# NOTICE OF MEETING CITY OF SOUTH PADRE ISLAND DEVELOPMENT STANDARDS REVIEW TASK FORCE

NOTE: One of more members of the City of South Padre Island City Council may attend this meeting; if so, this statement satisfies the requirements of the OPEN MEETINGS ACT.

NOTICE IS HEREBY GIVEN THAT THE DEVELOPMENT STANDARDS REVIEW TASK FORCE OF THE CITY OF SOUTH PADRE ISLAND, TEXAS, WILL HOLD A MEETING ON:

# WEDNESDAY, NOVEMBER 16, 2016 1:00 P.M. AT THE MUNICIPAL BUILDING, CITY COUNCIL CHAMBERS, 2<sup>ND</sup> FLOOR 4601 PADRE BOULEVARD, SOUTH PADRE ISLAND, TX

- 1. Call to Order.
- 2. Pledge of Allegiance.
- 3. Public Comments and Announcements:
- 4. Approval of the October 11, 2016 Regular Meeting Minutes.
- 5. Discussion and action regarding the paint colors and the paint scheme proposed by KFC located on 3201 Padre Boulevard.
- 6. Training "The Practice and Principles of Form Based Codes".
- 7. Discussion and action on rezoning Lots 1, 2, 11 and 12 Block 96, Padre Beach Section VII from Neighborhood Transition Character Zone (NT) to Neighborhood Crossing (NC) or District "C".
- 8. Presentation on how staff addresses signs facing the water.
- 9. Discussion and possible action regarding the color palette.
- 10. Adjournment.

DATED THIS THE 10<sup>TH</sup> DAY OF NOVEMBER 2016.

Susan Hill, City Secretary

I, THE UNDERSIGNED AUTHORITY, DO HEREBY CERTIFIED THAT THE ABOVE NOTICE OF MEETING OF THE DEVELOPMENT STANDARDS REVIEW TASK FORCE OF THE CITY OF SOUTH PADRE ISLAND, TEXAS IS A TRUE AND CORRENT COPY OF SAID NOTICE AND THAT I POSTED A TRUE AND CORRECT COPY OF SAID NOTICE ON THE BULLETIN BOARD AT CITY HALL/MUNICIPAL BUILDING ON NOVEMBER 10, 2016 AT/OR BEFORE 10:00 A.M. AND REMAINED SO POSTED CONTINUOUSLY FOR AT LEAST 72 HOURS PRECEDING THE SCHEDULED TIME OF SAID MEETING.

Susan Hill City Secretary

THIS FACILITY IS WHEELCHAIR ACCESSIBLE, AND ACCESSIBLE PARKING SPACES ARE AVAILABLE. REQUESTS FOR ACCOMMODATIONS OR INTERPRETIVE SERVICES MUST BE MADE 48 HOURS PRIOR TO THIS MEETING. PLEASE CONTACT BUILDING OFFICIAL, JAY MITCHIM; ADA DESIGNATED RESPONSIBLE PARTY AT (956)761-8103

# MINUTES CITY OF SOUTH PADRE ISALND DEVELOPMENT STANDARDS REVIEW TASK FORCE

### **TUESDAY, OCTOBER 11, 2016**

#### I. Call to Order.

The Development Standards Review Task Force Members of the City of South Padre Island, Texas held a Regular Meeting on Tuesday, October 11, 2016 at the Municipal Complex Building, 2<sup>nd</sup> Floor, 4601 Padre Boulevard, South Padre Island, Texas. Vice Chairman Gabriel Vanounou called the meeting to order at 10:00 a.m. A quorum was present: Task Force Member Gary Olle, George Shelley and Kimberly Dollar. Member with an excused absence was Gardner Treharne.

City staff members present were: Building Official Jay Mitchim, Development Director Sungman Kim, and Administrative Assistant Marta Martinez. Also present was Council Member Alita Bagley.

### II. Pledge of Allegiance.

Vice Chairman Vanounou led the Pledge of Allegiance.

#### III. Public Comments and Announcements.

None.

### IV. Approval of the August 9, 2016 Regular Meeting Minutes and September 13, 2016 Regular Meeting Minutes.

Task Force Member Dollar made a motion, seconded by Task Force Member Vanounou to approve the August 9, 2016 Regular Meeting Minutes. Motion carried unanimously.

Task Force Member Olle made a motion, seconded by Task Force Member Vanounou to approve the September 13, 2016 Regular Meeting Minutes. Motion carried unanimously.

### V. Discussion and action on proposed changes to the unified sign plan for 410 Plaza located at 410 Padre Blvd.

The Task Force Members expressed their comments/concerns regarding this matter. Task Force Member Shelly made a motion, seconded by Task Force Member Olle to approve the signage on the east side of the building. The motion carried unanimously.

Task Force Member Olle made a motion, seconded by Task Force Member Shelly to approve both monument signs as submitted. Motion passed on a 3:1 vote. Task Force Member Dollar voted against.

Task Force Member Dollar made a motion, seconded by Task Force Member Shelly to deny the Russo's signage on the north side of the building. The motion carried unanimously.

# VI. Discussion and action on amending Table 5.1 'Schedule of Uses' in Subsection V of the Section 20-8.9 Appendix "Z" Padre Boulevard and Entertainment District Code to allow retail sale services in "Neighborhood Transition Character Zone (NT)".

The Task Force Members expressed their comments/concerns regarding this matter. Task Force Member Shelly made a motion, seconded by Task Force Member Dollar to deny the amending Table 5.1 'Schedule of Uses' in Subsection V of Section 20-8.9 Appendix "Z" Padre Boulevard and Entertainment District Code to allow retail sale services in "Neighborhood Transition Character Zone (NT)". The motion carried unanimously.

#### VII. Discussion and possible action regarding the color palette.

The Task Force Members expressed their comments/concerns regarding this matter. After much discussion regarding the color palette Task Force Members agree to have staff draft the suggested changes and bring back for review by the Task Force. The motion carried unanimously.

### VIII. Adjournment.

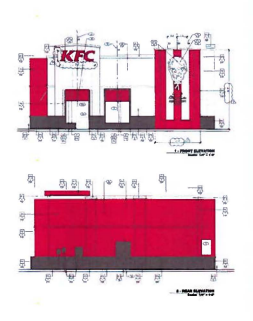
There being no further business, Mr. Vano	ounou adjourned the meeting at 11:35 a.m.
Marta Martinas Canadam	Calada Varana Via Chairean
Marta Martinez, Secretary	Gabriel Vanounou, Vice Chairman

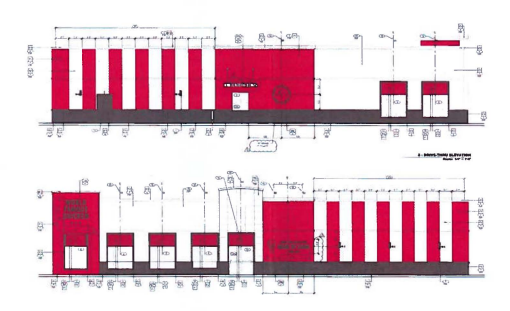
# KFC

# KFC Color Variance



### Proposed Exterior Colors and Scheme





### Colors



- The KFC color combination was approved in the past by the DSRTF and the current exterior colors of the building reflect it.
- A similar color combination also was used by the Meatball Café.
- The proposed colors, although it is a bit pure and dark generally meet the requirements of the current color palette.

### Color Scheme (Red Stripes)

- Definition of 'Sign': "Anything of visual appearance primarily used for, or having the effect of, attracting attention from the streets, sidewalks, curbside or any other public areas including waterways for identification purposes, whether illuminated or non-illuminated..."
  - The red stripes have become a KFC's brand identity and the DSRTF needs to decide if the stripes will be considered as a part of the sign (100 sq.ft. per street frontage).
- If the stripes will NOT be considered as a part of the sign, 3.4.7 (iii)b.ii(2) of Padre Boulevard and Entertainment District Design Guidelines states "No pattern of narrower stripes than 20' is allowed."
  - The KFC is proposing stripes in every 3'3" or 3'1" depends on the wall side. The DSRTF needs to decide if the proposed Red Stripes will be allowed.

### Staff Recommendation

- Staff recommends the DSRTF approve the proposed color combinations: Wedding Veil (White) for building body; Exotic Red for accent; and Black Horizon (Grey) for trim.
- Staff recommends the DSRTF deny the application of red stripes.
- However, if the DSRTF wants to approve the red stripes, (1) the DSRTF needs to determine that the stripes are not a part of a sign, and (2) approve the variance from the design guidelines requiring "No pattern of narrower stripes than 20' is allowed."



The Practice and Principles of Form Based Codes:

https://www.youtube.com/watch?v=KZ18AbohJ6Y

by American Planning Association





### The Issue

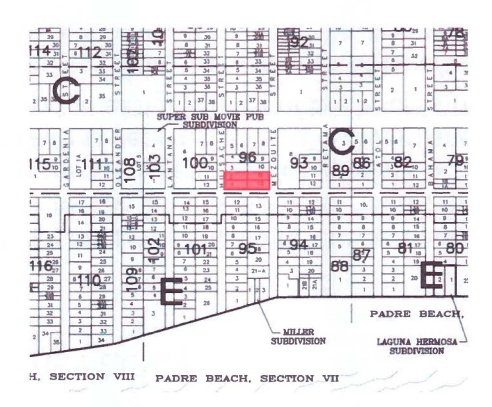
- Currently, retail sale services are not allowed in Neighborhood Transition Character Zone (NT);
- Ace Hardware (a retail service) intends to move from the current location at LOT 9 BLK 28 PADRE BEACH SUBDIVISION SECTION III to LOTS 1, 2, & 3 BLOCK 96, PADRE BEACH SECTION VII, where Lots 1 & 2 are within NT zone; and
- The owner (Columbia Padre Boulevard LLC) also wants to request
   LOTS 11 & 12 BLOCK 96, PADRE BEACH SECTION VII (where Lots 11 & 12 are within NT zone) be rezoned to accommodate retail services.

### What Are We Facing?

### Non-conformity

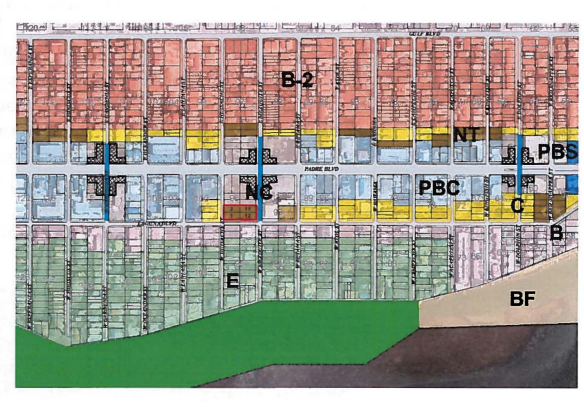
- According to Padre Blvd Entertainment District Code 4.2.8, "the Neighborhood Transition Zone is intended to provide for a range of smaller scale commercial (retail, office, and live-work) and residential transitions between Padre Boulevard and the neighborhoods to the east and west of the boulevard."
- However, according to Table 5.1 'Schedule of Uses', offices, condominiums, townhomes and surface parking can only be accommodated in NT (not retail).

### The Location



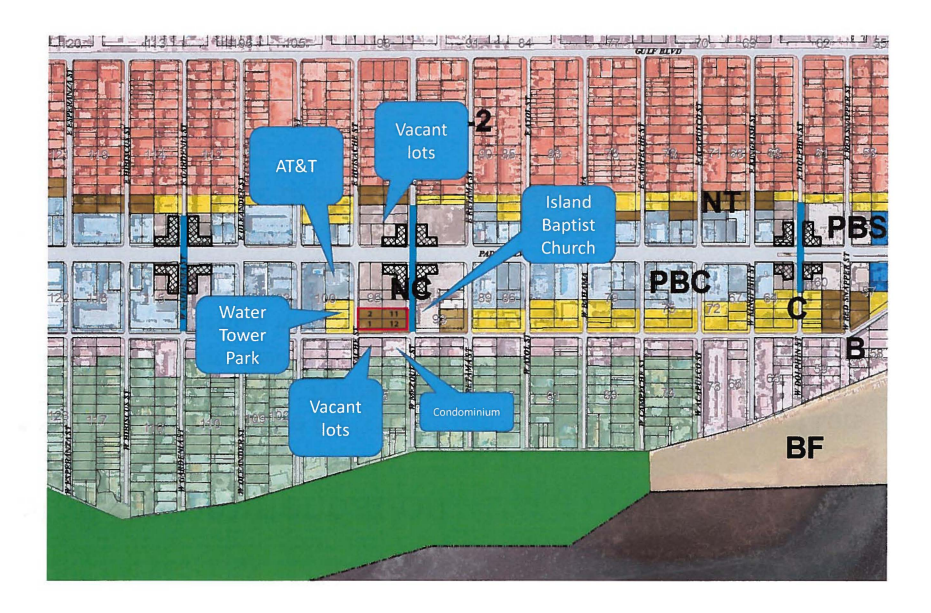
## Zoning & Compatibility





	Zoning	<b>Current Uses</b>
East	Neighborhood Crossing	Vacant
West	District "B"	Oasis Condo / Vacant
South	Neighborhood Crossing	Island Baptist Church
North	District "C"	Water Tower Park / AT&T

- There is no compatibility issue existing toward the north, east and south.
- District "B", in the west, allows single family, multi-family dwelling, apartment, motel, hotel, condominium and townhouses. Condominiums, hotels and motels with more than twelve (12) units may have included within the premises such as businesses as bars, food establishments, barber shops, beauty parlors and other similar businesses if such business is for the convenience of the occupants of the building and is definitely an integral part of the services of such hotel, condominiums or motel. (Sec.20-7(B)(1))
- Conservatively, there could be a concern on having a commercial enterprise, although the lots are separated by Laguna Boulevard next to a vacant lot where a single family home can be built.



### Staff Recommendation

- Staff recommends the DSRTF approve the proposed rezoning of Lots 2, 11 and 12 Block 96, Padre Beach Section VII from Neighborhood Transition Character Zone (NT) to Neighborhood Crossing (NC).
  - For the properties, Neighborhood Crossing (NC) is more appropriate than District "C" because the NC designation provides unity to Block 96 with flexibility in developments.
- Lot 1 can remain under Neighborhood Transition Character Zone, which will continue to provide a buffer toward the vacant lot in the west.



Discussion and possible action on color palette.

### Introduction

- The current color palette was adopted on August 6, 2014; and
- At their September 21<sup>st</sup> City Council Meeting (2016), the City Council directed staff provide alternative color palette and initiate public workshop(s).
- On October 11, 2016, DSRTF tabled the item with recommendations to:
  - Exempt canopy (fabric awning) colors from the palette;
  - Have body colors to include values from 7 to 10 (previously from 8);
  - Have roof colors to include entire values (from 0, black, to 10, white); and
  - Limit accent/trim to Chroma 14 rather than 16.

### A PROPOSED requirements in color

#### **3.4.7 Colors**

The colors, which are specified based on the Munsell Color System, of a building are restricted to those below:

- (i) Areas for color application shall be categorized into (1) body, (2) trim, (3) accent and (4) roof. Body colors indicates colors applied to wall areas. Trim colors include areas of shutters, doors, windows, and wainscot. Accent colors cover fascia and soffit. Roof colors indicate entire roof areas. Canopy (fabric awning) colors are exempt form this subsection.

  (ii) General Provisions.
  - a. Applications of natural materials are allowed. Colors that are recommended:
    - i. Existing color palette (see Appendix B); and
  - ii. Earth tone and/or colors of natural materials.
    - b. Colors that are not allowed:
      - i. Fluorescent, neon or any illuminated colors.

### (iii) Specific Provisions.

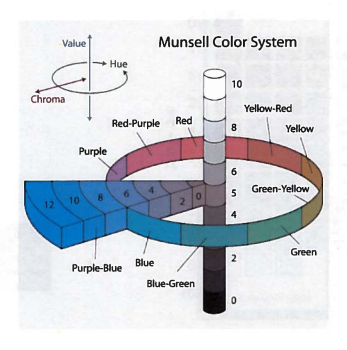
a. Body and roof cColors are restricted to those in the table below:

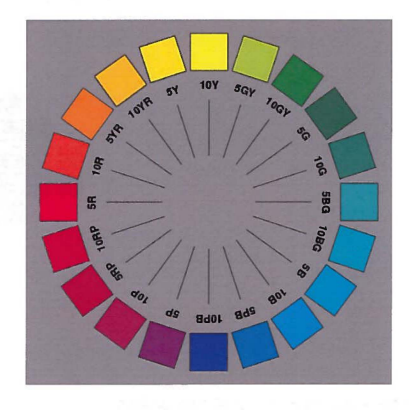
	<u>Hue</u>	<u>Value</u>	<u>Chroma</u>
Body	All	87 or above	6 or below
Roof	All	<del>6 or below <u>All</u></del>	6 or below
<u>Trim/Accent</u>	All	3 or above	<del>16</del> 14 or below

### b. Number of colors allowed:

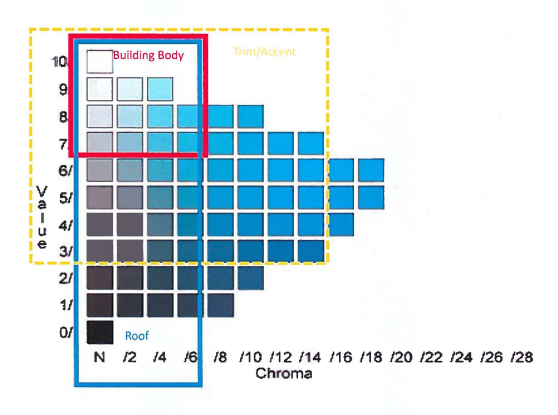
- i. Four (body, trim, accent and roof) colors up to 5,000 sq.ft. (building footprint).
- ii. Five colors for buildings greater than 5,000 sq.ft. (building footprint).
  - (1) Two (2) body colors may be applied to façade rhythm of 20' to 30' bays to be considered Façade Composition (See 2.1.3).
  - (2) No pattern of narrower stripes than 20' is allowed.

### Munsell color system

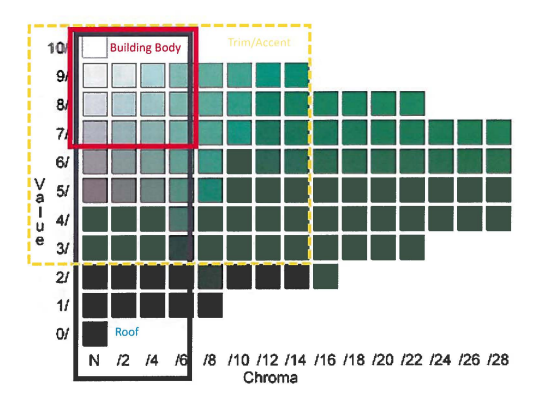




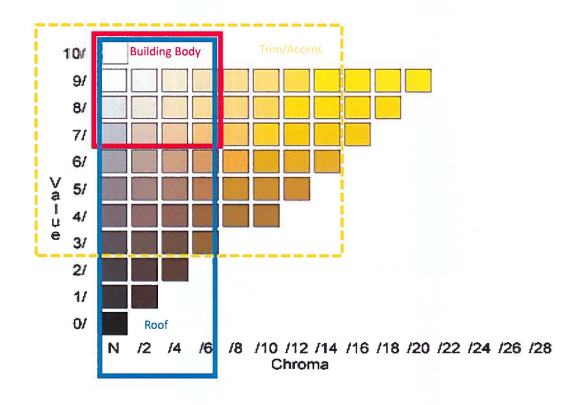


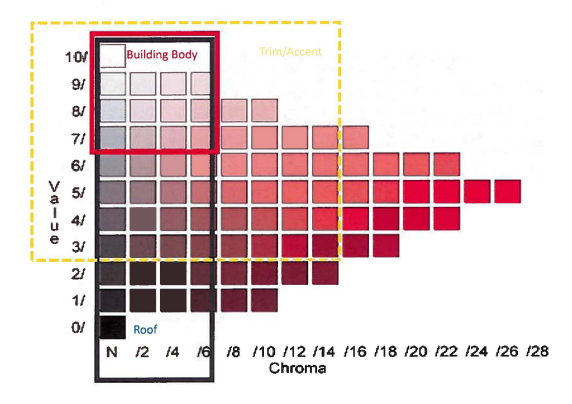




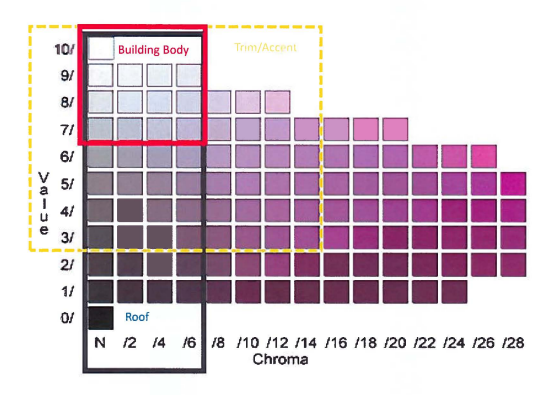






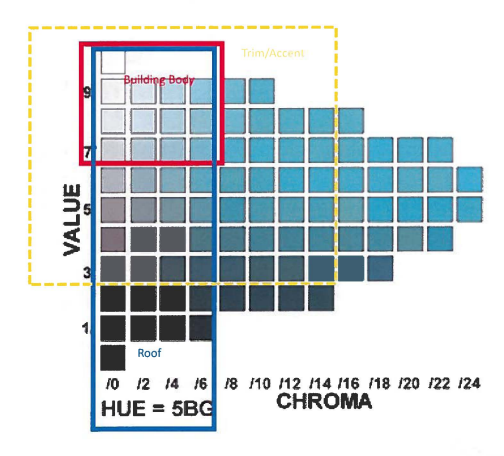


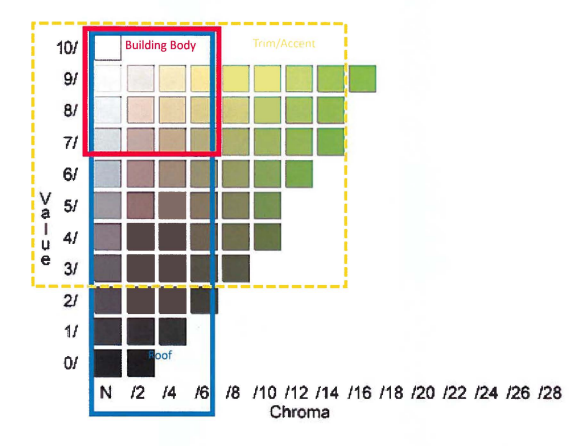
5P





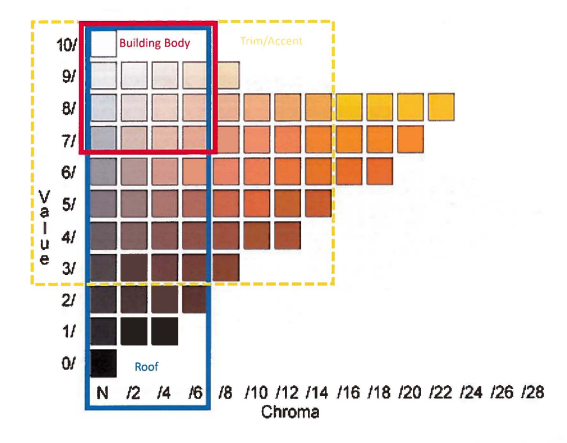
5BG





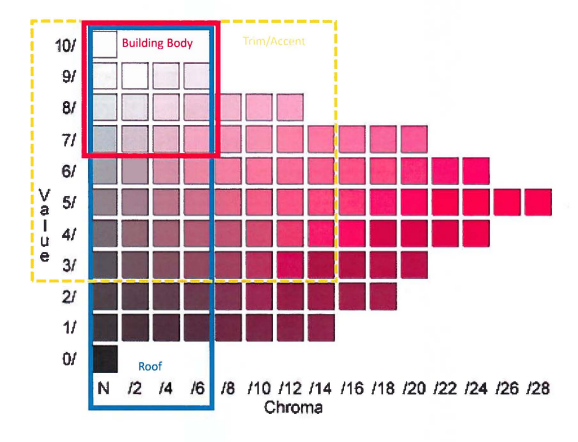


5YR



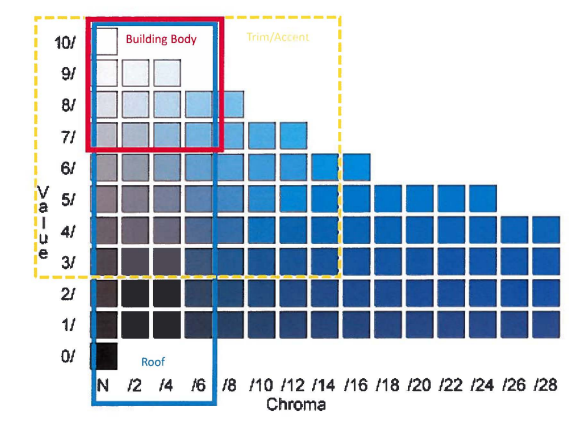


5RP





5PB



#### DEVELOPMENT STANDARDS REVIEW TASK FORCE

MEETING DATE: November 16, 2016 ITEM: 5

TO: Development Standards Review Task Force

FROM: Sungman Kim, Director of Development Services

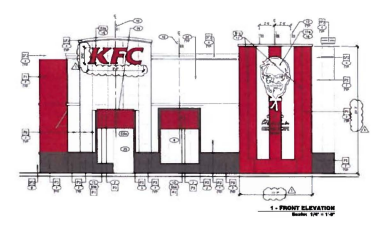
#### **ITEM DESCRIPTION:**

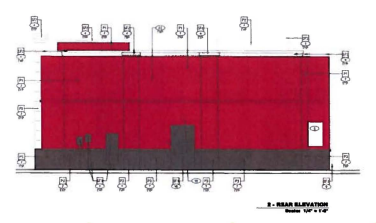
Discussion and action regarding the paint colors and the paint scheme proposed by KFC located on 3201 Padre Boulevard

### **DISCUSSION:**

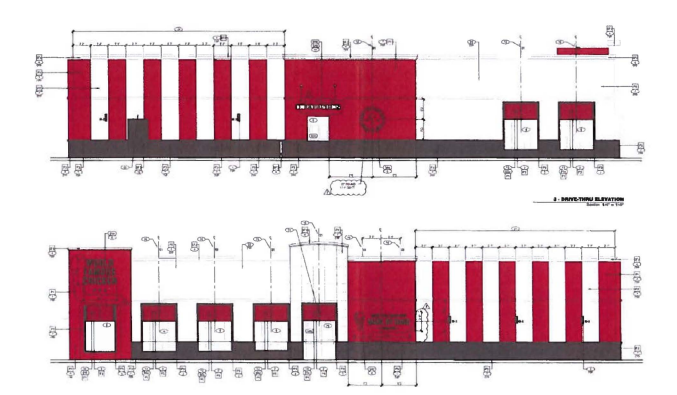
#### The Issue

KFC is under remodeling and the proposed exterior colors and scheme can be found below:





#### DEVELOPMENT STANDARDS REVIEW TASK FORCE



 Color: The KFC color combination was approved in the past by the DSRTF and the current exterior colors of the building reflect it. A similar color combination also was

used by the Meatball Café. The proposed colors, although it is a bit pure and dark generally meet the requirements of the current color palette.

2. Scheme: The major issues are related to the proposed stripes on the building body.



The stripes on the roof of Whataburger was painted prior to the Padre Boulevard and Entertainment District Code, it therefore is currently under non-conforming status and the scheme did not applied to the building body.



(The existing building)

#### DEVELOPMENT STANDARDS REVIEW TASK FORCE

#### The Color Scheme

- 1. Definition of 'Sign': "Anything of visual appearance primarily used for, or having the effect of, attracting attention from the streets, sidewalks, curbside or any other public areas including waterways *for identification purposes*, whether illuminated or non-illuminated..." The red stripes have become a KFC's brand identity and the DSRTF needs to decide if the stripes will be considered as a part of the sign.
- 2. If the strips will not be considered as a part of the sign, 3.4.7 (iii)b.ii(2) of Padre Boulevard and Entertainment District Design Guidelines states "No pattern of narrower stripes than 20' is allowed." The KFC is proposing stripes in every 3'3" or 3'1" depends on the wall side.

#### **Staff Recommendation**

Staff recommends the DSRTF approve the proposed color combinations: Wedding Veil (White) for building body; Exotic Red for accent; and Black Horizon (Grey) for trim.

Staff recommends the DSRTF deny the application of red stripes.

However, if the DSRTF wants to approve the red stripes, (1) the DSRTF needs to determine that the stripes are not a part of a sign, and (2) approve the variance from the design guidelines requiring "No pattern of narrower stripes than 20" is allowed."





October 26, 2016

Marta Martinez
Building Department
4601 Padre Blvd.
South Padre Island Texas 78597
(956)761-8112

Re: KFC Remodel Project – Store ID: G135217– 3201 Padre Boulevard South Padre Island, TX 78597
Property ID: 67-6400-0750-0061-00

Dear Ms. Martinez,

Lendlease, on behalf of KFC, is requesting approvals to remodel and reimage an existing KFC restaurant in your jurisdiction. KFC has determined 3201 Padre Boulevard South Padre Island to be the restaurant requiring upgrades and reimaging.

The scope of work will consist of an interior renovation to the dining area of the existing KFC restaurant. The kitchen and drive through areas will remain in operation during the remodeling process. The exterior image upgrade will consist of new exterior branding and signage elements and new paint finishes. The building use will remain the same and there will be no kitchen work. Signage and trade permits will be pulled separately for this project. KFC will not be neither increasing the height of the structure nor expanding the building footprint. No structural modifications are being proposed.

#### Attached please find the following for the site:

- (11) Sets of Development Standards Review Task Force Applications
- (11) Sets of Lease Term Confirmation Letter: In lieu of owner signature.
- (11) Sets of Construction Drawings, 11x17
- (11) Sets of color pictures of the structure as it currently exists.
- (11) Sets of Proposed Paint Option, with listed paint types.

Per our conversation the following items will be mailed to you before November 3,2016:

- Check: \$250.00 To cover zoning review fees.
- (11) Sets of Development Standards Review Task Force Applications: With owner signature.

Thank you very much for your assistance. If you have any questions, please feel free to contact me at (312) 245-1413, or e-mail me at Flora.Ramirez@lendlease.com

Best Regards,

Flora Ramirez

Assistant Zoning Manager, Multi-Site Group, Construction

125 S. Clark Street, 17th Floor, Chicago, Illinois 60603

T: (971)971-4058 | F: (312) 423-1301

Flora.Ramirez@lendlease.com | www.lendlease.com

lendlease





Re: KFC Remodel Project - Store ID: G135217- 3201 Padre Boulevard South Padre Island, TX 78597



Benjamin Moore Aura Exterior Paint Exotic Red (2086-10) – Low Luster (634)

Accent

Benjamin Moore Regal Select Exterior Paint Wedding Veil (2125-70) – Low Luster (N401)

Buildry Body



Benjamin Moore Aura Exterior Paint Black Horizon (2132-30) -- Low Luster (634)

Trim



### **CITY OF SOUTH PADRE ISLAND**

Development Standards Review Task Force Application Meeting date on the 2<sup>nd</sup> Tuesday of every month.

To be considered a complete application this form must be COMPLETELY filled out and ten (10) copies of the form and supporting documentation must be submitted two (2) weeks before the meeting date. \$250 application fee per variance request.

#### SITE LOCATION FOR REQUEST:

Physical Address (Street Name & Number): 3	3201 Padre Boulevard South Padre Island, TX
Legal Description (Lot/Block/Subdivision): E	SO PADRE ISLAND- RESUBD LTS 6,7,8,9,&10 BLK 75 PADRE BEACH SEC VI LOT 6 BLK 75
	.e. one tenant of many?)   YES / [X] NO
Linear footage of any walls facing a street:	
I hereby request the following from the Dev	velopment Standards Review Task Force:
Per the elevations (Sheets A-2.0 & A-2	2.1 ) provided: the applicant is requesting approval
for the proposed exterior paint colors (	See Benjamin Moore samples ) and the paint scheme
(red and white stripes).	
*SIGNS & STRUCTURES: person pulling permit bond made out to the City of South Page	ng sign permit is required to have a \$10,000 license and lire Island.
PROPERTY OWNER: Michael Kulp	
OWNER MAILING ADDRESS: 8900 in	dian Creek Parkway
CITY, STATE, ZIP: Overland Park, KS	6 66210
PHONE NUMBER: (913)428-3636	(E-mail address)mkulp@kbp-foods.com
Please see attached lease term confirmation in lieu of over Signature of Property Owner (required)	wner signature. 10/26/16 Date
APPLICANT: Flora Ramirez - Lendleas	se o/b/o KFC
APPLICANT MAILING ADDRESS: 125	S. Clark St. 17th Floor
CITY, STATE, ZIP: Chicago, IL 60603	
PHONE NUMBER: (913)428-3636	(E-mail address) Flora.Ramirez@lendlease.com
John Ru	10/26/16
Signature of Applicant (if different from owner	





April 13, 2016

#### Dear Franchisee:

The KFC Corporation is pleased that you are participating in the national launch of their reimaging program known as the American Showman. As part of their national roll out, KFC is requiring Franchisees to conduct a review of their lease terms regarding reimaging in order to determine if notice or consent is required by the landlord.

Based on the lease, if it is determined that notice to or consent by the landlord is necessary, the Franchisee is required to provide notice and/or obtain landlord consent. A copy of the signed consent letter by the landlord must be provided to Lend Lease US Construction within 15 business days of signing and returning this letter. In order to assist in these efforts, a template form and example color renderings which highlight the proposed interior and exterior improvements has been provided. It is recommended that the Franchisee use these documents to assist the process.

Upon review of the lease terms, Franchisees are required to complete the below form by checking the applicable box, signing / dating, and returning it to Lend Lease US Construction within 10 business days from the above date. Return a copy of this form by mail or via email at <u>Elizabeth.Atkinson@lendlease.com</u>.

Respectfully,

#### KFC Corporation and Lend Lease US Construction

	Franchisee Term Confirmation:
	□ <b>No, I (the Franchisee) am the property owner</b> . KFC Corporation, Franchisee and Lend Lease US Construction can move forward with the American Showman Reimaging Program.
	No, Notice or Consent is not Required – Upon review of my lease terms as it relates to reimaging, consent from the landlord of the property is not required. KFC Corporation, Franchisee and Lend Lease US Construction can move forward with the American Showman Reimaging Program.
	☐ <b>Yes, Notice is Required</b> – Upon review of my lease terms as it relates to reimaging, notice to the landlord of the property is required. I understand that as the Franchisee, it is my responsibility to provide notice to the landlord within 15 business days from the date I sign this letter.
	☐ Yes, Consent is Required – Upon review of my lease terms as it relates to reimaging, consent from the landlord of the property is required. I understand that as the Franchisee, it is my responsibility to obtain approval from the landlord and provide that approval letter to Lead Lease US Construction within 15 business days from the date I sign this letter.
	Signature: Date: 4/17/16  Printed Name: Date: 4/17/16
(	Store: Address:







## Photographic Survey: 3201 Padre Boulevard South Padre Island, TX 78597



Side of Building Closest to State Park Rd.







Corner of Acapulco St. & State Park Rd. 100



Side of Building Closest to Acapulco St.



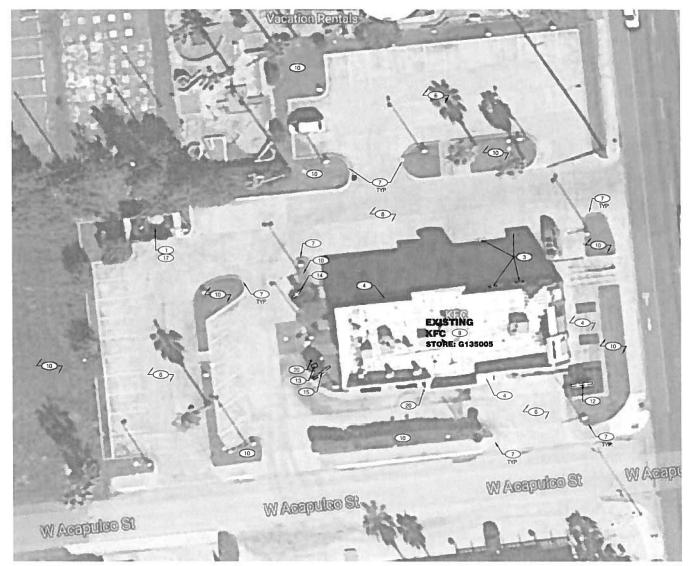




Side of Building Closest to Laguna Blvd.



Side of Building Closest to Campeche St.



SITE PLAN Scale: NTS

#### SITE WORK KEY NOTES

- EXISTING REMOTE DUMPSTER ENCLOSURE TO REMAIN
- EXISTING A D A. SIGNAGE
- EXISTING CONCRETE SIDEWALK TO BE PROTECTED THROUGHOUT CONSTRUCTION
- EXISTING PARKING LOT DIRECTIONAL SIGNAGE 6 EXISTING CONCRETE PAVEMENT TO BE PROTECTED DURING CONSTRUCTION
- EXISTING CURB TO BE PROTECTED THROUGHOUT CONSTRUCTION
- EXISTING BUILDING TO BE PROTECTED THROUGHOUT CONSTRUCTION
- EXISTING ASPI WLT PAVEMENT TO BE PROTECTED TO
- 10. EXISTING LANDSCAPING TO REMAIN
- 12. EXISTING MONUMENT SIGN
- 13. EXISTING SPEAKER POST
- 14 EXISTING PREVIEW BOARD
- 15. EXISTING MENU BOARD
- 16. EXISTING CLEARANCE BAR
- 17. EXISTING REMOTE DUMPSTER ENCLOSURE TO BE REPAIRED AND PAINTED
- 18. EXISTING REMOTE DUMPSTER ENGLOSURE TO PAINTED (CATE ONLY OR INCL. CMU/DRICK)
- PING TO BE UPGRADED (IF REQD BY CITY OR UNDER SOW)

#### 20 EXISTING BOLLARDS TO BE PAINTED OR INSTALL SLEEVES

#### FOR TEXAS SITES ONLY!

NOTE TO CONTRACTOR:

VERIFY COMPLANCE IN FIELD OR RECTIFY ANY ELEMENTS NOT IN COMPLANCE.

20.2.3 Alterations. Where existing elements, spaces, or common use arrest are altered, each altered element, space, or common use arrest are altered, each altered element, space, or common use arrest are altered or common use arrest are altered.

20.2.4 Alterations. Where existing elements, spaces, or common use arrest are altered, each altered element, space, or common use arrest are altered, each altered element, space, or common use arrest are altered, each elements of 20.2.3, an alteration that affects or could affect the usuality of or access to an area containing a primary function shall be made so as to ensure that, to the maximum extent leasible, the path of travel to the altered area, including the parking areas, rests towns, telephones, and drinking foundains serving the altered area, are readily accessible to and usable by individuals with disabilities, unless such alterations are disproportionate to the overall alterations in terms of cost and scope. For purposes of enauting compliance with requirements of Treas 60 overment Code. Chapter 469, all determinations of maximum extent feasible and disproportionality are made by the Department in accordance with the variance procedures consistend in Chapter 68, Treas Administrative Code. If elements of a path of turvel at a subject building or facility that have been previously constructed or altered in accordance with the April 1, 1994 Texas Accessibility Standards (TAS) they will enjoy safe harbor and are not required to be retrificted to reflect the incremental changes in the 2012 TAS solely because of an alternation to a primary function area served by that path of travel are being altered.

ancreu.

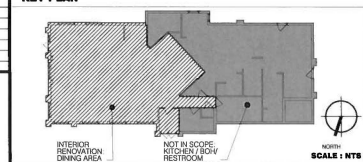
205.1 General. Operable parts on accessible elements, accessible routes, and in accessible roums and spaces shall

295.1 General. Operable parts on accessible elements, accessible routes, and in accessible roums and spaces shall comply with 309
388.2.2 Obstructed High Reach. Where a high forward reach is over an obstruction, the clear floor space shall extend beneath the element for a distance not least than the required reach depth over the obstruction. The high forward reach shall be 48 inches (1220 mm) maximum where the reach depth is 20 inches (510 mm) maximum. Where the reach depth is 20 inches (510 mm) maximum and the reach depth shall be 25 inches (615 mm), the high forward reach shall be 44 inches (1120 mm) maximum and the reach depth shall be 25 inches (615 mm) maximum 309.3 Height. Operable parts shall be placed within one or more of the reach ranges specified in 308.

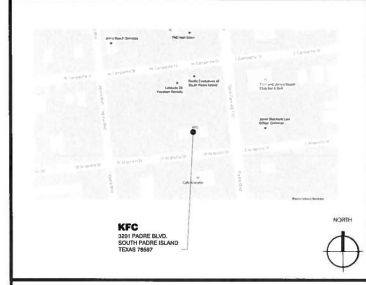
#### SCOPE OF WORK MATRIX

соре Туре	Incentive
low Celling and Lighting	YES
iew Restroom Refresh	NO
ining Room Floor Tile	YES
rive Thru Package	NO
& Mihamad	MCG

#### **KEY PLAN**



#### VICINITY MAP



#### **PROJECT SUMMARY**

PROJECT NAME:
PROJECT ADDRESS:
LEGAL JURISDICTION:
BUILDING CODE:
BUILDING FOOTPRINT AREA:
REMOVATION AREA:
SEATING KFC 3201 PADRE BLVD., SOUTH PADRE ISLAND, TEXAS 78597 CITY OF SOUTH PADRE ISLAND INTERNATIONAL BUILDING CODE 2015 4,005 SF 1,974 SF EXISTING, 96, PROPOSED: 96 58 SEATING:
TYPE OF CONSTRUCTION:
OCCUPANCY TYPE:
OCCUPANCY LOAD A2-ASSEMBLY

PROJECT DESCRIPTION: THIS PROJECT CONSISTS OF AN INTERIOR RENOVATION OF THE DINING AREA FOR AN EXISTING KFC RESTAURANT. THE KITCHEN AND DRIVE THROUGH AREAS WILL REMAIN IN OPERATION DURING THE REMODELING PROCESS. EXTENDIS IMAGE UPDRIADE WILL CONSIST OF NEW EXTERIOR BRANDING & SIGNAGE ELEMENTS AND NEW PAINT FINISHES PER NEW PROTOTYPE. BUILDING USE TO REMAIN THE SAME BUILDING IS NOT SPRINKLEFED.

#### PROJECT GENERAL NOTES

- A. IT IS INTENDED THAT A COMPLETE OCCUPIABLE BUILDING PROJECT IS PROVIDED
- B. DO NOT SCALE THESE DRAWINGS. VERIFY ALL DIMENSIONS AND CONDITIONS IN THE FIELD. ANY DISCREPANCIES IN THESE DRAWINGS SHALL BE BROUGHT TO THE ATTENTION OF THE ARCHITECT AND KFC CM PRIOR TO STARTING WORK.
- C. DRAWINGS ARE BASED ON CONDITIONS PROVIDED BY LEND LEASE. THE ARCHITECT ASSUMES NO RESPONSIBILITY FOR THE ACCURACY OF INFORMATION. DISCREPANCIES FOUND IN THE FIELD ARE TO BE RESOLVED ON SITE BY THE CONSTRUCTION MANAGER IN CONJUNCTION WITH THE LEND LEASE PROJECT MANAGER.
- D. ALL ELECTRICAL WORK TO BE DONE ON A DESIGN BUILD SCENARIO. NO PERMITTING UNDER THIS APPLICATION

#### PROJECT DIRECTORY

CORPORATE

502-874-6229

**ARCHITECT** 

#### **DRAWING INDEX**

REVISION	5.	Δ	12	B	4	<u>/5</u> \	6	Α	<u>/8</u> \	19
GENI	IRAL									
G-10	GENERAL INFORMATION									
DEM	DLITION									
D-1.0	DEMOLITION: FLOOR PLAN AND EXTERIOR ELEVATIONS									
D-1.1	DEMOLITION REFLECTED CEILING PLAN									
ARC	HITECTURAL									
A-1.0	FLOOR FINISH PLAN									
A-1.1	REFLECTED CEILING PLAN									
A-1.2	FIXTURE AND FURNITURE PLAN		I	Г						
A-1.3	INTERIOR ELEVATIONS									

#### **PRELIMINARY** NOT FOR CONSTRUCTION

coordinated or correct. This drawing is for review purposes only



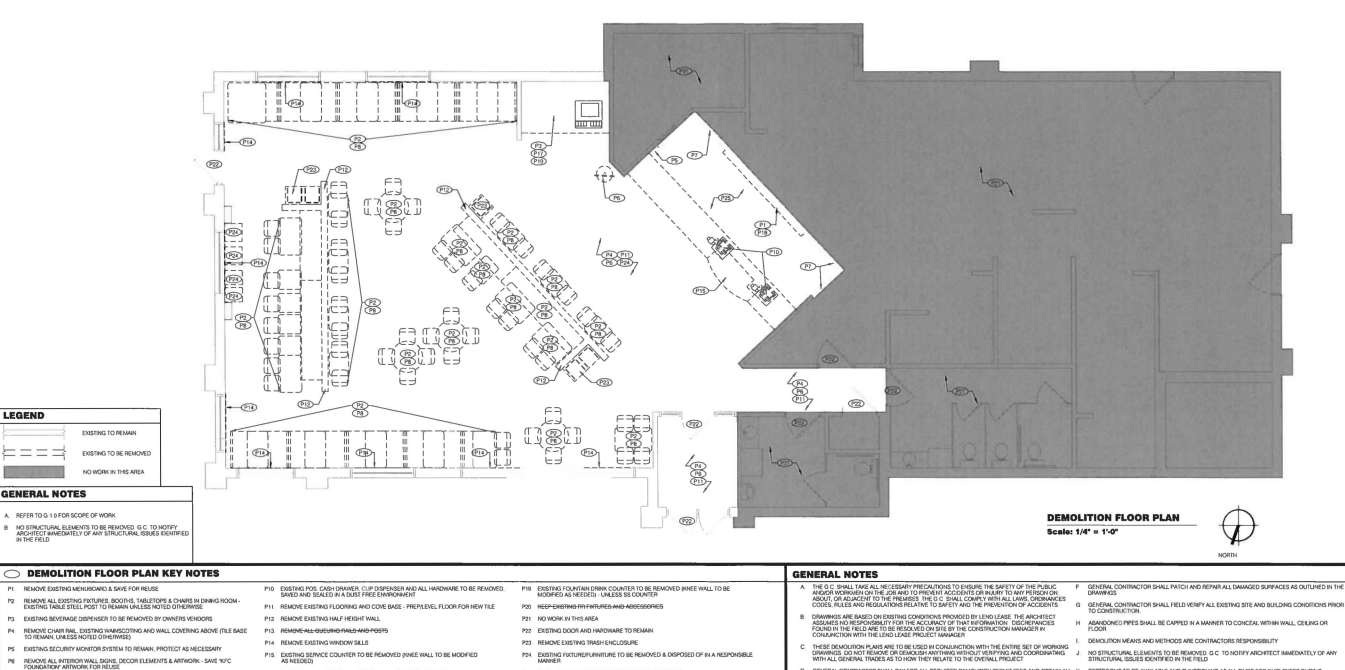




	DESIGNOEVELOP	MENT RE!
10/3/2016	CESO	
DATE	EY	
	PERM	AT SET SU
19/13/2016	ctso	
DATE	BY	
	PE	RANT SET F
	CESO	
DATE	BY	

"Y05 SERIES 6000 TO AMERICAN SHOWMAN" TEMPLATE VERSION RELEASE 1.0 JULY 2015 INCENTIVE SCOPE 3201 PADRE BLVD. SOUTH PADRE ISLAND TEXAS 78597

**GENERAL** INFORMATION



- D. GENERAL CONTRACTOR SHALL PAY FOR ALL REQUIRED DEMOUTION PERMIT FEES AND OBTAIN ALL K. RESTROOMS TO BE AVAILABLE AND FUNCTIONING AT ALL TIMES FOR EMPLOYEES DURING RENOVATION
- E GENERAL CONTRACTOR SHALL REMOVE ALL DEBRIS & EQUIPMENT DAILY DURING THE DEMOLITION WORK.

- NO STRUCTURAL ELEMENTS TO BE REMOVED  $\, {\tt G} \, {\tt C} \,$  TO NOTIFY ARCHITECT IMMEDIATELY OF ANY STRUCTURAL ISSUES IDENTIFIED IN THE FIELD

REVISION Date 10/71/7016 CITY COMMENTS

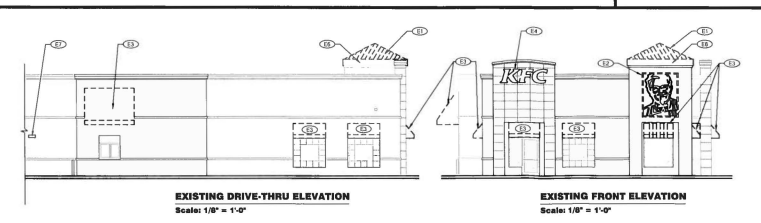
DRAWING SUBMITTALS

#### ELEVATION KEY NOTES

EXISTING TABLE STEEL POST TO BE REMOVED

TEMPORARY VISQUEEN DUST PARTITION, COORDINATE EXACT LOCATION IN FIELD WITH FRANCHISEE AND PROVIDE A TIGHT SEAL

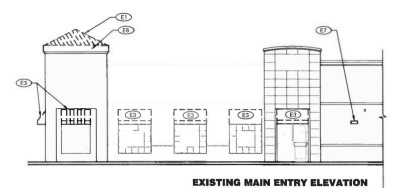
- REMOVE STRIPED PYRAMID SHROUD FRAMING, SKIRT AND EXISTING LIGHT FIXTURE-RETAIN CIRCUIT FOR RE-USE EXISTING PARAPET & CAP FLASKING (
- REMOVE "COLONEL" SIGN CABINET -DISCONNECT POWER & RETAIN CIRCUIT FOR RE-USE
- EXISTING EXTERIOR AWNINGS / CANOPIES TO BE REMOVED
- REMOVE EXISTING "KFC" LETTER SET-SIGN FACE AND CABINET
- REMOVE THE TOP OF TOWER WALL METAL COPING CAP
- E7. EXISTING WALL SCONCE TO BE REMOVED



P17 GENERAL CONTRACTOR TO PUMP DOWN, REMOVE, AND SALVAGE EXISTING ICE MACHINE FOR REUSE

P18 REMOVE EXISTING ELECTRICAL (LED PANELS) MENU BOARD AND SAVE FOR REINSTALL BY OWNER VENDOR

P25 EXISTING FLOORING BEHIND SERVICE AREA TO REMAIN



Scale: 1/8" = 1'-0"

**PRELIMINARY** NOT FOR CONSTRUCTION

coordinated or correct. This drawing is for review purposes only.

KFC

PROJECT TITLE

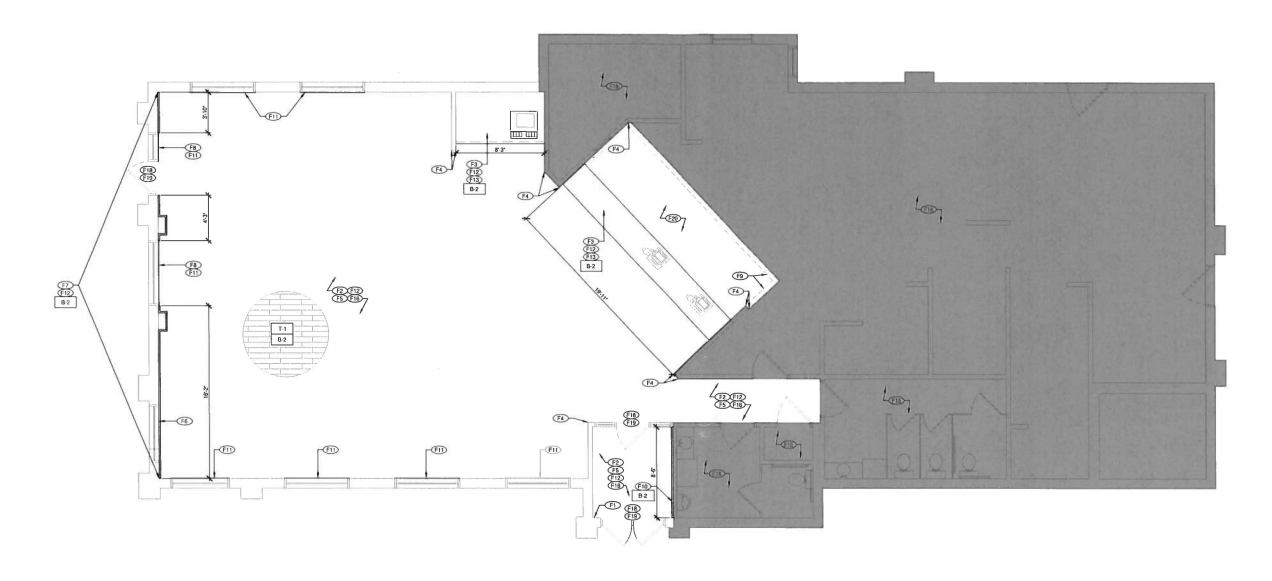
"Y05 SERIES 6000 TO AMERICAN SHOWMAN® TEMPLATE VERSION RELEASE 1.0 JULY 2015 INCENTIVE SCOPE 3201 PADRE BLVD. SOUTH PADRE ISLAND

TEXAS 78597

COMMISSION NO G135217 SHEET TITLE

DEMOLITION: FLOOR PLAN & EXTERIOR **ELEVATIONS** 

D-1.0



FLOOR FINISH PLAN Scale: 1/4" = 1'-0"

-		NO WOH	K IN THIS A	1EA	STRU	CIL
>	FLOOR	FINISH	PLAN	KEY	NOTES	

EXISTING TO REMAIN

F1. POST MAX. OCCUPANT LOAD ON WALL ADJACENT TO MAIN ENTRY

LEGEND

F2. SKIM COAT EXISTING WALLS (TO LEVEL 3) WHERE WALL COVERING HAS BEEN REMOVED. PRIME AND PAINT WALLS AND PAINT EXISTING WAINSCOT, UNLESS OTHERWISE NOTED

**GENERAL NOTES** 

A. REFER TO G-1.0 FOR SCOPE OF WORK

B NO STRUCTURAL ELEMENTS TO BE REMOVED. G.C. TO NOTIFY ARCHITECT IMMEDIATELY OF ANY STRUCTURAL ISSUES IDENTIFIED IN THE FIELD.

F3 EXISTING KNEE WALL - MODIFY / REBUILD AS NEEDED TO ACCOMMODATE COUNTERTOP AT 33" A F F COVER WITH NEW DECORATIVE PANELS - SERVICE COUNTER & FOUNTAIN UNIT COUNTER

F4 NEW SURFACE MOUNTED STAINLESS STEEL CORNER GUARDS PROMDE AND INSTALL GUARD 18GA 3/4' X 3/4' WIDE TO EXPOSED SURFACES WITH SILICONE ADHESIVE

INSTALL NEW FLOOR TILE AND RUBBER BASE THROUGH OUT. INSTALL CEMENT BOARD SUBSTRATE AT WALL BASE TO ALIGN WITH FINISH SUBFACE OF WALL. PATCH CONCRETE BELOW FLOOR WHERE POSTS RAILS AND WALLS ARE REMOVED.

F8 NEW BLOCKING IN WINDOW OPENING TO SUPPORT DECORATIVE WALL PANELS

F7. NEW PRE-FINISHED FLOOR TO CEILING DECORATIVE WALL TRIM PANELS ON EXISTING WALL SURFACE. INSTALL PANELS 1/2 \* BELOW CEILING FOR VENTILATION PURPOSES

F8 NEW PRE-PRIMED VENDOR PROVIDED 4"L WINDOW TRIM TO BE PAINTED P-6, REFER TO FINISH SCHEDULE

F9 NEW FRP PANELS OVER EXISTING SIDE WALLS & BULKHEAD TILE

F10 NEW VENDOR PROVIDED FLOOR TO CEILING "QUOTE WALL". REFER TO INTERIOR ELEVATIONS

F11. NEW WHITE CORIAN WINDOW SILL / WALL CAP (SS-2)

F12 INSTALL 6' RUBBER WALL BASE OVER NEW WALL PANEL

F13 INSTALL NEW SOLID SURFACE COUNTERTOPS

F15. NO WORK IN THIS AREA

F16. INSTALL NEW CHAIR RAIL AND WAINSCOTING

F17. PRE-FINISHED ALUMINUM CORNER GUARDS TO MATCH NEW WALL FINISH

F18. EXISTING DOOR CLOSER SHALL BE ADJUSTED TO HAVE A MAXIMUM 5 LBS OPENING FORCE

F19. INSTALL NEW THRESHOLDS @ ENTRY DOORS

F20 EXISTING FLOORING BEHIND SERVICE COUNTER TO REMAIN

				FINIS	H SCHEDUL	.E / I	NTERI	OR FINI	SHES		
AARK	DE SCRIPTION		MFG/CONTACT	MODEL #/COLOR	REMARKS	MARK	DESCRIPTION		MFG/CONTACT	MODEL #/COLOR	RE MARKS
FLO	DRING		25-25 50-25 50 40			WAI	LS				`
11	PLOOR TILE	CREATIVE MATERIALS CORPORATION	DEIRORE SCHUTH  NATIONAL ACCOUNTS MANAGER  O (5:1871-5-584 C (5:18)-22-3686  dischuth@creatvernaterialscorp com	SERIES LEGEND COLOR: HONEY FINISH CRIP 6" 136" 1/6" GROUT JOINTS - GROUT-1 FINISH GROND	MOON PARAID	B-2	SERVICE COUNTER, DIVIDER WALLS, RED WALL	JOHNSONITE	SCOTI STERTIMENE R P (800) 899-8916 cat. 5759 C (713) 254 9791 eccell startmeyer@ycl/searnide.com	MILLWORK WALLBASE MANDALAT B'TOELESS 20 CHARCOAL 375'W±45'H	
T2	FLOORTHE	CREATIVE MATERIALS CURPURATION	DERDRE SCHULLI HATIONAL ACCOUNTS MANAGER U (518)713-5384 C (518423-3686	SERIES VERANDA SOLIDS COLOR: ROCK PS43 FINISH STANDARO MATTE 127412"	RESTROOMS		KITCHEN WALLS PANELS	MAPLITE	DAN FGBERS P (330) 343 6621 C (330) 280-7633 eegbers@merkle.com	FP 100 WHITE	вон
		CREATIVE	DERDRE SCHUTH NATIONAL ACCOUNTS MANAGER	GROUT JOINTS GROUT-2  TYPE SANDERS PATINA COVE BASE		SF 4	WANSCOT	MARLITE	DAN FGBERS P (330) 343-6621 C (330) 260-7633 segpers@trankle.com	PREFINSHED P6 WEDDING VEIL PLANK \$2.15*205'2.5' RUN VERITICAL UN WALL USE INTEGRAL CHAIR RAL	DINING ROOM
B-1	COVE BASE	MATERIALS CORPORATION	U (518)713 5384 C (518)423 3696 dschulfv@creatvernations/scorp.com	SAZE BIX12	DINING ROOM / RESTROOM	SF-6	WALL PANELS	MARLITE	DAV E GBI PS P (130) 343 6621 C (330) 260 7633	FRP PANELS LA PALLIMA SYMETRIX 10 x 4 x 090*	MENUBOARD BULKI (EAD) AND WALLS GO COUNTER
1-3/B-3	FLOOR TILE	DALTILE	LESUE LIKENS P- (502) 988-0568 C; (502) 797-7839 lesie liene@detle.com	TYPE SURETREAD QUARRY. COLOR RED COB1 SIZE BYK! GROUT MAPE! #47 CHARCOAL	вон				degbers @markle com	THE RUNNING BOND PATTERN  FRIP PANELS	RESTROOMS
AOUT 1	FLOUR GROUT	CREATIVE MATERIALS	DERDRÉ SCHUTH NATIONAL ACCOUNTS MANAGER O 15181713 5384 G 15181423 3896	COLOR 945 JOHT BUFF 1/8" USET 1	DINING ROOM	5F-0	PANELS	MARILITE	P (330) 343 6621 C (339) 260-7633 degities gimentie com	WHATE MATTE SYMETRIX 10" x 4" x .090" SUBWAY THE RUNNING BOND PATTERN	COVER EXISTING THE 1 OR FULL HEIGHT
SAOUT 2	FLOOR GROUT	CREATIVE MATERIALS CLIRPURATION	discharge creative materials com  DERDRE SCHUTTI  NATIONAL ACCOUNTS MANAGER  O (518)713-5384 C (518)423-3696	COLOR: 19 PEWTER 1/8" USE 1-2	RESTROUMS		CHAIR RAIL	MARLITE	DAN EGBERS P: (330) 343-6621 C: (330) 260-7633 degicers @mertile com	PRETINSHED - PN WEDDING VEIL WOOD CHAIR RAIL	D:NING RUOM
		COMPONATION	dischuffelj creexveryezerielacorp com		1	55 2	WINDOW SILL KNEE WALL	DU PONT CORIAN	BUB RUSE OHIO VALLEY SUPPLY COMPANY P: (\$13) 631-8009 C (\$13) 632-2528 bob rote@ovico com	TERRA COLLECTION WHITE JASMINE 1/2" THICK	D-NING ROOM
							STAINLESS STEEL HEADER CAP	180	780	TBD	MENU BÓARO BULKHEAD
							CORNER GUARDS	TBD	TBO	18GA 3A1 X 3A1	DINING ROOM

**PRELIMINARY** coordinated or correct. This drawing is for review purposes only



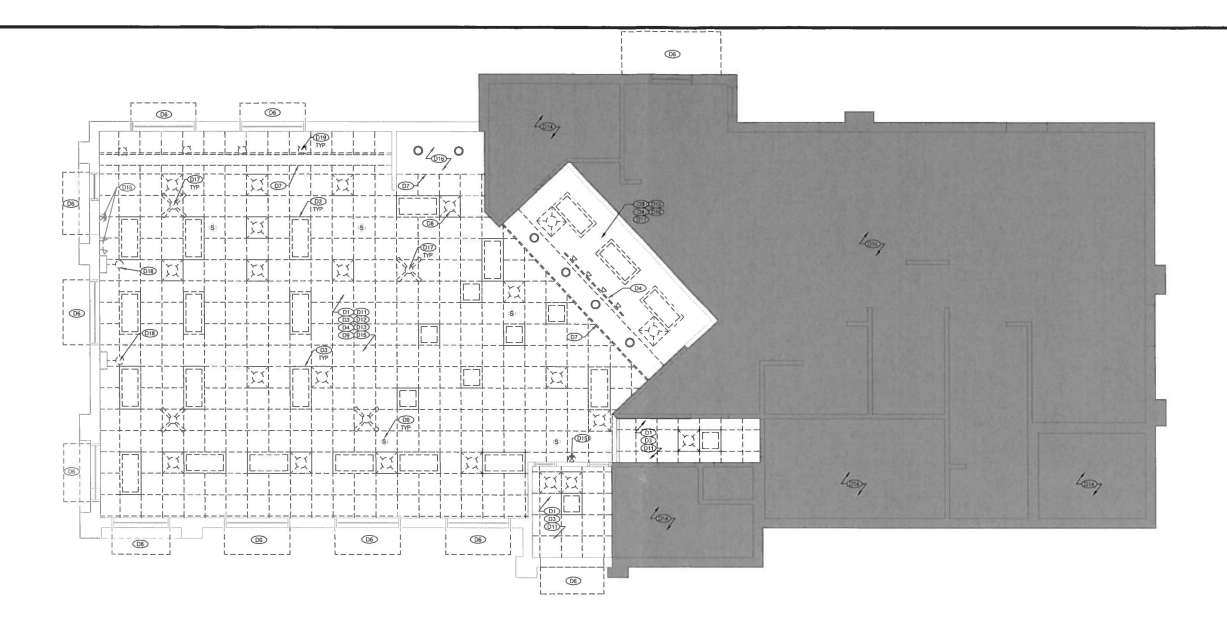




DRAWING SUBMITTALS PERMIT SET SUBMITTAL

"Y05 SERIES 6000 TO AMERICAN SHOWMAN\* TEMPLATE VERSION RELEASE 1.0 JULY 2015 INCENTIVE SCOPE 3201 PADRE BLVD. SOUTH PADRE ISLAND TEXAS 78597 COMMISSION NO. G135217

FLOOR FINISH PLAN



EXISTING TO REMAIN

EXISTING TO REMAIN

A. REFER TO G-1.0 FOR SCOPE OF WORK

EXISTING TO BE REMOVED

B. NO STRUCTURAL ELEMENTS TO BE REMOVED G.C. TO NOTIFY ARCHITICITY IMMEDIATELY OF ANY STRUCTURAL ISSUES IDENTIFIED IN THE FIELD

DEMOLITION REFLECTED CEILING PLAN Scale: 1/4" = 1'-0"



DEMOLITION REFLECTED CEILING PLAN KEY NOTES

REMOVE EXISTING CEILING GRID AND TILES - DINNING, SERVICE COUNTER AREA RESTROOMS

D2 LIGHT FIXTURES TO BE RELOCATED SEE CEILING PLAN SHEET A-1-1
FOR NEW LOGATION

D3. EXISTING LIGHT FIXTURES TO BE REMOVED AND CIRCUITS RETAINED FOR RE-USE

D4. EXISTING TRACK LIGHTING AND TRACKS TO BE REMOVED

25. EXISTING LIGHT SCONCES TO BE REMOVED (CIRCUITS TO BE RE-USED FOR NEW LIGHTING)

D6. EXISTING EXTERIOR AWNINGS / CANOPIES TO BE REMOVED - SEE DEMO ELEVATIONS

D7. EXISTING SOCIETY TO BE REMOVED. REFER TO CEILING BY AN EXPLANATION.

D7. EXISTING SOFFIT TO BE REMOVED. REFER TO CEILING PLAN FOR ANY NEW BULKHEAD LOCATIONS

D8. EXISTING CEILING DIFFUSER TO BE RELOCATED AND REPLACED WITH NEW DIFFUSER, SEE A-1.1

D9. EXISTING CEILING MOUNTED SPEAKERS TO BE CLEANED AND REPAINTED

10. EXISTING WINDOW VALANCES / GOVERNINGS TO BE REMOVE

D11. EXISTING CEILING DIFFUSER AND GRILLES TO BE REMOVED AND REPLACED WITH NEW IN SAME LOCATION UNLESS NOTED OTHERWISE

D12 EXISTING WI-FI ROUTER TO REMAIN

D13. EXISTING CCTVS/CAMERAS/SMOKE DETECTORS TO BE RELOCATED BY OWNERS SUB AS NEEDED

D14 NO WORK IN THIS AREA

D15 EXISTING EMERGENCY LIGHTING AND EMERGENCY EXIT SIGNAGE TO BE REMOVED.

D16 EXISTING GYPSUM BOARD CEILING TO REMAIN

D17 EXISTING CEILING FAN TO BE REMOVED

D18. EXISTING WALL SCONCES TO BE REMOVED

D19 EXISTING PENDENT LIGHT FIXTURE TO BE REMOVED

GENERAL NOTES

A THE GIC SHALL TAKE ALL NECESSARY PRECAUTIONS TO ENSURE THE SAFETY OF THE PUBLIC ANDORN WORKING NOT THE JOB AND TO PREVENT ACCIDENTS OR INJURY TO ANY PERSON ON ABOUT OR ADJACENT TO THE PREMISES THE GIC SHALL COMPLY WITH ALL LAWS. ORDINANCES CODES, RULES AND REGULATIONS RELATIVE TO SAFETY AND THE PREVENTION OF ACCIDENTS.

DRAWINGS ARE BASED ON EXISTING CONDITIONS PROVIDED BY LEND LEASE. THE ARCHITECT ASSUMES NO RESPONSIBILITY FOR THE ACCURACY OF THAT INFORMATION. DISCREPANCIES FOLIND IN THE FIELD ARE TO BE RESCUED ON SITE BY THE CONSTRUCTION MANAGER IN CONJUNCTION WITH THE LEND LEASE PROJECT MANAGER CONSTRUCTION MANAGER IN

C THESE DEMOLITION PLANS ARE TO BE USED IN CONJUNCTION WITH THE ENTIRE SET OF WORKING DRAWINGS DO NOT REMOVE OR DEMOUSH ANYTHING WITHOUT VERIFYING AND COORDINATING WITH ALL GENERAL TRADES AS TO HOW THEY RELATE TO THE OVERALL PROJECT.

D GENERAL CONTRACTOR SHALL PAY FOR ALL REQUIRED DEMOLITION PERMIT FEES AND OBTAIN ALL APPLICABLE DEMOLITION PERMITS

E. GENERAL CONTRACTOR SHALL REMOVE ALL DEBRIS & EQUIPMENT DAILY DURING THE DEMOLITION WORK.

F GENERAL CONTRACTOR SHALL PATCH AND REPAIR ALL DAMAGED SURFACES AS OUTUNED IN THE DRAWINGS

G. GENERAL CONTRACTOR SHALL FIELD VERIFY ALL EXISTING SITE AND BUILDING CONDITIONS PRIOR TO CONSTRUCTION.

H ABANDONED PIPES SHALL BE CAPPED IN A MANNER TO CONCEAL WITHIN WALL, CEILING OR FLOOR

I. DEMOLITION MEANS AND METHODS ARE CONTRACTORS RESPONSIBILITY

J NO STRUCTURAL ELEMENTS TO BE REMOVED. G.C. TO NOTIFY ARCHITECT IMMEDIATELY OF ANY STRUCTURAL ISSUES IDENTIFIED IN THE FIELD.

RESTROOMS TO BE AVAILABLE AND FUNCTIONING AT ALL TIMES FOR EMPLOYEES DURING RENOVATION

PRELIMINARY NOT FOR CONSTRUCTION

This document is partially complete. The information contained is not necessarily coordinated or correct. This drawing is for review purposes only.



KFC

CREATION TO COMPLETION
8534 Yankee Street, Suite 2B, Dayton, OH 45458
Phone (RYN 454584
Phone (RYN 454584)

DRAWING SUBMITTALS

DESIGN DEVELOPMENT REFER SET

100/2014 CASO

DATE

PERMET SET SUBMATTAL

NOT 100 IS

PERMET SET PERMET SET PERMET SET PERMET

PERMET SET PERMET SET PERMET

PERMET S

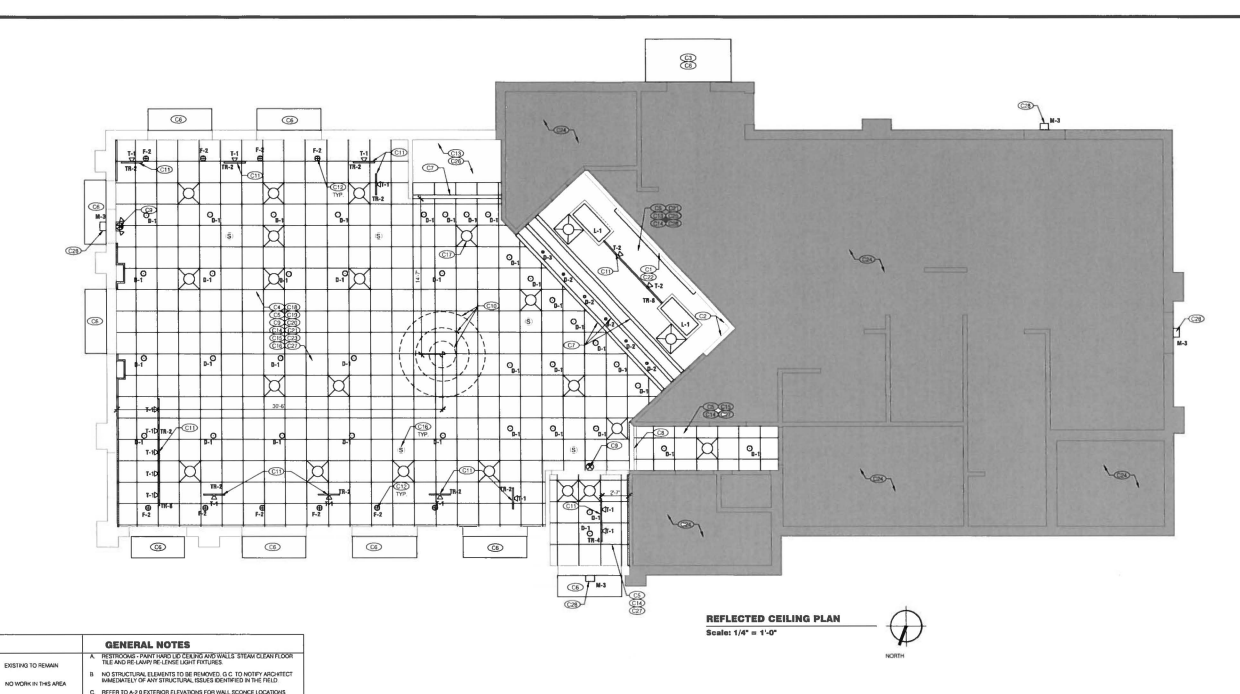
PROJECT TITLE

Y05 SERIES 6000
TO AMERICAN SHOWMAN'
TEMPLATE VERSION
RELEASE 1.0 JULY 2015
INCENTIVE SCOPE
3201 PADRE BLVD.
SOUTH PADRE ISLAND
TEXAS 78597

COMMISSION NO. G135217
SHEET TITLE

DEMOLITION : REFLECTED CEILING PLAN

SHEET NO.



REFLECTED CEILING PLAN KEY NOTES

C1. REINSTALL EXISTING MENU BOARD

C2 NEW STAINLESS STEEL CAP AT UNDERSIDE OF EXISTING BULKHEAD

C3. WIRING OF LIGHTS IN CANOPY BY VENDOR E.C. SHALL MAKE FINAL CONNECTION TO EXISTING LIGHTING CIRCUIT THIS AREA

C4. NEW RECESSED LIGHTING - CENTERED ABOVE TABLES - CONNECT TO EXISTING DINNING ROOM LIGHT CIRCUITS

C5. EXISTING CEILING RECEPTACLES TO BE REPLACED WITH NEW

C6 NEW EXTERIOR AWNING / LOUVER, REFER TO EXTERIOR ELEVATIONS

C7 CUSTOM MILLWORK, FAUX WOOD BEAMS - MODIFY EXISTING SOFFIT/CEILING AS NEEDED TO ACCOMMODATE NEW BEAM

C8 EXISTING SOFFIT TO BE PAINTED (P-6)

C9 NEW EMERGENCY LIGHTING & EXIT SIGNAGE (WHITE BACKGROUND)

C10. NEW BUCKET PENDANT LIGHT AND LIGHT RING

C12. NEW PENDANT LIGHTING CENTERED ABOVE TABLE

C13 PAINT CEILING (P-6)

LEGEND

C14. INSTALL NEW HVAC DIFFUSERS AND GRILLES (WHITE)

C15. NEW CEILING TILES AND GRIDS

C16. PAINT EXISTING SPEAKERS (P-6)

C17. RELOCATED DIFFUSERS, ADJUST SUPPLY LINE TO FEED NEW DIFFUSER

C18. INSTALL NEW PEPSI SIGN

C19. REINSTALL EXISTING WI-FI ROUTER IN SAME LOCATION

C20. REINSTALL EXISTING BUG LIGHTS, EXIT SIGNS, EM LIGHTS AS NEEDED

C21. EXISTING CCTVS / CAMERA'S / SMOKE DETECTORS TO BE RELOCATED BY OWNER'S VENDOR AS NEEDED

C22. REINSTALL EXISTING ELECTRICAL (LED PANELS) MENU BOARD BY OWNER VENDOR

C23. RELOCATE EXISTING T-STAT AS NEEDED

C24. NO WORK IN THIS AREA

C25. REPLACE EXISTING LIGHT FIXTURES WITH NEW LED LIGHT FIXTURE IN RESTROOMS AND BEHIND SERVICE COUNTER

C26. EXISTING GYPSUM BOARD CEILING. PATCH AND REPAIR AS REQUIRED

C27. NEW RECESSED LIGHTING - CONNECT TO EXISTING DINNING ROOM LIGHT CIRCUITS

C28. NEW WALL PACK LIGHT ABOVE DOOR

#### **GENERAL NOTES - LIGHTING / ELECTRICAL**

CONFIRM LIGHTING FIXTURE QUANTITIES WITH SUPPLIER EMERGENCY AND STANDARD LIGHTING MARKED WITH 'NL' SUBSCRIPT SHALL OPERATE CONTINUOUSLY PROVIDE UNSWITCHED HOT TO STANDARD AND EMERGENCY BALLASTS

EMERGENCY LIGHTING NOT MARKED WITH "NIL" SUBSCRIF PROVIDE UNSWITCHED CONSTANT HOT TO EMERGENCY BALLAST AND SWITCHED HOT TO STANDARD BALLAST

CONTRACTOR SHALL FIELD VERIFY CEILING TYPE AND PROVIDE PROPER MOUNTING HARDWARE

ALL LIGHT FIXTURES SHALL BE SUPPLIED WITH LAMPS ELECTRICAL CONTRACTOR SHALL VERIFY AVAILABLE CIRCUITS IN ELECTRICAL PANELS AND REUSE EXISTING CIRCUITS AS AVAILABLE

CONNECT LIGHTING CIRCUITS TO EXISTING LIGHTING CONTROL PANEL COORDINATE CONTROL SEQUENCE AND TIME OF DAY SCHEDULING WITH FRANCHISEE

EXISTING 2X4 AND 2X2 LIGHTING TO BE RE-LENSED AND RE-LAMPED (WITH LED)

REFER TO A2 0 FOR ADDITIONAL EXTERIOR LIGHTS NOT SHOWN ON PLAN

ALL NEW LIGHTING TO BE COORDINATED WITH EXISTING MECHANICAL GRILLES EXISTING ELECTRICAL PANEL LOCATIONS & NEW CIRCUITS SHALL BE VERIFIED BY E.C., E.C. SHALL COORDINATE & VERIFY FINAL, ELECTRICAL WITH LIGHTING / SIGNAGE SUPPLIERS

PROVIDE ESCUTCHEON PLATES AND SEALANT AT ALL UTILITY PENETRATIONS OF WALLS CEILINGS AND FLOORS DO NOT USE CAULK OR EXPANDING FOAM FOR SEALANT

N. RELOCATED DEVICES TO BE ROUTED IN FLEXIBLE METAL CONDUIT

PROVIDE NEW OR EXTEND EXISTING POWER/DATA/PHONE LINES FOR NEW MODRIED LAYOUT G C./E.C. IS RESPONSIBLE FOR FIELD WERPING THE EXISTING ELECTRICAL CAPACITY AND COMPIRATING THAT THE MAMBER OF SPARES AT THE PANELS IS ADCOLATE FOR THE ADOTROWNELOCATION OF THE SERVICES SHOWN G C TO NOTIFY KEY OF MY FETHER SERVICE OR NUMBER OF SPARES IS FOUND TO NOT MEET THE NECESSARY REQUIREMENT.

Q E.C. SHALL, PROVIDE J-BOX FOR NEW EXTERIOR LIGHT FIXTURE. FINAL CONNECTION TO BUILDING POWER BY E.C.

R EC SHALL COORDINATE EXACT ROUTING OF ALL NEW AND RELOCATED CIRCUITS FIELD VERHIY EXISTING CONDITIONS ALL WORK AND WIRING FER NEC INSTALLATION REQUIREMENTS ALL WORK TO BE CONCEALED SURFACE MOUNT RACEWAYS ARE NOT PERMITTED.

S DRAWINGS ARE BASED ON EXISTING CONDITIONS PROVIDED BY LEND LEASE THE ARCHITECT ASSUMES NO RESPONSIBILITY FOR THE ACCUPACY OF THAT INFORMATION DISCREPANCES FOUND IN THE FIELD ARE TO BE RESOLVED ON SITE BY THE CONSTRUCTION MANAGER IN CONJUNCTION WITH THE LEND LEASE PROJECT MANAGER.

D-2	SALES FLOOR	(HOUSING) CONTECH: CTR301-WHT-P	3" LOW VOLTAGE DOWNLIGHT WITH WHITE ADJUSTABLE BAFFLE TRIM WITH 15 DECREE ADJUSTMENT	7 WATTS / 120 VOLIS
D-3	SALES FLOOR	CONTECH: LVR316S-35WATT (HOUSING) CONTECH: CTR32S-P	3" LOW VOLTAGE DOWNLIGHT WITH WHITE FULLY ADJUSTABLE TRIM	7 WATTS / 120 VOLTS
F 2	SALES FLOOR	MINKA 2260-84	GLASS PENDANT WITH BRUSHED NICKEL FINISH MEDIUM BASE SOCKET	3 WATTS / 120 VOLTS
T-1	SALES FLOOR	JUNO: RISOOL3HCNWH	VERTICAL INTEGRADED LED TRACK LIGHT WHITE FINISH 3000K HI-CRI 23 DEGREE NARROW BEAM	10 WATTS VOLTS
TRACK	SALES FLOOR	JUNO SFISFIAFIZET	SINGLE CIRCUIT LINE VOLTAGE TRACK WHITE FINISH	
1-2	MENU BOARD LIGHT	CONTECH: CTL181V3CDP	VERTICAL INTEGRADED LED WALL WASHER TRACK LIGHT 3000K HI CRI	35 WATTS/ 120 VOLTS
TRACK	MENU BOARD	CONTECH LTBP LT4P TGP T2P	SINGLE CIRCUIT LINE VOLTAGE TRACK WHITE FINISH	
DICA	TITLE 24 SALES FLOOR DOWNLIGHT (REPLACEMENT)	ELITE B6-GU24-IC-120-W (HOUSING) ELITE RL628DIMTR-120-30K-90 W-WH-GU 24SA	6" IC AIR SHUT RECESSED CAN WITH GUZ4 BASE SOCKET AND HANGER BARS	15 WATTS / 120 VOLTS
L-1	SALES FLOOR RECESSED TROFFER	MOBERN: MFPEL24LED50DMVWH35	2X4 LED EDGELIT FLAT PANEL 3500K	4 WATTS / 120 VOLTS
L-2	SALES FLOOR RECESSED TROFFER	MOBERN MFPEL22LED3SDMVWH35	2X2 LED FDGELIT FLAT PANEL 3500K	35 WATTS 120 VOLTS
1.3	RESTROOM RECESSED	MOBERN: MFPEL14LED37DMVWH35	1X4 LED EDGELIT ELAT PANEL 3500K WITH ELANGE KIT	37 WATTS 120

6" IC AIR SHUT RECESSED CAN WITH MEDIUM BASE SOCKET AND HANGER BARS, WHITE 6"3000K 95 CRI TRIM WITH QUICK CONNECT PLUG

MRG/CATALOG NUMBER

ELITE B6/C-AT-W (HOUSING) TCP: 70874 LED14DR5630K95

LIGHTING SCHEDULE

IROFFER MOBERN SMKT14-MFPEL 1X4 LED EDGEL **EXTERIOR FIXTURES** MERLUX. WAF 1/30/BLK (LIGHT AMERLUX. WAF 1/BLDG MNT/BLK-36IN (BRACKET) SINGLE ARRAY LED FLOOD LIGHT 3000K BLACK FINISH WITH CUSTOM 24 WATTS / 120 36 ARM BRACKET BLACK FINISH E-1 SINGLE ARRAY LED FLOOD. IGHT 3000K BLACK FINISH WITH CUSTOM.
48. ARM BRACKET BLACK FINISH HORIZONTAL WIDE SPOT BEAM. VOLTS. E-2 ABOVE BANNER PANEL M-3 WALL SCONCE EXTERIOR RATED LED WALL PACK 3000K BRONZE FINISH RAB: WPLED20Y

**PRELIMINARY** NOT FOR CONSTRUCTION

coordinated or correct. This drawing is for review purposes only







DRAWING SUBMITTALS DESIGN

WATTS/ VOLTS

14 WAT1S / 120 VOLTS

REVISION: Date 19/21/2016 CITY COMMENTS

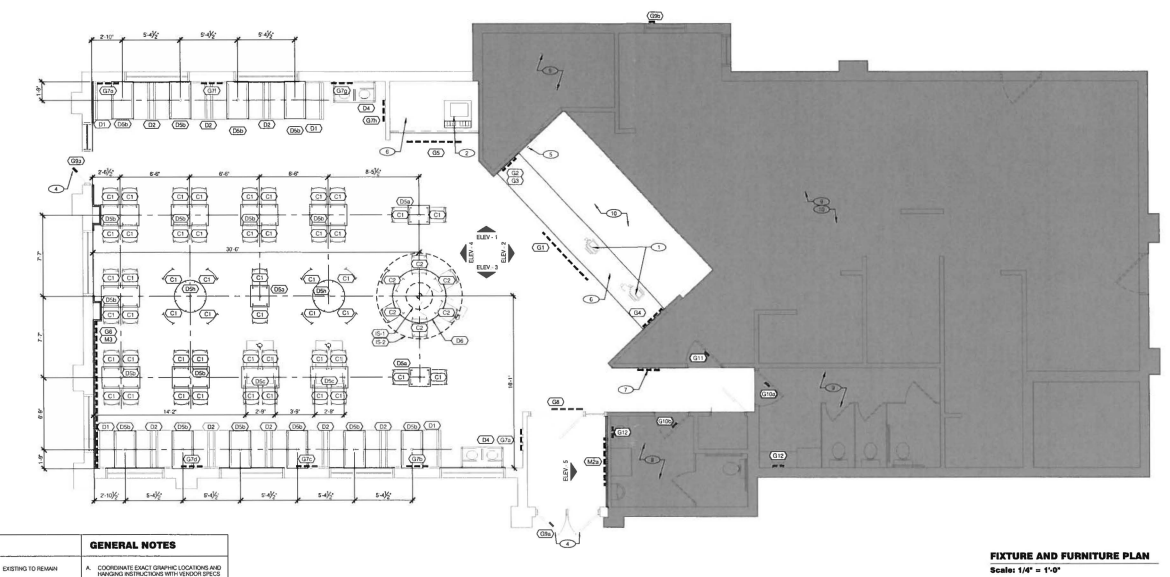
"Y05 SERIES 6000 TO AMERICAN SHOWMAN" TEMPLATE VERSION
RELEASE 1.0 JULY 2015 INCENTIVE SCOPE 3201 PADRE BLVD SOUTH PADRE ISLAND

TEXAS 78597

COMMISSION NO. G135217

REFLECTED

CEILING PLAN



KFC GRAPHIC SCHEDULE

G15I BOH ART - SERVICE PROMISE SIGN (STANDARD 60°X47" AND SMALL 30°X24")

Scale: 1/4" = 1'-0"

☐ KFC DECOR SCHEDULE (CONTD)

			ADADIHAC.	1/1-1/	MOTEO.
( )	PIXILIMES	AND	<b>GRAPHICS</b>	M.E.Y	M(C)   0:25:
		-	COLUMN III		

NO WORK IN THIS AREA

- EXISTING P O S EQUIPMENT INCL. EXIST OR NEW UNDER COUNTER CASH DRAWER BRACKET
- 2 RE-INSTALL EXISTING ICE MACHINE & BEVERAGE DISPENSER SEE SHEET D1 0
- 3. EXISTING SAFE

LEGEND

- 4. REPLACE EXTERIOR/INTERIOR BRANDED PLASTIC DOOR PANEL WITH PREFINISH PANEL TO MATCH DOOR FRAME
- 5 EXISTING SECURITY MONITOR, RELOCATE AS NECESSARY FOR NEW SERVICE COUNTER LAYOUT
- 6. CUSTOM MILLWORK PROVIDED BY VENDOR
- 7 REINSTALL EXISTING "KFC FOUNDATION" ARTWORK
- 9 NO WORK IN THIS AREA
- 10. G15 BOH GRAPHICS TO BE LOCATED BY KFC

GRAPHIC	5	INTERIOR S	PECIALTIES	MILLWORK	
G1	"KITCHEN" SIGN	TAG	ITEM DESCRIPTION	Mla	ORDER COUNTER/DRINK COUNTER COMPONENTS - K30
G2	CHALK BOARD - PRINTED	IS-1	BUCKET	Mib	ORDER COUNTER/DRINK COUNTER COMPONENTS - K50
G3	REAL MEALS GUARANTEE	IS-2	RING CEILING ELEMENT	Mic	ORDER COUNTER/DRINK COUNTER COMPONENTS - K38
G4	SECRET PROCESS ART	DECOR		Mid	ORDER COUNTER/DRINK COUNTER COMPONENTS - K60
G5	PEPSI FILLING STATION SIGN	D1	SANDERS BOOTH - SINGLE	Mie	ORDER COUNTER/DRINK COUNTER COMPONENTS - K32
G6	FOCAL WALL ART	D2	SANDERS BOOTH DOUBLE	MIf	ORDER COUNTER/DRINK COUNTER COMPONENTS - K90
G7	POSTER ARTWORK HANGING RAIL SYSTEM	D3	TRASH UNIT - SINGLE	Mig	ORDER COUNTER/DRINK COUNTER COMPONENTS - YOU
G7a	POSTER ARTWORK - "SOUTHERN INSPIRED"	D4	TRASH UNIT - DOUBLE	M2a	ENTRY FOCAL WALL WITH REAL MEALS QUOTE - STANDARD
G7b	POSTER ARTWORK - "SANDERS FOR SENATOR"	D5a	TABLE TOP - 21" X 24"	M2b	ENTRY FOCAL WALL WITH REAL MEALS QUOTE - OVER CHAIR RAIL
G7c	POSTER ARTWORK - "COLONEL 101"	D5b	TABLE TOP - 24" X 42"	-	FOCAL WALL PANELS - BACK RED WALL INCLUDING WINDOW AND
G7d	POSTER - No1 CHICKEN SALESMAN'	D5c	TABLE TOP - 24° X 42° HC W/ SYMBOL	M3	TOP TRIM
G7e	POSTER ARTWORK - 'PRESSURE COOKER'	D5d	TABLE TOP - 30" X 42" HC W/ SYMBOL	M4	WINDOW TRIM
G71	POSTER ARTWORK - 'BUCKET LIST'	D5e	TABLE TOP - 30' X 33-1/2'	M5	TOP TRIM
G7g	POSTER ARTWORK - 'SECRET RECIPE'	D5f	TABLE TOP - 30' ROUND	M6	BUCKET BOOTH WITH BAR COUNTER/CURVED GLASS DWIDER
G7h	POSTER ARTWORK -*4000 STATUES*	D5g	TABLE TOP - 30' ROUND HC W/ SYMBOL		SCREEN
G8	THANKS MESSAGE	D5h	TABLE TOP - 36° ROUND	M7	CONDIMENT STATION WITH RAIL ASSEMBLY
G9a	STORE HOURS - ENTRY DOOR	D5i	TABLE TOP - 36" ROUND HC W/ SYMBOL		
G9b	STORE HOURS - DT WINDOW	D6	FOCAL TABLE 60' ROUND WITH CUSTOM BASE		
G9c	STORE HOURS - SPEAKER POST	CHAIRS			
G10a	RESTROOM SIGNS - LADIES	C1	CAFE DINING CHAIRS		
G10b	RESTROOM SIGNS - GENTS	C2	CAFE DINING CHAIRS - KFC RED SEAT		
G11	COLONEL'S OFFICE SIGN	C3	CAFE BAR CHAIRS - KFC RED SEAT		
G12	RESTROOM MIRROR MESSAGE			1	
G13	COMMUNITY BOARD	1			
G14	CONDIMENT STATION ARROW SIGN				
G15a	BOH ART - COMMUNICATION BOARD (VERT & HORIZ)	1			
G15b	BOH ART - FAMILY PRIDE BOARD	1			
G15c	BOH ART - COLONEL PROUD BANNER	1			
G15d	BOH ART - COLONEL TIE MIRROR	1			
G15e	BOH ART - GREATEST CHICKEN COLLAGE	1			
	DOLLARY SERVICE DROLLER SIGN STANDARD SOCIETAND SHALL				

KFC DECOR SCHEDULE

**PRELIMINARY** 







DRAWING SUBMITTALS DESIGN DEVELOPMENT HE NEW SET

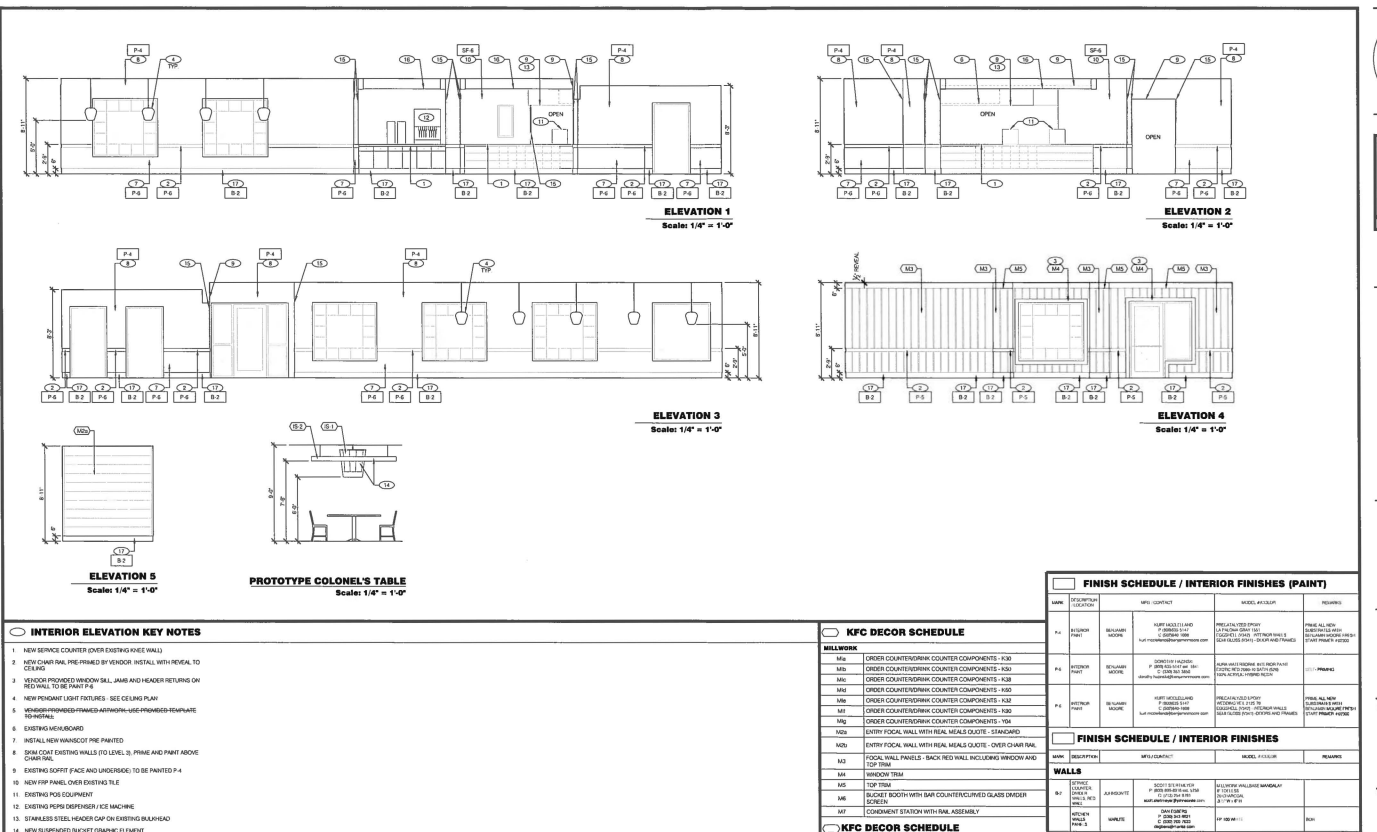
PROJECT TITLE "Y05 SERIES 6000 TO AMERICAN SHOWMAN" TEMPLATE VERSION
RELEASE 1.0 JULY 2015
INCENTIVE SCOPE SOUTH PADRE ISLAND

TEXAS 78597

COMMISSION NO. G135217

FIXTURE AND **FURNITURE PLAN** 

A-1.2



INTERIOR SPECIALTIES TAG
IS-1 BUCKET

IS-2 RING CEILING ELEMENT

ITEM DESCRIPTION

14. NEW SUSPENDED BUCKET GRAPHIC FLEMENT

16. NEW ORDER COUNTER FAUX BEAMS OVERHEAD

17. NEW 6" WALL BASE

15. NEW SURFACE MOUNTED CORNER GUARDS ABOVE CHAIR RAIL

**PRELIMINARY** NOT FOR CONSTRUCTION coordinated or correct. This drawing is for review purposes only.







DRAWING SUBMITTALS REVISION: PROJECT TITLE "Y05 SERIES 6000 TO AMERICAN SHOWMAN"

TEMPLATE VERSION RELEASE 1.0 JULY 2015 INCENTIVE SCOPE 3201 PADRE BLVD. SOUTH PADRE ISLAND TEXAS 78597 COMMISSION NO. G135217

INTERIOR **ELEVATIONS** 

DAN EGBERS P (330) 343-6621 C; (330) 260-7633 deglars@marke.com

DAN EGBERS P (230) 343-4021 C (330) 260 7633

DAN EUBERS P (330) 343 6621 C (330) 260-7633 degbers@marke.com

DAN EGBERS P (330) 343 6621 C (330) 200 7633

DOG RUSE OHIO VALLEY SUPPLY COMPANY P (\$13) 681-6300 C (\$13) 582-2528

PRETINISHED P6 WEDDING VEIL

18QA 3/4" X 3/4"

MARLITE

MARLITE

DU PONT CORAN

SF-E WALL

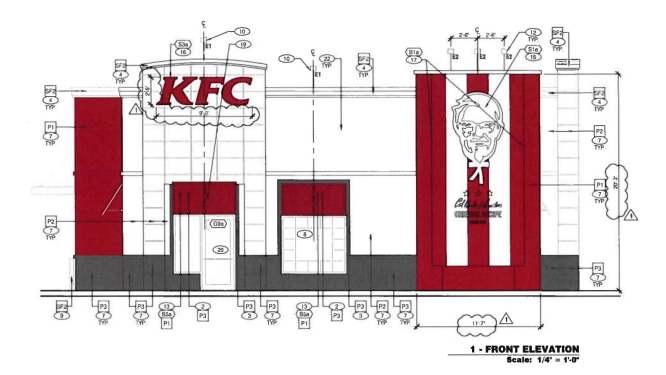
STAMLESS STEEL HEADER CAP

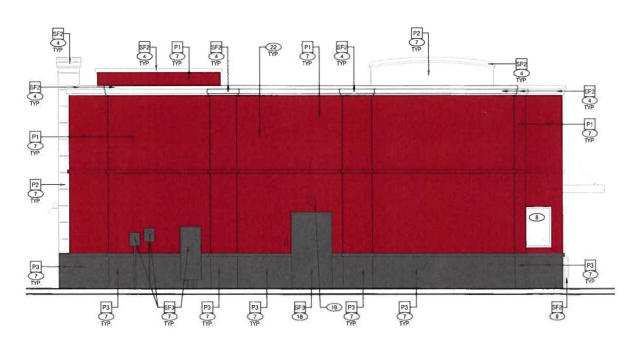
CURNER

A-1.3

#### GENERAL NOTES

- G.C. TO PROVIDE VERIFICATION OF EXISTING STRUCTURAL ATTACHMENTS FOR NEW BUILDING ELEMENTS. IF REQUIRED PROVIDE ADDITIONAL BLOCKING PER VENDOR'S RECOMMENDATION
- KFC SIGNAGE & STENCILS BY OTHERS UNDER SEPARATE PERMIT
- AWNINGS BY OTHERS





2 - REAR ELEVATION

EXT. MEI	ANT ANT ANT ANTEROR ANT ANTEROR ANT ANTEROR ANT ANTEROR ANT ANT ANTEROR ANT ANTEROR ANT ANTEROR ANT ANTEROR ANT ANTEROR ANT ANT ANTEROR ANT ANTEROR ANT ANTEROR ANT ANTEROR ANT ANTEROR ANT	MENUMEN MOORE MENUMEN MOORE MENUMEN MOORE MENUMEN MOORE MOORE MENUMEN MOORE	MFG/// MAIL model  Austimode  Aus	CONTACT  NUR! MCCLILLAND P (BROSS) SHA! P (BROSS) S	ITEM DESCRIPTION DRITOWER PANEL - FULL HT. DRITOWER PANEL - HALF HT. 30° RED 24° RED 30° WHITE ENSIONAL LETTERS FOR 15° DT CA 7L LETTERS FOR 8 DT CANOPY N° 16° LETTERS - PAINT TEMPLATE	4-466
EXT. MET. MET. MET. MET. MET. MET. MET. ME	INTERIOR INT	MOORE  MENUMEN  MOORE  Y PAIN  MOORE  Y PAIN  MOORE  BENIMEN  MOORE  BENIMEN  MOORE  TIGER  DITTAC  TIGER  DITTAC	Nust more Nust m	NUM* INCCLILLAND P planels 5147 C patroles of the control of the c	AJRA DITERIOR PANT EXCITIC RED 2006-10  INCOMUSER REPAIN  REGAL SELECT EXTERIOR PANT  RECORD VEL 7179: 70  COROTECH POLYESTER UPETI-WAS  COROTECH POLYESTER UPETI-WAS  COROTECH POLYESTER UPETI-WAS  2123-70 WEDDONG VEL 7570  COROTECH POLYESTER UPETI-WAS  COROTECH POLYESTER UPETI-WAS  2123-70 WEDDONG  COROTECH POLYESTER UPETI-WAS  COROTECH POLYESTER  COROTE	MASCHIP SUBSTIAL! PRAMER INGE. CLARTO TAZ ORISTINATE PRIMER PASA COPOTT CI PRIMER (122) CUPOTT CI PRIMER (122) CUPOTT CI PRIMER (122) CUPOTT CI PRIMER (122)
EXTENSE EXTENS		MOORE  MENUMEN  MOORE  Y PAIN  MOORE  Y PAIN  MOORE  BENIMEN  MOORE  BENIMEN  MOORE  TIGER  DITTAC  TIGER  DITTAC	Nust more Nust Nust Nust Nust Nust Nust Nust Nust	P plagess size / C 6025640 Miles plantered at the control of the c	EXCITE RED 2006-10  LOW USETS REPAY  REGAL SELECT EXTEROR PAINT  WEDDONG VEE, 7175-70  LOW USETS REPAY  AMAD CREENOR PAINT  BACK HORSENOR PAINT  CORDITECT POLYESTER URETHANE  2123-70 WEDDONG VEE, VISSO  CORDITECT POLYESTER URETHANE  2123-20 BACK HORSEN  CORDITECT POLYESTER URETHANE  2124-20 BACK HORSEN  CORDITECT POLYESTER URETHANE  2124-20 BACK HORSEN  CORDITECT POLYESTER  CORDITECT POLYESTER  CORDITECT POLYESTER  CORDITECT POLYESTER  CORDITECT  CO	PRAMER NOSE CANTO THE SHIRTTHAN PRIMER SAN 10 SAN 1
EXT. METERS OF THE POST OF THE	TETRUP ITTERUP	MOORE  EDUALEN MOORE  Y PAIN BENJAMEN MOORE  BENJAMEN MOORE  BENJAMEN MOORE  TREER DETRIAC  HEELR  DETRIAC	issur model in the second in t	P (190525-5147 C) (2015-614) (2015-5147 C) (2015-614) (	WEDDING VER, 1915 TO  UNITED A PANT BLACK HORSON 2132-39  CORDITCH POLYTSTITA URETHANE 2125-70 WEDDING VER, (7570)  CORDITCH POLYTSTITA 2125-70 WEDING VER, (7570)  COR	PRIME ROSC CHARTON THE SUBSTITUTE PRIME PARTY SAN 10  SAN 10  MACONITY SHEET STATE PRIME ROSS CHARTON COROTTCO I PRIME RY 1221  COROTTCO I PRIME RY 1221  COROTTCO I PRIME RY 1227  NOPY
EXT. ME I	PECIALITY  TETROR  ITAL  TETROR  ITAL  TETROR  TITROR  TITROR  TETROR	Y PAIN  BEHLIAMN  MOORE  BENLIAMN  MOORE  BENLIAMN  MOORE  TIGER  DRILACE  DRILACE	isst mod issue m	INJET INCOLEUND	EUCH INDEXENTAL UNETHANC  COROTECH POLYESTER UNETHANC  2125-70 WESDERN UNETHANC  2026-70 WESDERN  2026-70 WESDERN  2036-70 WESDERN  204-70 WESDERN  205-70 WESDERN  205-	MASCHWY SUBSTRATE PHINER IN DOBLICATED PHINER IN DOBLICATED SA-110  CUPOTT CH PRIMER (V127)  CUPOTT CH PRIMER (V127)  CUPOTT CH PRIMER (V127)  CUPOTT CH PRIMER (V127)
EXT. ME I	TTRUCK	BENLAMIN MOORE BENLAMIN MOORE BENLAMIN MOORE TIGER DRYLAC	isst model is the second issued model is the second issued model is the second issued model is the second is the second issued in the second is the second i	NETAL)  RUPI MCCIELLMO P (1995)55 11/1 P (1995	CORDITION POLYTISTER URETHAND 2125-70 WEDDRIG VEC (1950) CORDITION POLYTISTER URETHAND 2125-30 BLACK HORZUM MODIO 2125-30 BLACK HORZUM MODIO 2125-30 BLACK HORZUM MODIO 2125-30 BLACK HORZUM MODIO 2038 / 70468 N/C GRAY  2038 / 7046	COROTE OF PRIMER (VIZI)  COROTE OF PRIMER (VIZI)  COROTE OF PRIMER (VIZI)
EXT. ME I	TTRUCK	BENLAMIN MOORE BENLAMIN MOORE BENLAMIN MOORE TIGER DRYLAC	leart model leart model leart model leart model leart model leart model learn	INCREMENTS  PROMOTO SILV  FINDINGS SILV  FININGS SILV  FINING	2125-70 WEDDONO VEL (NS70)  CORDITED POLYESTER URETHANE 2125-20 BLACK HORZON (NS20)  CORDITED POLYESTER URETHANE 2006-10 EXCHOLERED (NS20)  CORDITED POLYESTER URETHANE 2006-10 EXCHOLERED (NS20)  CORDITION  COR	CORDIT OI PRIMER (*122) CURGITICH PRIMER (*122)
EXT. MEI	TAG  TAG  TAG  TTRUP  TAG  TTRUP  TAG  TTRUP  TERROR  TERROR  TERROR  TAG  S1a  S1b  S3a  S3b  S3c  S3d  S4a  S4b  S5c  S5c  S5d  S6  S7  S8a	MOORE  BENJAMIN MOORE  BENJAMIN MOORE  TIGER DRYLAC	William Marine	C (BITCA-100) C (BITCA-100) RURT VECALULANO FOR BOOKES 147 FOR CHANNEL LETTERS - FOR CHANEL LETTERS - FOR CHANNEL LETTERS - FOR CHANNEL LETTERS - FOR CHAN	2125-70 WEDDONO VEL (NS70)  CORDITED POLYESTER URETHANE 2125-20 BLACK HORZON (NS20)  CORDITED POLYESTER URETHANE 2006-10 EXCHOLERED (NS20)  CORDITED POLYESTER URETHANE 2006-10 EXCHOLERED (NS20)  CORDITION  COR	CORDIT OI PRIMER (*122) CURGITICH PRIMER (*122)
EXT MET INTE	TITTRUR	BENJAWAN MOORE TIGER DRYLAC	VV	P 1000/35 5147 C 1602/56-100 C 1602/56-100 C 1602/56-100 P 1000/35-5147 C 1602/56-100 P 1000/35-5147 C 1602/56-100 C 1602/56-1002 C 1602/56-100 C 1602/56-10	2123-30 BLACK HORZUM MODO COMOTECH POLYCTSTER URETHANE 2006-10 COURTE RED MODO COMOTECH POLYCTSTER URETHANE 2006-10 COURTE RED MODO DITOMER POLYCT POLYCTSTE DITOM DESCRIPTION DITOMER PANEL - FULL HT. DITOMER PANEL - HALF HT. 307 RED 24* RED 30* WHITE ENSONAL LETTERS FOR 15* DT CANOPY IL LETTERS FOR 8* DT CANOPY IN* 16* LETTERS - PAINT TEMPLATE	CUROTE CH PRIMETR (Y122)
INTE EXT POX INTE EXT POX	TENORY   TEN	TIGER DRYLAC TIGER DRYLAC	V/V/V/V/V/V/V/V/V/V/V/V/V/V/V/V/V/V/V/	P 000545-5147 C 100750-5107 C	COS / TOWNS KFC GRAY  ITEM DESCRIPTION  OR TOWNS PANEL - FUIL, HT.  OR TOWNS PANEL - HALF HT.  30" RED  24" RED  30" WHITE  ENSKONAL LETTERS FOR 15" DT CA	NOPY
EXT POR	IEBMG	IIGER DRYLAC	VI VI KI KI KI KI FF	MAYL LOGO/GRAPHICS FI FFC CHANNEL LETTERS - FFC CHANNEL LETTERS - REAL MEALS TO GO' VINI WORLD FAMOUS CHICKE HORIZONTAL)	SCHEDULE  ITEM DESCRIPTION OR TOWER PANEL - FULL HT. OR TOWER PANEL - HALF HT. 30° RED 24° RED 30° WHITE ENSIONAL LETTERS FOR 15° DT CA 7L LETTERS FOR 8° DT CANOPY N° 16° LETTERS - PAINT TEMPLATE	
EXI PUA	TROP	DRYLAC	VI VI KI KI KI KI FF	MAYL LOGO/GRAPHICS FI FFC CHANNEL LETTERS - FFC CHANNEL LETTERS - REAL MEALS TO GO' VINI WORLD FAMOUS CHICKE HORIZONTAL)	SCHEDULE  ITEM DESCRIPTION DE TOWER PANEL - FULL HT. OR TOWER PANEL - HALF HT. 30° RED 24° RED 30° WHITE 24° WHITE ENSIONAL LETTERS FOR 15° DT CA	
BNAG	TAG   S1a   S1b   S3a   S3b   S3c   S3d   S4a   S4b   S5c   S5d   S5d   S6a   S7   S8a   S7   S8a	MAGE	VI VI KI KI KI KI FF	MAYL LOGO/GRAPHICS FI FFC CHANNEL LETTERS - FFC CHANNEL LETTERS - REAL MEALS TO GO' VINI WORLD FAMOUS CHICKE HORIZONTAL)	ITEM DESCRIPTION DRITOWER PANEL - FULL HT. DRITOWER PANEL - HALF HT. 30° RED 24° RED 30° WHITE ENSIONAL LETTERS FOR 15° DT CA 7L LETTERS FOR 8 DT CANOPY N° 16° LETTERS - PAINT TEMPLATE	
INAG	TAG S1a S1b S3a S3b S3b S3c S3d S4a S4b S5b S5c S5d S5c S5d S5c S5d S6a		\( \text{K} \) \( \text{F} \) \( \text{T} \) \( \te	MYLLOGO/GRAPHICS FI FC CHANNEL LETTERS - FC CHANNEL LETTERS - FC CHANNEL LETTERS - FC CHANNEL LETTERS - REAL MEALS TO GO 'DIM REAL MEALS TO GO 'VIN WORLD FAMOUS CHICKE HORIZONTAL)	DR TOWER PANEL - FULL HT.  DR TOWER PANEL - HALF HT.  30' RED  24' RED  30' WHITE  ENSIONAL LETTERS FOR 15' DT CA  7L LETTERS FOR 8 DT CANOPY  NY 16' LETTERS - PAINT TEMPLATE	
	\$1a \$1b \$3a \$3b \$3c \$3d \$4a \$4b \$5b \$5c \$5d \$6 \$7		\( \text{K} \) \( \text{F} \) \( \text{T} \) \( \te	MYLLOGO/GRAPHICS FI FC CHANNEL LETTERS - FC CHANNEL LETTERS - FC CHANNEL LETTERS - FC CHANNEL LETTERS - REAL MEALS TO GO 'DIM REAL MEALS TO GO 'VIN WORLD FAMOUS CHICKE HORIZONTAL)	DR TOWER PANEL - FULL HT.  DR TOWER PANEL - HALF HT.  30' RED  24' RED  30' WHITE  ENSIONAL LETTERS FOR 15' DT CA  7L LETTERS FOR 8 DT CANOPY  NY 16' LETTERS - PAINT TEMPLATE	
~~~	\$1b \$3a \$3a \$3b \$3c \$3d \$4a \$4b \$5b \$5c \$5d \$6 \$7 \$8a		\( \text{K} \) \( \text{F} \) \( \text{T} \) \( \te	MYLLOGO/GRAPHICS FI FC CHANNEL LETTERS - FC CHANNEL LETTERS - FC CHANNEL LETTERS - FC CHANNEL LETTERS - REAL MEALS TO GO 'DIM REAL MEALS TO GO 'VIN WORLD FAMOUS CHICKE HORIZONTAL)	OR TOWER PANEL - HALF HT 30° RED 24° RED 30° WHITE 24° WHITE ENSIONAL LETTERS FOR 15° DT CA 7L LETTERS FOR 8° DT CANOPY N° 16° LETTERS - PAINT TEMPLATE	
	\$3a \$3b \$3c \$3d \$4a \$4b \$5b \$5c \$5d \$6 \$7		KI KI KI KI *F	FFC CHANNEL LETTERS - FFC CHANNEL LETTERS - FFC CHANNEL LETTERS - FFC CHANNEL LETTERS - FFEAL MEALS TO GO' DIM FFEAL MEALS TO GO' VINI WORLD FAMOUS CHICKE HORIZONTAL)	30° RED 24° RED 30° WHITE 24° WHITE ENSKONAL LETTERS FOR 15° DT CA 1L LETTERS FOR 6° DT CANOPY N° 16° LETTERS - PAINT TEMPLATE	
~~~	\$3b \$3c \$3d \$4a \$4b \$5b \$5c \$5d \$6 \$7		K    K    K    K    K    K    K    K	FC CHANNEL LETTERS- FC CHANNEL LETTERS- FC CHANNEL LETTERS- REAL MEALS TO GO'DIM  REAL MEALS TO GO'VINT WORLD FAMOUS CHICKE HORIZONTAL)	24' RED 30' WHITE 24' WHITE ENSKONAL LETTERS FOR 15' DT CA 1L LETTERS FOR 8 DT CANOPY N° 16' LETTERS - PAINT TEMPLATE	
	\$3c \$3d \$4a \$4b \$5b \$5c \$5d \$6 \$7		**************************************	FC CHANNEL LETTERS - (FC CHANNEL LETTERS - REAL MEALS TO GO' DIM REAL MEALS TO GO' VINY WORLD FAMOUS CHICKE HORIZONTAL)	30' WHITE 24' WHITE ENSKONAL LETTERS FOR 15' DT CA  IL LETTERS FOR 8 DT CANOPY N° 16' LETTERS - PAINT TEMPLATE	
	\$4a \$4b \$5b \$5c \$5d \$6 \$7	- Alaba-a	*F	REAL MEALS TO GO' DIM REAL MEALS TO GO' VIN WORLD FAMOUS CHICKE HORIZONTAL)	ENSIONAL LETTERS FOR 15' DT CA 1. LETTERS FOR 8' DT CANOPY N° 16' LETTERS - PAINT TEMPLATE	
	\$4b \$5b \$5c \$5d \$6 \$7 \$8a	- Alakipush	*F	REAL MEALS TO GO' VIN WORLD FAMOUS CHICKE HORIZONTAL)	1. LETTERS FOR 8 DT CANOPY 16 LETTERS - PAINT TEMPLATE	
	\$5b \$5c \$5d \$6 \$7 \$8a		"V H	WORLD FAMOUS CHICKE HORIZONTAL)	N° 16" LETTERS - PAINT TEMPLATE	(VERTICAL &
	\$5c \$5d \$6 \$7 \$8a	W- 1149-12	1 Y	HORIZONTAL)		(VERTICAL &
	\$5d \$6 \$7 \$8a	*** ******	_	WORLD FAMOUS CHICKE		
	\$6 \$7 \$8a		"			
	S7 S8a		*0	REAL MEALS' BUCKET SK	N° STACKED LETTERS PAINT	
	S8a		-	REAL MEALS TO GO' BUC		
			-	HARD WAY PAINT TEMPL		
	S8b		*	HARD WAY PAINT TEMPL	ATE - 108" ROUND	
	S8c		1.1	HARD WAY PAINT TEMPL	ATE - 14-4" HORIZONTAL	101 - 101
	\$8d		1,1	HARD WAY PAINT TEMPL	ATE - 10"-4" HORIZONTAL	
	\$10		Я	READER BOARD GRAPHIC	INSERTS "REAL MEALS TO GO" (B	OTH SIDES
	Sila			PYLON FACE REPLACEME		
	S11b S12a			PYLON FACE REPLACEME	AIZONTAL - SITE SPECIFIC	
	S12a		-	PYLON-LARGE PYLON HO		
	513		_		REPLACEMENT (BOTH SIDES)	
	S14		N	NEW DIRECTIONAL SIGN	-	
ILDI	NO EXTERI	DR ELEMI	NTS			
	B1a B1b		_	******	O AND GRAPHICS - FULL HEIGHT	WITH EXTENDER
	B2		Т	TOWER LID CANOPY		
	ВЗа			DT WINDOW CANOPY - 15		157
	B3b			DT WINDOW CANOPY - 8"		
WNIN	B4		C	DT - ORDER POINT CANC	PY	
		DUANT	NIX.		ITEM DESCRIPTION	
	B5	-	_	SHUTTERED AWNINGS - S		
	B5a	8	_		O SONO TRANSPORT	
	B5b		S	SHUTTERED AWNINGS - 6	7-4" - WIDE	
	B5c		-	-		
	B5d					
			$\rightarrow$			
	B5e	-	18	CHITTEDED		
	B5/	1	-			
			_	SHUTTERED AWNINGS - 9 SHUTTERED AWNINGS - 9 SHUTTERED AWNINGS - 4	7-0' WIDE	
	B5( B5g		S	SHUTTERED AWNINGS - 9	7-0' WIDE	
	B5I B5g B5h	:	5	SHUTTERED AWNINGS - 6 SHUTTERED AWNINGS - 4	9'-0' WIDE 1'-4' WIDE 1'-0' WIDE	-1
	B5I B5g B5h B5i	:	5	SHUTTERED AWNINGS - 6 SHUTTERED AWNINGS - 4 SHUTTERED AWNINGS - 4	Y-O* WIDE Y-O* WIDE Y-O* WIDE	1
_		B5 B5a B5b B5c B5d	TAG QUANT B5 - B5a 8 B5b - B5c - B5d - B5d -	TAG	TAG	TAG

DT CLEARANCE BAR (SHROUD RETROFIT)

DT CLEARANCE BAR - NEW CLEARANCE BAR

DT CLEARANCE BAR - SHROUD RETROFIT FOR EXISTING CLEARANCE BAR

PRELIMINARY NOT FOR CONSTRUCTION This document is partially complete. T mation contained is not necess coordinated or correct. This drawing is for review purposes only







	DESIGN DEVELOPE	ME NO HE AS M 2T
10/57010	CESO	
DATE	BA	
-	PERM	IT SET SUBMITT
19/13/2016	CESO	
DATE	8v	
	MA	MUT SET REVISIO
	CESO	
DATE	(STY	
Mark	Date 1921/2016	By
^	Date	
^	Date 19/21/2016	
^	Date 19/21/2016	
^	Date 19/21/2016	
Δ .	Date 19/21/2016	

DRAWING SUBMITTALS

PROJECT TITLE

"Y05 SERIES 6000

TO AMERICAN SHOWMAN"

TEMPLATE VERSION

RELEASE 10 JULY 2015

INCENTIVE SCOPE

3201 PADRE BLVD.

SOUTH PADRE ISLAND

TEXAS 78597

COMMISSION NO. G135217

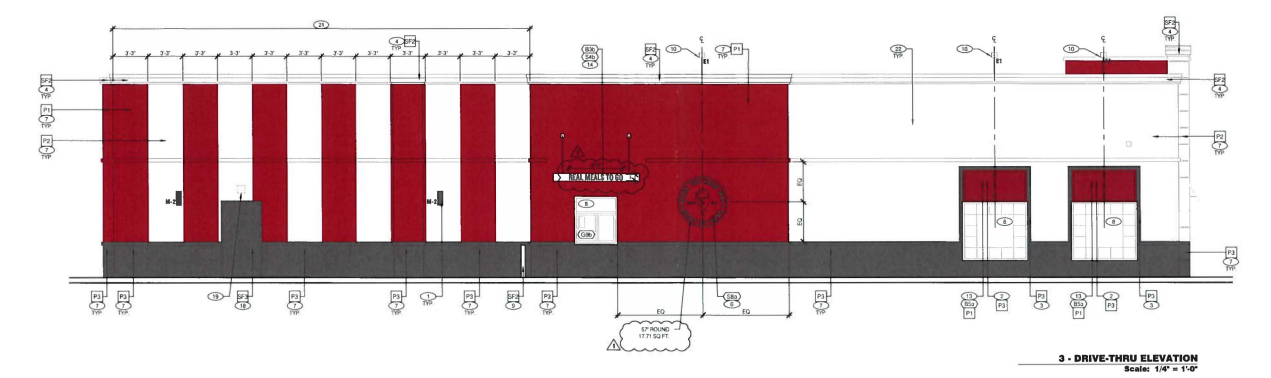
SHEET TITLE

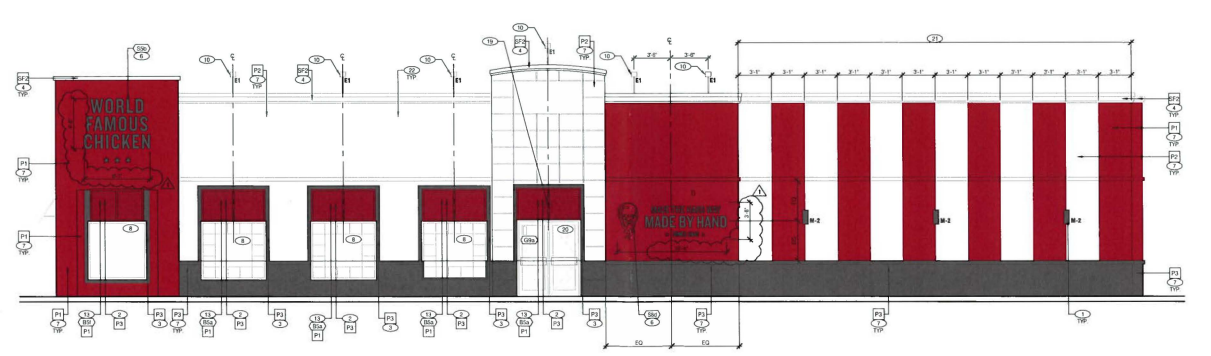
**EXTERIOR ELEVATIONS** 

A-2.0



- G.C. TO PROVIDE VERIFICATION OF EXISTING STRUCTURAL ATTACHMENTS FOR NEW BUILDING ELEMENTS. IF REQUIRED PROVIDE ADDITIONAL BLOCKING PER VENDOR'S RECOMMENDATION
- KFC SIGNAGE & STENCILS BY OTHERS UNDER SEPARATE PERMIT
- AWNINGS BY OTHERS
- SEE SHEET A-2 0 FOR SHEET NOTES, IMAGE COMPONENTS SCHEDULE AND FINISH SCHEDULE





4 - MAIN ENTRY ELEVATION Scale: 1/4" = 1'-0" PRELIMINARY NOT FOR CONSTRUCTION

This document is partially complete. This information contained is not necessarily coordinated or correct. This drawing is for raview purposes only







| DRAWING SUBMITTALS | DESON TO 141 OF MET 1 ME W MELT | 100/2016 | DESON TO 141 OF MET 1 ME W MELT | 100/2016 | DET | DESON TO 141 OF MET 1 MET

PROJECT TITLE
"Y05 SERIES 6000
TO AMERICAN SHOWMAN"
TEMPLATE VERSION
RELEASE 1.0 JULY 2015
INCENTIVE SCOPE
3201 PADRE BLVD
SOUTH PADRE ISLAND
TEXAS 78597
COMMISSION NO. G135217

EXTERIOR ELEVATIONS

A-2.1

THIS DOCUMENTER THE THE WOODCES WAS EXCLUSIVED FROM THE TOO OTHER THE WAS PROPERTIED WITHOUT THE EXPORT T

5:54 min

MEETING DATE: November 16, 2016 ITEM: 7

TO: Development Standards Review Task Force

**FROM:** Sungman Kim, Director of Development Services

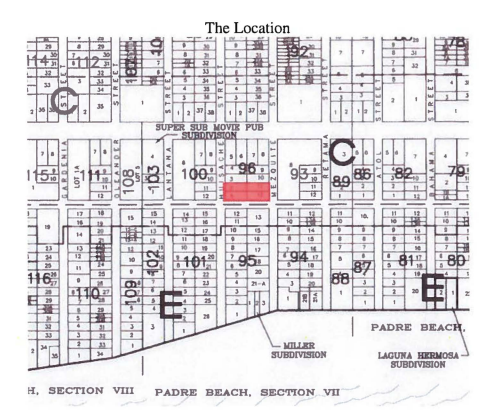
#### ITEM DESCRIPTION:

Discussion and action on rezoning Lots 1, 2, 11 and 12 Block 96, Padre Beach Section VII from Neighborhood Transition Character Zone (NT) to Neighborhood Crossing (NC) or District "C".

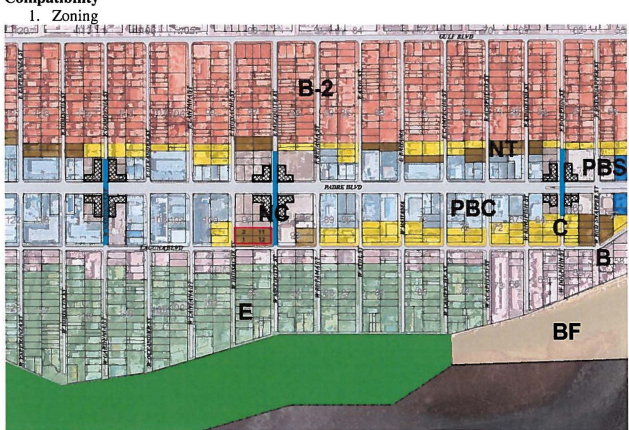
#### **DISCUSSION:**

#### The Issue

- 1. Currently, retail sale services are not allowed in Neighborhood Transition Character Zone (NT);
- Ace Hardware (a retail service) intends to move from the current location at LOT 9
  BLK 28 PADRE BEACH SUBDIVISION SECTION III to LOTS 1, 2, & 3
  BLOCK 96, PADRE BEACH SECTION VII, where Lots 1 & 2 are within NT
  zone; and
- 3. The owner (Columbia Padre Boulevard LLC) also wants to request **LOTS 11 & 12 BLOCK 96, PADRE BEACH SECTION VII** (where Lots 11 & 12 are within NT zone) be rezoned to accommodate retail services.



## Compatibility



#### 2. Current Uses



	Zoning	Current Uses
East	Neighborhood Crossing	Vacant
West	District "B"	Oasis Condo / Vacant
South	Neighborhood Crossing	Island Baptist Church
North	District "C"	Water Tower Park / AT&T

There is no compatibility issue existing toward the north, east and south.

District "B", in the west, allows single family, multi-family dwelling, apartment, motel, hotel, condominium and townhouses. Condominiums, hotels and motels with more than twelve (12) units may have included within the premises such as businesses as bars, food establishments, barber shops, beauty parlors and other similar businesses if such business is for the convenience of the occupants of the building and is definitely an integral part of the services of such hotel, condominiums or motel. (Sec.20-7(B)(1))

Conservatively, there could be a concern on having a commercial enterprise, although the lots are separated by Laguna Boulevard next to a vacant lot where a single family home can be built.

#### **Staff Recommendation**

Staff recommends the DSRTF approve the proposed rezoning of Lots 2, 11 and 12 Block 96, Padre Beach Section VII from **Neighborhood Transition Character Zone (NT)** to **Neighborhood Crossing (NC).** For the properties, Neighborhood Crossing (NC) is more appropriate than District "C" because the NC designation provides unity to Block 96 with flexibility in developments.

Lot 1 can remain under Neighborhood Transition Character Zone, which will continue to provide a buffer toward the vacant lot in the west.

	Zoning	Current Uses
North	Neighborhood Crossing	Vacant
South	District "B"	Oasis Condo / Vacant
East	Neighborhood Crossing	Island Baptist Church
West	District "C"	Water Tower Park / AT&T

There is no compatibility issue exist toward north, east and west.

District "B" allows single family, multi-family dwelling, apartment, motel, hotel, condominium and townhouse. Condominiums, hotels and motels with more than twelve (12) units may have included within the premises such businesses as bars, food establishments, barber shops, beauty parlors and other similar businesses if such business is for the convenience of the occupants of the building and is definitely an integral part of the services of such hotel, condominiums or motel. (Sec.20-7(B)(1)) Even if the owners decide to build single family homes on the vacant lots in the south from Lots 1 and 2, it will be the decision after the ACE Hardware construction and the compatibility issues will be minimal.

#### **Staff Recommendation**

Staff recommends the DSRTF approve the proposed rezoning of Lots 1, 2, 11 and 12 Block 96, Padre Beach Section VII from **Neighborhood Transition Character Zone (NT)** to **Neighborhood Crossing (NC).** For the properties, Neighborhood Crossing (NC) is more appropriate than District "C" because the NC designation provides unity to the Block 96 with flexibility in developments.



#### **CITY OF SOUTH PADRE ISLAND**

Development Standards Review Task Force Application Meeting date on the 2<sup>nd</sup> Tuesday of every month.

To be considered a complete application this form must be COMPLETELY filled out and ten (10) copies of the form and supporting documentation must be submitted two (2) weeks before the meeting date. \$250 application fee per variance request.

SITE LOCATION FOR REQUEST:
Physical Address (Street Name & Number): Hvisache
Legal Description (Lot/Block/Subdivision): Lot 1+2 block 96 + Lot 12+11 Blk 96
Is this property part of a shopping center (i.e. one tenant of many?) [   YES / [ ] NO
Linear footage of any walls facing a street:
I hereby request the following from the Development Standards Review Task Force:
Rezoning to Commercial or to Neighborshood Crossing. Approved of pretiving sik plan for Sevelopment
Approved of pretivaining sike plan for Levelogment
*SIGNS & STRUCTURES: person pulling sign permit is required to have a \$10,000 license and permit bond made out to the City of South Padre Island.
PROPERTY OWNER: Columbia Patre Riso CCC
OWNER MAILING ADDRESS: 7858 Gross Point RD unit F Spotial
CITY, STATE, ZIP: Skokie ILL 6077
PHONE NUMBER: 845 677-1000 (E-mail address) Mfeiger & replace 14d. com
Signature of Property Owner (required)  Date
APPLICANT: Willis Capital Fartners
APPLICANT MAILING ADDRESS: 5813 Pedre 1312
CITY, STATE, ZIP: Soll Pale Zsla J TX 78597
PHONE NUMBER: 956572-3191 (E-mail address) PIMCN-Hyome. con
9/20/11
Signature of Applicant (if different from owner)  Date



# TEXAS ASSOCIATION OF REALTORSD COMMERCIAL CONTRACT - UNIMPROVED PROPERTY USE OF THIS FORM BY PERSONS WHO ARE NOT HEX BY SECULATION OF REALTORSD IS NOT AUTHORIZED. AN ASSOCIATION OF REALTORSD. IN 2016

1.	PARTIES: Seller agrees to sell and convey to Buyer the Property described in Paragraph 2. Buyer agrees to buy the Property from Seller for the sales price stated in Paragraph 3. The parties to this contract are:
	Seller Columbia Fadre Boulevard STUC
	Address/1855 GROSS BOINT RD UNIT F. Skokie 15 60071-2542 Phone: (\$300 877-2000 AA E-Mall: Mirel gesses/bealth com Fax: Other:
	Buyer Willis Capital Fartners, ITD and/or Assigns
	Address: 5813 Packé Blvd. South Fadre Daland. WX 78597 Phone: (958) 572-3191 E-mail: patrick@williedevelopment.com Fax: (844) 572-3192 Other:
2.	PROPERTY:
	A. "Property" means that real property situated in
	109 W. Huisache, South Padre Island, Texas 78597  (address) shd that is legally described on the attached Exhibit or as follows: Lots 1-3, Block 96, Padre Beach Section VII Fown of South Padre Island, cameron County, Texas, Schording so the Map Thereon Tecondar in Tyblume 15, Page 21, Map Records of Cameron County Texas.
	B. Seller will sell and convey the Property together with:  (1) all rights, privileges, and appurtenances pertaining to the Property, including Seller's right, title, and Interest in any minerals, utilities, adjacent streets, alleys, strips, gores, and rights-of-way;  (2) Seller's interest in all leases and security deposits for all or part of the Property; and  (3) Seller's interest in all licenses and permits related to the Property.
	(Describe any exceptions, reservations, or restrictions in Paragraph 12 or an addendum.) (If mineral rights are to be reserved an appropriate addendum should be attached.)
ż	SALES PRIĞE:
	A. At or before closing, Buyer will pay the following sales price for the Property:
	(1) Bash portion payable by Buyer at closing
	(2) Sum of all financing described in Paragraph 4
	(3) Sales price (sum of 3A(1) and 3A(2))
t	TAR-1802) 1-1-16 Initialed for Identification by Seller , and Buyer , Page 1 of 13
TY	oy Gier Really, 5313 Padre Blvd. South Padre Bland, TX 78597 CONT 1201 Fee: Patrick Monney Hulsdelt Lots
.,	-Produced with approximal by a hall of x 16070 Figure 1.60 Roset, Finder, Michigan (1602). ************************************

+ * M	Comn	nercial Contract - Unimprove	ed Property concerning	109 W. Huisache	, South Padre 78597	Island, Texas	- 1	
		B. Adjustment to Bales  (1) The sales price		4.	. •:			
	Ì	(2) The sales price	will be adjusted base	d on the latest survey o	btained under Par	agraph 68.		į
		(i) square for	lce'ls calculated on the color of Di total area	☐ net area.	per:	25.1	v	:
		means fotal CE (II) public ro	area less any area di adwaya;	within the perimeter the Property within: other than those tha				
	,	Property (III)	and .				- 6	:
		may termine after the ter variance is	ite this contract by prominating party receiv	iore tijan ovkling written notice ic es the survey. If neithe ercentage, the adjustm yable by Buyer.	the other party wi er party terminates	thin days	4	
	4.	FINANCING: Buyer w	ill finance the pottlon	of the sales price unde	r Paragraph 3Å(2)	да follóws;		*
	12	This contract:  (1) is not confir  (2) is continge	gent upon Buyer obla pt upon Buyer obla	d party loans in the tota aining third party financ lining third party finan Addendum (TAR-1931)	ing. <u>limbt</u>	750.00 lactions secusion in the allached	Pri PS	
p. 1	Ö	B. Assumption: In ac Buyer will assume be \$	oordance with the at	ached Commercial Co	intract Financing A ne Property, which	ddendum (TAP-1931), balatice at dosing will	ī	:
· ·	Q	O. Seller Financing: of the attached \$	The defivery of a p Commercial Contr	profilesory note and card Financing Adder	deed of trust to s ndum (TAR-1931	Soller under the terms ) in the amount of		:
9 8	5.	EARNEST MONEY		•				:
,		with Rto France at 5800 Fadre B If Buyer falls to the Seller's other rem the earnest mone	Vallev Abstract Lvd. Solte 115, 8 Tely deposit the earn edles under Paragra	outh Padre I (addres	s) Jacqui Dempe	as earnest money (Itale company) (closer) Itract or exercise any of r better Buyer deposits	RB	:
		B. Buyen All deposit part of the parner by (i) ore the	an additional amoun tigioney on or before Sdays after Buyer's i	ght to forminate under	cha Peasebhlich Paragraph 7B exp	olrestor	PB:	
		Bever will be in:	default if Buyer falls PSellernoffiles Duye	to deposit the addition	al amount require	d by this Paragraph अने वर्तनीप्तिनान्यस्त्राच्याः	PB:	i
	ĘŢĄ	R+1802) 1-1-16	Initialed by Identification	by Seller All, ar	a Buyar ∰	Page 2 of 15		1
			Produced with all Forms by alplantic	18070 FReen ARe Road, Fruser, Michiga	in 10039 Home agreement	Hulingilo Lots		

T e

Lopm	πer	clai Cantract - Linimproved Property concerning	1,0,9	W. Huisache,	South Padre Is 78597	land, Texas	
	¢.	Buyer may instruct the title company to c federally insured financial institution and t	leposit o aredi	the earnest mor	ney in an Interest-be Buyer.	earing account at a	
6.	TF	TLE POLICY AND SURVEY:					
	À.	Title Polloy:		*			
		(1) Seller, at Seller's expense, will furnish issued by any underwriter of the title closing, insuring Buyer against loss unertain those title exceptions permitted by (b) the standard printed exceptions of souteact provides otherwise.	complete the	any in the amou stitle policy, subj ontract or de ma	nt of the sales price lect only to: y be approved by B	e, dated at or after uyer in writing; and	
		(2) The standard printed exception as to important the standard printed exception as to important the standard of deleted from (b) will be amended to read shortage.	olons, t	or any overlappin tille policy.	g improvements:		
		(3) Within 20 days after the effective (the earnitment) including legible co authorizes the title company to delive address.	ples of	recorded docun	nents evidencing title	e exceptions. Geller	
	В.	Survey: Within days after the affe	otlye c	late:			
	Ö	(1) Buyer will obtain a survey of the Pro Seller. The survey must be made standards, or (ii) Texas Society of I under the appropriate condition. Sella amount) of the cost of the survey at a	in acc Profest r will to	prdance with the slonal Surveyors almburse Buyer	e: (i). ALTA/ACSM ' slandards for a C	Land Title Survey	
	D	(2) Seller, at Seller's expense, will fumish The survey must be made in accordance (ii) Texas Society of Professional appropriate condition.	ince w	ith the: (I) ALTA	ACSM Land Title S	Burvey standards, or	
Min Min	ell	(3) Seller will deliver to Buyer and the survey of the Property demonstrate with survey. If the existing survey expenses will obtain a new or update acceptable survey to be acceptable to the existing survey is not acceptable. To days it necessary for seller to the existing survey is not acceptable.	ey is intended in the control of the	lavita equita by not acceptable to urvey acceptable nearly within 20 s company. The urvey acceptable au the organismoust	whe title company of the title company a to the title componed as to the title componed as after Selferrec blosing date will be rvey within the time	Seller's most recent for approval of the v. Sellet at Seler's any and deliver the seves mother than the Buy extended dally up to	烂
	Ć	: Buver's Objections to the Commitment's	nđ Sụr	.nev.			
		(1) Within20 days after Buyer receittle exceptions, and any required the liter's lif (a) the matters disclosed anount of a title other than the closing or Buyer will assume at clos	urvey, are a se per	Buyer may oble restriction upon mitted by this or (b) the items sh	ict in willing to mat the Property or co onligact or liens that ow that any part of	ters disclosed in the constitute a defect or Seller will eatist at	
(T)	AR:	1802) 1-1-16 hitteled for Identification b			Buyer W.	Page 3 of 13	
	+.	Proclused with defening by xiplogic 11	2070 Filterin	Mild Road, Fraker, Michigar	eoss sujutapjodxeou	-Holezobe Lots	

Com	nercial:CX	initati - Unimproved Property concerning	109 W	. Huisachs,	South Padre 78597	Island,	Texas	
	\$	pecial flood hazard area (an "A" or pyer is deemed to receive the surve urvey; or (II) of the deadline specified	on the	earlier of; (i) the	y FEMA), If Par ne date of Buyer'	agraph 6B s actual re	(1) applies, ceipt of the	
	ti d C	teller may, but is not obligated to, during objections. The classing date will blections. If Seller tails to cure the contract by providing written notice to be abjections. If Buyer terminates, if aragraph 7B(1), will be refunded to B	oe exter objecti Seller v e earne	nded as neces ons by the time within 5 days a	sary to provide a e required, Buyo ter the time by v	such tîme er may têr vhich Selle	to cure that minate this r must cure	
	(3) E	tuyer's fallute to timely object or tern bject except that Buyer will not waive	inate u	nder this Paraguirements in Sc	raph 60 is a wal hedule 0 of the c	ver of Buy commitmer	éir's right to it.	
7.	PROPE	rty dönditiön:						
	A. Pres expe No.	ent Condition: Buyer accepts the Piges, Will complete the following before the total school reasons as	operty e closin d %ill	n its present of Property is be replate	ondition except s to be rezo	that Seller ned to t.	, at Seller's	
					· · · · · · · · · · · · · · · · · · ·	44		
	B. Feas	ability Period: Buyer may terminate the	is contr ing Seli	act for any reas	on willin	n 5 da Gheck onl	ays after the	DB:
	); ;;	F Buyer terminates under this Parage 100.00 that Seller's 100.00 that Seller's light to terminate, Buyer has tendered import specified in Paragraph 5A to redited to the sales price only upor paragraph 7B(1) or if Buyer falls to eminate under this Paragraph 7B.	ill retall the inc	n as indepetide lependent cons le company. T	nt consideration to deration to Selle he independent	or Buyer's or upon pa consideral	uhrestricted yment of the for is to be	
		Not later than 3 days after the affective independent consideration for Buyer Seller's agent. If Buyer terminates un Buyer and Seller will retain the Independent to the sales price only up Petagraph 78(2) or if Buyer falls to process and buyer and seller will buyer falls to process and the sales price only up Petagraph 78(2) or if Buyer falls to process and the pr	ts right der this pendent on closi av the li	to terminate I Paragraph 7B consideration no of the sale	y tendering suc the earnest mo The independer If no dollar an	h amount ney will be nt consider nount is s	to Seller or refunded to ration will be tated in this	
	G. Inst	ections, Studies, or Assessments:						
		During the feasibility period, Buyer, any and all inspections, studies, or (bitures) desired by Buyer,	at Buye assessr	r's expense, m nems of the P	ay complete or operty (including	cause to t	newente and ne completed	*
		Buyer must:  (a) employ only trained and qualified  (b) notify Sellar, in advance, of when  (c) abide by any reasonable entry ru  (d) not interfere with existing operation  (e) restore the Property to its or  assessments that Buyer completion	the lits es of re ons or o ighal	condition if all people of the people of the	ssors will be on the Seller; Property; and tered due to in	spections	studies, or	is and it
ÁŤ)	A-1802) 1	-1-16 Initialed for identification by	Seller	45, end	Buyer M.		Page 4 of 13	41
		Produced with approximate by alphoptic 18	070 Filtisa M	le Blad, Frasel, Michigan A	BOSE Average supreme		Hitisacher Lots	1

. . .

Commercial	109 W. Hulsache, Scuth Padre Island, Texas contract- Unimproved Property conceining
	Except for those matters that arise from the negligence of Seller or Seller's agents, Buyer is responsible for any claim, liability, encumbrance, cause of action, and expense resulting from Buyer's inspections, studies, or assessments, including any property damage or personal injury. Buyer will indemnify, hold hamilese, and defend Seller and Seller's agents against any claim may be matter for which Buyer is responsible under this paragraph. This paragraph survives termination of this contract.
Ď, Pro	perty information:
	Delivery of Property Information: Within 20 days after the effective date, Seller will deliver to Buyer: (Check all that apply.) (a) copies of all current leases pertaining to the Property, Including any modifications, supplements, or amendments to the leases; (b) copies of all notes and deeds of trust against the Property that Büyer will assume or that Seller will not pay in tull on or before obsing; (c) copies of all previous environmental assessments, geolechnical reports, studies, or analyses made on or relating to the Property; (d) copies property tax statements for the Property for the previous 2 galendar years;
	(d) Education to the Property:  (e) Education to the Property:  (d) Education to the Property:  (e) Education to the Property:  (d) Education to the Property:  (e) Education to the Property:  (d) Education to the Property:  (e) Education to the Property:  (e) Education to the Property:  (f) Education to the Property:  (f) Education to the Property:  (g) Education to the Property:
100) 60 20 E. C	Helum of Property Information; If this contract terminates for any reason, Buyer will, not later than 10 days after the termination date: (Check all that apply.)  (a) return to Seller all those items described in Paragraph 7D(1) that Seller delivered to Buyer in other than an electronic format end all copies that Buyer made of those items;  (b) delete or destroy all electronic versions of those items described in Paragraph 7D(1) that Seller delivered to Buyer or Buyer optied; and  (c) deliver copies of all inspection and assessment reports related to the Property that Buyer completed or caused to be completed.  This Paragraph 7D(2) survives termination of this contract.
n Ste	the effective date under reasonably prudent business standards; and (2) will not transfer or dispose any part of the Property, or any of the personal property or other me described in Paragraph 2B or sold under this contract. After the feasibility period ends, Seller may center into, amend, or terminate any other centract that affects the operations of the Property without yer's written approval.
8. LEA	<del>在6</del>
M 4	of written lease Seller is to assign to Buyer under this contract must be in full force and effect ording to its lease. Seller may not enter into any new lease, fail to comply with any existing lease, or the any existing lease without Buyer's written consent. Seller must be any existing lease without Buyer's written consent. Seller must be any exist at the time Seller provides the leases to the Buyer or secure of the buyer of the seller so beginning. It amy before closing;  I any fallure by Seller to comply with Seller's obligations under the lease or seek any offsets any effective tenant to terminate the lease or seek any offsets or damagen;  I any effective such paid by a tenant to demand to the tenant to terminate the lease or seek any offsets any effective sections.
20á⊨ŘáT <u>)</u>	1-1-16 Initialed for Identification by Seller 6, and Buyer 9. Page 5 of 13  Product With Juff Shift Bridge of 18070 Filtren Mile Road, Honer, Michigan 40086 With Male Collection Human Collection And Collection Production Collection Collection Production Collection Collection Production Collection Production Collection
-	

Çó	mme	olal Confract - Unimproved Property concerning		ache, South Pacire I 78597	sland, Texas	
	9	The any concessione, bonuses, free rents, and lease; and the payable under the leases for loan(s) assumed or taken subject to	at have been	-assidhed or encumbered		2/2
	Ð.	Editional Certificates: Within: W/A day of Hones signed not earlier than life Property. The esteppel certificates multiple Property. The esteppel certificates multiple Property lender providing lifeaning and interest in days of easier of the easier of th	after the effe	clive date; Seller will delive by each tena certifications contained it rate and any additional in abh 4 if the third party le	nt that leases space the current version formation requested inder requests such	an !
9.	BH	OKERS:				
	A.	The trokers to this sale are:				
		Rincipal Broker: Patrick F. MoNolty				
		Agent:				
		Address: 5813 Padre Blvd				
		South Padra Island				
		Phone & Faz; (956) 572-3191 (\$44) 572-	192 Phon	e.& Fax:		
•		Email: patrick@willisdevelopment.c	π E-ma	ñ; <u>*                                     </u>		
		License No.: 533031.	Lloen	se-No.:		
		Principal Broker; (Check only one box) 口 represents Seller only. 这 represents Buyer only. 口 is an informediary between Seller and E		peralling Broker represents	s Buyer.	
	B.	Fees: (Check only (1) or (2) below.) (Complete the Agreement Between Broker	őii page 13 :	only If (1) is selected.)	*	~
	Ω.	(1) Seller Will pay Principal Broker the between Principal Broker and Seller. Fin the Agreement Between Brokers fou and Tablia Will R. (2) At the closing of this sale, Seller Will pa	nolnal Broke	r will nov Conneration Bro	ket the fee specified	
	闆	(2) At the closing of this sale, Seller will pa		a estimation -		
		Principal Broker a total cash fee of:  4.000 % of the sales price.		Copperating Broker a tota  Or	cash fee of: sales price.	
		The cash fees will be paid in	the Seller's	County, Te	xas. Seller authorizes	:1. :
		MOTICE: Chapter 62, Texas Property with a lien against the Property.	ode, author	izes a broker to secure a	r earned commission	
	0 <sub>;</sub>	The paties that not amond his Paragrap	9 williout thi	the state of the s	okers affected by the	PM!
(	TAR:	1802) 1-1-16 Initialed for Identification by 5	ller 177, _	etid Buyer	Page # of 19	
		Printing the vet from Fire this will have been some south	laco Kun Aved Force	mon you be used as a sense and and	Water to be	2

Commercial Contract - Unimproved Property concerning 78597
00
A. The date of the closing of the sale (closing date) will be on or before the class after the expiration of the feasibility period.  (1) \( \begin{align*} \) \( \frac{1}{2}
Tays after objections made whose Paragraph 86 have been correct orangelyed.
B. If either party tails to close by the closing date, the non-defaulting party may exercise the remedies in Paragraph 15.
C. At closing, Seller will execute and deliver, at Seller's expense, a  peneral  special warranty beed. The deed must include a vendor's lief if any part of the sales price is financed. The deed must convey good and indefeasible tille to the Property and show no exceptions of the finance permitted under Paragraph 6 or other provisions of this contract. Seller must convey the Property:  (1) with no liens, assessments, or other security interests against the Property which will not be satisfied out of the sales price, unless security linterests against the Property which will not be satisfied out of the sales price, unless security loans Buyer assumes;  (2) without any assumed loans indefault; and  (3) with no persons in possession of any part of the Property as lessess, tenants at sufference, or trespesses except fenants inder the written leases assigned to Buyer under this contract.
D. At closing, Seller, at Seller's expense, will also deliver to Buyer:  (1) tax settlementers he who are delinquent taxes on the Property.  (2) an assignment of all leases to or on the Broperty.  (3) to the extent against all leases to or on the Broperty.  (4) evidence that the person security this contract is legally capable and authorized to bind Seller;  (3) (5) an affidavit acceptable to the title dompany stating that Seller is not a foreign person or, if Seller is a foreign person, a written authorization for the title company to: (i) withhold from Seller's proceeds an amount sufficient to comply applicable tax law; and (ii) deliver the amount to the internal Revenue Service (IRS) together with appropriate tax forms; and  (ii) (ii) any notices, statements, certificates, alfidavits, releases, and other documents required by this contract, the commitment, or law necessary for the closing of the sale and issuance of the title policy, all of which must be completed by Seller as necessary.
E. At closing, Buyer will:  (1) pay the sales price in good funds acceptable to the title company;  (2) deliver evidence that the person executing this contract is legally capable and authorized to bind. Bluver;  (3) deliver evidence that the person executing this contract is legally capable and authorized to bind. Bluver;  (4) deliver evidence the property at written statement that the same security degrate; and the eposition the brant deliver and the same associated by the signal assumption chall case then in effect; and execute and deliver any natices, statements, certificates, or other documents required by this contract or law necessary to plose the sale.
F. Unless the parties agree differwise, the closing documents will be as found in the basic forms in the surrent edition of the State Bar of Texas Real Estate Forms Manual without any additional clauses.  11. POSSESSION: Seller will deliver possession of the Property to Buyer upon closing and funding of this sale in its present condition with any repairs Seller is obligated to complete under this contract, ordinary wear and tear excepted. Any possession by Buyer before closing or By Seller after closing that is not authorized by a separate written leage agreement is a landford-tenant at sufference relationship between the parties.

Page 7 of 13

(TAR-1802) 1-1-16

109 W. Huisache, South Padre Island, Texas Commercial Contract - Unityproved Property concerning 78597	
12. SPECIAL PROVISIONS: The following special provisions apply and will control in the event of a conflict with other provisions of this contract. (If special provisions are centained in an Addendum, libertify the Addendum here and reference the Addendum in Paragraph 220.)	
1. A pertuer in Willis Capital Fartners is a licensed real estate broker in Texas. 2.Seller will assist biyer in the resolding and replat of the property,	NR
cost associated with remoning, the buyer and seller will applie the expense	RB
50/50, Buyer is responsible for the replat expense 3. Contract (15 being) (15 contract of the inext of the in	18
housen selles as a lieu on ing shall hidrexceed \$5,000.00.	
13. SALES EXPENSES: 45	į
A. Seller's Experises: Seller will pay for the following at or before closing:  (1) releases of existing liens, other than those liens assumed by Buyer, including prepayment penalties and recording fees;  (2) release of Seller's loan liability, if applicable;  (3) tax statements or certificates;  (4) preparation of the deed;  (5) one-half of any escrew fee;  (6) costs to record any documents to gene title objections that Seller must gare; and the seller will pay under other provisions of this contract.	

B. <u>Buyer's Expenses</u>: Buyer will pay for the following at or before closing:
(1) all loan expenses and fees;
(2) preparation of any deed of trust;
(3) recording fees for the deed and any deed of trust;

(4) premitims for flood insurance as may be required by Buyer's lender; (5) one-half of any escrew see;

(6) other expenses that Buyer will pay under other provisions of this contract.

#### 14. PRORATIONS:

Revalions:
 Interest on any assumed loan, takes, rents, and any expense reimbursements from tenants will be prorated through the closing date.

If the amount of ad valorent taxes for the year in which the sale closes is not available on the closing date, taxes will be protected on the basis of taxes assessed in the previous year. If the taxes for the year in which the sale closes vary from the amount protect at closing; the parties will adjust the prorations when the tax statements for the year in which the sale closes become available. This

Paragraph 14A(2) survives closing.

(3) If Buyer assumes a loan or is taking the Property subject to an existing iten, Seller will transfer all reserve deposits held by the lender for the payment of taxes, insurance premiums, and other charges to Buyer at closing and Boyer will reimburse such amounts to Seller by an appropriate adjustment at closing.

B. <u>Rollback Taxes</u>: If Seller's use or change in use of the Property before closing results in the assessment of additional taxes, penalties, or interest (assessments) for periods before closing, the assessments will be the obligation of the Seller. If this sale or Buyer's use of the Property after desing results in additional assessments for periods before closing, the assessments will be the obligation of Buyer. This Paragraph 14B survives closing. Intentionally Deleted.

eposits and the following PM G: Flant and Security Deposits: At closing, Geller will tendente. Buyer all s advance payments: received by Seller for periods after

(TAR-1802) 1-1-16

Page 8 of 13

Producted with stop crantly by stop only 18070 Figure 1418 Road, France, Mariagnet 45025

Hubacle Lots

Payments, and other adverser by monte, hald by tengribe Remember to one party but received by other party will be recipled by the recipled by

#### 15. DEFAULT:

A. If Buyer falls to comply with this contract, Buyer is in default and Seller, as Seller's sole remedy(les), may terminate this contract and receive the earnest money, as liquidated damages for Buyer's failure except for any damages resulting from Buyer's inspections, studies or assessments in accordance with Paragraph 70(3) which Seller may pursue; or (Check if applicable)

Ar enforce specific performance, or seek such other feller as may be provided by law.

B. It without fault, Seller Is unable within the time allowed to deliver the estapped certificates, survey or the commitment, Buyer may:

terminate this contract and receive the samest money, less any independent consideration under Paragraph PB(1), as liquidated damages and as Buyer's sole remedy; or
 extend the time for performance up to 15 days and the closing will be extended as necessary.

C. Except as provided in Paragraph 158, if Seller fails to comply with this contract, Seller is in default and Buyer may;

(1) terminate this contract and receive the earnest money, less any independent consideration under Paragraph 7B(1), as liquidated damages and as Briver's sole remedy; of the Community of the

- 16. CONDEMNATION: If before closing, condemnation proceedings are commenced against any part of the Property, Buyer may:
  - A. terminate this contract by providing written notice to Seller within 15 days after Buyer is advised of the condemnation proceedings and the earnest money, less any independent consideration paid under Paragraph 7B(1), will be refunded to Buyer; or
  - B. appear and defend in the condenfifation proceedings and any award will, at Buyer's election, belong to: (1) Saller and the sales price will be reduced by the same amount; or (2) Buyer and the sales price will not be reduced.
- 17. ATTORNEY'S PEBS: If Buyer, Seller, any broken, or the title company is a prevailing party in any legal proceeding brought under or with relation to this contract or this transaction, such party is entitled to recover from the non-prevailing parties all costs of such proceeding and reasonable attorney's fees. This Paragraph 17 survives termination of this contract.

#### 18. ESCROW:

- A. At closing, the earnest money will be applied first to any cash down payment, then to Buyer's closing costs, and any excess will be refunded to Buyer. If no closing occurs, the title company may regular. payment of unpaid expenses incurred on behalf of the parties and a written release of liability of the title pompany from all parties.
- B. If one party makes written demand for the earnest money, the title company will give notice of the demand by providing to the other party a copy of the demand. If the title company does not receive written objection to the demand from the other party within 15 days after the date the title company sent the demand to the other party, the title company may disburse the earnest money to the party making demand, reduced by the amount of unpaid expenses incurred on behalf of the party receiving the earnest money and the title company may pay the same to the creditors.

(TAR-1802) 1-1-16	(TAR	-1802	1-1-16
-------------------	------	-------	--------

initialed for Identification by Seller/1 and Buyer All

Page 9 of 13

Produced Wilh Zip Forthis by vict ogs: 10070 Filiper Me Road, Frazer, Michigan 48028 <u>www.zipl.com</u>

Huisache Lots

		109 M. Huisache, South Padre Island, Texas
		clail Contract - Unimproved Property concerning 78597
	C.	The title company will deduct any independent consideration under Paragraph 78(1) before disbursing any earnest money to Buyer and will pay the independent consideration to Seller.
	D;	If the tilte company compiles with this Paragraph 18, each party hereby releases the title company from all claims related to the disbursal of the earnest money.
	E.	Notices under this Paragraph 18 must be sent by certified mall, return receipt requested. Notices to the title company are effective upon receipt by the title company.
	F,	Any party with wrongfully falls or refuses to sign a release acceptable to the title company within 7 days after receipt of the request will be liable to the other party for (I) damages; (II) the earnest money; (III) reasonable attorney's fees; and (iv) all costs of suit.
	Int	□ Seller □ Buyer intend(s) to complete this transaction as a part of an exchange of like-kind properties in accordance with Section 1081 of the Internal Revenue Code, as amended. All expenses in connection with the contemplated exchange will be paid by the exchange party. The other party will not inour any expense or liability with respect to the exchange. The parties agree to cooperate fully and in good faith to arrange and consummate the exchange so as to comply to the maximum extent feasible with the provisions of Section 1091 of the Internal Revenue Code. The other provisions of this contract will not be affected in the event the contemplated exchange fails to occur.
2		Seller is not ewate of any material delects to the Property except as stated in the attached Commercial
<del>III)</del>	D.,	Property Gondition Statement (FAR-1408):-    Complete Gondition Statement (FAR-1408):-   Complete Gondition St
		any environmental hazards or conditions that majorially affect the Property:  (3) any environmental hazards or conditions that majorially affect the Property:  (4) whether the Property is or has been used for the storage or disposal of hazardous materials or toxic waster adding site or landfill, or any undatiground tanks or containors;  (5) whether radion, achoeves containing materials; urea formal dehyde from Insulation, load based paint, toxic mold (to the extent that it editarials; urea formal health of ordinary occupants), or other pollutants or contaminants of any nature now exist or ever existed on the Property;  (6) any wellands, as defined by federal or state law or regulation, on the Property;  (7) any present or past intesting a feedes or their hebitat on the Property;  (8) any present or past intesting a feedes or their hebitat on the Property;  (9) any contemplated material changes to the Property;  (10) any condition on the Property that violates any law or ordinance.
An	ku	TOGS All notices between the parties under this contract must be in writing and are effective when
ÆŲ.	ha pa	ind-delivered, mailed by certified mail return receipt requested, or selft by facetimile transmission to the rities addresses or facsimile numbers stated in Paragraph 1. The parties will send depice of any notices the broker representing the party to whom the notices are sent.
	A. B.	Seller also consents to receive any notices by e-mail at Seller's e-mail address stated in Paragraph 1.  Buyer also consents to receive any notices by e-mail at Buyer's e-mail address stated in Paragraph 1.
21	re si	SPUTE RESOLUTION: The parties agree to negotiate in good faith in an effort to resolve any dispute lated to this contract that may arise. If the dispute cannot be resolved by negotiation, the parties will brit the dispute to mediation before resorting to arbitration or litigation and will equally share the costs of mutually acceptable mediator. This paragraph survives termination of this contract. This paragraph does of preclude a party from seeking equitable relief from a court of competent jurisdiction.
(T)	AĦ-	802) 7-1-18 Intillated for Identification by Seller 10, and Buyer 11
		Produced with stop pour by stopping 18070 Patrick Mar Road, Fracor, Michigan 40088 passwall artisticating Hulandhe Lots

Comme	109 W. Huisache, South Padre Island, Texas
-	GREEMENT OF THE PARTIES:
	This contract is binding on the parties, their heirs, executors, representatives, successors, and permitted assigns. This contract is to be construed in accordance with the laws of the State of Texas, if any term or condition of this contract shall be held to be invalid or unenforceable, the remainder of this contract shall not be affected thereby.
B.	This contract contains the entire agreement of the parties and may not be changed except in writing.
Ċ.	. If this contract is executed in a number of identical counterparts, each counterpart is an original and all counterparts, collectively, consultate one agreement.
	(2) Commercial Contract Financing Addendum (TAR-1931); (3) Commercial Property Condition Statement (TAR-1931); (4) Commercial Contract Addendum for Special Provisions (TAR-1940); (5) Notice to Purchaser of Real Property in a Water District (MUD); (6) Addendum for Coastal Area Property (TAR-1915); (7) Addendum for Property Located Seaward of the Gulf Intracoastal Waterway (TAR-1916); (8) Information About Brokerage Services (TAR-2501); and
E	(Note: Counted for the Yexas Association of PEGLTORS® (TAR) has determined that any of the foreigning addenda which are promulgated by the Texas Real Estate Commission (TREC) of published by TAR are appropriate for use with this form.)  Buyer IN may I may not assign this contract. If Buyer assigns this contract, Buyer assigns this contract, buyer assigned assumed in writing, all obligations and liability of Buyer under this contract.
p le	TIME: Time is of the essence in this contract. The parties require strict compliance with the times for entermined. If the last day to perform under a provision of this contract falls on a Saturday, Sunday, or egal holiday, the time for performance is extended until the end of the next day which is not a Saturday, sunday, or legal holiday.
tl	FFECTIVE DATE: The effective date of this contract for the purpose of performance of all obligations is the date the title contract.  ADDITIONAL NOTICES:
	A. Buyer should have an abstract covering the Property examined by an attorney of Buyer's selection, or Buyer should be furnished with occobain a title policy.

- B. If the Property is situated in a utility or other statutorily created district providing water, sewer, drainage, or flood control tadilities and services. Ohapter 49, Texas Water Code, requires Seller to deliver and Buyer to sign the statutory notice relating to the tax rate, bonded indebtedness, or standby fees of the district before final exception of this contract.
- C. Notice Required by \$33257, Water Code: The real property, described below, that you are about to purphase may be located in a certificated water or sewer service area, which is authorized by law to provide water or sewer service to the properties in the certificated area. If your property is located in a certificated area there may be special costs or charges that you will be required to pay before you can receive water or sewer service. There may be a period required to construct lines or other facilities recessary to provide water or sewer service to your property. You are advised to determine if the property is in a certificated area and contact the utility service provider to determine the cost that you

(TAR-	(802)	1-4	. TE

Initiated for Identification by Seller

\_\_ and Buyer M\_\_\_\_\_

Page 11 of 13

Produted with appromisery alphadia 18074 Fligger Mile Road, Fraser, Nichtgan 48020 www.abdeobi.com

· Huisache Late

Commercial Contract - Unimproved Property concerning	W. Huisache, South Fadra Island, Texas 78597
property. The undersigned purchaser hereby go the execution of a blading softract for the purc	at is required to provide water or sewer service to your knowledges receipt of the foregoing notice at or before hase of the real property described in the notice or at a property is described in Paragraph 2 of this contract.
D. If the Property adjoins or shares a common boundate, \$33,135 of the Texas Natural Resources to be included as part of this contract.	ndary with the tidally influenced submerged lands of the Gode requires a notice regarding coastal area property
E. If the Property is located seaward of the Gulf Int Bode, requires a notice regarding the seaward contract.	racoastal Waterway, §61.025, Texas Natural Resources location of the Property to be included as part of this
in the extra-territorial jurisdiglion (ETJ) of a muri by the muricipality. Each municipality mainta	municipality, the Property may now or later be included licipality and may now or later be subject to annexation this a map that depicts its boundaries and ETJ. To includify's ETJ, Buyer should contact all municipalities or further information.
assessments, or inspections to determine com Buyer should seek experts to perform such additiones and other applicable laws to deter	repections, surveys, engineering studies, environmental pliance with zoning, governmental regulations, or laws. sprinces. Buyer should review local building codes, mine their effect on the Property. Selection of experts, of Buyer and not the brokers. Brokers are not qualified to
Including a reservoir or lake, constructed and storage capacity of at least 5,000 core-feet at t notifies Buyer. The water level of the impay	S: If the Property adjoins an Impoundment of water, maintained under Chapter 11, Water Code, that has a he impoundment's normal operating level; Seller hereby indinent of water adjoining the Property fluctuates for entity lawfully exercising its right to use the water stored ditions."
26. CONTRACT AS OFFER: The execution of this contract the Property. Unless the other party accepts the ofference of the contract of the ofference of the contract of the contr	ntract by the first party constitutes an offer to buy of sell fer by 5:00 p.m., in the time zone in which the Property is r will japse and become null and vold.
READ THIS CONTRACT CAREFULLY. The recommendation as to the legal sufficiency, le transaction. CONSULT your attorney BEFORE	brokers and agents make no representation or gal effect, or tex consequences of this document or signing:
Seller: Colling Padre, Bangvard, 120, company Ray box Of Carting Colf.	Willis Capital Partners, LTD and/or Bnyer: Assigns
By Board inclasses action has Manager	By: Will's Development, ILC General Part
By (signature): Printed Name:  Print	By (signalure): Printed Name: Pabrick J. McNulty Title: Managing Member
Title: Pre-noi ral Office/	Net Ways day of Member
By (signature): Prijijed plame: Tijije;	By (signature): Printed Name: Title:

Prothiced with alphoness by africular 18070 Flagorithte Road, Finance, Mathematic 48020 www.alphonic.com

TAR-1802) 1-1-18

Page 12 of 13

Hulsaolie Lots

	TWEEN BROKERS
Principal Broker agrees to pay fee when the Principal Broker's tee is received. The fee of the principal Broker's tee is received. The fee of the principal Broker's tee.	aph #8(1)"s effective)  (Cooperating Broker) a sto be paid to Cooperating Broker will be:
The little company is authorized and directed to pay C This Agreement Between Brokers supersedes any p brokers.	coperating Broker from Principal Broker's tea at closing. onlog offers and agreements for compensation between
Principal Broker:	Cooperating Broker:
By:	By;
ΔŤΤΟ	RNEYS
Seller's afterney: Joy H. Phillips . Sep.	Buyer's altorney
Address: 5301 Spring Relative Relative 200 Address:	
Address: 5301 Springstallew-Raad, Suite 200  Calles floxes 7354788a ****  Phone & Fax: 972-788-1400 (also pells **)  E-mall: #18011105@ttlaworice.com**	Phòne & Pax;
Saller's attorrey requests copies of documents, sotlogs, and other information?  The title company sends to Seller.  Buyer sends to Seller.	Buyer's attorney requests copies of documents, notices, and other information:  If the title company sends to Buyer.  G Seller sends to Buyer.
ESCROV	W RECEIPT
The Mile of the second of the	*
Title company: किंव Grandel Valley Abstracts	the Test was a second of the s
By Jay - Dapy	Phone & Pax: 956-761-2116 (phone)
Applipmed file number (GF#): 2020 84944	E-mail   lacquid@rff@abstract@m



# TEXAS ASSOCIATION OF REALTORSO. COMMERCIAL CONTRACT FINANCING ADDENDUM

USE OF THIS FORM THE PERSONS WHO ASE ROTINEMEED OF THE TEXAS ASSOCIATION OF REALTORS ON NOT AUTHORIZED.

OTHER ASSOCIATION OF REALTORS ON 2016

ADD	BND	UM TO COMMERCIAL CONTRACT BETWEEN THE UNDERSIGNED PARTIES CONCERNING THE PROPERTY AT
*.	<del>, , ,</del>	109 W. Huisache, South Padre Island, Texas 78597
The po	filon (	of the Sáles Príce not payable in cash will be paid as follows: (Check all that apply.)
X A.	THI	RD PARTY FINANCING:
300	(4)	The contract is contingent upon Buyer obtaining a third party loan(s) secured by the Property in the amount of \$ 700,000.00 for not less than
	(2)	Buyer will apply for the third party loan(s) described in Paragraph A(1) promptly effective date. If Buyer garnot obtain the loan(s), Buyer may give Seller written notice within
	(3)	Each note to be executed under this addendum is to be secured by vendors and deed of trust liens,
□ В.	ASS	BUMPATION:
	(1)	Buyer will assume the unpaid principal balance of the existing promissory note, secured by the Property payable to which balance at closing will be \$
	(2)	Buyer's initial payment will be the first payment due after closing. Buyer's assumption of the existing note includes all obligations imposed by the deed of trust securing the note, recorded in (recording reference)
		In the real property records of the county where the Property is located.
	(3)	If the unpaid principal balance of the assumed loan as of the date of closing varies from the loan balance stated in Paragraph B(1), the cash payable at closing will be adjusted by the net amount of any variance; provided, if the total principal balance of the assumed loan varies in an amount greater than \$\frac{1}{2}\$ at closing, either party may terminate this contract and the earnest money will be refunded to Buyer unless either party elects to eliminate the excess in the variance by an appropriate adjustment at closing.
	(4)	Buyer may terminate the contract and the earnest money, less any independent consideration under Paragraph 7B(1) of the contract, will be refunded to Buyer if the note holder or assumption requires;  (a) Buyer to pay an assumption fee in excess of \$
	(5)	Unless Seller is released of liability on any assumed note. Seller requires a vendor's light and deed of trust to secure assumption, which will be automatically released on execution and delivery of a release by the note holder:
(TAR-1	931) 1	-26-10 Initialed for identification by Seller, 70,, and Buyer 10,, Page 1 of 4
Troy Gil Phones (	as Reali 356)573	y, 5813 Trache Blvd. South Padre Is Burtl, TX 78597 -3121 Fac: Pabrick McNully Huisache Lots

	•
	•
Commo	ardial Contract Financing Addendum concerning 109 W. Huisache, South Padre Island, Texas 78597
•	(6) If assumption approval is required by the note holder, Buyer will apply for assumption approval within days after the effective date of the contract and will make every reasonable effort to obtain assumption approval. If Buyer cannot obtain assumption approval, If Buyer cannot obtain assumption approval, If Buyer cannot obtain assumption approval, Buyer may give Seller written notice within days after the effective date and the contract will terminate and the earnest money, less any independent consideration under Paragraph 7B(1) of the contract, will be refunded to Buyer. If Buyer does not give such notice within the time required and Buyer does not close because Buyer is not able to assume the satisfing note, Buyer will be in details.
O D.	SELLER FINANCING:
	(1) At closing, Buyer will execute and deliver a promissory note (the note) from Buyer to Seller in the amount of \$, bearing % interest per annum. Watured, unpaid amounts will bear interest at the maximum rate of interest allowed by law.
	(2) The note will be payable as follows:
	(a) In one payment, dueafter the date of the note, with laterest payable: (I) monthly (II)
	☐ (b) In Installmenter of \$ ☐ including interest ☐ flus interest beginning after the date of the hote and continuing at ☐ monthly ☐ Intervals thereafter for when the entire balance of the note will be due and payable.
	(c) Interest only in C monthly C Installments for the first.  years and the reafter in installments of \$ C including interest C plus interest beginning at the date of the note and continuing at C innorthly C interest interests in installments of the note and continuing at when the entire balance of the note will be due and payable.
	(3) The note will be secured by vendor's and deed of trust liens and an assignment of leases payable at the placed designated by Selles.
	(4) The note will provide that if Buyer fails to timely pay an installment within 10 days after the installment is due, Buyer will pay a late fee equal to 5% of the installment not paid.
	(5) The note \( \square\) will \( \square\) will not provide for liability (personal or corporate) against the maker in the event of default.
	(8) The note may be prepaid in whole or in partief any time without penalty. Any prepayments are to be applied to the payment of the installments of principal last maturing and interest will immediately cause on the prepaid principal.
	(7) The lien securing payment of the note will be inferior to any lies securing any superior note described in this addendum. If an owner's policy of title insurance is furnished, Buyer, at Buyer's expense, will furnish Seller with a mortgagee fitle policy in the amount of the note at closing.
	(8) If all or any part of the Property is sold or conveyed without Seller's prior written consent, Seller, at Seller's option, may declare the outstanding principal, balance of the note, plus accrued interest, immediately due and payable; Any of the following is not a sale or conveyance of the Property:  (a) the creation of a subordinate lien;  (b) a sale under a subordinate lien;  (c) a deed under threat or order of condemnation;  (d) a conveyance solely between the parties; or  (e) the passage of title by reason of death of a maker or operation of law.
	and the second s
(TAR	1931) 1-26-10 Initialed for Identification by Selle 160,, and Buyer 161, Page 2 of 5
	Produced with ZipFprrw® by applicable 18070 Fifteen Mile Road, Freser, Michigan 48026 www.ziploobs.com Buisache Liots

X.

Commercial Contract Financing Addendum concerning 109 W. Huisache, South Padre Island, Texas 78597

- Deposits for Taxee and insurance: Together with the principal and interest installments, Buyer will will not deposit with Seller a pro rate part of the estimated annual ad valoren taxes on the Property and a pro rate part of the estimated annual insurance premiums for the improvements on the Property.
  - (a) If Buyer deposits taxes and insurance deposits with Seller, Buyer agrees that the taxes and insurance deposits are only estimates and may be insufficient to pay total taxes and insurance premiums. Buyer agrees to pay any deficiency within 30 days after Seller notifies Buyer of any deficiency. Buyer's fallure to pay the deficiency is a default under the deed of trust.
  - (b) If any superior ilen holder on the Property collects payments for taxes and insurance, any requirement to deposit taxes and insurance deposits with Seller under this addendum is inoperative so long as payments are being made to the superior lien holder.
- (10) Any event that constitutes a default under any superior lien constitutes a default under the deed of trust securing the note.
- (11) The note will include a provision for reasonable atterney's fees for any collection action.
- (12) Unless the parties agree of hervise, the form of the note and loan documents will be as found in the current edition of the State Bar of Texas Real Estate Porms Manual without any additional clauses.

D.	CR	EDIT APPROVAL ON ASSUMPTION OR SELLER FINANCING:
	(1)	To establish Buyer's creditiverifilness for assumption approval or selfer financing, Buyer will deliver to Selfer the following information (Buyer's documentation) within
	(2)	If Buyer does not timely deliver Buyer's documentation or Seller determines, in Seller's sole discretion, that Buyer's creditworthiness is not acceptable, Seller may terminate the contract by giving written notice to Buyer not later than days after the date Buyer must deliver Buyer's documentation under Paragraph Q(1) and the earnest money, less any independent consideration under Paragraph P(1) of the contract, will be refunded to Buyer. If Seller does not timely terminate the contract under this paragraph, Seller will be deemed to have accepted Buyer's credit.
E.	SP	ECIAL PROVISIONS:

(TAR-1931) 1-26-10	Initialed for Identification by Selfer: 100,, and Buyer 100,	
(TAR-1931) 1-26-10	Initialed for Identification by Seller: 147,, and Buyer Mt.,	

Page 3 of 4

Produced with Zip Forms by zipLogix 18070 Fifthern Mile Road, Freiser, Michigan 48028 www.zipLonix.com

Halsnohe Lats

#### Commercial Contract Financing Addendum concerning 109 W. Hurisache, South Fadre Island, Texas 78597

Seller Columbia Padra Bouleward High a tyrompan	
By: The point in married lighter ty company  By: The point is the point of the Manager	Office By: Willis Development, IEC, General Part
By (signature):  Printed Name: Manual Segue Roy Be Mu Title:	By (signature): Printed Namer Pathrick J. McNulty
Liffet: And Licitative	Title: Managing Member
By:	Ву:
By (signature):	By (algnature):
Printed Name:	Printed Name:
Title:	Tifle:

(TAR-1931) 1-26-10

Page 4 of 4.

Produced with 219 Form® by 21pt.ogix 18070 Filman Mile Road, Filman; Michigan 28026 Www.zint.ocin.com

Eluisacha Lots



#### PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

12-05-2011

#### ADDENDUM FOR COASTAL AREA PROPERTY (SECTION 63:136, TEXAS NATURAL RESOURCES CODE)

TO CONTRACT CONCERNING THE PROPERTY AT

109 West Muisache, South Padre Island, 78597 (Address of Property)

#### NOTICE REGARDING COASTAL AREA PROPERTY

ή.	The real property described in and subject to this contract adjoins and shares a
	common boundary with the tidally inflidenced aubmerged lands of the state. The
	boundary is subject to change and can be determined accurately only by a survey on
	the ground made by a licensed state land curveyor in accordance with the original grant
	from the sovereign. The owner of the property described in this contract may gain or
	lose portions of the tract because of changes in the boundary.
â	The seller Transferor Terrer or had no knowledge of any prior all as terelates to the
20,00	glopery, cose reed in and subject to this contract except.

State law prohibits the use, encumbrance, construction, or placing of any structure in, on, or over state-owned submerged lands below the applicable tide line, without proper permission.

The purchaser of grantee is hereby advised to said the advice of an altorney or other qualified person as to the legal nature and effect of the facts set forth in this notice on the property described in and adbject to this contract, information regarding the location of the applicable tide line as to the property described in and subject to this contract may be obtained from the surveying division of the General Land Office in Austin.

Buyer Willis Capital Partners, LTD Seller Columbia Padre Blvd, The Raybe Coper. Co.f. Marass.

Buyer

Şeller

This form has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approved relates to this form only TREC forms are intended for use only by trained real estate, licensees. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not suitable for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 812-936-3000 (http://www.trec.texas.gov) TREC No. 33-2. This form replaces TREC No. 33-1.

(TAR-1915) 12-05-2011

TREC No. 33-2

Troy Giles Realty, 3813 Padra Blyd. South Pedre Island, TX 78597 Friend (986) 572-3191 Face. Patrick McNalty

Proxilicad with zipFamme by zipLogiz 10070 Filigen Mile Road, Frasier, Michigan 45020 www.zipLogiz.com

Huisbaho Lats



#### PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

12-05-2011

#### ADDENDUM FOR

#### PROPERTY LOCATED SEAWARD OF THE **GULF INTRACOASTAL WATERWAY**

(SECTION 81:025, TEXAS NATURAL RESOURCES CODE)

TO CONTRACT CONCERNING THE PROPERTY AT

109 West Huisache, South Padre Island, (Address of Property)

DISCLOSURE NOTICE CONCERNING LEGAL AND ECONOMIC RISKS OF PURCHASING COASTAL REAL PROPERTY NEAR A BEACH

WARNING: THE FOLLOWING NOTICE OF POTENTIAL RISKS OF EGONOMIC LOSS TO YOU AS THE PURCHASER OF COASTAL REAL PROPERTY IS RECURRED BY STATE LAW.

- AN READ THIS NOTICE CAREFULLY DO NOT SIGN THIS CONTRACT UNTIL YOU FULLY UNDERSTAND THE RISKS YOU ARE ASSUMING.
- M BY PURCHASING THIS PROPERTY, YOU MAY BE ASSUMING ECONOMIC RISKS OVER AND ABOVE THE RISKS INVOLVED IN PURCHASING INLAND REAL PROPERTY.
- # IF YOU OWN A STRUCTURE LOCATED ON COASTAL REAL PROPERTY NEAR A GULF COAST BEACH, IT WAY COME TO BE LOCATED ON THE PUBLIC BEACH BECAUSE OF COASTAL EROSION AND STORM
- MAS THE OWNER, OF A STRUCTURE LOCATED ON THE PUBLIC BEACH, YOU COULD BE SUED BY THE STATE OF TEXAS AND ORDERED TO REMOVE THE STRUCTURE.
- THE COSTS OF REMOVING A STRUCTURE FROM THE PUBLIC BEACH AND ANY OTHER ECONOMIC LOSS INDURRED BECAUSE OF A REMOVAL ORDER WOULD BE SOLELY YOUR RESPONSIBILITY.

The real property described in this contract is located seaward of the Gulf Intracoestal Waterway to its southermost point and then seeward of the longitudinal line also known as 97 degrees, 12', 19" which runs southerly to the International boundary from the intersection of the centerline of the Gulf Intracoastal Waterway and the Brownsville Ship Channel. If the property is in close proximity to a beach fronting the Gulf of Mexico, the purchaser is hereby advised that the public has acquired a right of use or easement to or over the area of any public beach by prescription, dedication, or presumption, or has retained a right by virtue of continuous right in the public since time immemorial, as recognized in law and custom.

The extreme seaward boundary of natural vegetation that spreads continuously inland customarily marks the landward boundary of the public easement, if there is no clearly marked natural vegetation line, the landward boundary of the easement is as provided by Sactions 51.046 and 64.647, Natural

Much of the Gulf of Mexico coasiline is eroding at rates of more than five feet per year. Erosion rates for all Texas Gulf property subject to the open beaches act are available from the Texas General Land

State law prohibits any obstruction, barrier, restraint or interference with the use of the public easement, including the placement of structures seaward of the laddward boundary of the easement owners of structures erected seaward of the laddward boundary of the easement owners of structures erected seaward of the vegetation line (or other applicable easement boundary) or that become seaward of the vegetation line as a result of processes such as share or texas to prove the structure of the vegetation line as a result of processes such as share or texas to remove the structure of the vegetation of the vegetation line as a result of the vegetation of the vegetation line as a result of the vegetation of v REMOVE THE STRUCTURES.

The purchaser is hereby notified that the purchaser should: (1) determine the rate of shoreline erosion in the vicinity of the real property; and (2) seek the advice of an altomey or other qualified person before executing this contract of instrument of conveyance as to the relevance of these statutes and facts to the value of the property the purchaser is hereby purchasing or contracting to purchase.

Buyer Willia Capital Partners, LTD

Seller Columbia Padre Blvd, LLC Poyler Operatory Cosp

Buyer

This form has been approved by the Texes Real Estate Contribution for the will shifted approved of promotinate contact droves. Such approved college to the same pay. The Contribution for the provided results from the provided for the provided f

(TARC 1816) 12-05-2011 Troy Ging Herley, Sell Packethlyd. Boods Packet Lebrat TX 18:57. Particulations

Fice (\$56)77-3191 Fac
Ficeland with appoints by thicket, 16000 bases idea road, Fines, 18020 through luck food

TREC No. 34-4



11-2-2015

Information About Brokerage Services
Texas law requires all real estate license holders to give the following information about brokerage services to prospective buyers, tenants, sellars and landilords.

TYPES OF REAL ESTATE LICENSE HOLDE  ABROKER Is responsible for all broker  ASALES AGENT must be specisored by	age activities, includi	ng acts performed by sales agents sponsored by With ollents on behalf of the broker.	the broker.
A.BROKER'S MINIMUM DUITIES REQUIRED  Put the interests of the client above all o  Intom the client of any material informa  Answer the client's questions and prese  Treat all parties to a real estate transact	thers, including the t tion about the proper nt any offer to or cou	ty of transaction received by the broker, nter-ofter from the client, and	ús ):
a license holder can represent a p	artyjn a rhal e	STATE TRANSACTION	
usually in a written listing to sell or proper	y management agre	comes the property owner segent through an action the library perform the library perform the library or transaction known the segent.	proker's minimum duties
written representation agreement. A buyer's	agent must perform	verlienant's egent by agreeing to represent the the proker's minimim duties above and must the agant, including information disclosed to the	Inform-the buyer of any
agraement of each party to the transaction underlined print, set forth the broker's obligation of the transaction of the transa	The written agreed on sasan infrançada impartially and fally; a spool, a sp	I license holder associated with the proker to and cerry out the instructions of each party to the vite party, dispose; sking price;	In consployous bald or each party (owner and ge transaction.
AS SUBACENT: A license holder acts as a buyer. A subagent can assist the buyer but d	es not represent the	ing a buyer in a fransaction without an agreen buyer and must place the interests of the gives	nent to represent the r first;
TO A YÖLD DISPUTBS, ALL ACREEMENTS  The broker's duties and responsibilities  Who will pay the broker for services or	BETWEEN YOU AN The you, and your ob oxided to you, when	D A BROKER SHOULD BEIN WREING. AND Igailonsunder the representation agreemant. payment will be made and flow the payment will	
LICENSE HOLDER CONTACTINFORMATE you to use the broker's services. Planse ack	N: This nolice is be highedge receipt of the	ilng provided for information purposes. It does n nis notice below and relain a copy for your recor	ot create an obligation for ds.
Patrick J. McNulty Licensed Broker/Broker-Firm Name or Primary Aggumed Business Name	539031 Lidense No.	patrick@willisdevelopment.com Email	(956)572-3191 Phong
Designated Broker of Firm	License No.	Emall	Phone
	,		-
Licensed Supervisor of Sales Agent/ Associate	License No.	Emáll	Plane
Sales Agent/Associate's Name	License No.	Email	Phona
Runherte	nahVSeller/Landlord	Initials Date	
Regulated by the Texas Real Estate Com		40	ile atiwww.iroc.lexan.gov
TAR 250 C Troy City Realty 5113 Toda Divid Bouth Pairie Island, TX 78197 Provid MeNally Francis MeNally	No Francis by the only 18170 F	France (950)572-3191 Frie-	IABS 1-C Helselle Lebr

## ADDENDUM TO COMMERCIAL CONTRACT -- UNIMPROVED PROPERTY (TAR) BY AND BETWEEN COLUMBIA PADRE BOULEVARD, LLC AND WILLIS CAPITAL PARTNER, LTD

Notwithstanding anything to the contrary in the Contract, the following shall apply. In the event there is a conflict between the terms of the Contract and this Addendum, the terms of this Addendum shall supersede the Contract terms and govern.

- 1. <u>Earnest Money.</u> Upon deposit with the Title Company, the Earnest Money shall be non-refundable to Buyer in all respects, except as otherwise permitted in the Contract or this Addendum, and shall remain fully applicable to the Purchase Price at Closing.
- 2. <u>Title Pollcy and Survey</u>. Seller has no obligation to ensure that the Title Company will provide any endorsements to the Title Policy. If Buyer elects to obtain any endorsements or additional coverages they shall be at Buyer's sole cost and expense.
- 3. <u>Title Objections by Buyer</u>. Seller is under no obligation to cure such objections and not curing an objection shall not be deemed a default under the Contract.
- 4. <u>Feasibility Study: Insurance.</u> In conducting any inspections or tests of the Property, Buyer shall carry or cause each of its agents, contractors and representatives who shall enter the Property to carry reasonable commercial general liability insurance covering all activities of Buyer's agents, contractors and representatives while exercising the right of entry upon the Property, and upon request by Seller shall deliver a certificate of insurance evidencing such coverage to Seller prior to entry upon the Property. Buyer shall not permit any liens to attach to the Property by reason of the exercise of Buyer's rights hereunder. Buyer hereby agrees to indemnify, defend and hold Seller harmless from and against any and all liens, claims, demands, damages, causes of action, liabilities and expenses (including reasonable attorney's fees and costs, asserted against or incurred by Seller arising out of Buyer's due diligence inspection of the Property), provided, This indemnification shall survive termination hereof.
- 5. <u>Independent Investigation</u>. Buyer hereby acknowledges that Seller has not made and does not make any warranty or representation regarding the Property or the truth, accuracy, or completeness of any documents or information given to Buyer or the source(s) thereof, and that Seller has not undertaken any independent investigation as to the truth, accuracy or completeness of the same and is providing information and/or documents solely as an accommodation to Buyer. Any representations and warranties of Seller in this Contract are made by Seller without inquiry or investigation. Buyer is sophisticated in the real estate business and Seller understands that Buyer will be making its own due diligence inquiries and investigation during the Feasibility Period. Seller expressly disclaims and Buyer waives any and all liability for representations or warranties express or implied, statements of fact, and other matters contained in the documents, information or in oral communications made to Buyer shall rely solely upon its own investigation with respect to the Property, including, without limitation, the Property's physical, environmental, or economic condition, compliance or lack of compliance with any ordinance, order, permit, or regulation or any other attribute or matter relating thereto.
- 6. <u>Limited Remedies.</u> In no event shall Seller, its direct or indirect partners, shareholders, owners, or affiliates, any officer, director, employee, attorney, or agent of the foregoing, or any affiliate or controlling person thereof have any liability, beyond its interest in the Property, for any claim, cause of action, or other liability arising out of or relating to this Contract or the Property, whether based on contract, common law, statute, equity or otherwise.
- 7. "AS IS, WHERE IS", "WITH ANY AND ALL FAULTS." (A) SELLER IS SELLING THE PROPERTY STRICTLY ON AN "AS IS, WHERE IS" BASIS, "WITH ANY AND ALL FAULTS." SELLER MAKES NO REPRESENTATIONS OR WARRANTY WHATSOEVER, EXPRESS OR IMPLIED, EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NOR IS ANY EMPLOYEE OR AGENT OF SELLER AUTHORIZED TO MAKE ANY REPRESENTATION OR WARRANTY AS TO THE QUALITY OF OR CONDITION OF THE PROPERTY, MERCHANTABILITY, SUITABILITY OR FITNESS OF THE PROPERTY FOR ANY USE WHATSOEVER, KNOWN OR UNKNOWN TO SELLER, OR COMPLIANCE WITH ANY ENVIRONMENTAL PROTECTION, POLLUTION, OR LAND USE LAWS, RULES, REGULATIONS, ORDERS, OR REQUIREMENTS INCLUDING, BUT NOT LIMITED TO, THOSE PERTAINING TO THE HANDLING, GENERATING, TREATING, STORING, OR DISPOSING OF ANY HAZARDOUS WASTE OR SUBSTANCE. IN NO EVENT SHALL SELLER BE RESPONSIBLE OR LIABLE FOR LATENT OR PATENT DEFECTS OR FAULTS, IF ANY,

752298v1

ON THE PROPERTY, OR FOR REMEDYING OR REPAIRING THE SAME INCLUDING, CHEMICALS OR WASTE, OR FOR CONSTRUCTING OR REPAIRING ANY STREETS, UTILITIES OR OTHER IMPROVEMENTS SHOWN ON ANY PLAT OF THE PROPERTY. BY CLOSING THE PURCHASE AND SALE, BUYER WARRANTS THAT THE BUYER HAS FULLY INSPECTED THE PROPERTY, IS FULLY SATISFIED WITH THE SAME IN ALL RESPECTS "AS IS, WHERE IS, WITH ANY AND ALL FAULTS," IS NOT RELYING ON ANY REPRESENTATION OR WARRANTY OF SELLER, EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT IN PURCHASING THE PROPERTY FROM SELLER. (B) BUYER ACKNOWLEDGES AND AGREES THAT IT IS EXPERIENCED IN ACQUIRING, OWNING, DEVELOPING, MARKETING, LEASING, OPERATING, MANAGING AND SELLING OF PROPERTIES SIMILAR TO THE PROPERTY, AND THAT BUYER SHALL, DURING THE REVIEW PERIOD, THOROUGHLY INSPECT, TEST, STUDY, REVIEW AND INVESTIGATE THE PROPERTY, AND THAT EXCEPT FOR THE WARRANTIES, REPRESENTATIONS AND COVENANTS OF SELLER MADE IN THIS AGREEMENT AND THE DEED, BUYER IS RELYING SOLELY THEREON IN MAKING ITS DECISION TO ACQUIRE THE PROPERTY. THE PROVISIONS OF THIS SECTION 7 SHALL SURVIVE THE CLOSING AND SHALL NOT MERGE THEREIN OR INTO ANY DOCUMENTS EXECUTED IN CONNECTION THEREWITH. BUYER AND SELLER AGREE THAT THE SPECIAL WARRANTY DEED TO BE DELIVERED BY SELLER TO BUYER SHALL EXPRESSLY CONTAIN THE LANGUAGE IN THIS SECTION 7.

8.	Notices.	Notices	shall be	given to p	pursuant	to Page	10, Sec	tion 20,	of the	Contract	with c	opies to	: IF TO
SELLEI	R, COPY	TO: Joy	H. Phillip	s, Esq., I	riedman	& Feig	er, L.L.P	., 5301	Spring	Valley R	oad, Si	uite 200	, Dallas,
Texas 7	5254, Tel	ephone.	(972) 788	3-1400, F	ax: (972)	776-53	13, Ema	il: jphil	lips@ff	lavoffice	.com.	IF TO	BUYER,
COPY		•							Tel			,	Fax:
Samuel Samuel 1			Email:						-				

- 9. <u>Facsimile Transmission or Email</u>. A telecopied facsimile or email attachment of a duly executed counterpart of this Contract shall be sufficient to evidence the binding Contract of each Party to the terms hereof. Each Party agrees to promptly return to the other an original, duly executed counterpart of this Contract following the delivery of a telecopied facsimile or email attachment thereof. This Contract may be executed in any number of counter-parts, each of which shall be an original, but all of which together shall constitute but one instrument.
- 10. <u>No Recordation</u>. Without the prior written consent of the other party, neither Buyer nor Seller nor their respective agents or representatives shall record either this Contract or any memorandum hereof, or any affidavit pertaining hereto, or publicize same to any third party, whether by verbal communication, advertising or the like, and any such recordation of this Contract or memorandum hereto or publication by any such party without the prior written consent of the other party shall constitute an immediate default hereunder, whereupon this Contract shall, at the sole option and discretion of non-defaulting party, either terminate and be of no further force and effect or remain effective.
- 11. <u>Independent Investigation</u>. Buyer hereby acknowledges that Seller has not made and does not make any warranty or representation regarding the Property or the truth, accuracy, or completeness of any documents or information given to Buyer or the source(s) thereof, and that Seller has not undertaken any independent investigation as to the truth, accuracy or completeness of the same and is providing information and/or documents solely as an accommodation to Buyer. Seller expressly disclaims and Buyer waives any and all liability for representations or warranties express or implied, statements of fact, and other matters contained in the documents, information or in oral communications made to Buyer. Buyer shall rely solely upon its own investigation with respect to the Property, including, without limitation, the Property's physical, environmental, or economic condition, compliance or lack of compliance with any ordinance, order, permit, or regulation or any other attribute or matter relating thereto.
- 12. <u>Entire Agreement.</u> This Contract contains the complete agreement between the Parties and cannot be varied except by the written agreement of the Parties. The Parties agree that there are no oral agreements, understandings, representations, or warranties which are not expressly set forth herein. Any portion of this Contract not otherwise consummated at the Closing will survive the Closing of this transaction as a continuing agreement by and among the Parties.
- 13. <u>Facsimile Transmission or Email Scan.</u> A telecopied facsimile or email scan of a duly executed counterpart of this Contract shall be sufficient to evidence the binding agreement of each Party to the terms hereof. However, each Party agrees to promptly return to the other an original, duly executed counterpart of this Contract following the delivery of a telecopied facsimile or email scan thereof.

14. Venue. Venue in this case of any dispute hereunder shall be in Dallas County, Texas.

IN WITNESS WHEREOF, the Parties hereto have caused this Addendum to be duly executed on the dates set forth in the Contract.

SELLER:

Columbia Padre Boulevard, LLC an Illinois limited liability company

By: Replac Investment Co., Ltd.
an Illinois Corporation, its Manager

Print Name:

MATVIN FEIGHT RON BELMAN

office1

Its:

BUYER:

Willis Capital Partner, LTD
a Teves, Limital Partnerships

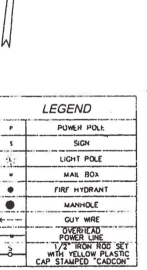
SECTION VII "B" ITEMS BLOCK 100 LOT & LOT 12 LOT 11 LOT 10 LO1 9 K 101 18" R.C.P.-INLET TO 83°56' E 350.00' 150.00 1/2" IRON ROD -FOUND WITH PLASTIC CAP STAMPED HGA LOT 5 1 12 K 95 LOT 1 LOT 2 101 3 LOT 4 150 00 LOT 6 - 16.4 FT. UTILLTY EASEMENT B L O C| K 9 6 50.00 LOT 7 LOT 12 LOT 11 101 10 101 9 150.00 15 K 35 LOI B FOUND WITH PLASTIC CAP STANPER HGA 1/2" IRON ROD COUND WITH PLASTIC-CAP STAMPED "HGA" GRADE INLET GRADE INLET 3. MEZOUITE STREET 13 LOT LOT ; LOT 3 LOT 4 LOT 5

TO BE IN ZONE "AE" (EI THE FLOOD INSURANCE RAT MAP COMMUNITY PANE" AN EFFECTIVE DAT-SURVEYING WAS PERFON. AN ELEVATION CERTIFICATE MAY BE NEEDED TO VERIF DETERMINATION.

#### SURVEYOR CERTIFICATE

SURVEYOR CERTIFICATE
THE UNDERSIGNED HEREBY CERTIFIES THAT THIS SURVEY
AS DESCRIBED HEREIN, WAS MADE ON THE GROUND OF
6/08/05; THAT THE ONLY MUSIBLE IMPROVEMENTS ON THE GROUN
ARE AS SHOWN: THAT THERE ARE NO VISIBLE ENCROACHMENTS, VISIBLE OVERLAPPINGS, APPARENT CONFLICTS, OF
VISIBLE FASEMENTS, EXCEPT AS SHOWN HERFIN
THIS SURVEY CONFORMS TO THE MINIMUM STANDARDS OF
PRACTICE AS REGURED BY THE TEXAS ROARD OF PROFESSIONAL
LAND SURVEYING, THIS SURVEY IS NOT VALID WITHOU
ORIGINAL SEAL AND SIGNATURE.





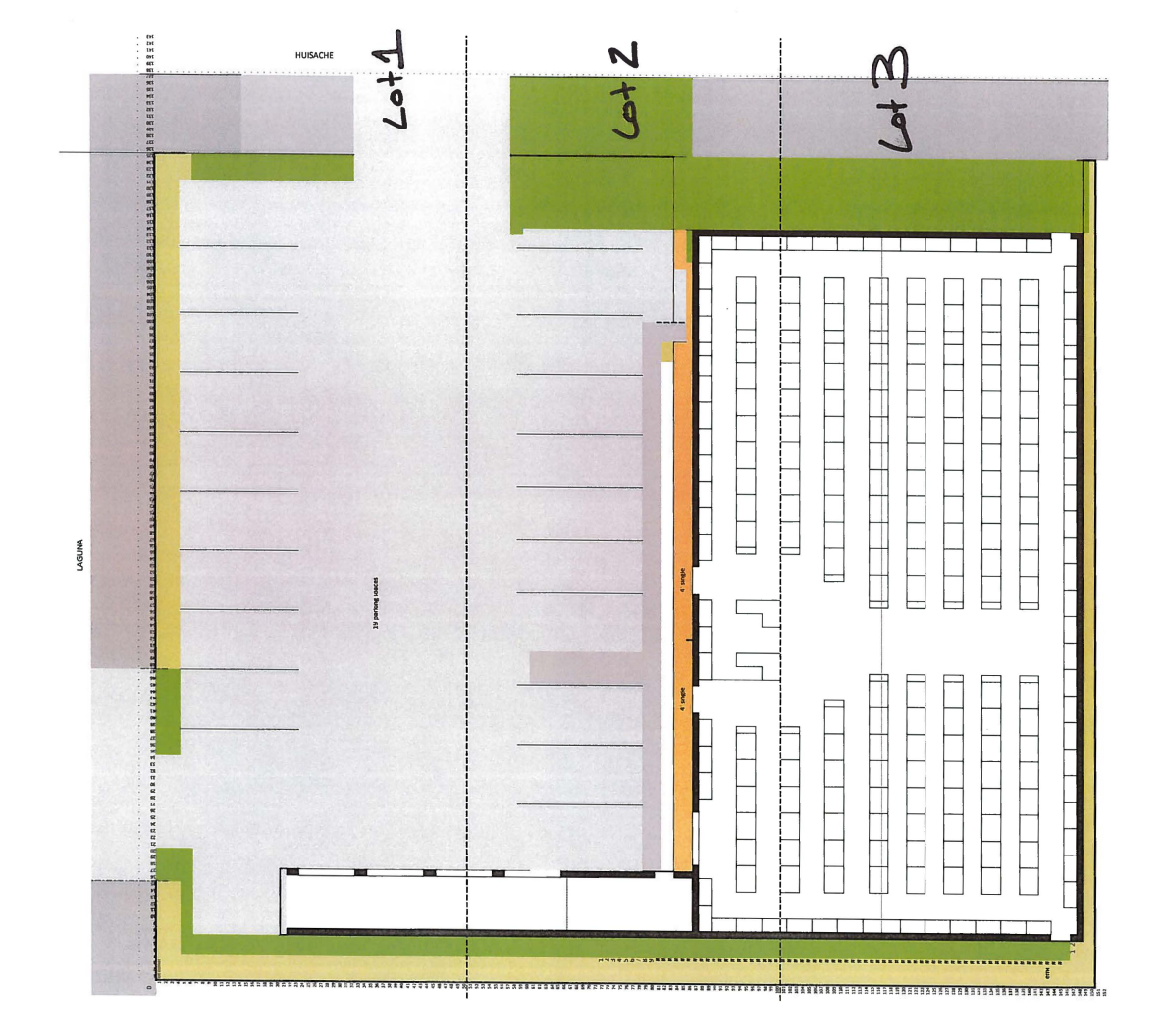
#### PLAT OF SURVEY

LOT ONE (1), THROUGH TWELVE (12) (INCLUSIVE), BLOCK NINETY-SIX (96). PADRE BEACH SECTION VII TOWN OF SOUTH PADRE ISLAND, CAMERON COUNTY, TEXAS, ACCORDING TO THE MAP THEREOF RECORDED IN VOLUME 15, PAGE 21, MAP RECORDS OF CAMERON COUNTY, TEXAS.

For: RAMOS-GRACIA INVESTMENTS INC.

Civil Engineers / Land Surveyors CADCON Chávez Automated Design Consultants 1424 McKinley St. Brownsville, Jesus 78521; 956/546-7146, Fax 956/546-7170

X OPTION 3



#### DEVELOPMENT STANDARDS REVIEW TASK FORCE

MEETING DATE: November 16, 2016 ITEM: 8

TO: Development Standards Review Task Force

FROM: James Mitchim, Building Official

#### ITEM DESCRIPTION:

Presentation on how staff addresses signs facing the water

#### **DISCUSSION:**

Staff is available for any questions that the Task Force may have.

#### PADRE BOULEVARD AND ENTERTAINMENT DISTRICT CODE

#### **VIII. SIGNAGE STANDARDS**

- 8.1 Applicability. For new and substantially modified signs, the standards in Table 8.1 shall apply and sign permits shall be approved administratively by the City of South Padre Island Building Official unless specifically noted in this section. Except as specifically listed below, all other signage and sign standards shall comply with Chapter 15 of the City of South padre Island City Ordinances, as amended.
- 8.2 Master Sign Plans. An applicant has the option to establish unique sign standards including size, color, type, design, and location. Such applications shall be reviewed as "Master Sign Plans" by the City of South Padre Island Building Official and are subject to approval of the City Council. In evaluating a Master Sign Plan, the City Council shall consider the extent to which the application meets the proposed Sign Plan:
  - 8.2.1 Promotes consistency among signs within a development thus creating visual harmony between signs, buildings, and other components of the property;
  - 8.2.2 Enhances the compatibility of signs with the architectural and site design features within a development;
  - 8.2.3 Encourages signage that is in character with planned and existing uses thus creating a unique sense of place; and
  - 8.2.4 Encourages multi-tenant commercial uses to develop a unique set of sign regulations in conjunction with development standards.

	le	

									able 8.1
Character Zone Sign Type	Bayfront	Entertainment District Core	Neighborhood Crossings	Town Center Crossing	Padre Boulevard South	Padre Boulevard Central	Padre Boulevard North	Neighborhood Transition	Standard
Wall Signs	P	p	P	Р	Р	P	P	P (comm. uses only)	<ul> <li>For all ground floor commercial uses (retail, office, and restaurant). One sign per tenant space per each street frontage, not to exceed more than 2 signs, area to be calculated at 1.5 sq. ft. per linear foot of public street frontage for the tenant space with a maximum of 100 sq. ft per tenant.</li> <li>Second and upper floor commercial uses may also be permitted one second floor wall sign per tenant space per public street frontage, area to be calculated at 1.5 sq. ft. per linear foot of second or upper floor frontage along that public street with a maximum of 125 sq.ft.</li> <li>Institutional uses (non-profits and churches): One sign per tenant space, area to be calculated at 1.5 sq. ft. per linear foot of public street frontage with a maximum of 100 sq. ft.</li> <li>Live-Work and Home occupations: One sign limited to an area of 20 sq. ft. max.</li> <li>Building sign may encroach a maximum of 12° on to a sidewalk while maintaining a vertical clearance of 8 ft. from the finished sidewalk.</li> <li>Building signs may be internally or externally lit.</li> <li>Marquee signs as only permitted as specified below.</li> </ul>
Monument Signs	P	Р	Р	Р	Р	Р	Р	NP	<ul> <li>One monument sign per lot per lot street frontage (no more than 2 per lot separated by at least 100 ft.) limited to a maximum of 50 sq. ft. per sign face and 6 ft. in height.</li> </ul>
Window Signs	P	Р	P	P	Р	P	p	P (comm. uses only)	<ul> <li>Limited to 10% of the window area.</li> <li>In the Neighborhood Transition Zone, window signs are only permitted for commercial uses (including the "work" component of live-work uses).</li> <li>The following shall be exempt from this limitation:</li> <li>Addresses, closed/open signs, hours of operation, credit card logos, real estate signs, and now hiring signs.</li> <li>Mannequins and storefront displays of merchandise sold.</li> <li>Interior directory signage identifying shopping aisles and merchandise display areas.</li> </ul>
Building Blade Signs	P	Р	Р	Р	Р	P	Р	p (comm. uses only)	<ul> <li>One per building (commercial and mixed use buildings only)</li> <li>Area = 30 sq. ft. maximum per sign face.</li> <li>May encroach a maximum of 2 ft. over a sidewalk, but shall not encroach over any parking or travel lane.</li> <li>Building blade signs may be attached to the building at the corners of building or along any street facing façade above the first floor facade.</li> </ul>
Tenant Blade Signs	P	Р	Р	Р	Р	р	р	P (comm.	One per commercial tenant space (retail, office, or restaurant use)     Area = 16 sq. ft. maximum per sign face

- (60) Real Estate "For Sale", "For Lease", or "Open House" Sign: A temporary sign designating that the premises upon which it is erected is for sale, rent, or lease or that an open house is being held on the day on which the sign is displayed.
- (61) Reflective Surface: Any material or devise which has the effect of intensifying reflected light, including but not limited to scotch light, day glow, glass beads and luminous paint.
- (62) Required Signs: Any sign required by law for the protection of the general health, safety and welfare of the public. For the purposes of this Ordinance, numbers attached to the front plane of a facing and visible from the adjacent public right-of-way or private ingress/egress for the purpose of identifying the street address of the structure shall be considered a required sign. Such numbers shall be a minimum of four (4) inches in height, shall be of a color in distinct contrast to the color of the wall to which it is attached, and shall be plainly visible from the adjacent public right-of-way or private ingress/egress.
- (63) Residential Nameplate Sign: A sign permitted for the sole purpose of identifying the inhabitant residing therein, the house name, or identifying the address of the house. The sign may contain no advertising of any kind.
- (64) Roof Line: The highest point of the coping on a flat roof, false mansard, or parapet wall; the deckline of a true mansard roof; the ridge line between the upper and lower slopes of a gambrel roof; or the mean height level between the eaves and the ridge of a gable or hip roof.
- (65) Roof Sign: A sign attached to, and wholly or partially dependent upon, the roof of a structure for support, or attached to the roof in any way, but not extending above the roof line, as defined by this Ordinance. Such signs will be completely enclosed between the sign and the corresponding roof, and shall be designed to meet the wind resistance requirements of Section 15-10.
- Sign: Any thing of visual appearance primarily used for, or having the effect of, (66)attracting attention from the streets, sidewalks, curbside or any other public areas including waterways for identification purposes, whether illuminated or nonilluminated. An identification logo, description, illustration or device which is affixed to or represented directly or indirectly upon a building, structure or land, and which directs attention to a product, place, activity, person, service, institution or business, whether illuminated or non-illuminated. For the purposes of removal, the definition of "sign" shall include all of the sign structure. For the purposes of this Ordinance, this definition shall also include paintings directly upon a building, other structure or vehicle and any manufacture incorporated or added to a building or property that is not a normal structural or architectural component of a building shall be considered a "sign" (i.e. to attract attention from public right-of-way) and must comply with all the commercial sign regulations of this Chapter pertaining to either a monument sign or a projecting sign. (Ord. 02-14; Nov.20, 2002) The basic intent behind this definition is not to discourage product displays, design, or art from epitomizing simplicity, good taste, and compatibility with the community's desired image.
- (67) Sign Area: The area of a sign face (which is also the sign area of a wall sign or other sign with only one face) shall be computed by means of the smallest square, circle, rectangle, triangle, or combination thereof that will encompass the extreme limits of the writing, representation, emblem, or other display, together with any material or color forming an integral part of the background of the display or used to differentiate the sign from the backdrop or structure against which it is placed, but not including any supporting framework, bracing, or decorative fence or wall when such fence or wall

otherwise meets zoning ordinance regulations and is clearly incidental to the display itself. The sign area for a sign with more than one face shall be computed by adding together the area of all sign faces visible from one point. When two identical sign faces are placed back to back, so that both faces cannot be viewed from any point at the same time, and when such sign faces are part of the same sign structure and are not more than 42 inches apart, the sign area shall be computed by the measurement of one of the faces. For buildings that are not on public rights-of-way and/or near to property boundaries (e.g. building structures on a pier), sign areas shall be calculated on the basis of the most visible building frontage.

- (68) Sign Structure: The sign and all parts associated with its construction.
- (69) <u>Snipe Sign</u>: A sign which is tacked, nailed, posted, pasted, glued or otherwise attached to trees, utility poles, stakes, or fences or to other objects, and whose message is not associated with the premises upon which such sign is located.
- (70) <u>Suspended Sign.</u> A sign, other than a parasite sign, that is suspended from and supported by the underside of an awning, a marquee, a fascia, an umbrella, or a building overhang.
- (71) Temporary Signage: A sign erected for a special purpose and for a specifically stated short term of duration, as regulated by Sections 15-6(G), 15-7, and 15-12. Temporary signage may include such otherwise prohibited forms of signage as portable signs [Section 15-5(E)] and banners [Section 15-5(F)].
- (72) <u>Traffic Control Sign</u>: A permitted sign for the purpose of identifying parking areas and directing the flow of traffic on private property.
- (73) Umbrella. A device, often round or square in shape that is supported by a center pole that provides shade or protection. For purposes of this article, any device, structure, canopy, etc. that is handheld, or that is totally or partially enclosed, or that projects from or is connected to a building shall not be deemed to be an umbrella.
- (74) <u>Umbrella Sign</u>. A sign that is painted, installed, or otherwise applied to or located directly on an umbrella at an establishment. The sign, which is a combination of letter and/or logo, height is limited to 8 inches. Signage may only be displayed on the flap of the umbrella that is maximum 8 feet in diameter and 8 feet in height. Umbrella that is larger than the size limit shall not have any signs on it. The copy on an umbrella sign is limited to the name and/or logo of a single appurtenant business/residential establishment. For purposes of this article, signs that are suspended from umbrellas (suspended signs) shall not be considered to be umbrella signs. Suspended signs are prohibited.
- (75) <u>Wall Sign</u>: A sign attached to, painted on, or erected against the wall of a building or structure with the exposed face of the sign in a plan parallel to the face of the wall and not projecting more than Nine (9) inches from the face of the wall at any point.
- (76) Window Sign: A sign printed, painted, neon or otherwise no greater than thirty-two (32) square feet, displayed in or through a window or glass door and which can be seen from the front property line / right of way line. All windows signs except open or closed, name of store or business and national product logos (Image signs are permitted) are prohibited after February 1, 2012. Ord 04-03; Ord 10-02

#### Sec.15-3 Permits, Renewals, Expiration and Transfers.

Permit Required: It shall be unlawful to commence or to proceed with the erection, construction, reconstruction, conversion, alteration, enlargement, extension, placement, or moving of any sign or sign structure or any portion thereof without first having applied in writing

Discussion and possible action on color palette.

### Introduction

- The current color palette was adopted on August 6, 2014; and
- At their September 21<sup>st</sup> City Council Meeting (2016), the City Council directed staff provide alternative color palette and initiate public workshop(s).
- On October 11, 2016, DSRTF tabled the item with recommendations to:
  - Exempt canopy (fabric awning) colors from the palette;
  - Have body colors to include values from 7 to 10 (previously from 8);
  - Have roof colors to include entire values (from 0, black, to 10, white); and
  - Limit accent/trim to Chroma 14 rather than 16.

### A PROPOSED requirements in color

#### **3.4.7 Colors**

The colors, which are specified based on the Munsell Color System, of a building are restricted to those below:

- (i) Areas for color application shall be categorized into (1) body, (2) trim, (3) accent and (4) roof. Body colors indicates colors applied to wall areas. Trim colors include areas of shutters, doors, windows, and wainscot. Accent colors cover fascia and soffit. Roof colors indicate entire roof areas. <a href="Canopy">Canopy</a> (fabric awning) colors are exempt form this subsection.
- (ii) General Provisions.
  - a. Applications of natural materials are allowed. Colors that are recommended:
    - -i. Existing color palette (see Appendix B); and
  - ii. Earth tone and/or colors of natural materials.
    - b. Colors that are not allowed:
      - i. Fluorescent, neon or any illuminated colors.

### (iii) Specific Provisions.

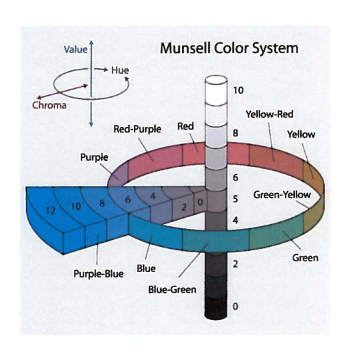
a. Body and roof cColors are restricted to those in the table below:

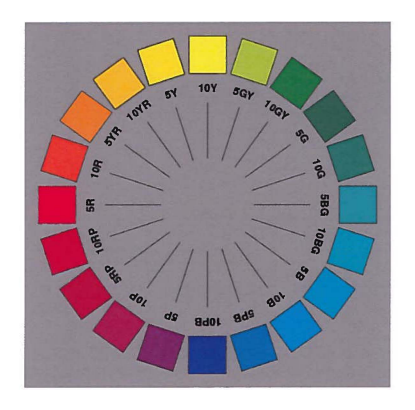
	<u>Hue</u>	<u>Value</u>	<u>Chroma</u>
Body	All	87 or above	6 or below
Roof	All	6 or below All	6 or below
<u>Trim/Accent</u>	<u>All</u>	3 or above	1614 or below

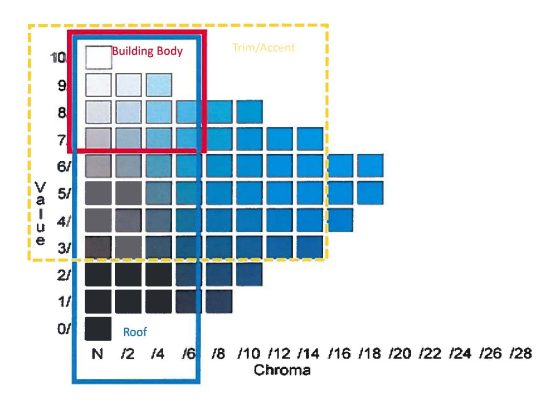
#### b. Number of colors allowed:

- i. Four (body, trim, accent and roof) colors up to 5,000 sq.ft. (building footprint).
- ii. Five colors for buildings greater than 5,000 sq.ft. (building footprint).
  - (1) Two (2) body colors may be applied to façade rhythm of 20' to 30' bays to be considered Façade Composition (See 2.1.3).
  - (2) No pattern of narrower stripes than 20' is allowed.

# Munsell color system

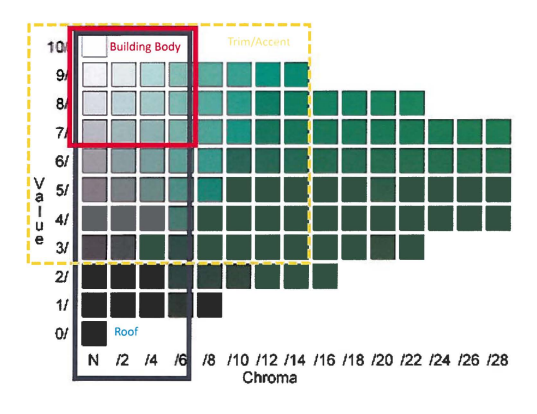




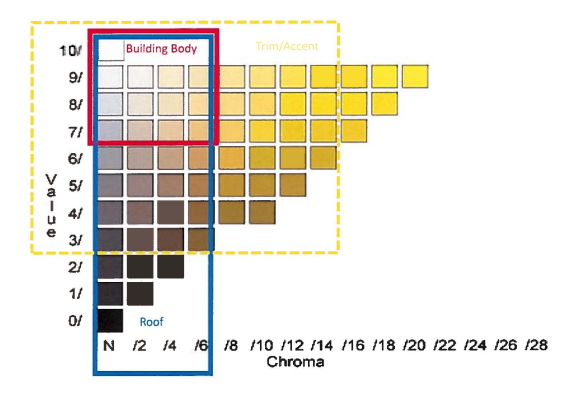


5BG



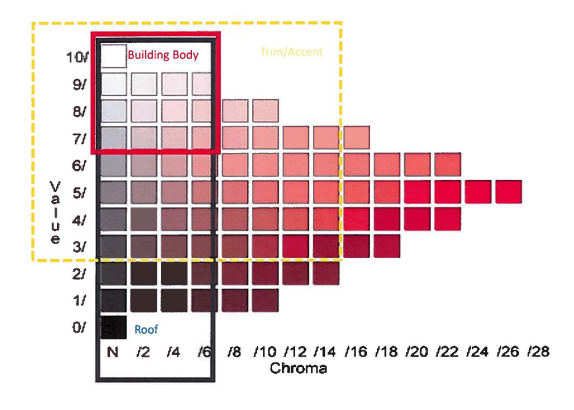




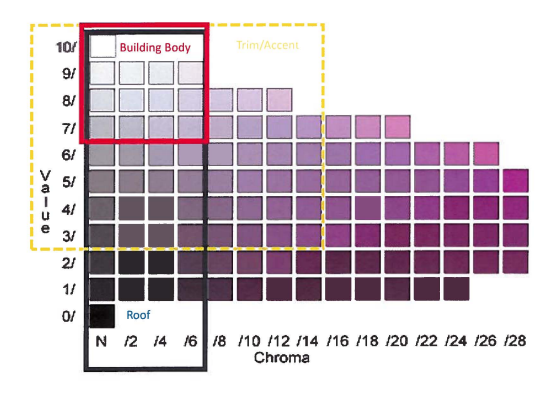


5YR





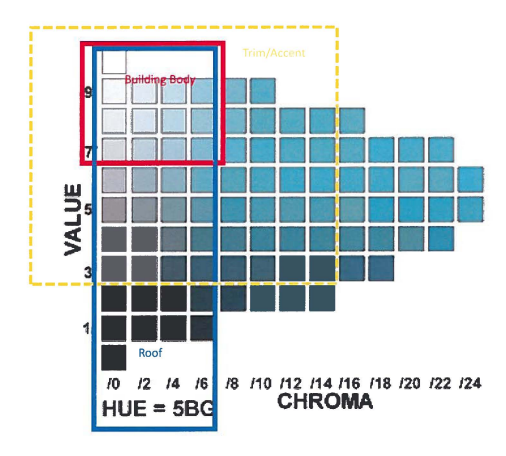
5P



5PB

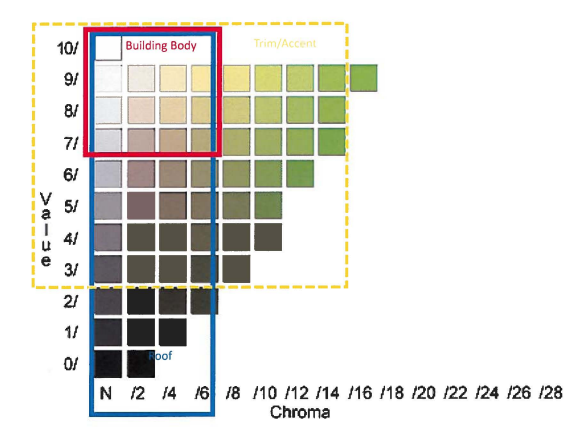


5BG



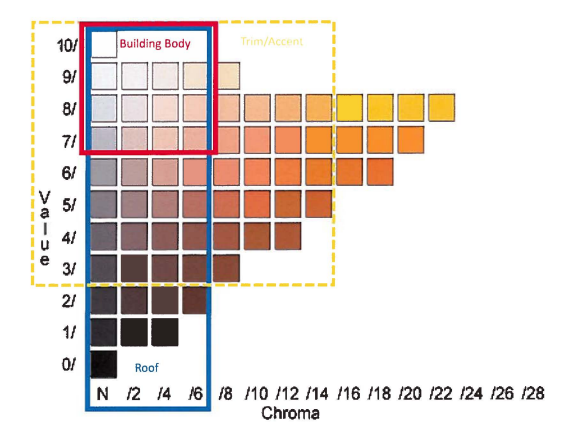


5GY



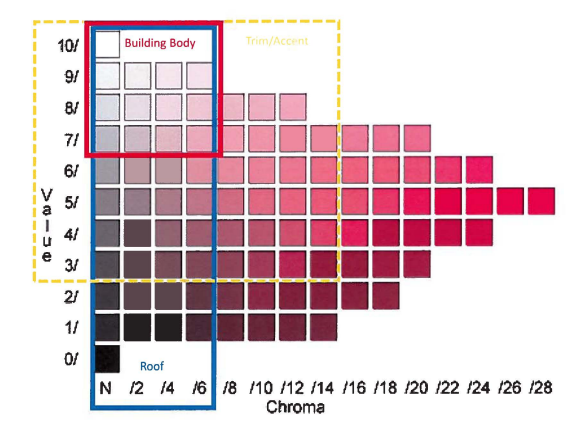


5YR





5RP





5PB

