CRYSTAL VISTA, A SUBDIMISION OF PART OF SECTION 1, TOWNSHIP 43 NORTH, RANGE 7 EAST OF THE THIRD PRINCIPAL MERIDIAN AND PART OF SECTION 36, TOWNSHIP 44 NORTH, RANGE 7 EAST OF THE THIRD PRINCIPAL MERIDIAN.

in

the CITY of CRYSTAL LAKE,

	McHENRY COUNTY, ILLINO
	Zoned $W-2$ P.U.D.
OWNER'S CERTIFICATE	
STATE OF ILLINOIS	CITY COUNCI

Notary Public

	McHENRY COUNTY, ILLINOIS.
	Zoned W-2 P.U.D.
OWNER'S CERTIFICATE	
STATE OF ILLINOIS S. S.	CITY COUNCIL CERTIFICATE
COUNTY OF MCHENRY	STATE OF ILLINOIS S. S.
This is to certify that the undersigned, William F. Scha- Joseph L. Schafer, ore the legal owner of record of th	fer and COUNTY OF MCHENRY le land
described on the plat hereon drawn and shown hereon subdivided, and that she has caused said land to be s subdivided, staked and platted as shown hereon, for the of having this plat recorded as provided by law.	as Approved by the City Council of the surveyed,
In witness whereof I have hereunto set my hand and S day of 20,	eeal this City Clerk
	PLANNING AND ZONING COMMIS
William F. Schofer Joseph L Schofer	STATE OF ILLINOIS
35 Burdent Drive 35 Burdent Drive Crystal Lake, IL. 60014 Crystal Lake, IL. 60014	S. S. COUNTY OF MCHENRY
	Approved by the Planning and Zonin
NOTARY CERTIFICATE	Minois this day of
STATE OF ILUNOIS S. S.	
COUNTY OF MCHENRY	Choirman
and for the County and State aforesaid, do hereby certi	/ Public in fy that
William F. Schafer and Joseph L. Schafer, who are personate me to be the same persons whose names are subsc	
the foregoing instrument, appeared before me this day is and acknowledged that they did sign and deliver this ins their free and voluntary act for the uses and purposes	strument as S.S.
forth. Given under my hand ond Notarial Seal this	To the best of our knowledge, the L _ day of the annexed Plat, are within the Sci
A.D., 20	known as:
	Crystal Lake Community Consolidate Community High School District No.
Notary Public	Owners:
	Owners.
DRAINAGE CERTIFICATE	
We do hereby state that to the best of our knowledge drainage of surface waters will not be changed by the of such subdivision or any part thereof, or that if such water drainage will be changed, reasonable provision has for collection and diversion of such surface waters into	construction 35 Burdent Drive 35
oreas, or drains which the sub divider has a right to usuch surface waters will be planned far in accordance we generally accepted engineering practices so as to reduce likelihood of damage to the adjoining property because	se and that with the
construction of this subdivision.	of the <u>NOTARY_CERTIFICATE</u>
	STATE OF ILLINOIS S. S.
ENGINEER: Ralph Schmidt, P.E.	COUNTY OF McHENRY
Licensed Professional Engineer Illinois No. 62-43720 Expires : 11-30-11	I, and for the County and State afores William F. Schafer and Joseph L. School to me to be the same persons have to be the same persons who the foregoing instrument, appeared I and ocknowledged that they did sign their free and voluntary act for the forth.
OWNER: William F. Schafer Joseph L. 35 Burdent Drive 35 Burden	t Drive Given under my hand and Notarial S
Crystol Lake, IL. 60014 Crystol Lak	e, il. 60014 A.(
	Notary Public
NOTARY CERTIFICATE	,
STATE OF ILLINOIS S. S.	ILLINOIS DEPARTMENT OF TRANSF
COUNTY OF McHENRY	This Plot has been approved by the
I, , a Notory and State afaresaid, do hereby certification. Schofer and Joseph L Schofer, who are person to me to be the same persons whose names are subscite foregoing instrument, appeared before me this day is and acknowledged that they did sign and deliver this instheir free and voluntary act for the uses and purposes forth.	Public in Transportation with respect to roady fy that Part 2 of An act to revise the law analy known are the law amended. A plan that meets the name of the person the person that the person the person that
Given under my hand and Notarial Seal this A.D., 20	_ day of Region One Engineer Deputy Director of Highways

City of Crystal Lake this 20.... SION CERTIFICATE ng Commission of the City of Crystal Lake, _____ 20____ _ots hereby created by hool District(s) and Number(s) ed School District No. 47 . 155_____ eph L. Schafer Burdent Drive stal Loke, IL. 60014 esoid, do hereby certify that chafer, who are personally known ase names are subscribed to before me this day in person in and deliver this instrument as uses and purposes herein set PORTATION Illinois Department of ray occess pursuant to in relation to Plats", as equirements contained in s for access driveways to the Deportment.

Date

RECORDER'S CERTIFICATE STATE OF ILLINOIS COUNTY OF MCHENRY This Instrument filed for record in the Recorder's Office of McHenry County, Illinois on this day of , 20 A.D. at o'clock .M. and recorded as Document No. McHenry County Recorder COUNTY CLERK'S CERTIFICATE STATE OF ILLINOIS COUNTY OF MCHENRY I further certify that I have received all statutory fees in connection with the annexed plot. Given under my hand and seal of the County at Woodstock, Illinois SURVEYOR'S CERTIFICATE STATE OF ILLINOIS COUNTY OF MCHENRY We, Heritage Land Consultants, LLC. — HLC Surveying, da hereby certify that we have surveyed and subdivided the premises as described and as shown by the annexed plat, which is a representation soid survey ond subdivision. All distances are shown in feet and decimal parts thereof and legally THAT PART OF BLOCK 2 IN R.A. CEPEK'S CRYSTAL VISTA, BEING A SUBDIVISION OF PART OF SECTION 1, TOWNSHIP 43 NORTH, RANGE 7 EAST OF THE THIRD PRINCIPAL MERIDIAN AND PART OF SECTION 36, TOWNSHIP 44 NORTH, RANGE 7 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED FEBRUARY 11, 1927 AS DOCUMENT NUMBER 76823 IN BOOK 6 OF PLATS, PAGES 18 AND 19 IN MCHENRY COUNTY, ILLINOIS, DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTHEAST CORNER OF THE WEST HALF OF THE SOUTHWEST OUARTER OF SAID SECTION 36, SAID PAULS 10 AND 19 IN MOMENTI CUDNITY, ILLINDIS, DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTHLAST CONNER OF THE WEST HALF OF THE SOUTHWEST OURTER OF SAID SECTION 36, SAID POINT ALSO BEING THE NORTHLAST CORNER OF SAID BLOCK 2: THENCE SOUTH O' 00' 40" WEST, 68.70 FET ALONG THE EAST LINE OF SAID WEST HALF OF THE SOUTHWEST CUARTER, SAID LINE ALSO BEING THE EAST LINE OF SAID BLOCK 2, TO A POINT LOCATED ON THE SOUTH RIGHT-OF—WAY LINE OF ILLINDIS STATE ROUTE 176, FOR A POINT OF BEGINNING: THENCE SOUTH O' 00' 40" WEST ALONG THE LAST DESCRIBED LINE, 621.66 FEET; THENCE NORTH 89' 59' 20" WEST, 2.99 FEET; THENCE NORTH 89' 59' 20" WEST, 2.99 FEET; ALENCE NORTHWESTERLY ALONG THE SOUTHERLY LINE OF SAID BLOCK 2, SAID LINE ALSO BEING THE NORTHERLY RIGHT-OF—WAY LINE OF A PRIVATE ROAD, COMMONLY KNOWN AS CORONADO VISTA, BEING ALONG A NON-TANGENTAL CURVE, HAVING A RADIUS OF 131.07 FEET, AS SAID CURVE IS CONVEXED TO THE NORTH, FOR AN ARC DISTANCE OF 292.55 FEET (SAID CURVE HAVING A CHORD BEARING OF NORTH 74' 15' 19" WEST AND A CHORD DISTANCE OF 235.49 FEET). THENCE SOUTH HER, THE NORTH, FOR AND SAID SOUTHERLY LINE OF BLOCK 2, TO A POINT OF CURVATURE; THENCE SOUTHHERY ALONG SAID SOUTHERLY LINE OF BLOCK 2, BEING ALONG A CURVE TO THE RIGHT, HAMMIG A RADIUS OF 46.05 FEET, FOR AN ARC DISTANCE OF 53.49 FEET (SAID CURVE HAVING A CHORD BEARING OF SOUTH FEET, 23' 10" WEST AND A CHORD DISTANCE OF 5.34 FEET (SAID CURVE HAVING A CHORD BEARING OF SOUTH FEET ALONG THE WEST LINE OF SOUTH FEET OF SOUTH SOUTHWEST CORNER OF SAID BLOCK 2; THENCE NORTH 10' 00' 40" EAST, 817.74 FEET ALONG THE WEST LINE OF SAID BLOCK 2, 10 A POINT OF FEMTON STATE ROUTE 176. THENCE NORTH BS 99' 17" EAST AND A CHORD DISTANCE OF 5.53.75 FEET TO THE SOUTHWEST LONG THE WEST LINE OF SAID BLOCK 2, 10' APOINT CORNER OF SAID BLOCK 2; TO A POINT CORNER OF SAID BLOCK 2, 10' APOINT CORNER OF SAID BLOCK 2, 10' AP 176; THENCE NORTH 89' 59' 17' EAST ALONG SAID SOUTH RIGHT-OF-WAY LINE, 540.00 FEET TO THE POINT OF BEGINNING. PARCEL CONTAINING 7.8474 ACRES, MORE OR LESS, IN THE CITY OF CRYSTAL LAKE, McHENRY COUNTY, ILLINOIS. We, further certify that we will / have set all subdivision manuments and described them on this Final Plat as required by the Plat Act (Illinois Revised Statutes 1989 Chapter 109, Section 1) and that this property is located within the corporate limits of the City of Crystal Lake, Illinois. We, further certify that based upon examination of Section Community Panel # 121110326J dated November 16, 2006 that this property is located in dotted Zone X containing oreas of less than a 0.2% chance of annual floating. Dated this like Stry day of April, 2011 at McHenry, Illinoise day of April, 2011 at McHenry, Illinois. nal Land Surveyor No. 35-3055 : 11-30-2012 License ex

PLAT SUBMITTED BY CERTIFICATE

Sign	ed:				
This	piat	submitted	for	recordina	bv:

NAME:	
BUSINESS:	
ADDRESS:	
STATE/ZIP:	
DATE:	

SCHAFER'S SUBDIVISION

REVI	1.	
-30-2010 PER CITY COMMENTS -23-2011 CITY COMMENTS -05-2011 DATES		Heritage Land Consultants
RAWN BY: MWR	SCALE: -	LL
CHECKED BY: TVA		L L
OT CHECK BY: TVA	DATE : 2-16-2010	HLC SURVEYING
OB NO. 2006-110-	758 RIDGEVIEW DRIVE	

DISK: 90438 PAC NO: 90438P DISK: 110323 FILE: 06110FP7

SHEET 2 OF 2

CIVIL ENGINEERING PLANS

FOR

SCHAFER'S SUBDIVISION

IN

THE CITY OF CRYSTAL LAKE McHENRY COUNTY, ILLINOIS

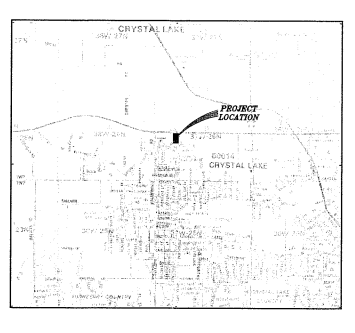
LEGEND

EXISTING		PROPOSED
~~ -	UTILITY POLE	
— Е —	ELECTRIC LINE	
Т	TELEPHONE LINE	
— G —	GAS MAIN	
•	SANITARY MANHOLE	•
	SANITARY SEWER	
	WELL	⊚
	WATER MAIN	 w
Ō	FIRE HYDRANT	₩
4	WATER VALVE VAULT	•
1	WATER VALVE BOX	Ø
->	STORM SEWER (SIZE AS INDICATED)	$\rightarrow \rightarrow$
0	STORM MANHOLE (TYPE A)	0
22	STORM INLET (TYPE A)	
⊳	FLARED END SECTION	▶—
(3)	CATCH BASIN (TYPE A)	1 ca→
	CATCH BASIN (TYPE B)	
- - -	STREET LIGHT	A =
Ġ	TYPICAL SOIL BORING	•-
	SILT FENCE	-XXXX-
	SIDEWALK	S Salary Day
	CURB & GUTTER	*****
896	CONTOUR	896
x896.52	GROUND ELEVATION	x 896.5
896.03G	GUTTER ELEVATION	x 896.0G
x 806.731	TOP OF CURB OR WALK	x 896.5T
× ^{896.25P}	EDGE OF PAVEMENT ELEVATION	x ^{896.25P}
	DIRECTION OF FLOW	~~
	EMERGENCY OVERFLOW ROUTE	DIERGENCY =>
	HAYBALE	441
	HANDICAP RAMP LOCATION	Ø
	200,110	~

BENCHMARK:

BENCHMARK NO. 1: NGVD 29 DATUM, CITY OF CRYSTAL LAKE, VIA BAXTER & WOODMAN'S SANITARY MANHOLE RIM AT ELEVATION = 907. LOCATED APPROXIMATELY 270 FEET NORTH OF THE NORTHEAST CORNI OF LOT 5

(NOTE: IN MOST CASES CONVERSION TO NAVD 88 WILL RESULT IN ALL FLEVATION ADJUSTMENT OF -0.10 FEET TO -0.20 FEET IN FLEVATION



VICINITY MAP

INDEX

SHEET NO.	DESCRIPTION		
	_		
1.	TITLE SHEET		
2.	SITE UTILITY PLAN		
3.	PLAN & PROFILE OF SANITARY SEWER		
4.	TOPOGRAPHIC / DRAINAGE PLAN		
5.	TREE PRESERVATION PLAN		
6.	GENERAL NOTES & DETAILS		

6 9 2010

APR 2 5 2011

CIVIL ENGINEERING PLANS for SCHAFER'S SUBDIVISION

PREPARED FOR:

WILLIAM & JOSEPH SCHAFER

DATE: 2-12-2010

DATE : 2-12-2010

DATE of FRED WORK
DRAWN BY: MWR

CORONADO VISTA

CORONADO VISTA

CHECKED BY: RS

CHECKED BY: RS

CIVIL ENGINEERING PLANS for SUBDIVISIONS

REVISIONS

TABLE COMMUNITY COMMUNITY

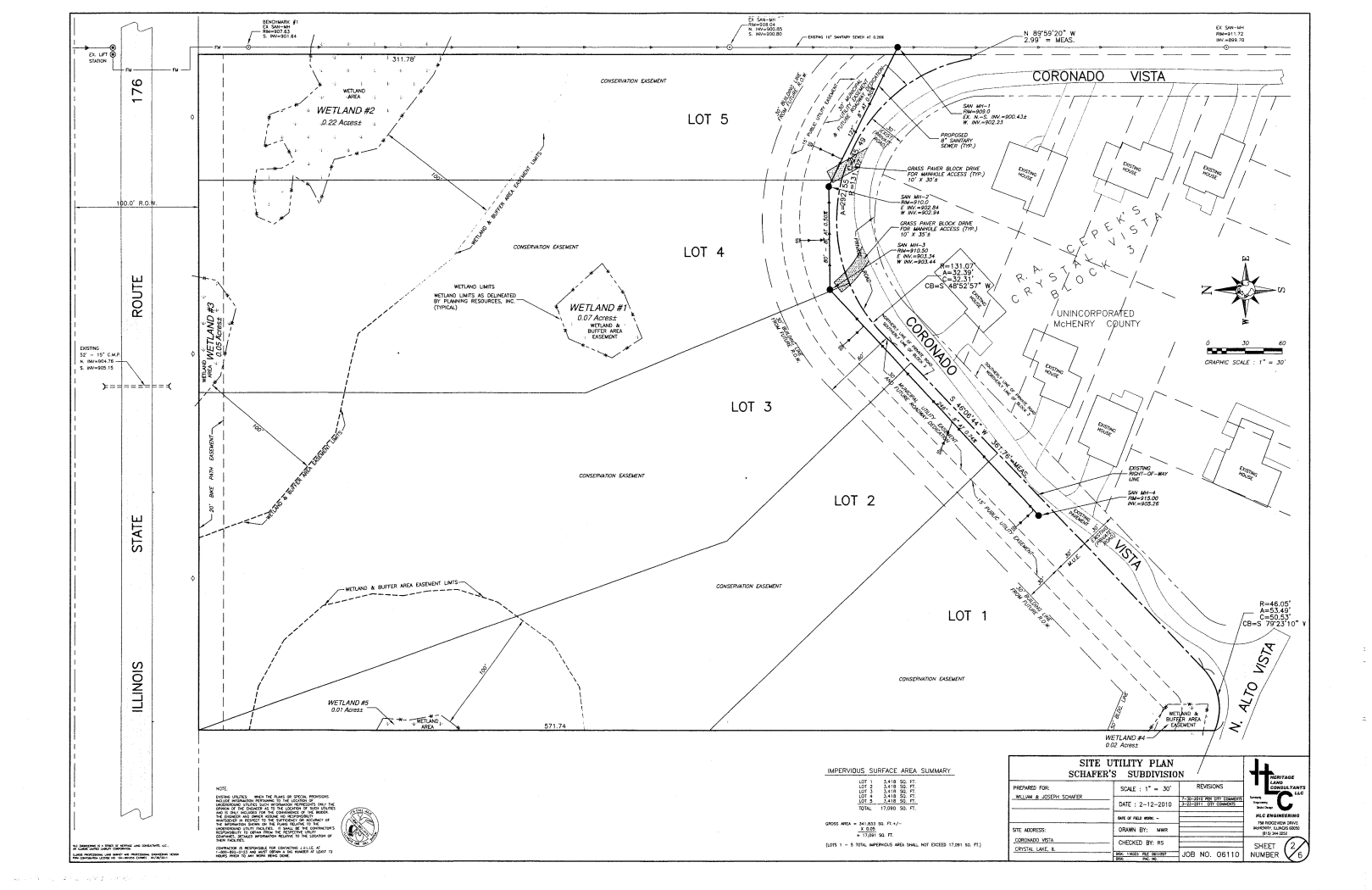
MACHINITY ILLINOIS 80030

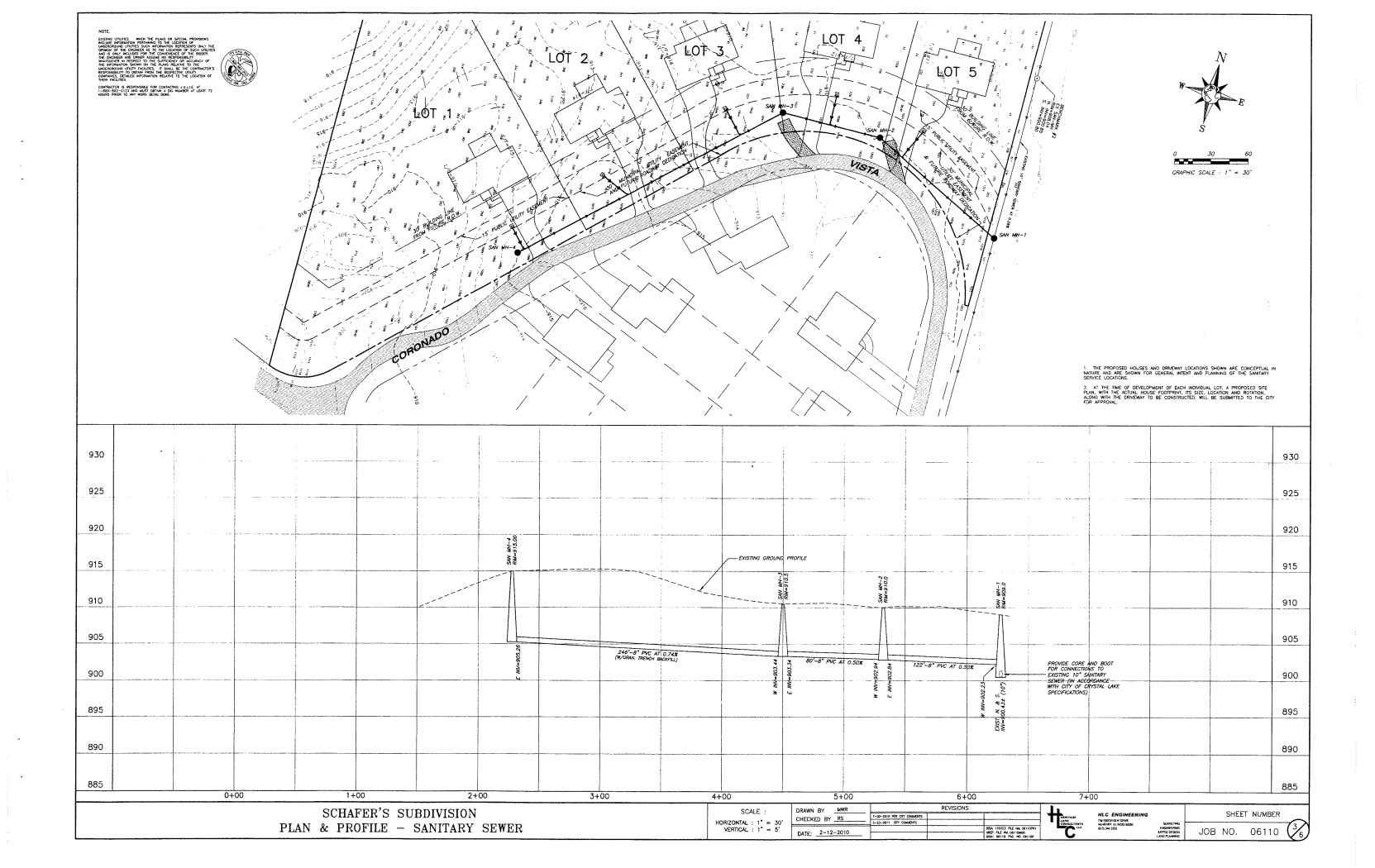
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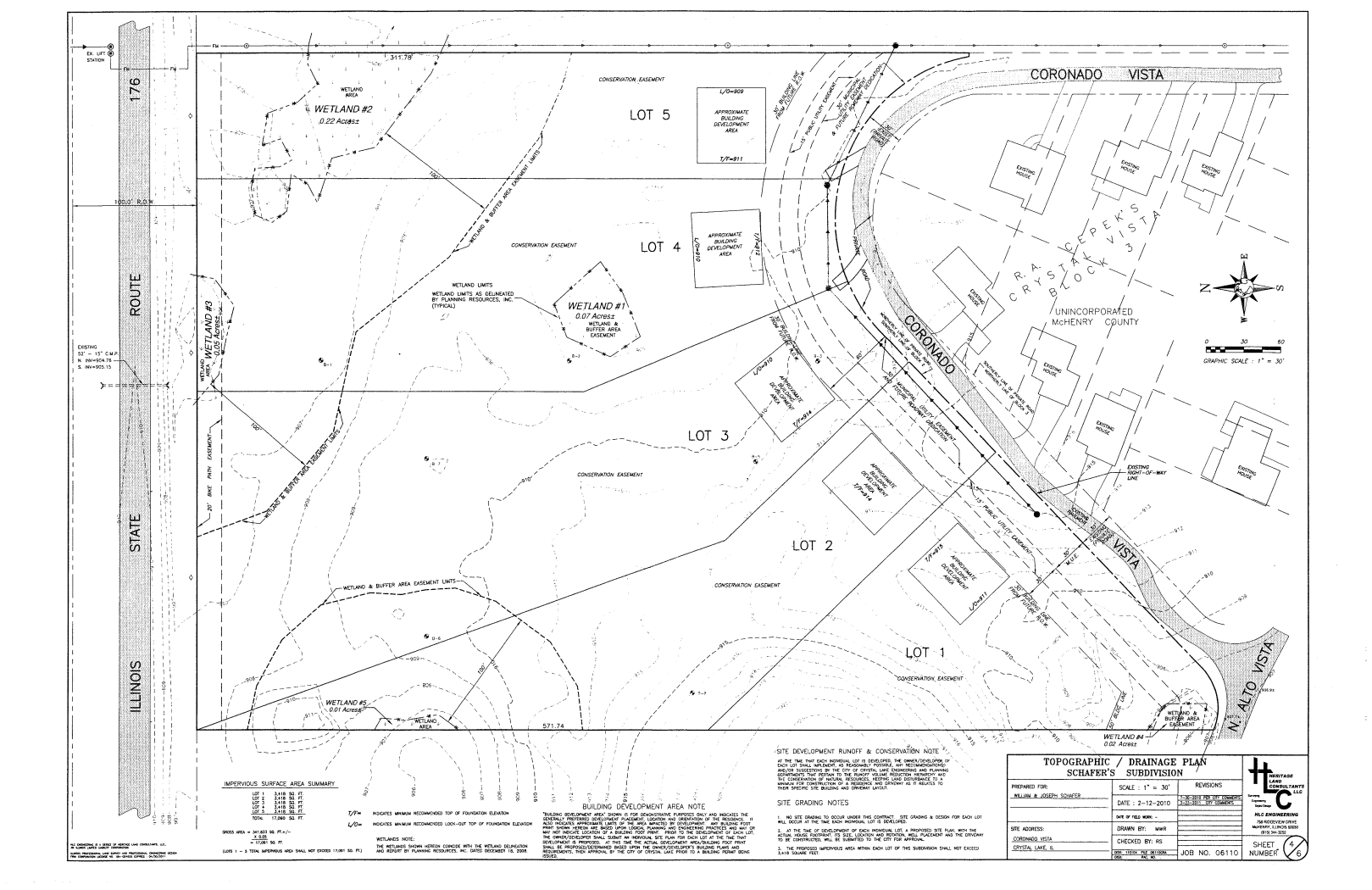
SHEFT 1

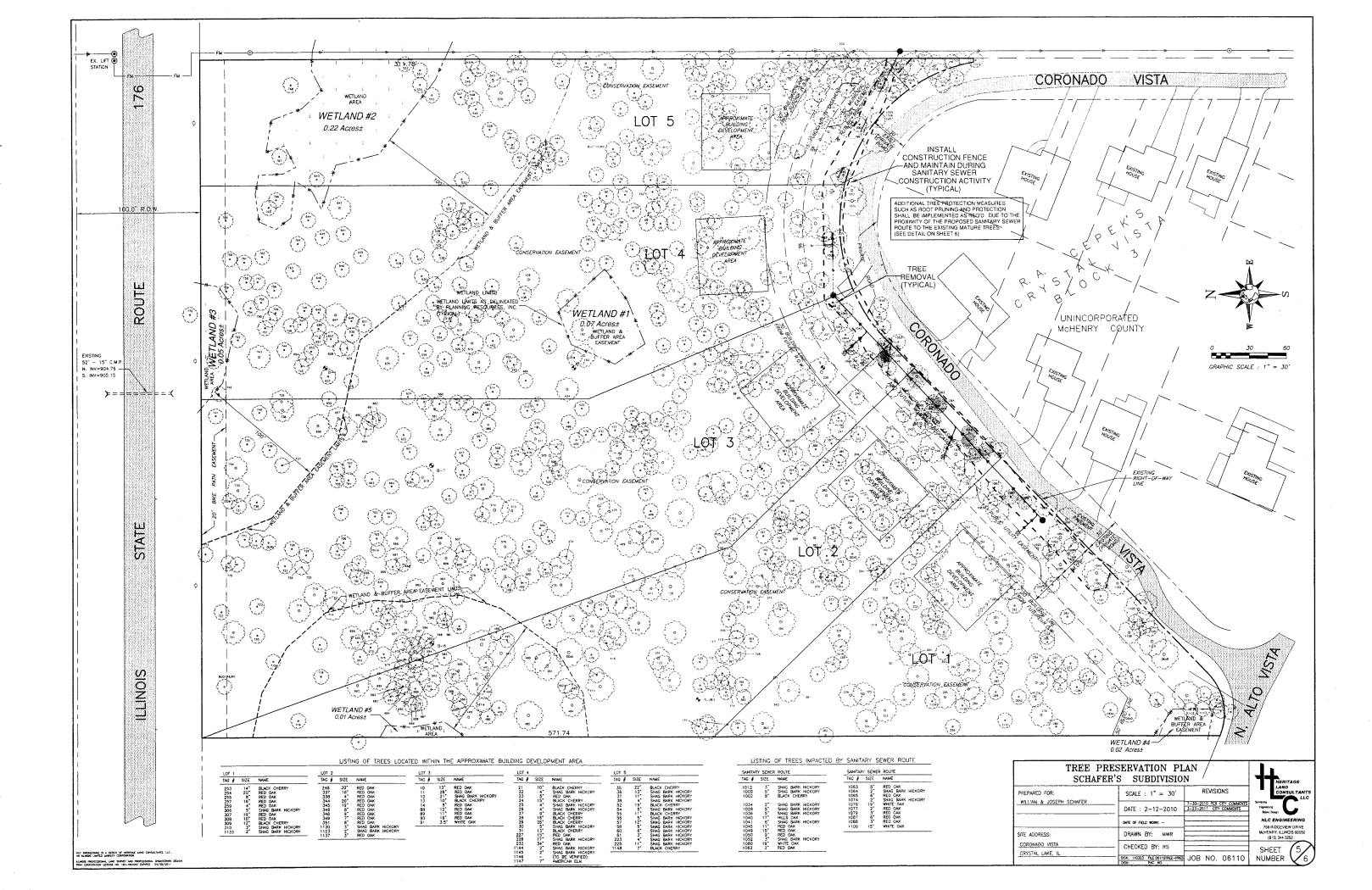
PREPARED BY AND/OR UNDER THE DIRECT SUPERVISION OF :

> RALPH SCHMIDT, P.E., S.E. LICENSED PROFESSIONAL ENGINEES ILLINOIS NO. 62-43720 EXPIRES: 11-30-11









GENERAL

- Except where modified by the Controct Documents, all Wark proposed hereon shall be in accordance with the following Specifications, which are hereby made a part hereof:
- "City of Crystal Lake Subdivision Control Ordinance.
- "IEPA Sediment and Soil Erosion Cantrol Manual 'Green Book'."
- "Standard Specifications for Road and Bridge Construction in Illinois", (SSRBC), as prepared by I.D.O.T., lotest edition.
- "Standard Specifications for Sewer and Water Main Construction in the State of Illinois, latest edition."
- The Cantractor shall submit a "Schedule of Operations" showing approximate dates for commencing and completing various phases of construction included in the Cantracte. Prior to commencing any construction under this Controct, the schedule shall have the approval of the Engineer and the date for storting shall be mutually agreupon by the Owner, Contractor, City, and Engineer.
- 4. All utility companies shall be contacted and their facilities shall be located prior to any work in any easement, right-of-way, or suspected utility location. The Joint Utility Location Information for Excovators (J.U.L.I.E.) system must be notified, but the contractor remains responsible for making a thorough search for any other suspected utilities. Repair of any domage to existing facilities shall be responsibility of the Contractor. Utility locations shown hereby.
- ore for graphic illustration only and are not to be relied upon.

 5. No Construction Plans shall be used for construction unless secifically marked "FOR CONSTRUCTION". Prior to commence—shall write the control of the construction and conditions offecting his work with the actual conditions at the job site. In addition, the Controctor must verify the Engineer's line and grade stakes. If there are any discrepancies from what is shown on the Construction Plans, the Contractor must immediately report some to the Engineer before doing any further work, otherwise the Contractor acsumes full responsibility. In the event of disagreement between the Construction Plans, Standard Specifications and/or Special Designeer prior to proceeding with only part of the work offsected by said discrepancies. Failing to secure such instructions, the Cantractor will be considered to have proceeded as his own risk and expense. In the event of any doubt or questions rising with respect to the true meaning of the construction Plans or Specifications, the decisions of the Engineer shotle be final and conclusive.
- 6. All work performed under this contract shall be guaranteed by the Contractor and his surety for a period of 24 months from the date of Final Acceptance of the Work by the City of Crystal Lake against all defects in materials and workmanship of whatever nature.
- 7. All existing traffic signs, street signs, etc., which interfere with the construction operation and not noted for removal or disposal shall be removed and reset at the by the Controctor at locations as designated by the Engineer. This shall be considered incidental to the Contract and no additional compensations shall be allowed. Damage to these items shall be repoired by the Contractor at this own expense. All signs not required to be reset shall be delivered to the City of Crystol Lake, in addition, all mail boxes that interfere with construction shall be similarly relocated at no additional cost in accordance with Article 107.20 and 107.25 of SSRBC.
- 8. All permanent type povements or other permanent improvements which abut the proposed improvement and must be removed shall be saved as directed prior to removal. All items so removed shall be replaced with similar construction materials to their original condition or better. Payment for saving shall be included in the cost for removal of each time and replacement will be paid under the respective items in the Contract, unless otherwise indicated.
- Before Acceptance by the Owner and Final Payment, oil Work shall be inspected and approved by the Owner and his representative. Final Payment will be made after all of the Contractor's Work has been Approved and Accepted.
- 11. Whenever, during construction operations, ony loose material is deposited in the flow line of gutters, droinage structures, ditches, etc., such that the natural flow line of water is obstructed, this loose material shall be removed at the close of each Working Doy. At the conclusion of Construction Operations, all drainage structures and flow lines shall be free from dirt and debris. This work shall be considered incidental to the Contract.
- 12. The Controctor shall be responsible for the installation and maintenance of adequate signs, traffic control devices, and warning devices to inform and protect the public during all phases of construction. Barricades and Warning bevices shall be provided in accordance with Article 107.14 and Section 701 SSRBC. Adequate lighting shall be maintenance from dusk to dawn at all locations where construction aperations where the construction aperations were not set of the state of the section of the
- 13. Whenever performance of work is indicated on the plans, and no specific item is included in the Contract for payment, the work sholl be considered incidental to the Contract, and no additional compensation will be allowed.
- 14. All quontities given in the Bid Form for Eorthwork are intended as o guide for the Contractor in determining the scape of the completed project it is the Contractor's responsibility to determine all material quantities and apprise himself of all site conditions. The contract price submitted by the Contractors shall be considered as a Lump Sum for the complete project. No claims for Extras will be recognized unless ordered in writing by the Contractors.

UNDERGROUND

- 15. Work under this section shall include trenching, installation of pipe. costings, structures, backfilling of trenches and compaction and testing as shown on the Construction Plans. Fittings and accessories necessary to complete the work may not be specified, but shall be considered incidental to the cost of the Contract.
- 16. 'Band Seof or similar flexible type couplings shall be used when connecting sewer pipes of dissimilar materials. When connection to an existing sanitary sewer by means other than an existing wye manhole. Contractor shall use a Sewer Tap and hub—wye or hub—tee
- 17. Sanitary Sewers and services shall be constructed of the following moterials as specified on the Plans:
 Ductile from Pipe class 53 conforming to ANSI
 A21.51 with joints conforming to ANSI A21.11
 A21.51 with joints conforming to ANSI A21.11
 A21.51 with joints conforming to ANSI A21.11
 A21.51 with joints conforming to ASTM D285.50 or ASTM D303.44. Joints shall conform to ASTM D285.50 or ASTM PA27. and ASTM D3212.
 PVC pipe shall be SDR 26 for all depths.
- 18. All Sanitary and Storm sewers shall be installed an stone bedding. 1/4" to 3/4" inch with a minimum thickness of 1/4th the outside diameter of the sever pipe, but no less than 4". Blacking of any kind for grade is not permitted. Bedding material shall canform to the requirements of ASTM C-33 for soundness and ASTM C-67 for gradation. Cost of the bedding shall be incidental to the price of the

- 19. All Sanitory sewer monholes shall have concentric canes. Sanitary Sewer monholes shall be 4°0° in diameter precast structures, with appropriate fromes and lids. Lids sholl be imprinted Sanitory. Manhale fromes shall be installed with an exterior "Chinney Seol", as monufactured by Cretes Specialty Products, linc. or equivalent.
- Sanitary Sewers shall be backfilled to a depth of 6" over the with approved granular material.
- 21. Sanitary Sewer services shall be marked with a 4"x4" timber or plastic pipe at least 6" long with 4" exposed, plumbed, and painted red. Packing material from pipes is not acceptable for this use. Sanitary manhales outside af the paved area shall be similarly marked.
- 23. Whenever a sewer crosses over or under a watermain, the minimum vertical distance from the top of the sewer to the bottom of the watermian ar vice/versa shall be 18. Furthermore, a minimum horizontal distance of 10 feet between sanitary sewers and watermain shall be maintained, if either the vertical or horizontal distances cannot be maintained, or the sewer crosses above the watermain, the sewer pipe shall be Ductile Iron meeting the specifications herein for water main and encosed in a steel sleeve for a distance of 10 an either side of and measured perpendicularly to the watermain. See Section 41-2.01 of Standard Specifications for Water and Sewer Main Construction for additional requirements.
- 24. All joints between precost elements, all rings, and manhole frames an all manholes and valve vaults shall be sealed with one of the following buty rubber joint sealers.

 a. Easy Stick ST 8
 b. Kent Seal
 c. Rubber neck
- 25. A maximum of 8" of adjustment rings will be allowed on any precost structure.
- 26. Pipes left for utility crossings shall be marked at each end with a 4"x4" timber or plastic pipe at least 6' lang with 4' exposed, plumbed, and pointed orange. Packing material from pipes is not acceptable for this use.
- 27. All trenches within the roadway easement shall have trench backfill to subgrade and within 12 inches of finished grade. Trench backfill moterials shall be LD.O.7. approved gradation CA-6, Grade 7, 8 or 9 compacted to 90-percent of Modified Practor Density.
- 28. Deflection Testing of Flexible Pipe
- a. The design specifications shall provide for selected portions of the project to be deflection tested. Such portions shall consist of the monhole intervals in the initial 1200 feet of sewer and not less than 10% of the remainder of the sewer project.
- b. If the deflection test is to be run using a rigid ball or mondrel, it shall have a diameter equal to 95% of the base diameter at the pipe as established in proposed ASTM 0-3034. The test shall be performed without mechanical pulling devices.
- c. The individual lines to be tested shall be so tested no sooner than $30\,$ days ofter they have been installed.
- d. Whenever possible and practical, the testing shall initiate at the downstream lines and proceed towards the upstream lines.
- e. No pipe shall exceed a deflection of 5%.
- 29. Sanitary manhole leakage testing for watertightness shall be dane in accordance with either ASTM C969 or Negative Pressure (Vocuum) Test in accordance with ASTM C1244.

MISCELLANEOUS

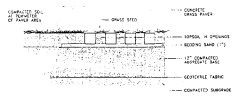
- Traffic must be maintained on private randway during construction. The Developer will be responsible for any damage to the private roodway.
- 32. Drain Tile Note: If an existing drain tile system is encountered or disturbed during the course of development, The City Engineer shall be notified and the drain tile shall be reconnected by those responsible for the disturbance. All abandoned drain tiles shall be removed in their entirety.

INSURANCE

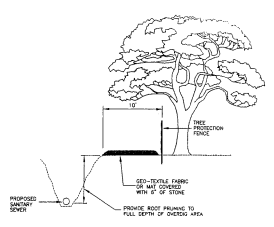
33. The Contractor shall purchase and maintain comprehensive general liability and other insurance set forth below which will pravide protection from claims which may arise aut of or result from the performance of work by anyone directly or indirectly employed by the Contractor, or by anyone for whase acts the Contractor may be liabile: (1) Warkmen's compensation and employer's liability insurance in an amount not less than statutory limits required by low; (2) Camprehensive general liability insurance including coverage in the amount of \$500,000 per accident for properly damage and \$1,000,000 per person and \$1,000 person person \$1,000 person \$1,000

GRASS PAVER ACCESS DRIVE DETAIL

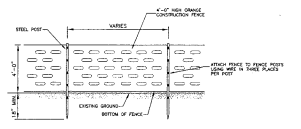
EXTEND COMPACTED AGGREGATS BASE
12" SEYOND EDGE OF GRASS PAVER AREA



ROOT PROTECTION / TRENCH DETAIL



TREE PROTECTION AND CONSTRUCTION FENCE DETAIL

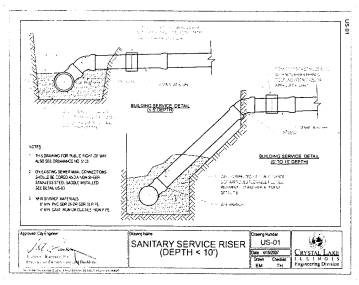


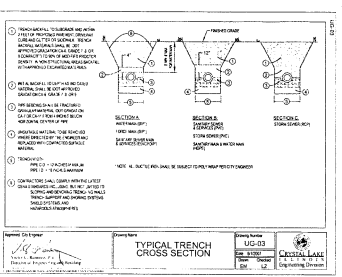
 STEEL POSTS SHALL BE SPACED AS REQUIRED TO SUPPORT CONSTRUCTION FENCE. 2. TO BE INSTALLED ONLY IN THOSE LOCATIONS AS SHOWN ON THE DRAWINGS. 4. AFTER TREES ARE FENCED, NOTHING IS TO BE RAKED OUT, CUT, PLANTED, STORED OR DISTURBED INSIDE THE FENCE.

5. REMOVE FENCE ONLY AFTER ALL CONSTRUCTION WORK HAS BEEN FINISHED.

 ALL GRADING AND CONSTRUCTION EQUIPMENT SHALL NOT ENTER WITHIN THE DRIP LINE OF ANY TREE TO BE PRESEVED. CRUSHED LINESTONE AND OTHER CONSTRUCTION MATERIALS SMALL NOT BE STOREO WITHIN THE DRIP LINE OF ANY TIREE O IMMEDIATELY UPHILL FROM THE TIREE WHERE DRAINAGE RUNOFF COULD POSSIBLY AFFECT THE HEALTH OF THE TIREE. 3. IF TREE ROOTS BECOME EXPOSED DURING CONSTRUCTION, THE ROOTS SHALL BE PROMED. IF EXPOSED ROOTS EXCEED 2 ONL, THE TREE CROWN SHALL BE PRIVATE TO COMPENSATE FOR THE ROOT LOSS, AND THE TREE SHALL BE WATERED AND FERTILIZED AS REQUIRED.

The property of the second of ATT TWO BUT A STATE OF A MONTORING VANHOLES LAUST BELOCATED ON USERS PREVISES LINERS THERWISE DRECKED BY THE CITY USE DROP CONVICENCES OR MAY SAN TAKE SUMP-PIPE ENTERNISTAND OFFETTION MURE ASSIST THE LAWRST PIPE. NYTRE SEE STANDARD INSIDE CRUP MARKET DETAIL US DE ACT WAS AND SHOULD BE BANK PRODUCED AND ROLL SPECIAL SIZE OF CATCHES TO A STEEL PRODUCED WATCHES SERVICES AND A STEEL SERVICES AND A ST Approved City Engineer 45 US-04 STANDARD SANITARY Drawn Checked | L. L. I. N. O. L. S. Em. TH | Engineering Division AND MONITORING MANHOLE





GENERAL NOTES AND DETAILS SCHAFER'S SUBDIVISION			MERITAGE
PREPARED FOR: WILLIAM & JOSEPH SCHAFER	SCALE : 1" = .	REVISIONS	LAND CONSULTANTS LLC
	DATE : 2-12-2010	7-30-2010 PER CITY COMMENTS 3-23-2011 CITY COMMENTS	Surveyorg Engressing Septic Design
	DATE OF FIELD WORK:		HLC ENGINEERING
SITE ADDRESS: CORONADO VISTA CRYSTAL LAKE, IL	DRAWN BY: MWR		758 RIDGEVIEW DRIVE McHENRY, ILLINOIS 60050 (815) 344-3252
	DISK: 110323 FILE 06110HOT DISK: PAC. NO.	JOB NO. 06110	SHEET 6 NUMBER 6

MEMORANDUM

February 20, 2009

From: Jedd Anderson

To: Village of Crystal Lake, Darren Olson, Project File

Subject: Wetland Review #2 for the Shafer Property on Coronado Vista Road

Crystal Lake, IL, CBBEL Project No. 080364.04R02

The following is a review of the above referenced project for Compliance with the Wetland and Buffer Provisions of the City of Crystal Lake's Stormwater Management Ordinance, effective date July 15, 2008.

The proposed project consists of a single family subdivions within a lot that contains wetland and wetland buffer. As designed the project will not impact the wetland or wetland buffer. The applicant has proposed to retain wetland within two of the proposed residential lots.

To complete this review CBBEL staff reviewed:

- 1. Wetland Delineation Report prepared by Planning Resources Inc. dated December 18, 2008.
- 2. Conceptual Land Plan prepared by Heritage Land Consultants LLC, dated January 13, 2009.

Additionally CBBEL staff visited the property on February 20, 2009 to review the wetland delineation. We agree with the boundaries staked in the field and identified in the wetland delineation report.

The following lists the Ordinance section and associated are our comments regarding the proposed project. Those Ordinance items not listed were found to be acceptable.

§ 595-31 Wetland submittal requirements

B. (2) A delineation of the wetlands consistent with the requirements provided in the requirements for wetland delineation section of this chapter.

CBBEL Comment: The applicant provided a copy of a wetland delineation report prepared by Planning Resources Inc. CBBEL staff visited the subject site on February 20, 2009 and confirmed the flagged wetland boundaries.

The Wetland Delineation Report dated December 18, 2008 prepared by Planning Resources Inc. was prepared in accordance with the Ordinance. However the report is missing the following exhibits: NRCS Wetland Delineation Map, FIRM, and Hydrologic Atlas. These exhibits have no bearing on the field delineation of the wetlands. Copies of the required exhibits should be submitted to complete the file and address this Ordinance requirement.

(6) A mitigation plan meeting the requirements of this chapter;

CBBEL Comment: Lot 4 of the proposed project is shown to contain wetland

number 1. The conceptual plan does not provide any grading so it is unclear whether or not the wetland will be filled. If the wetland is to be filled the issued permit should document the wetland filling; however because the wetland is less than 0.1 acre in area no mitigation is required.

If the intent is to preserve this wetland, we recommend that the property line be revised to exclude the area from being within a lot, and that a split rail or 4 strand barbless wire fence be installed around the wetland to prevent future encroachment and dumping within the area. If fencing is not allowed, then signs should be installed to protect the area from dumping, etc. Additionally, if preserved the area should be placed within a conservation easement.

§ 595-18. Buffer areas

- B. Water body buffers shall encompass all nonlinear bodies of water meeting the definition of WOTUS and IWMC, including wetlands, lakes, and ponds.
 - **CBBEL Comment:** The provided concept plans have identified the appropriate buffer widths for the onsite wetlands. Wetland 1 located in Lot 4 and Wetland 4 located partially within lot 1 do not require buffers. Though, as mentioned above, if Wetland 1 is to be preserved we recommend protecting it with fencing and removal from within the lot. If fencing is not allowed, then signs should be installed to protect the area from dumping, etc. Additionally, if preserved the area should be placed within a conservation easement.
- D. Buffer areas shall be located within special easements or covenants with adjacent stormwater facilities, ponds, lakes, or channels that are under the control of a local unit of government, homeowners' association, not-for-profit land trust, or other entity acceptable to the enforcement officer. Any site development activity that requires the use of buffers shall:
 - (1) Depict the surveyed location extent of any required buffers on the site plan.
 - **CBBEL Comment:** The concept plan does not identify the wetland buffers on the plan as also be placed within a special easement or covenant. The preserved wetlands and buffers should be placed in conservation easements or deed restricted.
 - (3) Include a copy of the recorded conservation easement/covenant language to be enacted for the buffer area(s). This document shall include the identification of the entity that will regulate the conservation easement/covenant.
 - **CBBEL Comment:** A copy of the proposed conservation easement or covenant language was not provided. The preserved and proposed buffer must be preserved in perpetuity through either an easement or covenant. A copy of the proposed document should be submitted for review to the City and to CBBEL.
 - (4) Identify the source of any funding mechanism used to implement future land management activities proposed for the buffer area(s).

CBBEL Comment: The applicant should document who will own and be responsible for maintaining the preserved wetlands and buffers. The applicant should document whether or not it is the intent to perform management and maintenance on the preserved areas.

- E. Buffer areas not occupied by trails, water-dependent structures, or other permissible uses shall be vegetated to one-hundred-percent cover using the following criteria:
 - (3) Frequent moving of buffer areas is discouraged. The cut surface of any vegetation located within a buffer area can be no less than four inches in height above the ground surface.
 - **CBBEL Comment:** Future homeowners and the applicant should be made aware that the preserved wetland and buffers shall be kept in their natural state.
 - (4) Any maintenance requiring the selective application of herbicides shall utilize registered herbicides approved for use in or near aquatic environments in accordance with the manufacturer's guidelines, and shall only be applied by an herbicide applicator registered with the Illinois Department of Agriculture.
 - **CBBEL Comment:** The future homeowners should be made aware of this requirement.
- F. All buffer areas shall be maintained free from development, including disturbance of the soil, dumping or filling, erection of structures and placement of impervious surfaces except as follows:

CBBEL Comment: As stated above, even though Wetland 1 does not require a buffer, if the intent is to preserve the wetland we recommend revising the lot lines to remove it from lot 4 and protecting the area with fencing. If fencing is not allowed, then signs should be installed to protect the area from dumping, etc. Additionally, if preserved the area should be placed within a conservation easement.

Wetland and Buffer Review Summary

At this time we do not recommend approval of the proposed project in regards to the wetland and buffer provisions of the Ordinance. We recommend the applicant revise the plans, and re-submit for review.



City of Crystal Lake

Memorandum

To: Planning and Zoning Commission

From: Elizabeth Maxwell

Date: May 4, 2011

Re: 2010-69 Schafer Subdivision

The Schafer Subdivision is being brought back before this Commission for their Final PUD and Final Plat of Subdivision. Previously the Planning and Zoning Commission had several issues they needed resolved. The issues and status are reflected below:

- 1) Architecture. The PZC wanted architectural plans to review the homes. The property owner Bill Schafer is a home builder and intends to construct custom homes on these lots. There is no set of architectural plans since each home will be custom designed for the new owner. Staff has drafted architectural criteria. The concern with this is that it could actually restrict good design by having to meet general criteria. Staff has added a condition that if the property is sold to another homebuilder, architectural plans will need to be reviewed and approved by the City.
- 2) Wetland delineation. The PZC had concerns since the wetland delineation had changed from the first study to the second study. Both studies were done by the same company hired by the petitioner. The first study was reviewed by Hey and Associates who had a comment that the wetlands and the storm water detention were being over-designed. The petitioners requested that Planning Resources, their wetland consultant, complete another Wetland Delineation Study. The results were significantly different from their previous report. The City's current storm water consultant, Christopher B. Burke Engineering Ltd., has reviewed the new delineation and completed a site visit and concurs with the new wetland limits. The new delineation has reduced the size of the wetland area, providing a significantly larger portion which could be platted for single-family lots.
- 3) Roadway maintenance. The main roadway, Coronado Vista is a private roadway and all the homeowners along the road pay to keep it maintained. Dorr Township has indicated that they have previously contributed MFT funds towards the maintenance of the road. The Engineering Division will calculate a bond amount which will need to be posted by the petitioner to ensure any damage to the roadway is repaired.

If you should have any questions on this project before the meeting, please feel free to contact me at 815-356-3738. Thank you.