

GROWTH MANAGEMENT

205 North Marion Ave. Lake City, FL 32055

Telephone: (386) 719-5750
E-mail: growthmanagement@locfla.com

FOR PLANNING USE ONLY Application # <u>CFA 22-00 0</u>	
Application Fee \$ 250 -22 Receipt No. 30 22 - 60046640	-
Filing Date 4/18/22 Completeness Date	-

COMPREHENSIVE PLAN AMENDMENT

Small Scale: \$750.00 Large Scale: \$1,500.00

Street DU/Acre)							
DU/Acre)							
DU/Acre)							
ee							
p: 32055							
Telephone: (386) 755-5110 Fax: (386) 755-7851 Email: dcrapps@danielcrapps.com							
PLEASE NOTE: Florida has a very broad public records law. Most written communications to or from government officials regarding government business is subject to public records							
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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: N/A
	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? \(\text{TNO} \)
	Future Land Use Map Amendment:
	Future Land Use Map Amendment Application No.
	Site Specific Amendment to the Official Zoning Atlas (Rezoning): ¬YesXNo
	Site Specific Amendment to the Official Zoning Atlas (Rezoning) Application No.
	Variance: GYes
	Variance Application No
	Special Exception Application No.
	Special Exception Application 110.
D.	ATTACHMENT/SUBMITTAL REQUIREMENTS
	1. Boundary Sketch or Survey with bearings and dimensions.
	Aerial Photo (can be obtained via the Columbia County Property Appraiser's Office).
	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.
	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.
	8. Legal Description with Tax Parcel Number (In Microsoft Word Format).
	6. Proof of Ownership (i.e. deed).
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	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. The application fee for a Comprehensive Plan Amendment is as follows:
	a. Small Scale Comprehensive Plan Amendment (10 Acres or less) = \$750.00
	b. Large Scale Comprehensive Plan Amendment (More Than 10 Acres) =\$1,500.00 or actual city cos
	c. Text Amendment to the Comprehensive Plan = \$750.00
	No application shall be accepted or processed until the required application fee has been paid.
	City of Lake City - Growth Management Department
	205 North Marion Ave, Lake City, FL 32055

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.

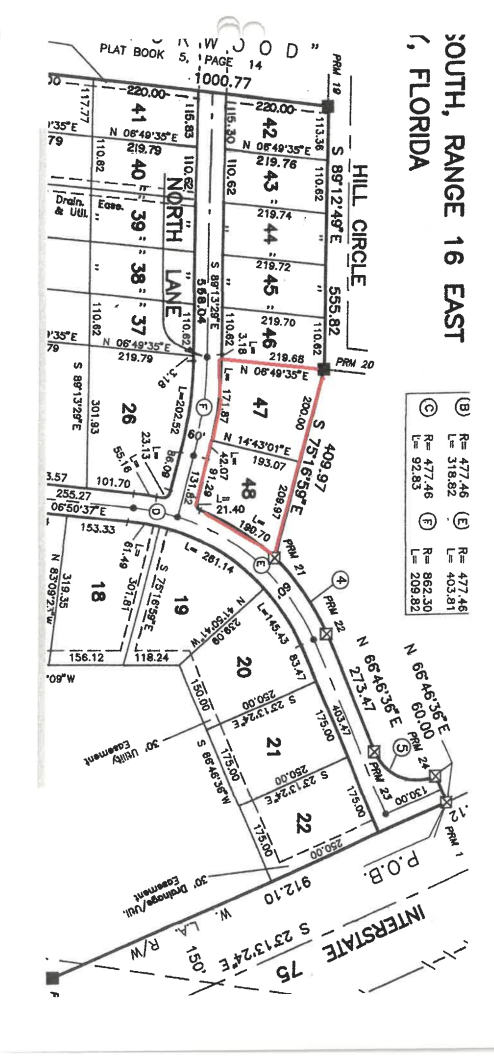
A total of fourteen (14) copies of proposed Comprehensive Plan Amendment Application and support material and a PDF copy on a CD are required at the time of submittal.

THE APPLICANT ACKNOWLEDGES THAT THE APPLICANT OR AGENT MUST BE PRESENT AT THE PUBLIC HEARING BEFORETHE 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.

DANIEL CRAPPS	
Applicant/Agent Name (Type or Print)	
Dans	04/18/2022
Applicant/Agent Signature	Date

City of Lake City – Growth Management Department 205 North Marion Ave, Lake City, FL 32055



LAKE CITY, AVE. CITY ATTORNEY'S CERTIFICATE

- MILES LÉPIEY that I have estamated the foregoing Pait and thot I compiles with the City of Loke

Cht. Subdivision Ordinates and Chapter 177 of
the Lohan Statulates. ACCEPTANCE FOR MAINTENANCE

-ITEED CERTIFY Used for improvements have been constructed in an occeptable marker and in accordance with a peculiarities on the portion of the process to a state of the process of the Ź SECTION 34, TOWNSHIP 3 SOUTH, RANGE 16 EAST SIGNED HERBER DOIDY, Casy Attarney 33,45% A the member determined by the control of the contr W. Serry Crews Director of Public Works 7/1/5/ 193E COLUMBIA COUNTY, FLORIDA N 85'20'08"W The state of the s R W O O CHARLES RD. Ţ 7 О воок NORTH 31 8 30 7 29 1135 17 110 83 220.00 113.63 1) (5) ** Parisassest References Languages are, brown any provinces remove and data are. 2.1 The Januarhand prototry takes much us written a Financi Sides for drong, pair Cub. Fluid restand Reumstern Mages (Summitterly Panel No. 120070 3172 81 3) Shareley and Sherings bened at biner Sarvey by Dende). I'm and 2.) - Concrete manufact found in phase or bine of Survey LEGEND/NOTES MIN MCTALE. There may be additions nutritions not recorded on bire that that may be leaved in the Public Records of the County. 11. Fast det alse an procince camples with Mountain Technology Styrigence 219. Carbing _stip 23-66 - Presidents Nati-Torophy 1-66 1-26 67 ib 48 - Commercial 11043 " A. Juff, Cameronia street on the first standards superrada for the construction resignation, compliances and approximant of sections, temporaris, Crit and public calcium errors may have the basis commenced by the Figh. 1 · 6 35 : 36 38: 37 3 86.0.3.38.8 PARK AREA 27 POND RETENTION BOAD CENTERLINE CLIPNES

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This information,, was derived from data which was compiled by the Columbia County Property Appraiser Office 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. No warranties, expressed or implied, are provided for the accuracy of the data herein, it's use, or it's interpretation. Although it is periodically updated, this information may not reflect the data currently on file in the Property Appraiser's office.

GrizzlyLogic.com

Just \$52,885

Total

Taxable

city:\$52,885

other:\$0 school:\$52,885

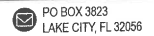
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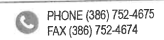
Sales

Info

Columbia County, FL









Concurrency Impact Analysis 34-3S-16-02463-147

This proposed development will not have a negative impact on public facilities. The property is already zoned Commercial General which would allow for multiple businesses that would generate substantially more motor vehicle trips per day than the allowed 8 dwelling units (du) per acre multi-family complex on 1.63 acres (13 du max). As part of the commercial development, the subdivision is connected to the City of Lake City water system and sanitary sewer system. The solid waste impact for multiple businesses versus approximately 13du should not be substantially different, and/ may or be less, depending upon the type of commercial businesses allowed in the commercial general designation. Due to the size of the project, the impact on the public school system is minimal.

CONCURRENCY WORKSHEET Northwest Quadrant Land Trust

3/22/2022

Trip Generation Analysis

ITE Code	TTE Use ADT Multiplier PM Peal Multipli		Multiplier	Total Dwelling units*	Total ADT	Peak
230 Mu	lti-Family Home	5.81	0.52	13.00	76.00	7.00

^{*8} Dwelling units per acre (i.e. 1.63 x 8)

Potable Water Analysis

Ch. 64E-6.008, F.A.C. Use	Ch. 64E-6.008, F.A.C. Gallons Per Day (GPD)	Ch. 64E-6.008, F.A.C. Multiplier*	Total (Gallous Per Day)
Multi-Family Home	300.00	13.00	3900.00

^{*} Multiplier is based upon Ch. 64E.6008, Florida Administrative Code and can very from square footage, number of employees, number of seats, or etc. See Ch. 64E-6.008, F.A.C. to determine multiplier.

Sanitary Sewer Analysis

	Duille	2) 0011	
Ch. 64E-6.008, F.A.C. Use	Ch. 64E-6.008, F.A.C. Gallons Per Day (GPD)	Ch. 64E-6.008, F.A.C. Multiplier*	Total (Gallons Per Day)
Multi-Family Home	300.00	13.00	3900.00

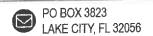
^{*} Multiplier is based upon Ch. 64E.6008, F.A.C. and can very from square footage, number of employees, number of seats, or etc. See Ch. 64E-6.008, F.A.C. to determine multiplier.

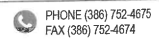
Solid Waste Analysis

Use	Pounds Per Thousand Sq Ft	Dwelling Units*	Total (Lbs Per Day)
Aulti-Family Home	10.00	13.00	130.00

^{*0.73} tons per person per year x 2.5 persons per dwelling unit= 10 lbs per dwelling unit per day









Comprehensive Plan Consistency Analysis 34-3S-16-02463-147

The following analysis identifies how this application is consistent with the County's Comprehensive Plan. Language from the comprehensive plan is provided in normal font, and the consistency statements are provided in bold and italics font.

Proposed Site Plan

The property is 1.63 acres and is located along NW Hall of Fame Drive and NW Huntsboro Street in Columbia County. The proposed development is to be rezoned from Commercial General to Residential- Multi-Family. (34-3S-16-02463-147)

1.An Analysis of the Requirements of Section 16.2 of the Land Development Regulations:

(a.) Whether the proposed change would be in conformance with the county's comprehensive plan and would have an adverse effect on the county's comprehensive plan.

The rezoning would have no adverse effect on the comprehensive plan. The surrounding areas have the same residential zoning.

(b.) The existing land use pattern.

The existing land use pattern is Commercial General.

(c.) Possible creation of an isolated district unrelated to adjacent and nearby districts.

There is no possible creation of an isolated district as the property surrounding the subject property is zoned Residential Multi-Family.

(d.) The population density pattern and possible increase or overtaxing of the load on public facilities such as schools, utilities, streets, etc.

There is no expected significant change in the population density pattern

(e.) Whether existing district boundaries are illogically drawn in relation to existing conditions on the property proposed for change.

The existing district boundaries are consistent with the surrounding property and the existing conditions on the subject property.

(f.) Whether changed or changing conditions make the passage of the proposed amendment necessary.

The proposed future use of the property will be Residential Multi-Family.

(g.) Whether the proposed change will adversely influence living conditions in the neighborhood.

There is no negative influence to the living conditions expected.

(h.) Whether the proposed change will create or excessively increase traffic congestion or otherwise affect public safety.

No expected significant increase in traffic.

(i.) Whether the proposed change will create a drainage problem.

All excessive runoff created onsite with development will be supported by a proposed stormwater management facility.

(j.) Whether the proposed change will seriously reduce light and air to adjacent areas.

Any proposed development on the site will have no effect on lighting and/or air to the adjacent areas.

(k.) Whether the proposed change will adversely affect property values in the adjacent area.

There is no foreseen affects to property values in the area.

(I.) Whether the proposed change will be a deterrent to the improvement or development of adjacent property in accord with existing regulations.

There is no foreseen reason why the proposed use would have any effect on the development of the adjacent properties.

(m.) Whether the proposed change will constitute a grant of special privilege to an individual owner as contrasted with the public welfare.

The proposed rezoning is consistent with the current zoning in the area and the current characteristics of the NW Hall of Fame Drive and NW Huntsboro Street corridor.

(n.) Whether there are substantial reasons why the property cannot be used in accord with existing zoning.

The current zoning does not allow for residential use.

(o.) Whether the change suggested is out of scale with the needs of the neighborhood or the county.

The rezoning is in line with the current conditions surrounding the subject property and the NW Hall of Fame Drive and NW Huntsboro Street corridor.

- (p.) Whether it is impossible to find other adequate sites in the county for the proposed use in districts already permitting such use. When pertaining to other proposed amendments of these land development regulations. The planning and zoning board shall consider and study:
- (i.) The need and justification for the change.

Along that section of NW Hall of Fame Drive and NW Huntsboro Street, there is many residential multi-family homes. The subject property is residential site and the proposed construction will be similar to what is already constructed within the area.

(ii.) The relationship of the proposed amendment to the purposes and objectives of the comprehensive planning program and to the county's comprehensive plan, with appropriate consideration as to whether the proposed change will further the purposes of these land development regulations and other ordinances, regulations, and actions designed to implement the county's comprehensive plan.

Rezoning the subject property to Residential Multi-family is consistent with the surrounding zoning and the current makeup of the NW Hall of Fame DR and NW Huntboro corridor. It is also consistent with the current Comprehensive Land Use.

Parcel #34-3S-16-02463-147

Lots 47 and 48 - Florida Gateway Center North S/D

Ju JK. 10 20200

WARRANTY DEED

OFFICIAL TO December, 1986 F. D.S. THIS WARRANTY DEED made this CHARLES A. DeVANE and HARVEY D. DeVANE, both of whom are married persons not residing on the property hereafter described (herein "Grantor"), to DANIEL CRAPPS, as Trustee, under Trust Agreement dated November 25, 1986, and known as "Northwest Quadrant Land Trust" whose post office address is Route 13, Box 1166, Lake City, Florida 32055 (herein "Grantee").

WITNESSETH:

That Grantor, for and in consideration of the sum of TEN AND NO/100 (\$10.00) DOLLARS and other valuable considerations, receipt whereof is hereby acknowledged, hereby grants, bargains, sells, aliens, remises, releases, conveys and confirms unto Grantee, all that certain land situate in Columbia County, Florida, viz:

(See Schedule A attached hereto and by reference made a part hereof)

(herein "the property")

TOGETHER WITH all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD, the same in fee simple upon the trust and for the uses and purposes herein, and in said trust agreement set forth.

This deed is given and accepted in accordance with Section 689.071, Florida Statutes, and full power and authority 🏗 granted by this deed to Grantee, and his successors as trustee to protect, conserve, sell, lease, encumber and otherwise manage and dispose of the property or any part of it, and in addition thereto (and not in limitation thereof) Grantee, as Trustee, is hereby granted full power and authority to subdivide, manage and dispose of the property or any part thereof; to dedicate parks, streets, highways or alleys, and to vacate any subdivision of

DOCUMENTARY STAMP 2384 INTANGIBLE TAX ~ MARY B. CHILDS, GLERK OF COURTS, COLUMBIA COUNTY D. C.

This Instrument Prepared By: S. AUSTIN PEELE PEELE, BOWDOIN, MANASCO & P DARBY,

BKOGOG PGOO75 part thereof, and to resubdivide the property as often as desired; to contract to sell, grant options to purchase; to sell; on any terms; to convey either with or without consideration; to convey said property and any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in Grantee as trustee; to donate, dedicate, mortgage, pledge or otherwise encumber the property or any part therof; to lease the property or any part thereof from time to time, and upon terms and for periods of time as Trustee may determine and to renew and extend such leases upon any terms and for any such periods of time, and amend, change or modify the same; to partition or exchange the property or any part thereof for other real or personal property; to submit the property or any part thereof to condominium and execute such declarations of condominium or other documents necessary to do so; to grant easements or charges of any kind; to release, convey or assign any right, title or interest in and to the said easements appurtenant to the property or any part thereof, and to deal with the property and every part thereof in all of the ways, and for such other purposes and considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified at any time and from time to time hereafter.

In no case shall any party dealing with Grantee in relation to the property or to whom the real property or any part of it shall be conveyed, contracted to be sold, leased or mortgaged by Grantee, be obliged to see to the application of any purchase money, rent or money borrowed or advanced on the premises, or be obliged to see that the terms of the trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of Grantee, or be obliged or privileged to inquire into any of the terms of the Trust Agreement; and every deed, mortgage, lease or other instrument executed by Grantee in relation to the real estate shall be conclusive evidence in favor of

every person relying upon or claiming under any such conveyance of the lease or other instrument: (a) that at the time of its delections, very, the trust created by this deed and by the Trust Agreement was in full force and effect; (b) that the conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this deed and the Trust Agreement and is binding upon all beneficiaries under those instruments; (c) that Grantee was duly authorized and empowered to execute and deliver every such deed, lease, mortgage or other instrument; and (d) if the conveyance is made to a successor or successors in trust, that the successor or successors in trust have been appointed properly and vested fully with all the title, estate, rights, powers, duties and obligations of the predecessor in trust.

Any contract, obligation or indebtedness incurred or entered into by Grantee in connection with the above described real property may be entered into in his name, as trustee of an express trust, and not individually, and Grantee shall have no obligation whatsoever with respect to any such contract, obligation or indebtedness, except only as far as the trust property and funds in the actual possession of Grantee shall be applicable for its payment and discharge, and it shall be expressly understood that any representations, warranties, covenants, undertakings and agreements hereafter made on the part of Grantee while in form purporting to be representations, warranties, covenants and undertakings and agreements of Grantee are nevertheless made and intended not as personal representations, warranties, covenants and undertakings and agreements, or for the purpose or with the intention of binding Grantee personally, but are made and intended for the purpose of binding only the trust property specifically described herein; and that no personal liability or personal responsibility is assumed by, nor shall at any time be asserted or enforceable against Grantee, individually or personally, on account of any instrument executed by or account of

any representation, warranty, covenant, undertaking or agreement of Grantee as trustee, either expressly or implied, all such personal liability, if any, being expressly waived and released, and all persons and corporations whomsoever shall be charged with notice of these conditions from the date of the filing for record of this deed; provided, however, that Grantee acknowledges by the acceptance of this deed, that Grantee has simultaneously herewith executed and delivered to Grantor a promissory note and purchase money mortgage securing the same, which by the terms thereof impose upon Grantee personal liability in accordance with the respective terms and tenor thereof, and no part, provision or portion of this paragraph shall be construed to in any way relieve Grantee from such personal liability as may be otherwise imposed under the terms of said note and purchase money mortgage.

The interest of each beneficiary under this deed and under the Trust Agreement referred to herein, and of all persons claiming under them, or any of them, shall be only in the earnings, avails and proceeds arising from the sale or other disposition of the real property, and such interest is declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, in or to the real property as such, but only an interest in the earnings, avails and proceeds therefrom.

AND Grantor hereby covenants with said Grantee that the Grantor is lawfully seized of said land in fee simple; that Grantor has good right and lawful authority to sell and convey said land; that Grantor hereby fully warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free of all encumbrances, except taxes accruing subsequent to December 31, 1986.

OFFICIAL RECORDS

IN WITNESS WHEREOF, the said Grantor has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in the presence of:

m

Larles a. De Vane

CHARLES A. DeVANE

(SEAL)

Witnesses

STATE OF FLORIDA

COUNTY OF COLUMBIA

The foregoing instrument was acknowledged before me this $\frac{\cancel{K}+\cancel{h}}{\cancel{DeVANE}}$ day of December, 1986, by CHARLES A. DeVANE and HARVEY D. DeVANE, both of whom are married persons not residing on the property described herein.

Mour Josh Marris
Notary Public, State of Florida

(NOTARIAL SEAL)

My commission expires:

Hotary Public, State of Florida at Large My Commission Expires August 12, 1990 Bonded thru Huckleberry, Sibley & Harvey Insurance and Bonds, inc.

BK 0609 PG0078

SCHEDULE A

Columbia County, Florida

PARCEL 1

TOWNSHIP 3 SOUTH - RANGE 16 EAST

Section 34:

COMMENCE at the Northeast corner of said Section 34 and run N89°30'43"W along the North line of said Section 34 a distance of 1074.95 feet to a point on the Westerly Right-of-Way line of Interstate Highway No. 75 (a Limited Access Highway) and the POINT OF BEGINNING; thence S23°13'24"E along said Westerly Right-of-Way line 2062.22 feet to a point on the East line of said Section 34 as established by B.G. Moore, PLS No. 439; thence S08°00'45"W along said East line 986.55 feet; thence N82°00'00"W 550.22 feet to a point on the Westerly Right-of-Way line of DeVane Drive; thence S08°00'00"W along said Westerly Right-of-Way line 250.00 feet; thence N82°00'00"W 760.00 feet; thence N83°20'08"W 1367.75 feet to a point on the Easterly Right-of-Way line of Lake City Avenue; thence NO7°19'27"E along said Easterly Right-of-Way line 150.00 feet to the Southwest corner of GATORWOOD, a Subdivision as recorded in Plat Book No. 5, Page No. 14 of the Public Records of Columbia County, Florida, said point lying on the South line of the NE 1/4 of said Section 34; thence S89°14'13"E along the South line of said GATORWOOD 219.95 feet to the Southeast corner of Lot No. 19, Block A of said GATORWOOD; thence NO7°19'27"E along the East line of said GATORWOOD 332.11 feet to the Northeast corner of Lot No. 17, Block A of said GATORWOOD; thence S89°13'29"E along the South line of said GATORWOOD 586.62 feet to the Southeast corner of said GATORWOOD; thence NO7°19'39"E along the East line of said GATORWOOD 1000.77 feet to the Northeast corner of said GATORWOOD, said point being on the South line of the N 1/2 of the NE 1/4of said Section 34, being also the Southerly Right-of- Way line of Hill Circle; thence $889^{\circ}12'49"E$ along said South line of the N 1/2 of the NE 1/4 a distance of 555.82 feet to the Southeast corner of WEST LAKE CITY HILLS, a Subdivision as recorded in Plat Book No. 3, Page No. 89 of the public records of Columbia County, Florida; thence NO8°10'10"E along the Easterly Right-of-Way line of said Hill Circle 1341.68 feet to a point on the North line of said Section 34; thence S89°30'43"E along said North line 272.81 feet to the POINT OF BEGINNING. Containing 95.36 acres, more or less.

ALSO

PARCEL 2

TOWNSHIP 3 SOUTH - RANGE 16 EAST

Section 34:

COMMENCE at the point of intersection of the East line of said Section 34 as established by B.G. Moore, PLS No. 439, and the Northerly Right-of-Way line of U.S. Highway No. 90 (State Road No. 10), said point being on the arc of a curve concave to the North having a radius of 3224.04 feet and a central angle of 08°45'41", said curve also having a Chord Bearing of N87°50'01"W and a Chord Distance of 492.53 feet; thence Westerly along the

4 m John

OFFICIAL RECORDS

arc of said curve, being also said Northerly Right-of-Way line of U.S. Highway No. 90 a distance of 493.01 feet to its intersection with the Easterly Right-of-Way line of DeVane Drive and the POINT OF BEGINNING; thence NO8°00'00"E along said Easterly Right-of-Way line 449.87 feet; thence S82°00'00"E 10.00 feet; thence S08°00'00"W parallel with the Easterly Right-of-Way line of said DeVane Drive 449.60 feet to a point on the Northerly Right-of-Way line of said U.S. Highway No. 90 (State Road No. 10), said point being on the arc of a curve concave to the North having a radius of 3224.04 feet and a central angle of 00°10'40", said curve also having a Chord Bearing of N83°32'30"W and a Chord Distance of 10.00 feet; thence Westerly along the arc of said curve, being also said Northerly Right-of-Way line 10.00 feet to the POINT OF BEGINNING.

ALSO

PARCEL 3

TOWNSHIP 3 SOUTH - RANGE 16 EAST

Section 34:

COMMENCE at the point of intersection of the East line of said Section 34 as established by B.G. Moore, PLS No. 439, and the Northerly Right-of-Way line of U.S. Highway No. 90 (State Road No. 10), said point being on the arc of a curve concave to the North having a radius of 3224.04 feet and a central angle of 08°45'41", said curve also having a Chord Bearing of N87°50'01"W and a Chord Distance of 492.53 feet; thence Westerly along the arc of said curve, being also said Northerly Right-of-Way line of U.S. Highway No. 90 a distance of 493.01 feet to its intersection with the Easterly Right-of-Way line of DeVane Drive; thence N08°00'00"E along said Easterly Right-of-Way line of DeVane Drive; thence N08°00'00"E along said Easterly Right-of-Way line 1090.07 feet; thence N82°00'00"W 760.00 feet; thence S08°00'00"W 956.27 feet to the POINT OF BEGINNING; thence S82°00'00"E 10.00 feet; thence S08°00'00"W 76.46 feet to a point on the Northerly Right-of-Way line of U.S. Highway No. 90 (State Road No. 10), said point being on the arc of a curve concave to the North having a radius of 7589.44 feet and a central angle of 00°04'35", said curve also having a Chord Bearing of N73°41'23"W and a Chord Distance of 10.11 feet; thence Westerly along the arc of said curve, being also said Northerly Right-of-Way line 10.11 feet; thence Westerly along the arc of said curve, being also said Northerly Right-of-Way line 10.11 feet; thence N08°00'15"E 75.00 feet to the POINT OF BEGINNING.

TOGETHER WITH a non-exclusive, perpetual Easement 60.00 feet in width for the purposes of ingress and egress for all kinds of vehicular traffic and pedestrian traffic over, across and upon the lands hereinafter described as Parcel 4, and a perpetual, non-exclusive Easement 60.00 feet in width for underground transmission or service utility lines for gas, water, sewer, telephone, electricity or other lawful purposes in, over, across, upon and under said Parcel 4 described as follows:

PARCEL 4

TOWNSHIP 3 SOUTH - RANGE 16 EAST

Section 34: An Easement 60.00 feet in width lying 60 feet to the left of the following described line:

COMMENCE at the point of intersection of the East line of said Section 34 as established by B.G.

4-/2/2

BK O 6 O 9 PEO O 8 1

Moore, PLS No. 439, and the Northerly Right-of-Way line of U.S. Highway No. 90 (State Road No. 10), said point being on the arc of a curve concave to the North having a radius of 3224.04 feet and a central angle of 08°45'41", said curve also having a chord bearing of N87°50'01"W and a Chord Distance of 492.53 feet; thence Westerly along the arc of said curve, being also said Northerly Right-of-Way line of U.S. Highway No. 90 a distance of 493.01 feet to its intersection with the Easterly Right-of-Way line of DeVane Drive; thence NO8°00'00"E along said Easterly Right-of-Way line 1150.05 feet; thence N82°00'00"W 60.00 feet to a point on the Westerly Right-of-Way line of said DeVane Drive and the POINT OF BEGINNING of said line; thence continue N82°00'00"W 760.00 feet; thence S08°00'00"W 1082.26 feet to a point on the Northerly Right-of-Way line of said U.S. Highway No. 90 (State Road No. 10) and the TERMINAL POINT of said line.

ALSO TOGETHER WITH a non-exclusive, perpetual Easement 60.00 feet in width for the purposes of ingress and egress for all kinds of vehicular traffic and pedestrian traffic over, across and upon the lands hereinafter described as Parcel 5, and a perpetual, non-exclusive Easement 60.00 feet in width for underground transmission or service utility lines for gas, water, sewer, telephone, electricity or other lawful purposes in, over, across, upon and under said Parcel 5 described as follows:

PARCEL 5

TOWNSHIP 3 SOUTH - RANGE 16 EAST

An Easement 60.00 feet in width lying 60 feet to Section 34: the left of the following described line:

> COMMENCE at the point of intersection of the East line of said Section 34 as established by B.G. Moore, PLS No. 439, and the Northerly Right-of-Way line of U.S. Highway No. 90 (State Road No. 10), said point being on the arc of a curve concave to the North having a radius of 3224.04 feet and a central angle of 08°45'41", said curve also having a Chord Bearing of N87°50'01"W and a Chord Distance of 492.53 feet; thence Westerly along the arc of said curve, being also said Northerly Right-of-Way line of U.S. Highway No. 90 a distance of 493.01 feet to its intersection with the Easterly Right-of-Way line of DeVane Drive; thence NO8°00'00"E along said Easterly Right-of-Way line 1150.05 feet; thence N82°00'00"W 820.00 feet to the POINT OF BEGINNING of said line; thence N83°20'08"W 1367.75 feet to a point on the Easterly Right-of-Way line of Lake City Avenue and the TERMINAL POINT of said line, said point lying S07°19'27"W 150.00 feet from the Southwest corner of GATORWOOD, a Subdivision as recorded in Plat Book No. 5, Page No. 14 of the Public Records of Columbia County, Florida.

SUBJECT TO:

- (a) Easement dated November 9, 1926, recorded in Deed Book 18, page 374 wherein C. C. Parker and Ida J. Parker granted an Easement to Florida Power & Light Company.
- (b) Easement dated November 9, 1926, recorded in Deed Book 18, page 386, wherein N. W. Parker and Nina A. Parker granted an Easement to Florida Power & Light Company.
- (c) Agreement dated November 19, 1926, recorded in Deed Book 18, page 389, wherein Anna F. Caldwell and Herbert Caldwell granted an Easement to Florida Power & Light Company.
- (d) Easement dated March 17, 1976, recorded in Official Records Book 361, pages 503-505, wherein Florida Interstate Developers, Inc., Charles A. DeVane and Harvey D. DeVane granted an Easement to Florida Power & Light Company.
- (e) Existing road rights-of-way.(f) Easements shown by the plat of said property prepared by

Donald F. Lee & Associates, Inc. dated October 24, 1986 and identified under Work Order 86-431 and File No. B-1-35.

BK 0609 PG0082
OFFICIAL RECORDS

Columbia County Tax Collector

Tax Record

Last Update: 4/5/2021 3:44:39 PM EDT

Register for eBill

Ad Valorem Taxes and Non-Ad Valorem Assessments

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

Ассон	nt Number		Tax Ty	/pe	Tax	Year
	463-147		REAL ES	TATE	20	20
	ress EL AS TRUSTEE UADRANT LAND TF	RUST	Property	y Address		
2806 W US 9 LAKE CITY F	0 STE 101		GEO Numl 343S16-0	Der 02463-147		
Even	pt Amount		Taxable	Value		
	a Balow		See Be	low		
Exemption D	NS intion (click t	Millage 001 for full de	scriptio	n)	scrow Code	
34-35-16 10 S/D.	00/10001.63 Aca	res LOTS 47	/ a 48 FL	ORIDA GATEW	AY CENTER	NORTH
			em Taxes			Marian
axing Author	ity	Rate	Value	Exemption Amount	Taxable Value	Levied
ITY OF LAKE CITY		4.9000 B.0150	52,885 52,885	0	\$52,885 \$52,885	\$259.14
OLUMBIA COUNTY S ISCRETIONARY		0,7480	52,885	0	\$52,885	\$39.56
OCAL		3.7810	52,885	6	\$52,885	\$199.96
APITAL OUTLAY		1.5000	52,885	0	\$52,685 \$52,885	\$79.33 \$19.55
JWANNEE RIVER WA		0.3696	52,885 52,885	0	\$52,885	\$0.01
mb - A -	2 Million	19.3137	Tr.	tal Taxes	\$1	.021.42
Total	il Millage				-	
		-Ad Vaiore	n Assess	menus		Amount
	avying Authori					\$50.40
			Total	L Assessment	cs .	\$50.40
			Taxes	& Assessmen	ts \$	1,071.82
		1	If Pale	1 By	Amo	ount Due
						\$0.00
	Transaction	Receip		Item	Amo	unt Pald
STATE OF THE REAL PROPERTY.						
Date Paid /26/2021	PAYMENT	270349		2020	S	1,050.38

Prior Years Payment History

	Prior Year Taxes Due	
NO DELINQUENT TAXES		

Payment Transaction

7F:

LAST NAME: Crapps

FIRST NAME: DENIC

STREET ADDRESS: 2806 W US 449 90 #101

PHONE NUMBER: 755-5110

For Growth Management USE ONLY

Project ID# CPA 22-00 (Florida Gaterry Center,

Parcel ID: 34-35-16-02463-147

PAYMENT AMOUNTS 750,03

CASH

CHECK#

city of Lake City 205 N. Marion Ave Lake City, FL 32055

Date: 04/18/2022
Receipt: 2022-00046640
Description: Daniel Crapps CPA
22-00 Florida Gateway Center
Cashier: Danyell Courson
Received From: Received From: 750.00 Daniel Crapps CPA 22-00 Florida Gateway Center 750.00 Receipt Total 750.00 Total Check 750.00 Total Remitted 750.00 Total Received

city of Lake City Utilities