

**PD-110A Final
Approved**

permar

Cassique Courtyard Homes
Planned Development District Application

Charleston County, South Carolina



Kiawah Development Partners, Inc.
7 Beachwalker Drive
Kiawah Island, SC 29455

February 2021

permar

October 15, 2020

Charleston County Planning Commission Members
Charleston County Zoning & Planning Department
4045 Bridge View Drive
North Charleston, SC 29405-7464

RE: PD 110 - Cassique Courtyard Homes
Text Amendment Application ZREZ-10-20-0019

Dear Members:

In accordance with provisions of the Charleston County Zoning and Land Development Regulations, Articles 3.4 and 3.5, please find attached an application to amend the text of PD – 110 Cassique Courtyard Homes, originally approved by Charleston County Council effective March 2, 2005, to allow for STRP, Commercial Guest House (CGH) as a use permitted as a matter-of-right within select geographic areas. Following recent passage of Article 6.8 Short Term Rentals, the applicant proposes to address the stated goal “to protect the traditional quality of life and character of its residential neighborhoods” by sensitively integrating a very limited number of low density short term stay dwellings within an area master planned to minimize the impacts associated with short term stays. The principal objective of this text amendment is to align the listing of uses of the PD 110 Cassique Courtyard Homes with the conditions of Article 6.8 and to bring into compliance select dwellings that were operating as STRP prior to passage of Article 6.8

This text amendment application requests the addition of CGH as a permitted use within Section 4.03 Building Development Standards of the PD - 110 with specific unit count limits and site conditions, and will be subject to the Article 6.8 performance conditions that may be amended in the future. This application is consistent with the original PD stated concept of a series of residential - recreation oriented neighborhoods of diverse housing types and the established Charleston County growth policies and applicable Comprehensive Plan objectives.

Included for your review and assessment are a Summary Brief, Zoning Change Application, fee, property description, Restrictive Covenants Affidavit, and supporting graphics and exhibits. I look forward to participating in the full assessment of this application.

Sincerely,



Mark Permar

Cc: Joel Evans



permar

November 8, 2004

Ms. Brana S. Rerig, AICP
Project Officer II
Charleston County Planning Department
4045 Bridge View Drive
North Charleston, SC 29405-7464

RE: Cassique Courtyard Homes
Planned Development District Application

Dear Ms. Rerig:


In accordance with provisions of the Charleston County Zoning and Land Development Regulations, Articles 3.4 and 3.5, please find attached an application for a zoning map amendment request to rezone approximately 81 acres of property within Cassique, a recreation oriented community located between Kiawah Island and Seabrook Island, to a Planned Development District. It is the intent of the application to provide for certain standards (i.e. lot sizes, setbacks, building configuration, etc.) that would permit siting flexibility of detached and attached single family homes.

It is important to note the density limits/standards and listing of permitted uses for the existing RSL Zoning Classification would be retained. This application would specifically address those planning guidelines that would provide a diverse housing type for the market. The proposed application is consistent with the Charleston County Comprehensive Plan regarding long range land use patterns.

Included for your review and evaluation are a Charleston County Zoning Change application, fee, property description, and supporting graphics and exhibits.

The applicant and associated team members look forward to participating in your review.

Sincerely yours,

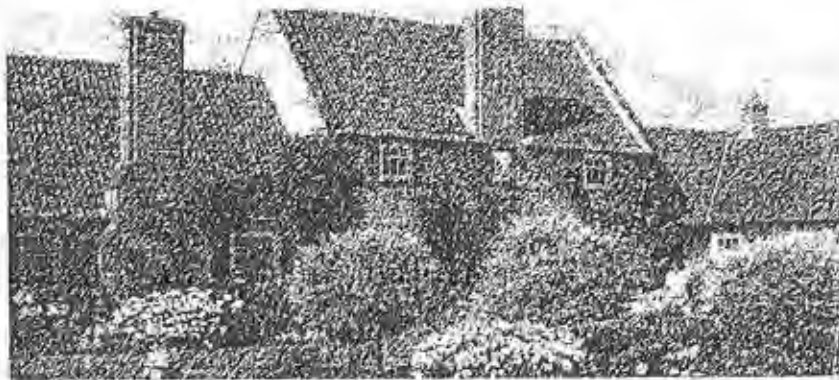


Mark Permar

cc: Mr. Charles P. Darby, III
Mr. Leonard L. Long, Jr.

Cassique Courtyard Homes
Planned Development District Application

Charleston County, South Carolina



Kiawah Development Partners, Inc.
7 Beachwalker Drive
Kiawah Island, SC 29455

Application History:

Submittal
Charleston County Planning
Charleston County Council
First Reading
Final Reading

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- B. Survey of Real Property
- C. Aerial Photography
- D. Master Land Use Plan
- E. Letters of Intent to Provide Services
- F. Modifications to Charleston County Zoning and Land Development
Regulations Ordinance
- G. Draft ARB Guidelines

PROJECT TEAM

Master Developer/Planning

Kiawah Development Partners, Inc.
7 Beachwalker Drive
Kiawah Island, SC 29455

Civil Engineering

Thomas and Hutton Engineering Company
935 Houston Northcutt Boulevard – Suite 100
Mt. Pleasant, SC 29464

Legal

Pratt-Thomas, Pearce, Epting & Walker, P.A.
16 Charlotte Street
P. O. Drawer 22247
Charleston, SC 29413-2247

Conceptual Programming/Market Research

Permar Inc.
76 Wentworth Street
Suite 400
Charleston, SC 29401

Land Planning/Landscape Development

Design Works
50 George Street
Charleston, SC 29401

Surveying

Southeastern Surveying, Inc.
147 Wappoo Creek Drive
Suite 102
Charleston, SC 29412

SECTION 1
STATEMENT OF INTENT

Cassique Courtyard Homes is a series of residential neighborhoods within the Cassique community that will provide homesites organized around internal garden courtyards. Particular attention will be given to the creative integration of moderate home sizes, privacy courtyards and garages in such a way as to provide an alternative housing type to local/regional markets.

Land uses will be limited to those residential and recreational types presently permitted in the existing RSL classification. The applicant is requesting rezoning the property to a Planned Development District (PDD) to allow for flexibility of home/garage placement and courtyard configuration during the planning and development process, while maintaining the overall goals and objectives of the Charleston County Comprehensive Plan.



The proposed concept of a series of residential/recreation oriented neighborhoods providing for an alternative housing type to conventional single family subdivision development is consistent with established and anticipated Charleston County growth policies and applicable comprehensive planning objectives. The applicant commits that the proposed Project development is in conformance with such criteria for the following reasons:

- 1) The Project development is compatible with and complementary to the surrounding land uses.
- 2) Project improvements are planned to be in substantial compliance with all applicable regulations.
- 3) The Project development will promote design excellence by featuring amenities and permitting variations in siting, land usage, and a diverse residential use that respond to existing natural features.
- 4) The Project development will result in an efficient, economical extension of community facilities and services.
- 5) The Project development will be implemented in a manner that balances community needs, market preferences, and the natural environment.

SECTION 2
OWNERSHIP AND PROPERTY DESCRIPTION

2.01 Short Title

This ordinance shall be known and cited as the "The Cassique Courtyard Homes PDD ___ Ordinance".

2.02 Intent and General Location

It is the intent of the Applicant to plan and develop a Planned Development Project on a series of parcels totaling approximately 81 acres located in the Cassique community in the unincorporated area of Charleston County, South Carolina. The site is depicted on the Location Map attached as Exhibit A.

The Real Property is on Seabrook Island between the planned communities of Kiawah and Seabrook Islands, as depicted on the Survey of Real Property attached as Exhibit B. The series of parcels are generally bounded by Old Cedar Lane (which provides access) and surrounding lands composed of golf fairways or passive open space/wetlands. Select parcels are further bounded by adjacent undeveloped lands.

2.03 Legal Description of the Property

The following describes each individual parcel as further described in Exhibit B:

Parcel 1 (Containing 51.037 Acres)
(including proposed Courtyard Homes site)

All that certain piece, parcel or tract of land situate, lying and being on Seabrook Island, in Charleston County, South Carolina, containing 51.037 acres total, more or less, and more particularly described as follows:

That tract of land known generally as "Parcel 1," containing 44.955 acres total, and shown on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Boundary Plat of Parcel 1, Which is Subdivided out of Parcel 1-A Containing 44.955 Acres Owned by Kiawah Resort Associates, L.P. and Kiawah Development Partners, Inc., Located on Seabrook Island Charleston County, South Carolina," dated August 31, 2004, last revised on October 7, 2004, and recorded in Plat Book EH at pages 440 and 441 in the R.M.C. Office for Charleston County, South Carolina.

The proposed Courtyard Homes site contains 6.082 acres, more or less, and is shown and designated as Lot 20, Lot 34, Lot 35, Lot 36, and Lot 37, on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Conditional Subdivision Plat of Lots 20 and 34 thru 37 Courtyard Homes Phase 1 Containing 7.200 (sic) Acres Total, Owned by Kiawah Resort Associates, L.P. and Kiawah Development Partners, Inc., Located on Seabrook Island Charleston County, South Carolina" dated August 6, 2004, last revised on August 30, 2004, and recorded in Plat Book EH at page 331, in the R.M.C. Office for Charleston County, South Carolina,

said properties have such location, butts and bounds, metes, courses and distances as will by reference to the aforesaid plats more fully appear.

TMS Numbers:

Parcel 1:	205-00-00-077
Lot 20:	205-00-00-082
Lot 34:	205-00-00-078
Lot 35:	205-00-00-079
Lot 36:	205-00-00-080
Lot 37:	205-00-00-081

ALSO

Parcel 2 (Containing 4.018 Acres)

All that certain piece, parcel or tract of land situate, lying and being on Seabrook Island, in Charleston County, South Carolina, containing 4.018 acres, more or less, shown and designated as "Parcel 2" on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Boundary Plat of Parcel 2, Which is Subdivided out of 1-C Containing 4.018 Acres Owned by Kiawah Resort Associates, L.P., Located on Seabrook Island Charleston County, South Carolina," dated August 31, 2004, last revised on October 7, 2004, and recorded in Plat Book EH at page 442, in the R.M.C. Office for Charleston County, South Carolina.

TMS #205-00-00-198

ALSO

Parcel 3 (Containing 4.978 Acres)

All that certain piece, parcel or tract of land situate, lying and being on Seabrook Island, in Charleston County, South Carolina, containing 4.978 acres, more or less, shown and designated as "Parcel 3" on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Boundary Plat of Parcel 3, Which is Subdivided out of Tract 1-C Containing 4.978 Acres Owned by Kiawah Resort Associates, L.P., Located on Seabrook Island Charleston County, South Carolina," dated August 31, 2004, last revised on October 7, 2004, and recorded in Plat Book EH at page 443, in the R.M.C. Office for Charleston County, South Carolina.

TMS #205-00-00-199

ALSO

Parcel 4 (Containing 3.385 Acres)

All that certain piece, parcel or tract of land situate, lying and being on Seabrook Island, in Charleston County, South Carolina, containing 3.385 acres, more or less, shown and designated as "Parcel 4" on a plat prepared by Southeastern Surveying

of Charleston, Inc., entitled "A Boundary Plat of Parcel 4, Which is Subdivided out of Tract 1-C Containing 3.385 Acres Owned by Kiawah Resort Associates, L.P., Located on Seabrook Island Charleston County, South Carolina," dated August 31, 2004, last revised on October 7, 2004, and recorded in Plat Book EH at page 444, in the R.M.C. Office for Charleston County, South Carolina.

TMS #205-00-00-200

ALSO

Parcel 5 (Containing 17.838 Acres)

All that certain piece, parcel or tract of land situate, lying and being on Seabrook Island, in Charleston County, South Carolina, containing 6.731 acres of highland and 11.107 acres of marsh, more or less, shown and designated as "Parcel 5" on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Boundary Plat of Parcel 5, Which is Subdivided out of Tract 1-A Containing 17.838 Acres Owned by Kiawah Development Partners, Inc., Located on Seabrook Island Charleston County, South Carolina," dated August 31, 2004, last revised on October 7, 2004, and recorded in Plat Book EH at pages 445 and 446, in the R.M.C. Office for Charleston County, South Carolina.

TMS #205-00-00-201

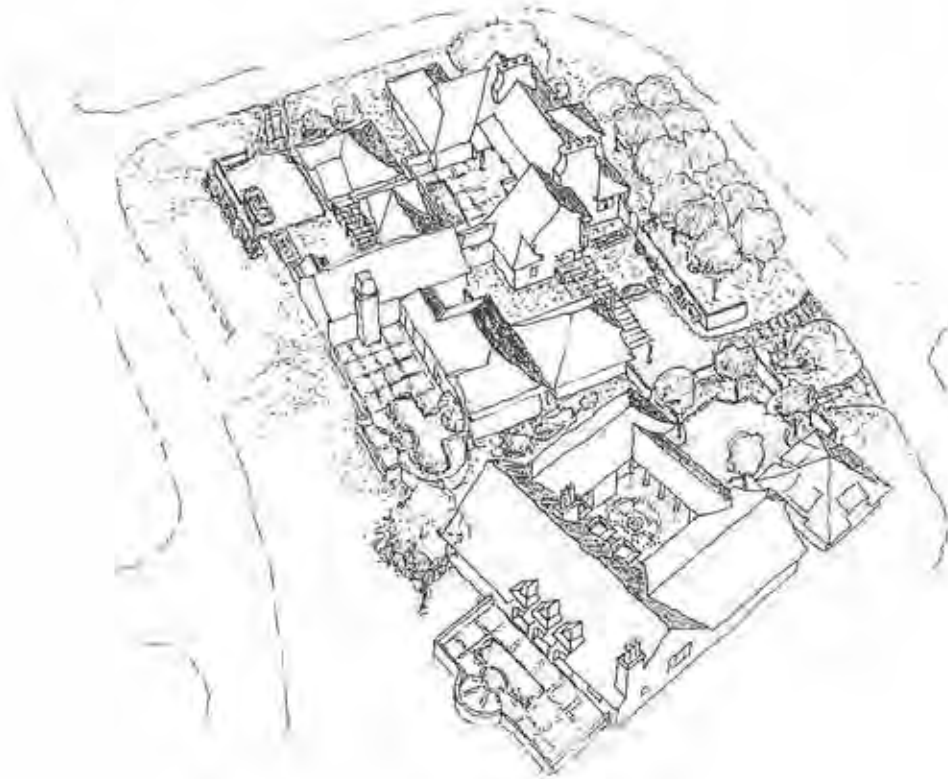
SECTION 3
GENERAL PLAN OF DEVELOPMENT

3.01 Purpose

The Project will be a series of residential neighborhoods organized by clusters of homesites that provide internal garden courtyards. The arrangement of homes, garden courtyards and garages with the internal roadway and lane system will provide an alternative residential type to the more conventional residential subdivision pattern.

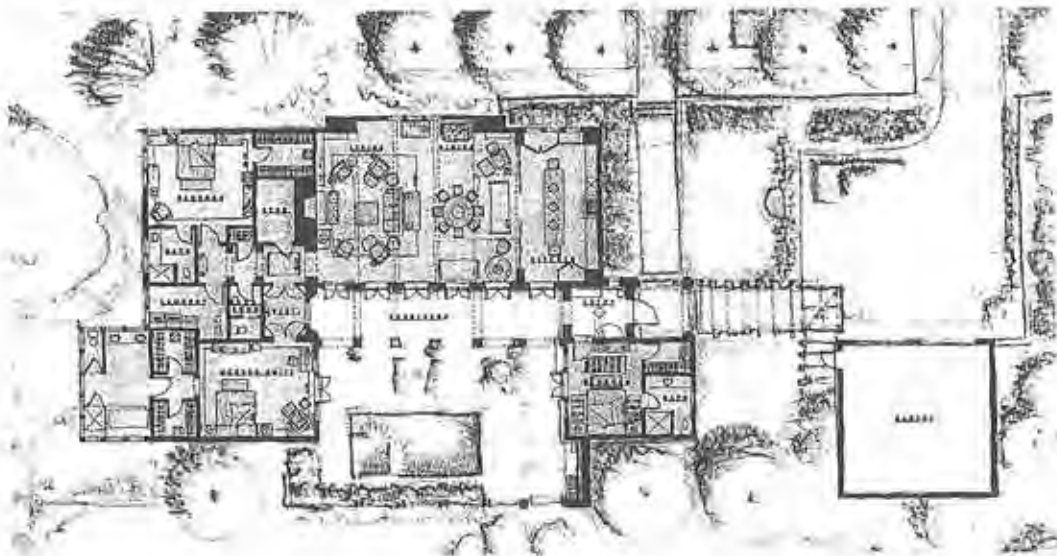
This neighborhood development pattern is located within Cassique, a residential recreation oriented community of approximately 275 total dwelling units on approximately 465 acres. The community has integrated an 18 hole golf course designed by Tom Watson and will be planning a sports facility (fitness, tennis, and swimming pool) as part of the Cassique Courtyard Home neighborhood development.

The inclusion of the courtyard home residential type with the existing (55 lots) and future (approx. 100 lots) large lot pattern, will provide a diverse range of detached homes for the regional market. The courtyard home concept will be located on lands previously farmed and as such allow for site manipulation without adversely impacting more heavily treed areas of Cassique.



The project will employ infrastructure design and placement that minimizes disruption to the mix of existing natural features while maintaining a high level of efficiency and economy. The purpose of this ordinance is to encourage environmentally sound development of the Real Property, improve the quality of life for area-wide residents and establish guidelines and standards for development of the Real Property.

The standards provided herein are intended to permit the innovation necessary to accomplish this purpose. This ordinance, therefore, contemplates slight modifications from the strict application of select requirements found in the Charleston County zoning and other regulations and ordinances. These modifications to the Charleston County Zoning and Land Development Regulations Ordinance are set forth in Exhibit H.



The Developer has had extensive experience applying similar criteria in environmentally sensitive coastal areas. The proposed standards strike a practical balance between more general countywide performance standards and the particular land areas comprising the Cassique Courtyard Homes.

The Applicant is requesting a Planned Development classification in order to allow for a more flexible residential development over a multiple phase time period. The proposed PDD would allow for a residential development pattern of integrating courtyard oriented homes in clustered neighborhoods. To address specific requirements of the Planned Development approach, the applicant outlines the following:

Art. 3.5. Planned Development

3.5.3. Results

A. Greater choice in the type of environment and living units available to the public.

This residential type will provide a diverse range of size and configuration when compared to the more conventional pattern of housing types existing in the immediate area. This housing type is not presently available within the immediate market area.

B. More open space

By concentrating this housing type on sites that allow for efficient circulation and utility placement, greater open space within the overall Cassique community will be retained.

C. A creative approach to the use of land and related physical development.

A key structuring element of the proposed concept is to orient the principal living areas to a private garden courtyard and to reduce the amount of paving attributed to driveways to garage structures. By more efficiently integrating yard areas normally attributed to side and rear yards into an internal court, the relationships of lot size, home placement, and circulation patterns are more efficient.

D. An efficient use of land resulting in smaller networks of utilities and streets, and thereby lower housing costs.

Concentration of clustering the courtyard homes/garages will result in a more efficient pattern of primary infrastructure (roads, water, sewer, power, etc.). This should positively impact housing costs attributed to normal site improvements.

E. Implementation of the Comprehensive Plan

The Comprehensive Plan for this property within Charleston County anticipated the need for a diversity of housing types while maintaining a balance with environmental conditions and market preferences.

3.02 Master Land Use Plan

Exhibit D, the Master Land Use Plan, is a conceptual representation which illustrates tentative schematic land uses and locations of potential use types. The Master Land Use Plan is not intended to indicate the final uses and lot/parcel boundaries, but a general representation of use distribution and circulation patterns.

The final design of development use and locations as well as lot/parcel boundaries may be shifted to respond to natural conditions and market preferences while still remaining consistent with the overall goals and approach for development provided herein. The Master Land Use Plan establishes an overall Project limit of 120 residential dwelling units.

3.03 Land Use Density

The Real Property contains approximately 81 (70.2 high ground) acres within the unincorporated area of Charleston County, South Carolina. Approximately 280 dwelling units could be authorized under current zoning within the Project (4 D.U./Acre). The Master Land Use Plan suggests a mix of single family detached and attached units and a 4 acre Sports Facility to provide for active recreation use. This Plan is consistent with the use allowances and land use pattern as outlined in the Charleston County Comprehensive Plan.

The intent of this application is to allow the Developer the ability to assign up to 4 D.U./Acre to any one parcel provided the overall Project limit does not exceed 120 D.U. The proposed lot size, ground coverage, and structure setback limits are consistent with the courtyard residential type that is oriented toward an internal privacy garden. While individual lot development standards allow for moderately tight density, the overall density limits will be maintained with neighborhood open space and other pervious ground covered areas.

3.04 Development Sequence, Scheduling, Phasing

Phasing for the project will ultimately be based on economic and market preference factors influencing applicable demands. Throughout the development process, phasing will vary; however, based upon conditions at the time of this application it is anticipated neighborhood phasing would be implemented up to a 10-15 years time period.

3.05 Relationship to Zoning and Land Development Regulations Ordinance

The Project is consistent with the primary objectives of the Zoning and Land Development Regulations Ordinance (Nov 20, 2001), as outlined in Article 1.5 Purpose and Intent; however, the Developer is proposing certain modifications to select sections of the Ordinance so as to allow for innovative solutions consistent with such objectives. Alternatives to specific sections of the Ordinance, as outlined in Exhibit F, are intended to enhance the flexibility of achieving the objectives without adversely impacting goals of other sections of the Ordinance.

The modifications as outlined in Exhibit F and section 4.03 Building Development Standards are consistent with the courtyard residential use type when planned in a clustered/neighborhood pattern. These standards would maintain overall existing density and use limits while allowing for a more compact development pattern (i.e. less separation between structures and greater ground coverage associated with garden courtyard designs).

This flexibility is critical to creating a multi-phased development that must respond to changes in market conditions, and consumer preferences while balancing long range community-wide goals and objectives.

3.06 Utility Services and Easements

The Developer anticipates the Real Property will be served by a community water and sewer system. The Developer shall grant the easements necessary and/or required to insure the continued operation and maintenance of all storm water management features, utilities, and other essential services. The Developer anticipates that utility services will be provided by the following:

Electric:	Berkeley Electric Cooperative
Telephone	BellSouth
Water:	St. John's Water Company
Sewer:	Seabrook Island Utility Commission

Attached as Exhibit E are copies of letters from these utility providers indicating their willingness to provide service to the Real Property.

Water and sewer infrastructure shall be installed by the Developer and then transferred to the service provider.

3.07 Roadways

The developer will construct the roadways serving the Project. The Master Land Use Plan, Exhibit D, illustrates the approximate location of the circulation systems. These locations are subject to change by the Developer depending on topography, natural features, subdivision layouts, amenities, utilities' locations, and other pertinent considerations. All roads within the Project will be private.

The County shall have no maintenance obligation or responsibility for those roadways that remain private, which shall be maintained by the Developer and/or one or more duly organized homeowners' associations.

3.08 Signage, Buffers & Fencing, Tree Replacement

The Developer shall provide a uniform and integrated program of signage, buffers and fencing, and tree replacement, which will be enforced through restrictive covenants imposing architectural controls. This program will be implemented through the ARB standards adopted therefore, which shall be in place prior to the construction of any Lots, tracts, or building parcels and prior to the issuance of any building certificate(s) of occupancy. The ARB standards shall contain criteria governing placement, size, shape, and color, and shall conform to the following standards:

1. Signage, related feature walls, and landscaping shall be located such that they do not materially detract from the natural scenic beauty of the Project site.
2. Signage, related feature walls, and landscaping shall be located such that they do not obscure other identification, informational, or vehicular control signs.
3. Signage, related feature walls and landscaping, shall be permitted within rights-of-way providing they do not interfere with traffic or pedestrian safety.

These standards shall meet all development standards as outlined in the Charleston County Zoning and Development Regulations with the following exceptions that would be integrated in the PD-Cassique district:

Fencing/Garden Walls

Landscape fencing and/or garden walls will be permitted as tall as 8' above finish grade. This is to integrate privacy areas within the garden courtyards. Fencing or walls may be permitted within any of the required setbacks, provided vision site triangles at any street intersection are maintained.

SECTION 4 PROPOSED DEVELOPMENT STANDARDS

4.01 Permitted Uses

All uses listed under the heading PDD-Cassique within the Zoning and Land Development Regulations Ordinance, as modified by Exhibit F shall apply as a matter of right to the Property. This listing includes a range of residential and non-residential uses that is consistent with the vision of an environmentally oriented community adjacent to created freshwater wetlands.

4.02 Dwelling Units

The total number of single-family detached, single-family attached, or cluster housing residential Dwelling Units within the Project shall not exceed 120 ("Project Cap").

Specific housing types will be evaluated prior to each phase based upon market demand and appropriate fit with unique site conditions. Based upon analysis at the time of application, the following is a listing and mix of housing types:

a) Single Family Detached	100
b) Single Family Attached	20
TOTAL	
	120 D.U.

4.03 Building Development Standards

All development in the PDD-Cassique district shall be subject to the following density, intensity and dimensional standards:

PDD-CASSIQUE DENSITY/INTENSITY AND DIMENSIONAL STANDARDS	
MAXIMUM DENSITY	4 dwelling units per acre [1]
MINIMUM LOT AREA	6,000 square feet
MINIMUM LOT WIDTH	60 feet
MINIMUM SETBACKS	
Front/Street Side	10 feet 5 feet (garage/studio) [2]
Interior Side	5 feet (house) 0 feet (garage/studio)
Rear	10 feet
OCRM Critical Line	30 feet (Ave.) (No less than 20 feet)
MAXIMUM BUILDING COVER	40% of parcel 60% of individual lot [3]
MAXIMUM HEIGHT	35 feet

- [1] Total dwelling unit cap not to exceed 120. Any parcel not to exceed 4 D.U./Acre.
- [2] Any wall up to 8 ft. above finish grade may be located within any of the required setbacks, provided vision site triangles at street intersections are maintained.
- [3] The garden courtyard concept coverage includes house, garage, and pool cavity.

I. **Statement of Purpose, Intent, Objectives**

The PDD-Cassique district is a moderate density residential/recreation classification established to respond to unique environmental and siting constraints. The district is composed of various residential types in combination with certain recreational uses that are compatible with the Cassique community.

II. Land Uses

Uses permitted as a matter of right are as follows:

Residential

- Single Family Detached
- Single Family Attached
- Duplex
- Dwelling Group
- STRP, Commercial Guest House (CGH):
Subject to requirements of ZLDR Art. 6.8, Short - Term Rentals
Limited to homesites:

Parcel 2:

TMS 2050000202
TMS 2050000203

Parcel 3:

TMS 2050000305 TMS 2050000308
TMS 2050000306 TMS 2050000310
TMS 2050000307 TMS 2050000311

Recreation

- Fitness/Exercise Activities
- Locker Rooms
- Spa
- Tennis
- Swimming Pool
- Lawn games (Badminton, Croquet, etc.)
- Snack Bar (Accessory Use)

Parks

Utility Service Minor

- Electric Distribution
- Sewage Collection/Transmission Service
- Water Service

III. Setback Criteria

Setback and dimensional standards are as outlined above.

IV. Lot Size Criteria

Lot sizes will vary according to site constraints and market preferences but will not be less than listed above.

V. Lighting Plan

A lighting plan will be developed with each phase that is consistent with Charleston County Standards.

VI. Off-Street Parking

Off-street parking will meet all dimensional requirements as outlined in Charleston County Standards. Off-street parking in the area of the sports garden will include shared parking for daily and night time operation. Supplemental off-street parking will be integrated within select areas of the proposed private right-of-ways and partially on lots.

Based upon the walking distance from the majority of proposed dwelling units, the minimum off-street parking requirements for the amenity center will be 60 spaces.

VII. Tree Survey (on lots)

The property is largely void of tree cover except for perimeter locations. Prior to more detailed planning of each phase/subphase, appropriate tree surveys will be conducted to evaluate development impact. This will be executed consistent with the Charleston County subdivision/Site Plan Review process.

VIII. Screening/Buffer Areas

Proper screening of uses as required will be identified on detailed site plans for each phase. Landscaping will meet or exceed Charleston County planting requirements at time the site is developed. The following are modified standards for buffer requirements:

MINIMUM BUFFER DEPTH:

- for amenity structures 12' from property line
- by roadways for amenity structures 12' from property line

IX. Fences and Walls

Fencing and walled elements are an important part of the design concept. The height, position and massing will be determined by the Cassique ARB, but shall not exceed 8' above finished grade elevation and shall not be located in such a way as to restrict vision site triangles at street intersections.

X. Streets

It is intent of the applicant to design, construct, and maintain all roadways and drainage improvements privately. Detailed drawings of the proposed improvements will be prepared and advanced to Charleston County for record purposes.

XI. Phasing

It is the intent of the Applicant to phase the proposed development up to a 10-15 year period. The PDD application recognizes the need for long-term development flexibility in order to respond to unanticipated opportunities and constraints; therefore, specifics regarding number or size of each phase cannot be determined at this point.

SECTION 5
GENERAL DEVELOPMENT COMMITMENTS

The Developer agrees, on behalf of itself, its successors and assigns, to the following commitments as part of the development of the Cassique Courtyard Homes:

- To act in good faith to implement the plan as described herein.
- To institute architectural restrictions and covenants ensuring quality development and augmenting governmental regulations.
- To establish the legal framework for one or more associations or some other appropriate organization to assume responsibility for any "common area" and community supported areas such as parks, wooded preserves, bike trails, private roads, etc.
- To employ high standards of planning, design, and management in all phases of development.
- To evaluate all express conditions adopted as part of this application, and if they are accepted, to faithfully abide by them.

SECTION 6
DEFINITIONS AND ABBREVIATIONS

In this Agreement, unless the word or phase is non-capitalized:

- (a) "Agreement" means this Planned Development District Application, including the recitals and exhibits attached hereto.
- (b) "ARB" means the architectural review board appointed by the Developer that will be established under a binding declaration of covenants, conditions, and restrictions imposed on the Real Property.
- (c) "Comprehensive Plan" means the master plan for the County including the official map, adopted pursuant to S.C. Code § 6-29-310 et seq.
- (d) "County" is Charleston County, South Carolina, a local governmental entity organized and existing under the laws of South Carolina.
- (e) "Density" means the number of Dwelling Units per acre. Parcel Density equals the number of Dwelling Units divided by the gross acreage above DHEC-OCRM's critical line, including fresh water Wetlands and Water Bodies. In locations where the Property Owner has created new fresh water, Water Bodies or Wetlands, the calculation of Parcel Density shall include newly created lagoon acreage in determining gross acreage.
- (f) "Developer" means Kiawah Development Partners, Inc., Kiawah Resort Associates, L.P., (or any one of them) and their successors in interest or successors in title and/or assigns.
- (g) "Development" means the planning for or carrying out of a building activity or mining operation, the making of a material change in the use or appearance of any structure or property, or the dividing of land into three or more parcels. "Development", as designated in a law or development permit, includes the planning for and all other activity customarily associated with it unless otherwise specified. When appropriate to the context, development refers to the planning for or the act of developing or to the result of development. Reference to a specific operation is not intended to mean that the operation or activity, when part of other operations or activities, is not development. Reference to particular operations is not intended to limit generality of this item.
- (h) "Development Parcel" means any tract of land on which Development may occur, including platted Lots and unplatted parcels, but excluding street rights-of-way.
- (i) "Dwelling Unit" has the same meaning as "Dwelling" in the County Zoning and Land Development Regulations Ordinance as modified by Exhibit F.
- (j) "Lot" means Development Parcel identified in a Subdivision Plat recorded in the Charleston County RMC office.
- (k) "Open Areas" means areas of Pervious Cover and includes, but is not limited to, yards, vegetated areas, lagoons, lakes, Wetlands, and Water Bodies.
- (l) "Parties" are the Developer and Charleston County.

- (m) "Parcel" means any of those tracts of the Real Property that are located in the approximate areas identified on the Master Plan.
- (n) "Pervious Cover" Means land which permits the absorption of stormwater into the ground. This may include walkways and driveways, which are pervious to stormwater.
- (o) "Project" is the Development that has occurred and will occur on the Real Property.
- (p) "Project Cap" means the total number of Dwelling Units on the Real Property that shall not exceed 120.
- (q) "Real Property" is the real property described in Section 2.03 and includes any improvements or structures customarily regarded as part of real property.
- (r) "Setback" means and refers to the minimum distance to the nearest adjacent property line, street, or right-of-way.
- (s) "Single Family Detached Dwelling" means a building containing one Dwelling Unit that is not attached to any other Dwelling Unit and is surrounded by yards or open space.
- (t) "Subdivision Plat" means a recorded graphic description of property prepared and approved in compliance with the County's Zoning and Land Development Regulations Ordinance as modified by Exhibit H.
- (u) "Water Bodies" means property determined to be under water no less than eleven (11) months of the year and under such standing water for a continuous period of no less than nine (9) months of the year.
- (v) "Wetlands" means those properties with elevations below the mean high water line, and properties within a pond, lagoon, or other Water Bodies.
- (w) "Zoning Board of Adjustment" or "ZBA" means the duly appointed Zoning Board of Adjustment for the County.

EXHIBIT A
LOCATION MAP

EXHIBIT B
SURVEY OF REAL PROPERTY

Included in this exhibit is a listing of legal descriptions of each of the parcels and a reduced drawing of the plat submitted for filing.

Cassique Planned Development

Property Description

Parcel 1

(including proposed Courtyard Homes site)

All that certain piece, parcel or tract of land situate, lying and being on Seabrook Island, in Charleston County, South Carolina, containing 51.037 acres total, more or less, and more particularly described as follows:

That tract of land known generally as "Parcel 1," containing 44.955 acres total, and shown on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Boundary Plat of Parcel 1, Which is Subdivided out of Parcel 1-A Containing 44.955 Acres Owned by Kiawah Resort Associates, L.P. and Kiawah Development Partners, Inc., Located on Seabrook Island Charleston County, South Carolina," dated August 31, 2004, last revised on October 7, 2004, and recorded in Plat Book EH at pages 440 and 441 in the R.M.C. Office for Charleston County, South Carolina.

The proposed Courtyard Homes site contains 6.082 acres, more or less, and is shown and designated as Lot 20, Lot 34, Lot 35, Lot 36, and Lot 37, on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Conditional Subdivision Plat of Lots 20 and 34 thru 37 Courtyard Homes Phase 1 Containing 7.200 (sic) Acres Total, Owned by Kiawah Resort Associates, L.P. and Kiawah Development Partners, Inc., Located on Seabrook Island Charleston County, South Carolina" dated August 6, 2004, last revised on August 30, 2004, and recorded in Plat Book EH at page 331, in the R.M.C. Office for Charleston County, South Carolina,

said properties have such location, butts and bounds, metes, courses and distances as will by reference to the aforesaid plats more fully appear.

TMS Numbers:

Parcel 1:	205-00-00-077
Lot 20:	205-00-00-082
Lot 34:	205-00-00-078
Lot 35:	205-00-00-079
Lot 36:	205-00-00-080
Lot 37:	205-00-00-081

ALSO

Parcel 2

All that certain piece, parcel or tract of land situate, lying and being on Seabrook Island, in Charleston County, South Carolina, containing 4.018 acres, more or less, shown and designated as "Parcel 2" on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Boundary Plat of Parcel 2, Which is Subdivided out of 1-C Containing 4.018 Acres Owned by Kiawah Resort Associates, L.P., Located on Seabrook Island Charleston County, South Carolina," dated August 31, 2004, last revised on October 7, 2004, and recorded in Plat Book EH at page 442 in the R.M.C. Office for Charleston County, South Carolina.

TMS #205-00-00-198

ALSO

Parcel 3

All that certain piece, parcel or tract of land situate, lying and being on Seabrook Island, in Charleston County, South Carolina, containing 4.978 acres, more or less, shown and designated as "Parcel 3" on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Boundary Plat of Parcel 3, Which is Subdivided out of Tract 1-C Containing 4.978 Acres Owned by Kiawah Resort Associates, L.P., Located on Seabrook Island Charleston County, South Carolina," dated August 31, 2004, last revised on October 7, 2004, and recorded in Plat Book EH at page 443, in the R.M.C. Office for Charleston County, South Carolina.

TMS #205-00-00-199

ALSO

Parcel 4

All that certain piece, parcel or tract of land situate, lying and being on Seabrook Island, in Charleston County, South Carolina, containing 3.385 acres, more or less, shown and designated as "Parcel 4" on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Boundary Plat of Parcel 4, Which is Subdivided out of Tract 1-C Containing 3.385 Acres Owned by Kiawah Resort Associates, L.P., Located on Seabrook Island Charleston County, South Carolina," dated August 31, 2004, last revised on October 7, 2004, and recorded in Plat Book EH at page 444, in the R.M.C. Office for Charleston County, South Carolina.

TMS #205-00-00-200

ALSO

Parcel 5

All that certain piece, parcel or tract of land situate, lying and being on Seabrook Island, in Charleston County, South Carolina, containing 6.731 acres of highland and 11.107 acres of marsh, more or less, shown and designated as "Parcel 5" on a plat prepared by Southeastern Surveying of Charleston, Inc., entitled "A Boundary Plat of Parcel 5, Which is Subdivided out of Tract 1-A Containing 17.838 Acres Owned by Kiawah Development Partners, Inc., Located on Seabrook Island Charleston County, South Carolina," dated August 31, 2004, last revised on October 7, 2004, and recorded in Plat Book EH at pages 445 and 446, in the R.M.C. Office for Charleston County, South Carolina.

TMS #205-00-00-201

A BOUNDARY FLAT OF
 PARCEL 1, WHICH IS SUBDIVIDED OUT OF PARCEL 1-A
 CONTAINING 44,955 ACRES
 LOCATED ON SEARWOOD ISLAND
 CHANTLAIN COUNTY, SOUTH CAROLINA
 OWNED BY HIGHLAND RESORT ASSOCIATES, L.P. AND OTHER ASSOCIATED PARTNERS, INC.



Southwestern Surveying
 of Charleston, Inc.
 147 Rappahannock Drive - Suite 108
 Charleston, South Carolina 29412
 803-799-0251 FAX 799-0207 www.ssws.com

NO.	DESCRIPTION	DATE

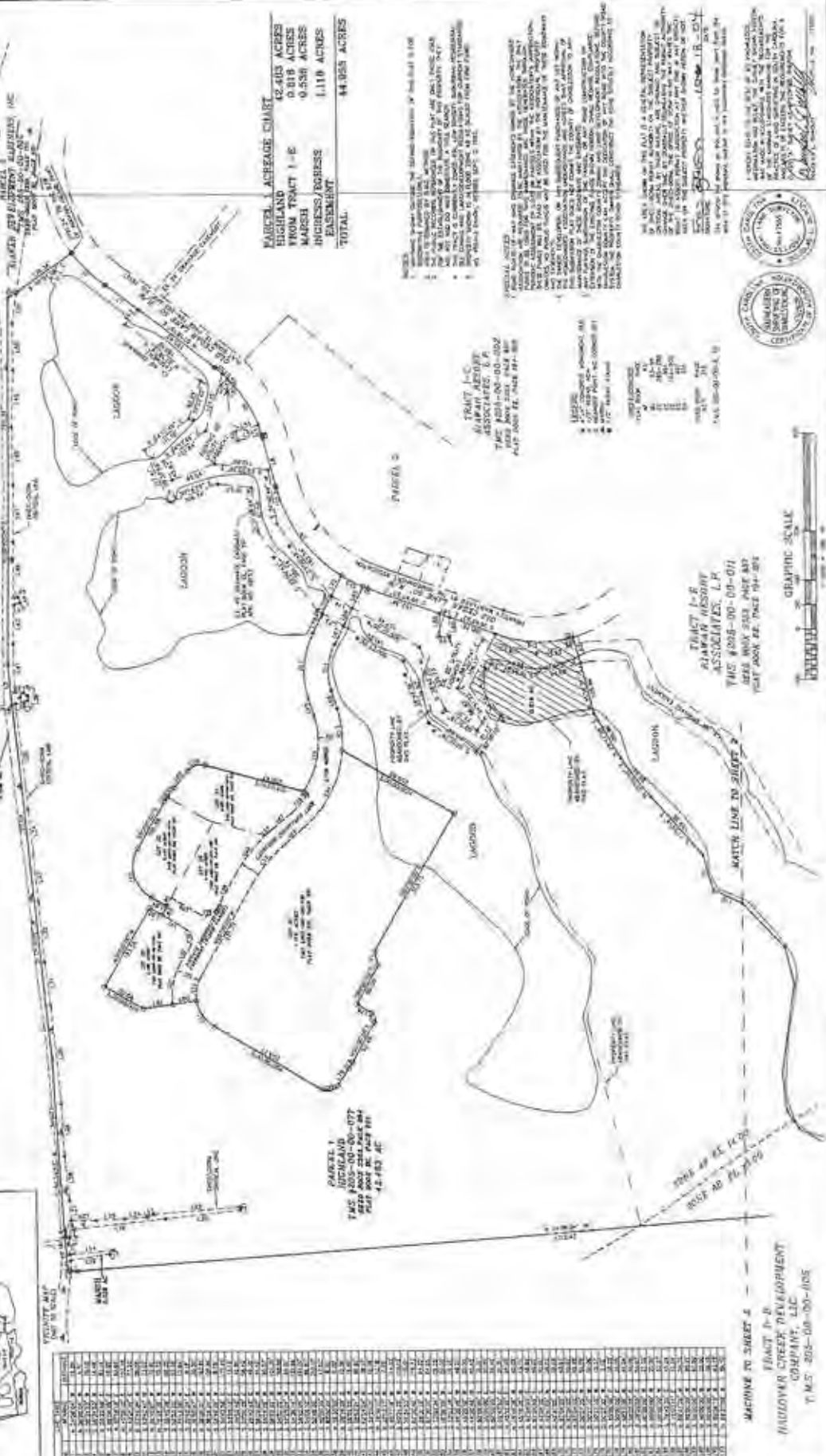
TRACT	ACRES	PERCENT	TOTAL
1	42.413	94.35	44.955
2	0.819	1.82	44.955
3	0.526	1.17	44.955
4	1.110	2.47	44.955
TOTAL	44.955	100.00	44.955

TRACT	ACRES	PERCENT	TOTAL
1	42.413	94.35	44.955
2	0.819	1.82	44.955
3	0.526	1.17	44.955
4	1.110	2.47	44.955
TOTAL	44.955	100.00	44.955

TRACT	ACRES	PERCENT	TOTAL
1	42.413	94.35	44.955
2	0.819	1.82	44.955
3	0.526	1.17	44.955
4	1.110	2.47	44.955
TOTAL	44.955	100.00	44.955

TRACT	ACRES	PERCENT	TOTAL
1	42.413	94.35	44.955
2	0.819	1.82	44.955
3	0.526	1.17	44.955
4	1.110	2.47	44.955
TOTAL	44.955	100.00	44.955

TRACT	ACRES	PERCENT	TOTAL
1	42.413	94.35	44.955
2	0.819	1.82	44.955
3	0.526	1.17	44.955
4	1.110	2.47	44.955
TOTAL	44.955	100.00	44.955



PARCEL 1 ACREAGE CHART
 HIGHLAND 42.413 ACRES
 FROM TRACT 1-B 0.819 ACRES
 MARSH 0.526 ACRES
 INCREASE/SUBS 1.110 ACRES
 EASEMENT 44.955 ACRES
 TOTAL

GENERAL NOTES:
 1. ALL DISTANCES ARE IN FEET AND DECIMALS THEREOF.
 2. ALL BEARINGS ARE TRUE BEARINGS.
 3. ALL CORNERS ARE TO BE MARKED WITH IRON PIPES OR CONCRETE MONUMENTS.
 4. ALL DISTANCES ARE TO BE MEASURED ALONG THE CENTERLINE OF THE ROAD OR RAILROAD.
 5. ALL DISTANCES ARE TO BE MEASURED ALONG THE CENTERLINE OF THE CANAL OR DRAINAGE DITCH.
 6. ALL DISTANCES ARE TO BE MEASURED ALONG THE CENTERLINE OF THE FENCE OR BOUNDARY LINE.
 7. ALL DISTANCES ARE TO BE MEASURED ALONG THE CENTERLINE OF THE CURVE.
 8. ALL DISTANCES ARE TO BE MEASURED ALONG THE CENTERLINE OF THE STRAIGHT LINE.
 9. ALL DISTANCES ARE TO BE MEASURED ALONG THE CENTERLINE OF THE ARC OF A CIRCLE.
 10. ALL DISTANCES ARE TO BE MEASURED ALONG THE CENTERLINE OF THE CHORD OF A CIRCLE.

TRACT 1-B
 HIGHLAND RESORT ASSOCIATES, L.P.
 THIS 42.413-00-00-002
 BEG. AND E. CORNER OF
 PAR. 1000 AC. PAR. 10-01

TRACT 1-B
 HIGHLAND RESORT ASSOCIATES, L.P.
 THIS 42.413-00-00-001
 BEG. AND E. CORNER OF
 PAR. 1000 AC. PAR. 10-01

TRACT 1-B
 HIGHLAND RESORT ASSOCIATES, L.P.
 THIS 42.413-00-00-001
 BEG. AND E. CORNER OF
 PAR. 1000 AC. PAR. 10-01

TRACT 1-B
 HIGHLAND RESORT ASSOCIATES, L.P.
 THIS 42.413-00-00-001
 BEG. AND E. CORNER OF
 PAR. 1000 AC. PAR. 10-01

TRACT 1-B
 HIGHLAND RESORT ASSOCIATES, L.P.
 THIS 42.413-00-00-001
 BEG. AND E. CORNER OF
 PAR. 1000 AC. PAR. 10-01

MACHINE TO SHEET 4
 TRACT 1-B
 HIGHLAND RESORT ASSOCIATES, L.P.
 COMPANY, LLC
 T.M.S. 2011-00-00-101

GRAPHIC SCALE
 0 100 200 300 400 500 FEET

DATE: AUG. 27, 2014
 DRAWN BY: [Name]
 CHECKED BY: [Name]
 SCALE: AS SHOWN

A BOUNDARY PLAT OF
 PARCEL 5, WHICH IS SUBDIVIDED OUT OF TRACT 1-A
 CONTAINING 17.838 ACRES
 LOCATED ON SEABROOK ISLAND
 CHARLESTON COUNTY, SOUTH CAROLINA



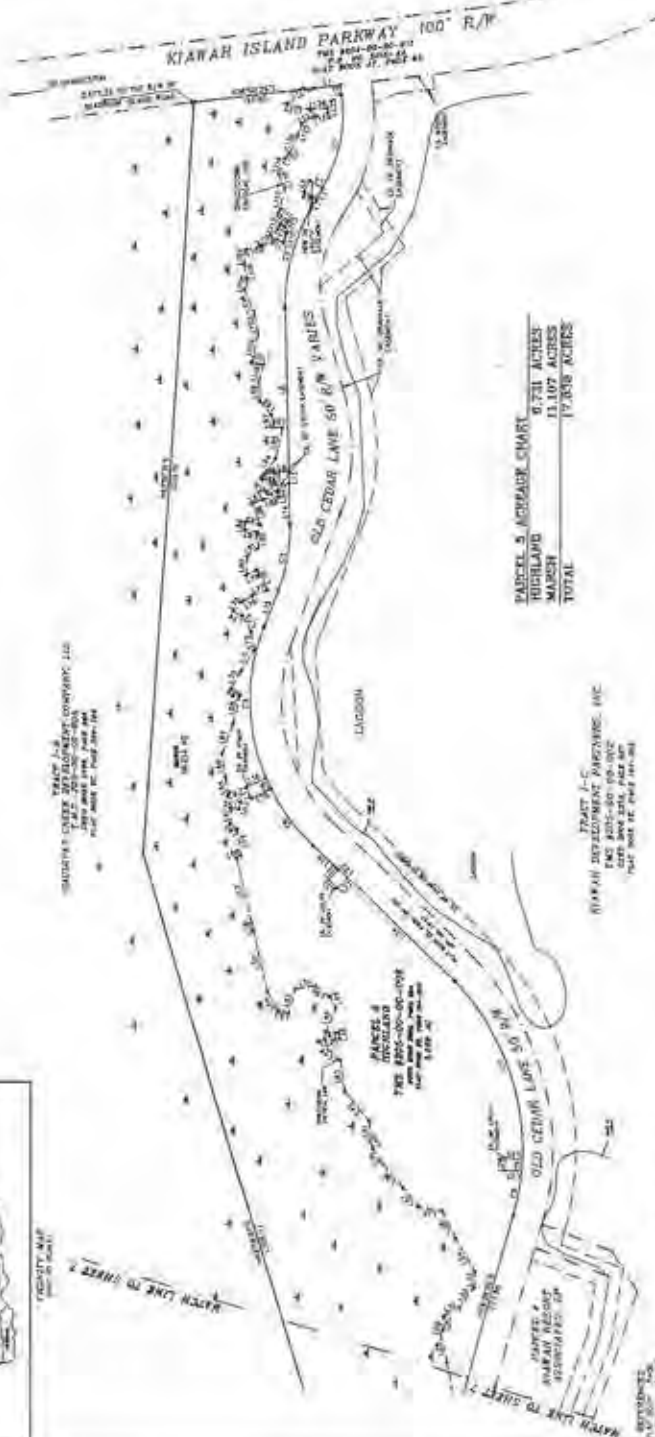
Southeastern Surveying
 of Charleston, Inc.
 147 Kappas Creek Drive - Suite 102
 Charleston, South Carolina 29412
 843-798-8338 FAX: 843-798-2007

NO.	1	DATE	10/27/14
NO.		DESCRIPTION	REVISIONS AND NOTES
NO.		DATE	
NO.		DESCRIPTION	

I, the undersigned, being a duly qualified and licensed Professional Surveyor in the State of South Carolina, do hereby certify that I am the author of the foregoing plat, and that it is a true and correct representation of the facts as shown to me by the parties thereto, and that I am not aware of any fraud or illegality in the same.

19888-10-18-014
 [Signature]
 [Seal]

NO.	AREA	ACRES	PERCENT
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NO.	AREA	ACRES	PERCENT
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PARCEL 5 ACRES: 6.731
 MIDDLELAND MARCH: 11.107
 TOTAL: 17.838



GRAPHIC SCALE
 1" = 100'

NOTES:
 1. ALL DIMENSIONS ARE TO CENTER OF CURVE UNLESS OTHERWISE NOTED.
 2. ALL DIMENSIONS ARE TO CENTER OF CURVE UNLESS OTHERWISE NOTED.
 3. ALL DIMENSIONS ARE TO CENTER OF CURVE UNLESS OTHERWISE NOTED.
 4. ALL DIMENSIONS ARE TO CENTER OF CURVE UNLESS OTHERWISE NOTED.
 5. ALL DIMENSIONS ARE TO CENTER OF CURVE UNLESS OTHERWISE NOTED.
 6. ALL DIMENSIONS ARE TO CENTER OF CURVE UNLESS OTHERWISE NOTED.
 7. ALL DIMENSIONS ARE TO CENTER OF CURVE UNLESS OTHERWISE NOTED.
 8. ALL DIMENSIONS ARE TO CENTER OF CURVE UNLESS OTHERWISE NOTED.
 9. ALL DIMENSIONS ARE TO CENTER OF CURVE UNLESS OTHERWISE NOTED.
 10. ALL DIMENSIONS ARE TO CENTER OF CURVE UNLESS OTHERWISE NOTED.

A BOUNDARY PLAT OF
 PARCEL 5, WHICH IS SUBDIVIDED OUT OF TRACT 1-A
 CONTAINING 17.838 ACRES
 OWNED BY HIGHLAND DEVELOPMENT PARTNERS, L.P.
 LOCATED ON SEABROOK ISLAND
 CHARLESTON COUNTY, SOUTH CAROLINA

SS
 of Charleston, Inc.
 147 WUPPER CREEK DRIVE - SUITE 102
 CHARLESTON, SOUTH CAROLINA 29412
 843-755-8125 FAX: 755-2027 www.sssurvey.com

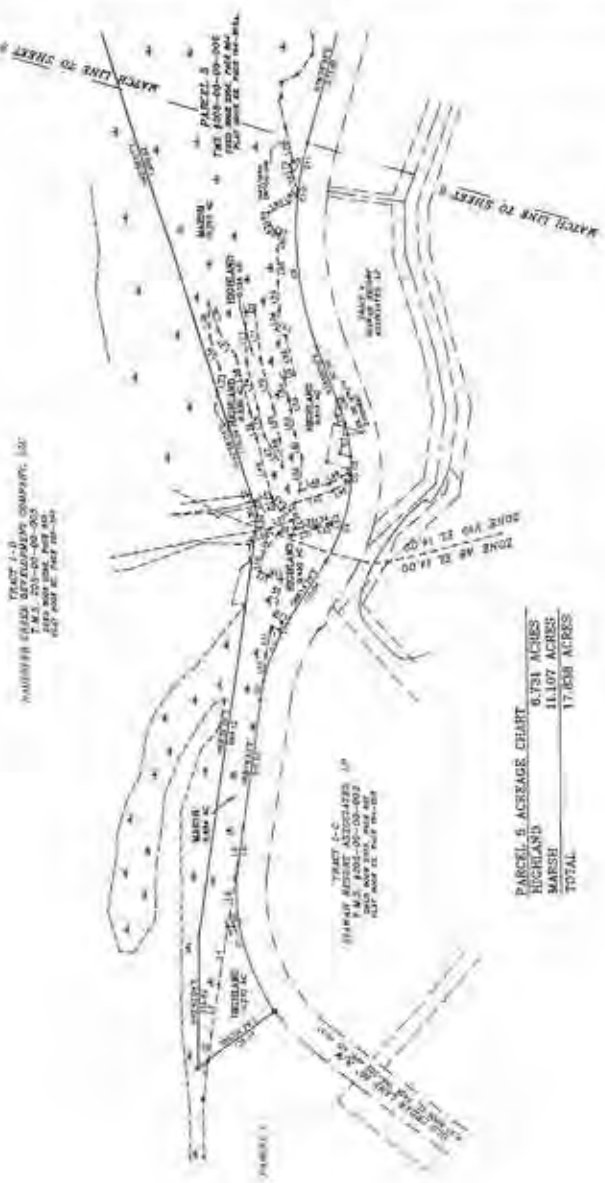
1	DATE	DESCRIPTION
2	DATE	DESCRIPTION
3	DATE	DESCRIPTION
4	DATE	DESCRIPTION
5	DATE	DESCRIPTION

THIS PLAT IS A BOUNDARY PLAT OF PARCEL 5, WHICH IS SUBDIVIDED OUT OF TRACT 1-A, CONTAINING 17.838 ACRES, OWNED BY HIGHLAND DEVELOPMENT PARTNERS, L.P., LOCATED ON SEABROOK ISLAND, CHARLESTON COUNTY, SOUTH CAROLINA. THIS PLAT IS A BOUNDARY PLAT OF PARCEL 5, WHICH IS SUBDIVIDED OUT OF TRACT 1-A, CONTAINING 17.838 ACRES, OWNED BY HIGHLAND DEVELOPMENT PARTNERS, L.P., LOCATED ON SEABROOK ISLAND, CHARLESTON COUNTY, SOUTH CAROLINA.

J. B. Berry
 JERRY BERRY, Surveyor
 1000 E. 10th St., Charleston, SC 29403
 843-755-8125



PARCEL 5 ACRESAGE CHART
 HIGHLAND 6.751 ACRES
 MARSH 11.107 ACRES
 TOTAL 17.858 ACRES



TRACT 1-B
 HIGHLAND 6.751 ACRES
 MARSH 11.107 ACRES
 TOTAL 17.858 ACRES

NO.	BEARING	DISTANCE	AREA	TOTAL
1	N 89° 58' 00" W	143.51	1.4351	1.4351
2	S 89° 58' 00" E	143.51	1.4351	2.8702
3	N 00° 00' 00" E	143.51	1.4351	4.3053
4	S 00° 00' 00" W	143.51	1.4351	5.7404
5	N 89° 58' 00" W	143.51	1.4351	7.1755
6	S 89° 58' 00" E	143.51	1.4351	8.6106
7	N 00° 00' 00" E	143.51	1.4351	10.0457
8	S 00° 00' 00" W	143.51	1.4351	11.4808
9	N 89° 58' 00" W	143.51	1.4351	12.9159
10	S 89° 58' 00" E	143.51	1.4351	14.3510
11	N 00° 00' 00" E	143.51	1.4351	15.7861
12	S 00° 00' 00" W	143.51	1.4351	17.2212
13	N 89° 58' 00" W	143.51	1.4351	18.6563
14	S 89° 58' 00" E	143.51	1.4351	20.0914
15	N 00° 00' 00" E	143.51	1.4351	21.5265
16	S 00° 00' 00" W	143.51	1.4351	22.9616
17	N 89° 58' 00" W	143.51	1.4351	24.3967
18	S 89° 58' 00" E	143.51	1.4351	25.8318
19	N 00° 00' 00" E	143.51	1.4351	27.2669
20	S 00° 00' 00" W	143.51	1.4351	28.7020
21	N 89° 58' 00" W	143.51	1.4351	30.1371
22	S 89° 58' 00" E	143.51	1.4351	31.5722
23	N 00° 00' 00" E	143.51	1.4351	33.0073
24	S 00° 00' 00" W	143.51	1.4351	34.4424
25	N 89° 58' 00" W	143.51	1.4351	35.8775
26	S 89° 58' 00" E	143.51	1.4351	37.3126
27	N 00° 00' 00" E	143.51	1.4351	38.7477
28	S 00° 00' 00" W	143.51	1.4351	40.1828
29	N 89° 58' 00" W	143.51	1.4351	41.6179
30	S 89° 58' 00" E	143.51	1.4351	43.0530
31	N 00° 00' 00" E	143.51	1.4351	44.4881
32	S 00° 00' 00" W	143.51	1.4351	45.9232
33	N 89° 58' 00" W	143.51	1.4351	47.3583
34	S 89° 58' 00" E	143.51	1.4351	48.7934
35	N 00° 00' 00" E	143.51	1.4351	50.2285
36	S 00° 00' 00" W	143.51	1.4351	51.6636
37	N 89° 58' 00" W	143.51	1.4351	53.0987
38	S 89° 58' 00" E	143.51	1.4351	54.5338
39	N 00° 00' 00" E	143.51	1.4351	55.9689
40	S 00° 00' 00" W	143.51	1.4351	57.4040
41	N 89° 58' 00" W	143.51	1.4351	58.8391
42	S 89° 58' 00" E	143.51	1.4351	60.2742
43	N 00° 00' 00" E	143.51	1.4351	61.7093
44	S 00° 00' 00" W	143.51	1.4351	63.1444
45	N 89° 58' 00" W	143.51	1.4351	64.5795
46	S 89° 58' 00" E	143.51	1.4351	66.0146
47	N 00° 00' 00" E	143.51	1.4351	67.4497
48	S 00° 00' 00" W	143.51	1.4351	68.8848
49	N 89° 58' 00" W	143.51	1.4351	70.3199
50	S 89° 58' 00" E	143.51	1.4351	71.7550
51	N 00° 00' 00" E	143.51	1.4351	73.1901
52	S 00° 00' 00" W	143.51	1.4351	74.6252
53	N 89° 58' 00" W	143.51	1.4351	76.0603
54	S 89° 58' 00" E	143.51	1.4351	77.4954
55	N 00° 00' 00" E	143.51	1.4351	78.9305
56	S 00° 00' 00" W	143.51	1.4351	80.3656
57	N 89° 58' 00" W	143.51	1.4351	81.8007
58	S 89° 58' 00" E	143.51	1.4351	83.2358
59	N 00° 00' 00" E	143.51	1.4351	84.6709
60	S 00° 00' 00" W	143.51	1.4351	86.1060
61	N 89° 58' 00" W	143.51	1.4351	87.5411
62	S 89° 58' 00" E	143.51	1.4351	88.9762
63	N 00° 00' 00" E	143.51	1.4351	90.4113
64	S 00° 00' 00" W	143.51	1.4351	91.8464
65	N 89° 58' 00" W	143.51	1.4351	93.2815
66	S 89° 58' 00" E	143.51	1.4351	94.7166
67	N 00° 00' 00" E	143.51	1.4351	96.1517
68	S 00° 00' 00" W	143.51	1.4351	97.5868
69	N 89° 58' 00" W	143.51	1.4351	99.0219
70	S 89° 58' 00" E	143.51	1.4351	100.4570
71	N 00° 00' 00" E	143.51	1.4351	101.8921
72	S 00° 00' 00" W	143.51	1.4351	103.3272
73	N 89° 58' 00" W	143.51	1.4351	104.7623
74	S 89° 58' 00" E	143.51	1.4351	106.1974
75	N 00° 00' 00" E	143.51	1.4351	107.6325
76	S 00° 00' 00" W	143.51	1.4351	109.0676
77	N 89° 58' 00" W	143.51	1.4351	110.5027
78	S 89° 58' 00" E	143.51	1.4351	111.9378
79	N 00° 00' 00" E	143.51	1.4351	113.3729
80	S 00° 00' 00" W	143.51	1.4351	114.8080
81	N 89° 58' 00" W	143.51	1.4351	116.2431
82	S 89° 58' 00" E	143.51	1.4351	117.6782
83	N 00° 00' 00" E	143.51	1.4351	119.1133
84	S 00° 00' 00" W	143.51	1.4351	120.5484
85	N 89° 58' 00" W	143.51	1.4351	121.9835
86	S 89° 58' 00" E	143.51	1.4351	123.4186
87	N 00° 00' 00" E	143.51	1.4351	124.8537
88	S 00° 00' 00" W	143.51	1.4351	126.2888
89	N 89° 58' 00" W	143.51	1.4351	127.7239
90	S 89° 58' 00" E	143.51	1.4351	129.1590
91	N 00° 00' 00" E	143.51	1.4351	130.5941
92	S 00° 00' 00" W	143.51	1.4351	132.0292
93	N 89° 58' 00" W	143.51	1.4351	133.4643
94	S 89° 58' 00" E	143.51	1.4351	134.8994
95	N 00° 00' 00" E	143.51	1.4351	136.3345
96	S 00° 00' 00" W	143.51	1.4351	137.7696
97	N 89° 58' 00" W	143.51	1.4351	139.2047
98	S 89° 58' 00" E	143.51	1.4351	140.6398
99	N 00° 00' 00" E	143.51	1.4351	142.0749
100	S 00° 00' 00" W	143.51	1.4351	143.5100



ADJUSTMENTS

NO.	BEARING	DISTANCE	AREA	TOTAL
1	N 89° 58' 00" W	143.51	1.4351	1.4351
2	S 89° 58' 00" E	143.51	1.4351	2.8702
3	N 00° 00' 00" E	143.51	1.4351	4.3053
4	S 00° 00' 00" W	143.51	1.4351	5.7404
5	N 89° 58' 00" W	143.51	1.4351	7.1755
6	S 89° 58' 00" E	143.51	1.4351	8.6106
7	N 00° 00' 00" E	143.51	1.4351	10.0457
8	S 00° 00' 00" W	143.51	1.4351	11.4808
9	N 89° 58' 00" W	143.51	1.4351	12.9159
10	S 89° 58' 00" E	143.51	1.4351	14.3510
11	N 00° 00' 00" E	143.51	1.4351	15.7861
12	S 00° 00' 00" W	143.51	1.4351	17.2212
13	N 89° 58' 00" W	143.51	1.4351	18.6563
14	S 89° 58' 00" E	143.51	1.4351	20.0914
15	N 00° 00' 00" E	143.51	1.4351	21.5265
16	S 00° 00' 00" W	143.51	1.4351	22.9616
17	N 89° 58' 00" W	143.51	1.4351	24.3967
18	S 89° 58' 00" E	143.51	1.4351	25.8318
19	N 00° 00' 00" E	143.51	1.4351	27.2669
20	S 00° 00' 00" W	143.51	1.4351	28.7020
21	N 89° 58' 00" W	143.51	1.4351	30.1371
22	S 89° 58' 00" E	143.51	1.4351	31.5722
23	N 00° 00' 00" E	143.51	1.4351	33.0073
24	S 00° 00' 00" W	143.51	1.4351	34.4424
25	N 89° 58' 00" W	143.51	1.4351	35.8775
26	S 89° 58' 00" E	143.51	1.4351	37.3126
27	N 00° 00' 00" E	143.51	1.4351	38.7477
28	S 00° 00' 00" W	143.51	1.4351	40.1828
29	N 89° 58' 00" W	143.51	1.4351	41.6179
30	S 89° 58' 00" E	143.51	1.4351	43.0530
31	N 00° 00' 00" E	143.51	1.4351	44.4881
32	S 00° 00' 00" W	143.51	1.4351	45.9232
33	N 89° 58' 00" W	143.51	1.4351	47.3583
34	S 89° 58' 00" E	143.51	1.4351	48.7934
35	N 00° 00' 00" E	143.51	1.4351	50.2285
36	S 00° 00' 00" W	143.51	1.4351	51.6636
37	N 89° 58' 00" W	143.51	1.4351	53.0987
38	S 89° 58' 00" E	143.51	1.4351	54.5338
39	N 00° 00' 00" E	143.51	1.4351	55.9689
40	S 00° 00' 00" W	143.51	1.4351	57.4040
41	N 89° 58' 00" W	143.51	1.4351	58.8391
42	S 89° 58' 00" E	143.51	1.4351	60.2742
43	N 00° 00' 00" E	143.51	1.4351	61.7093
44	S 00° 00' 00" W	143.51	1.4351	63.1444
45	N 89° 58' 00" W	143.51	1.4351	64.5795
46	S 89° 58' 00" E	143.51	1.4351	66.0146
47	N 00° 00' 00" E	143.51	1.4351	67.4497
48	S 00° 00' 00" W	143.51	1.4351	68.8848
49	N 89° 58' 00" W	143.51	1.4351	70.3199
50	S 89° 58' 00" E	143.51	1.4351	71.7550
51	N 00° 00' 00" E	143.51	1.4351	73.1901
52	S 00° 00' 00" W	143.51	1.4351	74.6252
53	N 89° 58' 00" W	143.51	1.4351	76.0603
54	S 89° 58' 00" E	143.51	1.4351	77.4954
55	N 00° 00' 00" E	143.51	1.4351	78.9305
56	S 00° 00' 00" W	143.51	1.4351	80.3656
57	N 89° 58' 00" W	143.51	1.4351	81.8007
58	S 89° 58' 00" E	143.51	1.4351	83.2358
59	N 00° 00' 00" E	143.51	1.4351	84.6709
60	S 00° 00' 00" W	143.51	1.4351	86.1060
61	N 89° 58' 00" W	143.51	1.4351	87.5411
62	S 89° 58' 00" E	143.51	1.4351	88.9762
63	N 00° 00' 00" E	143.51	1.4351	90.4113
64	S 00° 00' 00" W	143.51	1.4351	91.8464
65	N 89° 58' 00" W	143.51	1.4351	93.2815
66	S 89° 58' 00" E	143.51	1.4351	94.7166
67	N 00° 00' 00" E	143.51	1.4351	96.1517
68	S 00° 00' 00" W	143.51	1.4351	97.5868
69	N 89° 58' 00" W	143.51	1.4351	99.0219
70	S 89° 58' 00" E	143.51	1.4351	

EXHIBIT D
MASTER LAND USE PLAN

Included in this exhibit is a graphic indicating existing land use conditions and a graphic of a conceptual master land use plan indicating a general circulation system, residential clustering and amenity location.



permar

76 Wontworth Street
 Suite 400
 Charleston, SC 29401
 t 843.723.0002
 f 843.722.8778

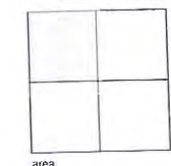
**Cassique
 Courtyard Homes**

Aerial Photography

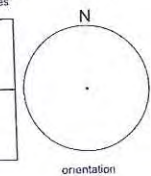
NTS

scale in feet

walking distance in minutes

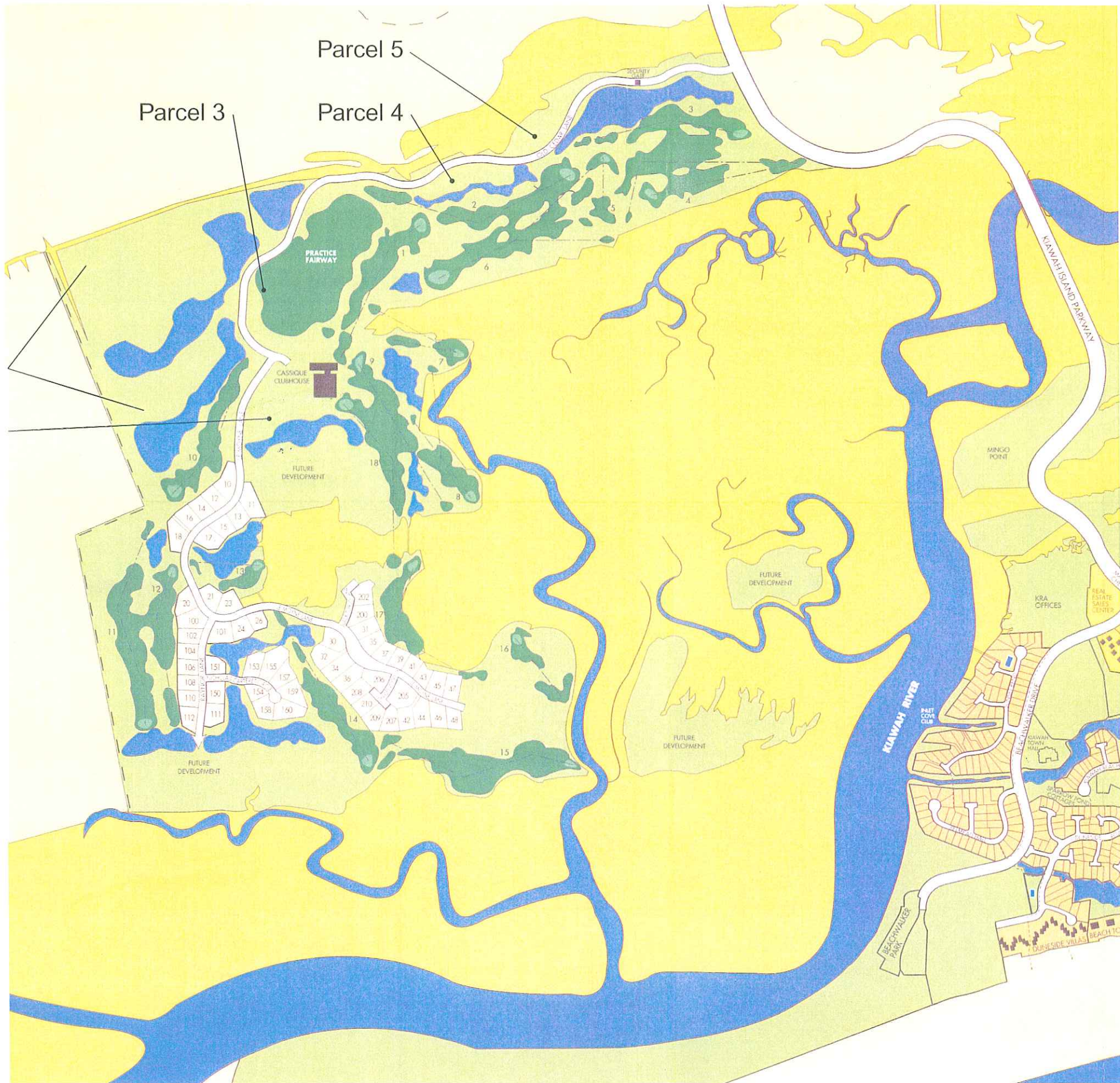


area



orientation

date **June 15, 2004**



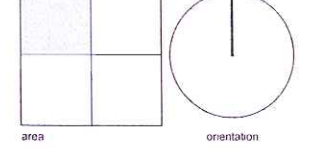
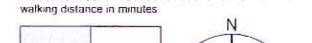
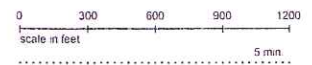
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 76 Wentworth Street
 Suite 400
 Charleston, SC 29401
 t 843.723.0002
 f 843.722.8778

**Cassique
 Courtyard Homes**

**Existing
 Master Plan**

Parcel 1
 Parcel 2

Parcel 3
 Parcel 4
 Parcel 5



date **September 1, 2004**

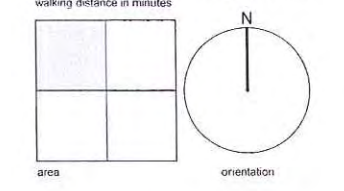
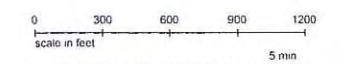


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76 Wentworth Street
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Charleston, SC 29401
t 843.723.0002
f 843.722.8776

Cassique Courtyard Homes

Conceptual Master Plan



date **September 1, 2004**

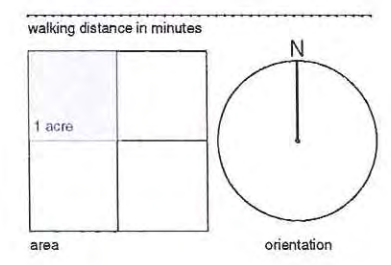
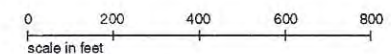
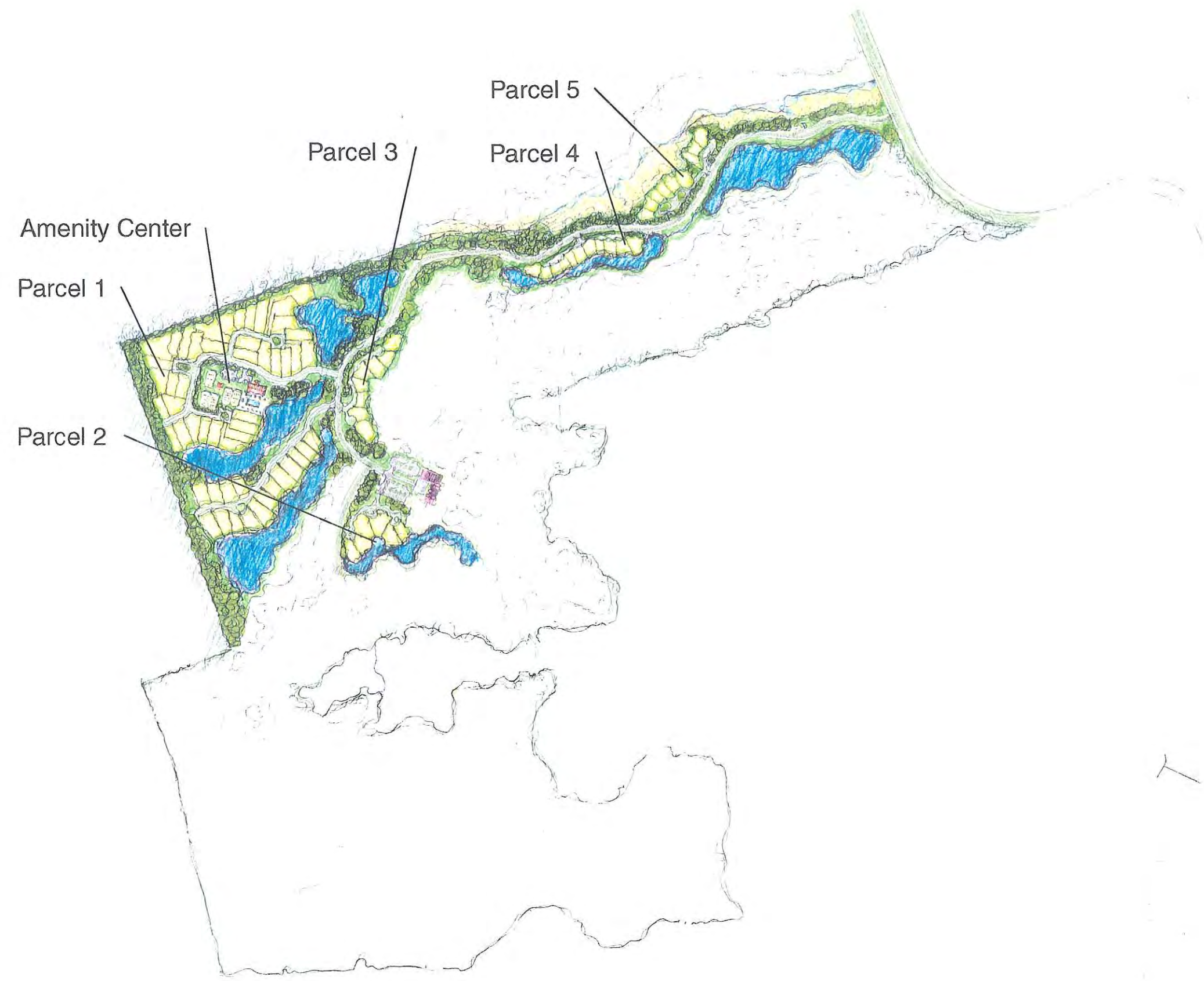


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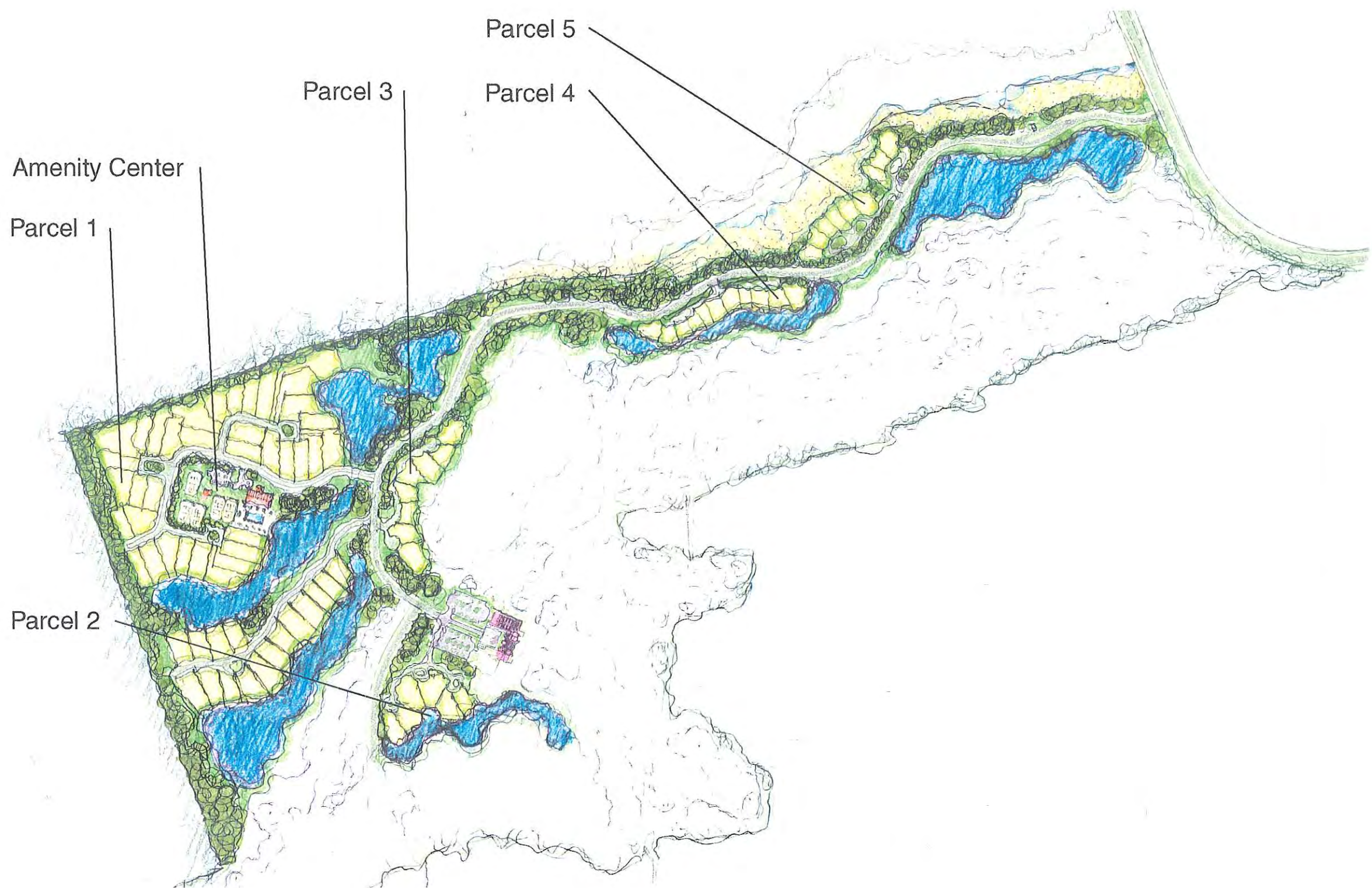
76 Wentworth Street
Suite 400
Charleston, SC 29401
t 843.723.0002
f 843.722.8778

Cassique Courtyard Homes

Conceptual Master Plan



date **September , 2004**

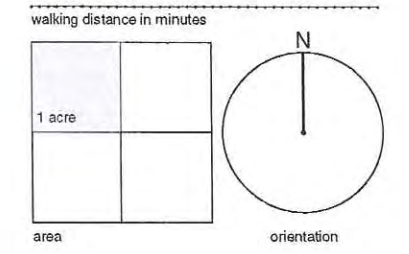
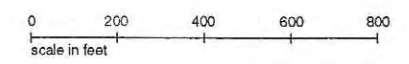


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Suite 400
Charleston, SC 29401
t 843.723.0002
f 843.722.8778

Cassique Courtyard Homes

Conceptual Master Plan



date **September , 2004**

EXHIBIT E
LETTERS OF INTENT TO PROVIDE SERVICES

Included in this exhibit are letters from principal service providers for development of the Real Property.



Seabrook Island Utility Commission
2902A Seabrook Island Road
Johns Island, South Carolina 29455

Phone (843) 768-0102
Fax (843) 768-1075

August 30, 2004

Mr. Ray Pantlik, P.E.
Kiawah Resort Associates LP
7 Beachwalker Drive, Suite 10
Kiawah Island, SC 29455

Subject: Cassique PD Application – Letter of Service Availability Request, August 19, 2004

Dear Mr. Pantlik,

I have reviewed your request for sanitary sewer service to the areas as shown with your August 19, 2004, Cassique PD Application – Letter of Service Availability Request.

The above mentioned section of the Cassique development has sanitary sewer capacity reserved as per a December 1998 agreement between the Seabrook Island Utility Commission and Kiawah Resort Associates LP.

Therefore, the Seabrook Island Utility Commission (SIUC) has adequate sanitary sewer capacity to serve the above mentioned development.

Prior to the installation of the sanitary sewer pipeline system, all related fees must be paid to the SIUC and drawings illustrating the proposed sanitary sewers and connections shall be approved by the SIUC. All connections to the sanitary sewer system shall be made in accordance to SIUC specifications and will be subject to a final inspection by the SIUC.

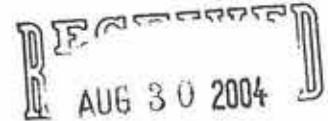
If you have further questions regarding this matter, please feel free to contact me.

Respectfully,

Thomas A. Galitza
Manager
Seabrook Island Utility Commission

ST. JOHN'S WATER COMPANY, INC.

Post Office Box 629
John's Island, South Carolina 29457-0629
(843) 559-0186



BY:-----

August 26, 2004

Mr. Pay Pantlik, P.E.
Director of Development
Kiawah Development Partners, Inc.
Post Office Box 12001
Charleston, SC 29422

Re: The Cassique PD Application
Water Availability and Willingness to Serve

Dear Mr. Pantlik:

This letter is to confirm that the The Cassique Development Parcels 1 through 5 located off Old Cedar Lane are within the water service area of the St. John's Water Company, Inc. (SJWC). SJWC does have water available from an existing 14-inch water line on Old Cedar Lane based on the existing development density. Water has been available to The Cassique Development since placing the Andell Ground Storage Tank and Booster Station into operation September 7, 2001.

Our system is SC DHEC approved and we have the capacity and willingness to provide potable water to your site. Upon completion of your certification of water system construction, our final inspection, the satisfaction of all legal requirements, payment of all fees, and SC DHEC approval, SJWC will own, operate and maintain the water distribution system in the referenced project.

If you have any questions, please feel free to give me a call.

Sincerely,
ST. JOHN'S WATER COMPANY

Ava Robichaux
General Manager

cc: Colleen Schild / BPB

ST. JOHN'S FIRE DISTRICT

COMMISSIONERS:

THOMAS KULICK, Chairman
JOHN HART, Vice-Chairman
ERIC P. BRITTON
SAMUEL BROWNLEE
WANDA FORD
SUSANNE HOLLOMAN
GENEVA SMITH

P.O. BOX 56
JOHNS ISLAND, S.C. 29457
PHONE: (843) 559-9194
FAX: (843) 559-3687



KARL E. RISTOW, Fire Chief

24 August 2004

Mr. Ray C. Pantlik, P.E.
Director of Development
Kiawah Development Partners, Inc.
Charleston, SC 29422

RECEIVED
AUG 27 2004

By:

Re: Fire/Emergency Services Confirmation


Dear Mr. Pantlik:

Please accept this letter as statement to the confirmation that the St. Johns Fire District furnishes fire and emergency services contingent to the area to be called the *Courtyard at Cassique*, Johns Island, South Carolina.

However, pursuant to the infrastructure of this planned development community, the St. Johns Fire District shall enforce the requirements outlined in the National Fire Protection Association's (NFPA) 1141, *Standard for Fire Protection in Planned Building Groups*, 2003 Edition (enclosed). Additionally, adequate fire flow (available water supply for structure firefighting) shall be required from the established water supply to ratify size and access to the prospective residential structures.

Should you require any additional assistance regarding this issue or any further explanation regarding the aforementioned requirements, please contact the St. Johns Fire Prevention Division.

Sincerely,


D.S. Chase
Chief Fire Inspector

c.c. Karl E. Ristow
Chief of Department

Enclosure:

EXHIBIT F
MODIFICATIONS TO CHARLESTON COUNTY ZONING AND LAND DEVELOPMENT REGULATIONS ORDINANCE

The applicant is proposing the following modifications to existing development regulations in order to provide flexibility for planning and design of the courtyard home concept. These proposed standards will allow for lot configuration and structure placement of moderate density fee-simple attached and detached residential dwellings without adversely impacting surrounding environmentally sensitive areas.

All references below are as outlined in the Charleston County Zoning and Land Development Regulations (adopted November 20, 2001).

Sect. 4.10.3 Density/Intensity and Dimensional Standards Table

DENSITY/INTENSITY AND DIMENSIONAL STANDARDS		
	EXISTING (RSL)	PROPOSED (PDD)
MAXIMUM DENSITY	4 dwelling units per acre	4 dwelling units per acre [3]
MINIMUM LOT AREA	8,000 square feet	6,000 square feet
MINIMUM LOT WIDTH	60 feet [1]	60 feet
MINIMUM SETBACKS		
Front/Street Side [2]	25 feet	10 feet 5 feet (garage/studio) [4]
Interior Side	5 feet	5 feet (house) 0 feet (garage/studio)
Rear	15 feet	10 feet
OCRM Critical Line	35 feet	30 feet (Ave.) (No less than 20 feet)
MAXIMUM BUILDING COVER	30% of lot	40% of parcel 60% of individual lot [5]
MAXIMUM HEIGHT	35 feet	35 feet

[1] 70 feet without public water and/or public sewer.

[2] Front/Street Side Setback reductions of 15 feet may be approved by the Planning Director when deemed compatible with existing development patterns or setbacks shown on approved plats.

[3] Total dwelling unit cap not to exceed 120. Any parcel not to exceed 4 D.U./Acre.

[4] Any wall up to 8 ft. above finish grade may be located within any of the required setbacks, provided vision site triangles at street intersections are maintained.

[5] The garden courtyard concept coverage includes house, garage, and pool cavity.

Art. 4.22. Waterfront Development Standards

<u>Standard</u>	<u>Existing</u>	<u>Proposed</u>
Min. Lot Area (RSL)	12,000 sq.ft.	8,000 sq.ft.
Min. Lot Width (ft)	90	60
Min. Lot Width Average (ft.)	100	60
Building Setback from OCRM Critical Line (ft.)	35	30 (ave.) (no less than 20')

Sect. 9.5.4 Landscape Buffers

	<u>Existing</u>	<u>Proposed</u>
4. Buffer Depth and County Standards Min. Buffer Depth (Buffer Type S1) ' For residential and amenity uses	15'	12'
5. Buffer Depth and Landscaping Standards Min. Buffer Depth (Buffer Type B)	15'	12'

Sect. 9.7 Wetlands, Waterways and OCRM Critical Line

	<u>Existing</u>	<u>Proposed</u>
B. Buffer Depth and Setbacks Min. Buffers/Setbacks (RSL Classification) Setback from OCRM Critical Line	35'	30' (ave.) (no less than 20')

EXHIBIT G
DRAFT ARB GUIDELINES

Included in this exhibit is an example of the existing Cassique Community Architectural Review Board guidelines that will be revised to include the development standards proposed in this application.