



GROWTH MANAGEMENT

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

FOR PLANNING USE ONLY

Application # _____
Application Fee\$ _____
Receipt No. _____
Filing Date _____
Completeness Date _____

COMPREHENSIVE PLAN AMENDMENT

Small Scale, less than or equal to fifty (50) acres; \$1,750

Large Scale, more than fifty (50) acres; \$4,900

All applications may incur professional fees for consulting and other professional services required by the Land Development Administrator. Any professional fees required by the Land Development Administrator will be invoiced and charged to the applicant and must be paid in full before application can be scheduled for any meetings.

A. PROJECT INFORMATION

1. Project Name: Price Creek, LLC.
2. Address of Subject Property: N/A
3. Parcel ID Number(s): 02-4S-17-07481-003
4. Existing Future Land Use Map Designation: Columbia County "Residential, Very Low Density"
5. Proposed Future Land Use Map Designation: City of Lake City "Industrial"
6. Zoning Designation: Existing - Columbia County "Rural Residential ("RR")"
7. Acreage: 111.60
8. Existing Use of Property: Vacant
9. Proposed use of Property: Industrial

B. APPLICANT INFORMATION

1. Applicant Status ☐ Owner ☒ Agent
2. Name of Applicant(s): Brandon M. Stubbs Title: Planning & Grants Manager
Company name (if applicable): North Florida Professional Services ("NFPS")
Mailing Address: P.O. Box 3823
City: Lake City State: FL Zip: 32056
Telephone: (386) 752-4675 Fax: () Email: bstubbs@NFPS.net

PLEASE NOTE: Florida has a very broad public records law. Most written communications to or from government officials regarding government business is subject to public records requests. Your e-mail address and communications may be subject to public disclosure.

3. If the applicant is agent for the property owner*.
Property Owner Name (title holder): Price Creek, LLC.
Mailing Address: P.O. Box 16
City: Lake City State: FL Zip: 32056
Telephone: () Fax: () Email:

PLEASE NOTE: Florida has a very broad public records law. Most written communications to or from government officials regarding government business is subject to public records requests. Your e-mail address and communications may be subject to public disclosure.

***Must provide an executed Property Owner Affidavit Form authorizing the agent to act on behalf of the property owner.**

C. ADDITIONAL INFORMATION

1. Is there any additional contract for the sale of, or options to purchase, the subject property?

If yes, list the names of all parties involved:

If yes, is the contract/option contingent or absolute: ☐ Contingent ☐ Absolute

2. Has a previous application been made on all or part of the subject property? ☒ Yes ☐ No

Future Land Use Map Amendment: ☐ Yes ☒ No

Future Land Use Map Amendment Application No. _____

Site-Specific Amendment to the Official Zoning Atlas (Rezoning): ☐ Yes ☒ No

Site-Specific Amendment to the Official Zoning Atlas (Rezoning) Application No. _____

Variance: ☐ Yes ☒ No

Variance Application No. _____

Special Exception: ☐ Yes ☒ No

Special Exception Application No. _____

D. ATTACHMENT/SUBMITTAL REQUIREMENTS

1. Boundary Sketch or Survey with bearings and dimensions.
2. Aerial Photo (can be obtained via the Columbia County Property Appraiser's Office).
3. Concurrency Impact Analysis: Concurrency Impact Analysis of impacts to public facilities, including but not limited to Transportation, Potable Water, Sanitary Sewer, and Solid Waste impacts. For residential land use amendments, an analysis of the impacts to Public Schools is required.
4. Comprehensive Plan Consistency Analysis: An analysis of the application's consistency with the Comprehensive Plan (analysis must identify specific Goals, Objectives, and Policies of the Comprehensive Plan and detail how the application complies with said Goals, Objectives, and Policies). For text amendments to the Comprehensive Plan, the proposed text amendment in strike-thru and underline format.
5. Legal Description with Tax Parcel Number (In Microsoft Word Format).
6. Proof of Ownership (i.e. deed).
7. Agent Authorization Form (signed and notarized).
8. Proof of Payment of Taxes (can be obtained online via the Columbia County Tax Collector's Office).
9. Fee. No application shall be accepted or processed until the required application fees have been paid in full. Any professional fees required by the Land Development Administrator shall be paid before any meetings will be scheduled.

NOTICE TO APPLICANT

All nine (9) attachments are required for a complete application. Once an application is submitted and paid for, a completeness review will be done to ensure all the requirements for a complete application have been met. If there are any deficiencies, the applicant will be notified in writing. If an application is deemed to be incomplete, it may cause a delay in the scheduling of the application before the Planning & Zoning Board.

A total of eighteen (2) copies of proposed Site-Specific Amendment to the Official Zoning Atlas Application and support material, and a PDF copy on a CD, are required at the time of submittal.

THE APPLICANT ACKNOWLEDGES THAT THE APPLICANT OR AGENT MUST BE PRESENT AT THE PUBLIC HEARING BEFORE THE PLANNING AND ZONING BOARD, AS ADOPTED IN THE BOARD RULES AND PROCEDURES, OTHERWISE THE REQUEST MAY BE CONTINUED TO A FUTURE HEARING DATE.

I hereby certify that all of the above statements and statements contained in any documents or plans submitted herewith are true and accurate to the best of my knowledge and belief.

Brandon M. Stubbs

Applicant/Agent Name (Type or Print)



Applicant/Agent Signature

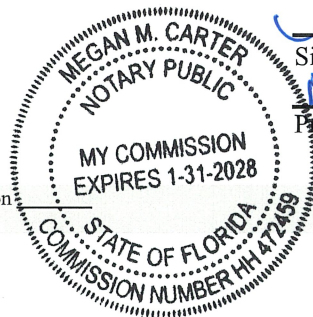
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
Date

STATE OF FLORIDA
COUNTY OF Columbia

The foregoing instrument was acknowledged before me this 1st day of Oct, 2025, by (name of person acknowledging).

(NOTARY SEAL or STAMP)





Signature of Notary

Megan Carter

Printed Name of Notary

Personally, Known X OR Produced Identification
Type of Identification Produced



NFPS



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LAKE CITY, FL 32056



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October 1, 2025

DATA, ANALYSIS, AND CONCURRENCY REPORT

Application for Amendment to the
City of Lake City Comprehensive
Plan Future Land Use Map & the
Official Zoning Atlas of the Land
Development Regulations

Prepared for:

Price Creek, LLC.

Prepared by:



Brandon M. Stubbs
Planning & Grants Manager,
North Florida Professional Services, Inc.



General Project Information

SUBJECT:	A request for a Large-Scale Comprehensive Plan Amendment to the Future Land Use Map ("FLUM") of the Comprehensive Plan from Columbia County "RESIDENTIAL, VERY LOW DENSITY" to City of Lake City "INDUSTRIAL" and a Site-Specific Amendment to the Official Zoning Atlas ("Rezoning") from Columbia County "RURAL, RESIDENTIAL" ("CO RR") to City of Lake City "INDUSTRIAL" ("I") on an approximate 111.60-acre subject property.
APPLICANT/AGENT:	Brandon M. Stubbs, Planning & Grant Manager, North Florida Professional Services
PROPERTY OWNER(S):	Price Creek, LLC.
LOCATION:	North of Vacant Agricultural Lands and Single-Family Residences; South of SE Enterprise Court, Hunter Panels, Town Homes, Quest Aviation, Idaho Timber, SE State Road 100, Homes of Merit, Factory Expo Home Center, and Vacant Industrial Lands; East of SE County Road 245, Eastbrook Subdivision, and Suzanne Subdivision; West of SE County Road 245A, RDH Trucking, Academic Recovery & Towing, Commercial Transportation Inspection Services, LLC., and Vacant Industrial Lands; Columbia County, Florida.
PARCEL ID NUMBER(S):	02-4S-17-07481-003
ACREAGE:	±111.60-Acres
EXISTING FLUM	COLUMBIA COUNTY "RESIDENTIAL, VERY LOW DENSITY"
PROPOSED FLUM	CITY OF LAKE CITY "INDUSTRIAL"
EXISTING ZONING	COLUMBIA COUNTY "RURAL, RESIDENTIAL"
PROPOSED ZONING	CITY OF LAKE CITY "INDUSTRIAL"



SUMMARY

The proposed Large-Scale Comprehensive Plan Amendment to the Future Land Use Map of the Comprehensive Plan and Site-Specific Amendment to the Official Zoning Atlas would amend the Future Land Use Map and Official Zoning Atlas Designation of ± 111.60 -acres. The FLUM Designation is being requested to be amend from Columbia County Residential, Very Low Density to City of Lake City Industrial, and the Official Zoning Atlas (Zoning) Designation is requested to be amended from Columbia County Rural Residential ("Co RR") to City of Lake City Industrial ("I"). The subject property is currently vacant.

Existing FLUM of Subject Property

The Columbia County Residential, Very Low Density FLUM Designations are described as follows in Policy I.1.6 of the Future Land Use Element of the Columbia County Comprehensive Plan:

"Residential land use. Residential land use classifications provide locations for dwelling units at very low, low, moderate, medium, medium/high and high density within the designated urban development areas as defined within this comprehensive plan. Public, charter and private elementary and middle schools are permitted within very low, low and moderate density residential land use classifications. Public, charter and private elementary, middle, medium/high and high schools are permitted within medium and high density residential land use classifications. In addition, churches and other houses of worship, golf courses, country clubs, conference centers, racquet and tennis clubs, cemeteries and mausoleums, private clubs and lodges, home occupations, child care centers, commercial greenhouses and plant nurseries, and other similar uses compatible with residential uses may be approved as special exceptions and be subject to an intensity of 1.0 floor area ratio.

Within the residential land use classifications, notwithstanding the density requirements listed below, any subdivision or planned residential development developed with lots greater than one acre in size shall be limited to 25 such lots. Any lots created pursuant to the floodplain and wetlands policies contained within the conservation element of this comprehensive plan shall not count towards this limit."

<i>Residential very low density</i>	<i>shall be limited to a density of 1.0 dwelling unit per acre;</i>
<i>Residential low density</i>	<i>shall be limited to a density of less than or equal to 2.0 dwelling units per acre;</i>
<i>Residential moderate density</i>	<i>shall be limited to a density of less than or equal to 4.0 dwelling units per acre;</i>
<i>Residential medium density</i>	<i>shall be limited to a density of less than or equal to 8.0 dwelling units per acre;</i>
<i>Residential medium/high density</i>	<i>shall be limited to a density of less than or equal to 14.0 dwelling units per acre;</i>
<i>Residential high density</i>	<i>shall be limited to a density of less than or equal to 20.0 dwelling units per acre.</i>

Proposed FLUM of Subject Property

The City of Lake City Industrial FLUM Designation is described as follows in Policy I.1.2 of the Future Land Use Element of the City of Lake City Comprehensive Plan:

"INDUSTRIAL Lands classified as industrial consist of areas used for the manufacturing, assembly, processing, or storage of products, as well as public, charter and private schools teaching industrial arts curriculum. In addition, off site signs, truck stops and automobile service stations, and other similar uses compatible with industrial uses may be approved as special exceptions. Industrial uses shall be limited to an intensity of less than or equal to 1.0 floor area ratio."



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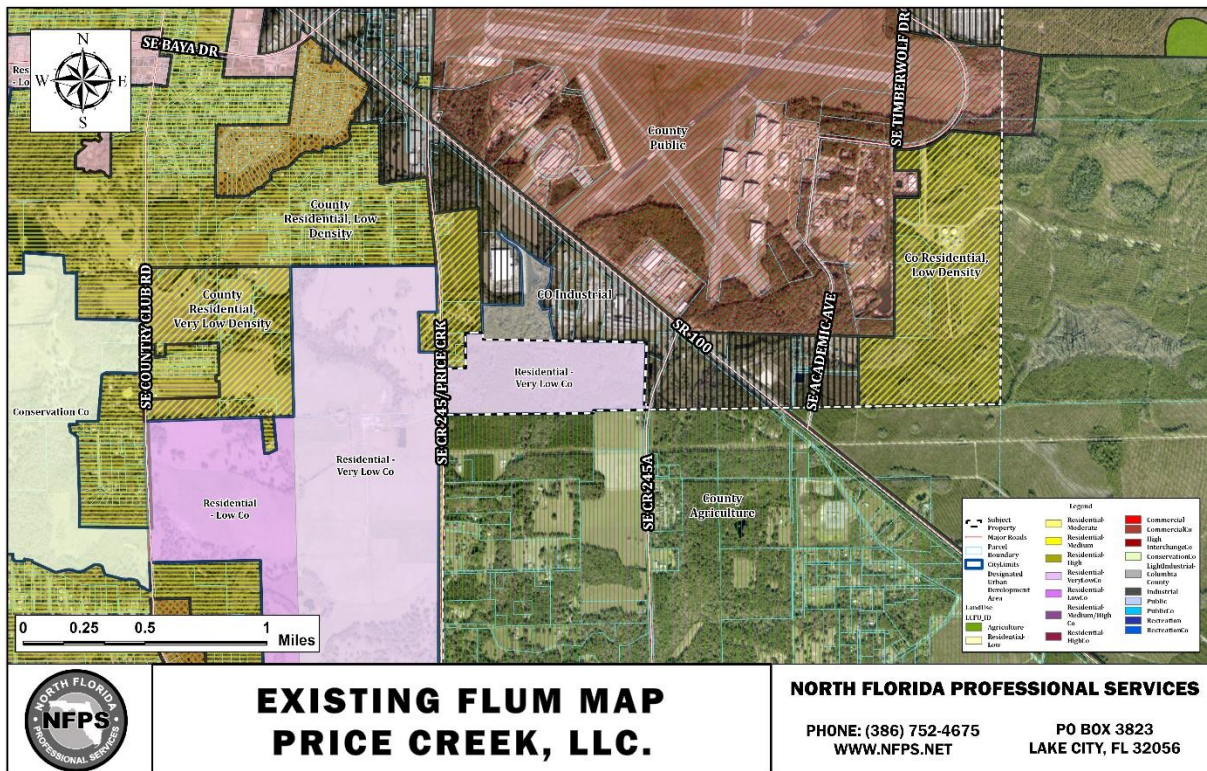


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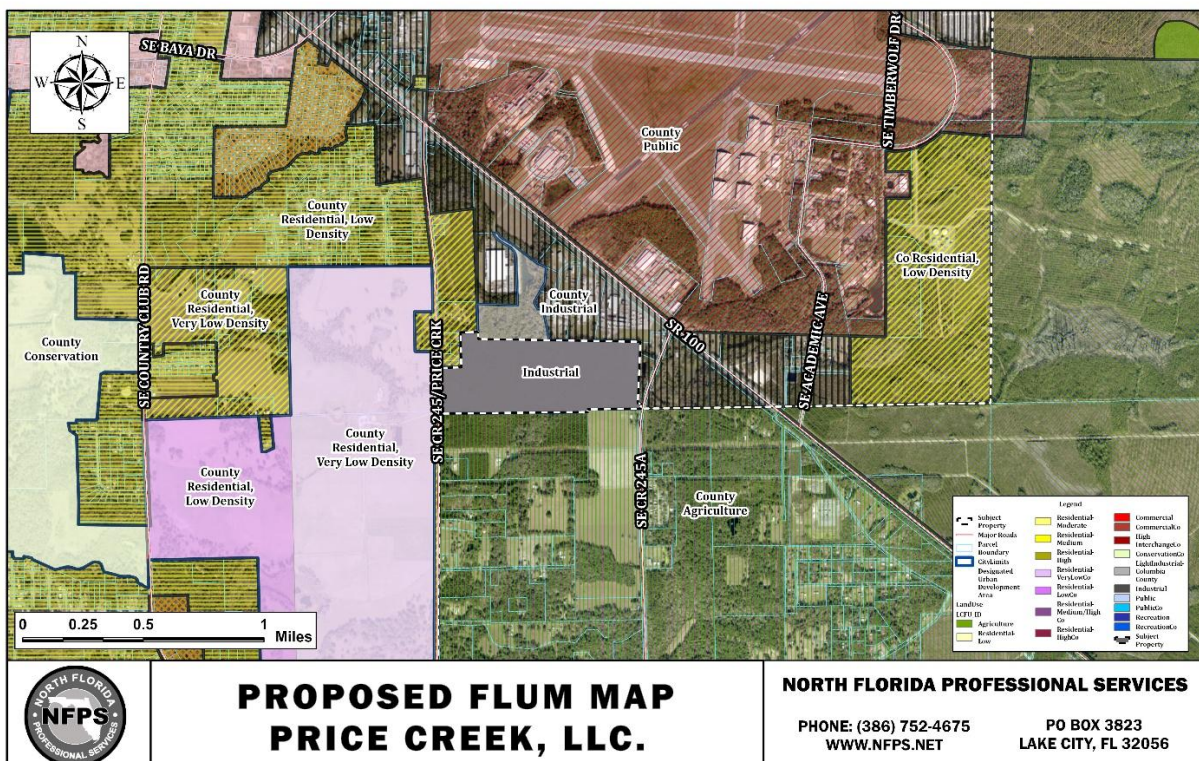


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Map 1. Existing FLUM Map



Map 2. Proposed FLUM Map





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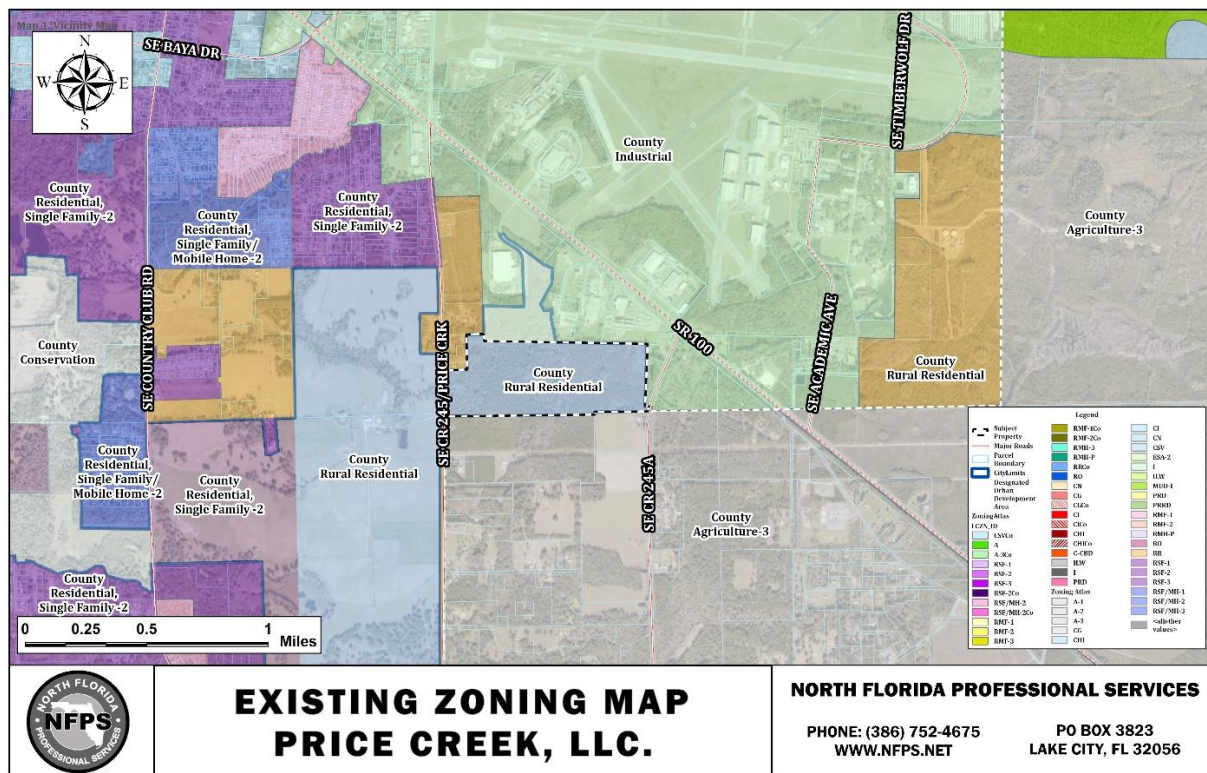


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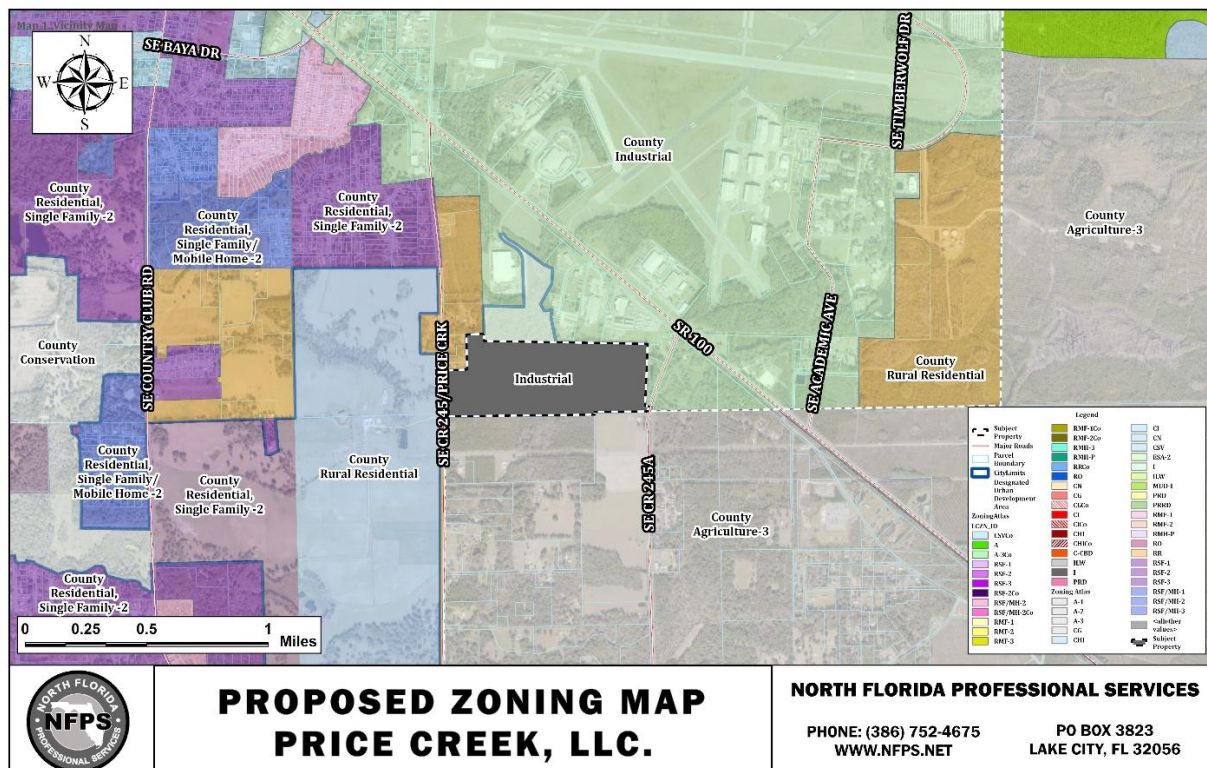


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Map 3. Existing Zoning Map



Map 4. Proposed Zoning Map





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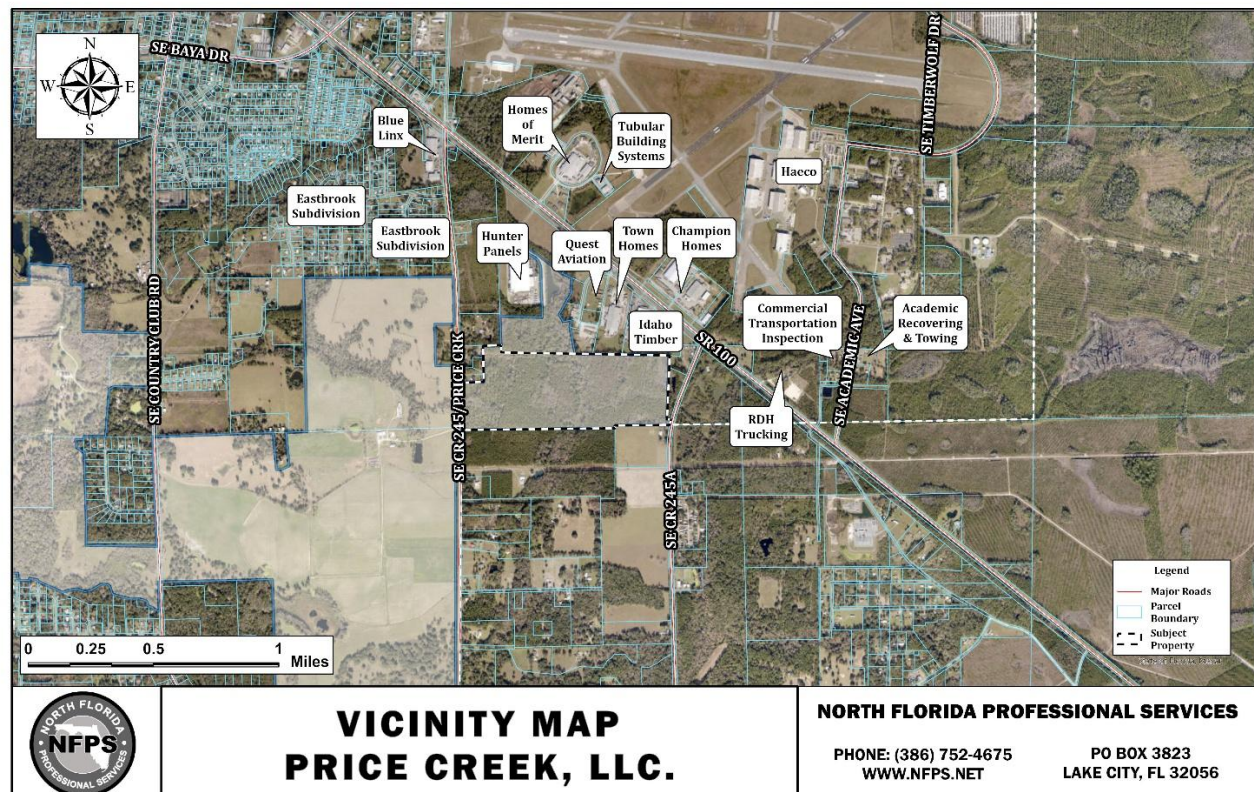
SURROUNDING USE

The existing uses, Future Land Use Map ("FLUM") Designations, and zone districts of the surrounding area are identified in Table 1. Map 1 provides an overview of the vicinity of the subject property.

Table 1. Surrounding Land Uses

Direction	Existing Use(s)	FLUM Designation(s)	Zoning District(s)
North	SE Enterprise Ct/Hunter Panels/Quest Aviation/Town Homes/Idaho Timber/SE State Road 100/Home of Merit/Factory Expo Home Center	Residential Low Density/Industrial/Public	Rural Residential ("RR")/Industrial ("I")
South	Single Family Residences/Vacant Agricultural Lands	Agriculture	Agriculture-3 ("A-3")
East	SE County Road 245A/RDH Trucking/Academic Recovery & Towing/Commercial Transportation Inspection Services, LLC/Vacant Industrial Lands	Industrial	Industrial ("I")
West	SE County Road 245/Eastbrook Subdivision/Suzanne Subdivision/Vacant Residential Lands	Residential Very Low Density/Residential Low Density	Rural Residential ("RR")/Residential, Single Family-2 ("RSF-2")

Map 5. Vicinity Map





As indicated in the chart above, the subject property is surrounded by existing Industrial land use and existing Industrial uses to the North and East. In fact, there are over twelve (12) industrial businesses currently in operation in the vicinity of the subject property. Amending the FLUM of the subject property to Industrial is the logical nexus and progression of the existing Industrial land use in the area. Amending the FLUM to Industrial provides a logical pattern of development and helps support the City's severe need for additional Industrial land use.

CONSISTENCY WITH THE COMPREHENSIVE PLAN

If approved, the applicant proposes to apply for a zoning designation that is consistent with the proposed underlying Future Land Use Map ("FLUM") Designation. Below is a chart of the existing and proposed FLUM Designation and the proposed corresponding zoning designation consistent with said proposed FLUM Designation.

Table 2. Zoning Consistency with Underlying Future Land Use Map Designation

Existing FLUM Designation	Proposed FLUM Designation	Proposed Zoning Designation	Consistent
Columbia County Residential, Very Low Density	City of Lake City Industrial	City of Lake City Industrial	✓

The following Comprehensive Plan Elements have Goals, Objectives, and Policies (GOPs) that support the proposed Future Land Use Map Amendment to the Comprehensive Plan:

- Future Land Use Element
- Transportation Element
- Sanitary Sewer, Solid Waste, Drainage, Potable Water, & Natural Groundwater Aquifer Recharge Element
- Conservation Element
- Capital Improvements Element

An Analysis of Section 15.2 of the Land Development Regulations, which includes a Comprehensive Plan Consistency Analysis, is included in the packet submitted with this report and provides competent and substantial evidence that the proposed amendment is consistent with the Comprehensive Plan and the Goals, Objectives, and Policies (GOPs) therein.

ENVIRONMENTAL CONDITIONS ANALYSIS

Wetlands

According to Illustration A-VI of the Comprehensive Plan, entitled Wetlands Areas, which is based upon the National Wetlands Inventory, dated 1987, and the National Wetlands Reconnaissance Survey, dated 1981, there are wetlands located on a portion of the subject property.

Evaluation: While there are wetlands located on the subject property, there are large areas suitable for development outside the wetland areas. Further, the County's LDRs and Suwannee River Water Management District have applicable regulations to protect wetlands; therefore, there are no issues related to wetland protection.



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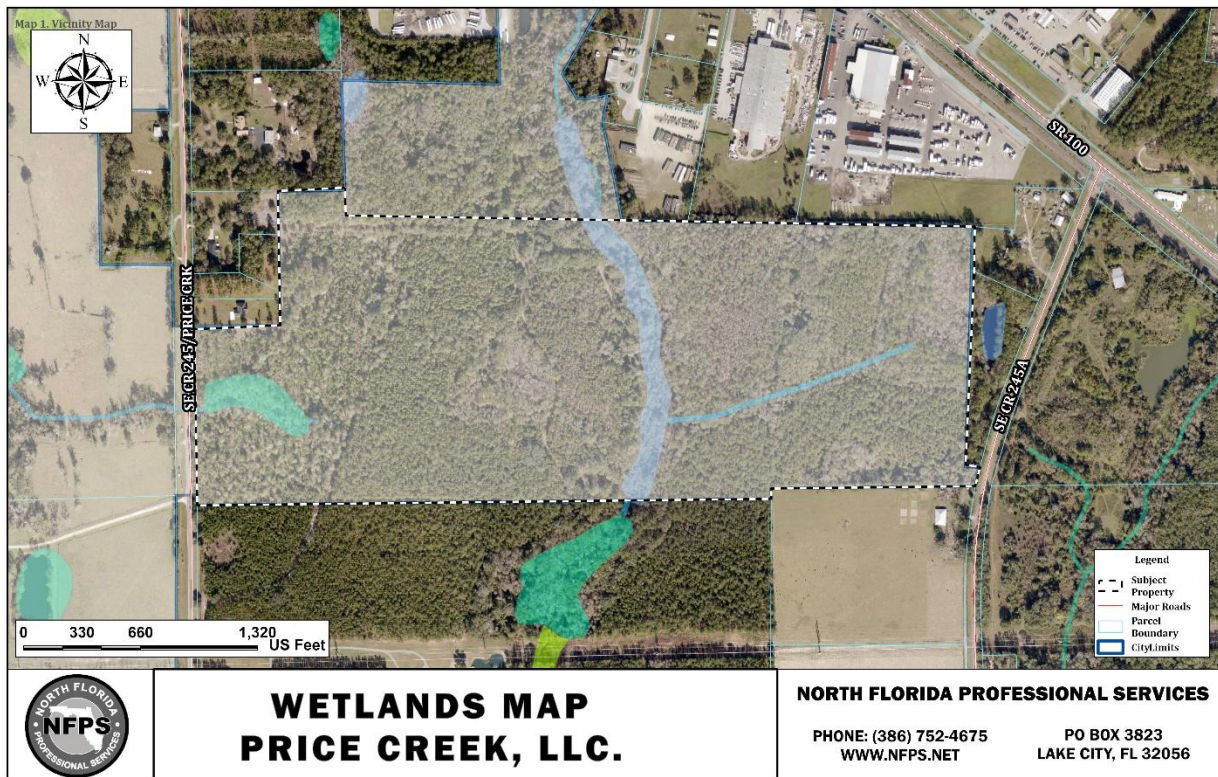


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Map 6. Wetland Map



Soil Survey

Each soil type found on the subject property is identified below. The hydrologic soil group is an indicator of potential soil limitations. The hydrologic soil group, as defined for each specific soil, refers to a group of soils which have been categorized according to their runoff-producing characteristics. These hydrologic groups are defined by the Soil Survey of Columbia County, Florida, dated October 1984. The chief consideration with respect to runoff potential is the capacity of each soil to permit infiltration (the slope and kind of plant cover are not considered but are separate factors in predicting runoff). There are four hydrologic groups: A, B, C, and D. "Group A" soils have a higher infiltration rate when thoroughly wet and therefore have a lower runoff potential. "Group D" soils have very lower infiltration rates and therefore a higher runoff potential.

There are nine (9) soil types found on the subject property:

- 1) Albany fine sand soils (0 to 5 percent slope) are somewhat poorly drained, nearly level to gently sloping soils on broad flats bordering poorly defined drainageways and in undulating areas. The surface and subsurface layers are comprised of fine sand to a depth of 55 inches. The subsoil layer is comprised of sandy clay loam to a depth of 80 inches or more. Albany fine sand soils (0 to 5 percent slope) have severe limitations for building site development and for septic tank absorption fields.



- 2) Blanton fine sand soils (0 to 5 percent slopes) are moderately well drained, nearly level to gently sloping soils on broad ridges and undulating side slopes. The surface and subsurface layers are comprised of fine sand to a depth of 52 inches. The subsoil layer is comprised of fine sandy loam to a depth of 80 inches. Blanton fine sand soils (0 to 5 percent slopes) have slight limitations for building site development and moderate limitations for septic tank absorption fields.
- 3) Chipley fine sand soils (0 to 5 percent slope) are moderately well drained, nearly level to gently sloping soils in somewhat depressed areas and on flats in the uplands. The surface is comprised of fine sand to a depth of 7 inches. Fine sand extends to a depth of 80 inches. Chipley fine sand soils (0 to 5 percent slope) have moderate limitations for building site development and severe limitations for septic tank absorption fields.
- 4) Hurricane fine sand soils are somewhat poorly drained, nearly level soils on flats and in areas adjacent to depressions and poorly defined drainageways. The surface and subsurface layers are comprised of fine sand to a depth of 56 inches. The subsoil layer is comprised of fine sand to a depth of 80 inches or more. Hurricane fine sand soils have moderate limitations for building site development and severe limitations for septic tank absorption fields.
- 5) Mascotte fine sand soils are poorly drained, nearly level soils around wet depressions on uplands and throughout the flatwoods. The surface and subsurface layers are comprised of fine sand to a depth of 15 inches. The subsoil layer is comprised of fine sand, fine sandy loam and loamy sand to a depth of 80 inches or more. Mascotte fine sand soils have severe limitations for building site development and for septic tank absorption fields.
- 6) Ocilla fine sand soils are somewhat poorly drained, gently sloping soils on undulating landscapes in the uplands. The surface and subsurface layers are comprised of fine sand to a depth of 32 inches. The subsoil layer is comprised of fine sandy loam to a depth of 68 inches. Ocilla fine sand soils have moderate limitations for building site development and severe limitations for septic tank absorption fields.
- 7) Plummer fine sand, occasionally flooded soils are poorly drained, nearly level soils on flood plains of rivers and streams. The surface and subsurface layers are comprised of fine sand to a depth of 59 inches. The subsoil layer is comprised of sandy clay loam to a depth of 80 inches. Plummer fine sand, occasionally flooded soils have severe limitations for building site development and for septic tank absorption fields.
- 8) Sapelo fine sand soils are poorly drained, nearly level soils in the flatwoods. The surface and subsurface layers are comprised of fine sand to a depth of 57 inches. The subsoil layer is comprised of sandy clay loam to a depth of 80 inches or more. Sapelo fine sand soils have moderate limitations for building site development and severe limitations for septic tank absorption fields.
- 9) Surrency fine sand soils are poorly drained, nearly level soils in depressions, near shallow ponds and along drainageways. The surface and subsurface layers are comprised of fine sand to a depth of 30 inches. The subsoil layer is comprised of sandy clay loam to a depth of 80 inches or more. Surrency fine sand soils have severe limitations for building site development and for septic tank absorption fields.



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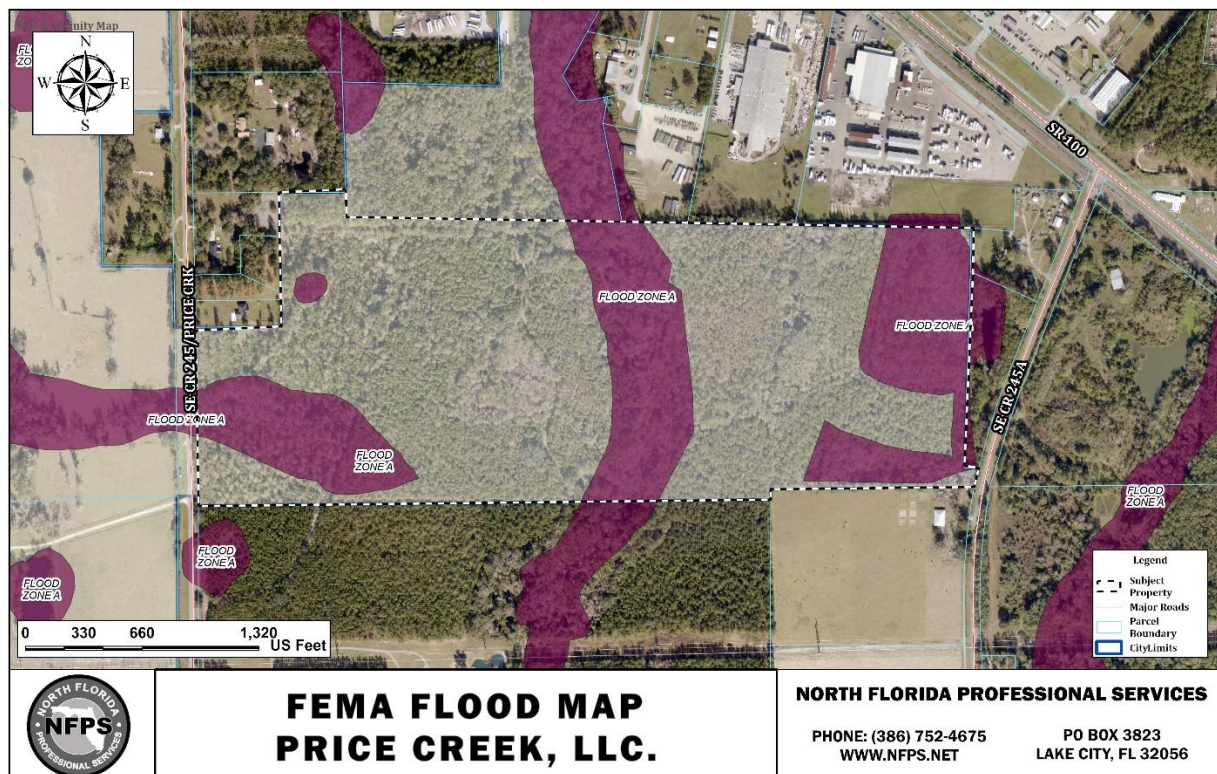
Evaluation: The soil type predominantly found on the subject property is Albany Fine Sand. Albany Fine Sand poses severe limitations for building development and severe limitations for septic tank absorption field. All soils located on-site pose severe limitations for building development and septic tank absorption fields; however, these are not obstacles that cannot be overcome through best engineering practices. During the site and development phase, soil conditions will have to be factored into the proposed development.

Flood Potential

Panel 0170C of the Federal Emergency Management Agency (FEMA) Flood Insurance Rate Map (FIRM) Series, dated November 2, 2018, indicates that the subject property is in Flood Zone "X" (areas determined to be outside of the 500-year floodplain) and Flood Zone "A" (areas inundated by the annual one (1) percent change of flood where Base Flood Elevations have not been established).

Evaluation: The subject property has portions inside the annual one percent change of flood and outside the annual one percent chance of flood. Development will be concentrated on the area not subject to flooding. Therefore, there is no concern of flooding on the subject property.

Map 7. FEMA Flood Zone Map





Stream to Sink

According to the Stream to Sink Watersheds, prepared by the Suwannee River Water Management District and adopted by the Board of County Commissioners, dated June 2, 2001, the subject property is not located within a stream to sink area.

Evaluation: Given the subject property is not located within a Stream to Sink Watershed,, there is no concern related to Stream to Sink Watersheds.

Minerals

According to Illustration A-VII of the Comprehensive Plan, entitled Minerals, which is based upon Natural Resources, prepared by the Florida Department of Environmental Protection, 2012, the subject property is within an area known to contain Clayey Sand.

Evaluation: There are no issues related to minerals

Historic Resources

According to Illustration A-II of the Comprehensive Plan, entitled Historic Resources, which is based upon the Florida Division of Historical Resources, Master Site File, dated 2013, there are no known historic resources located on the subject property.

Evaluation: There are no issues related to historic Resources.

Aquifer Vulnerability

According to the Columbia County Floridan Aquifer System Protection Zone Map, prepared by the Advance GeoSpacial Inc., dated September 29, 2009, the subject property is located in a vulnerable area.

Evaluation: While the subject property is located in a vulnerable area, there is no issue related to aquifer vulnerability.

Vegetative Communities/Wildlife

According to Illustration V-I of the Data and Analysis Report, entitled Vegetative Communities, the subject property is located within a non-vegetative community.

Evaluation: There is no known wildlife habitats associated with a non-vegetative community; therefore, there is no issue related to vegetative communities or wildlife.



PUBLIC FACILITIES IMPACT

Traffic Impact

Table 3. Affected Comprehensive Plan Roadway Segments¹

Segment Number ²	Segment Description	Lanes	Functional Classification	Area Type	LOS
43(69)	State Road 100 (From Lake City's Urban Area Boundary to County's East Boundary)	2U	Minor Arterial	Highway Rural	D
¹ Source: Columbia County Comprehensive Plan, Capital Improvements Element. ² FDOT roadway segment number shown in parenthesis (when applicable.) For the purposes of concurrency management, Columbia County Comprehensive Plan segments that make up a portion of a larger FDOT roadway segment will be evaluated together when determining post development roadway capacity.					

Table 4. Existing Trip Generation¹

Land Use	AADT ²	PM Peak Hour ³
Single Family ¹ (ITE Code 210)	1,047	111
Total	1,047	111
¹ Source: ITE Trip Generation, 10th Edition. ² Formula: AADT – ITE, 10 th Edition – 9.44 trips per dwelling unit x 111 dwelling units = 1,047 AADT ³ Formulas: PM Peak – ITE, 10 th Edition – 1.00 trips per dwelling unit x 111 dwelling units = 111 PM Peak Trips		

Table 5. Proposed Trip Generation¹

Land Use	AADT ²	PM Peak Hour ³
Industrial Park ¹ (ITE Code 130)	4,095	121
Total	4,095	121
¹ Source: ITE Trip Generation, 10th Edition. ² Formula: AADT – ITE, 10 th Edition – 3.37 trips per thousand square feet x 1,215,324 square feet = 4,095 AADT ³ Formulas: PM Peak – ITE, 10 th Edition – 0.40 trips per thousand square feet x 1,215,324 square feet = 121 PM Peak Trips		

Table 6. Net Increase Trip Generation¹

Land Use	AADT	PM Peak Hour
Industrial Park (Proposed) (ITE Code 130)	4,095	121
Single Family (Existing) (ITE Code 210)	1,047	111
Net Increase	3,048	10

Table 7. Projected Impact on Affected Comprehensive Plan Roadway Segments

Traffic System Category	S.R. 100 Segment 43(69) ¹
Maximum Service Volume ²	14,200
Existing Traffic ³	4,600
Reserved Trips ⁴	0
Available Capacity ⁴	9,600
Projected Daily Trips	3,048
Residual Capacity	6,552
PM Peak Hour Traffic Analysis	S.R. 100 Segment 43(69) ¹
Maximum Service Volume ²	1,350
Existing Traffic ³	437



Reserved Trips ⁴	0
Available Capacity ⁴	913
Projected PM Peak Hour Trips	10
Residual Capacity	903
<small>1 FDOT roadway segment number shown in parenthesis (when applicable.) For the purposes of concurrency management, Columbia County Comprehensive Plan segments that make up a portion of a larger FDOT roadway segment will be evaluated together when determining post development roadway capacity. 2 Source: FDOT 2023 Quality/Level of Service Handbook, Generalized Annual Average Daily Volumes and Generalized Peak Hour Two-Way Volumes for Rural Undeveloped Areas. 3 Florida Department of Transportation, District II, 2024 Annual Average Daily Traffic Report. 4 Source: Columbia County Concurrency Monitoring Report.</small>	

Evaluation: The impacts generated by the development will not adversely affect the Level of Service (LOS) of the roadway segment identified above; therefore, the demand generated by the development is acceptable.

Potable Water Impacts

The subject property is located within a community potable water system service area. The subject property will be served potable water via City of Lake City Potable Water System. The Lake City Potable Water System is anticipated to meet or exceed the adopted level of service standard for potable water established within the Comprehensive Plan. **Note: Calculations are based upon Chapter 64E-6.008,F.S.**

The existing density allows 111 dwelling units. An average dwelling unit utilizes approximately 100 Gallons Per Capita Per Day. The average household in Columbia County has approximately 2.67 Person Per Household according to the 2010 U.S. Census. $(100 \text{ GPC} \times 2.67 \text{ PPH}) \times 111 = 29,637$ Gallons Per Day

The proposed Future Land Use Map Designation is Industrial. An Industrial Park generates approximately 22.5 Gallons Per Day of Potable Water per employee per day. Per the U.S. Green Building Council, Industrial Parks have an average of one employee per 500 square feet. The proposed amendment could generate a gross floor area of 1,215,324 square feet. $[(1,215,324/500) \times 22.5] = 54,689$ Gallon Per Day.

Net Increase: $54,689 \text{ GPD} - 29,637 \text{ GPD} = 25,052 \text{ GPD}$

Table 8. Potable Water Impacts	
System Category	Gallons Per Day
Current Permitted Capacity ¹	9,000,000
Less Actual Potable Water Flows ¹	3,613,573
Reserved Capacity ²	0
Projected Impacts from Development	25,052
Residual Capacity	5,361,375
Percentage of Permitted Design Capacity Utilized	40.43%
<small>Sources: 1. City of Lake City Utility Department, October 2025. 2. Table 1</small>	



Sanitary Sewer Impacts

The subject property is not located within a community centralized sanitary sewer system service area. The subject property will be served via private sewer system. The private sewer system is anticipated to meet or exceed the adopted level of service standard for sanitary sewer established within the Comprehensive Plan. **Note: Calculations are based upon Chapter 64E-6.008, F.S.**

The existing density allows 111 dwelling units. An average dwelling unit utilizes approximately 100 Gallons Per Capita Per Day. The average household in Columbia County has approximately 2.67 Person Per Household according to the 2010 U.S. Census. $(101 \text{ GPC} \times 2.67 \text{ PPH}) \times 111 = 29,637$ Gallons Per Day

The proposed Future Land Use Map Designation is Industrial. An Industrial Park generates approximately 17.5 Gallons Per Day of Sanitary Sewer per employee per day. Per the U.S. Green Building Council, Industrial Parks have an average of one employee per 500 square feet. The proposed amendment could generate a gross floor area of 1,215,324 square feet. $[(1,215,324/500) \times 17.5] = 42,536$ Gallon Per Day.

Net Increase: $42,536 \text{ GPD} - 29,637 \text{ GPD} = 12,899 \text{ GPD}$

Evaluation: The impacts generated by the development will not adversely affect the Level of Service (LOS) for sanitary sewer facilities; therefore, the demand generated by the development is acceptable.

Solid Waste Impacts

Solid waste facilities for uses to be located on the site are provided at the sanitary landfill. The level of service standard established within the Comprehensive Plan for the provision of solid waste disposal is currently being met or exceeded.

The existing density allows 111 dwelling units. An average dwelling unit utilizes approximately 0.73 tons (1,460 lbs) per year per person. The average household in Columbia County has approximately 2.67 Person Per Household according to the 2010 U.S. Census. $[(1,460 \text{ Lbs Per Year Per Person} \times 2.67 \text{ PPH}) \times 111] / 365 = 1,201$ pounds of solid waste generated per day.

The applicant proposes an Industrial Future Land Use Map Designation. The proposed use as an Industrial Park generates approximately 5.5 lbs of solid waste per thousand square feet per day. The proposed development could generate a gross floor area of 1,215,324 square feet. $(5.5 \text{ Lbs Per Thousand Square Feet} \times 1,215,324 \text{ Square Feet}) = 6,684.28$ pounds of solid waste generated per day.

Net Increase: $6,684.28 \text{ lbs per day} - 1,201 \text{ lbs per day} = 5,483.28 \text{ lbs per day}$

Total County average solid waste disposal per day (including municipalities) = 471,300 pounds per day.

Based upon the annual projections of solid waste disposal at the landfill for 2025, solid waste facilities are anticipated to continue to meet or exceed the adopted level of service standard for solid waste facilities, as provided in the Comprehensive Plan, after adding the solid waste demand



NFPS



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LAKE CITY, FL 32056



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generated by Industrial uses.

Evaluation: The impacts generated by the development will not adversely affect the Level of Service (LOS) of solid waste facilities; therefore, the demand generated by the development is acceptable.

Recreation Facilities

Given the proposed amendment is Industrial in nature, no impacts to recreation are anticipated.

Public School Facilities

Given the proposed amendment is Industrial in nature, no impacts to Public Schools are anticipated.

Conclusion

This analysis of the proposed amendments to the Future Land Use Map of the Comprehensive Plan and Site-Specific Amendment to the Official Zoning Atlas provides competent and substantial evidence for the adoption of the proposed amendments. The subject property is surrounded on the North and West sides by existing Industrial land, there are over twelve (12) existing industrial businesses in the general area, there are no existing residential neighborhoods within $\pm 1,600$ feet of the subject property, the subject property is suitable for industrial use, the subject property being industrial is a rational nexus to existing industrial uses, and the subject property being amended to industrial is the only logical pattern of development.



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Comprehensive Plan & Section 15.2 Analysis

This analysis analyzes amending the Future Land Use Map ("FLUM") Designation of approximately 111.60 acres from Columbia County Residential, Very Low Density (\leq One (1) Dwelling Unit Per Acre) to City of Lake City Industrial and amending the Official Zoning Atlas Designation from Columbia County Rural, Residential ("RR") to City of Lake City Industrial ("I").

1. Conformity with the Comprehensive Plan and the effects upon the Comprehensive Plan.

FUTURE LAND USE ELEMENT

Policy I.1.1 The location of higher density residential, high intensity commercial and heavy industrial uses shall be directed to areas adjacent to arterial or collector roads, identified on the Future Traffic Circulation Map, where public facilities are available to support such higher density or intensity.

Analysis: The subject property has direct access to SE County Road 245 (Price Creek Road) which is identified in Illustration A-IX "Future Transportation Map 2032" of the City of Lake City Comprehensive Plan as a Major, Collector RURAL. Therefore, the proposed amendment to Industrial is supported by Policy I.1.1 of the Future Land Use Element.

INDUSTRIAL Lands classified as industrial consist of areas used for the manufacturing, assembly, processing, or storage of products, as well as public, charter and private schools teaching industrial arts curriculum. In addition, off site signs, truck stops and automobile service stations, and other similar uses compatible with industrial uses may be approved as special exceptions. Industrial uses shall be limited to an intensity of less than or equal to 1.0 floor area ratio.

Analysis: The subject property's highest and best use is to be utilized as Industrial. The existing uses in the surrounding area and adjacent to the north and east are Industrial. It is only logical that the subject property continues the Industrial use within the area. Existing Industrial uses in the vicinity consist of Hunter Panels, Blue Linx, Quest Aviation, Townhomes, Idaho Timber, Homes of Merit, Tubular Building Systems, and more.

Policy I.1.3 The City shall continue to allocate amounts and types of land uses for residential, commercial, industrial, public, and recreation to meet the needs of the existing and projected future populations and to locate urban land uses in a manner where public facilities may be provided to serve such urban land uses. (Urban land uses shall be herein defined as residential, commercial and industrial land use categories).

Analysis: The request is to amend the Future Land Use Map Designation of the subject property to Industrial. Currently, the City consists of a total of ±9,573.3 acres, a total of ±316.4 acres are City Industrial FLUM. Only approximately 3.8% of the total acreage within the City Limits is Industrial. A City must have between 5% to 15% of its land designated for Industrial in order to promote industry, job growth, and accommodation for Industrial uses. The City is severely lacking in ready Industrial Land Use. Therefore, the proposed amendment furthers Policy I.1.3 by assisting in the allocation on Industrial Land Use need to accommodate the existing and future needs of the City.

Policy I.1.4 The City shall continue to limit the designation of residential, commercial and industrial lands depicted on the Future Land Use Plan map to acreage which can be reasonably expected to develop.

Analysis: The subject property is adjacent to existing Industrial land use with existing Industrial uses. As such, as a natural progression of growth, it is reasonable and expected that Industrial development is reasonably expected to develop adjacent to existing Industrial development. Therefore, the proposed land use amendment is consistent with Policy I.1.4 of the Future Land Use Element,

TRANSPORTATION ELEMENT

OBJECTIVE II.1 The City shall establish a safe, convenient and efficient level of service standard which shall be maintained for all roadways.

Analysis: As indicated in the traffic impact assessment included in the Data & Analysis Report, the proposed development will not degrade the level of service standard for any roadway segments to an unsafe level or degrade the level of service.

OBJECTIVE II.2 The City shall require that all traffic circulation system improvements be consistent with the land uses shown on the future land use plan map, limiting higher density and higher intensity land use locations to be adjacent to collector or arterial roads, as identified on the Future Transportation Map.

Analysis: As previously stated, subject property has direct access to SE County Road 245 (Price Creek Road) which is identified in Illustration A-IX "Future Transportation Map 2032" of the City of Lake City Comprehensive Plan as a Major, Collector RURAL. Further, it is anticipated that the proposed development could connect to State Road 100 through the County's existing Industrial Park. State Road 100 has a Functional Classification of Minor Arterial according to the Transportation Element of the Columbia County Comprehensive Plan. Currently, the City of Lake City does not have any properties that have access to State Road 100; therefore, the City's Comprehensive Plan does not address this roadway segment.

SANITARY SEWER, SOLID WASTE, DRAINAGE, POTABLE WATER, AND NATURAL GROUNDWATER AQUIFER RECHARGE ELEMENT

OBJECTIVE IV.7 The City shall continue to require that no sanitary sewer facility have any discharge into high groundwater recharge areas, direct discharge to sinkholes and/or not allow systems that allow lateral percolation to streams, recharge areas or sinkholes.

Policy IV.7.1 The City shall prohibit the direct discharge of any sanitary sewer facility into a high groundwater recharge area.

Policy IV.7.2 The City shall prohibit the discharge of untreated stormwater into sinkholes

Policy IV.7.3 The City shall continue to provide that during the development review process, all proposed development within the drainage basin of any designated priority water body shall be coordinated with the Water Management District and ensure that any proposed development is consistent with any approved management plans within that basin.

OBJECTIVE IV.8 The City shall continue to coordinate with the Water Management District to protect the functions of natural groundwater recharge areas and natural drainage features, by requiring that all developments requiring subdivision approval be reviewed by the Water Management District prior to approval of construction plans.

Policy IV.8.1 The City shall continue to provide for the limitation of development adjacent to natural drainage features to protect the functions of the feature.

Policy IV.8.2 The City shall continue to provide for the limitation of development and associated impervious surfaces in high groundwater aquifer recharge areas as designated by the Water Management District and depicted in Appendix A of this Comprehensive Plan to protect the functions of the recharge area.

Analysis: The subject property is not located within a High Groundwater Aquifer Recharge Area and no sanitary sewer shall directly discharge into a High Groundwater Aquifer Recharge Area. Further, no stormwater shall be directly discharged into any wetlands, sinkholes, or other environmentally sensitive features. Prior to development, the subject property will be required to obtain permitting for stormwater management via the Suwannee River Water Management District ("SRWMD"). Any development shall be required to comply with the objectives and policies of IV.7 and IV.8 of the Comprehensive Plan.

CONSERVATION ELEMENT

OBJECTIVE V.2 The City in order to protect the quality and quantity of current and projected water sources, hereby establishes a 500 foot wellfield protection area around community water system wells. In addition, the City in order to protect high ground water recharge areas shall limit development in these areas as specified in the high

groundwater aquifer recharge protection policy of the Sanitary Sewer, Solid Waste, Drainage, Potable Water and Natural Groundwater Aquifer Recharge Element of this Comprehensive Plan.

Analysis: The subject property is not within 500-feet of a wellfield. Therefore, shall not impact the City's Wellfield Protection Area.

Policy V.2.4 The City shall continue to require a 35-foot natural buffer around all wetlands and prohibit the location of residential, commercial and industrial land uses within the buffer areas, but allow resource-based recreational activities within buffer areas.

Analysis: All wetlands on the subject property shall be preserved and a buffer of 35- feet shall be kept around any wetlands.

Policy V.2.5 The City shall, through the development review process, require that post-development runoff rates and pollutant loads do not exceed pre-development conditions.

Policy V.2.6 The City shall continue to require all new development to maintain the natural functions of natural flood storage, pollution alternatives, in wetlands and 100-year floodprone areas.

Analysis: During the development process, a SRWMD Environmental Resource ("ERP") Permit shall be required. A requirement of the ERP Permit requires post-development runoff rates and pollutant loads that do not exceed pre-development runoff rates and pollutant loads. Further, through the ERP Permitting process, any discharge in a flood zone or wetland requires pre-treating of the stormwater prior to discharging into such features.

Policy V.2.10 The City's land development regulations shall require a 35-foot regulated natural buffer adjacent to all perennial rivers, streams and creeks and prohibit the location of residential, commercial and industrial land uses within the buffer areas, but allow resource-based recreational activities within buffer areas.

Analysis: During the development phase, any development shall not be located within 35-feet of a perennial rivers, streams, and creeks.

CAPITAL IMPROVEMENTS ELEMENT

OBJECTIVE VIII.2 The City shall require that all decisions regarding the issuance of development orders and permits shall be consistent with the established level of service standards adopted for public facilities within the Comprehensive Plan.

Analysis: As indicated in the Concurrency Impact Analysis within the Data and Analysis Report, the proposed development will not diminish the level of service adopted for any public facility within the Comprehensive Plan.

2. The existing land use pattern.

Analysis: The subject property is adjacent to the North and East to properties designated with a Columbia County Industrial Future Land Use Map Designation and Industrial ("I") Zoning Designation. Thus, there is an existing Industrial land use pattern. Amending the FLUM Designation of the subject property to Industrial is a logical pattern and removes a pocket of Residentially zoned land between existing Industrial and Agricultural to the South.

The land use pattern in the area has long been established as Industrial since the 1950's. Including a lumber yard/manufacturing company that has been established since the late 60's. While there are residential subdivisions in the general vicinity of the subject property, they were developed after the existing Industrial uses in the area. Further, the subject property is much further away from the existing residential subdivisions than other existing Industrial uses that are immediately adjacent to the residential subdivisions. In fact, the closest residential subdivision to the subject property is over a quarter mile away from the subject property. Therefore, there are no issues relating to compatibility of Industrial and Residential uses. As previously stated, the residential uses exist adjacent to Industrially zoned property and uses. Amending the FLUM Designation of the subject property will not affect the Residential properties in the area.

3. The creation of an isolated district unrelated to adjacent and nearby districts.

Analysis: The subject property is surrounded by Industrial FLUM to the North and the East. Amending the FLUM to Industrial continues the logical pattern of land use and creates a more cohesive land use pattern.

4. The impact of the proposed change upon population density pattern and the load on public facilities such as schools, utilities, streets, etc.

Analysis: The proposed amendment does not affect population density since an Industrial FLUM Designation is proposed. Further, as indicated in the Concurrence Impact Analysis of the Data and Analysis Report, there are not negative impacts on the level of service standard for public facilities.

5. The existing district boundaries in relation to existing conditions on the property proposed for change.

Analysis: As previously stated, the subject property is adjacent to the North and East to properties designated with a Columbia County Industrial Future Land Use Map Designation and Industrial ("I") Zoning Designation. Thus, there is an existing Industrial land use pattern. Amending the FLUM Designation of the subject property to Industrial is a logical pattern and removes a pocket of Residentially zoned land between existing Industrial and Agricultural to the South.

6. Changed or changing conditions which justify the recommended action on the proposed amendment.

Analysis: When establishing Future Land Use Designations and areas intended for various types of growth, it is difficult to include every property intended for a specific type of use. For instance, the adjacent properties to the North and East share a common Section fractional line. When deciding the boundaries between two anticipated uses, it would have been much easier to arbitrarily utilize a Section fractional line than be parcel specific. While district boundaries are generally intended to encompass all areas foreseen to be utilized for a specific purpose, not always does that happen. So, as time dictates where certain land uses and development are located, there is a natural progression for the change in land use to accommodate these uses.

Such has happened with the subject property. As all the Industrial Land Use has been bought up and utilized, it became a natural progression and logical pattern of development to amend the FLUM for the subject property to Industrial. Further, the City of Lake City is severely lacking in Industrial Zoned lands. It was only a matter of time before the subject property would naturally become utilized for Industrial purposes.

7. The impact of the proposed change upon living conditions in the neighborhood.

Analysis: As previously mentioned, the subject property is over a quarter mile away from any residential subdivisions or neighborhoods. These subdivisions/neighborhoods are currently adjacent to industrial uses. Industrial uses that existed well before the residential uses. Therefore, the Residential uses in the area knew about the existing Industrial uses and land use prior to establishment of the Residential use. There is a term in the planning and legal world called, "Coming to the Nuisance". In other words, if an incompatible use were to be established after an existing use which may be considered a nuisance, then the incompatible use that came after the nuisance would have no claim or argument against the prior existing nuisance. Such is the case with any Residential uses within the area.

8. The impact of the proposed change upon traffic with particular regard to congestion or other public safety matters.

Analysis: As indicated in the Concurrence Impact Analysis in the Data and Analysis Report, the proposed development will not degrade the level of service of any public facilities. Therefore, there are no issues regarding the proposed change related to traffic congestion and safety. Further, at the development phase, any access shall be evaluated and any improvements to address access and/or traffic shall be required.

9. The impact of the proposed change upon drainage.

Analysis: The proposed amendment will have no negative impact on drainage. In fact, during the permitting phase with the SRWMD, any development shall be required to obtain an ERP Permit. ERP Permitting requirements are very stringent and typically result high quality and quantity of stormwater management and drainage on-site. Therefore, drainage will be improved during the development phase.

10. The impact of the proposed change upon light and air to adjacent areas.

Analysis: The proposed amendment will have no impact upon light and air to the adjacent areas. While some industrial uses may create odors, it would not be any greater than those existing in the area. Therefore, the proposed use will not create any air quality issues greater than the existing Industrial uses in the area.

11. The impact of the proposed change upon property values in the adjacent area.

Analysis: There is no correlation that provides evidence that expanding an existing Industrial area affects the property values of the adjacent area. The Industrial land use and existing Industrial uses already exist in the area. Amending the FLUM of an adjacent property to Industrial FLUM when the entire area to the North and West consist of Industrial lands and uses will not affect property values of the adjacent area.

12. The impact of the proposed change upon the improvement or development of adjacent property in accordance with existing regulations.

Analysis: The proposed amendment from a Residential Land Use to an Industrial Land Use will not impede development on adjacent properties. However, not amending the FLUM to Industrial could impede development on the subject property since residential development is not the most conducive use of the subject property.

13. The granting of special privilege to an individual owner as contrasted with the needs of the overall public welfare.

Analysis: Approving the proposed amendment does not concede any special privilege to the property owner that is not afforded by any other property owner. Nor does approving the amendment grant a special privilege out of contrast with the needs of the overall public welfare.

14. Substantial reasons why, if any, the property cannot be used in accordance with existing zoning.

Analysis: The subject property is immediately adjacent to Industrial Zoned lands to the North and to the East. To the south, there are Agriculturally Zoned lands. The existing land use is not the more conducive land use and is a single Residentially

Zoned property sandwiched between Industrial lands and Agricultural Lands. The logical pattern of development would be to continue the Industrial land use with is more compatible with Agricultural uses than Residential uses.

15. The impact of the proposed change with regard to the scale of needs of the neighborhood or the City.

Analysis: As previously stated, the City is severely lacking in Industrially zoned lands. The proposed amendment will provide much needed Industrial property for industry, job growth, and quality of life.

16. The availability of alternate adequate sites in the City in districts already permitting such use.

Analysis: The subject property is adjacent to existing Industrial uses. It would be illogical to create a random pocket of Industrial in lieu of expanding an existing Industrial zoned area. Therefore, there are no other logical sites available as an alternative.

Fee 27.00
Oct. 9, 12660

THIS INSTRUMENT WAS PREPARED BY:

TERRY McDAVID
POST OFFICE BOX 1328
LAKE CITY, FL 32056-1328

RETURN TO:

TERRY McDAVID
POST OFFICE BOX 1328
LAKE CITY, FL 32056-1328

File No. 05-432 & 433

Property Appraiser's
Parcel Identification No.
02-48-XXXXXXXXXX

Inst:2005019442 Date:08/11/2005 Time:14:42
Doc Stamp-Deed : 9126.60

201K DC, P. Dewitt Cason, Columbia County B:1054 P:2254

WARRANTY DEED

THIS INDENTURE, made this 11th day of August 2005, BETWEEN SANDRA S. TURMAN, individually, and as Trustee of the SANDRA S. TURMAN LIVING TRUST dated October 2, 2002, whose post office address is 4276 NW Wisteria Drive, Lake City, Florida 32055, of the County of Columbia, State of Florida, grantor*, and PRICE CREEK, LLC, a Florida Limited Liability Company, whose document number assigned by the Secretary of State of Florida is LXXXXXXXXXX and whose Federal Tax I.D. Number is XXXXXXXXXX*, whose post office address is 2806 US Highway 90 West, Suite 101, Lake City, Florida 32055, of the County of Columbia, State of Florida, grantee*.

WITNESSETH: that said grantor, for and in consideration of the sum of Ten Dollars (\$10.00), and other good and valuable considerations to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted, bargained and sold to the said grantee, and grantee's successors and assigns forever, the following described land, situate, lying and being in Columbia County, Florida, to-wit:

SEE EXHIBIT "A" ATTACHED HERETO FOR LEGAL DESCRIPTION.

SUBJECT TO: Restrictions, easements and outstanding mineral rights of record, if any, and taxes for the current year.

N.B.: Neither the Grantor nor any member of her family live or reside on the property described herein or any land adjacent thereto or claim any part thereof or any land adjacent thereto as their homestead.


*N.B.: THE PURPOSE OF INCLUDING THE DOCUMENT NUMBER AND THE FEDERAL TAX I.D. NUMBER OF THIS GRANTEE IS TO AVOID CONFUSION BETWEEN THIS GRANTEE AND ANY OTHER LIMITED LIABILITY COMPANY OF THE SAME OR SIMILAR NAME.

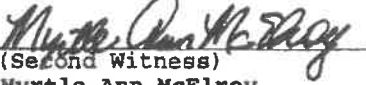
and said grantor does hereby fully warrant the title to said land,
and will defend the same against the lawful claims of all persons
whomsoever.

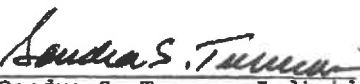
*"Grantor" and "grantee" are used for singular or plural, as
context requires.

IN WITNESS WHEREOF, grantor has hereunto set grantor's hand
and seal the day and year first above written.

Signed, sealed and delivered
in our presence:


(First Witness)
Terry McDavid
Printed Name



(Second Witness)
Myrtle Ann McElroy
Printed Name

 (SEAL)
Sandra S. Turman, Individually,
and as Trustee of the Sandra S.
Turman Living Trust dated
October 2, 2002

Inst:2005019442 Date:08/11/2005 Time:14:42
Doc Stamp-Deed : 9126.60
DC, P. Dewitt Cason, Columbia County B:1054 P:2255

STATE OF FLORIDA
COUNTY OF COLUMBIA

The foregoing instrument was acknowledged before me this 11th
day of August 2005, by SANDRA S. TURMAN, individually, and as
Trustee of the SANDRA S. TURMAN LIVING TRUST dated October 2, 2002.
She is personally known to me and did not take an oath.


Notary Public
My Commission Expires:

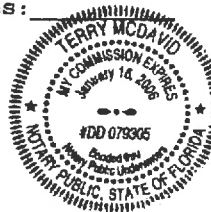


EXHIBIT "A"

PARCEL NO. 7:

A part of the South 1/2 of Section 2 and the North 1/2 of Section 11, all in Township 4 South, Range 17 East, Columbia County, Florida, more particularly described as follows: Commence at the Southwest Corner of said Section 2 and run S 00°30'20"W, along the West Line of said Section 11, a distance of 50.60 feet; thence N 89°53'18"E, a distance of 71.01 feet to a point on the East Right-of-Way Line of State Road #245 (Price Creek Road) for a POINT OF BEGINNING; thence N 00°03'43"E, along said East Right-of-Way Line, a distance of 886.66 feet to a rebar and cap; thence N 89°40'56"E, a distance of 420.21 feet to a rebar and cap; thence N 00°31'39"W, a distance of 622.17 feet to a concrete monument; thence N 89°41'56"E, a distance of 328.15 feet; thence S 01°19'19"E, a distance of 117.78 feet; thence S 88°21'17"E, a distance of 3047.22 feet; thence S 02°49'21"W, a distance of 203.84 feet; thence S 03°48'37"W, a distance of 955.64 feet; thence N 89°05'56"E, a distance of 67.70 feet to the Westerly Right-of-Way Line of State Road #245A; thence Southerly along the arc of a curve to the left on said Right-of-Way having a radius of 2904.79 feet, an included angle of 01°36'54" for an arc distance of 81.88 feet to a concrete monument at its intersection with the South Line of said Section 2; thence S 89°05'56"W, along said South Line a distance of 968.40 feet; thence S 00°13'21"W, a distance of 50.60 feet; thence S 89°53'18"W, a distance of 2801.78 feet to the POINT OF BEGINNING. COLUMBIA COUNTY, FLORIDA.

Inst:2005019442 Date:08/11/2005 Time:14:42
Doc Stamp-Deed : 9126.60
DC,P.Dewitt Cason,Columbia County B:1054 P:2256

ARTICLES OF ORGANIZATION FOR
PRICE CREEK, LLC

ARTICLE I - Name:

The name of the Limited Liability Company is: Price Creek,
LLC

ARTICLE II - Address:

The mailing address and street address of the principal office
of the Limited Liability Company is:

2806 US Highway 90 West, Suite 101
Lake City, FL 32055

ARTICLE III - Duration:

The company shall commence its existence on the date these
articles of organization are filed by the Florida Department of
State. The company's existence shall be perpetual, unless the
company is earlier dissolved as provided in these articles of
organization.

ARTICLE IV - Management:

The Limited Liability Company is to be managed by the members
and the names and addresses of the managing members are:

Daniel Crapps
2806 US Highway 90 West, Suite 101
Lake City, FL 32055

Richard C. Cole
Post Office Box 16
Lake City, FL 32056

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CLERK OF SUPERIOR COURT
TALLAHASSEE, FLORIDA

ARTICLE V - Admission of Additional Members:

The right, if given, of the members to admit additional members and the terms and conditions of the admissions shall be:

No additional members shall be admitted to the company except with the unanimous written consent of all the members of the company and on such terms and conditions as shall be determined by all the members. A member may transfer his or her interest in the company as set forth in the regulations of the company, but the transferee shall have no right to participate in the management of the business and affairs of the company or become a member unless all the other members of the company other than the member proposing to dispose of his or her interest approve of the proposed transfer by unanimous written consent.

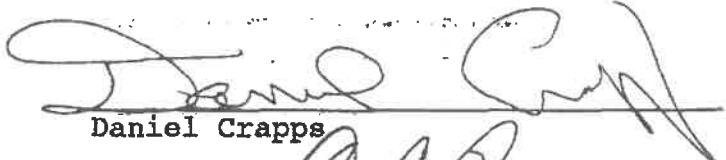
ARTICLE VI - Members Rights to Continue Business:

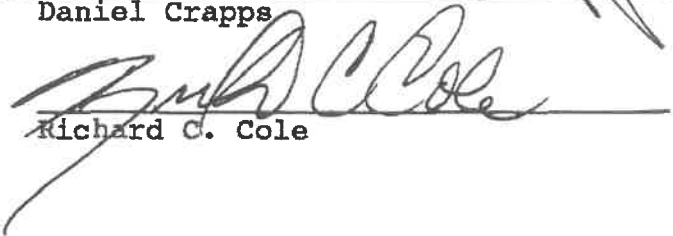
The right, if given of the remaining members of the Limited Liability Company to continue the business on the death, retirement, resignation, expulsion, bankruptcy, or dissolution of a member or the occurrence of any other event which terminates the continued membership of a member in the Limited Liability Company shall be:

The company shall be dissolved on the death, bankruptcy, or dissolution of a member or manager, or on the occurrence of any other event that terminates the continued membership of a member in the company, unless the business of the company is continued by the

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CLERK OF CIRCUIT COURT
TALLAHASSEE, FLORIDA

consent of all the remaining members, provided there is at least one remaining member.


Daniel Crapps


Richard C. Cole

(In accordance with §608.408(3), Florida Statutes, the execution of this affidavit constitutes an affirmation under the penalties of perjury that the facts stated herein are true.)

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DIVISION OF CORPORATIONS
TALLAHASSEE, FLORIDA

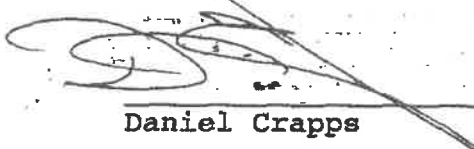
**CERTIFICATE OF DESIGNATION OF
REGISTERED AGENT/REGISTERED OFFICE**

PURSUANT TO THE PROVISIONS OF §608.415 OR 608.507, FLORIDA STATUTES, THE UNDERSIGNED LIMITED LIABILITY COMPANY SUBMITS THE FOLLOWING STATEMENT TO DESIGNATE A REGISTERED OFFICE AND REGISTERED AGENT IN THE STATE OF FLORIDA.

1. The name of the Limited Liability Company is: Price Creek, LLC.
2. The name and the Florida street address of the registered agent are:

Daniel Crapps
2806 US Highway 90 West, Suite 101
Lake City, FL 32055

Having been named as registered agent and to accept service of process for the above stated Limited Liability Company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.


Daniel Crapps

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2006 JUN 30 PM 2:32
DIVISION OF CORPORATIONS
TALLAHASSEE, FLORIDA



[Department of State](#) / [Division of Corporations](#) / [Search Records](#) / [Search by Entity Name](#) /

Detail by Entity Name

Florida Limited Liability Company
PRICE CREEK, LLC

Filing Information

Document Number L05000066370
FEI/EIN Number 20-3164131
Date Filed 06/30/2005
State FL
Status ACTIVE

Principal Address

619 S.W. Baya Drive
SUITE 101
LAKE CITY, FL 32025

Changed: 01/09/2015

Mailing Address

PO BOX 16
LAKE CITY, FL 32056

Changed: 01/09/2015

Registered Agent Name & Address

COLE, RICHARD C
619 S.W. Baya Drive, STE 101
LAKE CITY, FL 32025

Name Changed: 01/09/2015

Address Changed: 01/09/2015

Authorized Person(s) Detail

Name & Address

Title MGRM

COLE, RICHARD C
619 S.W. Baya Drive
SUITE 101
LAKE CITY, FL 32025

Annual Reports

Report Year	Filed Date
2023	02/13/2023
2024	03/13/2024
2025	02/07/2025

Document Images

02/07/2025 -- ANNUAL REPORT	View image in PDF format
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03/17/2020 -- ANNUAL REPORT	View image in PDF format
03/07/2019 -- ANNUAL REPORT	View image in PDF format
04/27/2018 -- ANNUAL REPORT	View image in PDF format
04/25/2017 -- ANNUAL REPORT	View image in PDF format
03/09/2016 -- ANNUAL REPORT	View image in PDF format
01/09/2015 -- ANNUAL REPORT	View image in PDF format
02/07/2014 -- ANNUAL REPORT	View image in PDF format
02/19/2013 -- ANNUAL REPORT	View image in PDF format
02/10/2012 -- ANNUAL REPORT	View image in PDF format
03/20/2011 -- ANNUAL REPORT	View image in PDF format
03/30/2010 -- ANNUAL REPORT	View image in PDF format
03/03/2009 -- ANNUAL REPORT	View image in PDF format
05/05/2008 -- ANNUAL REPORT	View image in PDF format
04/16/2007 -- ANNUAL REPORT	View image in PDF format
03/13/2006 -- ANNUAL REPORT	View image in PDF format
06/30/2005 -- Florida Limited Liabilites	View image in PDF format



GROWTH MANAGEMENT DEPARTMENT
205 North Marion Ave, Lake City, FL 32055
Phone: 386-719-5750
E-mail: growthmanagement@lcfla.com

AGENT AUTHORIZATION FORM

I, Richard C. Cole, Managing Member of Price Creek, LLC. (owner name), owner of property parcel

number 02-4S-17-07481-003 (parcel number), do certify that

the below referenced person(s) listed on this form is/are contracted/hired by me, the owner, or, is an officer of the corporation; or, partner as defined in Florida Statutes Chapter 468, and the said person(s) is/are authorized to sign, speak and represent me as the owner in all matters relating to this parcel.

Printed Name of Person Authorized	Signature of Authorized Person
1. Richard C. Cole	1. <i>Richard C. Cole</i>
2.	2.
3.	3.
4.	4.
5.	5.

I, the owner, realize that I am responsible for all agreements my duly authorized agent agrees with, and I am fully responsible for compliance with all Florida Statutes, City Codes, and Land Development Regulations pertaining to this parcel.

If at any time the person(s) you have authorized is/are no longer agents, employee(s), or officer(s), you must notify this department in writing of the changes and submit a new letter of authorization form, which will supersede all previous lists. Failure to do so may allow unauthorized persons to use your name and/or license number to obtain permits.

Richard C. Cole *9-23-25*
Owner Signature (Notarized) Date

NOTARY INFORMATION:

STATE OF: *Fla* COUNTY OF: *Columbia*

The above person, whose name is *Richard C. Cole*,
personally appeared before me and is known by me or has produced identification
(type of I.D.) _____ on this *23* day of *Sept*, 20*25*

Vera Lisa Hicks
NOTARY'S SIGNATURE

(Seal/Stamp)



Columbia County Property Appraiser

Jeff Hampton

2025 Working Values
updated: 9/18/2025

Parcel: << 02-4S-17-07481-003 (27904) >>

Owner & Property Info

Result: 1 of 1

Owner	PRICE CREEK LLC 291 NW MAIN BLVD LAKE CITY, FL 32055		
Site			
Description*	(AKA PRCL #7 UNR SURVEY): COMM AT SW COR OF SEC, RUN S ALONG W LINE SEC 11, 50.60 FT, E 71.01 FT TO E R/W LINE OF CR-245 FOR POB, RUN N ALONG R/W 886.66 FT, E 420.21 FT, N 622.17 FT, E 328.15 FT, S 117.78 FT, E 3047.22 FT, S 2 DG W 203.84 FT, S 3 DG W 955. ...more>>>		
Area	110.46 AC	S/T/R	02-4S-17
Use Code**	TIMBERLAND 80-89 (5500)	Tax District	1
*The Description above is not to be used as the Legal Description for this parcel in any legal transaction. **The Use Code is a FL Dept. of Revenue (DOR) code and is not maintained by the Property Appraiser's office. Please contact your city or county Planning & Zoning office for specific zoning information.			

Property & Assessment Values

2024 Certified Values		2025 Working Values	
Mkt Land	\$0	Mkt Land	\$0
Ag Land	\$40,596	Ag Land	\$40,247
Building	\$0	Building	\$0
XFOB	\$0	XFOB	\$0
Just	\$662,760	Just	\$662,760
Class	\$40,596	Class	\$40,247
Appraised	\$40,596	Appraised	\$40,247
SOH/10% Cap	\$0	SOH/10% Cap	\$0
Assessed	\$40,596	Assessed	\$40,247
Exempt	\$0	Exempt	\$0
Total Taxable	county:\$40,596 city:\$40,596 other:\$0 school:\$40,596	Total Taxable	county:\$40,247 city:\$40,247 other:\$0 school:\$40,247

NOTE: Property ownership changes can cause the Assessed value of the property to reset to full Market value, which could result in higher property taxes.

Sales History

Sale Date	Sale Price	Book/Page	Deed	V/I	Qualification (Codes)	RCode
8/11/2005	\$100	1054 / 2260	WD	V	Q	01
8/11/2005	\$1,303,800	1054 / 2254	WD	V	Q	
6/23/2005	\$100	1050 / 756	WD	V	Q	03
4/22/2003	\$100	990 / 525	WD	V	Q	06

Building Characteristics

Bldg Sketch	Description*	Year Blt	Base SF	Actual SF	Bldg Value
NONE					

Extra Features & Out Buildings

Code	Desc	Year Blt	Value	Units	Dims
NONE					

Land Breakdown

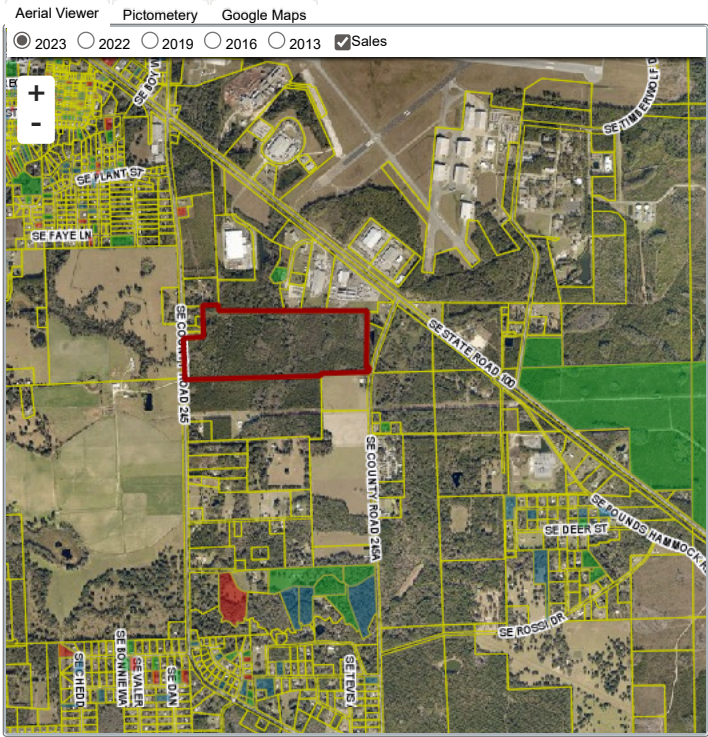
Code	Desc	Units	Adjustments	Eff Rate	Land Value
5500	TIMBER 2 (AG)	78.000 AC	1.0000/1.0000 1.0000/ /	\$445 /AC	\$34,710
5600	TIMBER 3 (AG)	18.460 AC	1.0000/1.0000 1.0000/ /	\$281 /AC	\$5,187
5997	RIVERS/BAYS/SWAMPS (AG)	14.000 AC	1.0000/1.0000 1.0000/ /	\$25 /AC	\$350
9910	MKT.VAL.AG (MKT)	110.460 AC	1.0000/1.0000 1.0000/ /	\$6,000 /AC	\$662,760

Search Result: 1 of 1

© Columbia County Property Appraiser | Jeff Hampton | Lake City, Florida | 386-758-1083

by: GrizzlyLogic.com

The information presented on this website was derived from data which was compiled by the Columbia County Property Appraiser solely for the governmental purpose of property assessment. This information should not be relied upon by anyone as a determination of the ownership of property or market value. The GIS Map image is not a survey and shall not be used in a Title Search or any official capacity. No warranties, expressed or implied, are provided for the accuracy of the data herein, its use, or its interpretation. This website was last updated: 9/18/2025 and may not reflect the data currently on file at our office.



PARCEL NUMBER	ESCROW CD	Millage Code
R07481-003		1

PRICE CREEK LLC
291 NW MAIN BLVD
LAKE CITY FL 32055

THIS BILL IS FULLY PAID

(AKA PRCL #7 UNR SURVEY):
COMM AT SW COR OF SEC, RUN S
ALONG W LINE SEC 11, 50.60 FT,

135 NE Hernando Ave, Suite 125,Lake City, FL 32055
(386) 758-1077

AD VALOREM TAXES

TAXING AUTHORITY	ASSESSED VALUE	MILLAGE RATE	EXEMPTION AMOUNT	TAXABLE AMOUNT	TAXES LEVIED
CITY OF LAKE CITY					
LAKE CITY	40,596	4.9000	0	40,596	198.92
BOARD OF COUNTY COMMISSIONERS					
GENERAL FUND	40,596	7.8150	0	40,596	317.26
COLUMBIA COUNTY SCHOOL BOARD					
DISCRETIONARY	40,596	0.7480	0	40,596	30.37
LOCAL	40,596	3.1430	0	40,596	127.59
CAPITAL OUTLAY	40,596	1.5000	0	40,596	60.89
SUWANNEE RIVER WATER MGT DIST					
WATER MGT	40,596	0.2936	0	40,596	11.92
LAKE SHORE HOSPITAL AUTHORITY					
LK SHORE	40,596	0.0001	0	40,596	0.00

IMPORTANT: All exemptions do not apply to all taxing authorities. Please contact the Columbia
County Property Appraiser for exemption/assessment questions.

TOTAL MILLAGE	18.3997	AD VALOREM TAXES	746.95
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NON AD VALOREM ASSESSMENTS

LEVYING AUTHORITY	RATE	AMOUNT
XLCF CITY FIRE ASSESSMENT	0.00 Unit @311.2600	0.00

SAVE TIME PAY ONLINE @ www.columbiataxcollector.com

NON AD VALOREM ASSESSMENTS	0.00
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COMBINED TAXES AND ASSESSMENTS	746.95	See reverse side for important information
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Paid In Full	Taxes 746.95	Discount / Interest -22.41	Fees 0.00	Payments 724.54	Amount Due 0.00
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PARCEL NUMBER	ESCROW CD	Millage Code
R07481-003		1

PRICE CREEK LLC
291 NW MAIN BLVD
LAKE CITY FL 32055

THIS BILL IS FULLY PAID

(AKA PRCL #7 UNR SURVEY):
COMM AT SW COR OF SEC, RUN S
ALONG W LINE SEC 11, 50.60 FT,

DO NOT WRITE BELOW THIS PORTION

PLEASE PAY IN US FUNDS TO: KYLE KEEN, TAX COLLECTOR

Paid In Full	Taxes 746.95	Discount / Interest -22.41	Fees 0.00	Payments 724.54	Amount Due 0.00
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Receipt(s) 2024-24647 on 12/26/24 for \$724.54 by PRICE CREEK LLC

PLEASE RETAIN THIS PORTION FOR YOUR RECORDS

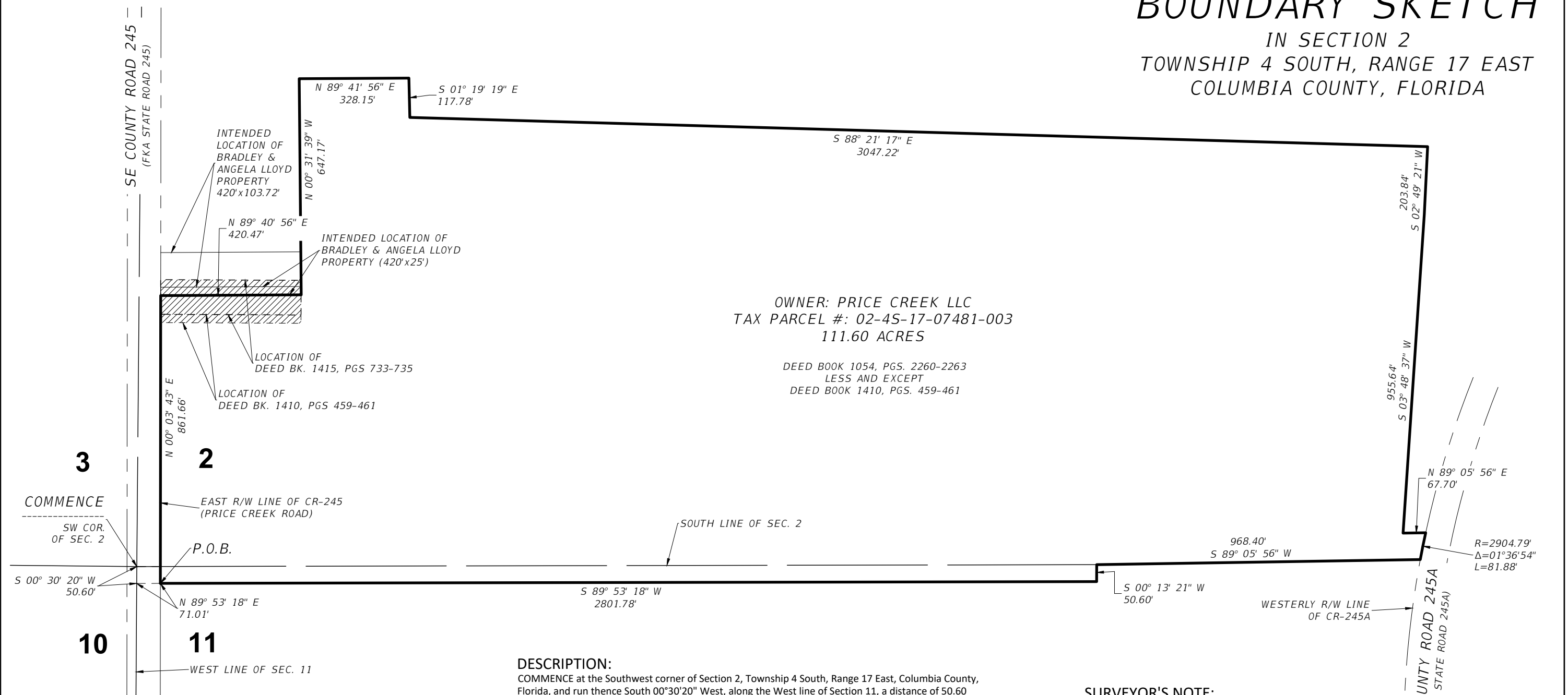
DESCRIPTION

Thursday, September 25, 2025

For: Price Creek – 111.60 acres

COMMENCE at the Southwest corner of Section 2, Township 4 South, Range 17 East, Columbia County, Florida, and run thence South 00°30'20" West, along the West line of Section 11, a distance of 50.60 feet; thence North 89°53'18" East, a distance of 71.01 feet to a point on the East right-of-way line of SE County Road 245 (formerly known as State Road 245) (Price Creek Road), being also the POINT OF BEGINNING; thence North 00°03'43" East, along said East right-of-way line of SE County Road 245 (formerly known as State Road 245) (Price Creek Road), a distance of 861.66 feet; thence North 89°40'56" East, a distance of 420.47 feet; thence North 00°31'39" West, a distance of 647.17 feet; thence North 89°41'56" East, a distance of 328.15 feet; thence South 01°19'19" East, a distance of 117.78 feet; thence South 88°21'17" East, a distance of 3047.22 feet; thence South 02°49'21" West, a distance of 203.84 feet; thence South 03°48'37" West, a distance of 955.64 feet; thence North 89°05'56" East, a distance of 67.70 feet to a point on the Westerly right-of-way line of SE County Road 245A (formerly known as State Road 245A), said point being a point on a curve concave to the East having a radius of 2904.79 feet, and a central angle of 01°36'54"; thence Southerly along the arc of said curve, being said Westerly right-of-way line of SE County Road 245A (formerly known as State Road 245A), a distance of 81.88 feet to the end of said curve, said point being a point on the South line of Section 2; thence South 89°05'56" West, along said South line of Section 2, a distance of 968.40 feet; thence South 00°13'21" West, a distance of 50.60 feet; thence South 89°53'18" West, a distance of 2801.78 feet to the POINT OF BEGINNING. Containing 111.60 acres, more or less.

BOUNDARY SKETCH
IN SECTION 2
TOWNSHIP 4 SOUTH, RANGE 17 EAST
COLUMBIA COUNTY, FLORIDA



LEGEND

SEC.=SECTION
PLS=PROFESSIONAL LAND SURVEYOR
COR.=CORNER
R/W=RIGHT-OF-WAY
CL=CENTER LINE
LB=LICENSED BUSINESS
P.O.B.=POINT OF BEGINNING
Δ=DELTA ANGLE, CENTRAL ANGLE
R=RADIUS OF CURVE
L=LENGTH OF CURVE
CB=CHORD BEARING
CD=CHORD DISTANCE
FKA=FORMERLY KNOWN AS

DESCRIPTION:
COMMENCE at the Southwest corner of Section 2, Township 4 South, Range 17 East, Columbia County, Florida, and run thence South 00°30'20" West, along the West line of Section 11, a distance of 50.60 feet; thence North 89°53'18" East, a distance of 71.01 feet to a point on the East right-of-way line of SE County Road 245 (formerly known as State Road 245) (Price Creek Road), being also the POINT OF BEGINNING; thence North 00°03'43" East, along said East right-of-way line of SE County Road 245 (formerly known as State Road 245) (Price Creek Road), a distance of 861.66 feet; thence North 89°40'56" East, a distance of 420.47 feet; thence North 00°31'39" West, a distance of 647.17 feet; thence North 89°41'56" East, a distance of 328.15 feet; thence South 01°19'19" East, a distance of 117.78 feet; thence South 88°21'17" East, a distance of 3047.22 feet; thence South 02°49'21" West, a distance of 203.84 feet; thence South 03°48'37" West, a distance of 955.64 feet; thence North 89°05'56" East, a distance of 67.70 feet to a point on the Westerly right-of-way line of SE County Road 245A (formerly known as State Road 245A), said point being a point on a curve concave to the East having a radius of 2904.79 feet, and a central angle of 01°36'54"; thence Southerly along the arc of said curve, being said Westerly right-of-way line of SE County Road 245A (formerly known as State Road 245A), a distance of 81.88 feet to the end of said curve, said point being a point on the South line of Section 2; thence South 89°05'56" West, along said South line of Section 2, a distance of 968.40 feet; thence South 00°13'21" West, a distance of 50.60 feet; thence South 89°53'18" West, a distance of 2801.78 feet to the POINT OF BEGINNING. Containing 111.60 acres, more or less.

SURVEYOR'S NOTE:
The purpose of this sketch is to remove the property recorded in Deed Book 1410, pages 459-461 from the property recorded in Deed Book 1054, pages 2260-2263. An error was discovered in the process of calculations. Based on adjacent deeds and a survey by Britt Surveying, this surveyor believes that the error occurs in the second call for both Deed Book 1410, pages 459-461 and Deed Book 1415, pages 733-735. This error leads to the parcels being 80 feet south of the intended locations. This sketch and description reflects what this surveyor believes is the intent of the above referenced deeds and survey.

REVISIONS					NORTH FLORIDA PROFESSIONAL SERVICES, INC. P.O. BOX 3823 LAKE CITY, FL 32056 PH. 386-752-4675 LIC NO. LB8356	JOB NO. L250924DCA CA# 29011	DANIEL CRAPPS AGENCY, INC.	SHEET NO.
DATE	DESCRIPTION	DATE	DESCRIPTION					
								1