



ATTORNEYS AT LAW – FOUNDED IN 1938 www.lairdlawfirm.com

Jacquelyn K. Arthur Office: (641) 423-5154 Email: jarthur@lairdlawfirm.com

> Legal Assistant: Theresa G. White

Email: twhite@lairdlawfirm.com

February 6, 2025

Michelle R. Rush
Assistant Zoning Administrator
Cerro Gordo County, Iowa
Cerro Gordo County Courthouse
220 North Washington Avenue
Mason City, Iowa 50401
(HAND DELIVERED AND SENT BY

EMAIL: mrush@cerrogordo.gov and mrush@cgcounty.org)

In re: Applicant:

Maulsby Marine Properties LLC

Application:

Rezoning

Parcel No.:

05-22-451-006-00

Michelle:

I have enclosed:

- 1. Application for Change of Zone.
- 2. Site plan (rough schematic) showing the parcel and proposed improvements.
- 3. Drainage study.
- 4. Proposed Zoning Agreement.
- 5. Check payable to Cerro Gordo County in the amount of \$200.00 for the filing fee.
- 6. Maulsby Marine Properties LLC is working with Frank Hanig/H & H Development to develop the parcel.

The property is currently zoned R-1 Residential. We are requesting a change to R-4 Residential to allow for the construction of two two-dwelling residential buildings for a total of four residential units.

Mason City Office: 11 – 4th St NE, PO Box 1567 Mason City, IA 50402-1567 Telephone: (641) 423-5154 Facsimile: (641) 423-5310

Clear Lake Office: 403 Main Ave, PO Box 187 Clear Lake, IA 50428 Telephone: (641) 357-7296 Facsimile: (641) 423-5310 Waverly Office: 94 E Bremer Ave, PO Box 808 Waverly, IA 50677 Telephone: (319) 596-1212 Facsimile: (641) 423-5310 The property would be submitted to the condominium form of ownership.

We believe this request is in keeping with the overall development of the area. The parcel is in excess of 36,000 square feet. At full development, there would be over 9,000 square feet of land per dwelling. This is much less dense than the Bell Harbor neighborhood to the north.

You will see the proposed site plan shows one access on South Shore Drive to serve the north dwellings. The south dwellings would be served by the private driveway on the south.

The proposed site plan complies with the required setbacks.

You will see the site plan addresses drainage. WHKS has developed the drainage plan so there is no negative impact on the area drainage.

We are willing to agree to conditions that limit the permitted uses to those uses that are residential in nature with no more density than proposed.

The proposed zone change and development are in keeping with the County's Comprehensive Plan Goals. No land will be taken out of agricultural production. The proposed residential use is harmonious with the area's residential uses. The proposed development will enhance the existing residential area.

We would appreciate it if you would place our application on the next Agenda for the Planning and Zoning Commission. We would also appreciate receiving a copy of your Staff Report and Agenda for that meeting.

Please let us know if you need anything further to review our application.

Very truly yours,

Jacquelyn K. Arthur

Enclosures/Attachments

Copy to:
Scott Maulsby
Maulsby Marine Properties LLC
P.O. Box 269
Clear Lake, Iowa 50428
(SENT BY EMAIL: scott @clearlakeboats.com)

Francis S. Hanig
H & H Development, Inc.
7042 2nd Street
Rockwell, Iowa 50469
(SENT BY EMAIL: frankhanig@yahoo.com)

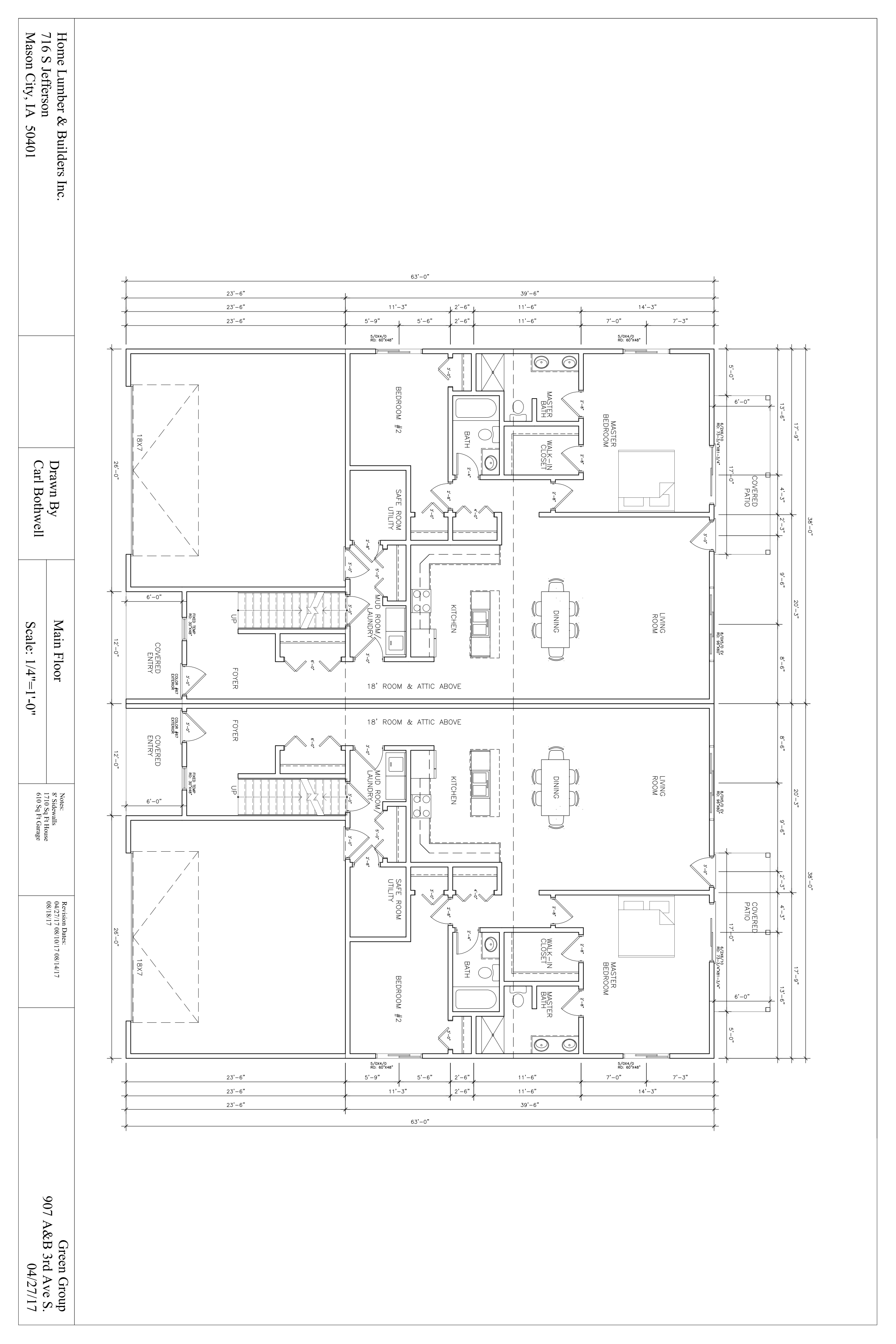
February 6, 2025 Page 3

Andy Smith
WHKS & Co.
1412 6th St. SW
P.O. Box 1467
Mason City, Iowa 50401-1467
(SENT BY EMAIL: asmith@whks.com)

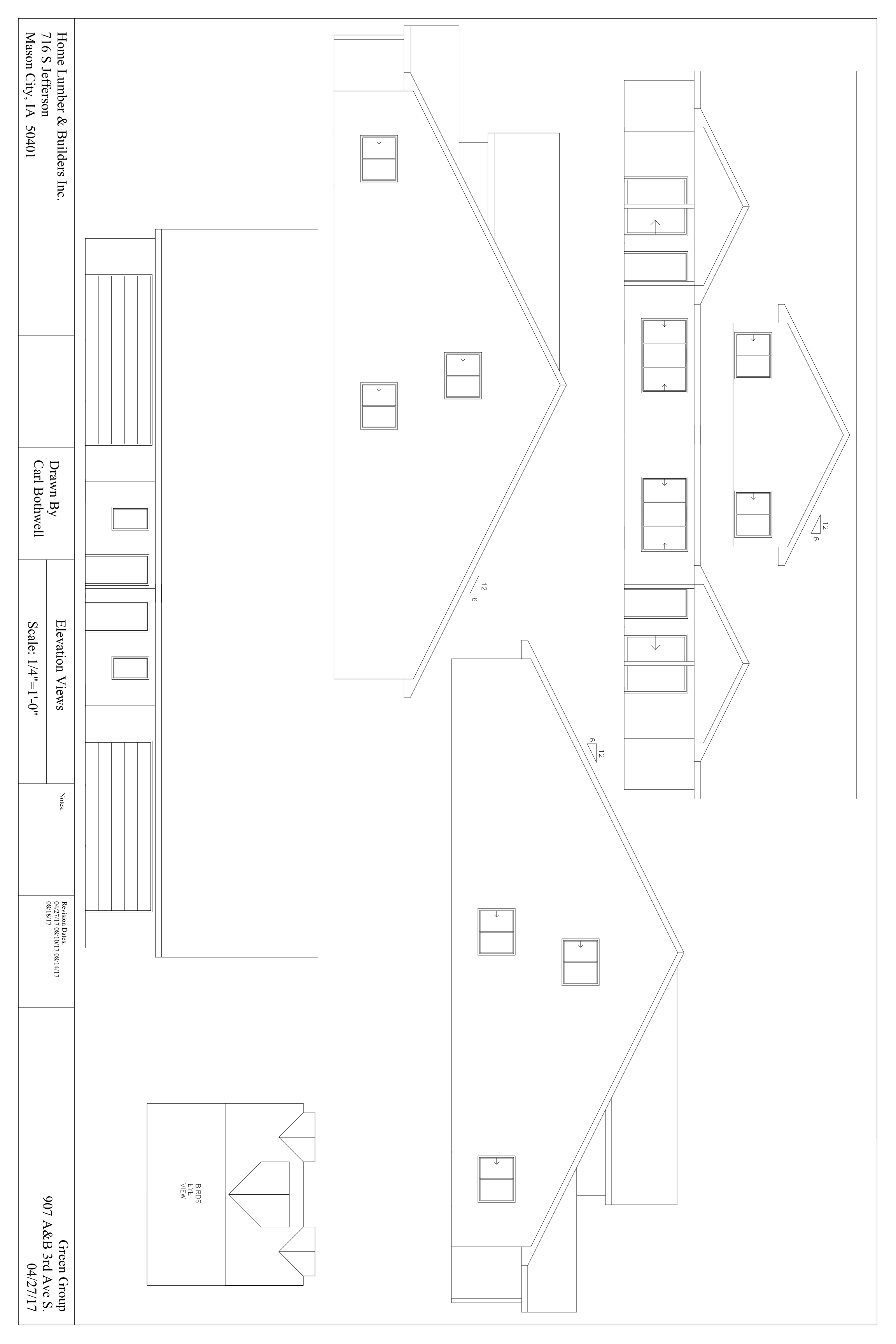
 $JKA: tgw: \MCHMFPS01\Departments \Arthur\ realestate \ voning \ trs \ mauls by marine. zone change appltr. 2-6-25. docorder to the control of the control$

APPLICATION FOR CHANGE OF ZONE CERRO GORDO COUNTY, IOWA

Name and Mailing Address of Applicant(s):				
Maulsby Marine Properties LLC				
P. O. Box 269				
Clear Lake, IA 50428				
Applicant(s) are the: \overline{X} Owner(s) $\overline{\ }$ Contract Purchaser(s) of	the property described.			
Present zoning district of described property is	R/ L1			
Proposed zoning district for described property	<u>R4</u>			
Reasons for re-zoning:				
Applicant is proposing to construct two two-family dwellings for a total of four r	residences. Access would be by a single driveway			
on South Shore Drive for the north two-family dwelling. Access to the south two-family d	welling would be through the private shared driveway			
to the south. The proposed development is in keeping with the character of the surrounding properties. The density is over 9,000 square feet per				
residence which is considerably more than the R5 neighborhood to the north. Applicant anticipates the dwellings will be owner occupied. The				
dwellings would be submitted to the condominium form of ownership to allow for separate ownership. Applicant is willing to prohibit short-term				
rentals. A drainage study has been completed by WHKS to ensure the development does not negatively impact the drainage in the neighborhood.				
Name and Addresses of the owners of all properties lying within five hundred (500) feet of any part of the property proposed to be changed are as follows: See attached list.				



Home Lumber & Builders Inc. 716 S Jefferson Mason City, IA 50401	
Drawn By Carl Bothwell Scale: 1/4"=1'-0"	STATE OF THE PROPERTY OF THE P
Notes: 8' Sidewalls 882 Sq Ft	BEDROOM #4 BEDROOM #4 DEDROOM #4 DEDROOM #4
Revision Dates: 04/27/17 08/10/17 08/14/17 08/18/17	16'-6" 5'-C"
Green Group 907 A&B 3rd Ave S. 04/27/17	



Maulsby Marine Properties LLC Vacant lot between 4693 & 4737 A-F Southshore Dr, Clear Lake, IA Figure 1

Looking at vacant lot from Southshore Drive



Figure 2
Looking at the front half of the lot from Southshore Drive



Figure 3

Looking at rear half of the lot from private drive on the south



Figure 4Lake Ridge Condos east of Maulsby property



Figure 5
Private drive on south side of parcel to access south condo building



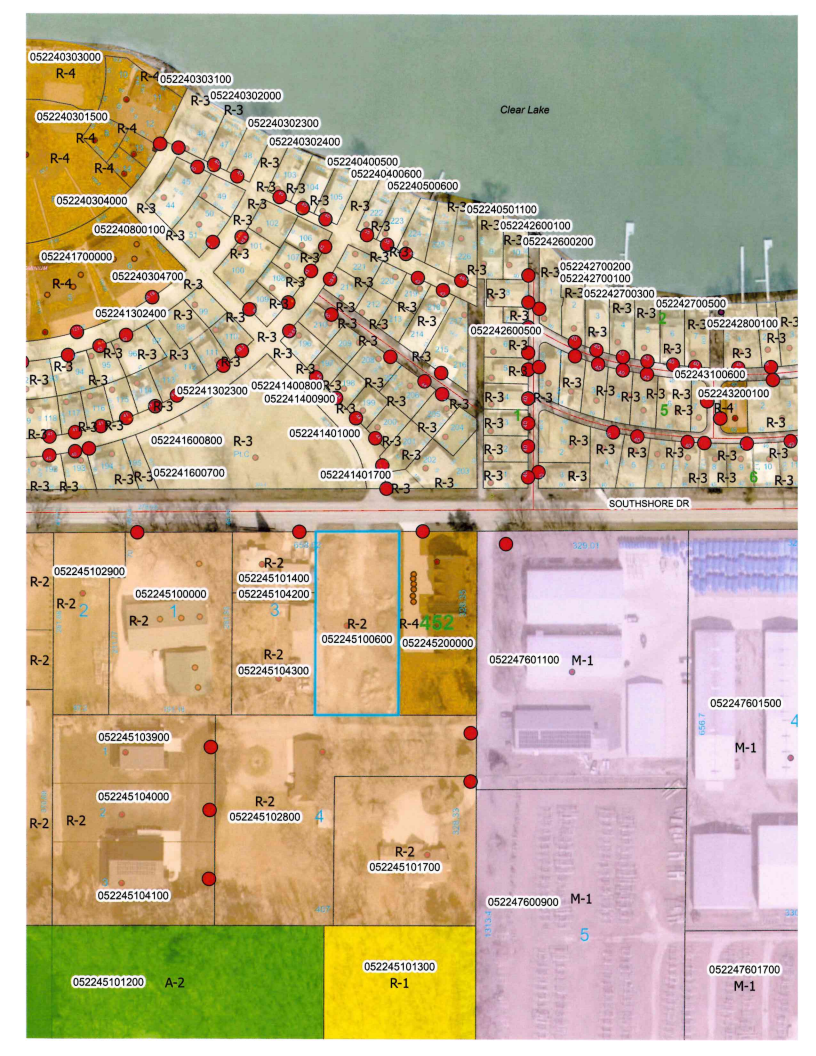
Figure 6 Drainage area behind Lake Ridge condos



Figure 7
Looking west at drainage area behind Lake Ridge condos









1412 6th Street SW, P.O. Box 1467 Mason City, IA 50402-1467 Phone: 641.423.8271

Fax: 641.423.8450

Email: masoncity@whks.com Website: www.whks.com

January 31, 2025



Mr. Frank Hanig H & H Development 7042 Second St. Rockwell, Iowa 50469

RE: Hanic

Hanig Drainage Study

S. Shore Drive Parcel - Cerro Gordo County Parcel #052245100600

Storm Water Runoff Associated with Development

Dear Mr. Hanig:

Upon your request, WHKS & Co. performed an analysis of proposed site improvements to the property located along South Shore Drive on the south side of Clear Lake and identified as Cerro Gordo County Parcel #052245100600.

As part of the analysis, limited field investigation was performed of the subject property and immediate adjacent properties. In addition, LiDAR contour maps were utilized to determine watershed boundaries that this property was included within. It was determined that this 0.84 acre site is one part of two sub-tributary areas to the overall watershed served by a 12" diameter drainage tile. The two sub-tributary areas will be referred to as the "West" and "East" drainage areas. The main focus will be on the East drainage area as this is the drainage area that the subject project site is completely within. See attached Exhibit A showing the pre-existing conditions.

The East drainage area has a natural "detention pond" lying within the project site and adjacent properties. Storm water runoff within the East drainage area will collect in this natural detention pond until the 12" drainage tile can drain the area. If the 12" drainage tile were not installed or for whatever reason not working, storm water from the East drainage area would collect to approximately an elevation of 1242.4 at which point it would spill over into the West drainage area. There is no defined overland route for water to flow, however, when water reaches an elevation of 1245.1, water would overtop South Shore Drive approximately 130' to the NE of the project site. See attached Exhibit A showing existing conditions.

The proposed improvements include two (2) new condominium units, 5,000 square feet each, and approximately 7,000 square feet of new paved surfacing. See attached Exhibit B showing proposed improvements.

SUDAS design manual was used to evaluate the hydrology and hydraulics for this drainage area. Furthermore, storm water software by Autodesk, using SCS and TR-55 methodologies, was utilized in determining time of concentrations, runoff rates, weighted curve numbers, and detention pond design.

The following tables summarize pre-development and post-development (with detention) runoff rates as well as the inflow into the 12" tile line for the east drainage area.

PRE-Develop	ment Conditions	form and the second			Runoff Rate	es from various S	torm Events
		Drainage Area	T of C	Weighted Curve Number	Q-2	Q-10	Q-100
		(acres)	(minutes)	(CN)	(cfs)	(cfs)	(cfs)
	On-Site	0.84	13	75	1	2.13	4.58
	Off-Site (South)	3.06	20	85	5.13	9.17	17.16
DRAINAGE	Flow entering 12" Drainage Tile (From 2 Intakes)				2.38	2.45	2.51
AREA	Water Elevation in natural "detention pond" (feet)				1241.4	1241.8	1242.4

POST-Develop	oment Conditions				Runoff Rate	es from various S	torm Events
				Weighted			
		Drainage		Curve			
		Area	T of C	Number	Q-2	Q-10	Q-100
		(acres)	(minutes)	(CN)	(cfs)	(cfs)	(cfs)
	On-Site	0.84	5	84	1.77	3.15	5.9
EAST	Off-Site (South)	3.06	20	85	5.13	9.17	17.16
DRAINAGE	Flow entering 12" Drainage Tile						
AREA	(From 2 Intakes)				2.34	2.44	2.45
ANCA	Water Elevation in Proposed						
	detention pond (feet)				1240	1240.9	1241.9

Percent Change of flow into 12" Drainage Tile from Pre-Development Conditions

-1.7% -0.4% -2.4%

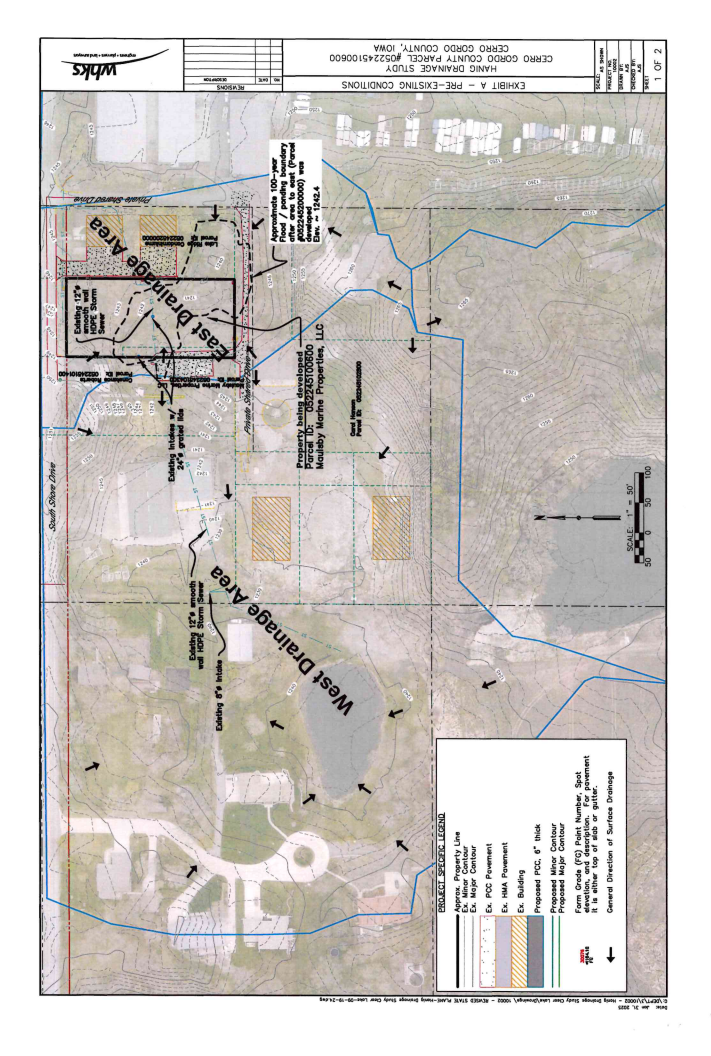
As can be ascertained from the above table, although the post-development conditions of this project will increase runoff rates, the proposed detention pond and restricted release rate of the detention pond outlet will ultimately result in the flow into the 12" drainage tile being slightly less than pre-development conditions. In addition, the calculated high-water elevations within the proposed detention pond are less than for pre-development conditions. Thus, there is a net increase of zero runoff from the post-developed project site.

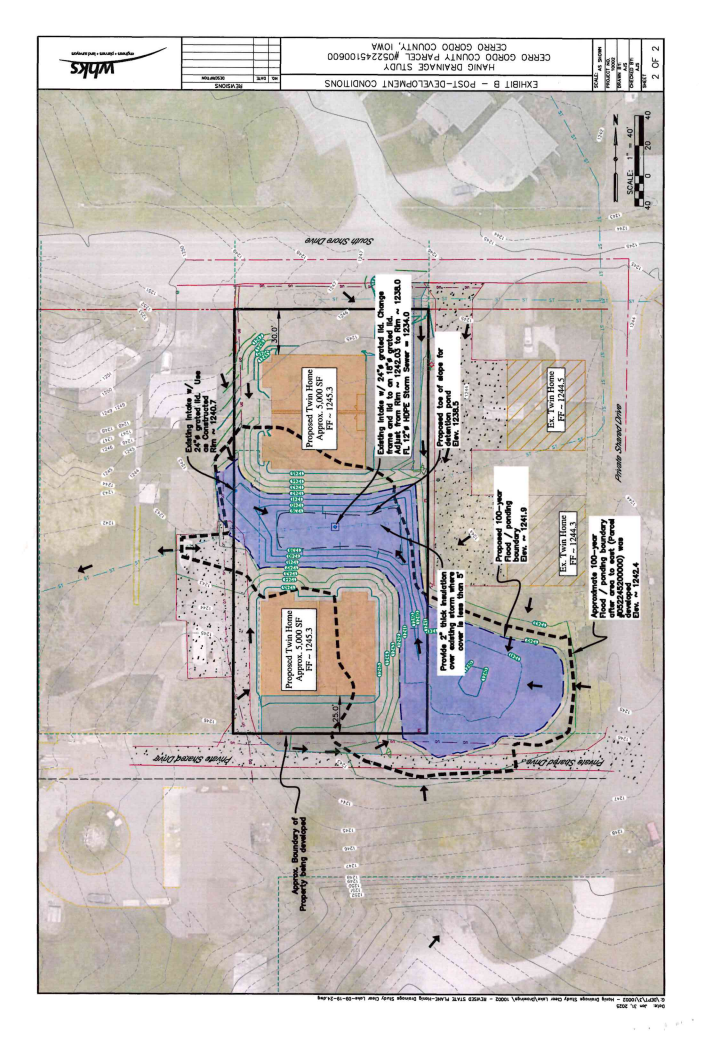
Sincerely,

VVMN3 & co.

Andrew J. Smith, P.E. & P.L.S. Project Engineer & Surveyor

AJS/ajs





Prepared by

and Return to: Jacquelyn K. Arthur, Laird Law Firm, PLC, 11 4th Street N.E., P.O. Box 1567, Mason City, IA

50402-1567, Telephone 641/423-5154, Email jarthur@lairdlawfirm.com

DRAINAGE AND STORM WATER EASEMENT AGREEMENT REGARDING

TRACT 1: THE EAST 120 FEET OF LOT THREE (3) IN THE SUBDIVISION OF GOVERNMENT LOT TWO (2) IN SECTION TWENTY-TWO (22) IN TOWNSHIP NINETY-SIX (96) NORTH, RANGE TWENTY-TWO (22) WEST OF THE 5TH P.M., EXCEPT THAT PART CONVEYED TO THE STATE OF IOWA BY DEED RECORDED IN BOOK 85 PAGE 189 OF THE RECORDS OF CERRO GORDO COUNTY, AND EXCEPT PUBLIC HIGHWAY.

TRACT 2: A TRACT OF LAND IN LOT THREE (3) IN THE SUBDIVISION OF GOVERNMENT LOT TWO (2) IN SECTION TWENTY-TWO (22), TOWNSHIP NINETY-SIX (96) NORTH, RANGE TWENTY-TWO (22) WEST OF THE 5TH P.M., DESCRIBED AS FOLLOWS: BEGINNING AT A POINT 120 FEET WEST OF THE NORTHEAST CORNER OF LOT 3, THENCE SOUTH IN A LINE PARALLEL WITH THE EAST LINE OF SAID LOT 3 TO THE SOUTH LINE OF SAID LOT 3, THENCE WEST ALONG THE SOUTH LINE OF SAID LOT 3, 260 FEET, THENCE NORTH IN A LINE PARALLEL WITH THE EAST LINE OF SAID LOT 3 TO THE NORTH LINE OF SAID LOT 3, THENCE EAST ALONG THE NORTH LINE OF SAID LOT 3 TO THE PLACE OF BEGINNING SUBJECT TO HIGHWAYS AND EXCEPT THE WEST 130 FEET THEREOF (Parcel No. 05-22-451-006-00)

1. PARTIES IDENTIFIED. This Agreement is among:

"Lake Ridge" Lake Ridge Condominiums Owners Association, an Iowa non-

profit corporation; and

"Maulsby" Maulsby Marine Properties, LLC, an Iowa limited liability

company.

2. <u>CONSIDERATION</u>. This Agreement is executed for good and valuable consideration, the receipt and sufficiency of which are acknowledged.

1

10/21/24

3. PROPERTIES IDENTIFIED. Tract 1 has been submitted to the condominium form of ownership pursuant to the Declaration of Submission of Property to Horizontal Property Regime dated February 11, 2022 and filed April 6, 2022 as Document No. 2022-1870 in the office of the Cerro Gordo County Recorder. Lake Ridge is the council of co-owners for Lake Ridge Condominiums.

Maulsby owns Tract 2.

4. BACKGROUND.

- A. Tract 1 lays directly east of Tract 2.
- B. Located on Tract 1 is a storm water detention cell and appurtenances which collect and disburse storm water from Tract 1 (the "SWDC").
- C. Maulsby intends to construct up to four residential units on Tract 2.
- D. The parties desire to drain both Tracts through the SWDC.
- E. To properly drain both Tracts, the storm water detention cell needs to be enlarged and intake(s), underground pipe(s) and other appurtenances need to be installed to provide drainage from the Tracts through the SWDC.
- F. The parties desire to maintain the SWDC for drainage purposes for the benefit of both Tracts.
- 5. **EASEMENTS GRANTED.** Easements are granted subject to following terms and conditions:
 - A. Lake Ridge grants Maulsby an easement to expand, install, connect to, inspect, maintain, repair, replace and use the SWDC within the following described portion of Tract 1 for the benefit of Tract 2:
 - THE SOUTH 50 FEET OF THE EAST 120 FEET OF LOT THREE (3) IN THE SUBDIVISION OF GOVERNMENT LOT TWO (2) IN SECTION TWENTY-TWO (22) IN TOWNSHIP NINETY-SIX (96) NORTH, RANGE TWENTY-TWO (22) WEST OF THE 5TH P.M., EXCEPT THAT PART CONVEYED TO THE STATE OF IOWA BY DEED RECORDED IN BOOK 85 PAGE 189 OF THE RECORDS OF CERRO GORDO COUNTY, AND EXCEPT PUBLIC HIGHWAY.
 - B. Maulsby grants Lake Ridge an easement to install, connect to, inspect, maintain, repair, replace and use the SWDC within the following described portion of Tract 2 for the benefit of Tract 1:

THE SOUTH 50 FEET OF THE EAST 15 FEET OF A TRACT OF LAND IN LOT THREE (3) IN THE SUBDIVISION OF GOVERNMENT LOT TWO (2) IN SECTION TWENTY-TWO (22), TOWNSHIP NINETY-SIX (96) NORTH, RANGE TWENTY-TWO (22) WEST OF THE 5TH P.M., DESCRIBED AS FOLLOWS: BEGINNING AT A POINT 120 FEET WEST OF THE NORTHEAST CORNER OF LOT 3, THENCE SOUTH IN A LINE PARALLEL WITH THE EAST LINE OF SAID LOT 3 TO THE SOUTH LINE OF SAID LOT 3, THENCE WEST ALONG THE SOUTH LINE OF SAID LOT 3, 260 FEET, THENCE NORTH IN A LINE PARALLEL WITH THE EAST LINE OF SAID LOT 3 TO THE NORTH

LINE OF SAID LOT 3, THENCE EAST ALONG THE NORTH LINE OF SAID LOT 3 TO THE PLACE OF BEGINNING SUBJECT TO HIGHWAYS AND EXCEPT THE WEST 130 FEET THEREOF

- C. After entry to any Tract, the Tract shall be restored to the condition which existed prior to such entry.
- D. All expenses to expand the SWDC to serve both Tracts, including installation of intake(s), underground pipe(s) and any appurtenances to connect both Tracts to the expanded SWDC shall be the sole responsibility of Maulsby.

The SWDC shall have its deepest point towards the west side of Tract 1

Upon completion of the construction of the improvements on Tract 2, Maulsby shall plant at Maulsby's expense conifers on Tract 2 to provide shade and screening between the Tracts at a cost not to exceed \$2,000.00.

E. The expenses of maintenance, inspection, repair and replacement of the SWDC and its appurtenances serving both Tracts shall be divided on the basis of square footage of the two Tracts. Tract 1 is approximately 33,820 square feet and Tract 2 is approximately 36,416 square feet for a total of 70,236 square feet. The residential units on Tract 1 shall be responsible for 48.2% of the expenses of maintenance, inspection, repair and replacement of the SWDC and its appurtenances serving both Tracts. The residential units on Tract 2 shall be responsible for 51.8% of the expenses of maintenance, inspection, repair and replacement of the SWDC and its appurtenances serving both Tracts.

By way of illustration, assume Tract 1 is improved with six (6) residential units and Tract 2 is improved with four (4) residential units for a total of ten (10) residential units. The residential units on Tract 1 would each be responsible for one-sixth of 48.2% of the expenses of maintenance, inspection, repair and replacement of the SWDC and its appurtenances serving both Tracts. The residential units on Tract 2 would each be responsible for one-fourth of 51.8% of the expenses of maintenance, inspection, repair and replacement of the SWDC and its appurtenances serving both Tracts.

- F. The expenses of maintenance, inspection, repair and replacement of the intake(s) and underground pipe(s) serving only Tract 1 shall be divided equally between the residential units on Tract 1.
- G. The expenses of maintenance, inspection, repair and replacement of the intake(s) and underground pipe(s) serving only Tract 2 shall be divided equally between the residential units on Tract 2.
- H. No other property shall be permitted to connect to the drainage system referred to in this Agreement without the consent of Lake Ridge, its members and the owners Tract 2.
- 6. <u>NATURE OF THE EASEMENTS</u>. The easements are permanent and perpetual and are covenants running with the land.
- 7. <u>BINDING EFFECT</u>. The easements are binding upon and inure to the benefit of successors and assigns of the owners of the Tracts described in this Agreement.

- 8. <u>DUTIES TO ACT FAIRLY</u>. The parties agree they have duties to cooperate, to act fairly, and to act in good faith in connection with all matters regarding this Agreement.
- 9. **CONSENT.** The owners of the units in Lake Ridge Condominiums execute this Agreement to reflect their consent to the easements granted in this Agreement.
 - 10. GOVERNING LAW. This agreement shall be governed by the laws of Iowa.
 - 11. **CAPTIONS**. Captions are for convenience and shall not effect interpretation.
- 12. <u>WAIVER</u>. No waiver of any breach of this Agreement shall be considered to be a waiver of any other or subsequent breach.
- 13. <u>SIGNATURE PAGES</u>. This Agreement is executed on separate signature pages and becomes effective when all parties have signed, whether on the same or separate copies of this Agreement.

The balance of this page is intentionally left blank.

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COUNTERPART SIGNATURE PAGE TO DRAINAGE AND STORM WATER EASEMENT AGREEMENT OF LAKE RIDGE

"Lake Ridge"

Lake Ridge Condominiums Owners Association

By: Deloy Friduil	Date: 12-3	2-2024
Deblot Friedrichs	, President	
(Print Name)		

STATE OF IOWA, COUNTY OF CERRO GORDO, ss:

BRENT RULE
Notarial Seal - IOWA
Commission No. 767820
My Commission Expires April 28, 20

Notary Public in and for the State of Iowa

COUNTERPART SIGNATURE PAGE TO DRAINAGE AND STORM WATER EASEMENT AGREEMENT OF MAULSBY

"Maulsby"		
Maulsby Marine Properties, LLC		
By:	Date:	
Scott M. Maulsby, Manager		
STATE OF IOWA, COUNTY OF		, ss:
said State, personally appeared Scott M. say that he is the Manager of Maulsby M that said instrument was signed on behal	Maulsby, to me person Marine Properties, Ll of Maulsby Marine acknowledged execut	e me the undersigned, a Notary Public in and for onally known, who being by me duly sworn, did LC, executing the within and foregoing instrument Properties , LLC, by authority of its Managers; ion of the foregoing instrument to be the voluntary voluntarily executed.
	Notary Public	in and for the State of Iowa

The undersigned have reviewed the Drainage and Storm Water Easement Agreement to which this Consent is attached and hereby consent to the Drainage and Storm Water Easement Agreement.

Robert J. Friedrichs

Date: 12-2-24

Such & Friedrich Date: (2-2-21

Deborah K. Friedrichs

Owners of: 4737-A South Shore Drive Clear Lake, Iowa 50428

Unit A in Lake Ridge Condominiums

The undersigned have reviewed the Drainage and Storm Water Easement Agreement to which this Consent is attached and hereby consent to the Drainage and Storm Water Easement Agreement.

Date: 10/21/2024

Faisal Radwi

Owner of: 4737-B South Shore Drive Clear Lake, Iowa 50428

Unit B in Lake Ridge Condominiums

The undersigned have reviewed the Drainage and Storm Water Easement Agreement to which this Consent is attached and hereby consent to the Drainage and Storm Water Easement Agreement.

Amy N. Stauffacher

Owner of: 4737-D South Shore Drive Clear Lake, Iowa 50428

Unit D in Lake Ridge Condominiums

The undersigned have reviewed the Drainage and Storm Water Easement Agreement to which this Consent is attached and hereby consent to the Drainage and Storm Water Easement Agreement.

Brad T. Whitman

Estela F. Villanueva-Whitman

Date:

Owners of: 4737-E South Shore Drive Clear Lake, Iowa 50428

Unit E in Lake Ridge Condominiums

The undersigned have reviewed the Drainage and Storm Water Easement Agreement to which this Consent is attached and hereby consent to the Drainage and Storm Water Easement Agreement.

Owners of: 4737-F South Shore Drive Clear Lake, Iowa 50428

Unit F in Lake Ridge Condominiums

Prepared by:

Jacquelyn K. Arthur, Laird Law Firm, P.L.C., 11 4th Street N.E., P.O. Box 1567, Mason City,

Iowa 50402-1567, Telephone 641-423-5154, Email jarthur@lairdlawfirm.com

Return to:

Cerro Gordo County, Iowa, 220 N. Washington Avenue, Mason City, Iowa 50401

CONDITIONAL ZONING AGREEMENT REGARDING

A TRACT OF LAND IN LOT THREE (3) IN THE SUBDIVISION OF GOVERNMENT LOT TWO (2) IN SECTION TWENTY-TWO (22), TOWNSHIP NINETY-SIX (96) NORTH, RANGE TWENTY-TWO (22) WEST OF THE 5TH P.M., DESCRIBED AS FOLLOWS: BEGINNING AT A POINT 120 FEET WEST OF THE NORTHEAST CORNER OF LOT 3, THENCE SOUTH IN A LINE PARALLEL WITH THE EAST LINE OF SAID LOT 3 TO THE SOUTH LINE OF SAID LOT 3, THENCE WEST ALONG THE SOUTH LINE OF SAID LOT 3, 260 FEET, THENCE NORTH IN A LINE PARALLEL WITH THE EAST LINE OF SAID LOT 3 TO THE NORTH LINE OF SAID LOT 3, THENCE EAST ALONG THE NORTH LINE OF SAID LOT 3 TO THE PLACE OF BEGINNING SUBJECT TO HIGHWAYS AND EXCEPT THE WEST 130 FEET THEREOF (Parcel No. 05-22-451-006-00)

1. **PARTIES.** The Parties to this Agreement are:

"Owner"

Maulsby Marine Properties LLC, an Iowa limited

liability company,

"County"

Cerro Gordo County, Iowa, an Iowa county organized

under Iowa Code chapter 331.

2. **BACKGROUND.** Owner is the owner of the Property. Owner has filed an application to rezone the Property R-4 Multi-Family Residential District.

The County is willing to rezone the Property subject to certain conditions and restrictions.

- 3. **AGREEMENT.** The Parties agree upon affirmative vote of the Board of Supervisors of the County:
 - A. The Property shall be rezoned to R-4 Multi-Family Residential from R-2 Single-Family Residential.
 - B. Only the following principal permitted uses shall be permitted on the Property:

- i. All principal uses permitted in the R-1 district.
- ii. Two-family dwellings with a minimum lot area of five thousand (5,000) square feet per dwelling unit.
- C. The Property shall be developed with no more than four (4) dwelling units.
- D. All construction must be in compliance with the Drainage Study dated January 31, 2025 by WHKS & Co., a copy of which is on file in the Cerro Gordo County Planning and Zoning Office.
- E. Any rental agreement for the dwelling units located on the Property shall be for a period in no less than thirty (30) days. Nightly and weekly rentals are prohibited.
- 4. OTHER ORDINANCE REQUIREMENTS NOT AFFECTED. Nothing in this Agreement shall be construed to supersede or overrule any requirement in the Zoning and Subdivision Ordinances of the County, including but not limited to setbacks, zoning permits, and entrance permits. This Agreement shall not be used or construed to grant any variance to the requirements of the County Zoning and Subdivision Ordinances.
- 5. <u>BINDING EFFECT</u>. The requirements and terms of this Agreement shall be binding upon Owner and all subsequent owners, successors and assigns with respect to the property described herein.

"Owner"	"County"
Maulsby Marine Properties LLC	Cerro Gordo County, Iowa
By: Date: 2/5/2 Scott Maulsby, President/Manager	By: Date: Chris Watts, Chairperson
Scott Madisby, I resident Manager	Ciris Watts, Chair person
	By: Date:
	By: <u>Date:</u> Bob Peshak, Deputy County Auditor
STATE OF IOWA, COUNTY OF CERRO GOI	RDO, ss:
duly sworn, did say that he is the President and a the within and foregoing instrument; that said in Properties LLC, by authority of its Managers and	, 2025, before me the undersigned, a Notary Public Maulsby, to me personally known, who being by me a Manager of Maulsby Marine Properties LLC, executing astrument was signed on behalf of Maulsby Marine d Members; and that Scott Maulsby as President and a ing instrument to be the voluntary act and deed of the intarily executed.
Notarial Seal, Iowa	Idwa
Commission Number 805987 Commission Expires 16/2 Notary	Public in and for said State
TO THE STATE OF TH	

STATE OF IOWA, CERRO GORDO COUNTY, ss:

	before me the undersigned, a Notary Public in and for				
	rperson and Bob Peshak, Deputy County Auditor,				
to me personally known, who, being by me duly sv	vorn, did say that they are the Chairperson of the Board				
of Supervisors and Deputy County Auditor, respectively, of the County of Cerro Gordo, Iowa, an Iowa					
county organized under Iowa Code chapter 331; that the seal affixed to the foregoing instrument is the					
corporate seal of the county, and that the instrumer	it was signed and sealed on behalf of the County, by				
authority of its Board of Supervisors, as contained	in the Motion by passed by the Board of Supervisors				
on the day of, 2025; and Chris W	latts and Bob Peshak acknowledged the execution of				
the instrument to be their voluntary act and deed and the voluntary act and deed of the county, by it					
voluntarily executed.					
	Notary Public in and for said State				

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