



CITY of DESTIN

4200 Two Trees Road • Destin, Florida 32541



www.cityofdestin.com

August 31, 2007

Order No. 07-17

Final Development Order:

“KELLUM PROFESSIONAL OFFICE PLAZA, 1ST AMENDMENT” A MINOR DEVELOPMENT (SP-07-18)

Based upon the City's approval and issuance of this Development Order, on August 31, 2007, this document will serve as your Final Development Order, and includes all of the provisions and conditions in the attached Technical Review Committee Report.

BACKGROUND / ISSUE:

Applicant: Robyn W. Peterson, P.E., on behalf of Henry Paul Kellum Revocable Trust, is requesting approval of “Kellum Professional Office Plaza, 1st Amendment,” a Minor Development.

Request: The overall development consists of three (3) phases. Phase I is complete and consists of a one-story 2,400 square foot office building, parking spaces for all three phases and all infrastructure. Phase II is complete and consists of a 2,345 square foot office building. The proposed development is Phase III. This phase consists of a one-story building comprised of a 2,304 square foot office building.

Location: The proposed development is located at Lot 1, Harbor Master Plaza, in Destin of Okaloosa County, Florida (985 Airport Road), more specifically identified with the following Parcel Tax I.D. Number 00-2S-22-1021-0000-0010.

Parcel Size: The entire site area is 2.9 acres; phase III development site area is 0.69 acres, more or less.

Future Land Use: Residential Office Institutional (ROI)

Zoning District: Residential Office Institutional General Development (ROI-GD)

Density: Allowed: N/A

Proposed: N/A

Intensity: Allowed: .50 Floor Area Ratio (FAR)

Proposed: 0.24 FAR

Application Date: April 25, 2007

TRC Date: May 16, 2007

Approved Site Plan Date: August 13, 2007

DETERMINATIONS:

1. All the findings of the Technical Review Committee report dated August 13, 2007 are incorporated herein.

CONDITIONS OF APPROVAL FOR “KELLUM PROFESSIONAL OFFICE PLAZA, 1ST AMENDMENT” A MINOR DEVELOPMENT (SP-07-18):

1. Pursuant to the City of Destin Land Development Code:

Construction of infrastructure must commence within one (1) year of approval date (date from which the Final Development Order is issued by the Community Development Department) of the Final Development Order on August 31, 2007 (no later than August 31, 2008), and must be completed as shown on plans approved by the Technical Review Committee.

WARNING: If the applicant/owner has not obtained a building permit(s) for either the construction of infrastructure or construction of the entire project and that construction has not commenced within one (1) year of issuance of the final development order, the final development order will become null and void and the application for development order approval must be re-initiated. (Article 2, Section 2.21.00)

NOTE: Construction of infrastructure shall be defined as site work, grading, or other construction activity (not including clearing and grubbing or demolition of existing structures) related to installation of roadways, access drives, parking lots, underground utilities, stormwater or drainage facilities, or building foundations. (Article 2, Section 2.21.00)

NOTE: An applicant/owner who desires to extend the twelve (12) month (1 year) deadline for either the construction of infrastructure or construction of the entire project must submit a written request to the Community Development Department, no less than thirty (30) days prior to the expiration of the twelve (12) month deadline to obtain a building permit and commence construction of infrastructure or construction of the entire project. The applicant may receive only one extension, and such extension shall not exceed one year. The applicant /owner should review Article 2, Section 2.21.00, of the Destin Land Development Code for further explanation of the Development Order extension process.

2. If the applicant fully complies with the requirements of Condition No. 1 above, the concurrency capacity allocation status for “Kellum Professional Office Plaza, 1st Amendment” will be protected. However, the protected concurrency status will be lost and the application for development order approval must be re-initiated if:
 - A. Construction permit(s) in association with construction of infrastructure or construction of the entire project are not obtained in accordance with Article 2, Section 2.10.00 of the Land Development Code to maintain concurrency, or
 - B. Construction activity ceases for a period of one (1) year after a building permit for construction of infrastructure or construction of the entire project has been issued so that concurrency is not maintained under Article 6 of the Destin Land Development Code.

3. The applicant must obtain City of Destin permits for the following activities on and off site (These may require appropriate bonding):
 - A. Disturbance of the City's right-of-way (Note: Applicant must obtain the proper ROW permit(s) from the Engineering Department prior to issuance of building permits, unless otherwise exempted by the City Engineer.)
 - B. Pavement cuts.
 - C. Construction of any kind.
 - D. Clearing, grubbing, or demolition.
 - E. Paving, grading, drainage, sidewalks.
 - F. Signage.
 - G. Installation of utilities.
 - H. Construction trailers.
4. **Conditions Per Community Development Department:** Refer to pages 12 thru 14 of the attached TRC Report dated August 13, 2007.
5. **Conditions Per Engineering Department:** Refer to page 14 of the attached TRC report dated August 13, 2007.
6. **Conditions Per Destin Water Users, Inc.:** Refer to page 14 of the attached TRC Report dated August 13, 2007.

TECHNICAL REVIEW COMMITTEE REPORT

“KELLUM PROFESSIONAL OFFICE PLAZA, 1ST AMENDMENT” A MINOR DEVELOPMENT (SP-07-18)

TRC Report: August 13, 2007

ISSUE:

Applicant: Robyn W. Peterson, P.E., on behalf of Henry Paul Kellum Revocable Trust, is requesting approval of “Kellum Professional Office Plaza, 1st Amendment,” a Minor Development.

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Intensity: Allowed: .50 Floor Area Ratio (FAR)

Proposed: 0.24 FAR

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DISCUSSION/FINDINGS:

Robyn W. Peterson, P.E., on behalf of Henry Paul Kellum Revocable Trust, is requesting approval of “Kellum Professional Office Plaza, 1st Amendment,” a Minor Development. The overall development consists of three (3) phases. Phase I is complete and consists of a one-story 2,400 square foot office building, parking spaces for all three phases and all infrastructure. Phase II is complete and consists of a 2,345 square foot office building. The proposed development is Phase III. This phase consists of a one-story building comprised of a 2,304 square foot office building. The proposed development is located at Lot 1, Harbor Master Plaza, in Destin of Okaloosa County, Florida. More specifically identified with Parcel Tax I.D. Number 00-22-1021-0000-0010. The entire site area is 2.9 acres; phase III development site area is 0.69 acres, more or less.

The proposed request is consistent with the Comprehensive Plan and Land Development Code, which includes a technical and Concurrency Management review.

The Technical Review Committee (TRC) reviewed and approved the project with specific conditions as stated below.

COMPREHENSIVE PLAN/ZONING:

The property currently has a Future Land Use designation of Residential Office Institutional (ROI) and a Zoning designation of Residential Office Institutional General Development (ROI-GD). The proposed use is consistent with the Residential Office Institutional (ROI) Future Land Use designation and is a permitted principal use within the Residential Office Institutional General Development (ROI-GD) Zoning Districts.

LAND USE TRANSITION & SPECIAL DESIGN CRITERIA:

Comprehensive Plan: 2010 Policy 1-2.1.7 requires that *“All property designated for nonresidential use on the FLUM shall be developed and designed to ensure a smooth land use transition between the said nonresidentially designated property and any directly abutting low rise residential property, either existing or identified on the FLUM.”* The LDC requirements regulating “special design criteria” are *“...to establish design criteria to preserve, protect, and enhance the economic vitality and character of the City of Destin.”* This section also states, *“These standards and regulations are intended to promote and protect the desired character of the City, including promoting multimodal transportation opportunities, and that ensure compatibility with surrounding development.”* [LDC, §7.09.00].

Criteria for consideration to ensure smooth land use transition and special design include:

- Surrounding development
- Mechanical equipment
- Outdoor storage and display
- Solid waste collection areas
- Parking, loading, or accessway areas

Surrounding development:

The proposed development consists of a one-story building comprised of 2,304 square feet of office space. The following is a description of the surrounding area:

LOCATION RELATIVE TO SUBJECT SITE	FUTURE LAND USE	ZONING	EXISTING LAND USE
North	Low Density Residential (LDR)	Low Density Residential Village (LDR-V)	North: Single-family residential
South	Residential, Office, and Institutional (ROI)	Residential, Office, and Institutional General Development (ROI-GD)	South: Multi-family residential and office
East	Residential, Office, and Institutional (ROI)	Residential, Office, and Institutional General Development (ROI-GD)	East: Multi-family residential
West	Residential, Office, and Institutional (ROI)	Residential, Office, and Institutional General Development (ROI-GD)	West: Office

As described herein, the surrounding uses include offices, single-family and multi-family residential. The intensity and density of development is below the maximum intensity provided for in the Land Development Code and density provided in the Comprehensive Plan. The density and Floor Area Ratio of the project is detailed below.

Mechanical equipment:

Condition: Outdoor mechanical equipment, such as heating, air conditioning, and ventilation systems, must be placed on the roof, in the rear or to the side of the building, or otherwise visually screened. In no case shall mechanical equipment be located between the principal structure and the front property line facing a right-of-way. All mechanical equipment located on the roof shall not be visible from adjacent properties or rights-of-way from heights equal to or less than the equipment. All mechanical equipment located in the rear or to the side of the building shall be enclosed by opaque fence, wall or hedge a minimum of six (6) feet in height or to the highest point of the equipment, whichever is lower. For air conditioning or other equipment requiring airflow, a lattice screen of at least 50 percent opacity shall be sufficient to meet this requirement.

Outdoor storage and display:

Not applicable.

Solid waste collection areas:

All non-construction related dumpsters, trashcans, and recycling bins are to be placed in solid waste collection areas or inside a building. Solid waste collection areas are to be set back a minimum of ten feet from any property line that abuts single-family, duplex or townhome uses and setback a minimum of five feet from any property line which abuts a non-residential or mixed use.

Condition: All solid waste collection areas shall be enclosed by a 100 percent opaque fence, wall, or hedge that is a minimum of six feet in height. All enclosures shall have gates that are 100 percent opaque. These gates shall remain closed at all times except for when waste management services are collecting refuse from the site. If necessary, please post a sign on the gates requesting that these gates remain closed.

Parking, loading, or accessway areas (abutting residential uses):

Areas used or set aside for parking, loading, accessways or service and utility areas are separated by at least ten feet from the property line abutting single-family residential homes.

The site plan for “Kellum Professional Office Plaza, 1st Amendment” complies with the City of Destin Comprehensive Plan Policy 1-2.1.7 and the Land Development Code §7.09.00.

Any additional revisions to the site plan must be reviewed and approved by the appropriate Technical Review Committee members and may be subject to further analysis if required pursuant to provisions of the Comprehensive Plan [Policy 1-2.1.7] and Land Development Code [LDC, §7.09].

MASSING (WIDTH AND DEPTH) AND HEIGHT:

The proposed development consists of a one-story building comprised of 2,304 square feet of office space. The proposed building measures 48.0 feet wide by 48.0 feet deep. This proposed building is one story with a proposed building height of approximately 9 feet measured to the cornice line.

DENSITY:

Not applicable.

INTENSITY:

The FAR calculation methodology results in an FAR of 0.24, which is also below 0.50 and is calculated as follows:

Total sq. ft. of existing & proposed buildings / sq. ft. of subject parcel = FAR

7,049 sq. ft. / 29,991.33 sq. ft. = 0.24 FAR

SETBACKS AND BUFFERS:

The proposed development meets all of the required setbacks for the ROI-GD Zoning Districts.

	<u>Required</u>	<u>Buffers</u>	<u>Provided</u>
Front (South):	20'	10' FP	approx. 23' including 10' FP
Front (West):	20'	10' FP	approx. 21' including 10' FP
Side (East):	0'	10' VB	approx. 80' including 10' VB
Rear (North):	0'	10' VB	approx. 128' including 10' VB
Between Bldgs.:	10'	N/A	approx. 78'

Note: 10' FP = 10' Front Perimeter Landscaped Area and 10' VB = 10' Vegetative Buffer Zone. The following buffers are required: a ten-foot front perimeter landscaped area along the southern property line and along the western property line, a ten-foot vegetative buffer zone adjacent to the multi-family and single-family residential zones along the northern and eastern property lines.

CONCURRENCY MANAGEMENT:

Concurrency requirements have been met:

- Solid Waste: **X**
- Potable Water: **X**
- Sanitary Sewer: **X**
- Traffic: **X**
- Stormwater Management: **X**

TRAFFIC ANALYSIS:

According to the traffic review conducted by the City's Transportation Consultant, and approved on August 10, 2007, the proposed development will not degrade the level of service of those major transportation facilities in the City of Destin (urban collectors and arterials).

Traffic concurrency is satisfied for this project, as confirmed by the City's Transportation Consultant.

SUBDIVISION OR PUD - PLAT:

Not applicable.

AIRPORT PROTECTION:

As proposed, this project is not affected by nor affects the Destin – Ft. Walton Beach Airport. The applicant has indicated on the development order application that the proposed project is not within the Airport Expansion Area. NOTE: If construction necessitates the use of a crane, or other obstruction,

which exceeds Federal Aviation Administration FAR 77 Standards (normally 200 feet above ground level), the applicant must request a variance from the FAA for temporary encroachment into this restrictive area and a copy of a completed FAA Form 7460, must be placed on file with the City of Destin prior to the crane, or other obstruction, penetrating the restricted airspace.

WHITE SANDS ZONE:

The project property is not located within any White Sand Zone area.

SIGNS:

No overall sign approval is part of this application. This site has an illegal sign that must be relocated before any building permit is issued. The illegal sign must meet all codes required at the time the sign was originally permitted. All future signs must comply with the applicable section of the Destin Land Development Code in effect at the time a sign application is submitted.

UTILITIES:

All proposed utilities are required to be placed underground.

COX COMMUNICATIONS:

Cox Communications approved the project in a letter dated May 14, 2007.

DESTIN FIRE CONTROL DISTRICT:

The Destin Fire Control District approved the project in a letter dated May 16, 2007.

GULF POWER:

Gulf Power approved the project in a letter dated May 3, 2007.

OKALOOSA GAS:

Okaloosa Gas approved the project in a letter dated May 15, 2007.

EMBARQ:

Embarq Corporation approved the project in a letter dated May 10, 2007.

WATER/SEWER PROVIDER:

Destin Water Users, Inc. approved the project in a letter dated May 16, 2007, and had the following conditions:

1. **Condition:** All revisions to the water and/or sewer utilities of any previously approved project must be re-approved by Destin Water Users, Inc. in writing at least 24 hours prior to implementation.
2. **Condition:** Field verified and scaled "as-built" plans including all utility infrastructures must be submitted to the City of Destin and forwarded to Destin Water Users, Inc. for final inspection by Destin Water Users, Inc. A written approval shall then be submitted to the City of Destin prior to issuance of Certificate of Occupancy by the City of Destin if there are no outstanding issues.

ENGINEERING:

The City of Destin Engineering Department approved the project in a memo dated September 26, 2006, and had the following conditions:

1. **Condition:** Prior to obtaining any City permits, obtain a City of Destin Right-of-Way Construction Permit from the City Engineering Department.
2. **Condition:** Landscaping adjacent to the right-of-way (ROW) shall conform to the location requirements outlined in the Land Development Code, Article 8

STORMWATER:

The City approved the stormwater management plan on August 1, 2007, and had the following **stormwater** related conditions and note:

1. **Condition:** Prior to obtaining a Certificate of Occupancy, the Stormwater Operation/Maintenance Plan (SWOMP) shall be acknowledged and signed by the Owner.
2. **Condition:** Prior to obtaining any City permit, a copy of the FDEP stormwater and a NPDES Stormwater Construction Generic Permit (if applicable) approval shall be forwarded to the City Engineer's office.
3. **Condition:** If groundwater is observed standing in the storm structures, the SWMP shall be considered in non-compliance and a revised stormwater plan shall be resubmitted for review and approval.
4. **Condition:** Please abide by the general guidelines set forth in the FDEP's "Florida Development Manual: A Guide to Sound Land and Water Management," particularly those guidelines set forth for the construction and maintenance of exfiltration trenches.
5. **Note:** The Engineer of Record is cautioned to review the construction documents as submitted to assure thorough information is provided to allow proper construction. All stormwater management facilities shall be required to be constructed per the Codes of the City of Destin.

INGRESS/EGRESS:

There is two existing ingress/egress accessway attributed to this development. These accessway adjoin Airport Road and Misty Way. The accessways are two-way accessways measuring approximately 24 feet in width.

PARKING:

The project meets or exceeds the parking requirements of the Destin Land Development Code as indicated on the approved plans.

Per code:

Office: 1 space per 200 square feet of gross floor area.

Per site plan:

Office: 7,049 square feet existing and proposed x 1 space per 200 sq. ft. = 35 parking spaces required

Total Parking Required: 35 spaces

Parking Provided: 35 spaces including 2 handicap spaces

LOADING SPACE (ZONE):

The project meets or exceeds the loading space requirements of the Land Development Code.

REFUSE COLLECTION:

Refuse collection is to be provided by dumpster service. The proposed dumpster must be screened by a gated opaque enclosure at least six feet tall. The gates shall remain closed at all times except for when waste management services are collecting refuse from the site. If necessary, please post a sign on the gates requesting that these gates remain closed.

SIDEWALKS:

An existing 5-foot wide sidewalk must remain and be repaired if necessary after construction of the proposed structure through the Airport Road and Misty Way rights-of-way abutting this parcel of land.

OPEN SPACE/LANDSCAPE:

Open Space Requirements:

Development Site Area: 29,991 sq. ft. (0.69 acres, more or less)

Required 25% Open Space: 7,498 sq. ft.

Provided Open Space: 9,044 sq. ft (26.0%)

Landscape Requirements:

Tree Requirements:

Credits for Existing Trees (2" to 6" diameter) on Site (0 trees x 2 credits per tree):	0
Credits for Existing Trees (7" to 12" diameter) on Site (0 trees x 3 credits per tree):	0
Credits for Existing Trees (13" to 19" diameter) on Site (0 trees x 4 credits per tree):	0
Credits for Existing Trees (20" or 24" diameter) on Site (0 trees x 5 credits per tree):	0
Total Reforestation Credits for Existing, Protected, or Preserved Trees:	0

Reforestation Trees (1 per every .10 of an acre: $2.9 \times 10 = 29$) Required on Site:	29
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Total Reforestation Credits:	0
Total Reforestation Trees Required on Site:	29

Total Reforestation Trees (1 per every .10 of an acre minus credits) Required on Site:	24 existing + 5 = 29
Replacement Trees (removal of trees over 12" d.b.h.) Required on Site:	0
Front Perimeter Trees (1 per 25') Required on Site:	12 existing + 2 = 14
Parking Lot Trees (1 per end row and landscape islands) Required on Site:	4 existing + 3 = 7

TOTAL TREES REQUIRED:	50
TOTAL TREES PROVIDED:	50

Trees shall be a minimum of ten (10) feet in height and have a two and one-half (2½) caliper at the time of planting. Trees having an average mature spread of crown less than 20 feet shall be arranged in groupings so as to create the equivalent of a 20-foot crown spread. Shrubs must be a minimum of twelve (12) inches in height when measured immediately after planting. **WARNING: A Certificate of Occupancy will not be issued until the required landscape material per the approved landscape plan has been inspected and approved by the Community Development Department.**

IMPACT FEES:

The following impact fee amounts may be subject to change. Final impact fee amounts will be determinant upon the gross floor area of the development at the time a Certificate of Occupancy is requested. Final impact fee amounts will also be determined if any exemptions or credits are applicable and reevaluated at the time a Certificate of Occupancy is requested. **Any claims for exemption or credits must be made no later than the time a Certificate of Occupancy is requested. Refer to Article 19 of the Destin Land Development Code for specifics regarding impact fees.** The owner/applicant must pay the final impact fee amounts prior to the issuance of a Certificate of Occupancy:

Police Protection: The police protection impact fees were calculated using the following rates and fees.

Office (applied as Outside U.S. 98 Corridor Office per the Fee Schedule for Police Protection):
 Impact Fee Rate = \$24.88 per 1,000 square feet
 General Office Space = 2,304 square feet
 Impact Fee for General Office Space = 2,304 sq. ft. x \$24.88 per 1,000 sq. ft. = **\$57.32**

Total Police Protection Impact Fees to be paid for “Kellum Professional Office Plaza, 1st Amendment”: **\$57.32**

Roads: The roads impact fees were calculated using the following rates and fees:

Office (applied as Office under 100,000 square feet per the Fee Schedule for Roads):
 Impact Fee Rate = \$1,421.00 per 1,000 square feet
 General Office Space = 2,304 square feet
 Impact Fee for General Office Space = 2,304 sq. ft. x \$1,421.00 per 1,000 sq. ft. = **\$3,273.98**

Total Roads Impact Fees to be paid for “Kellum Professional Office Plaza, 1st Amendment”:
\$3,273.98

Parks: (not applicable)	=	\$ 0.00
Public Library: (not applicable)	=	\$ 0.00
Police Protection:	=	\$ 57.32
Roads:	=	<u>\$ 3,273.98</u>
TOTAL IMPACT FEES	=	<u>\$ 3,331.30</u>

OTHER FEES:

The fees listed below are subject to change and are based on the most recent information available (December 12, 2006). The fees must be paid by the applicant as part of the cost recovery associated with the proposed project:

City Compatibility Consultant:	N/A
City Surveyor:	N/A
City Traffic Consultant:	Paid
City Stormwater Review Consultant:	N/A
Re-Review Fees (Community Dev.)	Paid
Re-Review Fees (Engineering)	Paid
<u>Administrative Costs:</u>	Paid
TOTAL (as of 08/29/2007) =	Paid

COMMENTS/CONDITIONS:

Public Input:

No public comments have been presented to staff at the time of this report.

Per Community Development Department:

1. **Note:** Site is approved for office use only. No other uses are permitted without approval from City of Destin Community Development Department.
2. **Prior to the issuance of any City permit,** the illegal sign must be relocated to meet all applicable codes at the time the sign was originally permitted.
3. **Prior to the issuance of any City permit,** a copy of the FDEP stormwater and a NPDES Stormwater Construction Generic Permit (if applicable) approval shall be forwarded to the City Engineer's office.
4. **Prior to the issuance of a Certificate of Occupancy,** all applicable impact fees must be paid.
5. **Prior to the issuance of a Certificate of Occupancy,** assigned address numbers for principal buildings shall be displayed and clearly visible and legible, preferably reflective, from the street or private way on which the building fronts. *Ref. LDC Section 7.18.04.*
6. **Prior to the issuance of a Certificate of Occupancy,** the landscaping and outdoor lighting, if installed, must be inspected and approved by the Community Development Department. The lighting plan which shall be submitted prior to the issuance of any city permit, must provide specifications for the proposed outdoor lighting, including photometrics. All lighting must be shielded downward and away from adjacent properties in order to avoid spill-over and illumination into the night sky.
7. **Prior to the issuance of a Certificate of Occupancy,** all required parking and related landscaping shall be installed, inspected, and approved by the Community Development Department.
8. **Prior to the issuance of a Certificate of Occupancy,** the Stormwater Operation/Maintenance Plan (SWOMP) shall be acknowledged and signed by the Owner.
9. **Condition:** Outdoor mechanical equipment, such as heating, air conditioning, and ventilation systems, must be placed on the roof, in the rear or to the side of the building, or otherwise visually screened. In no case shall mechanical equipment be located between the principal structure and the front property line or any property line facing a right-of-way. All mechanical equipment located on the roof shall not be visible from adjacent properties or rights-of-way from

heights equal to or less than the equipment. All mechanical equipment located in the rear or to the side of the building shall be enclosed by opaque fence, wall or hedge a minimum of six (6) feet in height or to the highest point of the equipment, whichever is lower. For air conditioning or other equipment requiring airflow, a lattice screen of at least 50 percent opacity shall be sufficient to meet this requirement.

10. **Condition:** All solid waste collection areas shall be enclosed by a 100 percent opaque fence, wall, or hedge that is a minimum of six feet in height. All enclosures shall have gates that are 100 percent opaque. These gates shall remain closed at all times except for when waste management services are collecting refuse from the site. If necessary, please post a sign on the gates requesting that these gates remain closed. *Ref. LDC Section 7.09.02.B.3.*
11. **Condition:** All wheel stops adjacent to sidewalks and walls shall be installed at least 30 inches from the adjacent sidewalk. *Ref. LDC Section 8.06.11.B.*
12. **Condition:** Curb ramps shall be provided at locations where a sidewalk intersects a curb.
13. **Condition:** Curb ramps shall be provided at all locations where an ADA-accessible route or access aisle intersects a curb.
14. **Condition:** Each handicap accessible parking space must be posted with a permanent above-grade sign bearing the international symbol of accessibility and the caption "PARKING BY DISABLED PERMIT ONLY." Such sign must also indicate the penalty for illegal use of the space. **This penalty shall be a minimum \$250 fine.**
15. **Condition:** The vegetative buffer zone required between this property and the adjacent single-family properties shall be designed not less than six feet in height to form a continuous, opaque screen. *Ref. LDC Section 12.04.04.D.*
16. **Condition:** A visual screen of vegetation running the entire length of the western, southern, and eastern property lines shall be installed within a five-foot side yard landscaped strip. Such vegetation shall provide a minimum of 50 percent opacity for that area between the finished grade level at the common boundary line and six feet above said level and horizontally along the length of all common boundaries within three years of planting. *Ref. LDC Section 12.04.04.B.1.b.*
17. **Condition:** The slab for all structures shall be constructed a minimum of 12 inches above the crown of the nearest street, except where topography will provide adequate drainage as certified by a professional engineer registered in the State of Florida. *Ref. LDC Section 10.03.02.A.5.*
18. **Condition:** All existing and proposed utility lines on the subject property shall be located underground. *Ref. LDC Section 20.12.00.*
19. **Condition:** If groundwater is observed standing in the storm structures, the SWMP shall be considered in non-compliance and a revised stormwater plan shall be resubmitted for review and approval.
20. **Condition:** Please abide by the general guidelines set forth in the FDEP's "Florida Development Manual: A Guide to Sound Land and Water Management," particularly those guidelines set forth for the construction and maintenance of exfiltration trenches.
21. **Condition:** All perforated piping and exfiltration beds shall be inspected and approved by the Engineer of Record and the City of Destin prior to backfilling. Prior to inspection by the City, the

Engineer of Record shall submit an inspection report that certifies the compliance of the perforated pipe and exfiltration beds.

22. **Condition:** Any additional revisions to the site plan must be reviewed and approved by the appropriate Technical Review Committee members.

Per City of Destin Engineering Department:

23. **Prior to the issuance of any City permits,** obtain a City of Destin Right-of-Way Construction Permit from the City Engineering Department.

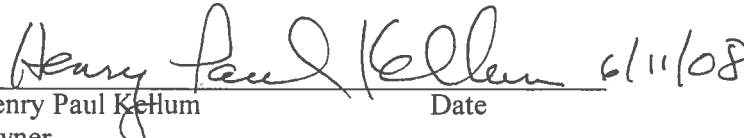
24. **Condition:** Landscaping adjacent to the right-of-way (ROW) shall conform to the location requirements outlined in the Land Development Code, Article 8

Per Destin Water Users, Inc.:

25. **Condition:** All revisions to the water and/or sewer utilities of any previously approved project must be re-approved by Destin Water Users, Inc. in writing at least 24 hours prior to implementation.

26. **Condition:** Field verified and scaled "as-built" plans including all utility infrastructures must be submitted to the City of Destin and forwarded to Destin Water Users, Inc. for final inspection by Destin Water Users, Inc. A written approval shall then be submitted to the City of Destin prior to issuance of Certificate of Occupancy by the City of Destin if there are no outstanding issues.


Gerald F. Mucci, AICP Date 8-31-07
Community Development Director


Henry Paul Kellum Date 6/11/08
Owner