PLANNING AND DEVELOPMENT SERVICES

TO: Municipal Planning Commission

Subdivision Authority

DATE: April 28, 2021

DIVISION: 2 APPLICATION: PL20200133

FILE: 04717004 / 04717005

SUBJECT: Subdivision Item: Rural Residential

APPLICATION: To create 49 new lots, \pm 1.13 acres to \pm 2.01 acres in size, with internal access roads, utility services, stormwater infrastructure and open space lands.

GENERAL LOCATION: Located approximately 1.6 kilometres south of Springbank Road and on the west side of Range Road 34, and approximately 9.8 kilometres west of the City of Calgary.

LAND USE DESIGNATION: Direct Control District 168

EXECUTIVE SUMMARY: The application is consistent with the relevant policies of the County Plan, River's Edge Conceptual Scheme, the Rocky View County / City of Calgary Intermunicipal Development Plan, and Direct Control District 168.

This application was previously considered by the Municipal Planning Commission (MPC) on January 27, 2021 and was subsequently tabled with the following motion:

THAT subdivision application PL202001333 be tabled until a subdivision design and condition set is prepared to accommodate the proposed changes the Applicant presented including accommodation for a pathway design at the January 27 Municipal Planning Commission meeting:

AND

THAT the Municipal Planning Commission direct Administration to work with the Applicant to do a site-specific amendments to DC-168 to support the proposed subdivision design, to be considered by Council.

Council approved amendments to the Direct Control District and the Conceptual Scheme on April 13, 2021 through Bylaw C-8138-2021.

ADMINISTRATION RECOMMENDATION: Administration recommends approval in accordance with Option #1.

OPTIONS:

- Option #1: Motion #1 THAT Subdivision Application PL20200133 be approved with the conditions noted in Attachment 'A'.
 - Motion #2 THAT Administration be directed to engage with Alberta Environment and Sustainable Development to reduce the distance from wastewater treatment as per Section 12 (5) of the Subdivision and Development Regulations for Subdivision Application PL20200133.

Option #2: THAT Subdivision Application PL20200133 be refused.



AIR PHOTO & DEVELOPMENT CONTEXT:



APPLICATION EVALUATION:

The application was evaluated based on the technical reports submitted with the application and the applicable policies and regulations.

APPLICABLE POLICY AND REGULATIONS:	TECHNICAL REPORTS SUBMITTED:
<i>Municipal Government Act;</i>Subdivision and Development Regulations;	 Traffic Impact Assessment prepared by Bunt & Associates dated September 13, 2017;
 Municipal Development Plan; Rocky View County / City of Calgary Intermunicipal Development Plan; River's Edge Conceptual Scheme; Direct Control District 168; Land Use Bylaw; and County Servicing Standards. 	 Addendum Supplemental Letter to Traffic Impact Assessment prepared by Bunt & Associates dated January 12, 2021 Geotechnical report prepared by Nichols Environmental (Canada) Ltd. dated
	 May 4, 2018; Addendum Supplemental Letter to Geotechnical Investigation Report prepared by Nichols Environmental (Canada) Ltd. dated June 18, 2020;
	 Phase II Environmental Site Assessment prepared by Nichols Environmental (Canada) Ltd. dated July 10, 2020;
	 Hydrological Modelling and Stormwater Analysis – Design prepared by Nichols Environmental (Canada) Ltd. dated August 17, 2020;
	 Addendum Supplemental Letter to Hydrological Modelling and Stormwater Analysis – Design Report prepared by



Nichols Environmental (Canada) Ltd. dated August 27, 2020;
 Addendum 2 Supplemental Letter to Hydrological Modelling and Stormwater Analysis – Design Report prepared by Nichols Environmental (Canada) Ltd. dated March 12, 2021;
 Wastewater System Engineering Description prepared by Sim-Flo Systems Inc. dated September 2020; and,
• Biophysical Impact Assessment prepared by Ghostpine Environmental Services Ltd. dated April 2018.

The subject lands are included in the River's Edge Conceptual Scheme as adopted by Council in November 2019.

On April 13, 2021 Council adopted amendments to Direct Control District 168 and an amendment to the Conceptual Scheme through Bylaw C-8138-2021. The proposed subdivision is generally consistent with and implements the vision of both the River's Edge Conceptual Scheme and Direct Control District 168.

The applicant had initially intended to construct a gravel parking area at the end of Range Road 34 (within the road right-of-way) to provide access to the pathway system within the proposed ER area. Following comments from the County's Road Operations Department, Administration has worked with the applicant to provide a paved parking area, south of the southern-most access to the development from Range Road 34. This paved parking area is to provide 10 parking stalls with enough pavement area that cars can adequately back out and turn around while also providing a convenient connection to the wilderness park public access point noted in their revised site plan. This infrastructure has been included in the proposed condition set and further detailed designs of this parking area will be required as part of the Development Agreement for road upgrades.

Payments and Levies

APPLICABLE FEE/LEVY	AMOUNT OWING (ESTIMATE)
<i>TRANSPORTATION OFFSITE LEVY</i> Rural Base + Special Area 4 (\$4,595/ac + \$9,247/ac) x 144.51 ac = \$2,000,307.42	\$2,000,307.42
MUNICIPAL RESERVE (\$/ACRE) \$20,000.00 per acre according to the appraisal completed by Colliers International file number CGY200472, dated October 8, 2020	\$289,020.00

Accessibility to a Road

Access is proposed to be provided through the construction of a new internal access road from Range Road 34 including a complete cul-de-sac, approaches to each new lot and a parking area at the very south end of the Range Road. The Traffic Impact Assessment identifies that the proposed development triggers upgrades at the Range Road 33 / Springbank Road and the Range Road 34 / Springbank Road intersections. However, it should be noted that the Range Road 33 / Springbank Road



intersection was recently upgraded by the County as part of the annual road program and is adequate to support the traffic generated from the subject site. A condition of approval will require the design and construction of improvements at Range Road 34/Springbank Road and the paving of Range Road 34 to a paved standard.

The Transportation Off-Site Levy is also applicable and will be collected as a condition of the subdivision.

Servicing

Potable water service will be provided through an extension of the Calalta Waterworks Ltd. piped distribution system. The Applicant submitted a Customer Service Agreement between the landowner and Calalta Waterworks Ltd.; however, the agreement provided was not executed. A condition of approval will require the execution and implementation of this agreement.

Wastewater will be managed through the construction of a centralized on-site Orenco Treatment System which includes on-lot holding and treatment tanks, a communal effluent storage pond and an irrigation field. The wastewater system will be maintained and operated by the Condominium Association. It should also be noted that a relaxation of the setback from the irrigation field and effluent storage pond will be required and reflected in the conditions of approval. Administration has roughly measured the setback distance from the effluent field to be ~85 m from the closest proposed unit boundary and the setback distance from the waste treatment facility to be ~92 m from the closest proposed unit boundary; therefore requiring an approximate 215m setback.

County Policy 449 states that all decentralized wastewater treatment systems be sited on public utility lots (PUL) where the title is held by the County. However, given that the location and limited expandability of the proposed system, private ownership and operation of the system is a more feasible and practical for this proposal. Therefore, Option #1 provides for this infrastructure to remain on private lands with the provision of signing an Operation and Maintenance Agreement with the County to ensure the continued maintenance and adequate service of the proposed system.

Stormwater

Stormwater is proposed to be managed through a series of overland open channel ditches conveying flows into two stormwater ponds prior to discharge off-site. All stormwater ponds and associated infrastructure will be operated and maintained by the Condominium Association.

Reserves

The proposed subdivision is a bareland condominium with no proposed municipal reserve dedication or public access. All municipal reserves owing will be collected as cash-in-lieu as a condition of approval.

Lands within the floodway meet the requirements for environmental reserve in accordance with section 664(1) of the *Municipal Government Act*, being approximately 56.97 acres, will be dedicated as an environmental reserve as a condition of the subdivision, as shown on the tentative plan.

Fire Suppression

The applicant/owner is proposing to construct a pressurized piped system that provides both fire suppression and irrigation services to each of the private lots using non-potable water from treated water reuse effluent. The use of non-potable water for the fire suppression – irrigation system will require approval from Alberta Environment. An alternative solution would be to utilize the stormwater pond as done in other areas of the County.



Tentative Plan





	Tentative Plan	n: Part B – Sche	edule of Lot Are	as
Unit	Size		Unit	Size
1	± 0.65 ha ± 1.60 ac		19-22	± 0.54 ha ± 1.34 ac
2-7	± 0.53 ha ± 1.32 ac		23-26	± 0.53 ha ± 1.31 ac
8	± 0.79 ha ± 1.96 ac		27-29	± 0.71 ha ± 1.75 ac
9	± 0.79 ha ± 1.95 ac		30	± 0.71 ha ± 1.74 ac
10	± 0.73 ha ± 1.80 ac		31	± 0.65 ha ± 1.59 ac
11-12	± 0.50 ha ± 1.23 ac		32	± 0.73 ha ± 1.80 ac
13	± 0.46 ha ± 1.13 ac		33-34	± 0.81 ha ± 2.01 ac
14	± 0.48 ha ± 1.18 ac		35-36	± 0.73 ha ± 1.80 ac
15	± 0.66 ha ± 1.62 ac		37-40	± 0.71 ha ± 1.76 ac
16	± 0.60 ha ± 1.48 ac		41-49	± 0.49 ha (± 1.20 ac)
17	± 0.74 ha ± 1.82 ac		50	± 23.26 ha (± 57.48 ac)
18	± 0.74 ha ± 1.83 ac		51ER	± 23.05 ha (± 56.97 ac)

ROCKY VIEW COUNTY

Tentative Plan: Part B

Subdivision Proposal

To create 49 new lots, \pm 0.46 hectares (\pm 1.13 acres) to \pm 0.81 hectares (\pm 2.01 acres) in size, with internal access roads, utility services, stormwater infrastructure, and open space lands.



CONCLUSION:

Subject to the proposed conditions of approval, the application is recommended for approval.

Respectfully submitted,

Concurrence,

"Brock Beach"

"Kent Robinson"

Acting Executive Director Community Development Services Acting Chief Administrative Officer

LC/IIt

ATTACHMENTS:

ATTACHMENT 'A': Approval Conditions ATTACHMENT 'B': Maps and Other Information



ATTACHMENT 'A': APPROVAL CONDITIONS

- A. The application to create 49 bare land condominium units, ± 0.46 hectares (± 1.13 acres) to ± 0.81 hectares (± 2.01 acres) in size, one Greenspace Unit with Utilities (stormwater management, wastewater and related uses) ± 23.26 hectares (± 57.48 acres), and one Environmental Reserve ± 23.05 hectares (± 56.97 acres) together with internal access roads within NE-17-24-03-W05M and a portion of SE-17-24-03-W05M, having been evaluated in terms of Section 654 of the *Municipal Government Act* and Section 7 of the Subdivision and Development Regulations, and having considered adjacent landowner submissions, is approved as per the Tentative Plan for the reasons listed below:
 - 1. The application is consistent with Section 7 of the Subdivision and Development Regulation;
 - Section 12 (2) (a) of the Subdivision and Development Regulations are relaxed from 300m to 85m subject to the written consent of the Deputy Minister of Environment and Sustainable Resource Development;
 - 3. The subject lands hold the appropriate land use designation;
 - 4. The application is consistent with the River's Edge Conceptual Scheme;
 - 5. The technical aspects of the subdivision proposal have been considered and are further addressed through the conditional approval requirements.
- B. The Applicant/Owner is required, at their expense, to complete all conditions attached to and forming part of this conditional subdivision approval prior to Rocky View County (the County) authorizing final subdivision endorsement. This requires submitting all documentation required to demonstrate each specific condition has been met, or agreements (and necessary securities) have been provided to ensure the conditions will be met, in accordance with all County Policies, Standards, and Procedures, to the satisfaction of the County, and any other additional party named within a specific condition. Technical reports required to be submitted as part of the conditions must be prepared by a qualified professional, licensed to practice in the province of Alberta within the appropriate field of practice. The conditions of this subdivision approval do not absolve an Applicant/Owner from ensuring all permits, licenses, or approvals required by Federal, Provincial, or other jurisdictions are obtained.
- C. Further, in accordance with Section 654 and 655 of the *Municipal Government Act,* the application shall be approved subject to the following conditions of approval:

Survey Plans

- 1) Subdivision is to be effected by a Plan of Survey, pursuant to Section 657 of the *Municipal Government Act*, or such other means satisfactory to the Registrar of the South Alberta Land Titles District.
- 2) The Owner is to dedicate by Plan of Survey, a 5.0 metre wide portion of land for road widening along the entire eastern boundary of NE-17-24-03-W05M and a portion of SE-17-24-03-W05M as shown on the approved Tentative Plan.
- 3) The Owner is to enter into a Land Acquisition Agreement, to be registered by caveat, respecting the future acquisition of lands for road, and shall include:
 - a) The provision of 15.00 metres of road acquisition along the entire northern boundary of NE-17-24-03-W05M;
 - b) Land is to be purchased for \$1 by the County;
- 4) The Owner is to enter into a Restrictive Covenant, to be registered by Caveat prepared by the County, on the title of common lands that restricts the erection of any structure on or within 15.00 metres of a future road right-of-way, as shown on the approved Tentative Plan.



Geotechnical / Developability

- 5) The Applicant/Owner shall provide a Construction Management Plan in accordance with the requirements of the County's Servicing Standards. This Plan shall have consideration for the mitigation measures identified within the Biophysical Impact Assessment completed by Ghostpine Environmental Services in April 2018. The Plan should also include, but not be limited to, noise, construction waste management, firefighting procedures, evacuation plan, hazardous material containment, construction, and management details.
- 6) The Applicant/Owner shall provide a detailed Erosion and Sedimentation Control Plan, prepared by a qualified professional, in accordance with the County Servicing Standards and best management practices to the satisfaction of the County.
- 7) The Applicant/Owner shall register a restrictive covenant on title of lots 1 16 for the slope setbacks as per the recommendations of the final geotechnical report accepted by the County.
- 8) The Applicant/Owner shall obtain a setback relaxation from Alberta Environment and Parks (AEP) to authorize a variance to the 300 m setback requirement for a wastewater treatment facility, to the satisfaction of the County:
 - a. Register all necessary caveats, right-of-way, or notification on title as required by AEP and the County.
 - b. Failure to provide the required approval of the variance for the relaxation of the setbacks may result in: the need to submit a new subdivision application; or the need to relocate the wastewater treatment area and dispersal field; or result in the reduction of the number of lots approved to increase the setback area.

Development Agreement

- 9) The Applicant/Owner shall enter into a Development Agreement pursuant to Section 655 of the *Municipal Government Act* respecting the provision of the following:
 - a. Construction of a paved private internal road system (Country Residential and Country Collector) with complete cul-de-sac(s) and any necessary easement agreements, including complete approaches to each lot, at the Owner's expense, in accordance with Section 400.0 of the Rocky View County Servicing Standards for Subdivision and Road Construction as approved by Council, as amended, all to the satisfaction of the County;
 - b. Mailbox locations are to be located in consultation with Canada Post to the satisfaction of the County;
 - c. Water to be supplied through a water distribution system in accordance with the Rocky View County Servicing Standards as approved by Council, as amended;
 - d. Construction of stormwater facilities in accordance with the recommendations of an approved Stormwater Management Plan and the registration of any overland drainage easements and/or restrictive covenants as determined by the Stormwater Management Plan;
 - e. Construction of fire suppression and distribution system, designed to meet minimum fire flows as per the County Servicing Standards and Bylaws (including the provision of any required approvals);
 - f. Overall site landscaping and grading plan; and
 - g. Installation of power, natural gas, and telephone lines.



- 10) The Applicant/Owner shall enter into a Development Agreement pursuant to Section 655 of the *Municipal Government Act* respecting the provision of the following:
 - a. Construction of Type III Intersection treatment upgrades at the Range Road 34 and Springbank Road intersection in accordance with the final approved TIA, geotechnical report and the Rocky View County Servicing Standards;
 - b. Paving of Range Road 34 to a Regional Transitional Paved Standard (400.10) between Springbank Road and the southern-most site access in accordance with the final approved geotechnical report and the Rocky View County Servicing Standards;
 - c. Construction of a pull-out on Range Road 34 for the proposed parking area (to accommodate a minimum of 10 vehicles) to be located south of the southern-most site access including all necessary road infrastructure (i.e. ditching, signage, access, approaches and cul-de-sac at the termination of the road) in accordance with the final approved geotechnical report and the Rocky View County Servicing Standards;
 - d. Implementation of the Construction Management Plan; and,
 - e. Implementation of the Erosion and Sedimentation Control Plan.
- 11) The Applicant/Owner shall enter into a Special Improvement Development Agreement pursuant to Section 655 of the *Municipal Government Act* respecting provision of the following:
 - a. Construction of a wastewater treatment facility and piped sanitary collection system (including the registration or necessary easements);
 - b. Implementation of the septic tanks and effluent pumps, as required on each lot as part of the Orenco System in accordance with the detailed design reports and drawings accepted by the County.
 - c. Provision of AEP approvals for the wastewater treatment facility and piped sanitary collection system;
 - d. Implementation of the Construction Management Plan; and,
 - e. Implementation of the Erosion and Sedimentation Control Plan.
- 12) The Applicant/Owner shall provide a Utility Easement Agreement to the County over the private internal roadways, and necessary open spaces for the purposes of accessing the wastewater treatment systems should circumstances warrant.

Site Servicing

- 13) The Applicant/Owner shall provide all applicable Alberta Environment Approvals for the construction, operation and maintenance of the wastewater collection and treatment system.
- 14) The Applicant/Owner is to enter into an Operation and Maintenance Agreement with the County for the operation and supply of wastewater services within the development area.
- 15) The Owner shall provide confirmation of tie-in for connection to Calalta Waterworks Ltd., an Alberta Environment licensed piped water supplier, for Lot(s) 1-49, inclusive, as shown on the Approved Tentative Plan. This includes providing information regarding:
 - a. Confirmation from the water supplier that an adequate and continuous piped water supply is available for the proposed new Lot(s) 1-49;
 - b. Documentation proving that water supply has been purchased for proposed Lot(s) 1-49;



- c. Documentation proving that all necessary water infrastructure will be installed (in the event of a Development Agreement), and that the water supplier has approved the associated plans and specifications;
- 16) The Owner shall receive approval for a road naming application from the County;

Stormwater

- 17) The Applicant/Owner shall provide a detailed Stormwater Management Plan conducted and stamped by a professional engineer complete with detailed design drawings of the proposed stormwater infrastructure in accordance with the Springbank Master Drainage Plan and the County Servicing Standards, to the satisfaction of the County. To the satisfaction of the County, the Owner is to:
 - a. Implement the recommendations of the Stormwater Management Plan;
 - b. Register an Overland Drainage Right-of-Way plan associated with the stormwater infrastructure
 - c. Provision of necessary Alberta Environment and Parks registration documentation and approvals for the stormwater infrastructure system; and,
 - d. Provision of necessary Department of Fisheries and Oceans (DFO) approvals for the proposed stormwater management infrastructure and discharge as well as any impacts the development may have on fish habitat.
- 18) The Applicant/Owner shall provide confirmation of *Alberta Environment Water Act* approval for wetland disturbance and compensation, prior to development agreement endorsement by the County.

Reserves

- 19) The provision of Reserve in the amount of 10 percent of the gross area of NE-17-24-03-W05M and a portion of SE-17-24-03-W05M, after the dedication of environmental reserve (approximately 56.97 acres within the floodplain), as determined by the Plan of Survey, is to be provided by payment of cash-in-lieu in accordance with the per acre value listed in the land appraisal prepared by Colliers International file number CGY200472, dated October 8, 2020, pursuant to Section 666(3) of the *Municipal Government Act*.
- 20) The provision of Environmental Reserve is to be provided by the dedication of Lot 51ER, consisting of ± 23.05 ha (± 56.97 acres), as indicated on the Approved Tentative Plan, pursuant to Section 664 of the *Municipal Government Act;*
 - i. The exact amount of lands to be included within the ER parcel is to be determined by the approved Biophysical Impact Assessment which will assess
 - a swamp, gully, ravine, coulee or natural drainage course,
 - land that is subject to flooding or is, in the opinion of the subdivision authority, unstable, or
 - a strip of land, not less than 6 metres in width, abutting the bed and shore of any body of water.

In accordance with Sec 664 of the MGA.

Payments and Levies

21) The Applicant/Owner shall pay the Transportation Off-Site Levy in accordance with Bylaw C-8007-2020 prior to subdivision endorsement. The County shall calculate the total amount



owing from the total gross acreage of the Lands to be subdivided as shown on the Plan of Survey.

22) The Owner shall pay the County Subdivision Endorsement fee, in accordance with the Master Rates Bylaw, for the creation of 49 new lots.

Other

- 23) The Owner shall prepare and submit the development's Architectural Controls in accordance with section 3.2 and 3.3 of the River's Edge Conceptual Scheme to the satisfaction of the County.
- 24) The Owner is to prepare a Solid Waste Management Plan which will outline the responsibility of the Developer and/or Homeowners Association for management of solid waste;
- 25)The Owner shall prepare and register a Restrictive Covenant on the title of each new lot created, requiring that each Lot Owner be subject to development's Architectural and Landscaping Design Guidelines. The Architectural Design Guidelines shall respect the intent of The Acres (River's Edge) Conceptual Scheme and Springbank Area Structure Plan.
- 26) The Applicant/Owner shall legally establish a Condominium Association together with all corresponding corporate structure, governance and associated agreements and restrictions satisfactory to the County including, without restrictions, an encumbrance and/or other instruments (s) concurrently registered against the title of each new condominium units created, requiring that each individual Owner is a member of Condominium Association, and securing all restrictions and funding mechanisms required for the orderly, efficient and sustainable operation of the Condominium Association.
- 27) The Condominium Association documents shall be registered on the title of each new lot created identifying that each Unit Owner, as a member of the Condominium Association, is directly responsible for all maintenance of: private roads; on-site pathways; sewage treatment systems, storage, irrigation and piped collection systems; water re-use treatment and piped collection system; fire suppression and irrigation system; stormwater retention and overland drainage facilities; community landscaping; and residential solid waste collection.
- 28) The County will enter into an Infrastructure Cost Recovery Agreement with the Owner to determine the proportionate recovery of infrastructure money spent by the Owner to construct municipal infrastructure which will also provide benefit to other lands.
 - a. This Agreement shall apply to Type III upgrades to the Range Road 34 / Springbank Road intersection,
 - b. Paving of Range Road 34.
- 29) Utility agreements to the satisfaction of Canada Post, TELUS Communications, and Rocky View County Utilities Operations Department.

Taxes

- 30) All taxes owing up to and including the year in which subdivision is to be registered are to be paid to Rocky View County prior to signing the final documents pursuant to Section 654(1) of the *Municipal Government Act*.
- D. SUBDIVISION AUTHORITY DIRECTION:
 - Prior to final endorsement of the subdivision, the Planning Department is directed to present the Applicant/Owners with a Voluntary Recreation Contribution Form and ask them if they will contribute to the Fund in accordance with the contributions prescribed in the Master Rates Bylaw.



APPLICANT:	OWNER:
Price Boychuk & Jackson Corp.	Arthur & Debra Price
DATE APPLICATION RECEIVED:	DATE DEEMED COMPLETE:
September 25, 2020	October 8, 2020
GROSS AREA: ± 81.34 hectares (± 201.00 acres)	LEGAL DESCRIPTION: NE-17-24-03-W05M and a portion of SE-17-24-03-W05M

APPEAL BOARD: Municipal Government Board

HISTORY:

April 13, 2021: Council approved an application PL20210014 to amend the River's Edge Conceptual Scheme and Direct Control District (DC 168) to accommodate changes in cell layout and design.

January 27, 2021: Application was tabled by the Municipal Planning Commission subject to amendments to the Direct Control District and pathway connections being established.

November 26, 2019: Council approved application PL20170170 to redesignate the subject lands from Ranch and Farm District to Direct Control District to accommodate the development of a residential community.

November 26, 2019: Council approved application PL20170171 to adopt the River's Edge Conceptual Scheme.

PUBLIC & AGENCY SUBMISSIONS:

The application was circulated to eighteen (18) adjacent landowners to which no responses were received.

The application was also circulated to a number of internal and external agencies and, where appropriate, conditions of approval have been proposed based on these comments.







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Development Proposal

Subdivision Proposal

To create 49 new lots, \pm 0.46 hectares (\pm 1.13 acres) to \pm 0.81 hectares (\pm 2.01 acres) in size, with internal access roads, utility services, stormwater infrastructure, and open space lands.



Development Proposal

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Subdivision Proposal

To create 49 new lots, \pm 0.46 hectares (\pm 1.13 acres) to \pm 0.81 hectares (\pm 2.01 acres) in size, with internal access roads, utility services, stormwater infrastructure, and open space lands.

Division: 02 Roll: 04717004 & 04717005 File: PL20200133 Legal: NE/SE-17-24-03-W05M Printed: March 9, 2021

N



Tentative Plan: Part B – Schedule of Lot Areas

Unit	Size		Unit	Size	
1	± 0.65 ha ± 1.60 ac		19-22	± 0.54 ha ± 1.34 ac	
2-7	± 0.53 ha ± 1.32 ac		23-26	± 0.53 ha ± 1.31 ac	
8	± 0.79 ha ± 1.96 ac		27-29	± 0.71 ha ± 1.75 ac	
9	± 0.79 ha ± 1.95 ac		30	± 0.71 ha ± 1.74 ac	
10	± 0.73 ha ± 1.80 ac		31	± 0.65 ha ± 1.59 ac	
11-12	± 0.50 ha ± 1.23 ac		32	± 0.73 ha ± 1.80 ac	
13	± 0.46 ha ± 1.13 ac		33-34	± 0.81 ha ± 2.01 ac	
14	± 0.48 ha ± 1.18 ac		35-36	± 0.73 ha ± 1.80 ac	
15	± 0.66 ha ± 1.62 ac		37-40	± 0.71 ha ± 1.76 ac	
16	± 0.60 ha ± 1.48 ac		41-49	± 0.49 ha (± 1.20 ac)	
17	± 0.74 ha ± 1.82 ac		50	± 23.26 ha (± 57.48 ac)	
18	± 0.74 ha ± 1.83 ac		51ER	± 23.05 ha (± 56.97 ac)	

D-4 Page 19%f 23TY Tentative Plan: Part B

Subdivision Proposal

To create 49 new lots, \pm 0.46 hectares (\pm 1.13 acres) to \pm 0.81 hectares (\pm 2.01 acres) in size, with internal access roads, utility services, stormwater infrastructure, and open space lands.





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Environmental

Subdivision Proposal

To create 49 new lots, \pm 0.46 hectares (\pm 1.13 acres) to \pm 0.81 hectares (\pm 2.01 acres) in size, with internal access roads, utility services, stormwater infrastructure, and open space lands.





Division: 02 Roll: 04717004 & 04717005 File: PL20200133 Legal: NE/SE-17-24-03-W05M Printed: March 9, 2021

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Soil Classifications

