Exhibit K: CPA Justification Statement

Lotis Phase II

Comprehensive Plan Amendment April 2022



LOTIS WELLINGTON

Comprehensive Plan Amendment Petitioner No. 2021-0002-CPA Initial Submittal: July 30, 2021

Owner/Applicant: Lotis Wellington LLC

2300 Glades Rd, Suite 202E Boca Raton, FL 33431

Agent: Brian Terry

Insite Studio

8144 Okeechobee Blvd, Suite West Palm Beach, FL 33411

Architect(s): Glenn Decker Erwin Isdith

Lantz-Boggio Architects TI Architecture, Inc.

5650 DTC Parkway, Suite 200 110 S Federal Hwy, Suite 2 Englewood, CO 80111 Boynton Beach, FL 33435

Byron T. Wilson

Robling Architecture Construction, Inc.

101 Walker Ave

Greenacres, FL 33463

Engineer: Jeff Schnars

Schnars Enigeering Corp. 947 Clint Moore Rd Boca Raton, FL 33487

Environmental: Jerry Resnick

Ecotone Services 13945 89th St.

Fells mere, FL 32948

Traffic: Juan F. Ortega

JFO Group Inc.

11924 Forest Hill Blvd, Ste 10A-123

Wellington, FL 33414

Property Location

The property is located approximately half a mile north of the Forest Hill Blvd & State Road intersection, on the west side of SR 7. It is identified by property control numbers 00-42-43-27-05-018-0071, 00-42-43-27-05-018-0040 and consists of a total of 52.259 acres.

Property History

In 1973, the Palm Beach County Board of County Commissioners approved a



Figure 1: Area Subject to Requests

rezoning petition for Parcel 3 from Agricultural (ÅG) to Public Ownership (PO) Zoning District via Resolution No. 19-73-727.

Parcels 1, 2 and 3 are current under the jurisdiction of Unincorporated Palm Beach County. Parcels 2 and 3 have no prior approvals, however in 1984 parcel 3 was subject to a special exception use approval to allow a Commercial Kennel via Resolution No. 1984-1849. A few years later, the approval was then revoked via Resolution No. 1987-1179. To the best of our knowledge, no prior approvals exist for Parcel 1.

Since these approvals, no further development orders have been issued and the property has remained vacant and undeveloped.



Figure 2: Parcel Designation

Application Request

The petitioner has submitted this application to request an amendment to the Village of Wellington Comprehensive Plan. The proposed intent is to amend the FLU designation from a Palm Beach County FLU designation of Low Residential (LR) -2 to the Village of Wellington MU FLU designation.

Additional applications have been filed concurrent to this request. A Rezoning application has been submitted to rezone Parcel 3 consisting of 15.7 acres, from PBC Public Ownership (PO) to a VOW MUPD Zoning District. The request also includes rezoning of Parcel 1 and 2 from PBC Agricultural

Residential (AR) to VOW MUPD Zoning District. The allocation of a VOW MUPD zoning designation would interconnect the annexed area with the adjacent properties to the south. A Master Plan and Site Plan approval have also been requested to allow the development of restaurant, indoor/outdoor entertainment, single-family and multi-family uses on the 52.259-acre site.

Parcel subject to Annexation, Rezoning and FLUM amendment requests:

Parcel 1 – PCN: 00-42-43-27-05-018-0071 (5.03 acres)

Current FLU: PBC LR-2 Current Zoning: PBC AR

Parcel 2 – PCN: 00-42-43-27-05-018-0072

Current FLU: PBC LR-2 Current Zoning: PBC AR

Parcel 3 – PCN: 00-42-43-27-05-018-0040

FLU: PBC LR-2 Zoning: PBC PO

Surrounding Uses

Below are descriptions of the zoning and land uses of the adjacent properties:

North: Multiple parcels within the Village of Wellington. The properties have a Residential 1.01 du/ac - 3.0 du/ac and Office Commercial FLU designations and are located within the Planned Unit Development (PUD) and Multiple Use Planned Development Zoning Districts. These properties currently support a residential community and medical/professional offices.

South: Multiple parcels located in the Village of Wellington. These properties, known as "Lotis at Wellington", have a Mixed Use (MU) FLU designation and are within the Multiple Use Planned Development (MUPD) Zoning District.

East: State Road 7 right-of-way (ROW).

West: Multiple parcels located in the Village of Wellington that have a Residential 1.01 du/ac-3.0 du/ac FLU designation and are located within the Planned Unit Development (PUD) Zoning District. The properties comprise the Black Diamond residential development.

Consistency with Wellington Comprehensive Plan

Approval of a FLUM amendment is consistent with the purposes, goals, objectives, and policies of the Comprehensive Plan.

Land Use Element

The proposed amendment is consistent with the intent of Objective 1.1 and shall comply with the density and intensity thresholds for the variety of land use types. The current and proposed maximum density and intensity permitted, is specified below in the Review Standards Table. As demonstrated above, in the "Surrounding Uses" section, the proposed Mixed Use (MU) FLU designation is consistent and compatible with the surrounding mixed uses. The property abuts the recently approved Lotis Phase I mixed use development on the South boundaries, and the allocation of a MU FLU designation would unify the parcels.

The proposed amendment is consistent with the intent of Objective 1.2 to direct future growth into areas served by urban services that have adequate capacity, as defined by the adopted level of service standards. The proposed project will provide connection to existing public services and utilities. The applicant has submitted Utility Capacity Determination and Concurrency letters along with the FLUM amendment request to ensure adequacy. The applicant will provide Utility Service Availability Letters.

The proposed amendment is consistent with Policy 1.3.25 which outlines the intent of the Mixed-Use district. The MU FLUM request will allow for a range of uses that will facilitate orderly development of the land. The proposed project will provide for infill development in an urban area and bring more balance between uses. The property is situated in a highly accessible area, along SR 7, comprised of large scale commercial and residential uses which allows for connectivity potential between the developments. The proposed MU FLU designation will allow the property to develop cohesively with the surrounding uses.

Conservation Element

The proposed amendment will be consistent with the objectives, goals and policies of the Conservation Element of the Comprehensive Plan. The project site has 38.03 acres of mostly exotic hardwood wetlands that has a heavy exotic plant understory and lacks appropriate hydrology, thus provides little habitat for wildlife and most is small transient mammals.

Recreation and Open Space Element

The proposed amendment shall be consistent with the objectives, goals and policies of the Recreation and Open Space Element of the Comprehensive Plan as specified in Objectives 1.1 and 1.2. The proposed project will include internal open space within the residential uses and will meet open space standards for the variation of proposed uses. Per Policy 1.2.7, open space areas shall be developed in a way to maximize preservation of existing native vegetation and natural features of the site.

Public School Facilities Element

The proposed amendment is consistent with the goals, objectives and policies of the Public School Facilities Element of the Comprehensive Plan. As specified in Objective 1.1, the proposed amendment shall ensure the adopted Level of Service standards are maintained and the facilities can support the potential student growth. The applicant will submit a School Capacity Availability Determination application to Palm Beach County School District.

Intergovernmental Coordination Element

The proposed amendment is consistent with the objectives, goals and policies of the Intergovernmental Element of the Comprehensive Plan. The proposed amendment will be consistent with Objective 1.1, and ensure coordination with the Village of Wellington, Palm Beach County, Palm Beach County School Board, South Florida Water Management District, Lake Worth Drainage District, ACME Improvement District and adjacent municipalities.

Comprehensive Plan Amendment Review Standards

The petitioner shall indicate how the proposed FLU designation is consistent with the Comprehensive Plan review standards.

	Section 2 GENERAL INFORMATION		
1.	Indicate the location of the property in	Approximately ½ mile north of Forest Hill	
	relationship to the nearest north-south and	Blvd, on the west side of SR 7.	
	east-west roadways, e.g., south side of		
	Wellington Trace approximately one-half		
	(1/2) mile west of Forest Hill Boulevard.		
2.	Indicate whether the property has frontage	The subject site has approximately 673' of	
	on any roadway or on any waterway and, if	frontage along West State Road 7 and	
	so, the number of linear feet of frontage, as	approximately 2,360' of depth.	
	well as the depth of the property, e.g.,		
	Approximately 1,340 feet of frontage along		
	West Forest Hill Boulevard and 5,280 feet		
	of depth.		
3.	Identify the location (written description and	The subject property, identified by PCN's 00-	
	mapped) and size of any other property	42-43-27-05-018-0071, 00-42-43-27-05-018-	
	contiguous to the subject property which is	0072 and 00-42-43-27-05-018-0040, abuts	
	in the same ownership, whether in whole or	parcels directly to the south which are owned	
	in part.	by the same entity, Lotis Wellington, LLC.	
		These adjacent parcels, are previously known	
		as the Village Professional Park MUPD and	
		are identified as PCN: 73-42-43-27-05-018-	

		0440 (40.00
		0110 (10.36 acres), 73-42-43-27-05-018-0100 (17.73 acres), 73-42-43-27-05-018-0140
		(27.24 acres) & 73-42-43-27-05-018-0130
		(8.92 acres). Please see Attachment I.
4.	Indicate the month, day and year the	Parcel 1 was acquired on June 1, 2021 by 441
''	property was acquired and from whom the	Partners, Inc. from Lutheran Church
	property was acquired.	Extension Fund – Missouri Synoud. Parcel 2
	property mad adjusted.	was acquired on May 1 st , 1986 by Four Four
		One Partners, Inc. from Lutheran Church
		Extension Fund – Missouri Synoud. Parcel 3
		was acquired on May 5 th 2020 by 441
		Partners, Inc., from Palm Beach County.
5.	Describe the manner of acquisition	Please refer to Attachment II to verify
	(purchase, exchange, gift, inheritance, etc.),	ownership and manner of acquisition.
	the cost of acquisition and provide evidence	
	of same (e.g., purchase and sale agreement)	
	and ownership (deed).	
6.	Identify whether the subject property was a	The subject property was part of a large
	part of a larger property acquired from a	acquisition of the three parcels.
	previous owner. If so, identify the extent of	
	any property contiguous to the subject	
	property that was in the same ownership as	
	the subject property.	
7.	Indicate whether the property was	To the best of the applicant's knowledge, the
	previously subject to a homestead	property was not previously subject to a
	exemption, whether the property was	homestead exemption, agricultural exemption
	subject to any agricultural exemptions,	or abatements.
	abatements.	
8.	Identify whether the property was	The property was not previously subject to a
	previously subject to a Future Land Use	Future Land Use Map (FLUM) amendment.
	Map (FLUM) amendment. If so, please	
	provide the date which the FLUM	
	amendment application was filed; the size of	
	the parcel; the requested change in land use	
	designation; the recommendations of the	
	Planning and Zoning Division, the Council;	
	and the ultimate disposition of the FLUM	
	amendment application (whether adopted as	

	requested, adopted as modified, rejected, or	
	withdrawn).	
9.	Has Wellington ever denied a development	The Village of Wellington has never denied a
	order for the property? If so, indicate the	development order for the property.
	development order requested, the date the	
	development order was denied, and provide	
	a copy of the resolution denying same, if	
	available.	
10.	Has the property received development	The property received approval from Palm
	approvals from an entity other than	Beach County to allow a Special Exception
	Wellington? If the property received	use, via Resolution 1984-1849. However, the
	development approval from another local,	Special Exception approval was revoked in
	state, or federal agency, please identify	1987, via Resolution 1987-1179. Refer to
	agency, type of development order granted,	Attachment III.
	and indicate if the approval is still valid.	
Section 3 – LDR RE		QUIREMENTS
1.	Article 5 of the Land Development	b. Changed assumptions in the
	Regulations provides that a FLUM	Comprehensive Plan – Due to ongoing
	amendment must be based on one or more	growth in the surrounding area, there is a
	of the following factors, and a demonstrated	demand for additional development in close
	need. Please identify which factor is being	proximity to neighboring established services.
	used to justify the request for a FLUM	The Village of Wellington, specifically along
	amendment and describe how the	SR7, has become a major center for large
	amendment is consistent with the factor or	scale medical and commercial uses.
	factors.	Therefore, the property is subject to a master
	a. Changed projections (e.g.,	plan composed of restaurant, single-family
	regarding public service needs) in the	and multi-family uses creates a balance of
	Comprehensive Plan, including but not	land uses, which complements the
1		
	limited to amendments that would	surrounding development.
		surrounding development.

b. Changed assumptions (e.g.,

regarding demographic trends or land availability) in the Comprehensive

Plan, including but not limited to the

development, and the availability of

public services has altered the

fact that growth in the area, in terms of the development of vacant land, new d. New issues that have arisen since adoption of the Comprehensive Plan – The subject site

is located in the "Future Annexation Area"

according to the Village's Comprehensive Plan. Thus, is subject to an annexation

allocation of Village of Wellington Future

Land use and Zoning designations. Future

application and subsequently requires

character such that the proposed amendment is now reasonable and consistent with the land use characteristics;

- c. Data errors, including errors in mapping, vegetative types and natural features in the Comprehensive Plan;
- d. New issues that have arisen since adoption of the Comprehensive Plan;
- e. Recognition of a need for additional detail or comprehensiveness in the Comprehensive Plan; or
 - f. Data updates.

development of the land is contingent upon a VOW FLU designation.

- 2. Article 5 of the Land Development
 Regulations also provides that a FLUM
 amendment must be based on a
 demonstrated need to amend the Future
 Land Use Map. The demonstrated need
 must be supported by relevant and
 appropriate data and analysis, and support
 documents or summaries of such
 documents on which the need for the
 proposed FLUM amendment is based must
 be included.
 - a. If the applicant is proposing an increase in residential density, the applicant should state why other density enhancement programs, such as the Voluntary Density

 Bonus Program and the Transfer of Development Rights Program, are not feasible for use on the subject property. The applicant MUST demonstrate why the current FLUM designation is no longer appropriate for this site.
 - b. If the request is for a commercial FLUM designation, the applicant MUST demonstrate why additional

- a. The property is located within an established urban area that contains a variety of mixed uses and neighbors the growing large-scale medical uses in Wellington, along SR 7. The design proposal is also consistent with developments along SR 7, which contain restaurant, retail and office uses along the front of the property and multifamily uses to the rear. The proposed Mixed Use FLU designation is consistent with the adjacent parcels to the south, which have a FLU of Mixed Use and therefore allow the same density.
- b. The applicant has provided market studies, relative to the proposed uses which demonstrate the demand for large scale commercial and residential developments in this area. It is also not appropriate for a property to be annexed into the Village of Wellington yet have a Palm Beach County FLU designation, which is inconsistent with the surrounding commercial and Mixed Use FLU designations.

	commercial acreage is needed in this	
	area, why this site is most	
	appropriate to meet this need, and	
	why the current FLUM designation	
	for this site is no longer appropriate.	
3.	Identify the square feet of non-residential	a. Site subject to FLU amendment = 52.259
	development that could be accommodated	acres:
	on the subject property with the proposed	At maximum floor area ratio:
	amendment.	2,276,402 SF x 0.50 FAR = 1,138,201 SF
	a. At maximum floor area ratio: This	
	is determined by multiplying the	
	size of the property in hundredths	
	of an acre by the number of square	
	feet in an acre (43,560) and by the	
	maximum floor area ratio permitted	
	by the Comprehensive Plan and the	
	Land Development Regulations.	
	b. At typical floor area ratio: This is	
	determined by multiplying the size	
	of the property in hundredths of an	
	acre by the number of square feet in	
	an acre (43,560) and by the typical	
	floor area ratio permitted by the	
	Comprehensive Plan and the Land	
	Development Regulations.	
4.	Identify, map, and justify the trade or market	The applicant has provided market studies
	area for the subject property: The following	for the proposed uses. Each document
	rules may be used to identify a trade/market	contains a boundary map, establishing the
	area. If a different approach is used, you	market area for the subject property.
	must provide a justification for the approach	
	taken.	
	a. If a commercial small scale FLUM	
	amendment is being requested, and	
	if the property is more than or equal	
	to one acre and less than or equal to	
	three acres, using the Census Tract	
	Map in the Appendix, draw a	
	boundary around the property	
	which has a radius of one and one-	

	1 10 11 10 1	
	half miles. If the property is more	
	than three acres and less than or	
	equal to ten acres, draw a boundary	
	around the property that has a	
	radius of three miles.	
	b. If an industrial small scale FLUM	
	amendment is being requested, and	
	if the property is more than or equal	
	to one acre and less than or equal to	
	two acres, using the Census Tract	
	Map in the Appendix, draw a	
	boundary around the property	
	which has a radius of one and one-	
	half miles. If the property is more	
	than two acres, draw a boundary	
	around the property that has a	
	radius of three miles.	
5.	For the trade or market area identified	The applicant has provided a commercial and
	above, inventory and map the built	residential use market study. Within these
	commercial, commercial office, or industrial	findings include inventory maps which
	uses, as appropriate: This inventory should	identify the corresponding existing uses, their
	include the name of the establishment, the	square footage and relation to subject
	type of establishment by category, the	property.
	square foot of built space, and the square	
	feet of any vacancies. The map should	
	identify where the different establishments	
	are located in relation to the subject	
	property.	
6.	A market study is required for commercial	a. The applicant has provided a
	applications and many applicants find one	commercial and residential use
	helpful in establishing the need for	Market Study for the proposed uses.
	additional commercial in the area. The	Please refer to Exhibit A. b. Please refer to the exhibit listed
	Market Study area shall be determined at the	above.
	mandatory pre-application meeting with	c. Please refer to the exhibit listed
	Planning and Zoning staff and must include	above.
	the following:	d. Please refer to the exhibit listed
	a. An estimate of demand using an	above.
	assessment that considers per capita	
	dollars spent in Wellington, dollars	

	T	
	spent per square foot of commercial	
	space, and square foot per capita;	
	b. An estimate of supply of	
	commercial square footage which	
	considers the request added to the	
	current supply, and future supply;	
	c. A comparison of estimated supply	
	to estimated demand;	
	d. All sources of data used in the	
	study.	
	Section 4 LAND	
1.	Identify any previously approved petition	The property received approval from Palm
	and resolution numbers for the subject	Beach County to allow a Special Exception
	property, if applicable. Also, please attach a	use, via Resolution 1984-1849. However, the
	copy of the previous resolution(s).	Special Exception approval was revoked in
		1987, via Resolution 1987-1179. See
		Attachment III.
2.	Indicate whether the property is currently	The applicant shall obtain a concurrency
	subject to a concurrency exemption or	reservation for the proposed development to
	concurrency reservation. If subject to	ensure adequate service to the site.
	concurrency, please attach a copy of the	
	appropriate certificate.	
3.	Indicate whether the property has been	The property is part of The Palm Beach
	platted, subject to a master plan, or	Farms Co. Plat No. 3, PB 2 PG 45-54. The
	subdivided and indicate the record book and	property is subject to a request for master
	page number, if applicable.	plan approval, which was submitted
		concurrently with this application.
4.	Indicate whether the subject property is	The property does not currently have a
	currently subject to a developers' agreement	developer's agreement or utility reservation.
	or a utility reservation.	The applicant shall obtain a valid agreement
		or reservation prior to building permit review
		for the proposed development.
5.	Indicate in which flood zone the property is	Majority of the property is located in flood
	located.	Zone AE.
6.	Indicate whether the subject property is	The property is not located in a wellfield
	located in a wellfield protection zone	protection zone.

7.	Identify whether the property is located in a	The property is not located within a
	redevelopment area, neighborhood planning	redevelopment area, neighborhood plan or
	area, or special overlay.	special overlay.
8.	Explain how the proposed change in the	The proposed MU FLUM designation is
	FLUM designation of the property is	compatible with the surrounding uses, which
	compatible with the surrounding uses.	consists of medical office, retail and multi-
		family residential. The property subject to the
		FLUM amendment abuts a property of land
		with an existing MU FLU designation. These
		lands were recently approved to allow a
		mixed use development of residential,
		institutional and commercial uses. The
		Neighboring large-scale developments are
		composed of restaurant, retail, medical office
		and multi-family uses. The proposed project
		shall follow a similar development pattern
		with restaurant and indoor/outdoor
		entertainment uses fronting SR 7, followed
		by residential uses positioned towards the
		rear of the property. In addition, the growing
		large-scale medical office market in
		Wellington, along SR 7 create a demand of
		residential uses to provide for the influx of
		employees. Mixed uses are compatible with
		the urban area that has developed along SR 7.
9.	Describe how the proposed change in the	The proposed FLUM designation of the
	FLUM designation of the property would be	property is compatible with the surrounding
	compatible with the surrounding future land	future land uses, as the parcels directly west
	uses as shown on the FLUM.	and south (Lotis Wellington MUPD) have
		Mixed Use FLU designations. Notably, the
		existing PBC LR-2 FLU designation is not
		compatible with the surrounding FLU
		composition.
10.	To support the proposed amendment,	The proposed amendment will be consistent
	reference specific Objectives and/or Policies	with the objectives, goals and policies of the
	the proposed amendment is consistent with	Land Use Element of the Comprehensive
	or furthers. For each Objective/Policy	Plan, as specified in Objectives 1.1,1.2 and
	referenced, the application must explain in	1.3.
	detail how the individual Objective/Policy	

	will be furthered by the	proposed			
	amendment.				
		Section 5 TRANS	PORTATION		
1.	Determine the trip gene	eration for the	Please see Traffic Study.		
	current future land us	se designation.			
	a. At .25 FAR;	and			
	b. At .35 FAR.				
2.	Determine the trip gene		Please see Traffic Study.		
	proposed future land us	e e			
	a. At .25 FAR;	and			
	b. At .35 FAR.	. 05 EAD	DI 77 07 0 1		
3.	Determine the net trip i	ncrease at .25 FAR	Please see Traffic Study.		
4.	and .35 FAR (a) - (b). Determine the project t	min distribution on all	Please see Traffic Study.		
4.	roadways based on the	_	Flease see Traine Study.		
	Toadways based off the	ionowing table.			
	Net Trip Increase	Distance			
	51 - 1,000	directly accessed link			
	1,001 - 4,000	1 mile			
	4,001 - 8,000	2 miles			
	8,001 - 12,000	3 miles			
	12,001 - 20,000	4 miles			
	20,000 - up	5 miles			
5.	Determine LOS with ex	xisting traffic and	Please see Traffic Study.		
	project traffic.				
	a. Add the pro	ject traffic to existing			
		s for all roadways			
		(d.), based on the			
	= -	n for the proposed			
	future land use	` '			
	-	LOS D for existing			
	lanes.	. 1.0	DI CT CT O I		
6.	Determine LOS with pr	· ·	Please see Traffic Study.		
	traffic and project traffi	с.			

	a. Determine five year projected			
	traffic volumes using the published			
	historic growth rates and major			
	project traffic.			
	b. Add the project traffic to all			
	roadways determined in (d) based			
	on the trip generation for the			
	proposed future land use in (b). *			
	c. Compare to LOS D for existing			
	and assured lanes.			
7.	Determine LOS for 2015 with the increase	Please see Traffic Study.		
	in traffic due to the proposed land use	-		
	amendment.			
	a. Add the project traffic to all			
	roadways determined in (d) based			
	on the trip generation for the			
	increase in traffic due to the			
	proposed future land use in (c).			
	b. Compare to LOS D for the			
	lanes in the 2015 roadway system.			
8.	All proposed amendments must be reviewed	Please see Traffic Study		
	for consistency with the adopted Wellington	,		
	Comprehensive Plan. To support the			
	proposed amendment, reference specific			
	Objectives and/or Polices the proposed			
	amendment is consistent with or furthers.			
	(It is recommended that the applicant review			
	the Element for such items.) For each			
	Objective/Policy referenced, the application			
	must explain in detail how the individual			
	Objective/Policy will be furthered by the			
	proposed amendment.			
	* The trip generation for the proposed future land			
	use can be reduced if there is an active use on the			
	property. There will be no reduction if the property is vacant.			
	13 vacant.			
	Section 6 MASS TRANSIT			
1.	Identify the mass transit provider.	Palm Tran		
٠. ا	juic muoo camion provider.			

2.	Identify the location (street address) of the	There are two existing bus stops in close
	nearest bus shelter or stop, in tenths of a	proximity to the subject site. The nearest
	mile from the subject property, and the	existing bus stop is located less than 0.10 mile
	route number of the nearest bus that would	on the east side of SR7, south of the subject
	service the property.	site. The bus stop number is 3857 and
		located at US 441/SR 7 & Medical Park Blvd.
		Approximately 0.10 mile north of the subject
		site is another accessible bus stop
		approximately, on the west side of SR7. The
		bus stop number is 3858, and the address is
		US 441/SR7 @ BLD 1157.
3.	Identify whether the subject property has	The subject has connections to the Tri-
	connections to the Tri-County Commuter	County Commuter Rail through Bus Stop
	Rail.	3857, which is located along the east side of
		SR 7 approximately 0.10 mile from the site.
4.	All proposed amendments must be reviewed	The applicant acknowledges this review.
	for consistency with the adopted Wellington	
	Comprehensive Plan.	

Section 7 HOUSING POPULATION

- 1. If a methodology other than that described below is used to determine population, identify the methodology and the data source(s) used to determine the affected population. Data is required to be taken from professionally accepted existing sources. Methodologies must be clearly described or referenced and must meet professionally accepted standards for such methodologies.
 - a. Current FLUM Designation: The population is calculated by multiplying the size of the property, in tenths of an acre, by the maximum permitted density under the current Future Land Use Map (FLUM) designation by 3, the average household size in Wellington.

- a. Area subject to FLUM amendment Current FLU Designation (PBC LR-2):
 52.259 AC x 2 x 3.09 = 322.96
 Current population potential: 323 people
- b. Area subject to FLUM amendment -Proposed FLU Designation (VOW MU): 52.259 AC x 12 x 3.09 = 1,937.76 Proposed population potential: 1,938 people

	b. Proposed FLUM Designation: The population is calculated by multiplying the size of the property, in tenths of an acre, by the maximum permitted density under	
	the current FLUM designation by 3, the average household size in	
	Wellington.	
2.	Number of dwelling units. Identify the number of dwelling units that could be constructed on the subject property based upon its: a. Current FLUM designation: The number of dwelling units that could be constructed equals the maximum permitted density under the property's current FLUM designation multiplied by the size of the property. b. Proposed FLUM designation: The number of dwelling units that could be constructed equals the maximum permitted density under the property's proposed FLUM designation multiplied by the size of the property.	 a. Area subject to FLUM amendment - Current FLU Designation (PBC LR-2): 52.259 AC x 2 = 104.52 Current maximum: 105 dwelling units b. Area subject to FLUM amendment - Proposed FLU Designation (VOW MU): 52.259 AC x 12 = 627.11 Proposed potential: 627 units
3.	Census Tract data: Identify the Census Tract where the subject property is located.	The subject property is located within Census Tract 77.63.
4.	The effect of the proposed amendment on population: This is the difference between the Proposed FLUM Designation and the Current FLUM Designation.	The current FLUM designations for the proposed amendment have a potential projection of 323 people. The proposed developed would have a potential population increase of 1,938 people. The difference of the current potential population growth and the proposed is 1,615 people
5.	Change in number of dwelling units: Subtract the number of dwelling units at the Current FLUM designation from the	The current FLUM designations for the proposed amendment have a potential projection of 105 dwelling units. The proposed developed would have a potential

	number of dwelling units at the Proposed	627 dwelling units. The difference of the
	FLUM designation.	current potential is 522 dwelling units.
6.	All proposed amendments must be reviewed	The proposed amendment is consistent with
	for consistency with the adopted Wellington	Policy 1.3.25 of the Land Use Element of the
	Comprehensive Plan. To support a	Comprehensive Plan. The FLUM
	residential related proposed amendment,	amendment complies with the density and
	reference specific	intensity thresholds established under Policy
		1.3.25 for Mixed Use FLU designation and
		provide for the appropriate balance of uses
		with a variety of integrated land use types.
	Section 8 INFRASTRUC	TURE: DRAINAGE
1.	Identify the entity responsible for providing	Lake Worth Drainage District; South Florida
	drainage for the subject property. Drainage	Water Management District
	providers include drainage districts,	
	improvement districts, water control	
	districts, and water management districts.	
2.	Indicate in which drainage basin the subject	SFWMD C-51 Basin 20A
	property is located. The six main drainage	
	basins are:	
	1) C-18 basin; 2) C-17 basin; 3) C-51 basin;	
	4) C-16 basin; 5) C-15 basin; and 6)	
	Hillsboro Canal basin.	
3.	Identify the drainage facility that would	Lake Worth Drainage District S-5 canal via
	service the subject property. Facilities	the future Phase 1 system
	include swales, ditches, canals and storm	
	sewers.	
4.	Identify the level of service standard	Finished Floors shall be established as the
	established for the subject property.	higher of the following:
		100 year – 3 day calculated zero discharge
		elevation;
		100 year C-51 Basin Map elevation;
		FEMA elevation plus 1'.
		Double of the state of the stat
		Perimeter berm shall be no lower than the
		calculated 10 year – 3 day routed storm
		elevation. Discharge will be limited by a
		proposed control structure to 27 CSM for
		LWDD S-5 Canal.

		T
		Road crown for local streets shall be protected from flooding during a 5 year – day storm event.
5.	Identify what measures will be taken to assure that the volume, rate, timing and pollutant load of runoff based on the proposed FLUM designation of the property is similar to that which occurred based on the property's current FLUM designation. Structural techniques emphasize detention and retention of stormwater to reduce runoff rates and provide settling and filtration of pollutants. Non-structural techniques emphasize preservation or simulation of natural drainage features to promote infiltration, filtering and slowing of runoff.	The quality of storm water runoff will be enhanced by utilizing the on-site lake. Water quality discharge will be limited by a proposed control structure to ½ "of the detained volume per day. Use of FDEP Best Management practices in the design and construction of the storm water management system will minimize any adverse water quality impacts, including sediment loss to surface waters.
6.	All proposed amendments must be reviewed for consistency with the adopted Wellington Comprehensive Plan.	The proposed amendment is considered consistent with the Infrastructure Element and Objectives of the Comprehensive Plan for safe and efficient management of stormwater runoff.
	Section 9 INFRSATRUCTU	RE. POTARI E WATER
1.	Identify the entity that would provide potable water service to the subject property.	Village of Wellington Utilities
2.	Identify how far, in feet, the subject property is located from a potable water line. Indicate the street where the nearest line is located.	12" ductile iron watermain along the western swale of SR 7. Future 8" forcemain stub at southwest property line.
3.	Identify the potable water level of service standard established by the potable water provider.	120 gallons per capita per day
4.	The effect on potable water levels of service and system needs.	Current FLUM Demand:
	a. Current FLUM Designation: The demand for potable water based on the	341 persons x 120 gpd/person = 40,920 gpd

	property's current Future Land Use	Future FLUM Demand:
	Map designation is calculated by	Tutale Friend Belliand
	multiplying the adopted level of service	691 persons x 120 gpd/person = 82,920 gpd
	standard by the population identified	02,720 gpu
	in section VII.	Change in Usage:
	b. Proposed FLUM Designation: The	Change in Osage.
		42,000 and (increase)
	demand for potable water based on the	42,000 gpd (increase)
	property's proposed Future Land Use	
	Map designation is calculated by	
	multiplying the adopted level of service	
	standard by the population identified	
	in sectionVII.	
	c. Change in water usage: This is the	
	difference between the Proposed	
	FLUM Designation and the Current	
	FLUM Designation.	
5.	Consistency with the Potable Water Sub-	The proposed amendment is considered
	Element. Applicant must demonstrate	consistent with the Infrastructure Element
	consistency with the Potable Water Sub-	and Objectives of the Comprehensive Plan
	Element.	for safe and efficient delivery and use of
		Potable Water Utilities for the site.
		DE CANADA DA CENTED
	Section 10 INFRASTRUCTU	_
1.	Identify the entity that would provide	Village of Wellington Utilities
	sanitary sewer service to the subject	
	property.	
2.	Identify how far, in feet, the subject	Future 8" forcemain along southwest and
	property is located from a sanitary sewer	west property lines of Phase 1
	line. Indicate the street where the nearest	
	line is located.	
3.	Identify the sanitary sewer level of service	93 gallons per capita per day
	standard established by the potable water	
	provider.	
4.	The effect on sanitary sewer levels of service	Current FLUM Demand:
	and system needs.	
	a. Current FLUM Designation: The	341 persons x 93 gpd/person = 31,713 gpd
	demand for sanitary sewer based on	
	the property's current Future Land	Future FLUM Demand:
	Use Map designation is calculated by	1

	multiplying the adopted level of	691 persons x 93 gpd/person = 64,263 gpd
	service standard by the population	
	identified in section VII.	Change in Usage:
	b. Proposed FLUM Designation: The	
	demand for sanitary sewer based on	32,550 gpd (increase)
	the property's proposed Future Land	
	Use Map designation is calculated by	
	multiplying the adopted level of	
	service standard by the population	
	identified in section VII.	
	c. Change in water usage: This is the	
	difference between the Proposed	
	FLUM Designation and the Current	
	FLUM Designation.	
5.	Applicant must demonstrate consistency	The proposed amendment is considered
	with the Sanitary Sewer Sub-Element	consistent with the Infrastructure Element
	,	and Objectives of the Comprehensive Plan
		for safe and efficient delivery and use of
		Wastewater for the site.
		Waste water 151 the size.
	Section 11 INFRASTRUCTURI	E: AQUIFER RECHARGE
1.	Identify whether the property is located	The project site is located in an area of
	within a prime aquifer recharge area: If the	surficial aquifer.
	property is located east of the conservation	1
	areas, state that the property is located	
	within both the surficial aquifer system and	
	the Floridian aquifer system. Identify in	
	what zone of the surficial aquifer the	
	property is located. This information is	
	available from the United States Geologic	
	Survey.	
2.	Identify, generally, the percentage of the	TBD
	property that will be covered with an	TDD
	impervious surface: Use the following to	
	estimate the percentage of imperious	
	surfaces: i) low residential (1 to 4.99 dwelling	
	units per acre) = 30 percent; ii) medium and	
	1	
	high density residential (5 dwelling units per	
	acre and above) = 65 percent; and iii)	

	commercial, industrial and institutional = 85	
	percent.	
3.	Applicant must demonstrate consistency with the adopted Wellington Comprehensive Plan Aquifer Recharge Sub- Element of the Conservation Element.	The proposed amendment is considered consistent with the Infrastructure Element and Objectives of the Comprehensive Plan for aquifer recharge and the protection of groundwater resources. The proposed development and use of the site will incorporate FDEP Best Management Practices for management of surface waters to ensure that runoff from impervious surfaces does not cause detrimental impacts on these resources.
	Section 12 CONS	EPVATION
1.	If listed species are present, provide a brief	The project site has 38.03 acres of mostly
1.	discussion of measures that will be taken to avoid or minimize adverse impacts to these species or their habitat.	exotic hardwood wetlands that has a heavy exotic plant understory and lacks appropriate hydrology, thus provides little habitat for wildlife and most is small transient mammals.
2.	If there are no known or reported	Listed species are not expected to inhabit the
2.	occurrences, could listed species reasonably be expected to be present based on the site-specific habitat characteristics? If yes, please provide a brief discussion.	project site due to its location surrounded by suburban development and lack of appropriate habitat.
3.	All proposed amendments must be reviewed for consistency with the adopted Wellington Comprehensive Plan. To support the proposed amendment, reference specific Objectives and/or Polices the proposed amendment is consistent with or furthers. For each Objective/Policy referenced, the application must explain in detail how the individual Objective/Policy will be furthered by the proposed amendment.	Not applicable.
	Section 13 RECREATION	
1.	Identify the following facilities that would service the property:	a. No regional park located or established within the subject site.
L	and property.	

	a. Regional parks	b. No district park located or established
	b. District parks	within the subject site.
	c. Community parks	c. No community park located or established
	d. Open space	within the subject site.
		d. Approximately 13.44 acres of open space
		will be provided on the proposed master plan
2.	Adopted recreation levels of service	Acknowledged.
	standard of \$885 of total recreational	
	investment per capita.	
3.	The effect of the proposed FLUM	The proposed FLUM amendment will have
	amendment on regional, district and	minimal impact on regional, district and
	neighborhood parks.	neighborhood parks. The subject site is not
		in proximity or within a mile of any city,
		county or state parks. However, Okeeheelee
		Park is located approximately 3 miles east of
		the subject site, along Forest Hill Blvd. There
		are also four city parks, Rotary Peace
		Park/Pine Valley Preserve, Wellington Green
		Park, Olympia Park and Wellington Village
		Park which are approximately between 1.5
		and 3 miles from the subject site.
4.	To support the proposed amendment,	The proposed amendment shall be consistent
	reference specific Objectives and/or Polices	with the objectives, goals and policies of the
	the proposed amendment is consistent with	Recreation and Open Space Element of the
	or furthers. For each Objective/Policy	Comprehensive Plan as specified in Objectives
	referenced, the application must explain in	1.1, 1.2., 1.3 and 1.5. The proposed project
	detail how the individual Objective/Policy	will include internal open space within the
	will be furthered by the proposed	residential uses and will meet open space
	amendment.	standards for the variation of proposed uses.
		Per Policy 1.2.7, open space areas shall be
		developed in a way to maximize preservation
		of existing native vegetation and natural
		features of the site. Enhancements to the
		existing lake are proposed, that include a
		walkway is along the exterior and littoral plantings.
		pianungs.
	Section 14 FIR	E DESCUE
I	Section 14 FIR	L RESCUE

2.	Identify the fire-rescue facility that would service the subject property: Identify the station number, the street address of the facility, and the distance in tenths of a mile of the facility from the subject property. Identify the response times from the fire-rescue station to the subject property: The response time, in minutes, may be determined by multiplying the number of miles from the station to the property by two.	The fire-rescue facility that will service the subject property is Palm Beach County #30 located at 9610 Stribling Way, Wellington, FL 33414. The fire-rescue facility is approximately 2.2 miles southeast from the subject property. 2.2 miles x 2 = 4.4 The response time from fire-rescue station PBC 30 to the subject property is approximately 4 ½ minutes.
3.	The effect of the proposed FLUM amendment on the average emergency response time: If the response time is less than five minutes, there is a rebuttable presumption that there would be no negative effects on fire-rescue response time. If the response time is greater than five minutes, please identify what actions could be taken to mitigate the Fire-Rescue Department's response time.	The response time from the servicing fire-rescue station is less than five minutes.
	Cartian 15 HICTORIC	DDECEDYATION
1	Section 15 HISTORIC Identify any historic or architecturally	The subject property is not located within
	significant resources within 500 feet of the subject property. Historic or architecturally significant resources include buildings, structures and other objects.	500 feet of any historic or architecturally significant resources. Directly north of the subject site is a single-family residential development and medical/professional offices. Located south of the subject site is an approved mixed use development. Located to the east of the site, across SR 7 is a gated single-family home development. Behind the subject property to the west, is a LWDD canal encompassed within an approximately 65' wide tract. West of the canal is a zero lot line residential development.
2.	Identify any archaeological resources located	There are no archaeological resources located
	within 500 feet of the subject property.	within 500 feet of the subject property.

Archaeological resources include aboriginal mounds, forts, earthworks, village locations, camp sites, middens, burial mounds, missions, or other artifacts at least seventy-five years old.

Section 16 PUBLIC EDUCATION

- 1. Identify the name and street address of the public schools that would educate potential school age children, and indicate how far the school is from the subject property, for:
 - a. Elementary Schools
 - b. Middle Schools
 - c. Senior High Schools

a. Elementary Schools:

Elbridge Gale Elementary – 2.2 miles 1915 Royal Fern Dr Wellington, FL 33414

Equestrian Trails Elementary – 2.2 miles 9720 Stribling Way Wellington, FL

Everglades Elementary – 3.5 miles 407 Marginal Rd West Palm Beach, FL 33411

b. Middle Schools:

Emerald Cove Middle School – 2.1 miles 9950 Stribling Way Wellington, FL 33414

Polo Park Middle School – 4.8 miles 11901 Lake Worth Rd Wellington, FL 33449

Wellington Landings – 12.8 miles 1100 Aero Club Dr. Wellington, FL 33414

c. Senior High Schools

Palm Beach Central – 2.2 miles 8499 W Forest Hill Blvd

		Wellington, FL 33411
		Wellington High School - 4.9 miles 2101 Greenview Shores Blvd Wellington, FL 33414
		Royal Palm High School – 5.3 miles 10600 Okeechobee Blvd West Palm Beach, FL 33411
2.	All proposed amendments must be reviewed for consistency with the adopted Wellington Comprehensive Plan. To support the proposed amendment, reference specific Objectives and/or Polices the proposed amendment is consistent with or furthers. For each Objective/Policy referenced, the application must explain in detail how the individual Objective/Policy will be furthered by the proposed amendment.	The proposed amendment is consistent with the goals, objectives and policies of the Public School Facilities Element of the Comprehensive Plan. As specified in Objective 1.1, the proposed amendment shall ensure the capacity of schools is sufficient to support student growth at the adopted level of service standard.
	Section 17 INTERGOVERNMI	ENTAL COORDINATION
1.	Identify all local governments (including special districts) located within one-mile of the subject property:	The local governments and districts located within one mile of the subject property include Unincorporated Palm Beach County, Royal Palm Beach, ACME Improvement District and Lake Worth Drainage District. Additionally, a small portion, approximately 5 acres, of the Royal Palm Beach Economic Development Overlay District is within the outermost northwest boundary of the 1-mile buffer.
2.	Indicate whether or not a municipality has initiated annexation of the property. If annexation was attempted by a city, indicate when and the name of the city. In addition, identify whether the subject property is located within the future annexation area of	Annexation of the property is currently being initiated by the Village of Wellington. The entire site is identified as Future Annexation Areas on the Village of Wellington FLUM.

3.	Applicant must demonstrate the impact of	The proposed amendment is consistent with	
	the proposed amendment on the	the objectives, goals and policies of the	
	Intergovernmental Coordination Element.	Intergovernmental Element of the	
		Comprehensive Plan.	
Section 18 EQUESTRIAN ELEMENT			
1.	Applicant must demonstrate the impact of	The proposed amendment shall have no	
	the proposed amendment on the Equestrian	impact on the Equestrian Element of the	
	Element.	Comprehensive Plan, as the subject site is not	
		located within the Equestrian Preserve	