

LA PORTE

DEVELOPMENT

ORDINANCE

May 6, 1985

Mayor Malone and Councilpersons
City of La Porte
P.O. Box 1115
La Porte, Texas 77571

RE: Proposed Development Ordinance

Dear Mayor Malone and Councilpersons:

The La Porte Planning and Zoning Commission is pleased to forward with this letter the final draft of the proposed City Development Ordinance for your consideration and adoption. The Commission formally approved this document April 25.

The Commission began review of this ordinance last October and was careful to make sure that the Ordinance

- A. provides the appropriate level of development regulation to permit the City to maintain the integrity of its new Comprehensive Plan;
- B. modernizes development regulation in the City by replacing the 1964 Subdivision Ordinance with an ordinance which updates the subdivision regulations and incorporates the Site Plan requirements used by the City for several years;
- C. clearly guides developers through the City's process for review and approval of proposed developments.

The Commission reviewed the ordinance over a dozen or more open meetings and solicited detailed comment from a number of citizens from the local development community, as well as from our consultants. Their comments have been carefully considered and are reflected in the draft you now have before you.

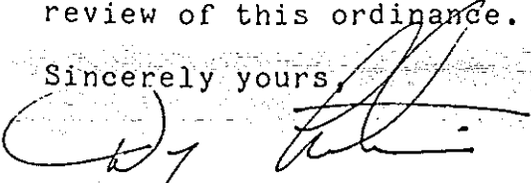
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May 6, 1985

RE: Proposed Development Ordinance

Please study the ordinance carefully, and schedule a workshop meeting to review the ordinance at your earliest convenience. If Council so desires, I will gladly attend the meeting devoted to review of this ordinance.

Sincerely yours,



Douglas F. Latimer, Jr.
Chairman, Planning & Zoning Commission

DL/tla

xc: Planning & Zoning Commission
Jack Owen, City Manager
John Joerns, Director of Community Development
Bob Speake, City Engineer
David Paulissen, Chief Building Official
John Armstrong, Assistant City Attorney

July 3, 1985

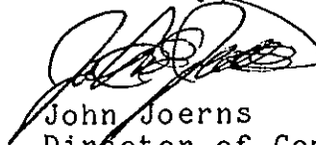
At the meeting of June 10, 1985, the La Porte City Council approved Ordinance No. 1444, commonly referred to as the City of La Porte Development Ordinance. The Development Ordinance establishes a modern review process for proposed subdivisions and other developments within La Porte's jurisdiction. The passage of Ordinance No. 1444 further signals a commitment by the Planning Zoning Commission and City Council to long-range planning and reflects the City's desire to better serve the community by updating ordinances and policies that are no longer responsive to the citizens needs.

Purchase of the Development Ordinance from the City of La Porte will result in the delivery of a registered copy of the Ordinance. Owners of registered copies will automatically receive subsequent amendments to the Ordinance at a nominal charge.

Copies of the Development Ordinance may be purchased from the City of La Porte, Department of Community Development. The price for a registered copy of Ordinance No. 1444 has been set at \$25.00 per copy.

We feel that the Development Ordinance is a significant step in our efforts to furnish quality services for our community as well as providing guidance for coordinated and harmonious development which best promotes health, safety, order, convenience, a better quality of life, and the general welfare of the citizens of La Porte.

Sincerely,



John Joerns
Director of Community Development

JJ/tla

ORDINANCE NO. 1444

AN ORDINANCE PROVIDING RULES AND REGULATIONS GOVERNING THE PLATTING OR REPLATTING OF LAND INTO SUBDIVISIONS IN THE CITY OF LA PORTE AND WITHIN THE EXTRATERRITORIAL JURISDICTION OF THE CITY OF LA PORTE; RETAINING THE RIGHT AND POWER OF THE CITY OF LA PORTE TO EXCLUDE LAND IN INDUSTRIAL DISTRICTS FROM THE TERMS, CONDITIONS, AND AFFECTS OF THIS ORDINANCE, AND REQUIRING PLATS AND REPLATS TO CONFORM TO SUCH RULES AND REGULATIONS IN ORDER TO PROCURE THE APPROVAL OF THE CITY PLANNING AND ZONING COMMISSION OF THE CITY OF LA PORTE; FURTHER PROVIDING THAT EVERY PERSON, FIRM, ASSOCIATION, OR CORPORATION OWNING ANY TRACT OF LAND WITHIN THE CITY LIMITS OF THE CITY OF LA PORTE WHO MAY HEREAFTER ENGAGE IN DEVELOPMENT AS DEFINED IN SAID ORDINANCE OF ANY TRACT OF LAND OF ANY ADDITION TO SAID CITY SHALL DEVELOP SAID LAND ONLY ACCORDING TO THE PROVISIONS OF THIS ORDINANCE; PROVIDING A SEVERABILITY CLAUSE; REPEALING CITY OF LA PORTE ORDINANCE NO. 705, TOGETHER WITH AMENDMENT TO SAID CITY OF LA PORTE ORDINANCE NO. 705-A THROUGH 705-K, INCLUSIVE; PROVIDING A PENALTY OF A FINE NOT TO EXCEED \$200.00, WITH EACH DAY ANY VIOLATION OF THIS ORDINANCE SHALL CONTINUE CONSTITUTING A SEPARATE VIOLATION; PROVIDING AN EFFECTIVE DATE HEREOF; AND FINDING COMPLIANCE WITH THE OPEN MEETINGS LAW;

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF LA PORTE:

Section 1. The Development Ordinance of the City of La Porte, together with the Appendices and Enclosures thereto, which are attached to this Ordinance as Exhibit "A", and are fully incorporated by reference herein, is hereby adopted.

Section 2. If any section, sentence, phrase, clause, or any part of any section, sentence, phrase, or clause, of this ordinance shall, for any reason, be held invalid, such invalidity shall not affect the remaining portions of this Ordinance, and it is hereby declared to be the intention of this City Council to have passed each section, sentence, phrase or clause, or part thereof, irrespective of the fact that any other section, sentence, phrase or clause, or part thereof, may be declared invalid.

Section 3. All ordinances or parts of ordinances in conflict herewith are hereby repealed to the extent of conflict only. Specifically, Ordinance No. 705, together with Amendments to Ordinance No. 705 A through K, inclusive, of said Ordinance is expressly repealed.

Section 4. Any person, as defined in Section 1.07(27), Texas Penal Code, who shall violate any provision of this ordinance, shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine not to exceed Two Hundred Dollars (\$200.00). Each day any violation of this ordinance shall continue shall constitute a separate violation.

Section 5. This Ordinance shall be effective fourteen (14) days after its passage and approval. The City Secretary shall give notice of the passage of this ordinance by causing the caption hereof to be published in the official newspaper in the City of La Porte at least twice within ten (10) days after the passage of this ordinance.

Section 6. The City Council officially finds, determines, recites and declares that a sufficient written notice of the date, hour, place and subject of this meeting of the City Council was posted at a place convenient to the public at the City Hall of the City for the time required by law preceding this meeting, as required by the Open Meetings Law, Article 6252-17, Texas Revised Civil Statutes Annotated; and that this meeting has been open to the public as required by law at all times during which this ordinance and the subject matter thereof has been discussed, considered and formally acted upon. The City Council further ratifies, approves and confirms such written notice and the contents and posting thereof.

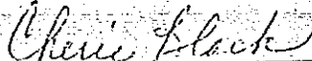
PASSED AND APPROVED this the 16th day of June, 1985.

CITY OF LA PORTE

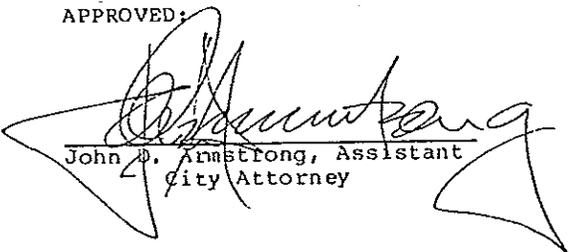
By Norman Malone
Norman Malone, Mayor

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ATTEST:


Cherie Black, City Secretary

APPROVED:


John P. Armstrong, Assistant
City Attorney

LA PORTE DEVELOPMENT ORDINANCE

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LA PORTE DEVELOPMENT ORDINANCE

1.00 GENERAL

These regulations shall govern every person, firm, association or corporation owning any tract of land within the City limits of the City of La Porte and within its extra-territorial jurisdiction who may hereafter subdivide or engage in development as hereinafter defined any tract of land or any addition to said City provided, however, that the City of La Porte hereby excludes from the terms, conditions and effects of this Ordinance and all amendments hereto, land included within the boundaries of any Industrial District or Districts within the Extra-territorial Jurisdiction of the City of La Porte that currently exist or may be hereafter created by the City of La Porte under the terms of Article 970a and amendments thereto of the Revised Civil Statutes of the State of Texas.

2.00 DEFINITIONS

For the purpose of this Ordinance the following various terms, phrases and words, will have the meaning ascribed to them herein. When not inconsistent with the context, words used in the present tense include the future; words used in the singular include the plural; words used in the plural include the singular; "shall" is mandatory; and "may" is permissive. Any office referred to herein by title will include the person employed or appointed for that position or his duly authorized deputy or representative.

Terms, phrases or words not expressly defined herein are to be considered in accordance with customary usage.

- 2.01 AGRICULTURAL USE: Any activity related to the cultivation of the soil, the producing of crops to human food, animal feed or planting seed or for the production of fibers; floriculture, viticulture or horticulture, raising or keeping of livestock; and planting cover crops or leaving land idle for the purpose of participating in any governmental program or recognized, normal crop or livestock rotation procedure. A residential unit and related out-buildings located solely for one or more of the purposes described in the preceding sentence shall be deemed an agricultural use.
- 2.02 ALLEY: A public right-of-way which is used for utility installation or for secondary access to individual properties which have their primary access from an adjacent public street or an approved common or compensating open space or court yard which has direct access to a public street.
- 2.03 APPROVING AUTHORITY: The City official or commission having authority to sign plats or plans signifying City approval of said plats or plans. For Minor Developments, the Approving Authority is the Director. For all other developments or subdivisions, the Approving Authority is the Planning and Zoning Commission.
- 2.04 ARTICLE 970a: A general law of the State of Texas found

at Acts 1963 General Laws Ch. 160, as it may be from time to time amended.

2.05 ARTICLE 974a: A general law of the State of Texas found at Acts 1927 General Laws, Ch. 231, as it may be from time to time amended.

2.06 BUILDING SETBACK LINE: That line that is the required minimum distance from the street right-of-way line or easement line or any other lot line that establishes the area within which any structure must be erected or placed.

2.07 BLOCK: An identified tract or parcel of land established within a subdivision surrounded by a street or a combination of streets and other physical features and which may be further subdivided into individual lots or reserves.

2.08 BUILDING PERMIT: A permit for improvements granted by the Chief Building Official under the provisions of the City Building Code, currently in force and effect; save and except improvements of less than \$100.00 valuation. As used herein, improvement shall include the construction, enlargement, alteration, repair, removal, or conversion of a building or structure.

2.09 CHIEF BUILDING OFFICIAL: The City officer or other designated authority charged with the administration and enforcement of the City Building Code, or his authorized representative.

2.10 CITY: The City of La Porte, Texas.

2.11 CITY COUNCIL: The City Council of the City.

- 2.12 CITY SECRETARY: That person holding the office of City Secretary under the terms of the La Porte Charter, or her/his designated representative.
- 2.13 COMMISSION: The Planning and Zoning Commission of the City.
- 2.14 COMPENSATING OPEN SPACE: Those areas designated on a plat or plan which are restricted from development, except for landscaping and recreational uses and which all owners of residential properties within the plat have a common legal interest or which are retained in private ownership and restricted from development, except for landscaping and recreational uses, for the exclusive use of all owners of residential property within the plat, and such designation shall remain in effect until the plat is vacated or the tract is replatted. The terms compensating open space, common open space, common property and common area may be used interchangeably and may be considered as similar.
- 2.15 COMPREHENSIVE PLAN: A long-range plan, adopted by the Council, which is intended to guide the development of the City that includes analysis, recommendations and proposals for the community's population, economy, housing, transportation, community facilities and infrastructure.
- 2.16 COUNTY: Harris County, Texas
- 2.17 DEPARTMENT: The Community Development Department of the City of La Porte.

- 2.18 DEVELOPER: The legal or beneficial owner or owners of a lot or any land included in a proposed development including the holder of an option or contract to purchase, or other persons having property interests in such land.
- 2.19 DEVELOPMENT: The process of converting land within the City's jurisdiction from its natural state, or its existing usage to residential, commercial or industrial uses. This definition encompasses any and all physical changes to the land not regulated through the City Building Code inherent in such conversions. The term development includes subdivisions as defined herein.
- 2.20 DEVELOPMENT AUTHORIZATON: A document issued by the Department for the development of land within the City jurisdiction. A Development Authorization is issued after final approval of a Subdivision Plat or Development Site Plan by the City Approving Authority, and authorizes the construction of improvements not regulated by the City Building Code.
- 2.21 DEVELOPMENT, MAJOR: Any development not a Minor Development.
- 2.22 DEVELOPMENT, MINOR: Any project or development that involves no more than ten (10) acres of land and the total square footage of all buildings on the site does not exceed 150,000 square feet and requires no change to the City's Comprehensive Plan.
- 2.23 DIRECTOR: The City Director of Community Development or his designated representative.

- 2.24 DWELLING UNIT: A single unit providing complete, independent living facilities for one or more persons including permanent provisions for living, sleeping, eating, cooking, and sanitation.
- 2.25 EASEMENT: A right given by the owner of a parcel of land to another person, public agent or private corporation for specific and limited use of that parcel.
- 2.26 EXTRATERRITORIAL JURISDICTION: The unincorporated territory beyond the City limits of the City established by the authority of Article 970a and 974a.
- 2.27 FILING DATE: The date when a Development Site Plan, General Plan, or a Subdivision Plat is formally presented to the Approving Authority for its approval and registered as a part of the Approving Authority official records.
- 2.28 FLOOD HAZARD AREA: Those areas of the City designated as having a greater chance of flooding from natural disaster such as rainstorms or hurricanes. Such areas are shown on the official flood insurance rate maps (FIRM), adopted by Council.
- 2.29 FLOOD HAZARD PREVENTION ORDINANCE: The City Ordinance, adopted by the Council, which defines the flood hazard areas of the City, and regulates land development more restrictively within such areas, by means of issuance of

a special Flood Plain Development permit.

- 2.30 GENERAL PLAN: A map or plat designated to illustrate the general design features and street layout of a proposed development which is proposed to be platted and developed in phases. This plan, when approved by the Commission, constitutes a guide which the Commission should refer to in the subsequent review of Subdivision Plats or Development Site Plans that cover portions of the land contained within the General Plan and adjacent property.
- 2.31 HARRIS COUNTY ROAD LAW: A special law of the State of Texas found in Acts 1913, Special Laws, Chapter 17, as may be from time to time amended.
- 2.32 INDUSTRIAL DISTRICTS: That land within the extraterritorial jurisdiction of the City of La Porte, and either:
- a. Being designated as the "Battleground Industrial District of La Porte, Texas" in Ordinance 729, passed by the City Council of the City of La Porte; or
 - b. Being designated as the "Bay Port Industrial District of La Porte", in Ordinance 842, passed by the City Council of the City of La Porte.
- 2.33 LOT: An undivided tract or parcel of land contained within a block or designated on a Subdivision Plat by numerical identification.
- 2.34 MOBILE HOME PARK: An unsubdivided development divided into mobile home sites for rent and for the installation of mobile homes thereon.
- 2.35 MOBILE HOME SUBDIVISION: A subdivision divided into mobile

home lots for sale.

- 2.36 MOMUMENT: A fixed reference point or object located convenient to proposed developments in La Porte for which the City or another governmental agency has determined the elevation above mean sea level and the geographic location within the Texas Plane Coordinate System.
- 2.37 MONUMENT SYSTEM: A monument system established by the City to provide horizontal and vertical survey control for land development in La Porte within a common frame of reference. A document describing the City Monument System is published separately.
- 2.38 ONE-FOOT RESERVE: A strip of land one foot wide and within public street right of ways and adjacent to subdivision reserves or adjacent acreage to prevent access to said public street until the reserve or adjacent acreage has been platted in accordance with this Ordinance.
- 2.39 PLAN, DEVELOPMENT SITE: A site plan for unsubdivided developments certified by the land owner and by a Professional Engineer or Registered Public Surveyor, executed by the City Approving Authority and prepared as specified in Section 4.08 et seq. of this Ordinance.
- 2.40 PLANNED UNIT DEVELOPMENT: A land area characterized by a unified site design which: (1) has individual building sites and provides common open spaces; and (2) is designed to be capable of satisfactory use and operation as a separate entity without necessarily having the

participation of other building sites or other common property. The ownership of the common property may be either public or private. A Planned Unit Development may include subdivisions. It may be a single Planned Unit Development as initially designed; or as expanded by annexation of additional land area; or a group of contiguous Planned Unit Developments, as separate entities or merged into a single consolidated entity.

- 2.41 PLANNING CONSULTANT: A certified land planner, Texas registered professional engineer, Texas registered land surveyor, Texas registered architect, or other qualified consultant, who performs land planning services to subdividers or developers for a fee.
- 2.42 PLAN, SKETCH: A rough sketch map of a proposed subdivision or other development of sufficient accuracy to be used for the purpose of discussion and preliminary decision making, prepared in conformance with Section 4.00 et seq. of this Ordinance.
- 2.43 PLAT, AMENDING: A plat, previously approved by the Commission and duly recorded, which is resubmitted to the Commission for reapproval and recording which contains dimensional or notational corrections or erroneous information contained on the originally approved and recorded plat. An amending plat is not to be considered as a replat or re-subdivision and may not contain any changes or additions to the physical characteristics of the original subdivision, but is intended only to correct errors or mis-

calculations as allowed under the provisions of Art. 974a, Section 5(d).

- 2.44 PLAT, FINAL: A map or drawing of a proposed subdivision prepared in a manner suitable for recording in the appropriate County records and prepared in conformance with Section 4.04 et seq. of this Ordinance.
- 2.45 PLAT, PRELIMINARY: A map or drawing of a proposed subdivision illustrating its development features for review, prepared as specified in Section 4.03 et seq. of this Ordinance.
- 2.46 PLAT, STREET DEDICATION: A map or drawing suitable for recording in the appropriate county records illustrating the location of a public street within a specific tract of land.
- 2.47 PUBLIC IMPROVEMENTS CRITERIA MANUAL (PICM): The set of standards set forth by the Director of Community Development and approved by the City Council to determine the specific technical requirements for construction of public improvements. The manual may be acquired from the Community Development Department, and is on file in the City Secretary's Office.
- 2.48 RESERVE: A parcel of land within a Subdivision Plat or Development Site Plan reserved from current development. A reserve may be restricted to a special use such as drainage, recreation or common area. Reserves within subdivisions

not restricted in use may be shown as "unrestricted".

- 2.49 RESUBDIVISION OR REPLAT: The relocation or removal of existing streets or lots by replatting as allowed under the provisions of Art. 974a. V.T.C.S. Section 5 as amended.
- 2.50 RIGHT-OF-WAY: A strip of land acquired by reservation, dedication, prescription or condemnation and used or intended to be used as a road, utility installation, crosswalk, railroad, electric transmission lines, or other similar use.
- 2.51 SPECIAL USE SITES: A location shown on the Comprehensive Plan where a proposed school, park, public building or other public facility is to be located.
- 2.52 STREETS, COLLECTOR: A street designed to serve equally the functions of access and movement. Collector streets serve as links between local streets and arterials.
- 2.53 STREET, CUL-DE-SAC: A local street having one end open to vehicular traffic and having one closed end terminated by a turnaround.
- 2.54 STREET, LOCAL: A neighborhood or minor street whose primary purpose is to provide access to abutting properties.
- 2.55 STREET, PRIMARY ARTERIAL: An expressway, freeway, or primary thoroughfare whose primary function is the movement of traffic.
- 2.56 STREET, PRIVATE: A vehicular access way, under private ownership and maintenance, providing access to buildings containing residential dwelling units without direct access

to an approved public street right-of-way. Parking lots and private driveways within shopping centers, commercial areas and industrial developments shall not be considered as private streets.

2.57 STREET, PUBLIC: A public right-of-way, however designated, dedicated or acquired, which provides vehicular access to adjacent properties.

2.58 STREET, SECONDARY ARTERIAL: A primary thoroughfare whose predominant function is the movement of traffic but which provides more access than normally associated with a primary arterial.

2.59 STREET, STUB: A public street not terminated by a permanent circular turnaround, ending adjacent to undeveloped property or acreage and intended to be extended at such time as the adjacent undeveloped property or acreage is subdivided or developed.

2.60 STREET, THOROUGHFARE: A public street designed for heavy traffic and intended to serve as a traffic artery of considerable length and continuity throughout the community and so designated on the latest edition of the City Thoroughfare Plan.

2.61 SUBDIVIDER: Any owner or authorized agent thereof, proposing to divide, or dividing, land so as to constitute a subdivision according to the terms and provisions of this Ordinance. A subdivider is further defined to be a developer.

- 2.62 SUBDIVISION: A division of any tract of land into two (2) or more parts for the purpose of laying out any subdivision or any tract of land or any addition to the City, or for laying out suburban lots or building lots, or any lots, and streets, alleys or parts or other portions intended for public use or the use of the purchasers or owners of lots fronting thereon or adjacent thereto. A subdivision includes re-subdivision (replat) but it does not include the division of land for agricultural purposes in parcels or tracts of five (5) acres or more and not involving any new streets, alleys or easements of access. A subdivision is further defined to be a development.
- 2.63 SUBDIVISION, MAJOR: Any subdivision not classified as a minor subdivision.
- 2.64 SUBDIVISION, MINOR: A subdivision involving less than ten (10) acres of land, which has no common area or reserves, has no adjacent stub street right of ways, and requires no change to the City's Comprehensive Plan.
- 2.65 SUBMITTAL DATE: The date and time specified in this Ordinance when plans, plats, related materials and fees must be received by the City prior to the next regular meeting of the commission in order to be considered at such meeting. The "submittal date" is not to be considered as the "filing date" as herein defined.
- 2.66 TITLE CERTIFICATE (ABTRACTOR'S CERTIFICATE, PLANNING LETTER): A certificate prepared and executed by a title company

authorized to do business in the State of Texas or an attorney licensed in the State of Texas describing all encumbrances of record which affect the property together with all deeds recorded from and after the effective date of this Ordinance which shall include any part of the property included in a subdivision plat or development site plan.

- 2.67 VARIANCE: Permission granted in writing by the Commission to depart from the literal requirements of this Ordinance.
- 2.68 ZONING ORDINANCE: The Zoning Ordinance of the City of La Porte, together with any amendments thereto.

3.00 PURPOSE, AUTHORITY AND JURISDICTION

Under the authority of Article 974a of the Revised Civil Statutes of the State of Texas, which article is hereby made part of these regulations, the City Council of the City of La Porte does hereby adopt the following regulations to hereafter control the development of land within the corporate limits of the City of La Porte and in the unincorporated areas lying within the extraterritorial jurisdiction of the City of La Porte in order to provide for the orderly development of the areas and to secure adequate provision for traffic, light, air, recreation, transportation, water, drainage, sewage, and other facilities; provided, however, that the City of La Porte excludes from the terms, conditions and effects of

this Ordinance and all amendments hereto, unsubdivided development in the extraterritorial jurisdiction of the City, and land included within the boundaries of any Industrial District or Districts that may be hereafter created by the City of La Porte under the terms of Article 970a and amendments thereto of the Revised Civil Statutes of the State of Texas. It shall be unlawful for any owner or agent of any owner of land to layout, subdivide, re-subdivide, plat, or replat any land within the City of La Porte or its extraterritorial jurisdiction without an approved City Development Authorization. In addition, it shall be unlawful for any owner or agent of any owner of land to cause the development of any land within the corporate limits of the City of La Porte, without an approved City Development Authorization. It shall be unlawful for any such owner or agent to offer for sale or sell property therein or thereby, which has not been laid out, subdivided, re-subdivided, platted, replatted or developed without the approvals required in this Ordinance, subsequent to the passage of this Ordinance.

3.01 The City shall withhold all City improvements of whatsoever nature, including the maintenance of streets and the furnishing of utilities from all subdivisions or developments not in conformance with the provisions of this Ordinance.

3.02 No Building Permit shall be issued for the erection or

improvements of any building in the City's jurisdiction not located within an approved and recorded subdivision plat or within an approved Development Site Plan as defined herein.

3.03 CONFORMANCE WITH THE COMPREHENSIVE PLAN

The City shall, under the provisions of Article XI Section 5 of the Texas Constitution and the provisions of Article 970a and 974a, require that all plans or plats conform to the:

- A. Comprehensive Plan of the City, its streets, alleys and public utility facilities which have been laid out; and,
- B. The Comprehensive Plan for the extension of the City, its roads, streets, public highways, water and sewer mains and other instrumentalities of public utilities within the City and its extraterritorial jurisdiction.

3.04 CONFORMANCE WITH ORDINANCES AND POLICIES OF THE CITY OF LA PORTE

The Approving Authority shall review all plans, plats, and all accompanying documentation required in this Ordinance, and require developer and subdivider compliance with applicable State Law, this Ordinance, the Zoning Ordinance of the City of La Porte, other applicable ordinances of the City of La Porte, and approved written policies and procedures of the City of La Porte.

4.00 SKETCH PLANS

The developer or owner of the land may choose to submit a Sketch Plan to the Director of Community Development for his formal review. The applicant should discuss with the Director the procedure for submittal and approval of Subdivision Plats or of Development Site Plans and the requirements as to the general layout of streets, reservations of land, street improvements, drainage, sewage, fire protection, and similar matters, as well as the availability of existing services. The Director shall also advise the applicant, where appropriate, to discuss the proposed development or subdivision with those officials who must eventually approve these aspects of the Subdivision Plat or Development Site Plan coming within their jurisdiction.

A. SKETCH PLANS: REQUIREMENTS AND CONTENTS
(SEE APPENDIX B)

For Major Subdivisions or Developments, the developer may prepare several different schematic land plans for the same property during the Sketch Plan stage. Complete instructions for preparing Sketch Plans for all Developments or Subdivisions are contained in Appendix B.

B. SKETCH PLANS: SUBMISSION

The City encourages the subdivider or developer to submit one (1) copy of each Sketch Plan and one (1) copy of the completed development checklist (available at the Department) to the Director at least two (2) weeks

prior to the date he intends to submit his first formal plan or plat.

C. SKETCH PLANS: EFFECT OF SKETCH PLAN REVIEW

Sketch Plan review is optional and informational in nature and no city approval or disapproval results from its review. The developer may file a formal plan or plat, regardless of the outcome of Sketch Plan review.

4.01 GENERAL PLANS

General Plans are required for all phased projects involving Major Subdivisions or Major Developments. The General Plan is to be designed to illustrate the general design features of a subdivision or development which is proposed to be developed or platted in phases or sections. This plan, when approved by the Commission, constitutes a guide which the Commission will refer to in the subsequent review of plans or plats that cover portions of the land contained within the general overall plan and adjacent properties. Should the developer's future plans change, such changes are to be disclosed to the Department by filing a new General Plan.

A. GENERAL PLANS REQUIREMENTS AND SUBMISSION
(SEE APPENDIX C)

Five (5) copies of the General Plan, certified by the developer and planning consultants, and one (1) copy of all required documentation shall be submitted to the Department for review at least two (2) weeks before the date at which Commission review is requested. Complete

instruction for preparing General Plans are contained in Appendix C.

B. GENERAL PLANS: ACTION BY THE APPROVING AUTHORITY

All General Plans require final approval from the Commission. Following review of the General Plan, the Commission shall, within thirty (30) calendar days of the filing date, take one of the following actions;

1. Approve the General Plan as filed;
2. Conditionally approve the General Plan as filed, provided, the reasons for such conditional approval are stated in writing and a copy of the statement is signed by the Chairman of the Planning Commission.
3. Disapprove the General Plan as filed, provided, the reasons for such disapproval are stated in writing and a copy of the statement is signed by the Chairman of the Planning Commission.

Commission action shall be noted on three (3) copies of the General Plan, which shall be distributed to the developer, Department, and official files of the Commission. Unless stipulation for additional time is agreed to by the developer, the failure of the Planning Commission to act within thirty (30) days from the date of the filing of the plan by the developer will cause the plan to be deemed approved.

C. GENERAL PLANS: EFFECT OF APPROVING AUTHORITY ACTION

1. Approval: Commission approval of the General Plan authorizes the developer to file a Preliminary Subdivision Plat or a Development Site Plan.
2. Conditional Approval: Commission conditional approval requires submission of an amended General Plan and additional documentation as specified by the Planning Commission for final Commission approval; which may be filed concurrently with the next Preliminary Plat or Development Site Plan, as the case may be.
3. Disapproval: Commission disapproval of a General Plan requires submission of a new General Plan.

D. OFFICIAL GENERAL PLAN

The original approved mylar of the General Plan, signed by the developer and planning consultant, shall be retained by the Department in the official files of the Commission. No subsequent plan or plat will be approved until the original mylar has been delivered to the department. In the event the developer or subdivider fails to file a Preliminary Plat or Development Site Plan within one year of Commission approval of the General Plan, approval of said General Plan shall terminate upon written notice to the subdivider, developer, or owner. The developer, subdivider, or owner may request in writing a one year extension specifying the reason why a Preliminary Plat or Development Site Plan has not been filed.

4.02 SUBDIVISION PLATS

The following sections of the Ordinance outline procedures for preparing and obtaining Commission approval of Subdivision Plats for residential, commercial, or industrial properties. All Final Subdivision Plats must be recorded in the County map records.

4.03 PRELIMINARY PLATS

Preliminary Plats are required for all Major Subdivisions, and shall be consistent with the approved General Plan, if applicable.

A. PRELIMINARY PLATS: REQUIREMENTS AND SUBMISSION
SEE APPENDIX D

Five (5) copies of the Preliminary Plat, certified by the developer and planning consultant, and one (1) copy of all required documentation shall be submitted to the Department for review at least two (2) weeks before the date at which Commission review is requested. Preliminary Plats shall be drawn accurately to scale with exact dimensions for street centerlines and approximate dimensions for other lines. Complete instructions for preparing Preliminary Plats and required accompanying documentation are contained in Appendix D.

B. PRELIMINARY PLAT: ACTION BY THE APPROVING AUTHORITY
All Preliminary Plats require final approval from the Commission. Following review of the Preliminary Plat, the Commission shall, within thirty (30) calendar days of the filing date, take one of the following actions:

1. Approve the Preliminary Plat as filed;
2. Conditionally approve the Preliminary Plat as filed, provided, the reasons are stated in writing and a copy of the statement is signed by the Chairman of the Planning Commission.
3. Disapprove the Preliminary Plat as filed, provided, the reason for such disapproval are stated in writing and a copy of the statement is signed by the Chairman of the Planning Commission.

Commission action shall be noted on three (3) copies of the Preliminary Plat, which shall be distributed to the developer, Department, and official files of the Commission. Unless stipulation for additional time is agreed to by the subdivider, the failure of the Planning Commission to act within thirty (30) days from the date of the filing of the plat by the developer, will cause the plat to be deemed approved.

C. PRELIMINARY PLATS: EFFECT OF APPROVING AUTHORITY ACTION

1. Approval: Commission approval of the Preliminary Plat authorizes the subdivider to file a Final Plat.
2. Conditional Approval: Commission conditional approval requires submission of an amended Preliminary Plat and additional documentation as specified by the Planning Commission for final commission approval.
3. Disapproval: Commission disapproval of a Preliminary Plat requires submission of a new Preliminary Plat.

In the event the subdivider fails to file a Final Plat within one year of Approving Authority approval of the Preliminary Plat, approval of said Preliminary Plat shall terminate upon written notice to the subdivider or owner. The subdivider or owner may request in writing a one year extension specifying the reasons why a Final Plat has not been filed.

4.04 FINAL PLATS: REQUIREMENTS AND CONTENTS; DEED RESTRICTIONS

Final plats are required for all subdivisions, and shall be consistent with the Preliminary Plat if applicable. Final Plats of subdivisions are drawn accurately to scale with exact dimensions. Complete instructions for preparing Final Plats are contained in Appendix D.

In conjunction with the filing of the Final Plat, the subdivider or developer shall file a proposed set of covenants, restrictions, conditions, and reservations, affecting the property enclosed within the Final Plat. The covenants and restrictions shall include provisions creating an association of lot owners charged with the responsibility of promoting the recreation, health, safety, and welfare of the members of the association, and for the improvement and maintenance of any common areas, compensating open space, private streets, alleys, or parking areas included within the Final Plat. The association shall be empowered to levy assessments to be used exclusively in the enforcement of the covenants, restrictions, conditions, and reservations affecting the property enclosed in the Final Plat, and for the furtherance of its responsibility of improving and maintaining any common areas, compensating open space, private streets, alleys, parking areas or other private improvements included within the Final Plat. The assessments levied shall be a charge on the land and shall be a continuing lien on the property against which each such assessment is made.

The proposed set of covenants, restrictions, conditions, and reservations filed shall be submitted to the City Attorney of the City of La Porte, who shall review the documents and insure that the form of the documents complies with this Ordinance.

A. FINAL PLATS : SUBMISSION

Five (5) copies of the Final Plat certified by the owners, lienholders, and engineer or surveyor, and one (1) copy of all required documentation and one (1) copy of the proposed deed restrictions outlined above, shall be submitted to the Department for review at least two (2) weeks before the date at which the Final Plat is filed with the Commission.

B. FINAL PLATS: ACTION BY THE APPROVING AUTHORITY

All Final Plats require final approval from the Commission. Following review of the Final Plat, the Commission shall, within thirty (30) calendar days of the filing date, take one of the following actions:

1. Approve the Final Plat as filed;
2. Disapprove the Final Plat as filed, provided the reasons for such disapproval are stated in writing and a copy of the statements is signed by the Chairman of the Planning Commission.

Commission action shall be noted on three (3) copies of the Final Plat, which shall be distributed to the developer, Department, and official files of the Commission.

C. FINAL PLATS: EFFECT OF APPROVAL

1. Approval of a Final Plat as filed and all accompanying documentation by the Commission, together with approval of Public Improvement Construction Documents by the Director shall result in issuance of a Development Authorization by the Department which permits the developer to begin construction of subdivision improvements.
2. Disapproval of a Final Plat requires filing of a new Final Plat.

D. FINAL PLATS: RECORDATION AND CONSTRUCTION OF PUBLIC IMPROVEMENTS

A Final Plat shall not be recorded until executed by the Director and by the Commission. Before the Final Plat is executed, the developer shall follow the procedure provided for in Section 4.04, and construct the proposed improvements according to the approved plans and specifications. In the event the developer or owner fails to commence construction of such improvements within one year of Development Authorization, approval of the Final Plat shall terminate upon written notice from the Commission to the developer or owner. The developer or owner may request in writing a one year extension specifying the reasons why construction has not commenced.

The Planning Commission shall not sign and deliver a copy of the plat to be recorded, nor shall such Final Plat be recorded, if such proposed improvements are not completed within two years of commencement of construction, and approved by the Director of Community Development. In the event the developer or owner fails to complete construction of such improvements within two years of commencement of construction, approval of the Final Plat shall terminate upon written notice from the Commission to the developer or owner. The developer or owner may request a one year extension in writing from the Director specifying the reasons why construction has not been completed.

The Final Plat shall not be recorded unless the deed restrictions called for herein are recorded simultaneously with the recordation of the Final Plat.

E. OFFICIAL FINAL PLAT

The original recorded mylar film of the Final Plat shall be retained in the official files of the Commission. The owner shall sign the Return Map Agreement shown in Enclosure 7 to Appendix D which authorizes the County Clerk to return said mylar to the Department after recordation.

4.05 VACATION OR RECORDED SUBDIVISION PLATS

The vacation of Subdivision Plats, which is authorized and regulated by Article 974a, V.T.C.S. Section 5 (a), shall be permitted, provided:

- A. All owners of all property contained within the previous plat sign the Vacation of Subdivision Declaration shown on Enclosure 5 to Appendix D;
- B. Approval of the Commission is obtained and reflected by Commission execution of the certificate shown on Enclosure 5 to Appendix D; and
- C. Said owners declaration and Commission approval certificate is recorded as a single instrument in the county records as required by Article 974a, V.T.C.S. Section 5 (a).

4.06 AMENDING RECORDED SUBDIVISION PLATS

An Amending Plat may be filed for record in the County map records to correct dimensional errors, notational errors or other erroneous information as defined and provided for under Article 974a V.T.C.S. Section 5 (d) provided:

- A. The signed Amending Plat certificate shown on Enclosure 4 to Appendix D is placed upon the face of the Amending Plat;
- B. The Planning and Zoning Commission certificate shown on

Enclosure 4 to Appendix D is placed upon the face of the Amending Plat and;

- C. Commission approval of said Amending Plat is reflected by Commission execution of said certificate.

4.07 REPLATTING RECORDED SUBDIVISION PLATS

A replat or re-subdivision of a recorded Subdivision Plat, or a portion thereof, but without vacation of the immediate previous plat, is hereby expressly authorized to be recorded and shall be deemed valid and controlling when:

- A. It has been signed and acknowledged by only the owners of the particular property which is being replatted or re-subdivided on the acknowledgment shown in Enclosure 1 to Appendix D;
- B. It does not attempt to alter, amend or remove any covenants and restrictions;
- C. There is compliance, when applicable, with Subsection (c) and (d) of Section 5, Article 974a, V.T.C.S.;
- D. It has been approved by the Commission after being prepared and filed as though it were an original plat as specified in Section 4.04 of this Ordinance; and
- E. All expenses incurred by the City or the subdivider in the Replat process shall be borne by the subdivider, including costs of notice at public hearing.

4.08 DEVELOPMENT SITE PLANS: GENERAL

The following sections of this Ordinance outline procedures for preparing and obtaining approval for developments not defined herein as subdivisions. Except as noted in Section 4.08 (A) below, it shall be a violation of this Ordinance for any person to develop property within the City of La Porte without first:

- a. Filing a Development Site Plan and required documentation for approval;
- b. Having said Development Site Plan approved according to the procedures set forth herein; and
- c. Obtaining a Development Authorization.

A. DEVELOPMENT SITE PLANS: EXCEPTIONS TO FILING REQUIREMENTS

1. No Development Site Plan filing shall be required as provided for herein in the case of a development which is strictly agricultural in character and use.
2. No Development Site Plan filing shall be required as provided for herein in the case of a development that is solely and strictly a Subdivision, as that term is defined herein, and the requirements of Section 4.04 of this Ordinance have been satisfied for such Subdivision.
3. No Development Site Plan filing shall be required as provided for herein in the case of a development that is strictly residential in character and use, and occurs in

the form of a single family house, regardless of whether said house is constructed inside or outside of a Sub-division.

B. MAJOR AND MINOR DEVELOPMENT SITE PLANS: REQUIREMENTS AND CONTENTS
(SEE APPENDIX E)

For both Major and Minor Developments, the Development Site Plan is drawn accurately to scale with exact dimensions. When accompanied by all other required documentation, Development Site Plans contain sufficient detail for evaluation of the proposed development. Complete instructions for preparing Development Site Plans are contained on Appendix E.

4.09 MAJOR DEVELOPMENT SITE PLANS

A. SUBMISSION

Five (5) copies of the Major Development Site Plan, certified by the developer and engineer or surveyor, and one (1) copy of all required documentation shall be submitted to the Department for review at least two (2) weeks before the date at which Commission review is requested.

B. MAJOR DEVELOPMENT SITE PLANS: ACTION BY THE APPROVING AUTHORITY

The Commission is the Approving Authority for all Major

Development Plans. Following review of the Major Development Site Plan, the Commission shall, within thirty (30) days of the filing date, take one of the following actions:

1. Approve the Major Development Site Plan as filed;
2. Conditionally approve the Major Development Site Plan as filed; provided, the reasons for such conditional approval are stated in writing and a copy of the statement is signed by the Chairman of the Planning Commission.
3. Disapprove the Major Development Site Plan as filed, provided, the reasons for such disapproval are stated in writing and a copy of the statement is signed by the Chairman of the Planning Commission.

Commission action shall be noted on four (4) copies of the Major Development Site Plan, which shall be distributed to the developer, Department, City Code Enforcement Division, and official Commission files. Unless stipulation for additional time is agreed to by the developer, the failure of the Planning Commission to act within thirty (30) days from the date of the filing of the plan by the developer will cause the plan to be deemed approved.

C. MAJOR DEVELOPMENT SITE PLANS: EFFECT OF APPROVING
AUTHORITY ACTION

1. Approval of a Major Development Site Plan and all ac-

companying documentation by the Commission, together with approval of Public Improvements Construction Documents by the Director, results in issuance of a Development Authorization by the Department.

2. Conditional approval of a Major Development Site Plan requires that the developer satisfy the conditions established by the Commission. Once the stated conditions have been satisfied, the Major Development Site Plan and accompanying documentation may be refiled for Commission approval.
3. Disapproval of a Major Development Site Plan requires filing of a new Major Development Site Plan.

4.10 MINOR DEVELOPMENT SITE PLANS

A. MINOR DEVELOPMENT SITE PLANS: SUBMISSION

Five (5) copies of the Minor Development Site Plan, certified by the owner and engineer or surveyor, and one (1) copy of all required documentation shall be submitted to the Department for review at least two (2) weeks before the date at which Director review is requested.

B. MINOR DEVELOPMENT SITE PLANS: ACTION BY THE APPROVING AUTHORITY

The Director is the Approving Authority for all Minor De-

velopments Site Plans. Following review of the Minor Development Site Plan, the Director shall, within two (2) weeks of the filing date, take one of the following actions:

1. Approve the Minor Development Site Plan as filed;
2. Conditionally approve the Minor Development Site Plan as filed, provided, the reasons for such conditional approval are stated in writing and a copy of the statement is signed by the Director.
3. Disapprove the Minor Development Site Plan as filed, provided, the reasons for such disapproval are stated in writing and a copy of the statement is signed by the Director.

Department action shall be noted on three (3) copies of the Minor Development Site Plan, which shall be distributed to the developer, Department, and the City Code Enforcement Division. Unless stipulation for additional time is agreed to by the Developer, the failure of the Director to act within two (2) weeks from the date of the Plan by the Developer will cause the Plan to be deemed approved.

C. MINOR DEVELOPMENT SITE PLANS: EFFECT OF APPROVING
AUTHORITY ACTION

1. Approval of a Minor Development Site Plan and all accompanying documentation by the Director, together with approval of Public Improvement Construction Documents by

the Director, results in issuance of a Development Authorization by the Department.

2. Conditional approval of a Minor Development Site Plan requires that the developer satisfy the conditions established by the Department. Once the stated conditions have been satisfied, the Minor Development Site Plan and accompanying documentation may be resubmitted for Department approval.
3. Disapproval of a Minor Development Site Plan requires filing of a new Minor Development Site Plan.

D. MINOR DEVELOPMENT SITE PLANS: APPEALS

Director disapproval of a Minor Development Site Plan may be appealed to the Commission within twenty (20) days of the mailing of a written notice of disapproval. The following materials must be filed with the City Secretary:

1. A copy of the Director's disapproval letter;
2. A letter stating the basis of appeal;

Once the appeal has been filed, the Minor Development Site Plan will be presented to the Commission for its ruling as specified for Major Development Site Plans in Section 4.09 (B) above.

E. MAJOR AND MINOR DEVELOPMENT SITE PLANS: OFFICIAL
DEVELOPMENT SITE PLAN

The official approved mylar film of the Development Site Plan shall be retained in the official files of the Department or Commission as the case may be. A Development Authorization will not be issued until said mylar film has been delivered to the Department.

5.00 GENERAL STANDARDS FOR SUBDIVISIONS AND DEVELOPMENTS

A. La Porte Street Classification System

1. General: The street pattern of a city should provide adequate circulation within the city while discouraging through traffic within local neighborhoods. This may be accomplished by providing thoroughfares spaced at approximately one-mile intervals and collector streets within neighborhoods spaced at about half-mile intervals to link local streets to the thoroughfare network.
2. The La Porte Street Classification System may be found in Table 5-1.

TABLE 5-1
LA PORTE STREET CLASSIFICATION SYSTEM

CLASSIFICATION	TRAFFIC LANES	R.O.W. WIDTH (Feet)	PAVEMENT WIDTH (CURB TO CURB) (Feet)
MAJOR THOROUGHFARES			
Controlled Access Highway (SH 146/225)	4-10	(Determined by TSDHPT) *	
Semi-Controlled Access Highway (Fairmont Pkwy)	4-8	(Determined by Harris County Commissioners Court)	
Primary Arterial	4-6	120	Dual 37' sections with 26' median
OTHER THOROUGHFARES			
Secondary Arterial Class 100/50	4	100	Dual 25' sections with 30' median
Secondary Arterial Class 80/50	4	80	Dual 25' sections w/ center turn lane
COLLECTOR STREETS			
Class 70/40	2	70	40' w/ curb parking
Class 60/36	2	60	36' w/ ctr. turn lane
Class 60/32	2	60	32'
NEIGHBORHOOD STREETS AND ALLEYS			
Local Streets	2	50	28
Private Streets	2	28	28
Public and Private Alleys and Private Drives	2	20	20

* Texas State Department of Highways and Public Transportation

5.01 GENERAL STREET STANDARDS

- A. HORIZONTAL GEOMETRIC DESIGN STANDARDS may be found in Table 5-2.
- B. MINIMUM WIDTHS: Public or private streets shall have a minimum pavement width of 28 feet. Public or private alleys shall have a minimum pavement width of 20 feet.
- C. THOROUGHFARE EXTENSIONS: Right of way widths for thoroughfare extensions shall be as indicated in Table 5-1 along the entire frontage of the tract being developed. Where the existing dedicated right of way width fronting the adjacent property is less than shown on Table 5-1, a transition zone of 300 feet of frontage of the new development shall be provided between the existing and new right of ways.
- D. CONTINUATION OF ADJOINING STREETS: The arrangement of streets in new developments shall make provisions for the appropriate continuation of existing streets from adjoining properties.

TABLE 5-2
LA PORTE STREET SYSTEM HORIZONTAL GEOMETRIC DESIGN STANDARDS

STANDARD (Minimum unless noted)	THOROUGHFARES		STREETS		ALLEYS
	MAJOR	OTHER	COLLECTOR	LOCAL	
CURVES					
Maximum block length (1)	2000	1800	1600	1400	NA
Centerline curve radius (1)	2000	800	400	50	35
Reverse curve radius (1)	2000	800	400	300	200
Tangent between reverse curves (1)	100	100	100	50	30
INTERSECTIONS					
Tangent length approaching intersections	100	70	70	50	30
Offset distance (1)	200	150	125	125	100
Intersecting streets angle of intersection (2)	90 +/- 5	90 +/- 5	90 +/- 10	90 +/- 10	90 +/- 15
Edge of right of way curve radius at normal intersection (1)	25	25	20	20	15
Edge of right of way curve radius at acute angle intersection (1)	30	30	25	25	20
DEAD END STREETS AND ALLEYS					
Maximum length (1)	(3)	(3)	(3)	600	300
Cul-de-sac radius (1)	NA	NA	NA	50 60 (4)	(3)

NOTES

- (1) Feet
- (2) Degrees
- (3) Dead end streets and alleys not permitted
- (4) Non-residential streets

5.01 GENERAL STREET STANDARDS (continued)

E. FUTURE PROJECTIONS OF STREETS: Where adjoining areas are not developed, but may be developed, the arrangement of streets in a new development shall make provisions for the proper projection of streets into adjoining areas by carrying the new streets to the boundaries of the new development at appropriate locations. All such streets shall be designed in accordance with Tables 5-1 and 5-2 and the PICM.

F. PARTIAL OR HALF-STREETS: Partial or half-streets may be provided where the Commission feels that a street should be located on a property line. Inside the City limits, the partial street may be dedicated, with a one-foot reserve in fee along the property line. Outside the City limits, the following note shall be used on such partial streets: "This _____ foot strip is dedicated as an easement for all utility purposes including storm and sanitary sewers and shall automatically become dedicated for street purposes when and insofar as a _____ foot strip adjacent to it is so dedicated."

G. PROVISIONAL ONE FOOT RESERVE to be used along the side or end of streets that abut acreage tracts. The note shown in Enclosure 8 to Appendix D is to appear on the Final Plats and Street Dedication Plats, where appropriate.

H. HARRIS COUNTY ROAD LAW

All subdivisions within the City's extraterritorial jurisdiction shall comply with the current Harris County Road Law. The statement to be found in Enclosure 1 to Appendix D is to appear in Final Plats.

I. STREET NAMES

1. Street names shall be the same as existing street names, if they are continuations of existing streets. Otherwise, no street name shall be permitted that is a duplicate of an existing or proposed street name within the City.
2. Proposed new names must be submitted to the Department for checking prior to the submittal of first plat or plan.
3. The developer shall provide street name signs in accordance with the approved City Public Improvements Criteria Manual.

J. ALLEYS: Alleys may be provided within any subdivision or development to provide secondary vehicular access to building sites which otherwise have their primary access from an adjacent public street. Alleys shall not be used or designed to provide principal access to any tract of land and shall not provide access to property outside the development boundaries in which the alleys are located. Dead end alleys are not permitted.

K. PRIVATE STREETS AND ALLEYS: Streets and alleys which the developer proposes to privately maintain in perpetuity through a community association or other approved means are to be designated as "private" on the plat. Design and construction of such streets and alleys will be identical to design and construction standards for public streets. Right of way lines may be coterminous with the edge of pavement.

L. ENGINEERING DATA (See Appendices A through F)

5.02 SIDEWALKS

All sidewalks, where required by the Comprehensive Plan or by the Commission shall be constructed in accordance with the PICM.

5.03 LOTS

General: The lot design of a Subdivision or Development should provide for lots of adequate width and depth to provide open area and to eliminate overcrowding. Lots should be rectangular so far as practicable and should have the side lot lines at right angles to the streets on which the lot faces or radial to curved street lines. Lots with double frontage are prohibited except when

backing on major thoroughfares and upon approval by the Planning Commission.

- A. All lots shown on the plat will be for residential purposes unless otherwise noted.
- B. Side lot lines should be perpendicular or radial to street frontage and the following note may be in lieu of bearings. "All side lot lines are either perpendicular or radial to street frontage unless otherwise noted".
- C. Driveway access to thoroughfares shall be prohibited. (See City Thoroughfare Plan).
- D. Double front lots are prohibited except when backing on major thoroughfares.
- E. MINIMUM LOT SIZES:
 - 1. Lot width and area requirements established by the City Zoning Ordinance shall govern.
 - 2. All lots must have at minimum of twenty feet (20) of frontage on a public street.
 - 3. All lots within the City's extraterritorial jurisdiction shall meet the minimum width and area requirements established in the R-1, low density residential district of the Zoning Ordinance.

5.04 BUILDING LINES (NUMBERS REPRESENT FEET)

LOT LINE	THOROUGHFARES	COLLECTOR STREET	LOCAL STREET
RESIDENTIAL			
FRONT	25	25	20
REAR	20	20	20
EXTERIOR SIDE	15	15	15
INTERIOR SIDE	5	5	5
NON-RESIDENTIAL			
FRONT	25	25	20
REAR (ADJOINING RESIDENTIAL)	20	20	20
(ELSEWHERE)	10	10	10
EXTERIOR SIDE	15	15	15
INTERIOR SIDE (ADJOINING RESIDENTIAL)	10	10	10
(ELSEWHERE)	5	5	5

A. EXTRATERRITORIAL JURSDICTION: All building lines shall meet the minimum setback established in the R-1, low density residential district of the City Zoning Ordinance, except in the case of non-single family residential development which shall require a 20 foot minimum side yard building line adjacent to a public street.

- B. TRANSITION BUILDING LINES having a minimum angle of 45 degrees are to be provided where an offset in building lines is greater than 5 feet.

5.05 EASEMENTS

A. DRAINAGE EASEMENTS

1. The location and width of all easements shall be determined by the Director of Community Development for all plats or plans within the cities jurisdiction, and by the Director in conjunction with Harris County Flood Control District (HCFCD) for all easements that HCFCD may have an interest in.
2. Easements for drainage adjacent to lots, tracts, or reserves shall be recited on the Final Plat, in accordance with the language in Enclosure 1 to Appendix D.

- B. UTILITY EASEMENTS to be worked out with the public and private utility companies pursuant to the requirements established herein, including but not limited to the requirements of subsection 4.04 above.

- C. PLATTING OF PUBLIC STREETS OR EASEMENTS ACROSS PRIVATE EASEMENTS OR FEE STRIPS.
1. A copy of the instrument establishing any private easement shall be submitted with the Development Site Plan or the Preliminary Plat as reflected by the Title Certificate submitted.
 2. Easement boundaries must be tied by dimensions to adjacent lot and tract corners. Where the private easement has no defined location or width, an effort shall be made to reach agreement on a defined easement. Where no agreement can be reached, then existing facilities shall be accurately located and tied to lot lines, and building setback lines shall be established as specified in Section 5.04.
 3. Prior to approval of the Final Plat or Development Site Plan, the developer or dedicator of any Subdivision Plat or Development Site Plan, wherein public streets or easements are shown crossing private easements or fee strips, shall by letter to the City Planning Commission assume responsibility for seeing that any adjustments and protection of existing pipelines, electrical transmission lines, or other facilities shall be planned and provided for to the satisfaction of the holder of the private easements or fee strips and the Director prior to the filing of the plat or plan for record.

4. Prior to filing of the Final Plat or Development Site Plan for record, the following requirements must be met:
 - a. The developer or dedicator of any plat or plan shall obtain from the holder of any private easement or fee strip within the plat or plan crossed by proposed streets or other public easements an instrument granting to the public the use of said public streets or easements over and across said private easements or fee strips for construction, operation, and maintenance of those public facilities normally using the type of public streets and easements indicated. This instrument shall be delivered to the City Planning Commission to be filed for record along with the plat or plan.
 - b. The developer shall furnish the Planning Commission with a letter from the holder of the private easements or fee strips in questions stating that arrangements for any required adjustments in pipelines, electrical transmission lines, or other similar facilities have been made to the satisfaction of the holder of the easements.

6.00 MONUMENTATION REQUIREMENTS FOR SUBDIVISIONS AND DEVELOPMENTS

6.01 SUBDIVISIONS

A. Permanent control monuments, one for each five acres of property or fraction thereof, shall be placed along street centerlines or at subdivision corners. The location of control monuments shall be approved by the Department at the Preliminary Plat stage and shown on the Final Plat. The construction of permanent control requirements shall be in accordance with the P.I.C.M.

At least one control monument shall be accurately tied, by angle and distance to an approved City of La Porte monument. Elevations shall be established for each control monument installed. Datum shall be supplied or approved by the Department.

Elevations and coordinate values for each control monument shall be submitted in accordance with Appendix D (Subdivision Plats) and approved by the Department prior to execution of the Final Plat.

B. All corners of the subdivision, all angle points and points of curvature in the subdivision boundary, all block corners, all angle points and points of curvature in each street right of way shall be marked with iron rods not less than three fourths (3/4) of an inch in

diameter and thirty (30) inches in length, placed flush with the finished ground elevation.

- C. All lot corners shall be marked with iron rods not less than five-eighths (5/8) of an inch in diameter and thirty (30) inches in length, placed flush with the finished ground elevation.

All required monumentation shall be completed prior to final acceptance of the subdivision and execution of the Plat.

6.02 MAJOR DEVELOPMENTS:

Permanent control monuments, one for each five acres of property or fraction thereof, shall be placed along street centerlines or at corners of the development. The location of control monuments shall be approved by the Department and shown on the Development Site Plan. The construction of permanent control monuments shall be in accordance with the P.I.C.M.

At least one control monument shall be accurately tied, by angle and distance to an approved City of La Porte monument. Elevations shall be established for each control monument installed. Datum shall be supplied or approved by the Department.

Elevation and coordinate values for each control monument shall be submitted and approved by the Department prior to or concurrent with acceptance of all Public Improvements.

All lot corners within the Development shall be marked with iron rods not less than five-eighths (5/8) of an inch in diameter and thirty (30) inches in length, placed flush with the finished ground elevation prior to commencement of any building construction.

6.03 MINOR DEVELOPMENTS

All lot corners of Minor Developments shall be marked with iron rods not less than five-eighths (5/8) of an inch in diameter and thirty (30) inches in length, placed flush with the finished ground elevation. Lot corners shall be established and placed prior to commencement of any building construction.

7.00 PUBLIC IMPROVEMENTS

7.01 DEVELOPMENT COSTS

The developer shall pay all costs for providing the

development with streets, water mains, sanitary sewers, and storm sewers in accordance with plans and specifications for such improvement approved by the Director of Community Development and in the manner set out in the adopted Utility Extension Policy. The subdivider shall pay all costs associated with street lighting as set out in the PICM.

7.02 DEVELOPER GUARANTEE

The subdivider or developer shall guarantee construction of all approved public improvements as provided in this Ordinance and in conformance with the adopted PICM.

7.03 APPROVAL OF PUBLIC IMPROVEMENTS

The installation of the approved improvements shall be under the inspection of the Director or his representative and the Director shall certify the installation as being in accordance with the approved plans and specifications before the Planning Commission will execute a Subdivision Plat for recordation, or before the City will accept said public improvements for maintenance.

8.00 REIMBURSEMENT FOR OVERSIZING

All improvements required in a Subdivision or Development will be installed at developer's cost, unless otherwise

provided. The cost of utilities and streets which are required by the City to be larger than would normally be needed to serve the proposed addition will be partially reimbursed. The reimbursable amount will be the difference between the cost of the facilities that would be adequate to serve the addition and the cost of the facilities required by the City. A reimbursement contract will be negotiated between the City Council and the Developer.

9.00 RECORD DRAWINGS

The engineer representing the developer must present to the Director, reproducible complete "record drawings" for all paving, drainage structures, water lines and sewer lines within thirty (30) days after completion of each contract. The Director will not certify approval of public improvements construction until record drawings have been submitted.

10.00 FEES AND CHARGES

The following schedule of fees and charges shall be paid into the general fund of the City of La Porte when any map or plat is tendered to the Director, and each of the fees and charges provided herein shall be paid in advance, and the City Planning Commission shall take no action until the fee shall have been paid.

TABLE 10-1

DEVELOPMENT ORDINANCE PLAT FEES
CITY OF LA PORTE

TYPE PLAT	BASE FEE (\$)	BASE COVERS	ADDITIONAL ACRE (\$)	FEE PER LOT (\$)
Sketch Plan	None	N/A	None	None
General Plan	\$25.00	1st 10 acres	\$2.50	N/A
<u>Major Subdivisions</u>				
Preliminary Plats ¹	\$50.00	1st 50 lots	N/A	\$1.00
Preliminary Plats ²	\$50.00	1st 10 acres	\$5.00	N/A
Final Plats	\$50.00	Entire sub- division	N/A	N/A
<u>Minor Subdivisions</u>				
Final Plats ¹	\$50.00	1st 50 lots	N/A	\$1.00
Final Plats ²	\$50.00	1st 10 acres	\$5.00	N/A
<u>Major Development</u>	\$50.00	1st 10 acres	\$5.00	N/A
Site Plans				
Minor Development	\$15.00	1st 5 acres	\$5.00	N/A
Site Plans				

Note 1: Residential

Note 2: Other

11.00 ENGINEERING AND CONSTRUCTION STANDARDS FOR SUBDIVISION

11.01 STREETS AND ALLEYS

All streets shall be reinforced concrete pavement on a compacted subgrade. Concrete pavement shall be provided with either an integral curb poured with the pavement or a separate curb constructed on top as required by the PICM and subject to the approval of the Director of Community Development.

- a. Pavement Design: Pavement design shall conform to the PICM.
- b. Curb and Gutter: Curb and combination curb shall be constructed of reinforced concrete. Cross section and slopes shall conform to the PICM.
- c. Laboratory Control: All concrete shall be designed and controlled by a competent laboratory as required by the PICM.

11.02 DRAINAGE AND STORM SEWER

Adequate drainage shall be provided within the limits of the subdivision. The protection of adjoining property shall be accounted for in the design of the system.

The design and sizing of the system shall be in conformance with the PICM, and subject to the approval of the Harris County Flood Control District and the Director of Community Development.

11.03 WATER AND SEWER SYSTEM

The design and construction of all water and sewer systems shall be in conformance with the PICM, and subject to approval by the Director of Community Development. The developer or owner shall provide the necessary certificates from all other governmental agencies certifying compliance with their regulations.

11.04 STREET LIGHTING

All residential streets and non-residential parking lots in La Porte must be served adequately by lights.

Lighting must be located and installed in accordance with the specifications of the PICM.

12.00 OPEN SPACE WITHIN SUBDIVISIONS AND DEVELOPMENTS.
PARKS AND PARKLAND DEDICATION. SPECIAL USE SITES.

12.01 GENERAL

Subdividers and developers shall provide for adequate open space and recreational space in accordance with the Comprehensive Plan of the City, and pursuant to the requirements of this Ordinance.

12.02 DEDICATION OF PARKLAND REQUIRED

Whenever a Final Plat is filed of record with the County Clerk of Harris County in accordance with the provisions of this Ordinance, and whenever a Development Site Plan is submitted and filed with the Approving Authority of the City in accordance with the provisions of this Ordinance for each development that contains more than one residential dwelling unit, such plat or plan shall contain a clear fee simple dedication of an area of land to the City for park purposes, which area shall equal one acre for each 160 proposed dwelling units. Any proposed Sketch Plan, General Plan, Preliminary Plat, Final Plat, or Development Site Plan shall show the area proposed to

be dedicated for park land under this Ordinance. Credit shall be given for land dedicated within a development or subdivision for Compensating Open Space on an acre per acre basis.

12.03 DEDICATION OF PARK LAND LESS THAN ONE ACRE IN SIZE PROHIBITED.

Notwithstanding Section 12.02 above, the City Council hereby declares and finds that dedication and development of an area smaller than one acre for public park purposes is impractical, and not in furtherance of the objectives established for open space and parks in the City's Comprehensive Plan. Therefore, for Development Site Plans or Final Plats that are filed for approval by the Approving Authority in accordance with the provisions of this Ordinance and include 160 proposed dwelling units or less, the developer or subdivider shall be required to pay the applicable cash in lieu of land amount set forth in Section 12.05 B. rather than dedicate any land area to the City. No subdivision Final Plat or Development Site Plan containing a dedication of land for parks or open space to the City less than one acre in size shall be approved.

12.04 DEDICATION OF PARK LAND LESS THAN 5 ACRES IN SIZE

Notwithstanding Section 12.02 above, in the case of Development Site Plans or Final Plats that are filed for approval by the Approving Authority that include 800 proposed dwelling units or less, the Approving Authority shall have the right to accept the dedication for approval of the Development Site Plan or Final Plat, or to refuse same, after consideration of the recommendation of the Department regarding said proposed park land dedication, and to require the payment of cash in lieu of land in the amount set forth in Section 12.05 B, if the Approving Authority determines that sufficient park area is already in the public domain (in accordance with the objectives established for open space and parks set forth in the City's Comprehensive Plan) in the area of the proposed Development or Subdivision, or if the objectives of the Comprehensive Plan regarding parks and open space would be better served by expanding or improving existing parks or open space areas.

12.05 MONEY IN LIEU OF LAND

Subject to veto of the Approving Authority, a subdivider or developer responsible for park land dedication according to the terms of this Ordinance may elect to meet the require-

ments for park land dedication set forth above in whole or in part by a cash payment to the City in lieu of land, in an amount set forth in Section 12.05 B. below. Such payment in lieu of land shall be made at or prior to the time of Final Plat or Development Site Plan approval by the Approving Authority.

A. The City may from time to time decide to purchase land for parks in or near the area of actual or potential development or subdivision activity. If the City does purchase park land in a park zone (defined below) subsequent park land dedications for that zone shall be in cash only and calculated to reimburse the City's actual cost of acquisition and development of such land for parks. The cash amount shall be equal to the sum of the average price per acre of such land, and the actual cost of adjacent streets and on-site utilities. Once the City has been reimbursed entirely for all such park lands within a park zone, this Section shall cease to apply and the other Sections of this Ordinance shall again be applicable.

B. To the extent that Section A. above is not applicable, the dedication requirement shall

be met by a payment in lieu of land at a per acre price sufficient to acquire land and provide for adjacent streets and utilities for a park to serve the Park Zone in which such Development is located. Such per acre price shall be computed on the basis of \$175.00 per dwelling unit. Cash payment may be used only for acquisition or improvement of a park located within the same zone as the Development or Subdivision to be served by said park.

12.06 SPECIAL FUND, RIGHT TO REFUND

There is hereby established a special fund for the deposit of all sums paid in lieu of land dedication under this Ordinance or any preceding ordinance, which funds shall be known as the Park Land Dedication Fund. The City shall account for all sums paid in lieu of land dedication under this Ordinance with reference to the individual plats or plans involved. Any funds paid for such purposes must be expended by the City within two years of the date received by the City for acquisition or development of a park. Such funds shall be considered to be spent on a first in, first out basis. If not so expended, the owners of the property on the last day of such period shall be entitled to a pro rata refund of such sum, computed on a square

footage of area basis. The owners of such property must request such refund within one year of entitlement, in writing, or such right shall be barred.

12.07 SPECIAL USE SITES. COMPREHENSIVE PLAN CONSIDERATIONS

Land shown on the Comprehensive Plan as being suitable for development of the City for a major recreational center, school site, park, or other public use, shall be reserved for a period of one year after the Preliminary Plat or Development Site Plan is approved by the City if within thirty days after such approval the City Council advises the subdivider or developer of its intent to acquire the land or of the intent of another governmental unit to acquire the land, for purchase by the interested governmental authority at the land's appraised value at the time of purchase. A failure by the City Council to so notify the Subdivider or Developer shall constitute a waiver of the right to reserve the land. Any waiver of the right to reserve the land shall no longer be effective if the Preliminary Plat shall expire without adoption of a Final Plat.

12.08 PARK ZONES

For purposes of this Ordinance, the Planning Commission, upon recommendation of the Director and the Parks and

Recreation Department of the City, and in accordance with the Comprehensive Plan of the City, shall promulgate an official parks and recreation map for the City. The map shall create Park Zones, specifically designed to service a majority of the residences within a convenient distance of any park located or to be located within the zone. Establishment of said zones shall be prima facie proof that any park located therein is within a convenient distance from any residence located within said zone.

12.09 CHARACTERISTICS OF PARK LAND DEDICATED

Any land dedicated to the City under this Ordinance must be suitable for park and recreational use. Any areas of unusual topography or slope which render said areas unusable for organized recreational activities is generally unsuitable. Drainage areas may be accepted as part of a park if the channel is constructed in accordance with City engineering standards, and if no significant area of the park is cut off from access from such channel. Each park must have access to a public street.

12.10 INSTRUMENTS OF DEDICATION

The park land dedication required by this Ordinance shall

be made in the case of a Subdivision by a reservation on the Final Plat as filed in the map records of Harris County, Texas, unless additional dedication is required subsequent to the filing of the Final Plat. In the case of a Development Site Plan, the dedication required by this Ordinance shall be made by filing of a deed to the deed records of Harris County.

In either event, if the actual number of completed dwelling units exceed the figure upon which the original dedication was based, such additional dedication shall be required, and shall be made by payment by the cash in lieu of land amount provided by Section 5 of this Ordinance.

13.00 VARIANCES

In those instances where, in the opinion of the Commission, strict compliance with the terms, rules, conditions, policies and standards of the Commission provided in this Ordinance would create an undue hardship by depriving the applicant or subdivider of the reasonable use of the land or, where, in the opinion of the Commission, there are unusual physical characteristics which affect

the property in question and which would make strict compliance with the terms and conditions of this Ordinance or any rule promulgated under this Ordinance not feasible, the Commission may grant the applicant or subdivider a variance as to one or more requirements as long as the general purpose of this Ordinance is maintained. Economic hardship shall not constitute the sole basis for granting a variance under this section.

- A. A variance granted under the provisions of this Ordinance shall apply only to the specific property upon which the Commission was requested to approve a plat and that such variance shall not constitute a change of this Ordinance, or any part thereof, or establish any policy, rule or regulation contrary to the provisions of this Ordinance.
- B. Any variance on a recorded plat granted before the date of adoption of this Ordinance is hereby recognized as continuing to be valid and compliance with the provisions of this Section shall not be required.
- C. Any person desiring to secure a variance as to the provisions of this Ordinance must submit a written request with the other materials pursuant to Section 4.00 et seq. herein. Any request for a variance must cite the specific rule, policy or standard contained in this Ordinance from which a variance is desired. Additionally, the request must state the extent of

the variance sought and the specific facts or reasons why such variance is needed.

- D. No variance may be granted by the Commission unless approved by a majority vote of the members present at the meeting of the Commission at which the variance request is presented and that the commission affirmatively finds:
1. That the variance would not be contrary to the general purpose and goals stated in this Ordinance.
 2. That the variance would not be detrimental to the public health, safety or welfare, to be injurious to adjacent property, or prevent the subdivision or development of other land in the area in accordance with the provisions of this Ordinance.
- E. Such finding of the Commission, together with the specific facts upon which such findings are based shall be incorporated into the official minutes of the Commission meeting at which such variance was granted.

APPENDIX A, LA PORTE DEVELOPMENT PROJECT APPROVAL PROCESS

1. GENERAL. This appendix is written to assist applicants in preparing development proposals for City approval.
2. PROJECT APPROVAL PROCESS. The flowchart at Enclosure 1 graphic depicts the City Development Project Approval Process.
3. DEVELOPMENT PROPOSAL SUBMITTALS. The following appendices describe the City standards for preparing plans or plats and the documents which must be submitted therewith:

APPENDIX	TITLE
B	Sketch Plans
C	General Plans
D	Subdivision Plats
E	Development Site Plans
F	Additional Documentation, Standards, Certificates and Instructions

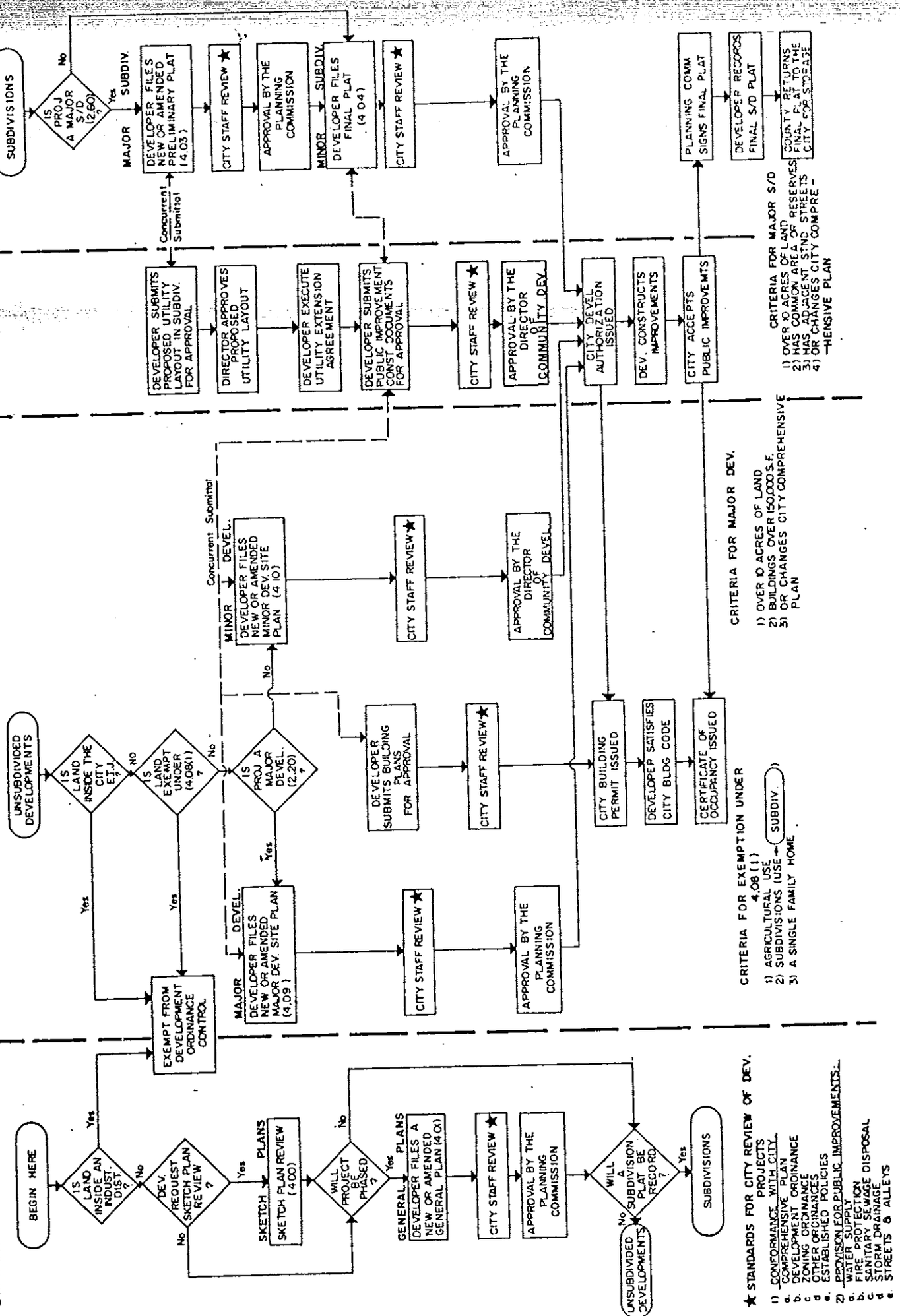
ENCLOSURE 1, APPENDIX "A" LA PORTE DEVELOPMENT FLOWCHART

SKETCH & GENERAL PLANS

SITE PLANS

PUBLIC IMPROVEMENTS

SUBDIVISION PLATS



CRITERIA FOR MAJOR DEV.

- 1) OVER 10 ACRES OF LAND
- 2) BUILDINGS OVER 150,000 S.F.
- 5) OR CHANGES CITY COMPREHENSIVE PLAN

CRITERIA FOR EXEMPTION UNDER 4.08(1)

- 1) AGRICULTURAL USE
- 2) SUBDIVISIONS (USE SUBDIV.)
- 3) A SINGLE FAMILY HOME

★ STANDARDS FOR CITY REVIEW OF DEV. PROJECTS WITH CITY

- a. COMPREHENSIVE PLAN
- b. DEVELOPMENT ORDINANCE
- c. ZONING ORDINANCE
- d. OTHER ORDINANCES
- e. ESTABLISHED POLICIES

2) APPROVAL POLICY

- a. FILE PROTECTION
- b. SANITARY SEWAGE DISPOSAL
- c. STORM DRAINAGE
- d. STREETS & ALLEYS

LA PORTE DEVELOPMENT ORDINANCE

APPENDIX B, SKETCH PLANS

A developer may choose to submit a sketch plan to the department for informal review. The sketch plan should be drawn to approximate scale and dimensional accuracy. It is suggested, especially for major developments and subdivisions, that the sketch plan be prepared on the City's standard 1:100 scale topographic maps, which may be acquired from the Department. A sketch plan should contain the following information.

1. Name of Proposed Development, if known (cannot be a duplicate of any other name used within the City's jurisdiction) and the names of owners of property adjoining the tract as disclosed by the most recent ad valorem tax record.
2. Location or Vicinity Map to show location of the tract within the City.
3. North Arrow: (pointing to the top of sheet if practical)
4. Date: (each revision to bear a new date)
5. Approximate Scale: if practical, 1" = 100' is preferred.
6. Boundaries and Size: Show property boundaries to scale.
7. Existing Structures: The approximate location of all existing structures within the tract.
8. Other Existing Features: All existing streets, parking areas, easements, public utilities, storm drainage outfalls, high banks of water courses, ravines and other significant physical features or developments both within the tract and within 500 feet of it.
9. Proposed Features: The approximate location of proposed streets, parking areas, easements, public utilities, storm drainage outfalls, high banks of water courses, ravines.
10. Other Information: If known and where applicable, show location of proposed lines, blocks and lots, reserves, foot prints of buildings, number of stories and proposed usage.

APPENDIX C, GENERAL PLANS (Page 1)

This appendix to the La Porte Development Ordinance prescribes criteria for the preparation of General Plans and the information which must be submitted therewith .

A. GRAPHIC CONTENTS (see Appendix F)

1. Names of Development and each development Phase (Cannot be duplicates of any other names used within the City's jurisdiction)
2. Type of Development (See La Porte Development Checklist).
3. Description of land within proposed development: "____.____ acres out of the _____ Survey, Abstract Number _____, Harris, County, Texas". Identify owners of each tract, if separate ownership.
4. Phases: Total number of Subdivisions and number of each type (unsubdivided) Development planned
5. Name of Developer
6. Name of registered surveyor or engineer preparing the plat
7. Filing date (Each revision to bear new date)
8. Scale (1" = 100' unless another scale is approved by the Department): Exact
9. North Arrow (Pointing toward top of sheet if practicable)
10. Key Map (to show relation of development to surrounding streets, railroads, and water courses.
11. Perimeter boundaries: Draw perimeter boundary of property.
12. Adjacent property: Indicate name and locations for adjacent subdivisions, streets, easements, water courses, acreage tracts, and other natural and manmade features.
13. Physical features: Show high banks of water courses and ravines and other natural or man-made physical development obstacles.

APPENDIX C, GENERAL PLANS (Page 2)

14. Contour lines: Show land contours at one foot intervals, as taken from City topographic maps or from a ground survey.
15. Building lines: Indicate required building lines adjacent to all existing or proposed public and private streets and alleys
16. Subdivisions: Show proposed layout of blocks and number of lots within each block. Show lot layout within typical blocks.
17. Condominiums: If building locations are known, draw the footprint of each building, indicating the building type, number of stories and the number of each type unit contained therein. For each type unit, indicate floor area. Indicate desired density for the entire complex.
18. Reserves: Draw boundaries of and designate location, approximate area (in square feet and acres) and proposed usage of any sites intended for restricted or unrestricted reserves (within subdivisions) or for developments other than subdivisions. Indicate existing and proposed zoning of each site.
19. Unsubdivided developments (See Appendix E): If known, draw site plans for unsubdivided developments and identify each building planned and its size, number of stories and proposed usage.
20. Streets: Show right of ways for all streets and alleys, either existing or proposed, within the plat boundaries and immediately adjacent thereto. Indicate right-of-way width of all streets. (See PICM for street design criteria.)
21. Street names: Provide names of all existing streets located within the plat boundaries and immediately adjacent thereto.
22. Utility Easements: Indicate location, widths, and types (common use, waterline, sanitary sewer, drainage, power, etc.) for all easements, either existing or proposed, within the plat boundaries and immediately adjacent thereto. (See PICM for easement criteria.)

APPENDIX C, GENERAL PLANS (Page 3)

23. Existing public utilities: Indicate the location and size of adjacent City water and sanitary sewer mains and storm drainage outfalls. Indicate depth of adjacent sanitary sewer manholes and storm drainage outfalls, if known.

24. Flood hazard area: Show approximate boundary of flood hazard area, as taken from City topographic maps or other sources.

B. DOCUMENTATION. The following documents are to be furnished with General Plans.

1. La Porte Development Checklist (available at Department)
2. Location or Vicinity Map, marked to show location of property.

APPENDIX D, SUBDIVISION PLATS (Page 2)

13. Physical features: Show high banks of water courses and ravines and other natural or man-made physical development obstacles.
14. Contour lines: Show land contours at one foot contour intervals, as taken from City topographic maps or from a ground survey.
15. Building lines: Indicate building lines adjacent to all existing or proposed street right of ways, easements, side or rear lot lines, or other locations required by City Ordinances.
16. Layout and identification: Show proposed layout of blocks and lots within blocks. Wherever possible, side lot lines should be perpendicular or radial to street right of ways. Number blocks consecutively and encircle block numbers. Number lots consecutively within blocks. If compensating open space is required, indicate size of each lot or building site.
17. Condominiums: Draw the footprint of each building site and show overall dimensions and building type for each building. Show shortest distances from each building to nearest building and property line. For each building type, draw to larger scale the plan of each building type, showing all perimeter wall dimensions and the dimensions and location of walls between units. Designate each unit type and floor area in square feet.
18. Reserves: Draw boundaries for and designate area (in square feet and acres) for unrestricted reserves and those dedicated for restricted usages, such as those for drainage, recreation, parkland, or other uses (indicate intended usage and existing zoning).
19. Streets: Show right of ways of all streets and alleys, either existing or proposed, within the plat boundaries and immediately adjacent thereto. Indicate right-of-way width between points of curvature and tangency and at changes in width (See PICM for street design criteria.)
20. Street names: Provide names of all existing and proposed streets located within the plat boundaries and immediately adjacent thereto. (Cannot be duplicates of any street names in current use, unless continuations of existing streets).

APPENDIX D, SUBDIVISION PLATS (Page 3)

21. Utility Easements: Indicate location, widths, and types (common use, waterline, sanitary sewer, drainage, power, etc.) for all easements, either existing or proposed, within the plat boundaries and immediately adjacent thereto. (See PICM for easement criteria.) Indicate recording information for existing easements.
22. Flood hazard area: Show boundary of flood hazard area as taken from City topographic maps or other sources. (See La Porte Flood Hazard Prevention Ordinance)
23. Survey monument tie-in: Show nearest City-approved survey monument and exact bearing (nearest second) and distance (nearest hundredth of a foot) to a defined point on the perimeter boundary of the property (See Section 6.01 of the Ordinance).
24. Survey control monuments: Show location of all proposed survey control monuments to be installed by the developer pursuant to Section 6.01 of the Ordinance.

B. DOCUMENTATION: PRELIMINARY PLATS

The following documents are to be furnished with Preliminary Plats:

1. La Porte Development Checklist available at the Department.
2. A Title Certificate, Abstract, or Planning Letter (See Appendix F)
3. Utility Schematics: Show schematically the layout of proposed storm drainage, sanitary sewers, and water lines, each utility on a separate print. Use symbols, colored pencils or markers. (See PICM for utility design criteria.)

APPENDIX D, SUBDIVISION PLATS (Page 4)

FINAL PLATS
(ALL SUBDIVISIONS)

A. GRAPHIC CONTENTS: FINAL PLATS. Same as for Preliminary Plats, plus:

1. Name of owner (If a company or corporation, list name and title of authorized representative).
2. Name of registered engineer or surveyor who prepared Final Plat.
3. Legal boundary description of subdivision, consisting of a metes and bounds description of each line between each boundary point. This description may be in written or tabular form.
4. Legal and special statements, where appropriate:
 - a. Owners' Acknowledgement
(Enclosure 1)
 - b. Lienholders' Subordination Agreement
(Enclosure 2)
 - c. Plat Accuracy Certificate
(See Appendix F)
 - d. Final Survey Certificate
(See Appendix F)
 - e. Approving Authority Certificate
(Enclosure 3)
 - f. Amending Plat Certificate
(Enclosure 4)
 - g. Vacation of Subdivision Plat
(Enclosure 5)
 - h. Harris County Clerk Filing Statement
(Enclosure 6)
 - i. Return Map Agreement
(Enclosure 7)
 - j. Special Statements
(Enclosure 8)

APPENDIX D, SUBDIVISION PLATS (Page 5)

- B. DOCUMENTATION: FINAL PLATS. Same as for Preliminary Plats, plus:
1. Proposed Streets: Submit complete public street construction drawings for approval by the Director of Community Development. (See PICM for criteria for street construction documents.)
 2. Proposed Utilities: Submit complete public utility construction drawings for approval by the Director (See PICM for criteria for utility construction documents.)
 3. Coordinate listing: A complete list of coordinates for each point to be marked in the final field survey. Each point on the list is to be assigned a unique number code. A copy of the Final Plat, marked with the locations of each number code, is to be submitted as well.
 4. Utility Company Letters: Letters from servicing utility companies approving the easements shown on the plat for their use.
 5. Private Easements: A copy of the instrument(s) establishing private easement(s) within the subdivision.
 6. Private Easement Holders Consent: A letter, statement or instrument from the holder of any privately owned easement or fee strip within the subdivision boundaries approving any crossings of said existing easement or fee strip by proposed streets, utilities, or easements shown on the plat. If adjustment of existing utilities is required, said letter shall specify the nature of the adjustments and the approval of the owner for such adjustment.
 7. Residential Parkland: Receipt for payment in lieu of required dedication of parkland, pursuant to Section 12.05 of the Ordinance or instrument of dedication pursuant to Section 12.10 of the Ordinance.
 8. Conditional Approval Documents: Any documents specified by the City Planning Commission in conditionally approving the Preliminary Plat.

APPENDIX D, SUBDIVISION PLATS (Page 6)

ENCLOSURE 1

OWNERS ACKNOWLEDGEMENT

(FINAL PLATS OF NEW SUBDIVISIONS)

STATE OF TEXAS

COUNTY OF HARRIS

I (or we), (name of owner or owners) acting by and through (name and title of officer) being officers of (name of company or corporation), owner (or owners) hereinafter referred to as Owners (whether one or more) of the (number of acres) tract described in the above and foregoing map of (Name of subdivision) do hereby make and establish said subdivision of said property according to all lines, dedications, restrictions and notations on said maps or plat and hereby dedicate to the use of the public forever, all streets (except those streets designated as private streets), alleys, parks, water courses, drains, easements and public places shown thereon for the purposes and considerations therein expressed; and do hereby bind myself (or ourselves), my (or our) heirs, successors and assigns to warrant and forever defend the title to the land so dedicated.

FURTHER, Owners have dedicated and by these presents do dedicate to the use of the public for public utility purposes forever an unobstructed aerial easement five (5) feet in width from a plane twenty (20) feet above the ground level upward, located adjacent to all common use public utility easements shown hereon.

FURTHER, Owners do hereby declare that all parcels of land designated as lots on this plat are originally intended for the construction of _____ thereon and shall be restricted for same under the terms and conditions of such restrictions filed separately.

APPENDIX D, SUBDIVISION PLATS (Page 7)

ENCLOSURE 1 (Continued)

ADDITIONAL PARAGRAPHS TO BE ADDED (AS APPROPRIATE)

When plat contains natural drainage ways such as bayous, creeks, gullies, ravines, draws or drainage ditches:

FURTHER, Owners do hereby dedicate to the public a strip of land fifteen (15) feet wide on each side of the high bank of any and all bayous, creeks, gullies, ravines, draws, sloughs, or other natural drainage courses located and depicted upon in said plat, as easements for drainage purposes, giving the City of La Porte, Harris, County or any other governmental agency, the right to enter upon said easement at any and all times for the purposes of construction and maintenance of drainage facilities and structures.

FURTHER, Owners do hereby covenant and agree that all of the property within the boundaries of this plat and adjacent to any drainage easement, ditch, drainage ways and easements clear of fences, buildings, planting and other obstructions to the operations and maintenance of the drainage facility and that such abutting property shall not be permitted to drain directly into this easement except by means of an approved drainage structure.

When plat indicates building setback lines and public utility easements are to be established in adjacent acreage owned by the subdivider:

FURTHER, Owners do hereby certify that I am (or we) the owners of all property immediately adjacent to the boundaries of the above the foregoing plat of (name of subdivision) where building setback lines or public utility easements are to be established outside the boundaries of the above and foregoing plat and do hereby make and establish all building setback lines and dedicate to the use of the public forever all public utility easements shown in said adjacent acreage.

APPENDIX D, SUBDIVISION PLATS (Page 8)

ENCLOSURE 1 (CONTINUED)

ADDITIONAL PARAGRAPHS TO BE ADDED (AS APPROPRIATE)

When private streets are established within the plat:

FURTHER, Owners do hereby covenant and agree that those streets located within the boundaries of this plat specifically noted as private streets, shall be hereby established and maintained as private streets by the owners, heirs, successors and assigns to property located within the boundaries of this plat and always available for the general use of said owners and to the public for firemen, firefighting equipment, police and other emergency vehicles of whatever nature at all times and do hereby bind myself (or ourselves), my (or our) heirs, (or) successors and assigns to warrant and forever defend the title to the land so designated and established as private streets.

To be used when the subdivision is within the Extraterritorial Jurisdiction of the City of La Porte:

FURTHER, Owners certify and covenant that they have complied with or will comply with the existing Harris County Road Law, Section 31-C as amended by Chapter 614, Acts of 1973, 63rd Legislature and all other regulations heretofore on file with the Harris County Engineer and adopted by the Commissioner's Court of Harris County.

When replatted under the provisions of Art. 974a, Section 5(b) and (c)(3):

FURTHER, the Owners hereby certify that this replat does not attempt to alter, amend, or remove any covenants or restrictions; I, (we) further certify that no portion of the proposed area to be replatted is limited by deed restriction to residential use for not more than two (2) residential units per lot.

When replatted under the provisions of Art. 974a, Section 5(c)(1), (2) & (d)(7):

FURTHER, the Owners certify that this replat does not attempt to alter, amend or remove any covenants or restrictions.

APPENDIX D, SUBDIVISION PLATS (Page 9)

ENCLOSURE 1 (Continued)

ACKNOWLEDGEMENT EXECUTION

(when owner is an individual or individuals)

WITNESS my (or our) hand in the City of _____,
_____, this (number) day of (month), (year).

(signature of owner or owners)
(names to be printed)

(When owner is a company or corporation)

IN TESTIMONY WHEREOF, the (Name of company) has caused these presents to be signed by (Name of President), its President, thereunto authorized, attested by its Secretary (or authorized trust officer), (Name of Secretary of authorized trust officer), and its common seal hereunto affixed this (number) day of (month), (year).

(Name of Company)

by: (Signature of President)
President

(Signature of Secretary or
Attest: authorized trust officer)
Title

(affix corporate seal)

NOTARY ACKNOWLEDGEMENT

(See Appendix F)

APPENDIX D, SUBDIVISION PLATS (Page 10)

ENCLOSURE 2

LIENHOLDERS SUBORDINATION AGREEMENT

(Note: Holders of all liens against the property being platted must execute the final plat or separate instruments which shall be filed for record with the plat.)

I (or we), (Name of mortgagee or names of mortgagees), owner and holder (or owners and holders) of a lien (or liens) against the property described in the plat known as (name of plat), said lien (or liens) being evidenced by instrument of record in Volume _____, page _____, (or Film Code No. _____) of the Mortgage Records of Harris County, Texas, do hereby in all things subordinate our interest in said property to the purposes and effects of said plat and the dedications and restrictions shown herein to said plat and I (or we) hereby confirm that I am (or we are) the present owner (or owners) of said lien (or liens) and have not assigned the same nor any part thereof.

By: _____
(Signature of Lienholder)
(Name to be printed)

NOTARY ACKNOWLEDGEMENT
(See Appendix F)

APPENDIX D, SUBDIVISION PLATS (Page 11)

ENCLOSURE 3

CITY APPROVING AUTHORITY CERTIFICATE

TO APPEAR ON SUBDIVISION PLATS, REPLATS,
RESUBDIVISIONS, PLAT VACATIONS, AND AMENDING PLATS

This is to certify that the City Planning and Zoning Commission of the City of La Porte, Texas has approved this plat (or instrument when appropriate) and subdivision of (name of subdivision) in conformance with the laws of the State of Texas and the ordinances of the City of La Porte and authorized the recording of this plat (or instrument when appropriate) this (number), day of (month), (year).

By: (Signature of Director)
Director, La Porte Community
Development Department

ATTEST:

By: (Signature of City Engineer)
La Porte City Engineer

By: (Signature of the Chairman)
Chairman, La Porte Planning
and Zoning Commission

ATTEST:

By: (Signature of Secretary)
Secretary, La Porte
Planning and Zoning
Commission

(Affix Commission Seal)

APPENDIX D, SUBDIVISION PLATS (Page 12)

ENCLOSURE 4

AMENDING PLAT CERTIFICATES

NOTE: The following certificates and acknowledgements are required to be placed upon the face of all amending plats.

I, (name of engineer or surveyor), hereby certify that the following corrections were necessary to eliminate errors which appear on the plat of (name of subdivision), recorded on (date and month), (year), in Volume (number), page (number) (or when applicable film code numbers) of the map records of (name of county) County, Texas:

(Provide brief explanation of corrections required)

(Signature of Engineer
or Surveyor)

(Print name)

Texas Registration No. _____
(Affix seal)

I (we), (name(s) or owner(s)), owner(s) of the property directly affected by this amending plat, being lot(s) out of the block(s) _____ as indicated hereon, do hereby consent to this amending plat for the purposes herein expressed.

(Signature of Owner(s))

(Print name)

NOTARY ACKNOWLEDGEMENT
(See Appendix F)

APPROVED BY THE CITY OF LA PORTE PLANNING AND ZONING COMMISSION on date, month and year.

Signature of Director of
Community Development
Director, Community Development

Signature of Chairman
Chairman, Planning and Zoning

APPENDIX D, SUBDIVISION PLATS (Page 13)

ENCLOSURE 5

VACATION OF SUBDIVISION PLAT

STATE OF TEXAS

COUNTY OF HARRIS

KNOW ALL MEN BY THESE PRESENTS:

I (or we), (Name of owner or owners if individuals) or (Name of President and Secretary or authorized trust officer of a company or corporation), being the sole owner (owners) and proprietor of the following described property in the City of La Porte, Harris County, Texas, to-wit:

(Provide legal description of the property including, but not limited to, the acreage, the name of the recorded subdivision, the name of the Survey and Abstract Number, and recording references.)

Do hereby desire and declare that said plat, subdivision and dedication thereon be vacated and cancelled so as to convert all of said platted property to acreage tracts as same existed before such property was platted, subdivided and recorded.

(At this point any rights-of-way, easements or any other feature established in the subdivision being vacated which will not be cancelled as a result of this vacation action should be described.)

APPENDIX D, SUBDIVISION PLATS (Page 14)

ENCLOSURE 5 (Continued)

ACKNOWLEDGEMENT EXECUTION

(When owner is an individual or individuals)

WITNESS my (or our) hand in the City of _____,
_____ this (number) day of (month), (year).

(signature of owner or owners)
(Names to be printed)

(When owner is a company or corporation)

IN TESTIMONY WHEREOF, the (Name of company) has caused these presents to be signed by (Name of President), its President, thereunto authorized, attested by its Secretary (or authorized trust officer), (Name of Secretary of authorized trust officer), and its common seal hereunto affixed this (number) day of (month), (year).

(Name of Company)

By: (Signature of President)
President

(Signature of Secretary
Attest: or authorized trust officer)

(affix corporate seal)

NOTARY ACKNOWLEDGEMENT

(See Appendix F)

APPENDIX D, SUBDIVISION PLATS (Page 15)

ENCLOSURE 6

HARRIS COUNTY CLERK FILING STATEMENT

(TO APPEAR ON ALL INSTRUMENTS FILED)

I, (name of County Clerk), Clerk of the Commissioners' Court of Harris, do hereby certify that the within instrument with its certificate of authentication was filed for registration in my office on (date and month), (year), at (time) o'clock (A.M. OR P.M.), and in Volume (number), page (number) or when applicable Film Code numbers) of the map records of (name of county) for said county.

Witness my hand and seal of office, at Houston, the day and date last above written.

Ex Officio Clerk of the Commissioners'
Court of Harris County, Texas

By: _____
Deputy

APPENDIX D, SUBDIVISION PLATS (Page 16)

ENCLOSURE 7

RECORDED MAP RETURN AGREEMENT CERTIFICATE

This is to certify that _____, owner or authorized agent of the owner of land being platted or subdivided known as _____, approved by the La Porte City Planning and Zoning Commission, authorized _____, County Clerk of Harris, County or his authorized Deputy to return the original recorded map or plat of said subdivision only to the Director of the City of La Porte's Community Development Department or to his authorized representative, who shall file such original recorded map or plat in the permanent records of that Department.

Signature
Director, Community
Development Department

Signature
Owner or Authorized Agent
(of owner of land being
subdivided or platted)

APPENDIX D, SUBDIVISION PLATS (Page 17)

ENCLOSURE 8

SPECIAL PLAT STATEMENTS

(TO APPEAR WHEN APPROPRIATE ON SUBDIVISION PLATS)

When any portion of land within the plat boundary lies inside a Flood Hazard Area:

"Some land within this subdivision lies in a Flood Hazard Area. Such lands are subject to an increased chance of flooding and the City of La Porte places stricter requirements on development therein through the La Porte Flood Hazard Prevention Ordinance. Flood Hazard Areas on this plat are shown as shaded."

When the plat contains public street right of ways bordering on unrestricted reserves or unplatted acreage:

"A one foot reserve is hereby established within the street right of way adjacent to all unrestricted reserves or unplatted acreage. Said one foot reserve shall be dedicated to the public and shall be removed and thereafter be vested in the public for street right-of-way purposes only upon proper platting of the adjacent unrestricted reserve or acreage."

LA PORTE DEVELOPMENT ORDINANCE

APPENDIX E, DEVELOPMENT SITE PLANS (Page 1)

This appendix to the La Porte Development Ordinance prescribes criteria for the preparation of Development Site Plans and the information which must be submitted therewith. Development Plats may be prepared by any qualified planning consultant but must be certified by the owner and by a Texas-registered engineer or land surveyor.

A. GRAPHIC CONTENTS (See Appendix F)

1. Name of Development (Cannot be a duplicate of any other name used within the City's jurisdiction)
2. Type of development (See La Porte Development Checklist)
3. Description of land within proposed development: "____.____ acres out of the _____ Survey, Abstract Number _____, Harris County, Texas."
4. Name of owner (If a company or corporation, list name and title of authorized representative).
5. Name of developer (If a company or corporation, list name and title of authorized representative).
6. Name of planning consultant
7. Filing date (date of City Planning and Zoning Commission Review Meeting)
8. Scale of Plat
9. Legal description of development: Subdivision recording information and section, block, and lot number or reserve designation or metes and bounds description of property boundary.
10. North arrow (Pointing to top of sheet)
11. Key map (to show relation of development to surrounding streets, railroads, and water courses.
12. Boundaries: Draw perimeter boundaries of development..

APPENDIX E, DEVELOPMENT SITE PLANS (Page 2)

13. Adjacent property: Indicate name, location and recording information for adjacent developments, streets, easements, water courses, acreage tracts, and other natural or manmade features.
14. Topography: Define high banks and flow lines of water courses. Define post-development limits of other natural or man-made physical development obstacles.
15. Building lines: Indicate building lines adjacent to all street right of ways.
16. Mobile home parks: Show proposed layout of mobile home sites and reserves. Number sites and blocks consecutively. Draw boundaries of sites the same way as for subdivision lots (See Appendix D). Indicate size of each site in square feet. Designate usage of each reserve, such as recreation, laundry drying, and dead storage. Detail site plan as described below.
17. Reserves: Draw boundaries for and designate area (in square feet and acres) for reserves dedicated for restricted usages, such as those for drainage, recreation, parkland, or other uses (indicate usage). Unrestricted reserves are not permitted within the boundaries of Development Site Plans.
18. Building Footprints: Draw the footprint of each building site and show overall dimensions and building type for each building. Show shortest distances from each building to nearest building and property line.
19. Proposed Topographic Changes Including cut and fill changes to the site.
20. Other site improvements: Draw perimeter of, dimension, and identify type and usage of each additional structure or site improvement, including parking lots, security lighting, driveways, curb cuts, culverts, water lines, fire hydrants, sanitary sewers, storm drains, natural gas lines, electrical lines, telephone lines, walkways, landscaping and other site improvements.

LA PORTE DEVELOPMENT ORDINANCE

APPENDIX E, DEVELOPMENT SITE PLANS (Page 3)

21. Streets: Show right of ways of all streets and alleys, either existing or proposed, within the plat boundaries and immediately adjacent thereto. Show right of way width at points of curvature or tangency, at one point within tangent segments, and at changes in width.
22. Street names: Provide names of all existing and proposed streets located within the plat boundaries and immediately adjacent thereto. (Cannot be duplicates of any street names in current use, unless continuations of existing streets.)
23. Utility Easements: Indicate location, widths and types (utility, water line, sanitary sewer, drainage, power, etc.) for all existing and proposed easements. Indicate recording information for existing easements. (See PICM for easement criteria.)
24. Flood Hazard Area: Show boundary of flood hazard area and shade areas within plat boundaries inside flood hazard area. (See La Porte Flood Hazard Prevention Ordinance). Show finished floor elevation of buildings inside flood hazard area.
25. Survey monument tie-in: For Major Developments, show nearest City-approved survey monument (as the Point of Commencement) and bearing and distance to a defined corner on the perimeter boundary of the property.
26. Survey Control Monuments: For Major Developments, show location of all proposed survey control monuments to be installed by the developer pursuant to Sections 6.02 of the Ordinance.
27. Dedication Statements and Certificates. The following, where appropriate, must appear on Development Site Plans filed in La Porte:
 - a. Owner's Certificate (Enclosure 1)
 - b. Final Survey Certificate (Appendix F)
 - c. Approving authority certificate (Enclosure 2)
 - d. Special statements (Enclosure 3)

APPENDIX E, DEVELOPMENT SITE PLANS (Page 4)

- B. DOCUMENTATION. The following documents are to be submitted with Development Site Plans.
1. La Porte Development Checklist (Available at the Department.)
 2. Title Certificate (Major Developments only)
(See Appendix F)
 3. Mobile Home Park (MHP) Master Plan Developers of mobile home parks must submit a MHP Master Plan which includes the following additional information:
 - a. An explanation of the program of development for the park, which includes architectural concept drawings for buildings, other structures, and landscaping, and a timetable for development.
 - b. A detailed description of the post-development maintenance program for the buildings, site improvements, and grounds within the park.
 - c. A description of the garbage and refuse disposal program for the park.
 4. Residential Parkland: Receipt for payment in lieu of required parkland dedication, pursuant to Section 12.05 of the Ordinance or Instrument of Dedication pursuant to Section 12.10 of the Ordinance.
 5. OTHER DOCUMENTS: Any other documents specified by the City Staff at the Sketch Plan review.

APPENDIX E, DEVELOPMENT SITE PLANS (Page 5)

ENCLOSURE 1

OWNERS CERTIFICATE

(MAJOR DEVELOPMENT SITE PLANS)

I (or we), (name of owners), as Owners (whether one or more) of the (number of acres) tract described in the above and foregoing site plan of (Name of development) do hereby establish said development of said property according to all lines, dedications, restrictions and notations on said site plan. I (We) further certify that all improvements shown on said site plan shall be constructed in the locations shown.

ADDITIONAL PARAGRAPHS TO BE ADDED (AS APPROPRIATE)

When development contains natural drainage ways such as bayous, creeks, gullies, ravines, draws or drainage ditches:

FURTHER, Owners agree to keep all of the property within the boundaries of this site plan and adjacent to any drainage easement, ditch, drainage ways and easements clear of fences, buildings, planting and other obstructions to the operations and maintenance of the drainage facility and that such abutting property shall not be permitted to drain directly into this easement except by means of an approved drainage structure.

When private streets and utilities are established within the site plan:

FURTHER, Owners agree that those streets and utilities located within the boundaries of this site plan specifically noted as private, shall be maintained as private streets and utilities by the owners, heirs, successors and assigns and, further, that said private streets shall always be available for the general use of the public for firemen, firefighting equipment, police and other emergency vehicles of whatever nature at all times.

LA PORTE DEVELOPMENT ORDINANCE

APPENDIX E, DEVELOPMENT SITE PLANS (Page 6)

ENCLOSURE 1 (Continued)

ACKNOWLEDGEMENT EXECUTION

(when owner is an individual or individuals)

WITNESS my (or our) hand in the City of _____,
_____, this (number) day of (month), (year).

(signature of owner or owners)
(names to be printed)

(When owner is a company or corporation)

IN TESTIMONY WHEREOF, the (Name of company) has caused these presents to be signed by (Name of President), its President, thereunto authorized, attested by its Secretary (or authorized trust officer), (Name of Secretary or authorized trust officer), and its common seal hereunto affixed this (number) day of (month), (year).

(Name of Company)

by: (Signature of President)
President

(Signature of Secretary or
Attest: authorized trust officer)
Title

(affix corporate seal)

APPENDIX E, DEVELOPMENT SITE PLANS (Page 7)

ENCLOSURE 2

CITY APPROVING AUTHORITY CERTIFICATE

TO APPEAR ON MINOR DEVELOPMENT SITE PLANS

This is to certify that the City of La Porte, Texas has approved this site plan and development of (name of development) in conformance with the laws of the State of Texas and the ordinances of the City of La Porte.

By: (Signature of Director)
Director, La Porte Community
Development Department

ATTEST:

By: (Signature of City Engineer)
La Porte City Engineer

TO APPEAR ON MAJOR DEVELOPMENT SITE PLANS

This is to certify that the City Planning and Zoning Commission of the City of La Porte, Texas has approved this site plan and development of (name of development) in conformance with the laws of the State of Texas and the ordinances of the City of La Porte.

By: (Signature of Director)
Director, La Porte Community
Development Department

ATTEST:

By: (Signature of City Engineer)
La Porte City Engineer

By: (Signature of the Chairman)
Chairman, La Porte Planning
and Zoning Commission

ATTEST:

By: (Signature of Secretary)
Secretary, La Porte
Planning and Zoning
Commission

(Affix Commission Seal)

LA PORTE DEVELOPMENT ORDINANCE

APPENDIX E, DEVELOPMENT SITE PLANS (Page 8)

ENCLOSURE 3

SPECIAL PLAT STATEMENTS

(TO APPEAR WHEN APPROPRIATE ON MAJOR DEVELOPMENT SITE PLANS)

When any portion of land within the site plan boundary
lies inside a Flood Hazard Area:

"Some land within this development lies in a Flood Hazard Area. Such lands are subject to an increased chance of flooding and the City of La Porte places stricter requirements on development therein through the La Porte Flood Hazard Prevention Ordinance. Flood Hazard Areas on this site plan are shown as shaded."

APPENDIX F, ADDITIONAL DOCUMENTATION,
STANDARDS, CERTIFICATES, AND INSTRUCTIONS

This appendix contains additional instructions common to more than one kind of plan or plat.

ENCLOSURE	TITLE
1	Title Certificate Information
2	Notary Public Acknowledgement
3	Plat/Plan Accuracy Certificate
4	Plat/Plan Final Survey Certificate
5	Plat/Plan Graphic Symbols
6	Plat/Plan Geometric Standards

APPENDIX F, ADDITIONAL DOCUMENTATION,
STANDARDS, CERTIFICATES, AND INSTRUCTIONS

ENCLOSURE 1

TITLE CERTIFICATE INFORMATION

A planning letter, certificate, abstract, or other instrument from a title guaranty company or attorney authorized to render title opinions in the State of Texas, which certifies that a search of the appropriate records was performed within thirty (30) days of the filing date and which letter provides the following information:

1. The date of the examination of the records.
2. A legal description of the property proposed to be developed including a metes and bounds description of the boundaries of said land.
3. The name of the recorded owner of fee simple title as of the date of the examination of the records, together with the recording information or the instruments whereby such owner acquired fee simple title.
4. The names of all lienholders together with the recording information and date of the instruments by which such lienholders acquired their interests.
5. A description of the type and boundaries of all easements and fee strips not owned by the developer of the property in questions together with the recording information and date of the instruments whereby the owner of such easements or fee strips acquired their title.
6. A statement certifying that no delinquent city or county taxes are due on the property being platted.

APPENDIX F, ADDITIONAL DOCUMENTATION,
STANDARDS, CERTIFICATES, AND INSTRUCTIONS

ENCLOSURE 2

NOTARY PUBLIC ACKNOWLEDGEMENT

STATE OF _____

COUNTY OF _____

BEFORE ME, the undersigned authority, on this day personally appeared (Names of persons signing the plat, owners, and corporation officers), (corporation titles if appropriate, known to me to be the persons whose names are subscribed to the foregoing instrument and acknowledged to me that they executed the same for the purposes and considerations therein expressed (add for corporations, "and in the capacity therein and herein stated, and as the act and deed of said corporation.")

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this (number) day of (month), (year):

My Commission Expires _____

(Signature of Notary Public)
Notary Public in and for the
State of _____

(affix notary seal)

APPENDIX F, ADDITIONAL DOCUMENTATION,
STANDARDS, CERTIFICATES, AND INSTRUCTIONS

ENCLOSURE 3

PLAT (SITE PLAN) ACCURACY CERTIFICATE

I, (name of engineer or surveyor), am registered under the laws of the State of Texas to practice the profession of engineering (or surveying) and hereby certify that the above plat (site plan) is true and correct; and that all bearings, distances, angles, curve radiuses, and central angles are accurately shown on the plat.

(Signature of Engineer or Surveyor)
(print name)

Texas Registration No. _____

(Affix seal)

APPENDIX F, ADDITIONAL DOCUMENTATION,
STANDARDS, CERTIFICATES, AND INSTRUCTIONS

ENCLOSURE 4

PLAT (SITE PLAN) FINAL SURVEY CERTIFICATE

I _____(name)_____, registered under the laws of the State of Texas to practice the profession of land surveying, do hereby certify that this plat (site plan) accurately represents the results of a survey performed under my supervision and that all boundary corners, single points and points of curve have been, or will be, marked with five-eighths inch iron rods not less than thirty (30) inches in length and that this plat (site plan) complies with the requirements as specified in the City of La Porte Development Ordinance.

(Signature of Surveyor)
(Print Name)

Texas Registration No. _____

(Affix Seal)

APPENDIX F, ADDITIONAL DOCUMENTATION,
STANDARDS, CERTIFICATES, AND INSTRUCTIONS

ENCLOSURE 6

PLAT/PLAN GEOMETRIC STANDARDS

ITEM DESCRIPTION	A	B	C	D
<u>DIMENSIONAL ACCURACY STANDARDS</u>				
A. <u>Exact</u> : Angles to the nearest second, distances to the nearest hundredth of a foot.			X	X
B. <u>Approximate</u> : Angles to the nearest degree, distances to the nearest foot.	X	X		
<u>LINE DEFINITION</u> : For all lines required to be defined on a line between two points is considered as "defined" if the following information is provided:				
A. <u>For tangent (straight) lines</u> :				
1. Bearing (in degrees)	X	X	X	X
2. Distance (in feet)	X	X	X	X
B. <u>For curvilinear (semi-circular) lines</u> :				
1. Radius of curve (R, in feet)	X	X	X	X
2. Central (delta) angle (Δ , in degrees)			X	X
3. Arc length (L, in feet)	X	X	X	X
4. Chord length (C, in feet)			X	X
5. Chord bearing (CB, in degrees)			X	X

A = GENERAL PLAN

C = FINAL SUBDIVISION PLAT

B = PRELIMINARY SUBDIVISION PLAT

D = DEVELOPMENT SITE PLAN

X = YES

APPENDIX F, ADDITIONAL DOCUMENTATION,
STANDARDS, CERTIFICATES, AND INSTRUCTIONS

ENCLOSURE 6

PLAT/PLAN GEOMETRIC STANDARDS (CONTINUED)

ITEM DESCRIPTION	A	B	C	D
<u>LINES TO BE DEFINED for street right of ways (centerline and both edges), perimeter boundaries, lots, blocks, reserve and easements, all lines between any combination of the following points:</u>				
A. Points of beginning or ending	X	X	X	X
B. Lot, block, or reserve corners	X	X	X	X
C. Angle points	X	X	X	X
D. Points of tangency or curvature	X	X	X	X
E. Points of inflection (reserve curvature)	X	X	X	X
F. Points of intersection with crossing lines for lots, blocks, reserves, right of ways, easements, stream or depression high banks, and flood hazard area boundaries.			X	X
<u>Lines to be defined for high banks of stream or depression (no right of way or easement), lines between:</u>				
Points defining the limits of the high bank.		X	X	X
Points of intersection with crossing lines for lots, reserves, easements and right of ways.			X	X
<u>Lines to be defined for flood hazard area, lines between:</u>				
Points defining the limits of the flood hazard area. (Consult City Flood Zone Administrator for required elevations)		X	X	X
Points of intersection with crossing lines for lots, reserves, easements and right of ways.			X	X

ORIGINAL

ORDINANCE NO. 1444-A

AN ORDINANCE AMENDING SECTION 2.19 DEVELOPMENT, SECTION 4.08 DEVELOPMENT SITE PLANS: GENERAL AND SECTION 11.02, DRAINAGE AND STORM SEWER, OF CITY OF LA PORTE ORDINANCE NO. 1444 REGULATING THE PLATTING OR REPLATTING OF LAND INTO SUBDIVISIONS IN THE CITY OF LA PORTE AND WITHIN THE EXTRATERRITORIAL JURISDICTION OF THE CITY OF LA PORTE; PROVIDING THAT ANY PERSON VIOLATING THE TERMS OF THIS ORDINANCE SHALL BE DEEMED GUILTY OF A MISDEMEANOR AND SHALL UPON CONVICTION BE FINED A SUM OF NOT MORE THAN TWO THOUSAND DOLLARS (\$2,000.00) FOR EACH VIOLATION; FINDING COMPLIANCE WITH THE OPEN MEETINGS LAW; PROVIDING A SAVINGS CLAUSE AND A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE HEREOF.

BE IT ORDAINED BY THE CITY COUNCIL OF
THE CITY OF LA PORTE:

Section 1. The City Council of the City of La Porte hereby finds, determines and declares that all prerequisites of law have been satisfied, and hereby determines and declares that the amendments to Section 2.19, Development, Section 4.08 Development Site Plans: General, and Section 11.02, Drainage And Storm Sewer, of City of La Porte Ordinance No. 1444, are desirable and in furtherance of the goals and objectives stated in the City of La Porte's Comprehensive Plan.

Section 2. Section 2.19, DEVELOPMENT, of City of La Porte Ordinance 1444, is hereby amended to read as follows, to-wit:

"2.19 DEVELOPMENT: The process of converting land within the City's jurisdiction from its natural state, or altering the elevation of property, or converting its existing usage to residential, commercial, or industrial uses. This definition encompasses any and all physical changes to the land not regulated through the City Building Code

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inherent in such conversions. The term development includes subdivisions as defined herein.”

Section 3. Section 4.08 DEVELOPMENT SITE PLANS: GENERAL, of City of La Porte Ordinance 1444, is hereby amended to read as follows, to-wit:

“4.08 DEVELOPMENT SITE PLANS: GENERAL

The following sections of this Ordinance outline procedures for preparing and obtaining approval for developments not defined herein as subdivisions. Except as noted in Section 4.08 (A) below, it shall be a violation of this Ordinance for any person to develop property within the City of La Porte without first:

- a. Filing a Development Site Plan and required documentation for approval.
- b. Having said Development Site Plan approved according to the procedures set forth herein; and
- c. Obtaining a Development Authorization.

A. DEVELOPMENT SITE PLANS: EXCEPTIONS TO FILING REQUIREMENTS

- ~~1. No Development Site Plan filing shall be required as provided for herein in the case of a development which is strictly agricultural in character and use.~~
2. No Development Site Plan filing shall be required as provided for herein in the case of a development that is solely and strictly a

Subdivision, as that term is defined herein, and the requirements of Section 4.04 of this Ordinance have been satisfied for such Subdivision.

~~3. No Development Site Plan filing shall be required as provided for herein in the case of a development that is strictly residential in character and use, and occurs in the form of a single family house, regardless of whether said house is constructed inside or outside of a Subdivision.~~

B. MAJOR AND MINOR DEVELOPMENT SITE PLANS:
REQUIREMENTS AND CONTENTS
(SEE APPENDIX E)

For both Major and Minor Developments, the Development Site Plan is drawn accurately to scale with exact dimensions. When accompanied by all other required documentation, Development Site Plans contain sufficient detail for evaluation of the proposed development. Complete instructions for preparing Development Site Plans are contained on Appendix E."

Section 4. Section 11.02, Drainage and Storm Sewers, of City of La Porte Ordinance No. 1444 is hereby amended by adding language pertaining to the alteration of the elevation of property. Section 11.02, Drainage and Storm Sewers, shall hereafter read as indicated below:

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"11.02 DRAINAGE AND STORM SEWER

Adequate drainage shall be provided as to reduce the community's exposure to flood hazards with respect to adjacent, upstream and downstream developments. (See also Chapter 94, Floods, of the Code of Ordinances of the City of La Porte for additional requirements.) Adequate drainage shall be provided within the limits of the subdivision and/or development. The protection of adjoining property shall be accounted for in the design of the drainage system, and shall be subject to the approval of the Director of Planning or his designated representatives.

Any person or persons that alter or change the elevation of property shall be responsible for applying for and obtaining, prior to said change or alteration of the elevation of property, a development authorization from the City Planning Department. Any change or alteration in the elevation of property requires submission of a Site Plan prior to the change or alteration of property, which said Site Plan shall delineate the proposed change or elevation of property. Said certified site plan shall be subject to approval by the City Engineer."

Section 5. Any person, as defined in Section 1.02(27) Texas Penal Code, who shall violate any provision of this Ordinance, shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine not to exceed Two Thousand Dollars

(\$2,000.00). Each day a violation of this ordinance shall continue shall constitute a separate violation.

Section 6. All rights or remedies of the City of La Porte, Texas, are expressly saved as to any and all violations of any Zoning Ordinance or amendments thereto, of said City of La Porte, that have accrued at the time of the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and that all existing violations of previous zoning ordinances which would otherwise become non-conforming uses under this Ordinance but shall be considered as violations of this Ordinance in the same manner that they were violations of prior zoning ordinances of said City of La Porte.

Section 7. If any section, sentence, phrase, clause, or any part of any section, sentence, phrase, or clause, of this Ordinance shall, for any reason, be held invalid, such invalidity shall not affect the remaining portions of this Ordinance, it is hereby declared to be the intention of the City of Council to have passed each section, sentence, phrase, or clause, or part thereof, irrespective of the fact that any other section, sentence, phrase, or clause, or part thereof, may be declared invalid.

Section 8. The City Council officially finds, determines, recites and declares that a sufficient written notice of the date, hour, place and subject of this meeting of the City Council was posted at a place convenient to the public at the City Hall of the city for the time required by law preceding this meeting, as required by the Open Meetings Law, Chapter 551, Texas Government Code; and that this meeting has been open to the public

ORIGINAL

as required by law at all times during which this ordinance and the subject matter thereof has been discussed, considered and formally acted upon. The City Council further ratifies, approves and confirms such written notice and the contents and posting thereof.

Section 9. This Ordinance shall become effective fourteen (14) days after its passage and approval, however, implementation of this ordinance will not take place until 180 days after its passage. The City Secretary shall give notice to the passage of the notice by causing the caption to be published in the official newspaper of the City of La Porte at least twice within ten (10) days after the passage of the Ordinance.

PASSED AND APPROVED THIS THE 23 DAY OF March, 1998.

CITY OF LA PORTE

By: Norman Malone
NORMAN MALONE, Mayor

ATTESTATION:

By: Martha Gillett
MARTHA GILLETT,
City Secretary

APPROVED:

By: John D. Armstrong
JOHN D. ARMSTRONG,
Assistant City Attorney

ORDINANCE NO. 1444- B

AN ORDINANCE AMENDING ORDINANCE NO. 1444 REGULATING THE PLATTING OR REPLATTING OF LAND INTO SUBDIVISIONS IN THE CITY OF LA PORTE AND WITHIN THE EXTRATERRITORIAL JURISDICTION OF THE CITY OF LA PORTE BY ADDING NEW SECTION 4.021 MINOR PLATS, AND FURTHER BY AMENDING SECTION 4.06 AMENDING RECORDED SUBDIVISION PLATS; FINDING COMPLIANCE WITH THE OPEN MEETINGS LAW; PROVIDING A SAVINGS CLAUSE AND A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE HEREOF.

BE IT ORDAINED BY THE CITY COUNCIL OF
THE CITY OF LA PORTE:

Section 1. The City Council of the City of La Porte hereby finds, determines and declares that all prerequisites of law have been satisfied, and hereby determines and declares that the amendments to Ordinance No. 1444, the Development Ordinance of the City of La Porte, adding new Section 4.021, MINOR PLATS, and amending Section 4.06 AMENDING RECORDED SUBDIVISION PLATS, are desirable and in furtherance of the goals and objectives stated in the City of La Porte's Comprehensive Plan, and are in accordance with the authority granted to the City of La Porte in Chapter 212 of the Texas Local Govt. Code.

Section 2. Section 4.02, DEVELOPMENT, of City of La Porte Ordinance 1444, is hereby amended by adding a new Section 4.021, MINOR PLATS to read as follows, to-wit:

"4.021 MINOR PLATS

Minor plats of 10 (ten) acres or less, and involving four (4) or fewer lots fronting on an existing street and not requiring the creation of any new street or the extension of municipal facilities may be approved by the Director of Planning. The Director of Planning

may, for any reason, elect to present the plat to the Planning Commission for approval of the plat. The Director of Planning shall not disapprove the plat and shall refer any plats which are refused to the Planning Commission within the time parameters as delineated in Section 212.009 of the Local Govt. Code.”

Section 3. Section 4.06 AMENDING RECORDED SUBDIVISION PLATS, is hereby amended to read as follows, to-wit:

Section 4.06 AMENDING RECORDED SUBDIVISION PLATS An Amending Plat may be filed for record in the County map records to correct dimensional errors, notational errors, other erroneous information, to add to or delete monuments, or to relocate a lot line between adjacent lots, as allowed in Section 212.016 of the Texas Local Government Code, provided:

- A. The signed Amending Plat Certificate shown on Enclosure 4 to Appendix D is placed on the face of the Amending Plat;
- B. The Planning and Zoning Commission Certificate shown on Enclosure 4 to Appendix D is placed on the face of the Amending Plat; and
- C. Commission approval of said Amending Plat is reflected by Commission execution of said certificate.

The Planning Director of the City of La Porte may approve Amending Plats, and execute Certification of same as set forth above in lieu of the Planning Commission, as allowed in Section

7

212.0065 of the Texas Local Government Code. The Director of Planning may, for any reason, elect to present the Amending Plat to the Planning Commission for approval. The Director of Planning shall not disapprove the Amending Plat and shall refer any plats which are refused to the Planning Commission within the time parameters as delineated in Section 212.009 of the Local Govt. Code.”

Section 4. All rights or remedies of the City of La Porte, Texas, are expressly saved as to any and all violations of the Development Ordinance or amendments thereto, of said City of La Porte, that have accrued at the time of the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and that all existing violations of previous zoning ordinances which would otherwise become non-conforming uses under this Ordinance but shall be considered as violations of this Ordinance in the same manner that they were violations of prior zoning ordinances of said City of La Porte.

Section 5. If any section, sentence, phrase, clause, or any part of any section, sentence, phrase, or clause, of this Ordinance shall, for any reason, be held invalid, such invalidity shall not affect the remaining portions of this Ordinance, it is hereby declared to be the intention of the City of Council to have passed each section, sentence, phrase, or clause, or part thereof, irrespective of the fact that any other section, sentence, phrase, or clause, or part thereof, may be declared invalid.

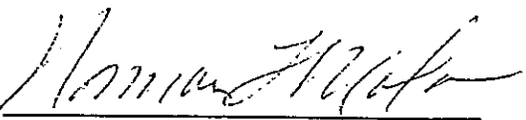
7

Section 6. The City Council officially finds, determines, recites and declares that a sufficient written notice of the date, hour, place and subject of this meeting of the City Council was posted at a place convenient to the public at the City Hall of the city for the time required by law preceding this meeting, as required by the Open Meetings Law, Chapter 551, Texas Government Code; and that this meeting has been open to the public as required by law at all times during which this ordinance and the subject matter thereof has been discussed, considered and formally acted upon. The City Council further ratifies, approves and confirms such written notice and the contents and posting thereof.

Section 7. This Ordinance shall become effective fourteen (14) days after its passage and approval. The City Secretary shall give notice to the passage of the notice by causing the caption to be published in the official newspaper of the City of La Porte at least twice within ten (10) days after the passage of the Ordinance.

PASSED AND APPROVED THIS THE 14th DAY OF DECEMBER, 1998.

CITY OF LA PORTE

By: 
NORMAN MALONE, Mayor

7

ATTESTATION:

By: Martha Gillett
MARTHA GILLETT,
City Secretary

APPROVED:

By: John D. Armstrong
JOHN D. ARMSTRONG,
Assistant City Attorney

ORDINANCE NO. 1444-C

AN ORDINANCE AMENDING SECTION 5.04 "BUILDING LINES" OF CITY OF LA PORTE ORDINANCE NO. 1444 REGULATING THE PLATTING OR REPLATTING OF LAND INTO SUBDIVISIONS IN THE CITY OF LA PORTE AND WITHIN THE EXTRATERRITORIAL JURISDICTION OF THE CITY OF LA PORTE; PROVIDING THAT ANY PERSON VIOLATING THE TERMS OF THIS ORDINANCE SHALL BE DEEMED GUILTY OF A MISDEMEANOR AND SHALL UPON CONVICTION BE FINED A SUM OF NOT MORE THAN TWO THOUSAND DOLLARS (\$2,000.00) FOR EACH VIOLATION; FINDING COMPLIANCE WITH THE OPEN MEETINGS LAW; PROVIDING A SAVINGS CLAUSE AND A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE HEREOF.

WHEREAS the City Council of the City of La Porte notes that the Sens Road right-of-way is on the City of La Porte Thoroughfare Plan, which is an integral part of the Comprehensive Plan of the City of La Porte, as a primary arterial thoroughfare; and

WHEREAS the City Council of the City of La Porte takes note that Harris County has plans to expand and improve the Sens Road right-of-way as said primary arterial; and

WHEREAS the City of La Porte in conjunction with Harris County seek to facilitate the expansion and improvement plans of Harris County in connection with the Sens Road thoroughfare, within the ambit of the City's Comprehensive Plan and Development Ordinance; and

WHEREAS the City of La Porte finds that the Development Ordinance states that all plans or plats should conform to the Comprehensive Plan for the extension of City thoroughfares; and

WHEREAS the final dimensions of the planned expansion of the Sens Road right-of-way are yet to be determined; and

WHEREAS development setbacks along the Sens Road right-of-way are found to be necessary to accommodate the expansion and improvement of the Sens Road right-of-way; and

WHEREAS the City of La Porte finds the implementation of development setbacks to facilitate the expansion and improvement of the Sens Road right-of-way is in harmony with the requirements of the Comprehensive Plan, the Development Ordinance, and the Zoning Ordinance, within the Code of Ordinances of the City of La Porte; and

WHEREAS it is the intention of the City to promote the orderly development of the City of La Porte, establish guidelines for the expansion of public thoroughfares, lessen traffic congestion, and promote and protect the public health, safety, and welfare;

**NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF
THE CITY OF LA PORTE:**

Section 1. The City Council of the City of La Porte hereby finds, determines and declares that all prerequisites of law have been satisfied, that the foregoing findings of fact are true, and the City Council hereby determines and declares that the amendments to Section 5.04, "Building Lines" of City of La Porte Ordinance No. 1444, are desirable and in furtherance of the goals and objectives stated in the City of La Porte's Comprehensive Plan.

Section 2. Section 5.04 "Building Lines" of City of La Porte Ordinance 1444, is hereby amended to read as follows, to-wit:

"5.04 BUILDING LINES

- A. EXTRATERRITORIAL JURISDICTION: All building lines shall meet the minimum setback established in the R-1, low density residential district of the City Zoning Ordinance, except in the case of non-single family residential development which shall require a 20 foot minimum side yard building line adjacent to a public street.
- B. TRANSITION BUILDING LINES having a minimum angle of 45 degrees are to be provided where an offset in building lines is greater than 5 feet.
- C. The following development setback restrictions are established for the Sens Road right-of-way extending from West Main Street to Avenue D, and from Avenue D to the north right-of-way line of North P Street.
 - 1. West Main Street to Avenue D

Properties adjacent to the Sens Road right-of-way extending from West Main Street to Avenue D, are subject to a development setback of 20 feet, from either side of the right-of-way. This restriction applies to any improvements, additions, or construction of any character on property abutting the Sens Road right-of-way, and regardless of zoning classification under this Code.

The building setback restrictions contained in Chapter 106 of the Code of Ordinances of the City of La Porte are subject to the restrictions contained in this section and shall commence from the 20-foot development setback restrictions promulgated herein.

2. Avenue D to the north line of North P Street

Properties adjacent to the Sens Road right-of-way extending from Avenue D to the north line of North P Street, are subject to a development setback of 40 feet, from either side of the right-of-way. This restriction applies to any improvements, additions, or construction of any character on property abutting the Sens Road right-of-way, and regardless of zoning classification under this Code.

The building setback restrictions contained in Chapter 106 of the Code of Ordinances of the City of La Porte are subject to the restrictions contained in this section and shall commence from the 40-foot development setback restrictions promulgated herein.

Section 3. Any person, as defined in Section 1.02(27) Texas Penal Code, who shall violate any provision of this Ordinance, shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine not to exceed Two Thousand Dollars (\$2,000.00). Each day a violation of this ordinance shall continue shall constitute a separate violation.

Section 4. All rights or remedies of the City of La Porte, Texas, are expressly saved as to any and all violations of any Zoning Ordinance, Development Ordinance, or amendments thereto, of said City of La Porte, that have accrued at the time of the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and that all existing violations of previous zoning ordinances which would otherwise become non-conforming uses under this Ordinance but shall be considered as violations of this Ordinance in the same manner that they were violations of prior zoning ordinances of said City of La Porte.

Section 5. If any section, sentence, phrase, clause, or any part of any section, sentence, phrase, or clause, of this Ordinance shall, for any reason, be held invalid, such invalidity shall not affect the remaining portions of this Ordinance, it is hereby declared to be the intention of the City of Council to have passed each section, sentence, phrase, or clause, or part thereof, irrespective of the fact that any other section, sentence, phrase, or clause, or part thereof, may be declared invalid.

Section 6. The City Council officially finds, determines, recites and declares that a sufficient written notice of the date, hour, place and subject of this meeting of the City

Council was posted at a place convenient to the public at the City Hall of the city for the time required by law preceding this meeting, as required by the Open Meetings Law, Chapter 551, Texas Government Code; and that this meeting has been open to the public as required by law at all times during which this ordinance and the subject matter thereof has been discussed, considered and formally acted upon. The City Council further ratifies, approves and confirms such written notice and the contents and posting thereof.

Section 7. This Ordinance shall become effective fourteen (14) days after its passage and approval. The City Secretary shall give notice to the passage of the notice by causing the caption to be published in the official newspaper of the City of La Porte at least twice within ten (10) days after the passage of the Ordinance.

PASSED AND APPROVED THIS THE 9th DAY OF December, 2002.

CITY OF LA PORTE

By: Norman Malone
NORMAN MALONE, Mayor

ATTESTATION:

By: Martha Gillett
MARTHA GILLETT,
City Secretary

APPROVED:

By: John D. Armstrong
JOHN D. ARMSTRONG,
Assistant City Attorney

ORDINANCE NO. 1444-D

AN ORDINANCE AMENDING SECTION 11.02, DRAINAGE AND STORM SEWERS, OF CITY OF LA PORTE ORDINANCE NO. 1444-A REGULATING THE PLATTING OR REPLATTING OF LAND INTO SUBDIVISIONS IN THE CITY OF LA PORTE AND WITHIN THE EXTRATERRITORIAL JURISDICTION OF THE CITY OF LA PORTE; PROVIDING THAT ANY PERSON VIOLATING THE TERMS OF THIS ORDINANCE SHALL BE DEEMED GUILTY OF A MISDEMEANOR AND SHALL UPON CONVICTION BE FINED A SUM OF NOT MORE THAN TWO THOUSAND DOLLARS (\$2,000.00) FOR EACH VIOLATION; FINDING COMPLIANCE WITH THE OPEN MEETINGS LAW; PROVIDING A SAVINGS CLAUSE AND A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE HEREOF.

BE IT ORDAINED BY THE CITY COUNCIL OF
THE CITY OF LA PORTE:

Section 1. The City Council of the City of La Porte hereby finds, determines and declares that all prerequisites of law have been satisfied, and hereby determines and declares that the amendments to **Section 11.02, Drainage And Storm Sewers**, of City of La Porte Ordinance No. 1444-A, are desirable and in furtherance of the goals and objectives stated in the City of La Porte's Comprehensive Plan.

Section 2. Section 11.02, Drainage and Storm Sewers, of City of La Porte Ordinance No. 1444-A is hereby amended by adding Exhibits "A" and "B", pertaining to the addition of a Fill Dirt Permit, adding Fill Dirt regulations, grading standards, and swale standards; requiring sketch plans and approval prior to the introduction of fill material; and providing for silt prevention and revegetation standards. Said Exhibits "A" and "B" are attached to this Ordinance, and are incorporated by reference herein as if set forth verbatim."

Section 3. Section 11.02, Drainage and Storm Sewers, of City of La Porte Ordinance No. 1444-A is hereby amended by adding a fill dirt permit fee. Said fee shall be \$25.00 for the first 49 loads of permitted fill dirt, and \$2.00/load for each additional load. Any person who places fill dirt on their property without first applying for and obtaining a fill dirt permit shall be guilty of a misdemeanor.

Section 4. Any person, as defined in Section 1.02(27) Texas Penal Code, who shall violate any provision of this Ordinance, shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine not to exceed Two Thousand Dollars (\$2,000.00). Each day a violation of this ordinance shall continue shall constitute a separate violation.

Section 5. All rights or remedies of the City of La Porte, Texas, are expressly saved as to any and all violations of any Zoning Ordinance or amendments thereto, of said City of La Porte, that have accrued at the time of the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and that all existing violations of previous zoning ordinances which would otherwise become non-conforming uses under this Ordinance but shall be considered as violations of this Ordinance in the same manner that they were violations of prior zoning ordinances of said City of La Porte.

Section 6. If any section, sentence, phrase, clause, or any part of any section, sentence, phrase, or clause, of this Ordinance shall, for any reason, be held invalid, such invalidity shall not affect the remaining portions of this Ordinance, it is hereby declared to be the intention of the City of Council to have passed each section, sentence, phrase, or clause, or part thereof, irrespective of the fact that any other section, sentence, phrase, or clause, or part thereof, may be declared invalid.

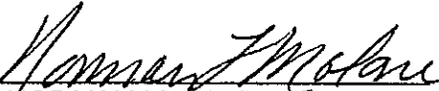
Section 7. The City Council officially finds, determines, recites and declares that a sufficient written notice of the date, hour, place and subject of this meeting of the City Council was posted at a place convenient to the public at the City Hall of the city for the time required by law preceding this meeting, as required by the Open Meetings Law, Chapter 551, Texas Government Code; and that this meeting has been open to the public as required by law at all times during

which this ordinance and the subject matter thereof has been discussed, considered and formally acted upon. The City Council further ratifies, approves and confirms such written notice and the contents and posting thereof.

Section 8. This Ordinance shall become effective fourteen (14) days after its passage and approval, however, implementation of this ordinance will not take place until 180 days after its passage. The City Secretary shall give notice to the passage of the notice by causing the caption to be published in the official newspaper of the City of La Porte at least twice within ten (10) days after the passage of the Ordinance.

PASSED AND APPROVED THIS THE 14th DAY OF AUGUST, 2003.

CITY OF LA PORTE

By: 
NORMAN MALONE, Mayor

ATTESTATION:

By: 
MARTHA GILLETT,
City Secretary

APPROVED:

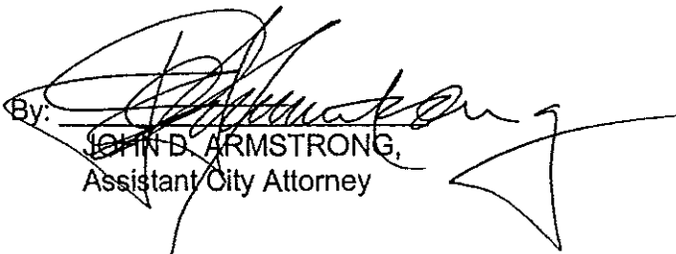
By: 
JOHN D. ARMSTRONG,
Assistant City Attorney

EXHIBIT A
TO
ORDINANCE 1444-A

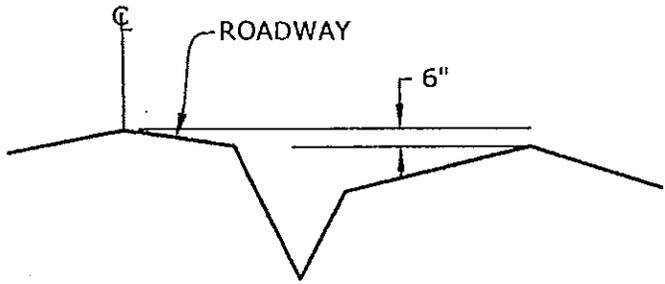
PERMIT REQUIREMENTS AND CONDITIONS	All Lots		Small Lots (1 acre or less)		Large Lots (1 acre or more)	
	1-5 Loads	6-49 Loads	6-49 Loads	50 and more Loads	6-49 Loads	50 and more Loads
1 Permit Required		*	*	*	*	*
2 Permit Fee Assessed		*	*	*	*	*
3 180 Day Permit for Project Completion		*	*	*	*	*
4 Spreading of Delivered Fill Must Begin within 30 Days	*	*	*	*	*	*
5 For Open Ditch Roadways Maximum Fill to be 6 inches below top of adjacent crown of road		*	*	*	*	*
6 Recommended overlaid slope for lot grading to be 0.2%-0.75%		*	*	*	*	*
6A For Curb & Gutter Streets, Grade Fill at 0.2%-0.75% toward street		*				
7 For Lots Abutting an Alley Way, Match the Grade of the Alley and Grade to Drain Toward Street		*			*	
8 Grading & Drainage Plan submitted signed and sealed by Professional Engineer licensed in the State of Texas			*	*		*
8A Storm Water Pollution Prevention Plan and Revegetation Plan submitted			*	*		*
8B Demonstration that Watershed is Not Being Adversely Impacted			*	*		*
8C Grade of swales to be customized/engineered for each site			*	*		*
9 Sketch, Survey or Site Plan Showing Proposed Fill Placement and Location of Proposed Drainage drawn to scale			*	*See Item 8	*	*See Item 8
10 Silt Prevention and Revegetation plan required			*See Notes 3&4	*See Item 8A	*See Notes 3&4	*See Item 8A
11 1 ft Top of Bank Swale Offset from Property Line			*	*	*	*
12 5 ft Top of Bank Swale Offset from Property Line					*	*
13 No Fill Unloaded within 15 ft of Property Line			*	*	*	*
14 No Fill Unloaded within 5 ft of Property Line			*	*	*	*
15 Address for Site Required And Fill Must be Delivered to this address			*	*	*	*
16 Any deviation from these permit requirements Shall be Review and Approved By the City			*	*	*	*

* = Required Information, Activity or Regulation

Note:

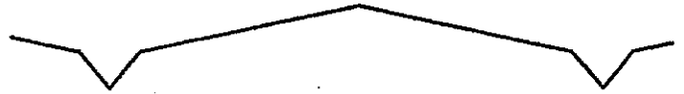
- 1 No dump trucks larger than 12 CY dump trucks shall be allowed for use in deliver to addresses off truck routes.
- 2 Only one Fill Dirt Permit will be issued for any one property or address over a 180 day span.
- 3 Silt prevention plan shall at a minimum consist of silt fencing and/or block sodding two rows of sod wide along the leading edge of the filled area.
- 4 Revegetation shall consist of seeding, sprigging, sodding, turf establishment (or combination thereof) that produces an effective vegetative cover of 75% within 90 days.

EXHIBIT "B"

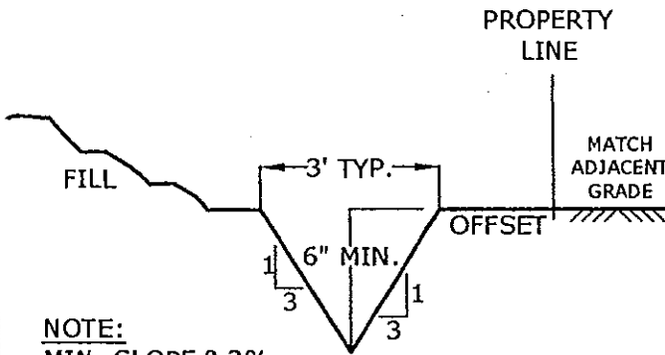


MAX HEIGHT OF FILL
6" BELOW CROWN OF ROAD

NOTE: CROWNED AT SECTION A-A

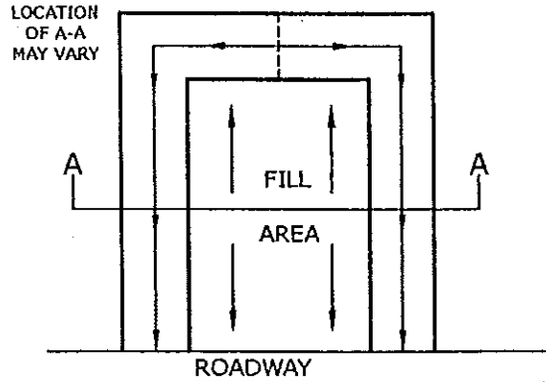


SECTION A-A
LOT GRADING

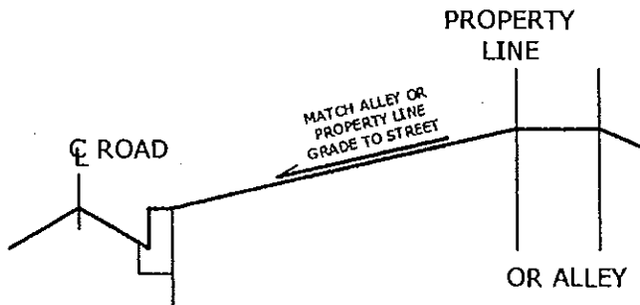


NOTE:
MIN. SLOPE 0.2%

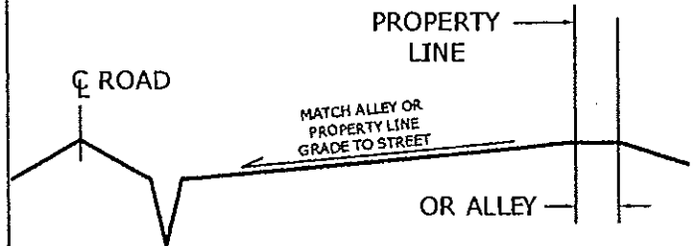
MINIMUM SWALE



LARGE LOT GRADING



SMALL LOT / SMALL PROJECT
IN CURB & GUTTER AREAS



SMALL LOT/SMALL PROJECT
IN OPEN CHANNEL AREAS

FILL PERMIT DETAILS

CITY OF LA PORTE

604 W. Fairmont Parkway
Planning Dept./Engineering Div.
La Porte, Texas 77571
281-471-5020



R:\RESOURCES\DET DWGS\9-FILL-DIRT\1-FILL DIRT.DWG

ORDINANCE NO. 1444-E

AN ORDINANCE AMENDING SECTION 10.00, FEES AND CHARGES, OF CITY OF LA PORTE ORDINANCE NO. 1444; ALTERING FEES FOR SITE PLANS, GENERAL PLANS, PRELIMINARY PLATS AND FINAL PLATS; ADDING NEW FEES FOR AMENDING PLATS, REPLATS, VACATING PLATS, AND DEVELOPMENT ORDINANCE VARIANCES; FINDING COMPLIANCE WITH THE OPEN MEETINGS LAW; PROVIDING A SAVINGS CLAUSE AND A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE HEREOF.

BE IT ORDAINED BY THE CITY COUNCIL OF
THE CITY OF LA PORTE:

Section 1. The City Council of the City of La Porte hereby finds, determines and declares that all prerequisites of law have been satisfied, and hereby determines and declares that the amendments to **Section 10.00, Fees and Charges**, of City of La Porte Ordinance No. 1444, are desirable and in furtherance of the goals and objectives stated in the City of La Porte's Comprehensive Plan.

Section 2. Section 10.00, Fees and Charges, of City of La Porte Ordinance No. 1444 is hereby amended by replacing current Table 10-1 with new Table 10-1, attached to this Ordinance as Exhibit "A". Said Exhibit "A" is incorporated by reference herein as if set forth verbatim.

Section 3. All rights or remedies of the City of La Porte, Texas, are expressly saved as to any and all violations of any Zoning Ordinance or amendments thereto, of said City of La Porte, that have accrued at the time of the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and that all existing violations of previous zoning ordinances which would otherwise become non-conforming uses under this Ordinance but shall be considered as violations of this Ordinance in the same manner that they were violations of prior zoning ordinances of said City of La Porte.

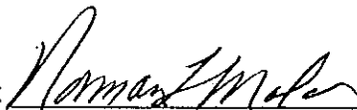
Section 4. If any section, sentence, phrase, clause, or any part of any section, sentence, phrase, or clause, of this Ordinance shall, for any reason, be held invalid, such invalidity shall not affect the remaining portions of this Ordinance, it is hereby declared to be the intention of the City of Council to have passed each section, sentence, phrase, or clause, or part thereof, irrespective of the fact that any other section, sentence, phrase, or clause, or part thereof, may be declared invalid.

Section 5. The City Council officially finds, determines, recites and declares that a sufficient written notice of the date, hour, place and subject of this meeting of the City Council was posted at a place convenient to the public at the City Hall of the city for the time required by law preceding this meeting, as required by the Open Meetings Law, Chapter 551, Texas Government Code; and that this meeting has been open to the public as required by law at all times during which this ordinance and the subject matter thereof has been discussed, considered and formally acted upon. The City Council further ratifies, approves and confirms such written notice and the contents and posting thereof.

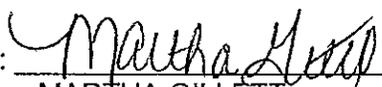
Section 6. This Ordinance shall become effective upon its passage and approval.

PASSED AND APPROVED THIS THE 13th DAY OF OCTOBER, 2003.

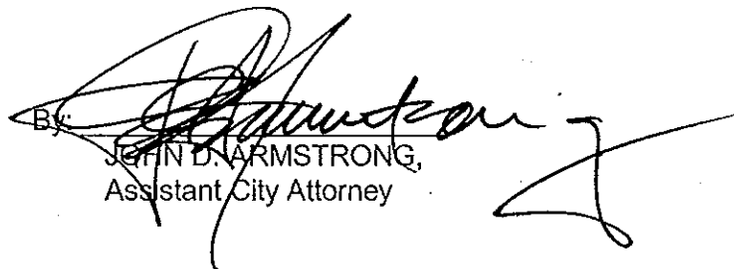
CITY OF LA PORTE

By: 
NORMAN MALONE, Mayor

ATTESTATION:

By: 
MARTHA GILLETT,
City Secretary

APPROVED:

By: 
JOHN D. ARMSTRONG,
Assistant City Attorney

**Table 10-1
Development Ordinance 1444 Fees**

Site plan	Major (> 10 acres)	up to 10 ac. 150.00; each additional ac. 5.00
	Minor (< 10 acres)	up to 5 ac. 100.00; each additional ac. 5.00
General plan		100.00
Preliminary plat		residential: 0-50 lots 200.00; each additional lot 5.00. Other: 0-10 ac-200.00; each additional ac. 10.00
Final plat	Major subdivision (> 10 acres)	150.00
	Minor subdivision (< 10 acres)	residential: up to 50 lots 150.00; each additional lot 5.00 other: up to 10 acres 150.00; each additional acre 10.00
Amending Plat		100.00
Replat		150.00 plus 5.00 per lot
Vacating Plat		100.00
Variance (Development Ordinance)		150.00

ORDINANCE NO. 1444-~~F~~

AN ORDINANCE REPEALING ORDINANCES NO. 1444-C AND AMENDING SECTION 5.04 "BUILDING LINES" OF CITY OF LA PORTE ORDINANCE NO. 1444 REGULATING THE PLATTING OR REPLATTING OF LAND INTO SUBDIVISIONS IN THE CITY OF LA PORTE AND WITHIN THE EXTRATERRITORIAL JURISDICTION OF THE CITY OF LA PORTE; PROVIDING THAT ANY PERSON VIOLATING THE TERMS OF THIS ORDINANCE SHALL BE DEEMED GUILTY OF A MISDEMEANOR AND SHALL UPON CONVICTION BE FINED A SUM OF NOT MORE THAN TWO THOUSAND DOLLARS (\$2,000.00) FOR EACH VIOLATION; FINDING COMPLIANCE WITH THE OPEN MEETINGS LAW; PROVIDING A SAVINGS CLAUSE AND A SEVERABILITY CLAUSE; AND PROVIDING AN EFFECTIVE DATE HEREOF.

WHEREAS the City Council of the City of La Porte notes that the Sens Road right-of-way is on the City of La Porte Thoroughfare Plan, which is an integral part of the Comprehensive Plan of the City of La Porte, as a primary arterial thoroughfare; and

WHEREAS the City Council of the City of La Porte takes note that Harris County has plans to expand and improve the Sens Road right-of-way as said primary arterial; and

WHEREAS the City of La Porte in conjunction with Harris County seek to facilitate the expansion and improvement plans of Harris County in connection with the Sens Road thoroughfare, within the ambit of the City's Comprehensive Plan and Development Ordinance; and

WHEREAS the City of La Porte finds that the Development Ordinance states that all plans or plats should conform to the Comprehensive Plan for the extension of City thoroughfares; and

WHEREAS the final dimensions of the planned expansion of the Sens Road right-of-way are yet to be determined; and

WHEREAS development setbacks along the Sens Road right-of-way are found to be necessary to accommodate the expansion and improvement of the Sens Road right-of-way; and

WHEREAS the City of La Porte finds the implementation of development setbacks to facilitate the expansion and improvement of the Sens Road right-of-way is in harmony with the requirements of the Comprehensive Plan, the Development Ordinance, and the Zoning Ordinance, within the Code of Ordinances of the City of La Porte; and

WHEREAS it is the intention of the City to promote the orderly development of the City of La Porte, establish guidelines for the expansion of public thoroughfares, lessen traffic congestion, and promote and protect the public health, safety, and welfare;

**NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF
THE CITY OF LA PORTE:**

Section 1. The City Council of the City of La Porte hereby finds, determines and declares that all prerequisites of law have been satisfied, that the foregoing findings of fact are true, and the City Council hereby declares that Ordinances No. 1444-C are repealed, and the City Council further determines and declares that amendments to Section 5.04, "Building Lines" of City of La Porte Ordinance No. 1444, are desirable and in furtherance of the goals and objectives stated in the City of La Porte's Comprehensive Plan.

Section 2. Section 5.04, "Building Lines" of City of La Porte Ordinance 1444, is hereby amended to read as follows, to-wit:

"5.04 BUILDING LINES

- A. EXTRATERRITORIAL JURISDICTION: All building lines shall meet the minimum setback established in the R-1, low density residential district of the City Zoning Ordinance, except in the case of non-single family residential development which shall require a 20 foot minimum side yard building line adjacent to a public street.
- B. TRANSITION BUILDING LINES having a minimum angle of 45 degrees are to be provided where an offset in building lines is greater than 5 feet.
- C. The following development setback restrictions are established for the Sens Road right-of-way extending from West Main Street to the north right-of-way line of North P Street. Properties adjacent to the Sens Road right-of-way extending from West Main Street to the north right-of-way line of North P

Street are subject to a development setback of 50 feet, from either side of the centerline of Sens Road, said centerline having been established on Exhibit "A" through "E", attached hereto and incorporated by reference herein, and made part hereof for all purposes.

This restriction applies to any improvements, additions, or construction of any character on property abutting the Sens Road right-of-way, and regardless of zoning classification under this Code.

The building setback restrictions contained in Chapter 106 of the Code of Ordinances of the City of La Porte are subject to the restrictions contained in this section and shall commence from the 50-foot development setback restrictions promulgated herein.

Section 3. Any person, as defined in Section 1.02(27) Texas Penal Code, who shall violate any provision of this Ordinance, shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine not to exceed Two Thousand Dollars (\$2,000.00). Each day a violation of this ordinance shall continue shall constitute a separate violation.

Section 4. All rights or remedies of the City of La Porte, Texas, are expressly saved as to any and all violations of any Zoning Ordinance, Development Ordinance, or amendments thereto, of said City of La Porte, that have accrued at the time of the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this Ordinance; and as to such accrued violation, the court shall have all the powers that existed prior to the effective date of this

Ordinance; and that all existing violations of previous zoning ordinances which would otherwise become non-conforming uses under this Ordinance but shall be considered as violations of this Ordinance in the same manner that they were violations of prior zoning ordinances of said City of La Porte.

Section 5. If any section, sentence, phrase, clause, or any part of any section, sentence, phrase, or clause, of this Ordinance shall, for any reason, be held invalid, such invalidity shall not affect the remaining portions of this Ordinance, it is hereby declared to be the intention of the City of Council to have passed each section, sentence, phrase, or clause, or part thereof, irrespective of the fact that any other section, sentence, phrase, or clause, or part thereof, may be declared invalid.

Section 6. The City Council officially finds, determines, recites and declares that a sufficient written notice of the date, hour, place and subject of this meeting of the City Council was posted at a place convenient to the public at the City Hall of the city for the time required by law preceding this meeting, as required by the Open Meetings Law, Chapter 551, Texas Government Code; and that this meeting has been open to the public as required by law at all times during which this ordinance and the subject matter thereof has been discussed, considered and formally acted upon. The City Council further ratifies, approves and confirms such written notice and the contents and posting thereof.

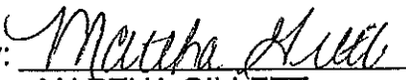
Section 7. This Ordinance shall become effective fourteen (14) days after its passage and approval. The City Secretary shall give notice to the passage of the notice by causing the caption to be published in the official newspaper of the City of La Porte at least twice within ten (10) days after the passage of the Ordinance.

PASSED AND APPROVED THIS THE 21st DAY OF DECEMBER, 2003.

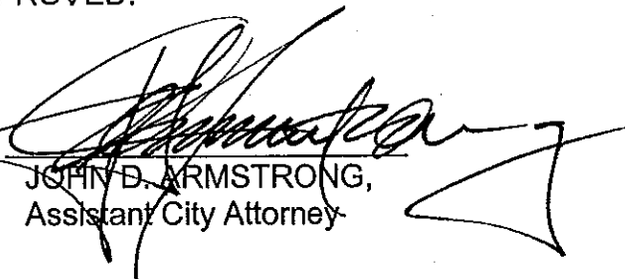
CITY OF LA PORTE

By: 
NORMAN MALONE, Mayor

ATTESTATION:

By: 
MARTHA GILLETT,
City Secretary

APPROVED:

By: 
JOHN D. ARMSTRONG,
Assistant City Attorney

ENERGY 4" IP STL

NORTH "C" STREET

TR #40

PROPOSED SENS ROAD C/L

OUTLOT 41

TR #3
BLK 671

SCALE: 1" = 100'

CENTERPOINT ENERGY 4" IP STL

TR #39
OUTLOT 60

BLK 698

PROPOSED SENS ROAD C/L

PROPOSED SENS ROAD (100' R.O.W.)

TR #1
BLK 707

TR #38
OUTLOT 61

10' S.B.C. ESMT

12" WATER LINE

6-4" "C" PVC

CENTERPOINT ENERGY 4" IP STL

EXHIBIT "A"

CENTERPOINT

TR #43

PROPOSED
SENS ROAD CA

CENTERPOINT
4" IP STL

TR #42
OUTLOT 20

OUTLOT 21

TR #41

6" SAN SEWER

6" SAN SEWER

OUTLOT 40

CENTERPOINT
ENERGY 4" STL

TR #40

PROPOSED ROW

PROPOSED ROW

TR 6
BLK 626

12" WATER LINE

6" 4" C-PVC

PT 32 800 24

PC 31 26 62

PT 32 00 24

PC 31 26 62

TR #5
BLK 635

PT 26 06 24

PT 26 12 24

TR #4
BLK 662

PT 27 01 10



SCALE: 1" = 100'

EXHIBIT "B"



SCALE: 1" = 100'

PROPOSED SENS ROAD C/L

TR 18

TR 17

TR 16

TR 15

TR 14

TR 13

TR 12

TR 36

TR 11

TR 10

TR 9

TR #47

CENTERPOINT ENERGY 1/2" STL
8" SAN. SWR

(80' ROW)

6" WATER LINE

TR #46

TR #45

TR #44

CENTERPOINT 4" IP STL

12" WATER LINE

TR #43

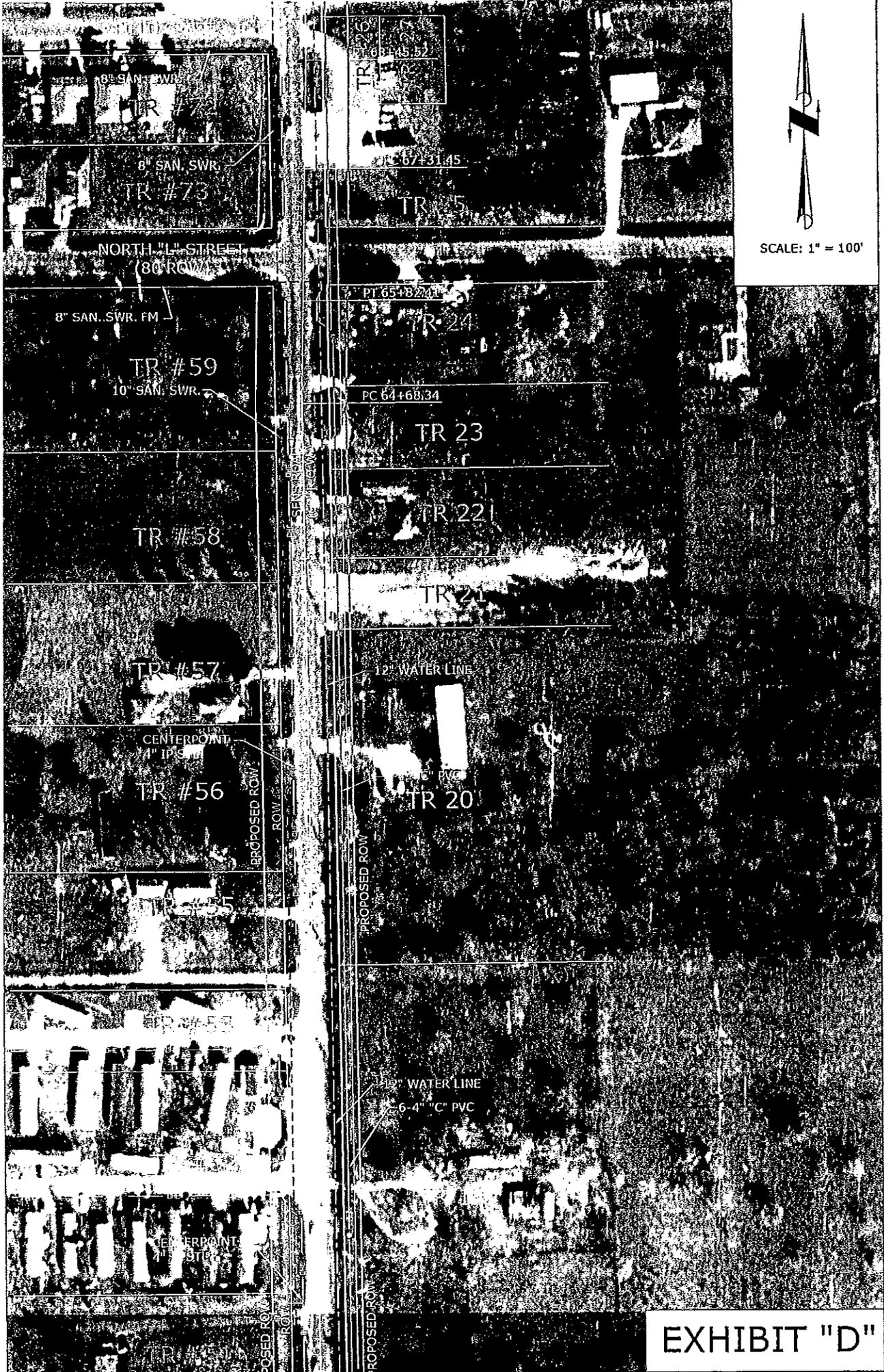
6-4" "C" PVC

PT 49 39.84

PC 89 70.84

6-4"

EXHIBIT "C"



SCALE: 1" = 100'

EXHIBIT "D"

TR #69

CENTERPOINT
4" IP STL.

TR #68

PROPOSED ROW

10" S.B.C. ESM

TR #33

12" WATER LINE

PC 82+63.70

6-4" "C" PVC

PT 81+63.40



SCALE: 1" = 100'

PC 80+33.19

PROPOSED SENS ROAD
(100' R.O.W.)

TR #67

8" SAN SWR

PROPOSED ROW

TR #32

TR #66

TR #65

PROPOSED
SENS ROAD C/L

TR #31

PROPOSED ROW

12" WATER LINE

6-4" "C" PVC

8" SWR

TR #63

PROPOSED ROW

TR #29

8" SAN SWR

TR #62

8" SAN SWR

TR #61

TR #60

TR #28

TR #26
PC 76+45.52

EXHIBIT "E"



SCALE: 1" = 100'

CENTERPOINT ENERGY
3" IP STL

CENTERPOINT ENERGY
1/2" PLA

CENTERPOINT ENERGY
1/2" PLA

NORTH IP STREET
(80 ROW)

10" SAN SWR

PROPOSED
SEWER

TR #69

CENTERPOINT
4" IP STL

TR #68

PROPOSED ROW

8" SAN SWR

3-4" "C" PVC

PC 83+93.91

10" S.B.C. ESMT

TR #33

12" WATER LINE

PC 82+63.70

6-4" "C" PVC

PT 81+63.40

EXHIBIT "F"