Lee County Board of County Commissioners Agenda Item Summary

Blue Sheet No. 20030581

1. REQUESTED MOTION:

DEPARTMENTAL CATEGORY:

COMMISSION DISTRICT #:

4. AGENDA:

ACTION REQUESTED: Approve the acquisition of Parcel 202, for the Three Oaks Parkway South Extension Project No. 4043, in the amount of \$51,500, pursuant to the terms and conditions set forth in the Agreement for Purchase and Sale of Real Estate; authorize the Chairman on behalf of the Board of County Commissioners to sign the Purchase Agreement; authorize payment of necessary costs to close; authorize the Division of County Lands to handle and accept all documentation necessary to complete this transaction.

WHY ACTION IS NECESSARY: The Board must formally accept all real estate conveyances to Lee County.

REQUIREMENT/PURPOSE:

<u>WHAT ACTION ACCOMPLISHES</u>: The acquisition of property during the voluntary phase of the project, thus avoiding the Board's need to exercise its power of Eminent Domain.

X CONSEN	TRATIVE	(Specify) STATUTE ORDINAN			A. COMMISSION B. DEPARTMEN			
PUBLIC		ADMIN.			C. DIVISION	County Lands	7/8/101	
TIME REQUIRED		OTHER -			BY: <u>Karen L. W</u>	/. Forsyth, Director	KAWI	
7. BACK	GROUND: Purs				onita Springs, the Di ne Three Oaks Park			
This acquisition consists of the fee interest in the property, improved with a single-family mobile home, located in Leitner Creek Manor at 26724 Nomad Drive, being further identified as STRAP No.: 25-47-25-B4-00201.0480.								
which is inclusi		enses. The Cou			greed to sell the pro e of approximately \$			
The property w	as appraised by t	he firm of Carls	on, Norri	s and Associate	s, Inc., with a resulti	ng value of \$50	,000.	
moving expens		nty avoiding th	ne acquis	sition of the pro	able range of value operty by way of E			
20 - 4043 -	Funds will be available in Account 20404318808.506110 20 - CIP 4043 - Three Oaks Parkway South Extension 18808 - Road Impact Fees - Bonita Attachments: Purchase Agreement Appraisal (with Location Map) Letter from City of Bonita Springs Ownership/Title Data							
	MENT RECOM	MENDATIONS	<u>):</u>			5-Year Sales Hi	Story	
		9.	RECOM	MENDED APP	PROVAL:			
A Department Dir ç çtor	B Purchasing or Contracts	C Human Resources	D Other	E County Attorney	F Budget Sen Vyw 5 P	1 .	G County Manager	
K. Forsyt				chhad C	OA OM 15	RISK GC	145 - in 13	
10. COMMISSION ACTION: APPROVED DENIED DEFERRED OTHER COMMISSION ACTION: Rec. by CoAtty COUNTY ADMIN. Time: DM RECEIVED BY COUNTY ADMIN. Time: DM COUNTY ADMIN. COUNTY ADMIN.								
S:\POOL\3-Oaks 4	043\202 MCCAW\BLU	JE SHEET 05 06 00	3.wpd-jkg (5	Socyarded To:	51	20 480 C		

This document prepared by:

Lee County

County Lands Division

Project: Three Oaks Parkway South Extension, No. 4043

Parcel: 202/McCaw

STRAP No.: 25-47-25-B4-00201.0480

BOARD OF COUNTY COMMISSIONERS

LEE COUNTY

AGREEMENT FOR PURCHASE AND SALE OF REAL ESTATE

TH	IS A	GREEMEN	T for	purchas	se and	sale	of	real	prop	erty	is	made
this _	_	_ day o	f			20	_ by	and	betwe	een	Roge	er L.
McCaw	and N	Mary A.	McCaw	, Owner:	s, her	einaft	cer	refe	rred t	o as	s SEI	LLER,
whose	addre	ess is,	26724	Nomad 1	Orive,	Bonit	ta S	pring	gs, Fl	orid	la 3 <i>4</i>	1135,
and Le	e Co	unty,	a poli	tical s	ubdivi	ision	of	the	State	of	Flor	rida,
herein	afte:	r refer	red to	as BUY	ER.							

WITNESSETH:

- 1. AGREEMENT TO PURCHASE AND TO SELL: SELLER agrees to sell and BUYER agrees to purchase, subject to the terms and conditions set forth below, a parcel of land consisting of .19 acres more or less, and located at 26724 Nomad Drive, Bonita Springs, Florida 34135 and more particularly described as Lot 48, Block 1, LEITNER CREEK MANOR, Unit 2, a subdivision according to the plat or map thereof described in Plat Book 30, Pages 79 and 80, of the Public Records of Lee County, Florida, hereinafter called "the Property." This property will be acquired for the Three Oaks Parkway South Extension Project, hereinafter called "the Project."
- 2. **PURCHASE PRICE AND TIME OF PAYMENT:** The total purchase price ("Purchase Price") will be Fifty-One Thousand Five Hundred and No/100 (\$51,500.00), payable at closing by County Warrant.
- 3. EVIDENCE OF TITLE: BUYER will obtain at BUYER'S expense an American Land Title Association Form B Title Commitment and provide title insurance Owner's Policy in the amount of the Purchase Price,

from a title company acceptable to BUYER. The commitment will be accompanied by one copy of all documents that constitute exceptions to the title commitment. The commitment will also show title to be good and marketable with legal access, subject only to real estate taxes for the current year, zoning and use restrictions imposed by governmental authority, and restrictions and easements common to the area.

- 4. CONDITION OF PROPERTY; RISK OF LOSS: BUYER has inspected the Property and, except as is otherwise provided herein, accepts the Property in the condition inspected. Any loss and/or damage to the Property occurring between the date of this offer and the date of closing or date of possession by BUYER, whichever occurs first, will be at SELLER's sole risk and expense. However, BUYER may accept the damaged property and deduct from the purchase price any expenses required to repair the damage, or BUYER may cancel this Agreement without obligation.
- 5. **SELLER'S INSTRUMENTS AND EXPENSES:** SELLER will pay for and provide:
 - (a) A statutory warranty deed, and an affidavit regarding liens, possession, and withholding under FIRPTA in a form sufficient to allow "gap" coverage by title insurance;
 - (b) documentary stamps on deed;
 - (c) utility services up to, but not including the date of closing;
 - (d) taxes or assessments for which a bill has been rendered on or before the date of closing;
 - (e) payment of partial release of mortgage fees,
 if any;
 - (f) SELLER's attorney fees, if any.
 - 6. BUYER'S INSTRUMENTS AND EXPENSES: BUYER will pay for:
 - (a) Recording fee for deed;
 - (b) survey, (if desired by BUYER).

- 7. TAXES: SELLER will be charged for Real Estate taxes and personal property taxes (if applicable) up to, but not including the date of closing.
- 8. DEFECTS IN TITLE AND LEGAL ACCESS: Prior to closing, BUYER will have a reasonable time to examine the title and documents establishing legal access to the property. If title or legal access is found to be defective, BUYER will notify SELLER in writing of the defects and SELLER will make a prompt and diligent effort to correct such defects. If SELLER fails to make corrections within 60 days after notice, BUYER may elect to accept the Property in its existing condition with an appropriate reduction to the purchase price, or may terminate this Agreement without obligation.
- 9. SURVEY: BUYER may order the Property surveyed at BUYER's expense. SELLER agrees to provide access to the Property for the survey to be performed. If the survey shows a discrepancy in the size or dimensions of the Property, or shows encroachments onto the Property or that improvements located on the Property encroach onto adjacent lands, or if the survey identifies violations of recorded covenants or covenants of this Agreement, upon notice to the SELLER, the BUYER may elect to treat those discrepancies, violations or encroachments as a title defect.
- 10. ENVIRONMENTAL AUDIT: BUYER may perform or have performed, at BUYER's expense, an environmental audit of the Property. If the audit identifies environmental problems unacceptable to the BUYER, BUYER may elect to accept the Property in its existing condition with an appropriate abatement to the purchase price or BUYER may terminate this Agreement without obligation.

11. ABSENCE OF ENVIRONMENTAL LIABILITIES: The SELLER hereby warrants and represents that the Property is free from hazardous materials and does not constitute an environmental hazard under any federal, state or local law or regulation. No hazardous, toxic or polluting substances have been released or disposed of on the Property in violation of any applicable law or regulation. SELLER further warrants that there is no evidence that hazardous, toxic or polluting substances are contained on or emitting from the property in violation of applicable law or regulation. There are no surface impoundments, waste piles, land fills, injection wells, underground storage areas, or other man-made facilities that have or may have accommodated hazardous materials. There is no proceeding or inquiry by any governmental agency with respect to production, disposal or storage on the property of any hazardous materials, or of any activity that could have produced hazardous materials or toxic effects on humans, flora or fauna. There are no buried. partially buried, or above-ground tanks, storage vessels, drums or containers located on the Property. There is no evidence of release of hazardous materials onto or into the Property.

The SELLER also warrants that there have been no requests from any governmental authority or other party for information, notices of claim, demand letters or other notification that there is any potential for responsibility with respect to any investigation or clean-up of hazardous substance releases on the property. All warranties described herein will survive the closing of this transaction.

In the event the SELLER breaches the warranties as to environmental liability, SELLER agrees to indemnify and hold the BUYER harmless from all fines, penalties, assessments, costs and reasonable attorneys' fees resulting from contamination and remediation of the property.

12. TIME AND BINDING AGREEMENT: Time is of the essence for closing this transaction. The BUYER's written acceptance of this offer will constitute an Agreement for the purchase and sale of the Property and will bind the parties, their successors and assigns. In the

AGREEMENT FOR PURCHASE AND SALE OF REAL ESTATE Page 5 of 7 $\,$

event the BUYER abandons this project after execution of this Agreement, but before closing, BUYER may terminate this Agreement without obligation.

- 13. DATE AND LOCATION OF CLOSING: The closing of this transaction will be held at the office of the insuring title company on or before sixty (60) days from the date this Agreement is made. The time and location of closing may be changed by mutual agreement of the parties.
- 14. ATTORNEYS' FEES: The prevailing party in any litigation concerning this Agreement will be entitled to recover reasonable attorneys' fees and costs.
- 15. **REAL ESTATE BROKERS:** SELLER hereby agrees to indemnify and hold the BUYER harmless from and against any claims by a real estate broker claiming by or through SELLER.
- 16. **POSSESSION:** SELLER warrants that there are no parties in possession other than SELLER unless otherwise stated herein. SELLER agrees to deliver possession of Property to BUYER at time of closing unless otherwise stated herein.
- 17. **TYPEWRITTEN/HANDWRITTEN PROVISIONS:** Typewritten and handwritten provisions inserted herein or attached hereto as addenda, and initialed by all parties, will control all printed provisions in conflict therewith.
- 18. **SPECIAL CONDITIONS:** Any and all special conditions will be attached to this Agreement and signed by all parties to this Agreement.

AGREEMENT FOR PURCHASE AND SALE OF REAL ESTATE Page 6 of 7 $\,$

TWO WITNESSES:	SELLER: Active McCaw (DATE)
TWO WITNESSES:	SELLER: Mary A. McCaw (DATE)
CHARLIE GREEN, CLERK	BUYER: LEE COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS
BY:(DATE)	BY: CHAIRMAN OR VICE CHAIRMAN
	APPROVED AS TO LEGAL FORM AND SUFFICIENCY
	COUNTY ATTORNEY (DATE)

AGREEMENT FOR PURCHASE AND SALE OF REAL ESTATE Page 7 of 7

SPECIAL CONDITIONS

BUYER: Lee County SELLER: McCaw PARCEL NO.: 202

BUYER'S authorized agent will inspect the house and all other real property and improvements prior to closing. Removal of any fixture(s) by SELLER may cause a delay in closing and a reduction in the Purchase Price. All additional costs associated with any breach of this covenant will be paid by the SELLER. This covenant shall survive closing.

Upon the BUYER'S written acceptance of this Agreement, SELLER hereby gives permission allowing entry to the premises by County Representatives, upon first receiving 48 hours prior notice, in order for the premises to be inspected to determine if asbestos is present in the improvements or if relocating any or all real estate improvements is feasible subsequent to closing and the County taking possession of the Property.

TWO WITNESSES:	Roger L. McCaw (DATE)
TWO WITNESSES:	SELLER: Mary A. McCaw (DATE)
CHARLIE GREEN, CLERK	BUYER: LEE COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS
BY: DEPUTY CLERK (DATE)	BY:CHAIRMAN OR VICE CHAIRMAN
	APPROVED AS TO LEGAL FORM AND SUFFICIENCY COUNTY ATTORNEY (DATE)

Project No. 4043 UNIFORM RESIDENTIAL APPRAISAL REPORT 02-78-33 Valuation Section 18,000 Comments on Cost Approach (such as, source of cost estimate, site value, ESTIMATED SITE VALUE Unimproved site - \$ ESTIMATED REPRODUCTION COST-NEW-OF IMPROVEMENTS: square foot calculation and for HUD, VA and FmHA, the estimated remaining 33,168 <u>691</u> Sq. Ft. @\$ <u>48.00</u> = \$ economic life of the property): See attached for floor plan and area Screened Porch, 190 Sq. Ft. @\$ 16.00 = 3.040 ~ calculations. Subject site is developed to its highest and best 3,452 Cov.porch, 181sf@\$12/sf+Shed, 80sf@\$16/sf = use. No apparent functional or locational obsolescence noted. Garage/Carport _ Sq. Ft. @\$ _ See attached for comments on land value. Costs are supported 39,660 -Total Estimated Cost New by local known builder's costs & completed appraisals Physical Functional 1 458 External retained in the appraiser's office files. Depreciation 19,263 19,263 Depreciated Value of Improvements 20,397 Depreciation - Economic Age/Life Method "As-is" Value of Site Improvements =\$ 12,600 Estimated remaining economic life = 18 years. V INDICATED VALUE BY COST APPROACH =\$ 50.997 COMPARABLE NO. 2 SUBJECT COMPARABLE NO. 1 COMPARABLE NO. 3 26724 Nomed Drive 26719 Stardust Drive * 26658 Token Court v 11183 Tango Drive 25-47-25-B4-00211.0010 V 25-47-25-B4-00201.0700 V Address 25-47-25-B4-00201.0480 > 25-47-25-B4-00206.0040 0.14 mile west 0.17 mile west 0.23 mile northwest Proximity to Subject Sales Price Not a Sale **56,000** 52 000 56.900 72.22 🗭 84.67 🗘 Price/Gross Living Area 83.33 🖈 ORB 3846 PG 4707 / ORB 3882 PG 4304 / ORB 3846 PG 4719 / Data and/or Inspection Verification Source Pub.Records MLS/FARES/Lee County MLS/FARES/Lee County MLS/FARES/Lee County DESCRIPTION DESCRIPTION + (-)\$ Adjust. DESCRIPTION DESCRIPTION VALUE ADJUSTMENTS +(-)\$ Adjust. + (-)\$ Adjust. Cash Conventional Cash Salas or Financino Indicated \$56,000 Concessions Indicated 02/14/03 / 1/21 - 1/4 Her Date of Sale/Time 01/14/03 03/26/03 LeitnerCrkManor LeitnerCrkManor LeltnerCrkManor LeitnerCrkManor Location Leasehold/Fee Simple l Fee Fee Fee Fee 6,000sf / 5,600sf V +2,000 8,400sf 5,700sf +2,000 +2,000 Site Residential Residential Residentia) Residential View Design and Appeal Sinolewide+ Singlewide Singlewide Singlewide Quality of Construction MH/Average MH/Average MH/Average MH/Average Age Eff=17, A=47 Eff=1<u>4, A=28</u> -1,700 Eff=17, A=29 Eff=17, A=25 -1,700 Above Ava Superior Similar Inferior Condition Total Borms Baths Total Bdrms Baths
4 2 2 Total Borms Baths Total Borms: Baths Above Grade Room Count 2 2 -2,000 2' (2) -2,000 -2,000 672 Sq. Ft. +600 691 Sq. Ft. +600 720 Sq. Ft. -900 672 Sq. Ft. Gross Living Area Basement & Finished Upgrades Inferior +1,500 Inferior +1.500 Inferior +1,500 Rooms Below Grade Fenced yard None +1,500 None +1.500 None +1,500 1 Bedroom -2,500 2 Bedrooms/Sup. 2 Bedrooms/Sup. -2,500 Functional Utility 2 Bedrooms/Sup -2,500CentralCentral Central/Central Heating/Cooling FWA/Wall Unit -1,500 Central/Central <u>-1,</u>500 -1,500 Typical Energy Efficient Items Typical Typical Typical -2.000 -2,000 -2,000 Garage/Carport Driveway 1 Carport 1 Carport 1 Carport Porch, Patio, Deck 190sf Scr. Porch 200sf Encl. Porch -500 150sfVinyl Porch 260sfEncl.Porch -7.00 None +600 Fireplace(s), etc. 80sf Shed 156sf Sheds -600 64sf Shed Fence, Pool, etc. 181sfCov.Porchs None 368sf Scr.Porch -1,800 None +1.100 80sf Att. Utility -600 64sf Att. Utility -500 Other Feratures 120sf Att. Utility -1,000 6,800 4,800 Net Adj. (total) Adjusted Sales Price 49.200 Gross 300 48,600 Gross-30.2 52,100 of Comparable Comments on Sales Comparison (including the subject property's compatibility to the neighborhood, etc.): See attached comments. Adjustments exceeded parameters in some instances due to the subject's one bedroom layout, less appealing than the more typical 2 bedroom singlewide manufactured homes in Leitner Creek Manor. ITEM SUBJECT COMPARABLE NO. 1 COMPARABLE NO. 2 COMPARABLE NO. 3 Date, Price and Data No sale in the No prior sale noted No prior sale noted No prior sale noted iast 12 mos. other than above in other than above in other than above in Source, for prior sales per Lee Co. past twelve months within year of appraisal past twelve months past twelve months Analysis of any current agreement of sale, option, or fisting of subject property and analysis of any prior sales of subject and comparables within one year of the date of appraisal: The subject property is not listed in the regional MLS. INDICATED VALUE BY SALES COMPARISON APPROACH INDICATED VALUE BY INCOME APPROACH (If Applicable) Estimated Market Rent /Mo. x Gross Rent Multiplier This appraisal is made 🔀 "as is" 🗌 subject to the repairs, alterations, inspections or conditions listed below subject to completion per plans & specifications. Conditions of Appraisal: No special comments or conditions affect this appraisal. THIS IS A SUMMARY APPRAISAL REPORT. See attached Special Limiting Conditions. Final Reconciliation: The Sales Comparison Analysis typically best reflects the actions and attitudes of participants in the marketplace. The Cost Approach is supportive. Insufficient market data is available for a reliable GRM. The purpose of this appraisal is to estimate the market value of the real property that is the subject of this report, based on the above conditions and the certification, contingent and limiting conditions, and market value definition that are stated in the attached Freddie Mac Form 439/FNMA form 1004B (Revised 6/93

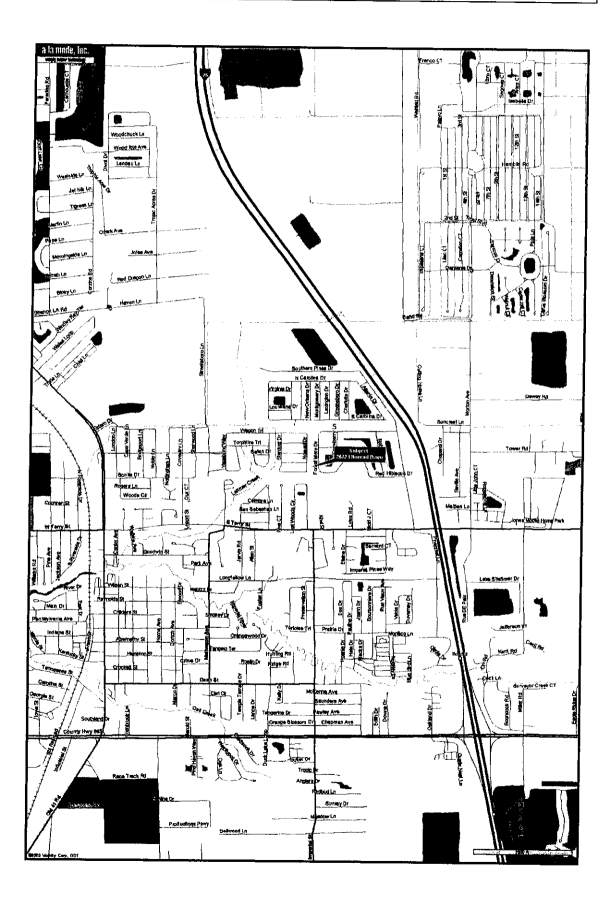
50,000 I (WE) ESTIMATE THE MARKET VALUE, AS DEFINED, OF THE REAL PROPERTY THAT IS THE SUBJECT OF THIS REPORT, AS OF March 26, 2003 (WHICH IS THE DATE OF INSPECTION AND THE EFFECTIVE DATE OF THIS REPORT) TO BE SUPERVISORY APPENDER (ONLY IF REQUIRED): J. Lee Norris, MAI, SRA 50,000 APPRAISER: Phil Benning, Associate [Did Did Not Name Phil Benning, Associate Name J. Lee Norris, MAI, SRA Inspect Property Date Report Stined April 17, 2003 Date Report Signed April 17, 2003 State Certification # 0001220 St.Cert.Res. REA State Certification # 0000643 St. Cert. Gen. REA Ștate FL State Or State License # Or State License # Fannie Mae Form 1004, 6-93 PAGE 2 OF 2 Freddie Mac Form 70 6/93 Form UA2 — "TOTAL for Windows" appraisal software by a la mode, inc. — 1-800-ALAMODE

Project No. 4043

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	Property Ad		3724 Nomad	Drive	/		Parce	1 202	2** CH	y Bopita S	oringa	1		State FL	Zip Code 3	4135-5347
	Legal Descri	ation Lo	ot 48, Leitner	Creek	Mano	r Unit 2 I	Blk 1. P	B 30.	PG 80	V				County Lee		
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兒	Factors that affect the marketability of the properties in the neighborhood (proximity to employment and amenities, employment stability, appeal to market, etc.):															
뚱	There were no unfavorable marketing conditions observed in this single family residential neighborhood. The area consists of average-good															
黑	quality ho	mes that	are adequa	<u>tely ma</u>	intaine	d and th	iat have	aver	ge-goo	d appeal in	the m	narket	t. Service	facilities (s	chools, par	ks, shopping,
Ē	and emplo	yment c	enters) are l	ocated	nearb	y. Stabl	e to inc	easir	ng empi	oyment an	d prop	perty v	values are_	prevalent.		
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	Sanitary sewer Street lights Pole lights FEMA Zone X Map Date 07/20/1998															
	Storm sewer Alley None FEMA Map No. 1206800510D Comments (apparent adverse easements, encroachments, special assessments, slide areas, illegal or legal nonconforming zoning use, etc.): No adverse site															
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	Floors		et/Vinyl		ype vol	FWA		erator		None			pplace(s) # <u>C</u>			# af ann
	Walls		aneling		uel	Elec.		e/Over		Stairs	ļ	. 1	io <u>Cov/18</u>	1sf 🔀	Garage	# of cars
	Trlm/Finish		ypical		ondition		Dispo		<u> </u>	Drop Stair		Dec		- : 니	Attached	
	Bath Floor	Vinyl			OOLING	Adeq.		vasher		Scuttle		3	ch <u>Scr/190</u>		Detached	
ı	Bath Walnsco				entral	No	Fan/l		ل_إ	Floor		- 1	ce <u>Chain l</u>		Built-In	
	Doors	MH V			ther	Wall Ur		M3A8		Heated			See Con		Carport	
			e condition		ondition			өг/Dгу		Finished			orage Shec		Driveway	3 Cars
	Additional fea	tures (spe	cial energy offici	ent items	s, etc.);	Meta	al siding	viny	l kitche	n & bath flo	ors, c	carpe	ted living ro	om/dining	агеа, сегап	nic kit, counters,
	celling fan	s, crown	molding/cha	iir rails	in livin	g room,	190sf s	creer	ed por	ch, a 110sf	cave	red po	orch, 71sf c	overed pa	tio attached	to a 80sf **
	Condition of	the improv	ements, depreci	ation (ph	ysical, fu	nctional, a	nd extern	ıl), rep	airs needo	ed, quality of	construc	ction, r	emodellng/add	fitions, etc.:		No physical,
CONTRENTS			nal obsolesc												d in above a	
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Location Map

Borrower/Client McCAW, Roger L.+ Mary A.	
Property Address 26724 Nomad Drive	
City Bonita Springs	County Lee State FL Zip Code 34135-5347
Lender Lee County - County Lands	<u> </u>







City of Bonita Springs

9220 Bonita Beach Road Suite 111

Bonita Springs, FL 34135 Tel.: (941) 390-1000 Fax: (941) 390-1004

Paul D. Pass Mayor

Wayne P. Edsall Councilman District One

Jay Arend Councilman District Two

R. Robert Wagner Councilman District Three

John C. Warfield Councilman District Four

David T. Piper, Jr. Councilman District Five

Ben L. Nelson, Jr. Councilman District Six

Gary A. Price City Manager

Audrey E. Vance City Attorney May 1, 2003

Mr. J. Keith Gomez Property Acquisition Agent Lee County PO Box 398 Fort Myers, FL 33902

RE: Purchase Agreement – Three Oaks Parkway Extension Project No. 4043 Parcel 202, McCaw

Dear Mr. Gomez:

The agreed upon purchase conditions for the aforementioned parcel are reasonable and purchase is recommended by my office.

If you need further authorization, feel free to contact me.

Respectfully,

Gary A. Price City Manager

GAP/kw

FUND COMMITMENT

Schedule A

Commitment No.:

CF-1056950

Effective Date:

April 4, 2003 at 11:00 P.M.

Fund File Number 18-2003-2039

Agent's File Reference: 03-1127

1. Policy or Policies to be issued: Proposed Amount of Insurance

OWNER'S:

ALTA Owner's Policy (10/17/92).

\$51,500.00

Proposed Insured:

Lee County, a political subdivision of the State of Florida

MORTGAGEE:

Proposed Insured:

2. The estate or interest in the land described or referred to in this commitment is a fee simple and title thereto is at the effective date hereof vested in:

Roger L. McCaw and Mary A. McCaw

3. The land referred to in this commitment is described as follows:

Lot 48, Block 1, LEITNER CREEK MANOR, Unit 2, according to the map or plat thereof as recorded in Plat Book 30, Page(s) 79 and 80, Public Records of Lee County, Florida.

AGENT NO.: 13710

ISSUED BY: Law Offices of John D. Spear PA

MAILING ADDRESS:

9200 Bonita Beach Rd Ste 204 Bonita Springs, Fl 34135

Rev.1.2

FUND COMMITMENT

Schedule B

Commitment No.: CF-1056950

Fund File Number 18-2003-2039

- I. The following are the requirements to be complied with:
 - 1. Payment of the full consideration to, or for the account of, the grantors or mortgagors.
 - 2. Instruments creating the estate or interest to be insured which must be executed, delivered and filed for record:
 - a. Warranty Deed from Roger L. McCaw and Mary A. McCaw, husband and wife to the proposed insured purchaser(s).
 - 3. A determination must be made that there are no unrecorded special assessment liens or unrecorded liens arising by virtue of ordinances, unrecorded agreements as to impact or other development fees, unpaid waste fees payable to the county or municipality, or unpaid service charges under Ch. 159, F. S., or county ordinance.
- II. Schedule B of the policy or policies to be issued will contain exceptions to the following matters unless the same are disposed of to the satisfaction of The Fund:
 - Defects, liens, encumbrances, adverse claims or other matters, if any, created, first
 appearing in the public records or attaching subsequent to the effective date hereof but
 prior to the date the proposed insured acquires for value of record the estate or interest or
 mortgage thereon covered by this commitment.
 - 2. Any owner and mortgagee policies issued pursuant hereto will contain under Schedule B the standard exceptions set forth at the inside cover hereof unless an affidavit of possession and a satisfactory current survey are submitted, an inspection of the premises is made, it is determined the current year's taxes or special assessments have been paid, and it is determined there is nothing of record which would give rise to construction liens which could take priority over the interest(s) insured hereunder (where the liens would otherwise take priority, submission of waivers is necessary).
 - 3. Federal liens and judgment liens, if any, filed with the Florida Department of State pursuant to Sec. 713.901, et seq., F.S., and Sec. 55.201, et seq., F.S., respectively, which designate the Florida Department of State as the place for filing federal liens and judgment liens against personal property. For insuring purposes:
 - (a) Pursuant to Sec. 713.901, et seq., F.S., personal property includes, but is not limited to, mortgages, leaseholds, mortgages on leaseholds, interests in cooperative associations, vendees' interests, and options when those interests are held by a partnership, corporation, trust or decedent's estate; and

FUND COMMITMENT

Schedule B

Commitment No.: CF-1056950

Fund File Number 18-2003-2039

- (b) Pursuant to Sec. 55.201, et seq., F.S., personal property includes, but is not limited to, leaseholds, interests in cooperative associations, vendees' interests, and options regardless of the type of entity holding such interests, including individuals. (Note: Mortgages have been specifically excluded from the personal property interests in which a judgment lien may be acquired under the provisions of Sec. 55.201, et seq., F.S.)
- 4. Any adverse ownership claim by the State of Florida by right of sovereignty to any portion of the lands insured hereunder, including submerged, filled, and artificially exposed lands and lands accreted to such lands.
- 5. Restrictions, conditions, reservations, easements, and other matters contained on the Plat of Leitner Creek Manor, Unit 2, as recorded in Plat Book 30, Page(s) 79, Public Records of Lee County, Florida.
- Covenants, conditions and restrictions recorded in O.R. Book 575, Page 808 and O.R. Book 773, Page 856, assigned in O.R. Book 2603, Page 3024, Public Records of Lee County, Florida.
- 7. Right-of-Way Agreement recorded in O.R. Book 826, Page 697, Public Records of Lee County, Florida.
- 8. Lee County Ordinance No. 86-14 recorded November 30, 1990, in O.R. Book 2189, Page 3281; and amended by Ordinance No. 86-38 in O.R. Book 2189, Page 3334, Public Records of Lee County, Florida.
- 9. Taxes for the year 2003, which are not yet due and payable.
- 10. Subject to rights of tenants under unrecorded leases, if any.
- 11. Lee County Ordinance No. 86-14 recorded November 30, 1990, in O.R. Book 2189, Page 3281; and amended by Ordinance No. 86-38 in O.R. Book 2189, Page 3334, Public Records of Lee County, Florida.

5-Year Sales History

Parcel No. 202

Three Oaks Parkway South Extension Project No. 4043

NO SALES in PAST 5 YEARS