#### IN THE SUPREME COURT OF THE STATE OF NEVADA

CITY OF LAS VEGAS, A POLITICAL SUBDIVISION OF THE STATE OF NEVADA.

Appellant,

vs.

180 LAND CO., LLC, A NEVADA LIMITED-LIABILITY COMPANY; AND FORE STARS, LTD., A NEVADA LIMITED-LIABILITY COMPANY,

Respondents.

180 LAND CO., LLC, A NEVADA LIMITED-LIABILITY COMPANY; AND FORE STARS, LTD., A NEVADA LIMITED-LIABILITY COMPANY.

Appellants/Cross-Respondents,

vs.

CITY OF LAS VEGAS, A POLITICAL SUBDIVISION OF THE STATE OF NEVADA,

LAW OFFICES OF KERMITT L. WATERS

Respondent/Cross-Appellant.

No. 84345

Electronically Filed Aug 25 2022 03:59 p.m. Elizabeth A. Brown Clerk of Supreme Court

No. 84640

JOINT APPENDIX, VOLUME NO. 101

Kermitt L. Waters, Esq.
Nevada Bar No. 2571
kermitt@kermittwaters.com
James J. Leavitt, Esq.
Nevada Bar No. 6032
jim@kermittwaters.com
Michael A. Schneider, Esq.
Nevada Bar No. 8887
michael@kermittwaters.com
Autumn L. Waters, Esq.
Nevada Bar No. 8917
autumn@kermittwaters.com
704 South Ninth Street
Las Vegas, Nevada 89101
Telephone: (702) 733-8877

Attorneys for 180 Land Co., LLC and Fore Stars, Ltd.

LAS VEGAS CITY ATTORNEY'S OFFICE
Bryan K. Scott, Esq.
Nevada Bar No. 4381
bscott@lasvegasnevada.gov
Philip R. Byrnes, Esq.
pbyrnes@lasvegasnevada.gov
Nevada Bar No. 166
Rebecca Wolfson, Esq.
rwolfson@lasvegasnevada.gov
Nevada Bar No. 14132
495 S. Main Street, 6th Floor
Las Vegas, Nevada 89101
Telephone: (702) 229-6629

Attorneys for City of Las Vegas

CLAGGETT & SYKES LAW FIRM Micah S. Echols, Esq. Nevada Bar No. 8437 micah@claggettlaw.com 4101 Meadows Lane, Suite 100 Las Vegas, Nevada 89107 (702) 655-2346 – Telephone

Attorneys for 180 Land Co., LLC and Fore Stars, Ltd.

McDONALD CARANO LLP
George F. Ogilvie III, Esq.
Nevada Bar No. 3552
gogilvie@mcdonaldcarano.com
Amanda C. Yen, Esq.
ayen@mcdonaldcarano.com
Nevada Bar No. 9726
Christopher Molina, Esq.
cmolina@mcdonaldcarano.com
Nevada Bar No. 14092
2300 W. Sahara Ave., Ste. 1200
Las Vegas, Nevada 89102
Telephone: (702)873-4100

LEONARD LAW, PC
Debbie Leonard, Esq.
debbie@leonardlawpc.com
Nevada Bar No. 8260
955 S. Virginia Street Ste. 220
Reno, Nevada 89502
Telephone: (775) 964.4656

SHUTE, MIHALY & WEINBERGER, LLP
Andrew W. Schwartz, Esq.
schwartz@smwlaw.com
California Bar No. 87699
(admitted pro hac vice)
Lauren M. Tarpey, Esq.
ltarpey@smwlaw.com
California Bar No. 321775
(admitted pro hac vice)
396 Hayes Street
San Francisco, California 94102
Telephone: (415) 552-7272

Attorneys for City of Las Vegas

Electronically Filed 10/4/2021 5:01 PM Steven D. Grierson CLERK OF THE COURT

# Exhibit 3

Part 1 of 3

## Exhibit 33

#### **JUNE 21, 2017**

#### COMBINED VERBATIM TRANSCRIPT - AGENDA ITEMS 82, 130-134

- NOTE: This combined verbatim transcript includes Items 82 and 130 through 134, which
- were heard in the following order: Items 131-134; Item 130; Item 82.

3

- 4 ITEM 82 NOT TO BE HEARD BEFORE 3:00 P.M. Bill No. 2017-27 For possible
- 5 action Adopts that certain development agreement entitled "Development Agreement For
- 6 The Two Fifty," entered into between the City and 180 Land Co, LLC, et al., pertaining to
- 7 property generally located at the southwest corner of Alta Drive and Rampart Boulevard.
- 8 Sponsored by: Councilman Bob Beers
- 9 ITEM 130 NOT TO BE HEARD BEFORE 3:00 P.M. DIR-70539 DIRECTOR'S
- 10 BUSINESS PUBLIC HEARING APPLICANT/OWNER: 180 LAND CO, LLC, ET AL -
- 11 For possible action on a request for a Development Agreement between 180 Land Co, LLC,
- 12 et al. and the City of Las Vegas on 250.92 acres at the southwest corner of Alta Drive and
- 13 Rampart Boulevard (APNs 138-31-201-005; 138-31-601-008; 138-31-702-003 and 004; 138-
- 14 31-801-002 and 003; 138-32-202-001; and 138-32-301-005 and 007), Ward 2 (Beers) [PRJ-
- 15 70542]. Staff recommends APPROVAL.
- 16 ITEM 131 NOT TO BE HEARD BEFORE 3:00 P.M. GPA-68385 ABEYANCE ITEM -
- 17 GENERAL PLAN AMENDMENT PUBLIC HEARING APPLICANT/OWNER: 180
- 18 LAND COMPANY, LLC For possible action on a request for a General Plan Amendment
- 19 FROM: PR-OS (PARKS/RECREATION/OPEN SPACE) TO: L (LOW DENSITY
- 20 RESIDENTIAL) on 166.99 acres at the southeast corner of Alta Drive and Hualapai Way
- 21 (APN 138-31-702-002), Ward 2 (Beers) [PRJ-67184]. Staff has NO RECOMMENDATION.
- 22 The Planning Commission failed to obtain a supermajority vote which is tantamount to
- 23 **DENIAL.**

Page 1 of 128

#### **JUNE 21, 2017**

#### COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

- 24 ITEM 132 NOT TO BE HEARD BEFORE 3:00 P.M. WVR-68480 ABEYANCE ITEM
- 25 WAIVER RELATED TO GPA-68385 PUBLIC HEARING APPLICANT/OWNER: 180
- 26 LAND COMPANY, LLC For possible action on a request for a Waiver TO ALLOW 32-
- 27 FOOT PRIVATE STREETS WITH A SIDEWALK ON ONE SIDE WHERE 47-FOOT
- 28 PRIVATE STREETS WITH SIDEWALKS ON BOTH SIDES ARE REQUIRED WITHIN
- 29 A PROPOSED GATED RESIDENTIAL DEVELOPMENT on 34.07 acres at the southeast
- 30 corner of Alta Drive and Hualapai Way (Lot 1 in File 121, Page 100 of Parcel Maps on file
- 31 at the Clark County Recorder's Office; formerly a portion of APN 138-31-702-002), R-PD7
- 32 (Residential Planned Development 7 Units per Acre) Zone, Ward 2 (Beers) [PRJ-67184].
- 33 The Planning Commission (4-2 vote) and Staff recommend APPROVAL.
- 34 ITEM 133 NOT TO BE HEARD BEFORE 3:00 P.M. SDR-68481 ABEYANCE ITEM -
- 35 SITE DEVELOPMENT PLAN REVIEW RELATED TO GPA-68385 AND WVR-68480 -
- 36 PUBLIC HEARING APPLICANT/OWNER: 180 LAND COMPANY, LLC For possible
- 37 action on a request for a Site Development Plan Review FOR A PROPOSED 61-LOT
- 38 SINGLE FAMILY RESIDENTIAL DEVELOPMENT on 34.07 acres at the southeast
- 39 corner of Alta Drive and Hualapai Way (Lot 1 in File 121, Page 100 of Parcel Maps on file
- 40 at the Clark County Recorder's Office; formerly a portion of APN 138-31-702-002), R-PD7
- 41 (Residential Planned Development 7 Units per Acre) Zone, Ward 2 (Beers) [PRJ-67184].
- 42 The Planning Commission (4-2 vote) and Staff recommend APPROVAL.
- 43 ITEM 134 NOT TO BE HEARD BEFORE 3:00 P.M. TMP-68482 ABEYANCE ITEM -
- 44 TENTATIVE MAP RELATED TO GPA-68385, WVR-68480 AND SDR-68481 PARCEL 1
- 45 @ THE 180 PUBLIC HEARING APPLICANT/OWNER: 180 LAND COMPANY, LLC
- 46 For possible action on a request for a Tentative Map FOR A 61-LOT SINGLE FAMILY
- 47 RESIDENTIAL SUBDIVISION on 34.07 acres at the southeast corner of Alta Drive and
- 48 Hualapai Way (Lot 1 in File 121, Page 100 of Parcel Maps on file at the Clark County
- 49 Recorder's Office; formerly a portion of APN 138-31-702-002), R-PD7 (Residential
- 50 Planned Development 7 Units per Acre) Zone, Ward 2 (Beers) [PRJ-67184]. The Planning
- 51 Commission (4-2 vote) and Staff recommend APPROVAL.

Page 2 of 128

#### **JUNE 21, 2017**

#### COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

- 52 **Appearance List Items 131-134:**
- 53 CAROLYN GOODMAN, Mayor
- 54 BRAD JERBIC, City Attorney
- 55 BOB COFFIN, Councilman
- 56 TODD BICE, Legal Counsel for the Queensridge Homeowners
- 57 STEPHANIE ALLEN, Legal Counsel for the Applicant
- 58 FRANK SCHRECK, Queensridge resident
- 59 CHRIS KAEMPFER, Legal Counsel for the Applicant
- 60 TOM PERRIGO, Planning Director
- 61 GEORGE C. SCOTT WALLACE
- 62 LILIAN MANDEL, Fairway Pointe resident
- 63 DAN OMERZA, Queensridge resident
- 64 TRESSA STEVENS HADDOCK, Queensridge resident
- 65 NGAI PINDELL, William S. Boyd School of Law
- 66 DOUG RANKIN, 1055 Whitney Ranch Drive
- 67 LOIS TARKANIAN, Councilwoman
- 68 GEORGE GARCIA, 1055 Whitney Ranch Drive
- 69 MICHAEL BUCKLEY, on behalf of Frank and Jill Fertitta Family Trust
- 70 STAVROS ANTHONY, Councilman
- 71 SHAUNA HUGHES, on behalf of the Queensridge homeowners
- 72 HERMAN AHLERS, Queensridge resident
- 73 BOB PECCOLE, on behalf of Appellants in the Nevada Supreme Court
- 74 DALE ROESSNER, Queensridge resident
- 75 ANNE SMITH, Queensridge resident
- 76 KARA KELLEY, Queensridge resident
- 77 PAUL LARSEN, Queensridge resident
- 78 LARRY SADOFF, Queensridge resident
- 79 LUCILLE MONGELLI, Queensridge resident

Page 3 of 128

#### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

80	Appearance List continued – Items 131-134:
81	RICK KOSS, St. Michelle resident
82	HOWARD PEARLMAN
83	SALLY JOHNSON-BIGLER, Queensridge resident
84	DAVID MASON, Queensridge resident
85	TERRY MURPHY, on behalf of the Frank and Jill Fertitta Trust
86	ELAINE WENGER-ROESSNER
87	TALI LOWIE, Queensridge resident
88	JAMES JIMMERSON, Legal Counsel for the Applicant
89	YOHAN LOWIE, Applicant/Owner
90	RICKI BARLOW, Councilman
91	BOB BEERS, Councilman
92	
93	
94	Appearance List – Item 130:
95	CAROLYN GOODMAN, Mayor
96	BRAD JERBIC, City Attorney
97	LOIS TARKANIAN, Councilman
98	CHRIS KAEMPFER, Legal Counsel for the Applicant
99	YOHAN LOWIE, Applicant/Owner
100	BOB COFFIN, Councilman
101	JAMES JIMMERSON, Legal Counsel for the Applicant
102	STEVEN D. ROSS, Councilman
103	STEPHANIE ALLEN, Legal Counsel for the Applicant

Page 4 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

312	this request if that agreement is eventually approved. But I think that's the way that this is
313	resolved is you can certainly vote up or down on this. Now, and, of course, if you vote no on this
314	right now, you don't have any issue at all. There's no inconsistence with anything.
315	
316	MAYOR GOODMAN
317	I have a question of you, because we have been meeting on this for a long, long time with a lot of
318	issues. And when we approved the development on the, let's see, the south – what is it – the
319	southeast corner for the development under the high rises, I personally, with the support of
320	Council, asked you if you would go in and try to negotiate so we were not in piecemeal
321	development and could come through with an agreement where everybody is, you know, I mean,
322	he's a great developer. I've never seen anything he's built that hasn't been absolutely fabulous.
323	But we were at a point that we made the decision to go ahead with that, that corner that is
324	actually it's the northeast corner, not the southeast. It's the northeast corner at Rampart and Alta
325	for that development.
326	And so my request to you, specifically with the support of the Council was: Can you get in there
327	so we can approve the whole thing and then move from there? So where are we before I even go
328	into this?
329	
330	BRAD JERBIC
331	Yeah. I don't want to say too much right now, because you haven't called 130 forward. But when
332	we get to 130, I'm going to make a record that's exactly what we have been doing since you gave
333	that direction in January of this year. Mr. Perrigo and myself have been meeting with Mr. Lowie
334	and his team on a regular basis. We've been meeting with neighborhood groups, neighborhood
335	attorneys on a regular basis, individual neighborhoods that are uniquely affected.
336	We, I believe, are very, very, very close in my opinion. There may be some disagreement. But I
337	think we are very, very close to a, an agreement. But last night we had a couple of issues, that I
338	will talk about later when we get to 130, that did not resolve. At the same time, there is not a

Page 13 of 128

#### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

339	development agreement in the backup that reflects any of the changes that were approved by the
340	Planning Commission or by Recommending Committee.
341	Our plan was to put that all together in one big amendment that we'd be presented today -
342	
343	MAYOR GOODMAN
344	Right.
345	
346	BRAD JERBIC
347	- without the missing pieces yesterday. I'll go into more detail later as to why I think it's not
348	complete right now and I think it should be held in abeyance.
349	
350	MAYOR GOODMAN
351	But in all fairness – and I'm no attorney, thank God – to go through and vote on these items
352	before you can answer the question that I asked about. I mean that's not, to me that's not in good
353	faith. It is where are we with the whole –
354	
355	BRAD JERBIC
356	Right now –
357	
358	MAYOR GOODMAN
359	What we asked you to do, which I know you've been working 24/7 forever on this and it is
360	absolutely, you know, we see it a working relationship that can be developed where everybody,
361	nobody gets 100 percent, but everybody's got their 85 percent. And so, to me, the whole has to
362	work before you start – unless you're telling me go through each one of these, take the vote, have
363	the public hearing, go through it piecemeal – is that what you're telling us to do?

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

364	BRAD JERBIC
365	I'm telling you that the developer has requested that. He has had this individual, standalone
366	project up before this Council and the Planning Commission for a very long time. And it would
367	have gone away if there had been a development agreement considered today and approved
368	today. But because I am recommending that you don't even consider it today, it clearly won't be
369	approved today. If it's approved in the future, it'll go away. But he wants to get moving on what
370	he has a right to ask for right now in his opinion. He believes he has a right to ask for the
371	standalone, as you call it, piecemeal part of Queensridge.
372	And that is exactly what it is. I wish I could tell you that we had a development agreement and
373	you didn't have to consider this a piece at a time. But we don't right now, in my opinion, and I
374	believe it should be held in abeyance so we can continue to pursue that. But in the meantime, he
375	wants to go forward with this piece in spite of that.
376	
377	MAYOR GOODMAN
378	Okay. I mean, that's the prerogative. My further question to you, because it's got to be very clear
379	to me, maybe they're further ahead and get it, but I don't yet. If in fact we - how close do you
380	feel the parties are to resolving issues that may not be resolved?
381	
382	BRAD JERBIC
383	If I could, Your Honor, we really need to call 130 if we're going to go any further on this,
384	because I'm really talking on items that are not right now up for consideration.
385	
386	MAYOR GOODMAN
387	Okay. All right. Here we go.
388	
389	BRAD JERBIC
390	I will get into that. I will answer that.

Page 15 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

391	MAYOR GOODMAN
392	Well, let's go do it. Off we go. So the applicant present or representative, we know that. So please
393	go ahead.
394	
395	CHRIS KAEMPFER
396	Okay. And Your Honor, let me address why this isn't what it might seem to be.
397	
398	MAYOR GOODMAN
399	Okay.
400	
401	CHRIS KAEMPFER
402	We have –
403	
404	MAYOR GOODMAN
405	I'm going to make sure today – we've had a long meeting with something that was extremely
406	long and involved, and I asked everybody absolutely no applauding, no screaming, no yay, no
407	nothing. And we worked through it, and it was just, it was a wonderful, wonderful work through.
408	We're going to get there. We are going to get there. But please be courteous, everybody to
409	everybody else, and let's not have any comments, no laughter, no applause, no kumbaya. So go
410	ahead, please, Mr. Kaempfer.
411	
412	CHRIS KAEMPFER
413	Okay. Let me finish what I, not from you, but from the crowd, what I was about to say.
414	
415	MAYOR GOODMAN
416	Okay.

Page 16 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

551	And then the tentative map is consistent with the site development plan review to allow these 61
552	lots on 34 acres with a density of 1.79 units to the acre.
553	Again, should this Council be willing to approve this, we will give you our word that we'll
554	continue to work with the neighbors, the neighbors that are here, that we met with as late as
555	night, to see if we can get to a development agreement, and should that development agreement
556	be approved for the whole property, it would supersede this. But in the meantime, we'd very
557	much appreciate your approval of this so that we can take it to the lenders and say the two years
558	that have gone by have been worth it. We've got something to show you, and at least we can
559	move forward.
560	So we appreciate your consideration, and we're happy to answer any questions.
561	
562	MAYOR GOODMAN
563	Any questions at this point? Let's see, Mr. Perrigo, you want to make comments?
564	
565	TOM PERRIGO
566	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so
567	many months ago. The proposed 61-lot residential development would have a net density of 1.79
568	dwelling units per acre. The proposed low density general plan designation, which allows up to
569	5.49 units per acre, allows for less intense development than the surrounding established
570	residential areas, which allows up to 8.49 units per acre. The densities and average lot size of the
571	proposed development are comparable to the adjacent residential lots. Staff, therefore,
572	recommends approval of the General Plan Amendment to low density residential.
573	The applicant is requesting interior streets that do not meet Title 19 standards. However, the
574	proposed private interior streets will provide roadways, sidewalks, and landscaping in a
575	configuration similar to and compatible with that of the surrounding development. The 32-foot
576	wide streets will allow for emergency access and limited on-street parking, while the adjacent
577	sidewalk and landscaping will provide safe pedestrian movement and enhance the aesthetics
578	within the subdivision. Staff therefore recommends approval of the requested waiver.

Page 22 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

579	The development standards proposed by the applicant fall into two categories – those containing
580	20,000 square feet or less and those containing greater than 20,000 square feet. Standards for lots
581	20,000 square feet or less are generally consistent with R-D zoned properties, and lots greater
582	than 20,000 square feet are generally consistent with R-E zoned properties. If applied, these
583	standards would allow for development that is compatible with that of the surrounding gated
584	neighborhoods.
585	In addition, the proposed plan includes usable open space that, usable open space areas that
586	exceed the requirement of Title 19. Staff, therefore, recommends approval of the site
587	development plan review and tentative map.
588	
589	MAYOR GOODMAN
590	Thank you very much. All right. Is there anyone from the public who wishes to be heard on this
591	item? Please come forward. State your name for the record. Yes, please.
592	
593	GEORGE C. SCOTT WALLACE
594	Your Honor, Councilwoman –
595	
596	MAYOR GOODMAN
597	Oh yes, I see there are enough people. Let's keep each one's comment to a minute, unless it is a
598	representative of a particular group that we've already heard from. So please.
599	
600	GEORGE C. SCOTT WALLACE
601	Your Honor, Councilwoman, Councilmen, my name is George C. Scott Wallace. I'm a retired
602	professional engineer. I live at, in Las Vegas since 1960; it's been my home. I reside now at 9005
603	Greensboro Lane.
604	I am speaking in favor of the application. My background, very briefly, is I came to Las Vegas in
605	1960. I started an engineering design company in 1969. Our company, which I sold in the year

Page 23 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1290	because we'll get squashed with these 20, 30-acre applications at a time. And that's exactly what
1291	is happening here.
1292	And I honestly can't quite figure out and get my head wrapped around how we managed to get
1293	into this position, how this was allowed, how you put competing applications on the same
1294	agenda. Told one's gonna be continued, but you do the other one. None of this makes a bit of
1295	sense. And I just don't want any of you to naively not understand that this is a deliberate, tactical
1296	error to scare these neighbors into shutting up and agreeing to something.
1297	
1298	MAYOR GOODMAN
1299	Okay. I think, I don't know about everybody that's here, but Mr. Jerbic, how do we move this
1300	along? Because I think all of us are in a position to make some decision on something. We've
1301	heard these comments. Something new may be coming.
1302	But really, from my perspective as Mayor, I had asked for something. Shauna just alluded to it,
1303	and I want to move this along so we can get the decision to work together, which is what I asked
1304	you to work and Frank and Shauna, to get together so we can come to some type of reasonable
1305	way for this project to move forward, but not on a piecemeal level. I said that from the onset.
1306	After we approved that one project that's down there on the northeast corner that we want this
1307	moving forward, and there needs to be some type of consensus.
1308	So, at this point, rather than hearing more comments, I mean, we can be here until 2:00 in the
1309	morning and everybody wants another say, the bottom line is we need to make decisions on
1310	specific instructions as to what we can do so we can vote. And I want to ask you, at this point,
1311	were you – and listening to Shauna, you and Tom worked very hard to try to mediate and pull
1312	things, not I wouldn't even say that, facilitate, negotiate impartially to try to get the sides to make
1313	this something that's doable.
1314	And under what we have understood all along, these are separate pieces, the golf course and
1315	public spaces from the residential, and that's what we have been assured is the fact. And so when
1316	can we get to resolution on it? How do we proceed with these items? To me, it was in a very

Page **49** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2049	Although with that said, I would like to just show you briefly on the overhead. There's been a lot
2050	of comments about changes that have been made. This has been a long process with this
2051	Development Agreement.
2052	This is a comparison chart of the major changes that have been made. And so I know we're not
2053	on the Development Agreement, but I think it's worth it to take one minute to show you all of the
2054	concessions that this particular developer has done over the last two years.
2055	
2056	YOHAN LOWIE
2057	We'll go over the changes.
2058	
2059	STEPHANIE ALLEN
2060	We started at 3,020 units, and we're down to 2,104. We had 250 – these were at the request of the
2061	City or neighbors, not Yohan's request or EHB's request. These were all at the request of the City
2062	or the neighbors.
2063	The development area unit counts, we had assisted living originally proposed at 250, 200.
2064	Development Area 4 we had 60 homes. Then we went to 75 homes. Now we're back to 65
2065	homes, which you'll see on a future agenda should you abey the next item.
2066	Overall, the acreage, minimum acreage size started at a minimum of one acre. Then we went to a
2067	half-acre. We're now at a minimum of two-acre lots. So we've had some huge concessions that
2068	have gone on between now and the last time we saw you.
2069	Number of towers, we had three towers originally. We're down to two towers. Heights of the
2070	towers were reduced from 250 feet to 150 feet.
2071	
2072	BRAD JERBIC
2073	Stephanie, I'm sorry to interrupt you, but I have to legally. We are not agendaed on 130 right now
2074	to talk about the Development Agreement. And so I think we'll be in violation of the Open
2075	Meeting Law if we continue with that. I hate to interrupt you.

Page 77 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2451	between you and the Applicant. With respect to 130 and 82, I do have a recommendation that
2452	those be held on abeyance, and I'll make the record as to the reasons why when that comes up.
2453	
2454	MAYOR GOODMAN
2455	Okay. Councilman Coffin, you want to turn off your microphone with these new, okay.
2456	As we go ahead, first of all, I want to thank everybody that's been involved in the dialogue trying
2457	to move this forward. I know it's resolvable, and I know how close we've become. And I am
2458	absolutely convinced it can be worked through. There is a timeline. It costs money, and I just –
2459	it's beyond anything. I did say at last the meeting that we had passed that corner property.
2460	And I know you understood it, Yohan Lowie. And out of total respect, I did say that I did not
2461	want to move forward piecemeal, that I would go ahead with that corner and give full support,
2462	even though it was not particularly welcomed at that time, and you did bend so much. And I
2463	know you're a developer, and developers are not in it to donate property. And you have been
2464	donating and putting back, but it has to pencil out. And it's costing you money every single day it
2465	delays.
2466	
2467	YOHAN LOWIE
2468	Your Honor?
2469	
2470	MAYOR GOODMAN
2471	And so, to be honest to you, I am only talking for me. I certainly agree with the fact that we've
2472	been working for two years, because we see the value of what you can do, and we know what's
2473	destined for the property. If you had walked away from it, who would come in and develop it?
2474	
2475	YOHAN LOWIE
2476	They don't want me as the developer, Your Honor. They want somebody else.

Page **92** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2477	MAYOR GOODMAN
2478	No, no, no. We're not there. I just want you to understand where I'm coming from, because I
2479	asked for something. We have had two people so involved, working so many hours with you and
2480	with the residents trying to get to a point where you can move the whole property. And what I
2481	said at that meeting, which I have to stand by, I have to stand by the Master Development Plan,
2482	knowing full well that this is exactly what I was talking about. I think your plan up there in the
2483	northwest part of the property seems very fine, but it's exactly that.
2484	And again, on top of it all, I do agree – this is me alone – but I do agree while these two people
2485	that are sitting here have been participatory and heard everything every time, that it is only right
2486	that we have new Council, and they are not going to even be seated until the 19th, when they're
2487	sworn in, because we have no meeting between now and the 19th of July. That's the next Council
2488	meeting.
2489	And we cannot have them vote at that meeting, because they will have had no opportunity.
2490	They're not sworn in. So they have to have opportunity, hopefully, with our Counsel and with our
2491	Planning Director, to be brought up to speed because, at this point, they've only had the public
2492	comment.
2493	
2494	YOHAN LOWIE
2495	Your Honor, it's a classic case of the surgery is success, has been successful, but the patient died
2496	because it's a little too late. So it's a little too late. If you would like me to abey, to withdraw the
2497	application for the –
2498	
2499	MAYOR GOODMAN
2500	No, I do not. We are so close.
2501	
2502	YOHAN LOWIE
2503	We are not close. We are far away because we are going to -

Page 93 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2557	YOHAN LOWIE
2558	And this delay will cause us to bifurcate the property. So the next time we'll come here, we're not
2559	going to be controlling 250 acres or 235 acres or whatever it is.
2560	
2561	MAYOR GOODMAN
2562	Okay. We are so close. At least that's what I am told by our Counsel.
2563	
2564	YOHAN LOWIE
2565	I understand. I have my own problems. Every developer has problems, hundreds of thousands of
2566	dollars a month to maintain a piece of property.
2567	
2568	MAYOR GOODMAN
2569	Okay. Let me go ahead and move these then.
2570	
2571	YOHAN LOWIE
2572	We don't have a problem. We're willing to bifurcate. So we will bifurcate the property.
2573	
2574	MAYOR GOODMAN
2575	Okay. We'll go ahead and we'll move on each one. I'm going to read each item. Or do I turn
2576	these? Now, wait one second. I did read them into the record. So, at this point, Councilman
2577	Beers, we're going to start with you on Agenda Item 131. Do you have a motion?
2578	
2579	COUNCILMAN BEERS
2580	Yes, Your Honor, I do. Although, I have to say I think for the first time in five years, it doesn't
2581	really matter how I move, nor does it matter how you vote. One of the guys made a comment
2582	earlier about the worst thing that could possibly have happened, and this is it, because this is the
2583	default existing entitlement.

Page **96** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2584	Our choice all along has been this, represented by the 61 units on the 30x acres, or the alternative
2585	scenario, which is non-uniform density, creating additional – well, we all know the plan, creating
2586	the additional density down by the existing Queensridge Tower and unprecedented, exceptional
2587	low density on two-thirds of the land.
2588	So I think actually the fastest way for the property owner to exercise their property rights would
2589	probably be for us to deny this, because then they can go to court and a court will immediately
2590	reverse us, because this is so far inside the existing lines. And, you know, consistently all along
2591	I've had two priorities. The first is protecting taxpayers, and the second is protecting land values
2592	at Queensridge. And unfortunately, we're getting to the worst case scenario.
2593	So I would move to pass. Motion is to pass number 131.
2594	
2595	COUNCILMAN COFFIN
2596	If I may comment?
2597	
2598	MAYOR GOODMAN
2599	Yes, please.
2600	
2601	COUNCILMAN COFFIN
2602	Your Honor, I suppose it's on the motion. Well, for a long time, and I still have not given up my
2603	optimism that there could be an agreement on the entire parcel, all 250 acres, whatever it is. They
2604	say we're a long way away. Maybe we are.
2605	I met with Mr. Lowie and his management team twice last year, late last year. I think it was
2606	December, maybe January, and presented what I thought was a good idea to just, as a concept,
2607	consider in order to make the neighbors feel a lot more welcoming to this new thing.
2608	And they chose not to do that. But I feel like, yeah, I still feel like we can do something. They've
2609	got some rights, but the neighbors have a lot of rights too. And while they've been conceding,
2610	everybody's been conceding. So there's been some, but they're still a long way away, as
2611	Mr. Lowie says.

Page 97 of 128

#### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2612	So I can't vote for this. I'm worried about the fact now we've approved one thing on one end, but
2613	we approved something on the other end with a positive vote here and then we're stuck with
2614	something in the middle.
2615	It looks to me that that's kind of how it goes. It's piecemeal, even though you didn't want to do it.
2616	If we approve this, it starts, it's piecemeal. And that then takes away – everybody gives a little
2617	more, leverage disappears, and there's less and less chance for negotiation.
2618	So I have to oppose this, because it's a piecemeal approach, and I still hold out hopes for a
2619	holistic approach to this whole thing. They know my feelings on this. So, you know, we made
2620	that public six months ago. In any event, thank you very much.
2621	
2622	COUNCILMAN BARLOW
2623	Mayor?
2624	
2625	MAYOR GOODMAN
2626	Yes.
2627	
2628	COUNCILMAN BARLOW
2629	Question on the motion.
2630	
2631	MAYOR GOODMAN
2632	I'm sorry?
2633	
2634	COUNCILMAN BARLOW
2635	I said question on the motion.
2636	
2637	MAYOR GOODMAN
2638	Okay.

Page **98** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2769	MAYOR GOODMAN
2770	Okay. There is a motion made to approve Agenda Item 131.
2771	
2772	COUNCILWOMAN TARKANIAN
2773	Can I say something, Mayor?
2774	
2775	MAYOR GOODMAN
2776	Please.
2777	
2778	COUNCILWOMAN TARKANIAN
2779	I would like to say something. And that is yesterday evening, maybe it was 6:30 or so, I spoke
2780	with the lawyer, one of your lawyers, for the developers. And at that time I said to him I'm as
2781	close as I've ever been to vote for this because I don't like the piecemeal stuff. I don't think it
2782	works.
2783	And I want to tell you I don't think Yohan is an ogre. I think he's a brilliant designer. I wish to
2784	heck I could have that design of the gate where I live. And he has done a tremendous amount in
2785	meeting the requests of people who live in that area. I don't know if I've ever seen anybody who's
2786	done as much as far as, you know, filling in gullies and giving you football field lengths behind
2787	you and stuff like that.
2788	But there were a couple questions, maybe three or four that I wanted to check out. And so I
2789	intended to have my staff do that today. I couldn't, because I was exhausted from the short-term
2790	mental preparation and I had no time for it. And so I came today, and I'm told at about 7:45 a.m.
2791	today that this item, that we were going to be abeyed. It was going to be abeyed. And so I told
2792	my staff. I didn't have them go do, look up this information that I needed, because I don't live in
2793	the northwest. They live a different style out there, and I feel I need to study it some.
2794	And so I couldn't tell my staff go out and get it, when I'm being told it's going to be abeyed. I did
2795	not know you were really on the agenda for sure until I saw after 5:00 tonight all of the lawyers
2796	started coming in and I'm wondering, what the heck? It's being abeyed.

Page **104** of **128** 

#### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2797	So this bothers me because, and I'm not blaming anybody, but I didn't get my questions
2798	answered. I didn't get my question answered. I didn't have time to look into things as much as I
2799	would like to look into things.
2800	I don't blame anybody. I don't think Yohan is terrible. I love all you guys. I've worked with you
2801	before. You've always been up and honest with me.
2802	But I do want to say this. I have felt, I think the Mayor felt the same way, we should not split this
2803	up at the time. We split it up, and I felt we're going to have some problems. I voted against that,
2804	and we have had problems.
2805	And the other concern I wanted to check into was I was going to find out information what other
2806	new buildings are going in there. You know, people quickly show me on a map, but I don't know
2807	that area the way I know my ward. And so they're showing me quickly on the map, oh, they're
2808	going to do this here and they're going to do that there. What is that going to do to the whole
2809	thing and whole complexion?
2810	So, just to let me finish, I do think the people that live there ought to be grateful for what's been
2811	given. I've never seen that much given before. But I can't vote for approval of this because I
2812	haven't had time to look into it. Not your fault. I'm not blaming anybody, but doggone it, I need
2813	to look into these things because I'm not as familiar with them.
2814	And also, I want to tell you, Doug Rankin did not use the word "collusion." Not one time did he
2815	use the word "collusion." I've never heard him use the word "collusion." I've worked with him 10
2816	years. And when Doug comes up here, and he's got all this information. In 10 years that I've
2817	worked with him, I've never found him to give me incorrect information. In fact, when he left
2818	here, I and my staff were aghast, because he has the historical knowledge that nobody else at that
2819	time had.
2820	So I just wanted to tell you how I feel. I'm not knocking anybody with the developer. I just need
2821	more time.
2822	
2823	CHRIS KAEMPFER
2824	By the way, Your Honor, I think it's important to say Mr. Lowie did not suggest that –

Page 105 of 128

000709

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2958	BRAD JERBIC
2959	What I'd like to do, and I know there's gonna be some active discussion on this, but if I could
2960	begin. As the record has already been made, there has been an awful lot of discussion, and it's
2961	really funny every time I talk to the developer, people think that he's pulling my strings; every
2962	time I talk to the neighborhood, they think they are pulling my strings. I can tell you right now,
2963	the only one pulling my strings, Mayor, is you and your request to bring back a development
2964	agreement. And so, I've been working very, very hard to work with neighbors and work with
2965	anybody who will talk and what they would like to see in their neighborhood.
2966	I can tell you that Elaine and Dale Weisner have been incredible. Elaine is head of the board,
2967	and they've had a very, very difficult decision and a very, very difficult time having to try and
2968	gather information only to find out they don't have the authority to negotiate.
2969	Ann Smith and her neighbors on Ravel Court are just wonderful people, who I have tried very,
2970	very hard to try and find a solution to what I think is a uniquely burdensome situation into their
2971	area.
2972	I'm looking out and I see Eddie and Alise on Tudor, and all of you, there's a special situation out
2973	there, that I think we're very, very close to having that resolved.
2974	There's a fourth situation, a fourth situation, that came to my attention through a neighbor that
2975	lives in an area that's gonna receive the two-acre lots; and that request was to have some kind of
2976	agreement to keep critical, and I'm using that word deliberately, critical parts of the golf course
2977	green until development. And the reason was pretty simple: The reason is that if you have a
2978	house for sale in Queensride, you're going to enter through the north gate or the south gate. And
2979	for any of you who have been out there, you will drive past open parts of the golf course that are
2980	normally very green. And the fear that this neighbor expressed to me is if those critical areas, not
2981	the whole golf course, but those critical areas, if they were to turn brown and full of weeds, the
2982	person who drives in to go look at a home for sale is going to turn right around and leave,
2983	because that sets a statement for what the community is and would lower property values.

Page 111 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2984	I thought those were valuable issues. I thought they were righteous issues. I don't think that they
2985	were issues that people made up. And I still think to this moment they are solvable issues. I don't
2986	think we - there probably are more that people will open up. And I will address everyone
2987	individually. So if anybody has a list of things they think should be in this agreement that are not,
2988	I say these words, speak now or forever hold your peace, because I will listen to you and we'll
2989	talk about it. And if it needs to be in that agreement, we'll do our best to get it in it.
2990	But I do not like the tactics that look like we're working, we're working, we're working and, by
2991	the way, here's something you didn't think of I could have been told about six months ago. So I
2992	understand Mr. Lowie's frustration. There's some of that going on. There really is. And that's
2993	unfortunate. I don't consider that good faith, and I don't consider it productive.
2994	So I say now to the neighbors that are out here, and this is not, that comment was not aimed at
2995	you. You've been wonderful in meeting with me and talking with me, and you've been very
2996	wonderful in giving the ground that you can give and not giving the ground that you can't give to
2997	protect your homes and your property values.
2998	Having said that, we have constantly been accused of changing this Development Agreement.
2999	And I hear it every single Development Agreement meeting. Once again, it's changed again. It's
3000	changed again. But, you know, it's really funny. This Development Agreement has changed
3001	because people have requested changes. And so when you request to get a change request and
3002	you incorporate it, you can't get a rock thrown at your head for doing that. And that's not fair.
3003	And I can also say one more thing, because I just want to say it publicly. I have enormous respect
3004	for both parties. I also have respect for people in the litigation. And it's a fact that when Mr.
3005	Schreck was attacked in the litigation, I defended him. It was a fact that when Shauna was given
3006	a subpoena for a deposition, I got her out of it. I'm not trying to hurt anybody in this negotiation.
3007	For anybody in this room that thinks otherwise, you're just plain wrong. Okay?
3008	So let me go on to the Development Agreement. We deliberately left it on the website in the form
3009	that it was last submitted, without changes. And I did that to avoid one more time having
3010	neighbors come here and say it's changed again. The goal was this. Leave that agreement on the
3011	website, and then when we had changes from the Planning Commission, changes from the

Page 112 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3012	Recommending Committee, which there was one, and changes that I hoped to negotiate last
3013	night and over the weekend; if we got all those, we'd roll them all into just one last change.
3014	That's why the agreement that's on the website right now doesn't reflect all those changes that
3015	have occurred to date and clearly don't reflect the changes for Ravel, for Tudor Park, for the
3016	greening of the golf course, and the other issue I mentioned.
3017	I think that because we are this close, I think that it would be wrong to have the Council consider
3018	an agreement that you haven't even seen. We haven't presented you with a final version of it. I
3019	don't think it would be right to go forward with open issues that I think could be resolved.
3020	Now, I can be, I'll be proven right or wrong pretty darn quick. There's no doubt about it. If
3021	everybody thinks that this can't be resolved, I'm going to look like an idiot in a month, and I
3022	deserve it. Okay?
3023	But the fact of the matter is I don't believe that. I do believe that it can be resolved. I do believe
3024	there's an awful lot of good faith that's been shown, and I think we are very close. But for that
3025	reason, I don't think it's appropriate right now, well I won't say appropriate, I don't think it's
3026	ready to be heard by the Council right now. I'm certainly not ready to have an agreement
3027	approved with those areas still not completely nailed down.
3028	
3029	MAYOR GOODMAN
3030	Well, and we have not, if I might, Mr. Jerbic, we have not been privy to the information
3031	regarding those three items and then the fourth one you just brought up, which was brought up
3032	tonight. And my biggest concern is going forward with this and having these two wonderful
3033	Council persons, who have been through the beginning, two years or a year and a half of this,
3034	this is their last Council meeting.
3035	And so to have new members brought on and expect them to be brought up to speed in 24 hours
3036	from their swearing in is an impossibility. So that's beyond our control to have any reasonable
3037	way of bringing two new people on this board up to speed. And they need to have the
3038	information. And the next, unless we call, which I'm going to ask you, instead of, let's say they're

Page 113 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3148	Mayor, as I fold you, you know, elections have consequences and so does continual denial of our
3149	application, and the ability of us financing this piece of property has consequences. And we
3150	cannot irrigate no longer.
3151	
3152	MAYOR GOODMAN
3153	All I can tell you is I said what I said very clearly, and I've said it to Mr. Jerbic. Every time he's
3154	gone in to try again with something, and last week he came to me and I said, How are we? And
3155	he said we are so close to this.
3156	And I said it at the time that we voted on the corner of Rampart and Alta. I said it clearly. I
3157	cannot vote for any other project until we've got this resolved. And I believe this man; I've
3158	known him for 35 or 40 years. That puts you older than probably you are. But the reality is he
3159	delivers. He tells the truth to me. I'm not saying you have ever, but we don't have that length of
3160	the relationship. And because he's an attorney and because he's worked with you and your team
3161	and with the residents, and because I made a commitment that I didn't want it piecemeal - I'm
3162	not denying that anything that you touch you haven't - everything that I've seen, contrary to
3163	comments that aren't true, everything I know you will deliver the finest. You will deliver it.
3164	I want to abey this. I want you to hang in to August 2nd. You can do that.
3165	
3166	YOHAN LOWIE
3167	No, I can't and I will not. And I just want to tell you something. I want to ask you a question.
3168	Under which legal theory are you forcing me to bring three different companies under one
3169	agreement and to give you one holistic project? I've tried it for two years. It doesn't work.
3170	
3171	MAYOR GOODMAN
3172	No, no, no. I know –

Page 118 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3173	YOHAN LOWIE
3174	You don't have – under which, on what are you relying? Which law are you relying to, to force
3175	me to do it?
3176	
3177	MAYOR GOODMAN
3178	No, no, no. I'm not. All I'm relying on the fact is I know the numbers have to pencil out for you.
3179	So when you reduce an area, in order to make it work for you as the developer, you've got to put
3180	more people in another area. It needs to be compatible with people that are homeowners, with the
3181	feeling of beauty – you can do it. You can do it.
3182	
3183	YOHAN LOWIE
3184	The 61 lot is compatible. The 61 lot you just denied is compatible.
3185	
3186	MAYOR GOODMAN
3187	I'm not saying it isn't.
3188	
3189	YOHAN LOWIE
3190	And every application from now on –
3191	
3192	MAYOR GOODMAN
3193	I'm not saying it isn't.
3194	
3195	YOHAN LOWIE
3196	Let me finish. Any other application we're going to bring from now on will be compatible. We
3197	are only going to bring R-PD7. You don't have to worry about development agreement. There is
3198	no development agreement, because we're going to bifurcate this property. I can no longer trust
3199	this Council to ever give us to develop the property.

Page 119 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3200	MAYOR GOODMAN
3201	Okay. Oh, wait a minute.
3202	
3203	YOHAN LOWIE
3204	Wait a minute. To ever allow us to develop the property.
3205	
3206	MAYOR GOODMAN
3207	No, no, no.
3208	
3209	YOHAN LOWIE
3210	It's a continuous denial.
3211	
3212	MAYOR GOODMAN
3213	If you want to divide the property, then we have something.
3214	
3215	YOHAN LOWIE
3216	What do you have?
3217	
3218	MAYOR GOODMAN
3219	Well, you just said you could bifurcate the property. You're not going to develop –
3220	
3221	YOHAN LOWIE
3222	Bifurcate it and sell it off in pieces. But do you think that the next applicant is going to come in
3223	and is going to come in here –
3224	
3225	MAYOR GOODMAN
3226	No –

Page **120** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3227	YOHAN LOWIE
3228	- and you're going to tell him about development agreement and the dream?
3229	
3230	MAYOR GOODMAN
3231	We're saying we are so close to this.
3232	
3233	YOHAN LOWIE
3234	Your Honor, we're not so close to it. Now you got further, further than any, because I cannot no
3235	longer hold the property. That's all. You made a decision, and I just want you to know that item
3236	number four cannot be negotiated, because we don't have the funding to do it.
3237	
3238	MAYOR GOODMAN
3239	Okay. All right. So where are we on this, Mr. Jerbic? What do we vote on this? I don't want to go
3240	into more public comment. I was hoping that we could just go ahead, abey everything, because
3241	we want to get the new Council person seated, have you and Tom Perrigo bring everybody up to
3242	speed, and then move this on the 2nd of August or earlier. But I did look at my calendar, and
3243	literally from the 19th to the 2 <sup>nd</sup> , it is the proper two weeks.
3244	
3245	BRAD JERBIC
3246	Let me say my recommendation is still for abeyance. I will say that a lot of things Mr. Kaempfer
3247	said are correct. I think that I really do believe and it's true that there are going to be people that
3248	are going to oppose this. No matter what it is, no matter how many people like it, there's going to
3249	be a group that will never like it, and that's a given.
3250	There's also this fear that issues will continue to open up, and there will be more and more
3251	demands. And that's where I have to use my skills to say enough is enough. And that's why I said
3252	tonight, speak now or forever hold your peace.
3253	I think that they have these issues. If somebody comes to me now with an issue they should have
3254	come to me with months ago, I'm going to ignore them, because that's just not fair either. You
	Page 121 of 128

#### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3255	can't continue to whittle away at this agreement by throwing new things at it all the time. There's
3256	been two years for people to make their comments. I think that we are that close.
3257	I know Yohan disagrees with me, but I do believe that – and if at the end of the day, and I'll make
3258	you this promise, Yohan, if at the end of the day, we're down to that one issue and that is the
3259	greening of the golf course and there's no agreement on that, I'll present it to the Council for their
3260	decision.
3261	
3262	MAYOR GOODMAN
3263	So is my comment –
3264	
3265	BRAD JERBIC
3266	I will not stop it from going to this Council, because we can't get an agreement on the greening
3267	of the golf course. I'll let them make the decision.
3268	
3269	MAYOR GOODMAN
3270	Okay.
3271	
3272	BRAD JERBIC
3273	And if the Council says greening is so important to us, we don't like it, they'll vote you down.
3274	And if they say the greening is something that, in the scheme of the entire agreement, isn't a hill
3275	to die for, then they'll vote you up. But that's how I plan to handle those issues that we can't
3276	negotiate through.
3277	
3278	COUNCILMAN COFFIN
3279	Your Honor?

Page 122 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3280	BRAD JERBIC
3281	I don't plan to use that as an excuse in the future to stop this Council from looking at an
3282	agreement. You've got my word on that.
3283	
3284	COUNCILMAN COFFIN
3285	Your Honor?
3286	
3287	MAYOR GOODMAN
3288	Please.
3289	
3290	COUNCILMAN COFFIN
3291	I'm afraid we've put our Council in a bad position using him as a negotiator. I think the fact is
3292	that he's done all he can, and I think that he should now be our counsel, and that if any
3293	negotiating happens, it should be between the members of the Council and the interested parties.
3294	He's at a point now where I don't want him to be compromised. Not only is he tired, but he also
3295	feels, you know, I'm sure he feels that it's futile.
3296	But I remarked, I earlier remarked that I will still continue to work. And, you know, I may be
3297	heard to be just flapping my gums, but I'm still where I was in December that there could be
3298	something easy on the eyes, something very nice for these people and that land out there. So now
3299	that's my position. I'm still open minded, but I must continue -
3300	
3301	MAYOR GOODMAN
3302	Okay. What I'd like to do is move a question, with your permission down there, I am going to
3303	move to abey Agenda Item 130 to August 2nd, and then we're going to read into - I'm going to
3304	make that motion to abey this Item 130 to August 2nd. So that's my motion. Please vote.
3305	Where is Mr. Beers?

Page 123 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3306	JAMES JIMMERSON
3307	May we be heard? May the applicant be heard on this motion?
3308	
3309	MAYOR GOODMAN
3310	Mr. Beers. There's a motion to abey to August 2nd on Agenda Item 130.
3311	
3312	JAMES JIMMERSON
3313	Can we not be heard on that? Can both sides be heard on that matter, just for three minutes?
3314	
3315	MAYOR GOODMAN
3316	No, no. No. No. No.
3317	
3318	JAMES JIMMERSON
3319	We've not been heard on this matter at all.
3320	
3321	YOHAN LOWIE
3322	Your Honor, we're objecting to the abeyance under the law. Under 278A 0233, we're objecting to
3323	it. 278, I'm sorry, 0233. We're objecting to it. We're asking you, we're asking for a vote.
3324	
3325	MAYOR GOODMAN
3326	Okay. So you've made your record, and that's what's the most important thing. Could we please
3327	post the vote on the abeyance?
3328	
3329	JAMES JIMMERSON
3330	With our statement of law and rights in our final decision.

Page **124** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3331	MAYOR GOODMAN
3332	Okay. And so that motion carries (Motion carried with Ross and Beers voting No). We are
3333	abeyed.
3334	
3335	ITEM 82
3336	MAYOR GOODMAN
3337	I'm going to go to Agenda Item 82, Bill number 2017-27, for possible action, adopts that certain
3338	development agreement entitled "Development Agreement For The Two Fifty", entered into
3339	between the City and 180 Land Co, LLC, et al., pertaining to property generally located at the
3340	southwest corner of Alta and Rampart. Sponsored by: Councilman Bob Beers.
3341	I am going to make the motion. Oh, do we have to read that in? Yes, we'll read that in, please.
3342	
3343	BRAD JERBIC
3344	Your Honor, bill number 2017-27, an ordinance to adopt that certain development agreement,
3345	entitled "Development Agreement For The Two Fifty", entered into between the City and 180
3346	Land Co, LLC, et al., and to provide for other related matters.
3347	
3348	MAYOR GOODMAN
3349	I'm going to move this be abeyed to August 2 <sup>nd</sup> , with the new Council seated, please. That's
3350	my motion. Please vote, and please post. And that motion carries (Motion carried with Ross
3351	voting No).
3352	So, at this point –
3353	
3354	CHRIS KAEMPFER
3355	Your Honor?
3356	
3357	MAYOR GOODMAN
3358	– I'm gonna ask you, Mr. Jerbic –
	Page 125 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3359	BRAD JERBIC
3360	Yes.
3361	
3362	MAYOR GOODMAN
3363	- as you speak with the developer team that you continue to do your best, depending upon where
3364	they come with this, and that you will meet, if, in fact, everything can move forward with the
3365	new seated Council, Ms. Fiore and Mr. Siroka, and make appointments for them to get up to
3366	speed with all these items so that they are ready to move forward on August 2 <sup>nd</sup> , pending how
3367	you work forward and where needed with Mr. Perrigo joining in.
3368	
3369	CHRIS KAEMPFER
3370	Your Honor –
3371	
3372	BRAD JERBIC
3373	Thank you. We will.
3374	
3375	MAYOR GOODMAN
3376	Please. Could you speak –
3377	
3378	CHRIS KAEMPFER
3379	May I say a couple of words –
3380	
3381	MAYOR GOODMAN
3382	It's up to Councilman –
3383	
3384	CHRIS KAEMPFER
3385	– to the Councilman?

Page **126** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3386	MAYOR GOODMAN
3387	- my Council over here. Is that alright, more?
3388	
3389	BRAD JERBIC
3390	Oh, yes.
3391	
3392	CHRIS KAEMPFER
3393	I just want to say a couple of words to the departing Councilmen, if I might.
3394	
3395	MAYOR GOODMAN
3396	Yes, but please get closer 'cause you're so far up.
3397	
3398	CHRIS KAEMPFER
3399	Okay. I just wanted to say, Councilman Ross, Councilman Beers, thank you very much for all of
3400	the years of working together. The hard work, the compromise, whatever, you are both class
3401	gentlemen, and I know wherever, whatever you do, whatever you decide is better than this,
3402	you're gonna have a great time.
3403	And I just want to say seriously, thank you for all of your hard work and for being such good
3404	people. And although it's not really cool any more to say it, I want to say God bless you and
3405	keep you well. Okay. Thank you.
3406	
3407	COUNCILMAN ROSS
3408	With your permission, Mayor? Thank you, Mr. Kaempfer.
3409	
3410	MAYOR GOODMAN
3411	Yes. Please, wait Mr. Kaempfer, he's responding.

Page 127 of 128

### CITY COUNCIL MEETING

### **JUNE 21, 2017**

### COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3412	COUNCILMAN ROSS
3413	Thank you, Mr. Kaempfer.
3414	
3415	STEPHANIE ALLEN
3416	I just wanted to echo that. We'll miss you, and we appreciate all of your hard work and time and
3417	dedication. So thank you so much for everything you've done for the City of Las Vegas to make
3418	it so great.
3419	
3420	COUNCILMAN ROSS
3421	Thank you.
3422	
3423	STEPHANIE ALLEN
3424	We appreciate it.
3425	
3426	MAYOR GOODMAN
3427	Thank you.
3428	
3429	COUNCILMAN ROSS
3430	Thank you.
3431	
3432	MAYOR GOODMAN
3433	And I can assure you the Council feels the same way. We're very proud of these gentlemen and
3434	everything that they have done as public servants, both with the legislature and City Council.
3435	Mayor Pro Tem Ross, for his 12 years here and devotion to the citizens and people and
3436	development, just kudos.
3437	(END OF DISCUSSION)
3438	/ac

Page **128** of **128** 

# Exhibit 34

I, Yohan Lowie, declare under penalty of perjury that the foregoing is true and correct:

 1. At all times, I have served as a manager of each of 180 Land Co LLC, Seventy Acres and Fore Stars, (collectively "the Landowners"). I make this declaration in support of Plaintiff Landowners Opposition to the City's Motion for Summary Judgment and Countermotions to Determine the Two Inverse Condemnation Sub-Inquiries in the Proper Order. I have personal knowledge of the facts stated herein and, if called to testify as a witness, I could and would competently testify as set forth below.

- 2. I have constructed and developed properties both independently and with my partners, principals of the Landowners for over 25 years. My partners and I have extensive experience developing luxurious and distinctive commercial and residential projects in Las Vegas, including but not limited to: (1) One Queensridge Place, which consists of two 20-floor luxury residential high rises; (2) Tivoli Village at Queensridge, an Old World styled mixed-used retail, restaurant, and office space shopping center; (3) over 300 customs homes, and (4) the Nevada Supreme Court and Appellate Court building located in downtown Las Vegas at 408 East Clark Avenue to name a few. We all live in the Queensridge common interest community and One Queensridge Place and are the single largest owners within both developments having built over 40% of the custom homes within Queensridge. There is no other independent developer that has contributed more to, or had a larger impact on, the Queensridge CIC and the surrounding area than my partners and myself.
- I began working with the Peccole family and developing lots within the
   Queensridge CIC in 1996 and consistently worked with them thereafter.

12

9

14 15

16

17 18

19 20

21 22

23

24 25

26

27

3 4

4. In or about 2001, I was informed by Peccole family members that the Badlands Golf Course was zoned R-PD7 and intended for residential development. I further learned that the original owners of the various parcels that comprised the Badlands Golf Course (sometimes referred to as "the Land" or the "250 Acre Residentially Zoned Property") had never imposed any restrictions on the use of the Land and that the Land would eventually be developed. I was further informed that the Land is "developable at any time" and "we're never going to put a deed restriction on the property." The Land abuts the common interest community commonly known as "Queensridge" (the "Queensridge CIC").

- 5. Thereafter in 2001, I retained counsel and learned that the Land is "Not A Part" of the Queensridge CIC, the Land was residentially zoned, there existed rights to develop the Land, the Land was intended for residential development and that as a homeowner within the Queensridge CIC, according to the Covenants, Conditions and Restrictions (the "CC&Rs") I had no right to interfere with the development of the Land.
- 6. In or around 2006, I met with the head planner at the City of Las Vegas, Mr. Robert Ginzer, and was advised that the Land was zoned R-PD7 and that there were no restrictions that would prevent development of that zoning on the Land. Thereafter, in or around 2007 through various other transactions with the Peccole family, I obtained the right to purchase all five parcels that encompassed the Badlands Golf Course. Thereafter, I continued my due diligence on the Land.
- 7. In or around June of 2014, the Peccole family gave me six months' notice to exercise the right to purchase the entire 250 Acres of Residentially Zoned Land. In doing so, we conducted further due diligence which included meeting with the City Planning Department including Mr. Tom Perrigo and Mr. Peter Lowenstein, the highest ranking planners at the City

of Las Vegas, to confirm whether the Land was developable and if there was anything that would otherwise prevent development. The City Planning Department agreed to do a "study" which took approximately three weeks.

- 8. After three weeks the City Planning Department reported that: 1) the 250 Acre Residential Zoned Land had hard zoning and vested rights to develop up to 7 units an acre; 2) "the zoning trumps everything;" and, 3) any owner of the 250 Acre Residential Zoned Land can develop the property.
- 9. My team and I requested that the City adopt its three-week study in writing as the City's official position in order to conclusively establish the developability of the property prior to closing on the property sale. The City agreed and provided the City's official position through a "Zoning Verification Letter" issued by the City Planning & Development Department on December 30, 2014, stating: 1) "The subject properties are zoned R-PD7 (Residential Planned Development District 7 units per acre;" 2) "The density allowed in the R-PD District shall be reflected by a numerical designation for that district. (Example, R-PD4 allows up to four units per gross acre.);" and, 3) "A detailed listing of the permissible uses and all applicable requirements for the R-PD Zone are located in Title 19 ("Las Vegas Zoning Code") of the Las Vegas Municipal Code." The Zoning Verification Letter is the way in which a potential buyer can confirm the zoning of land and is a standard item lenders and title companies request. Lenders and title companies do not and have not in my experience ever inquired about land use designations.
- 10. Thereafter, I also obtained information that the entire 250 Acre Residential Zoned Land had been zoned R-PD7 since at least 1990. This zoning was reconfirmed in subsequent research by the City through Ordinance 5353 that was passed in 2001.

11. In all my years of developing in the City of Las Vegas, the process involves meeting with the Planning Department to discuss conceptual plans wherein the City directs what applications are required in order to develop that plan. Thus, we began meeting with the City officials and Planning Department officials in or around September of 2014.

- 12. In March 2015, my partners and I acquired the membership interests of Fore Stars which at that time owned the entirety of the parcels (then five parcels) that comprise the 250 Residentially Zoned Land. Immediately after acquiring Fore Stars, we began the process with the City of Las Vegas Planning Department for development of the land.
- 13. In June 2015, Fore Stars re-drew the boundaries of the various parcels that comprised the 250 Acre Residentially Zoned Land pursuant to the City's request and direction. The City required the filing of parcel maps to separate the land for every area of development.
- 14. In November 2015 ownership of approximately 178.27 acres of the property was transferred to 180 Land Co and approximately 70.52 acres of the property was transferred to Seventy Acres. Fore Stars retained ownership of approximately 4.5 acres of the Property.
- 15. Today, 180 Land Co owns the parcels with the following Clark County Assessor Parcel Numbers ("APNs"): APNs 138-31-201-005 (totaling 34.07 acres), 138-31-601-008 (totaling 22.19 acres), 138-31-702-003 (totaling 76.93 acres), 138-31-702-004 (totaling 33.8 acres), and 138-31-801-002 (totaling 11.28 acres).
- Today, Seventy Acres owns the parcels more particularly described by the ClarkCounty Assessor as APNs 138-31-801-003 (totaling 5.44 acres), 138-32-301-007 (totaling47.59 acres), and 138-32-301-005 (totaling 17.49 acres).

17. Today, Fore Stars owns the parcels more particularly described by the ClarkCounty Assessor as APNs 138-32-210-008 (totaling 2.37 acres); and 138-32-202-001 (totaling 2.13 acres).

18. In 2015 the Las Vegas residential real estate market was booming and there was a great demand for single-family and multi-family residential. Additionally, the golf course operations on the Land were failing. Thus, it was our intent to develop as quickly as possible to not only meet market demands, but to reduce the substantial carrying costs. We started with Seventy Acres because developing Seventy Acres was the most financially feasible way to commence development of the Land.

19. On or around December 16, 2015, I attended a meeting at City Hall with Mayor Caroline Goodman, Councilman Beers, Chris Kaempfer, Frank Pankratz, City Attorney Brad Jerbic, Planning Director Tom Perrigo and others from my office. During that meeting Mayor Goodman informed that due to neighbors' concerns the City would not allow "piecemeal development" of the Land and that one application for the entirety of the 250 Acre Residentially Zoned Land was necessary by way of a Master Development Agreement ("MDA").

20. Initially we acquiesced to the City's requirement of a development agreement, but as the process continued we strongly opposed this City mandated MDA, because it was significantly increasing the time and cost to develop the entire 250 Acre Residential Zoned Land. Additionally, the City was imposing extraordinary requirements causing further delay and costs. Every single time we agreed to the MDA, which included how the 65 Acre Property would be developed, the City would change the requirements demanding more from us. In an effort to comply so that development could occur, we agreed to the City's demands.

21. These demands include, but are not limited to detailed architectural drawings including 3d digital models for Seventy Acres for topography, elevations, etc., regional traffic studies, complete civil engineering packages, master detailed sewer studies, drainage studies, school district studies. These additional demands caused us to incur more than an additional 1 million dollars in fees and costs. In all my years of development and experience such costly and timely requirements are never required prior to the application approval because no developer would make such an extraordinary investment prior to entitlements, ie. approval of the application by the City.

- 22. The MDA was drafted almost entirely by the City of Las Vegas and included all of the requirements the City demanded.
- 23. After the City delayed the MDA, in late 2016 we met with the City Planning Department regarding development of the 35 Acre Property as a stand-alone parcel and asked the City Planning Department to set forth all requirements the City could impose to develop the 35 Acre Property as an individual parcel, rather than as part of the MDA.
- 24. The City Planning Department worked closely with us to prepare the residential development applications for the 35 Acre Property and submitted a Staff Report recommending approval of the applications to develop the 35 Acre Property. The City Planning Commission unanimously approved the development of the 35 Acre Property, but the City Council denied those applications citing at the time of the hearing that they did not want "piecemeal development" and over my objections refused to consider the MDA which was on the agenda for consideration. Thereafter, the City continued to make it clear to us that it would not allow development of individual parcels, but demanded that development only occur by way of the MDA. Therefore, we continued our work with the City on the MDA.

	25.	On August 2, 2017, the MDA was presented to the City Council for approval.
Despi	te offeri	ng the MDA as the only application the City would accept to develop the 65 Acre
Prope	rty, the	City's own Planning Staff and Planning Commission recommending approval
repeat	ed assui	rances from the City, and the fact that the City itself almost entirely drafted the
MDA,	, the Cit	y denied the MDA altogether.

26. The City did not ask us to make more concessions, like increasing the setbacks or reducing the units per acre, it just simply rejected the MDA altogether.

Dated this 23<sup>rd</sup> day of November 2020.

/s/ Yohan Lowie

Yohan Lowie

# Exhibit 35

#### **DECLARATION OF YOHAN LOWIE**

- I, Yohan Lowie, declare under penalty of perjury that the foregoing is true and correct:
- 1. I Make this Declaration in support of Plaintiff Landowners' Motion for a New Trial and to Amend Related to: Judge Herndon's Findings of Fact and Conclusions of Law Granting City of Las Vegas Motion for Summary Judgment, Entered on December 30, 2020. This Declaration supplements my previous Declaration submitted in this matter, dated November 23, 2020, and identified as Exhibit 22.
- 2. The consideration for the acquisition of the membership interest of Fore Stars Ltd comprised of all the assets and liabilities which included five parcels of land amounting to approximately 250 acres of residentially zoned land "250 Acre Residential Zoned Land" or "Land" which was being leased by a third party golf course operator at the time. This acquisition was significant and included: 1) approximately 15 years of work, resources, sacrifice and effort; 2) entering into an approximately \$100 million deal with Peccole (the original owner of the Land) and a third party that involved complex land transactions related to large tracts of land, including Tivoli Village, the Queensridge Towers, Hualapai Commons (at Sahara and Hualapai Way), and Fore Stars Ltd, to obtain the right to acquire the 250 Acre Residential Zoned Land. Within this complex deal, \$45 million was directly allocated to the acquisition of Fore Stars which included the 250 Acre Residential Zoned Land.
- 3. Additionally, the acquisition of Fore Stars Ltd., which owned the 250 Acre Residential Zoned Land, comprised all of its assets and liabilities, which included the Land, which the golf course was operating on at a substantial loss; the post-closing obligation to resolve a lot line dispute wherein the Queensridge Towers were constructed on part of the 250 Acre Residential Zoned Land; any liabilities of Fore Stars, Ltd.; all existing contracts with suppliers and vendors; and, all leases and agreements associated with any equipment on the land.
- 4. In all my years of dealings with the Peccoles and with the surrounding properties (since 1996 to the present) that involved a multitude of real estate transactions, the Peccole Ranch Master Plan north of Charleston Blvd. was never mentioned; it never appeared on any document, never appeared on any title to land, never in any CC&Rs, never on any entitlement package, and never on any lenders document. The Peccole Ranch Master Plan was then later used by the

representatives of the Queensridge Community to hold up development on the 250 Acre Residential Zoned Land after we purchased it.

- 5. Within months of acquiring the 250 Acre Residential Zoned Land, then-councilman Bob Coffin informed me that a few of the homeowners in the Queensridge Community were demanding that no development occur on the 250 Acre Residential Zoned Land, but that Councilman Coffin would "allow" me to build "anything I wanted" on 70 of the 250 acres if we handed over to these few homeowners 180 Acres of land with the water rights for free.
- 6. Several months later, in April 2016, Councilman Coffin told me that he would get me 1,000 more units on the 70 acres if I would "hand over" the 180 acres, and all water rights, to these a Queensridge homeowner in perpetuity, for free. I offered the 180 acres for a one dollar per year lease as long as it included a deed restriction to operate as a golf course. Coffin responded it's not going to work and I needed to hand it over for free without the restriction.
- 7. In 2018, Councilman Seroka told me that I should have negotiated with the Queensridge Community and if I had given them what they wanted, I could have already been building. He suggested that if I negotiated with Frank Schreck, a Queensridge representative, all the lawsuits would go away.

DATED this 27<sup>th</sup> day of January, 2021.

/s/ Yohan Lowie	
Yohan Lowie	

# Exhibit 44

RPTT: Exempt 8

APN: 138-31-212-002

138-31-312-001

138-31-312-002

138-31-418-001

138-31-610-002

RECORDING REQUESTED BY STEWART TITLE AND WHEN RECORDED MAIL TO:

Fore Stars, Ltd. 851 S. Rampart Blvd., Suite 220 Las Vegas, Nevada 89145 Attention: Larry A. Miller



MAIL TAX STATEMENTS TO:

Same as above.

# 20050414\_0002951

Fee: \$18.00 RPTT: EX#008

N/C Fee: \$25.00

04/14/2005 13:59:00

T20050068007 Requestor:

STEWART TITLE OF NEVADA

Frances Deane JSB Clark County Recorder Pgs: 5

### GRANT, BARGAIN AND SALE DEED

FOR VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, the PECCOLE 1982 TRUST, DATED FEBRUARY 15, 1982, as to an undivided Forty Five percent (45%) interest and WILLIAM PETER AND WANDA RUTH PECCOLE FAMILY LIMITED PARTNERSHIP, as to an undivided Fifty Five percent (55%) interest, whose addresses are 851 S Rampart Blvd., Las Vegas, Nevada 89145, does hereby grant, bargain, sell and convey to FORE STARS, LTD., a Nevada limited liability company, whose address is 851 S. Rampart Blvd., Suite 220, Las Vegas, Nevada 89145, that certain real property in the County of Clark, State of Nevada, more particularly described in Exhibit "1" attached hereto and incorporated herein by this reference.

SUBJECT TO (a) non-delinquent taxes for the fiscal year 2004 - 2005, (b) encumbrances, covenants, conditions, restrictions, reservations, rights-of-way and easements that are validly of record and (c) all matters that would be revealed by an accurate ALTA Survey or physical inspection of the real property.

TOGETHER WITH all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

1

Dated as of: April 11, 2005

PECCOLE 1982 TRUST, DATED FEBRUARY 15, 1982

By: Peccole-Nevada Corporation, Trustee

By Larry A. Miller, Chief Executive Officer

WILLIAM PETER AND WANDA RUTH PECCOLE FAMILY LIMITED PARTNERSHIP

By: Peccole-Nevada Corporation, General Partner

By: Jany G huell Larry A. Miller, Chief Executive Officer

STATE OF NEVADA ) ss COUNTY OF CLARK )

This instrument was acknowledged before me on April 11, 2005, by Larry A. Miller Chief Executive Officer of Peccole-Nevada Corporation, the Trustee of the Peccole 1982 Trust, dated February 15, 1982 and the General Partner of the William Peter and Wanda Ruth Peccole Family Limited Partnership.

Notary Public - State of Nevada County of Clark JOANNE BALDASSARE My Appointment Expires No: 98-3510-1 June 2, 2006 NOTARY PUBLIC
My commission expires: June 2, 2006

### EXHIBIT "1" TO GRANT BARGAIN SALE DEED

Legal Description

#### PARCEL I:

Lot FIVE (5) of AMENDED PECCOLE WEST, as shown by map thereof on file in Book 83 of Plats, Page 57, in the Office of the County Recorder of Clark County, Nevada.

#### AND

Lot TWENTY-ONE (21) of PECCOLE WEST LOT 10, as shown by map thereof on file in Book

83 of Plats, Page 61, in the Office of the County Recorder of Clark County, Nevada.

## STATE OF NEVADA DECLARATION OF VALUE

1. Ass	essor Parcel Number(s):	
a) — b) _	138-31-212-002 138-31-312-001	
c) _		
d) —	138-31-418-001	
e) —	138-31-610-002	
	e of Property	FOR RECORDERS OPTIONAL USE ONLY
a)	Vacant Land b) Single Fam. Res.	Document/Instrument No.:
	Condo/Twnhse d) 2 – 4 Plex	Book:Page:
	Apartment Bldg. f) Comm'l / Ind'l	Date of Recording:
		Notes:
g)[	Agricultural h) Mobile Home	
i)	Other:	
	Value / Sales Price of Property	\$
	d in Lieu of Foreclosure Only (value of property))	()
	sfer Tax Value:	\$ Exempt
Keal	Property Transfer Tax Due:	3 CXEMPI
4 If Fy	temption Claimed:	<i>i</i>
a T	ransfer Tax Exemption, per NRS 375,090, Section	on <u>8/</u>
b. E	xplained Reason for Exemption: transfer to a	business entity of which grantor is the 100% owner
5 Parti	ial Interests: Percentage being transferred:	%
o. Tara	ar interester. I ereentage semig transfer at	<del></del>
The	undersigned declares and acknowledges, under	penalty of perjury, pursuant to NRS 375.060 and
NRS 375	5.110, that the information provided is correct to t	he best of their information and belief, and can be
supporte	ed by documentation if called upon to substantiate	the information provided herein. Furthermore, the
parties a	gree that disallowance of any claimed exemption	or other determination of additional tax due, may
result in	a penalty of 10% of the tax due plus interest at 1	1/2% per month. Pursuant to NRS 375.030, the Buyer
and Selle	er shall be jointly and severally liable for any add	llional amount owed.
Signatur	e: see A attached	Capacity:see A attached
Signatur	e: see B attached	Capacity: see B Attached
SEI	LER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
	REQUIRED)	(REQUIRED)
	me see C attached	Print Name: Fore Stars, Ltd.
Address		Address: 851 S. Rampart Blvd. #220
City:		City: Las Vegas
State:		State: Nevada Zip 89145
COMPA	NY REQUESTING RECORDING (required if no	t seller or buyer)
Print Nar	me: Stewart Title of Nevada	Escrow #405137-LJJ
Address		7
City:	Las Vegas	State: <u>NV</u> Zip: <u>89109</u>
		j
	(AS A DUBLIC DECORD THIS EODIA	MAY BE RECORDED / MICROFILMED)
	(AS A FUBLIC RECORD THIS FORM I	MAT DE TREGOTORED WHOTHER TO THE STATE OF TH

## STATE OF NEVADA DECLARATION OF VALUE SIGNATURE PAGE

### Accessor Parcel Number(s):

- 138-31-212-002 a)
- 138-31-312-001 b)
- 138-31-312-002 c)
- 138-31-418-001 d)
- 138-31-610-002

A:

Chief Executive Officer of Peccole-Nevada Corporation, Trustee of the Peccole 1982 Trust dated February 15, 1982 and General Partner of the William Peter and Wanda Ruth Family Limited Partnership

B.

Chief Executive Officer of Peccole-Nevada Corporation, Manager of Fore Stars, Ltd.

Peccole 1982 Trust dated February 15, 1982 C. 851 S. Rampart Blvd., Suite 220 Las Vegas, Nevada 89145

> William Peter and Wanda Ruth Peccole Family Limited Partnership 851 S. Rampart Blvd., Suite 220 Las Vegas, Nevada 89145

# Exhibit 48

#### DECLARATION OF CHRISTOPHER L. KAEMPFER

- I, Christopher L. Kaempfer, declare under penalty of perjury that the following is correct:
  - 1. I am an attorney licensed to practice law in both California and Nevada.
  - I have been licensed to practice law in California since 1975 and in Nevada since 1976.
  - 3. Since 1978, the principal area of my practice in the State of Nevada has been governmental affairs with an emphasis on land use and zoning.
  - 4. Over the past 40 plus years, I have represented, and secured zoning for, a wide variety of developments, including various hotel/resorts, athletic stadiums and arenas, commercial developments of all kinds and sizes, school sites, and numerous single family and multifamily residential developments, including several master planned residential communities such as Southern Highlands and Rhodes Ranch.
  - 5. My wife and I have resided in the Queensridge residential community since 2009.
  - 6. In the summer of 2015, I was contacted by Jay Brown, Esq. on behalf of the landowner to ascertain whether I would be willing to assist in a high end residential development on what was then the Badlands Golf Course ("Badlands"). Since I live on the Badlands, any development of that property for other than a golf course was obviously very important and very personal to me.
  - 7. Before I would agree to assist in any development of the Badlands, it was important for me to ascertain what development rights, if any, actually existed on the Badlands. In this regard, I checked the Clark County website for the zoning of the Badlands and discovered that the property is zoned "Residential Planned Development District (R-PD7)." I was provided with, and reviewed, a copy of a zoning letter provided to the landowner by the City of Las Vegas confirming this R-PD7 zoning on the Badlands. I checked with Peter Lowenstein of the City of Las Vegas Planning Department who advised me that the Badlands could be developed in accordance with the R-PD7 zoning. Later, in a meeting with then City Attorney, Brad Jerbic, I was informed that the City of Las Vegas would "honor the zoning letter" provided to the landowner by the City of Las Vegas.
  - 8. Based on the above, and the fact that the landowner was proposing an overall density on the vast majority of the Badlands well below the existing and allowed R-PD7 zoning, I agreed to assist in the representation of the Badlands development.

- 9. An important step in any development, especially one where you anticipate some neighborhood pushback, is to conduct detailed neighborhood meetings designed to both inform neighbors of any proposed plan(s) and to seek neighborhood input. At the same time, it is important to meet regularly with City representatives (or County representatives depending on the jurisdiction in which your proposed development is located) to gain their knowledge and perspectives. At the conclusion of both of these tasks are the public hearings. The information contained in the following paragraphs is given to the best of my knowledge.
- 10. Between February, 2016 and April, 2017, I participated in a series of neighborhood meetings to discuss the landowner's proposed plan(s) and to secure neighborhood input—and hopefully some neighborhood support—for the proposed development. Some of those meetings were smaller meetings designed to discuss potential impacts on different portions of the Badlands community. For example, several meetings were held at the Badlands' clubhouse, the Queensridge Towers and at neighborhood homes. Additionally, there was one large meeting held for the entire community at the Sun Coast Hotel on October 7, 2016.
- 11. Between February, 2016 and July, 2017, I attended no less than seventeen (17) meetings with Planning Department representatives and/or representatives of the City Attorney's office to discuss, among other things, the creation of a Development Agreement to cover the development of the entire Badlands. These 17 meetings do not include the numerous telephone calls with, and e-mail exchanges between, City representatives and me. These discussions as to an overall Development Agreement for Badlands were a consequence of, and were necessitated by, public and private comments made to me by both elected and non-elected officials that they wanted to see a plan—via a Development Agreement—for the development of the entire Badlands and not just portions of it.
- 12. The above being said, it became clear that despite our best efforts, and despite the merits of our application(s), no Development Agreement was going to be approved by the City of Las Vegas unless virtually all of the Badlands neighborhood supported such a Development Agreement; and it was equally clear that this neighborhood support was not going to be achieved because, as the leader of the neighborhood opposition exclaimed to me and others, "I would rather see the golf course a desert than a single home built on it."
- 13. This expression essentially of we either get an approved Development Agreement for the entirety of the Badlands or we get nothing is borne out by the fact that every single family residential development proposed by the landowner on portions of the Badlands including the 65 acre property—regardless of the fact that these proposed single family developments conformed completely both to the existing R-PD7 zoning and to the

surrounding residential densities—were all either denied by the Las Vegas City Council or struck prior to consideration.

Executed this 23<sup>rd</sup> day of November, 2020.

CHRISTOPHER L. KAEMPFE

# Exhibit 49

GENERAL INFORMATION	
PARCEL NO.	138-31-601-008
OWNER AND MAILING ADDRESS	180 LAND CO L L C %V DEHART 1215 S FORT APACHE RD #120 LAS VEGAS NV 89117
LOCATION ADDRESS CITY/UNINCORPORATED TOWN	LAS VEGAS
ASSESSOR DESCRIPTION	PARCEL MAP FILE 121 PAGE 100 LOT 2
RECORDED DOCUMENT NO.	* 20151116:00238
RECORDED DATE	Nov 16 2015
VESTING	NS

ASSESSMENT INFORMATION AND VALUE EXCLUDED FROM PARTIAL ABATEMENT		
TAX DISTRICT	200	
APPRAISAL YEAR	2017	
FISCAL YEAR	2018-19	
SUPPLEMENTAL IMPROVEMENT VALUE	0	
INCREMENTAL LAND	0	
INCREMENTAL IMPROVEMENTS	0	

REAL PROPERTY ASSESSED VALUE				
FISCAL YEAR	2017-18	2018-19		
LAND	3669671	3669671		
IMPROVEMENTS	0	0		
PERSONAL PROPERTY	0	0		
EXEMPT	0	0		
GROSS ASSESSED (SUBTOTAL)	3669671	3669671		
TAXABLE LAND+IMP (SUBTOTAL)	10484774	10484774		
COMMON ELEMENT ALLOCATION ASSO	0	0		
TOTAL ASSESSED VALUE	3669671	3669671		
TOTAL TAXABLE VALUE	10484774	10484774		

ESTIMATED LOT SIZE AND APPRAISAL INFORMATION			
ESTIMATED SIZE	22.19 Acres		
ORIGINAL CONST. YEAR	0		
LAST SALE PRICE MONTH/YEAR SALE TYPE	О		
LAND USE	12,000 - Vacant - Single Family Residential		
DWELLING UNITS	0		

PRIMARY RESIDENTIAL STRUCTURE					

001164

http://sandgate.co.clark.nv.us/assrrealprop/ParcelDetail.aspx?hdnParcel=13831601008&hdn... 9/7/2018 LO 00001923

1ST FLOOR SQ. FT.	0	CASITA SQ. FT.	[0_	ADDN/CONV	
2ND FLOOR SQ. FT.	0	CARPORT SQ. FT.	0	POOL	NO
3RD FLOOR SQ. FT.	0	STYLE		SPA	NO
UNFINISHED BASEMENT SQ. FT.	0	BEDROOMS	0	TYPE OF CONSTRUCTION	
FINISHED BASEMENT SQ. FT.	0	BATHROOMS	0	ROOF TYPE	
BASEMENT GARAGE SQ. FT.	0	FIREPLACE	0		
TOTAL GARAGE SQ. FT.	0				

GENERAL INFORMATION			
PARCEL NO.	138-31-702-003		
OWNER AND MAILING ADDRESS	180 LAND CO L L C %V DEHART 1215 S FORT APACHE RD #120 LAS VEGAS NV 89117		
LOCATION ADDRESS CITY/UNINCORPORATED TOWN	LAS VEGAS		
ASSESSOR DESCRIPTION	PARCEL MAP FILE 121 PAGE 100 LOT 3		
RECORDED DOCUMENT NO.	* 20151116:00238		
RECORDED DATE	Nov 16 2015		
VESTING	NS		

ASSESSMENT INFORMATION AND VALUE EXCLUDED FROM PARTIAL ABATEMENT		
TAX DISTRICT	200	
APPRAISAL YEAR	2017	
FISCAL YEAR	2018-19	
SUPPLEMENTAL IMPROVEMENT VALUE	0	
INCREMENTAL LAND	0	
INCREMENTAL IMPROVEMENTS	0	

REAL PROPERTY ASSESSED VALUE				
FISCAL YEAR	2017-18	2018-19		
LAND	8198815	8198815		
IMPROVEMENTS	0	0		
PERSONAL PROPERTY	0	0		
EXEMPT	0	0		
GROSS ASSESSED (SUBTOTAL)	8198815	8198815		
TAXABLE LAND+IMP (SUBTOTAL)	23425186	23425186		
COMMON ELEMENT ALLOCATION ASSD	0	0		
TOTAL ASSESSED VALUE	8198815	8198815		
TOTAL TAXABLE VALUE	23425186	23425186		

ESTIMATED LOT SIZE AND APPRAISAL INFORMATION		
ESTIMATED SIZE	76.93 Acres	
ORIGINAL CONST. YEAR	0	
LAST SALE PRICE MONTH/YEAR SALE TYPE	0	
LAND USE	12,000 - Vacant - Single Family Residential	
DWELLING UNITS	0	

PRIMARY RESIDENTIAL STRUCTURE	

1ST FLOOR SQ. FT.	0	CASITA SQ. FT.		ADDN/CONV	
2ND FLOOR SQ. FT.	0	CARPORT SQ. FT.	0	POOL	NO
3RD FLOOR SQ. FT.	0	STYLE		SPA	NO
UNFINISHED BASEMENT SQ. FT.	0	BEDROOMS	0	TYPE OF CONSTRUCTION	
FINISHED BASEMENT SQ. FT.	0	BATHROOMS	0	ROOF TYPE	
BASEMENT GARAGE SQ. FT.	0	FIREPLACE	0		
TOTAL GARAGE SQ. FT.	0				

GENERAL INFORMATION	
PARCEL NO.	138-31-702-004
OWNER AND MAILING ADDRESS	180 LAND CO L L C %V DEHART 1215 S FORT APACHE RD #120 LAS VEGAS NV 89117
LOCATION ADDRESS CITY/UNINCORPORATED TOWN	LAS VEGAS
ASSESSOR DESCRIPTION	PARCEL MAP FILE 121 PAGE 100 LOT 4
RECORDED DOCUMENT NO.	* 20151116:00238
RECORDED DATE	Nov 16 2015
VESTING	NS

ASSESSMENT INFORMATION AND	VALUE EXCLUDED FROM PARTIAL ABATEMENT
TAX DISTRICT	200
APPRAISAL YEAR	2017
FISCAL YEAR	2018-19
SUPPLEMENTAL IMPROVEMENT VALUE	0
INCREMENTAL LAND	0
INCREMENTAL IMPROVEMENTS	0

REAL PROPERTY ASSESSED VALUE				
FISCAL YEAR	2017-18	2018-19		
LAND	4223310	4223310		
IMPROVEMENTS	0	0		
PERSONAL PROPERTY	0	0		
EXEMPT	0	0		
GROSS ASSESSED (SUBTOTAL)	4223310	4223310		
TAXABLE LAND+IMP (SUBTOTAL)	12066600	12066600		
COMMON ELEMENT ALLOCATION ASSD	0	0		
TOTAL ASSESSED VALUE	4223310	4223310		
TOTAL TAXABLE VALUE	12066600	12066600		

ESTIMATED LOT SIZE AND APPRAISAL INFORMATION		
ESTIMATED SIZE	33.80 Acres	
ORIGINAL CONST. YEAR	0	
LAST SALE PRICE MONTH/YEAR SALE TYPE	0	
LAND USE	12.000 - Vacant - Single Family Residential	
DWELLING UNITS	0	

ł	,		 	 	
	PRIMARY RESIDENTIAL STRUCTURE				

001168

1ST FLOOR SQ. FT.	][0	CASITA SQ. FT.	[0	ADDN/CONV	
2ND FLOOR SQ. FT.	D	CARPORT SQ. FT.	0	POOL	NO
3RD FLOOR SQ. FT.	0	STYLE		SPA	NO
UNFINISHED BASEMENT SQ. FT.	0	BEDROOMS	0	TYPE OF CONSTRUCTION	
FINISHED BASEMENT SQ. FT.	0	BATHROOMS	0	ROOF TYPE	
BASEMENT GARAGE SQ. FT.	0	FIREPLACE	0		
TOTAL GARAGE SQ. FT.	0				

GENERAL INFORMATION				
PARCEL NO.	138-31-801-002			
OWNER AND MAILING ADDRESS	180 LAND CO L L C %V DEHART 1215 S FORT APACHE RD #120 LAS VEGAS NV 89117			
LOCATION ADDRESS CITY/UNINCORPORATED TOWN	LAS VEGAS			
ASSESSOR DESCRIPTION	PARCEL MAP FILE 120 PAGE 49 LOT 4			
RECORDED DOCUMENT NO.	* 20151116:00238			
RECORDED DATE	Nov 16 2015			
VESTING	NS NS			

ASSESSMENT INFORMATION AND VALUE EXCLUDED FROM PARTIAL ABATEMENT			
TAX DISTRICT	200		
APPRAISAL YEAR	2017		
FISCAL YEAR	2018-19		
SUPPLEMENTAL IMPROVEMENT VALUE	0		
INCREMENTAL LAND	0		
INCREMENTAL IMPROVEMENTS	0		

REAL PROPERTY ASSESSED VALUE			
FISCAL YEAR	2017-18	2018-19	
LAND	1741068	1741068	
IMPROVEMENTS	0	0	
PERSONAL PROPERTY	0	0	
EXEMPT	0	0	
GROSS ASSESSED (SUBTOTAL)	1741068	1741068	
TAXABLE LAND+IMP (SUBTOTAL)	4974480	4974480	
COMMON ELEMENT ALLOCATION ASSD	0	0	
TOTAL ASSESSED VALUE	1741068	1741068	
TOTAL TAXABLE VALUE	4974480	4974480	

ESTIMATED LOT SIZE AND APPRAISAL INFORMATION				
ESTIMATED SIZE	11.28 Acres			
ORIGINAL CONST. YEAR	0			
LAST SALE PRICE MONTH/YEAR SALE TYPE	O			
LAND USE	12.000 - Vacant - Single Family Residential			
DWELLING UNITS	1			

BELLA BU BEACK MAINVAL ATBLIATE	S.E.	
RIMARY RESIDENTIAL STRUCTU	<b>₩</b> F	

001170

1ST FLOOR SQ. FT.		CASITA SQ. FT.	0	ADDN/CONV	
2ND FLOOR SQ. FT.	0	CARPORT SQ. FT.	0	POOL	NO
3RD FLOOR SQ. FT.	0	STYLE		SPA	NO
UNFINISHED BASEMENT SQ. FT.	0	BEDROOMS	0	TYPE OF CONSTRUCTION	
FINISHED BASEMENT SQ. FT.	0	BATHROOMS	0	ROOF TYPE	
BASEMENT GARAGE SQ. FT.	0	FIREPLACE	0		
TOTAL GARAGE SQ. FT.	0				

GENERAL INFORMATION		
PARCEL NO.	138-31-201-005	
OWNER AND MAILING ADDRESS	180 LAND CO L L C %V DEHART 1215 S FORT APACHE RD #120 LAS VEGAS NV 89117	
LOCATION ADDRESS CITY/UNINCORPORATED TOWN	LAS VEGAS	
ASSESSOR DESCRIPTION	PARCEL MAP FILE 121 PAGE 100 LOT 1	
RECORDED DOCUMENT NO.	* 20151116:00238	
RECORDED DATE	Nov 16 2015	
VESTING	NS	

ASSESSMENT INFORMATION AND VALUE EXCLUDED FROM PARTIAL ABATEMENT		
TAX DISTRICT	200	
APPRAISAL YEAR	2017	
FISCAL YEAR	2018-19	
SUPPLEMENTAL IMPROVEMENT VALUE	0	
INCREMENTAL LAND	0	
INCREMENTAL IMPROVEMENTS	0	

REAL PROPERTY ASSESSED VALUE			
FISCAL YEAR	2017-18	2018-19	
LAND	6260363	6260363	
IMPROVEMENTS	0	0	
PERSONAL PROPERTY	0	0	
EXEMPT	0	0	
GROSS ASSESSED (SUBTOTAL)	6260363	6260363	
TAXABLE LAND+IMP (SUBTOTAL)	17886751	17886751	
COMMON ELEMENT ALLOCATION ASSD	0	0	
TOTAL ASSESSED VALUE	6260363	6260363	
TOTAL TAXABLE VALUE	17886751	17886751	

ESTIMATED LOT SIZE AND APPRAISAL INFORMATION		
ESTIMATED SIZE	34.07 Acres	
ORIGINAL CONST. YEAR	0	
LAST SALE PRICE MONTH/YEAR SALE TYPE	o	
LAND USE	12.000 - Vacant - Single Family Residential	
DWELLING UNITS	0	

1ST FLOOR SQ. FT.	0	CASITA SQ. FT.	[0_	ADDN/CONV	
2ND FLOOR SQ. FT.	0	CARPORT SQ. FT.	0	POOL	NO
3RD FLOOR SQ. FT.	0	STYLE		SPA	NO
UNFINISHED BASEMENT SQ. FT.	0	BEDROOMS	0	TYPE OF CONSTRUCTION	
FINISHED BASEMENT SQ. FT.	0	BATHROOMS	0	ROOF TYPE	
BASEMENT GARAGE SQ. FT.	0	FIREPLACE	0		
TOTAL GARAGE SQ. FT.	0				

GENERAL INFORMATION			
PARCEL NO.	138-32-301-005		
OWNER AND MAILING ADDRESS	SEVENTY ACRES L L C %V DEHART 1215 S FORT APACHE RD #120 LAS VEGAS NV 89117		
LOCATION ADDRESS CITY/UNINCORPORATED TOWN	LAS VEGAS		
ASSESSOR DESCRIPTION	PARCEL MAP FILE 120 PAGE 91 LOT 1		
RECORDED DOCUMENT NO.	* 20151116:00239		
RECORDED DATE	Nov 16 2015		
VESTING	NS		
COMMENTS	SF 199-19		

ASSESSMENT INFORMATION AND VALUE EXCLUDED FROM PARTIAL ABATEMENT		
TAX DISTRICT	200	
APPRAISAL YEAR	2017	
FISCAL YEAR	2018-19	
SUPPLEMENTAL IMPROVEMENT VALUE	0	
INCREMENTAL LAND	0	
INCREMENTAL IMPROVEMENTS	0	

REAL PROPERTY ASSESSED VALUE					
FISCAL YEAR	2017-18	2018-19			
LAND	1606894	1989488			
IMPROVEMENTS	0	0			
PERSONAL PROPERTY	0	0			
EXEMPT	0	0			
GROSS ASSESSED (SUBTOTAL)	1606894	1989488			
TAXABLE LAND+IMP (SUBTOTAL)	4591126	5684251			
COMMON ELEMENT ALLOCATION ASSD	0	0			
TOTAL ASSESSED VALUE	1606894	1989488			
TOTAL TAXABLE VALUE	4591126	5684251			

ESTIMATED LOT SIZE AND APPRAISAL INFORMATION				
ESTIMATED SIZE	17.49 Acres			
ORIGINAL CONST. YEAR	0			
LAST SALE PRICE MONTH/YEAR SALE TYPE	0			
LAND USE	13,000 - Vacant - Multi-residential			
DWELLING UNITS	0			

PRIMARY RESIDENTIAL STRUCTURE					
1ST FLOOR SQ. FT.	0	CASITA SQ. FT.	0	ADDN/CONV	
2ND FLOOR SQ. FT.	0	CARPORT SQ. FT.	0	POOL	NO
3RD FLOOR SQ. FT.	0	STYLE		SPA	NO
UNFINISHED BASEMENT SQ. FT.	0	BEDROOMS	0	TYPE OF CONSTRUCTION	
FINISHED BASEMENT SQ. FT.	0	BATHROOMS	0	ROOF TYPE	
BASEMENT GARAGE SQ. FT.	0	FIREPLACE	0		
TOTAL GARAGE SQ. FT.	0				

GENERAL INFORMATION	
PARCEL NO.	138-32-301-007
OWNER AND MAILING ADDRESS	SEVENTY ACRES L L C %V DEHART 1215 S FORT APACHE RD #120 LAS VEGAS NV 89117
LOCATION ADDRESS CITY/UNINCORPORATED TOWN	721 S RAMPART BLVD LAS VEGAS
ASSESSOR DESCRIPTION	PARCEL MAP FILE 121 PAGE 12 LOT 1
RECORDED DOCUMENT NO.	* 20151116:00239
RECORDED DATE	Nov 16 2015
VESTING	NS

\*Note: Only documents from September 15, 1999 through present are available for viewing.

ASSESSMENT INFORMATION AND VALUE EXCLUDED FROM PARTIAL ABATEMENT						
TAX DISTRICT	200					
APPRAISAL YEAR	2017					
FISCAL YEAR	2018-19					
SUPPLEMENTAL IMPROVEMENT VALUE	0					
INCREMENTAL LAND	0					
INCREMENTAL IMPROVEMENTS	0					

REAL PROPERTY ASSESSED VALUE							
FISCAL YEAR	2017-18	2018-19					
LAND	4634671	4634671					
IMPROVEMENTS	0	0					
PERSONAL PROPERTY	0	0					
EXEMPT	0	0					
GROSS ASSESSED (SUBTOTAL)	4634671	4634671					
TAXABLE LAND+IMP (SUBTOTAL)	13241917	13241917					
COMMON ELEMENT ALLOCATION ASSD	0	0					
TOTAL ASSESSED VALUE	4634671	4634671					
TOTAL TAXABLE VALUE	13241917	13241917					

ESTIMATED LOT SIZE AND APPRAISAL INFORMATION							
ESTIMATED SIZE 47.59 Acres							
ORIGINAL CONST. YEAR	.0						
LAST SALE PRICE MONTH/YEAR SALE TYPE	О						
LAND USE	12,000 - Vacant - Single Family Residential						
DWELLING UNITS	0						

PR	MARY RESIDENTIAL STRUCTURE
----	----------------------------

001176

http://sandgate.co.clark.nv.us/assrrealprop/ParcelDetail.aspx?hdnParcel=13832301007&hdn... 9/7/2018 LO 00001935

1ST FLOOR SQ. FT.	0	CASITA SQ. FT.	0	ADDN/CONV	
2ND FLOOR SQ. FT.	0	CARPORT SQ. FT.	0	POOL	NO
3RD FLOOR SQ, FT.	0	STYLE		SPA	NO
UNFINISHED BASEMENT SQ. FT.	0	BEDROOMS	0	TYPE OF CONSTRUCTION	
FINISHED BASEMENT SQ. FT.	0	BATHROOMS	0	ROOF TYPE	
BASEMENT GARAGE SQ. FT.	0	FIREPLACE	0		
TOTAL GARAGE SQ. FT.	0				

GENERAL INFORMATION	
PARCEL NO.	138-31-801-003
OWNER AND MAILING ADDRESS	SEVENTY ACRES L L C %V DEHART 1215 S FORT APACHE RD #120 LAS VEGAS NV 89117
LOCATION ADDRESS CITY/UNINCORPORATED TOWN	LAS VEGAS
ASSESSOR DESCRIPTION	PARCEL MAP FILE 121 PAGE 12 LOT 2
RECORDED DOCUMENT NO.	* 20151116:00239
RECORDED DATE	Nov 16 2015
VESTING	NS

\*Note: Only documents from September 15, 1999 through present are available for viewing.

ASSESSMENT INFORMATION AND VALUE EXCLUDED FROM PARTIAL ABATEMENT					
TAX DISTRICT	200				
APPRAISAL YEAR	2017				
FISCAL YEAR	2018-19				
SUPPLEMENTAL IMPROVEMENT VALUE	0				
INCREMENTAL LAND	D				
INCREMENTAL IMPROVEMENTS	0				

REAL PROPERTY ASSESSED VALUE							
FISCAL YEAR	2017-18	2018-19					
LAND	719712	719712					
IMPROVEMENTS	0	o					
PERSONAL PROPERTY	0	0					
EXEMPT	0	0					
GROSS ASSESSED (SUBTOTAL)	719712	719712					
TAXABLE LAND+IMP (SUBTOTAL)	2056320	2056320					
COMMON ELEMENT ALLOCATION ASSD	0	O					
TOTAL ASSESSED VALUE	719712	719712					
TOTAL TAXABLE VALUE	2056320	2056320					

ESTIMATED LOT SIZE AND APPRAISAL INFORMATION						
ESTIMATED SIZE 5.44 Acres						
ORIGINAL CONST. YEAR	0					
LAST SALE PRICE MONTH/YEAR SALE TYPE	D .					
LAND USE	12.000 - Vacant - Single Family Residential					
DWELLING UNITS	0					

## PRIMARY RESIDENTIAL STRUCTURE

001178

http://sandgate.co.clark.nv.us/assrrealprop/ParcelDetail.aspx?hdnParcel=13831801003&hdn... 9/7/2018 LO 00001937

1ST FLOOR SQ. FT.		CASITA SQ. FT.	0	ADDN/CONV	
2ND FLOOR SQ. FT.	0	CARPORT SQ. FT.	0	POOL	NO
3RD FLOOR SQ. FT.	0	STYLE		SPA	NO
UNFINISHED BASEMENT SQ. FT.	0	BEDROOMS	0	TYPE OF CONSTRUCTION	
FINISHED BASEMENT SQ. FT.	0	BATHROOMS	0	ROOF TYPE	
BASEMENT GARAGE SQ. FT.	0	FIREPLACE	0		
TOTAL GARAGE SQ. FT.	0				

# Exhibit 50

New Sea	rch	Recor	der	der Treasurer Assess		SSOT Clark County Home				<u>1e</u>	
Parcel ID	138-3	31-201-005	107	Tax Y	⁄ear ]		istrict	20	0 Ra	te 3.27	782
Situs Address:		SSIGNED S	TUSIA		WAYNE TO THE PARTY OF THE PARTY						N=
Legal Descriptio	100000000000000000000000000000000000000					E 121 PAGE 1	100 LO	T 1			
	7 -				1		-	90 V)		W =	
Status:	$\dashv$ $\sqsubseteq$	Property Cl	naracteris	stics		Property Value	71	200000	194134594*03.5	erty Documer	2457.5
Active Taxable		c Cap rease Pct.	6.7		Land Total Ass	sessed Value	=	260363 260363	20151116	00238 [ 11/	16/2015
Taxable	Tax	Cap Limit	218977	7.44	Net Asse	ssed Value	=	260363			
	Tax	Cap duction	0.00		Construct	(0.100)		.0			
		nd Use	0-00 V Single I Re	200	New Cor Supp Vali	nstruction - ue		0			
	Ca	р Туре	OTHER	3	j						
	Acr	eage	34.070	0	j						
		emption ount	0.00								
Role Name		Address								Since	To
Owner C 180 LAN	ID CO L	L C/O V DE UNITED S		215 S FC	RTAPACHE	RD #120 , LA	AS VEC	GAS, NV	89117	6/14/2019	Curren
Summary											
Item					Amount						
Taxes as Assess	ed					205,227.22					
Less Cap Reduc	1000					\$0.00					
Net Taxes					9	205,227.22					
PAST AND CURF			E TODAY								
Tax Year		Category					Amou	int Due	Today		
THERE IS NO PA	STOR	SURRENT A	MOUNT	DUE as	of 9/2/2020						\$0.00
NEXT INSTALLM	ENT AM	PTAILIOI						1			
Tax Year	1	e Category						Install	ment Amount	t Due	
2021	-	rty Tax Princi	oal						unoun		1,306.81
NEXT INSTALLM				0/5/2020							,306.81
										7010	
TOTAL AMOUNT	S DUE F	OR ENTIRE	TAX YE	AR							
Tax Year	Charge	Category					F	Remainir	ng Balance D	Due	
2021	Property Tax Principal									\$15	3,920.43
2021 Las Vegas Artesian Basin										Q-45-22-07	\$0.00
TAX YEAR TOTA	L AMOU	NTS DUE as	of 9/2/2	020						<u>\$153</u>	,920.43
PAYMENT HISTO	DRY										
Last Payment Am	ount					\$51,309.21					
Last Payment Da	te					8/19/2020					
			1								

\$51,309.21	
\$205,228.96	
\$153,922.83	
	\$205,228.96

# Exhibit 53

#### **JUNE 21, 2017**

#### COMBINED VERBATIM TRANSCRIPT - AGENDA ITEMS 82, 130-134

- NOTE: This combined verbatim transcript includes Items 82 and 130 through 134, which
- were heard in the following order: Items 131-134; Item 130; Item 82.

3

- 4 ITEM 82 NOT TO BE HEARD BEFORE 3:00 P.M. Bill No. 2017-27 For possible
- 5 action Adopts that certain development agreement entitled "Development Agreement For
- 6 The Two Fifty," entered into between the City and 180 Land Co, LLC, et al., pertaining to
- 7 property generally located at the southwest corner of Alta Drive and Rampart Boulevard.
- 8 Sponsored by: Councilman Bob Beers
- 9 ITEM 130 NOT TO BE HEARD BEFORE 3:00 P.M. DIR-70539 DIRECTOR'S
- 10 BUSINESS PUBLIC HEARING APPLICANT/OWNER: 180 LAND CO, LLC, ET AL -
- 11 For possible action on a request for a Development Agreement between 180 Land Co, LLC,
- 12 et al. and the City of Las Vegas on 250.92 acres at the southwest corner of Alta Drive and
- 13 Rampart Boulevard (APNs 138-31-201-005; 138-31-601-008; 138-31-702-003 and 004; 138-
- 14 31-801-002 and 003; 138-32-202-001; and 138-32-301-005 and 007), Ward 2 (Beers) [PRJ-
- 15 70542]. Staff recommends APPROVAL.
- 16 ITEM 131 NOT TO BE HEARD BEFORE 3:00 P.M. GPA-68385 ABEYANCE ITEM -
- 17 GENERAL PLAN AMENDMENT PUBLIC HEARING APPLICANT/OWNER: 180
- 18 LAND COMPANY, LLC For possible action on a request for a General Plan Amendment
- 19 FROM: PR-OS (PARKS/RECREATION/OPEN SPACE) TO: L (LOW DENSITY
- 20 RESIDENTIAL) on 166.99 acres at the southeast corner of Alta Drive and Hualapai Way
- 21 (APN 138-31-702-002), Ward 2 (Beers) [PRJ-67184]. Staff has NO RECOMMENDATION.
- 22 The Planning Commission failed to obtain a supermajority vote which is tantamount to
- 23 DENIAL.

Page 1 of 128

#### **JUNE 21, 2017**

#### COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

- 24 ITEM 132 NOT TO BE HEARD BEFORE 3:00 P.M. WVR-68480 ABEYANCE ITEM
- 25 WAIVER RELATED TO GPA-68385 PUBLIC HEARING APPLICANT/OWNER: 180
- 26 LAND COMPANY, LLC For possible action on a request for a Waiver TO ALLOW 32-
- 27 FOOT PRIVATE STREETS WITH A SIDEWALK ON ONE SIDE WHERE 47-FOOT
- 28 PRIVATE STREETS WITH SIDEWALKS ON BOTH SIDES ARE REQUIRED WITHIN
- 29 A PROPOSED GATED RESIDENTIAL DEVELOPMENT on 34.07 acres at the southeast
- 30 corner of Alta Drive and Hualapai Way (Lot 1 in File 121, Page 100 of Parcel Maps on file
- 31 at the Clark County Recorder's Office; formerly a portion of APN 138-31-702-002), R-PD7
- 32 (Residential Planned Development 7 Units per Acre) Zone, Ward 2 (Beers) [PRJ-67184].
- 33 The Planning Commission (4-2 vote) and Staff recommend APPROVAL.
- 34 ITEM 133 NOT TO BE HEARD BEFORE 3:00 P.M. SDR-68481 ABEYANCE ITEM -
- 35 SITE DEVELOPMENT PLAN REVIEW RELATED TO GPA-68385 AND WVR-68480 -
- 36 PUBLIC HEARING APPLICANT/OWNER: 180 LAND COMPANY, LLC For possible
- 37 action on a request for a Site Development Plan Review FOR A PROPOSED 61-LOT
- 38 SINGLE FAMILY RESIDENTIAL DEVELOPMENT on 34.07 acres at the southeast
- 39 corner of Alta Drive and Hualapai Way (Lot 1 in File 121, Page 100 of Parcel Maps on file
- 40 at the Clark County Recorder's Office; formerly a portion of APN 138-31-702-002), R-PD7
- 41 (Residential Planned Development 7 Units per Acre) Zone, Ward 2 (Beers) [PRJ-67184].
- 42 The Planning Commission (4-2 vote) and Staff recommend APPROVAL.
- 43 ITEM 134 NOT TO BE HEARD BEFORE 3:00 P.M. TMP-68482 ABEYANCE ITEM -
- 44 TENTATIVE MAP RELATED TO GPA-68385, WVR-68480 AND SDR-68481 PARCEL 1
- 45 @ THE 180 PUBLIC HEARING APPLICANT/OWNER: 180 LAND COMPANY, LLC
- 46 For possible action on a request for a Tentative Map FOR A 61-LOT SINGLE FAMILY
- 47 RESIDENTIAL SUBDIVISION on 34.07 acres at the southeast corner of Alta Drive and
- 48 Hualapai Way (Lot 1 in File 121, Page 100 of Parcel Maps on file at the Clark County
- 49 Recorder's Office; formerly a portion of APN 138-31-702-002), R-PD7 (Residential
- 50 Planned Development 7 Units per Acre) Zone, Ward 2 (Beers) [PRJ-67184]. The Planning
- 51 Commission (4-2 vote) and Staff recommend APPROVAL.

Page 2 of 128

#### **JUNE 21, 2017**

#### COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

- 52 **Appearance List Items 131-134:**
- 53 CAROLYN GOODMAN, Mayor
- 54 BRAD JERBIC, City Attorney
- 55 BOB COFFIN, Councilman
- 56 TODD BICE, Legal Counsel for the Queensridge Homeowners
- 57 STEPHANIE ALLEN, Legal Counsel for the Applicant
- 58 FRANK SCHRECK, Queensridge resident
- 59 CHRIS KAEMPFER, Legal Counsel for the Applicant
- 60 TOM PERRIGO, Planning Director
- 61 GEORGE C. SCOTT WALLACE
- 62 LILIAN MANDEL, Fairway Pointe resident
- 63 DAN OMERZA, Queensridge resident
- 64 TRESSA STEVENS HADDOCK, Queensridge resident
- 65 NGAI PINDELL, William S. Boyd School of Law
- 66 DOUG RANKIN, 1055 Whitney Ranch Drive
- 67 LOIS TARKANIAN, Councilwoman
- 68 GEORGE GARCIA, 1055 Whitney Ranch Drive
- 69 MICHAEL BUCKLEY, on behalf of Frank and Jill Fertitta Family Trust
- 70 STAVROS ANTHONY, Councilman
- 71 SHAUNA HUGHES, on behalf of the Queensridge homeowners
- 72 HERMAN AHLERS, Queensridge resident
- 73 BOB PECCOLE, on behalf of Appellants in the Nevada Supreme Court
- 74 DALE ROESSNER, Queensridge resident
- 75 ANNE SMITH, Queensridge resident
- 76 KARA KELLEY, Queensridge resident
- 77 PAUL LARSEN, Queensridge resident
- 78 LARRY SADOFF, Queensridge resident
- 79 LUCILLE MONGELLI, Queensridge resident

Page 3 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

80	Appearance List continued – Items 131-134:
81	RICK KOSS, St. Michelle resident
82	HOWARD PEARLMAN
83	SALLY JOHNSON-BIGLER, Queensridge resident
84	DAVID MASON, Queensridge resident
85	TERRY MURPHY, on behalf of the Frank and Jill Fertitta Trust
86	ELAINE WENGER-ROESSNER
87	TALI LOWIE, Queensridge resident
88	JAMES JIMMERSON, Legal Counsel for the Applicant
89	YOHAN LOWIE, Applicant/Owner
90	RICKI BARLOW, Councilman
91	BOB BEERS, Councilman
92	
93	
94	Appearance List – Item 130:
95	CAROLYN GOODMAN, Mayor
96	BRAD JERBIC, City Attorney
97	LOIS TARKANIAN, Councilman
98	CHRIS KAEMPFER, Legal Counsel for the Applicant
99	YOHAN LOWIE, Applicant/Owner
100	BOB COFFIN, Councilman
101	JAMES JIMMERSON, Legal Counsel for the Applicant
102	STEVEN D. ROSS, Councilman
103	STEPHANIE ALLEN, Legal Counsel for the Applicant

Page 4 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

104	Appearance List – Item 82:
105	CAROLYN GOODMAN, Mayor
106	BRAD JERBIC, City Attorney
107	CHRIS KAEMPFER, Legal Counsel for the Applicant
108	STEVEN D. ROSS, Councilman
109	STEPHANIE ALLEN, Legal Counsel for the Applicant
110	
111	
112	
113	In the order noted above:
114	Items 131-134
115	(7:29:35 – 10:27:00) [2 hours, 58 minutes, 35 seconds]
116	Item 130
117	(10:27:00 – 10:48:47) [21 minutes, 47 seconds]
118	Item 82
119	(10:48:47 – 10:51:57) [3 minutes, 10 seconds]
120	
121	Typed by: Speechpad.com
122	Proofed by: Arlene Coleman

Page 5 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

123	ITEMS 131-134
124	MAYOR GOODMAN
125	Alright, we're on to Agenda Item 130.
126	
127	BRAD JERBIC
128	Your Honor, if I could interrupt for a moment.
129	
130	MAYOR GOODMAN
131	Okay. Hold on one second until I've got everybody here. Okay. We have to have – excuse me.
132	
133	COUNCILMAN COFFIN
134	Well, I can hear it.
135	
136	MAYOR GOODMAN
137	You can hear it as you walk in back?
138	
139	COUNCILMAN COFFIN
140	Yes, I can hear it.
141	
142	MAYOR GOODMAN
143	Okay. Wait. They're still talking. Okay, Mr. Jerbic.
144	
145	BRAD JERBIC
146	Thank you. As I indicated earlier, I have a recommendation on 130 and Item 82, which are kind
147	of companion items. But I've been in contact with the developer's attorney, and I believe it would
148	be in the interest of the Council to hear four other items before you hear the Development
149	Agreement for Badlands. There happen to be four other items that are not related to the
150	Development Agreement, they are standalone items: Items 131, 132, 133 and 134, that all relate
	Page 6 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

151	to a request for 61 individual home sites on the property known as Badlands. I would ask that
152	you at this time call 131 through 134 and hold that hearing before we discuss Item 130.
153	
154	MAYOR GOODMAN
155	And when do we get to 82?
156	
157	BRAD JERBIC
158	After you vote on 131 through 134 -
159	
160	MAYOR GOODMAN
161	Okay.
162	
163	BRAD JERBIC
164	We'll hear –
165	
166	MAYOR GOODMAN
167	Okay. So 131 through – okay, 131 through 134.
168	
169	BRAD JERBIC
170	That's correct.
171	
172	MAYOR GOODMAN
173	Then back to 130, then to 82.
174	
175	BRAD JERBIC
176	That's correct. Okay. So I will read –

Page 7 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

177	TODD BICE
178	We'd like to be heard on this abeyance issue.
179	
180	BRAD JERBIC
181	We haven't gotten to that yet, Mr. Bice.
182	
183	MAYOR GOODMAN
184	What abeyance issue?
185	
186	TODD BICE
187	I think the problem with that is, is that -
188	
189	MAYOR GOODMAN
190	You want to go to the microphone? Please.
191	
192	TODD BICE
193	My apologies.
194	
195	MAYOR GOODMAN
196	And then who are you, please, for the record.
197	
198	TODD BICE
199	Todd Bice. My address is 400 South 7th Street. We don't believe that it's accurate to say that
200	these items are unrelated to Item 82 and Item 130, which pertain to the Development Agreement.
201	This is all part and parcel of the same development.
202	I do agree with the City Attorney that the Development Agreement, quite frankly, has to be held.
203	We dispute that it is even properly on this agenda. But nonetheless, with respect to that item,

Page **8** of **128** 

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

204	these other items are – the City is allowing the developer to submit competing items. These are
205	competing with that, and you don't allow any other developer to do that.
206	So, with all due respect, not only does that Development Agreement need to be held, which
207	applies to this same property, so do these items. Otherwise, you're allowing competing items to
208	be put on the agenda, or you then turn around and you're allowing this sort of piecemeal
209	development, where well, we'll consider this application, we'll consider that application, we
210	won't consider others. That is, again, inconsistent with everything you do for every other
211	developer. It's just simply not consistent with your conduct on everyone else.
212	So we ask that if you're, that all these items should be considered together and they should all be
213	held. Just because, as I agree with the City Attorney, the Development Agreement has to be held.
214	So that's our position. I thank you.
215	
216	STEPHANIE ALLEN
217	Your Honor, members of the Council, Stephanie Allen here on behalf of the applicant for all of
218	the items listed. The reason we prefer to hear the former items rather than the earlier items is to
219	avoid, basically, a multiple-hour discussion on the abeyance issue. We've had 19 abeyances up
220	'til today's date. We've been going at this for two years.
221	So we'd very much appreciate your consideration on the items that have been on the agenda.
222	They were held intentionally so that the holistic project could catch up to them and you'd have
223	them both on your agenda, with the idea that one of them would be withdrawn. To the extent the
224	Development Agreement is going to be held tonight, we'd very much appreciate your
225	consideration on those items that have been held in abeyance.
226	
227	MAYOR GOODMAN

Page 9 of 128

228

Okay. So returning back, as stated.

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

229	BRAD JERBIC
230	Again, I believe the request for the applicant is to have 131 through 134 heard first. Mr. Bice, let
231	me ask you a question. I assume you intend to ask for an abeyance on 131 through 134. And my
232	question to you is: Do you want to make that case right now, or do you want to make it after the
233	developer does their presentation?
234	
235	TODD BICE
236	No. I think they need to be held in an abeyance just like the – you can't, with all due respect, I
237	don't believe it's appropriate to separate the Development Agreement aspect out of these
238	applications and say, well, let's consider that after the fact. That's an admission by the developer
239	that he's trying to use one as a bargaining chip for the other to try and offer up inconsistent
240	positions. That's not the purpose of a planning meeting for the City Council. We have simply
241	made the point all along. They've brought this Development Agreement forward. The
242	Development Agreement governs the entire project. It has to be held in abeyance.
243	This attempt to thread – spot zone isn't the right terminology, but it's the equivalent of
244	piecemealing a project by these individual applications, which are then, in fact, in competition
245	and in conflict with the very application for the Development Agreement, that the developer has
246	proposed and sought an approval of from the Planning Commission. It's just simply not the way
247	in which the City has done business for anyone else, and it's inconsistent with the City Code.
248	So yes, we ask right now all of these items be held in abeyance until the Development
249	Agreement is considered, because that's ultimately what overrides all of this.
250	I thank you. Go ahead.
251	
252	FRANK SCHRECK
253	Frank Schreck, 9824 Winter Palace. This item has been held three times. It's been held at the
254	request of the City. It's been held at the request of the City and then the request of the developer.
255	It was held four months in a row – April, March, April and May. Or no, I guess April, May and
256	June at the request of the City and a request of the developer. We were all here, but those were

Page 10 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

257	held in abeyance. We've asked to have this held in abeyance, because it conflicts, you know, with
258	the Development Agreement which covers the same land.
259	So now you're piecemealing it and doing this now. What are you going to approve when you
260	approve a development agreement later? They already have this already approved. It's
261	inconsistent. They shouldn't be on the same agenda, as Todd said, and the three continuances
262	were asked by them and the City, not us.
263	
264	CHRIS KAEMPFER
265	First of all, Your Honor, may I respond to those comments and actually those of Mr. Bice? It is
266	not fair to say that considerations like this have never been granted to any other developer in the
267	history of the City of Las Vegas. I have been around for a lot of years, and I can tell you
268	considerations are granted when it's fair and when it's right. The application that is before you
269	now, the first is (sic) the applications 131 through 134. Those are the applications that in due
270	course are said here.
271	Now, were they delayed at the request of the City a couple of times? Yes. And then the other one,
272	the neighbors suggested to us that they should be delayed, and we said okay. So it was our
273	request working with the neighborhood to delay it. But we are entitled to be heard on an
274	application that staff is recommending approval on, that the Planning Commission recommended
275	approval on and that conforms to every standard of zoning practice in the City of Las Vegas.
276	We're saying if this item is heard and approved, then the holding of the other item and working
277	with that to get that thing resolved would then handle the whole thing. But right now, we would
278	like to proceed with an application that has been noticed properly for this hearing now.
279	
280	MAYOR GOODMAN
281	Well, what I'm going to do is I'm going to do as our attorney has suggested. I am going to read
282	Items 131 through 134, because you will understand as we get to the commentary at the end of
283	that then I will read 130 and then we'll go back to Agenda Item whatever that is 82

Page 11 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

284	So 131, GPA-68385, on a request for a General Plan Amendment from PR-OS
285	(Parks/Recreation/Open Space) to L (Low Density Residential) on 166.99 acres at the southeast
286	corner of Alta and Hualapai Way.
287	Agenda Item 132, WVR-68480, on a request for a waiver to allow 32-foot private streets with a
288	sidewalk on one side where 47-foot private streets with sidewalks on both sides are required
289	within a proposed gated residential development.
290	And related Item 133, SDR-68481, on a request for a Site Development Plan Review for a
291	proposed 61-lot single-family residential development.
292	And related Item 134, TMP-68482, on a request for a tentative map for a 61-lot single-family
293	residential subdivision on 34.07 acres, southeast corner of Alta and Hualapai Way (Lot 1 in File
294	121 Page 100 of Parcel Maps on file at the Clark County Recorder's Office, formerly a portion of
295	APN 138-31-702-002), R-PD7 (Residential Planed Development - 7 Units per Acre) Zone.
296	The Applicant/Owner is 180 Land Company, LLC. Staff has no recommendation on Item 131,
297	and the Planning Commission failed to obtain a supermajority vote on Item 131, which is
298	tantamount to denial. The Planning Commission and Staff recommend approval on Items 132
299	through 134. These are in Ward 2, with Councilman Beers, and are public hearings which I
300	declare open.
301	So, at this point, to continue on with that, we will go forward on these, or shall I read in 130 at
302	this point and include that?
303	
304	BRAD JERBIC
305	No. I believe that you should hear these at this point. Let me say for the record too that I agree
306	with Mr. Bice that these two things are incompatible. The Development Agreement, as
307	contemplated, does not have 61 custom home sites. It's got 65 total for the whole 183 acres of the
308	golf course. This is simply 61 sites at 34 acres.
309	I think the answer is pretty clear. If this passes, then there will have to be a reconciliation in the
310	future if there is a development agreement. And I think that Mr. Kaempfer will be the first to
311	stipulate that if the Development Agreement contains 65 custom home sites, then they'll rescind

Page 12 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

312	this request if that agreement is eventually approved. But I think that's the way that this is
313	resolved is you can certainly vote up or down on this. Now, and, of course, if you vote no on this
314	right now, you don't have any issue at all. There's no inconsistence with anything.
315	
316	MAYOR GOODMAN
317	I have a question of you, because we have been meeting on this for a long, long time with a lot of
318	issues. And when we approved the development on the, let's see, the south – what is it – the
319	southeast corner for the development under the high rises, I personally, with the support of
320	Council, asked you if you would go in and try to negotiate so we were not in piecemeal
321	development and could come through with an agreement where everybody is, you know, I mean,
322	he's a great developer. I've never seen anything he's built that hasn't been absolutely fabulous.
323	But we were at a point that we made the decision to go ahead with that, that corner that is
324	actually it's the northeast corner, not the southeast. It's the northeast corner at Rampart and Alta
325	for that development.
326	And so my request to you, specifically with the support of the Council was: Can you get in there
327	so we can approve the whole thing and then move from there? So where are we before I even go
328	into this?
329	
330	BRAD JERBIC
331	Yeah. I don't want to say too much right now, because you haven't called 130 forward. But when
332	we get to 130, I'm going to make a record that's exactly what we have been doing since you gave
333	that direction in January of this year. Mr. Perrigo and myself have been meeting with Mr. Lowie
334	and his team on a regular basis. We've been meeting with neighborhood groups, neighborhood
335	attorneys on a regular basis, individual neighborhoods that are uniquely affected.
336	We, I believe, are very, very, very close in my opinion. There may be some disagreement. But I
337	think we are very, very close to a, an agreement. But last night we had a couple of issues, that I
338	will talk about later when we get to 130, that did not resolve. At the same time, there is not a

Page 13 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

339	development agreement in the backup that reflects any of the changes that were approved by the
340	Planning Commission or by Recommending Committee.
341	Our plan was to put that all together in one big amendment that we'd be presented today -
342	
343	MAYOR GOODMAN
344	Right.
345	
346	BRAD JERBIC
347	- without the missing pieces yesterday. I'll go into more detail later as to why I think it's not
348	complete right now and I think it should be held in abeyance.
349	
350	MAYOR GOODMAN
351	But in all fairness – and I'm no attorney, thank God – to go through and vote on these items
352	before you can answer the question that I asked about. I mean that's not, to me that's not in good
353	faith. It is where are we with the whole –
354	
355	BRAD JERBIC
356	Right now –
357	
358	MAYOR GOODMAN
359	What we asked you to do, which I know you've been working 24/7 forever on this and it is
360	absolutely, you know, we see it a working relationship that can be developed where everybody,
361	nobody gets 100 percent, but everybody's got their 85 percent. And so, to me, the whole has to
362	work before you start – unless you're telling me go through each one of these, take the vote, have
363	the public hearing, go through it piecemeal – is that what you're telling us to do?

Page 14 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

364	BRAD JERBIC
365	I'm telling you that the developer has requested that. He has had this individual, standalone
366	project up before this Council and the Planning Commission for a very long time. And it would
367	have gone away if there had been a development agreement considered today and approved
368	today. But because I am recommending that you don't even consider it today, it clearly won't be
369	approved today. If it's approved in the future, it'll go away. But he wants to get moving on what
370	he has a right to ask for right now in his opinion. He believes he has a right to ask for the
371	standalone, as you call it, piecemeal part of Queensridge.
372	And that is exactly what it is. I wish I could tell you that we had a development agreement and
373	you didn't have to consider this a piece at a time. But we don't right now, in my opinion, and I
374	believe it should be held in abeyance so we can continue to pursue that. But in the meantime, he
375	wants to go forward with this piece in spite of that.
376	
377	MAYOR GOODMAN
378	Okay. I mean, that's the prerogative. My further question to you, because it's got to be very clear
379	to me, maybe they're further ahead and get it, but I don't yet. If in fact we - how close do you
380	feel the parties are to resolving issues that may not be resolved?
381	
382	BRAD JERBIC
383	If I could, Your Honor, we really need to call 130 if we're going to go any further on this,
384	because I'm really talking on items that are not right now up for consideration.
385	
386	MAYOR GOODMAN
387	Okay. All right. Here we go.
388	
389	BRAD JERBIC
390	I will get into that. I will answer that.

Page 15 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

391	MAYOR GOODMAN
392	Well, let's go do it. Off we go. So the applicant present or representative, we know that. So please
393	go ahead.
394	
395	CHRIS KAEMPFER
396	Okay. And Your Honor, let me address why this isn't what it might seem to be.
397	
398	MAYOR GOODMAN
399	Okay.
400	
401	CHRIS KAEMPFER
402	We have –
403	
404	MAYOR GOODMAN
405	I'm going to make sure today – we've had a long meeting with something that was extremely
406	long and involved, and I asked everybody absolutely no applauding, no screaming, no yay, no
407	nothing. And we worked through it, and it was just, it was a wonderful, wonderful work through.
408	We're going to get there. We are going to get there. But please be courteous, everybody to
409	everybody else, and let's not have any comments, no laughter, no applause, no kumbaya. So go
410	ahead, please, Mr. Kaempfer.
411	
412	CHRIS KAEMPFER
413	Okay. Let me finish what I, not from you, but from the crowd, what I was about to say.
414	
415	MAYOR GOODMAN
416	Okay.

Page 16 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

417	CHRIS KAEMPFER
418	We have a developer here who has spent literally hundreds of thousands of dollars a month on
419	this project. He has a lender who is saying: You don't have any real entitlements to show me
420	except one 435, out of all this acreage 17 acres. You better start showing me some kind of
421	entitlement, or we're going to have some issues, and you're not going to be able to spend the
422	money you're spending watering the golf course and doing those kinds of things because we have
423	to have something.
424	This is a plan that will allow us to move forward with the development agreement, give you, give
425	all of us 30, 60 days, whatever it is, to wrap it up. And upon that Development Agreement being
426	finalized, this, this zoning here will be consumed by it and will be superseded by the
427	Development Agreement. But without this, you cannot expect him to continue to pour those
428	kinds of dollars in. He's fighting litigation. He's fighting everything that he has to, and he's
429	putting everything he can, financially and his heart, into trying to make this thing work.
430	So, this application conforms to everything, in terms of solid zoning practices and principles. But
431	if I could just take $-$ and I know this is more of a general comment and I'm going to let Stephanie
432	get into the particulars. The reason why we're here is not a fault, and the reason why you hear
433	that acrimony and the laugher –
434	
435	MAYOR GOODMAN
436	No, no, don't even go there. Just stay on this.
437	
438	CHRIS KAEMPFER
439	But it's not their fault.
440	
441	MAYOR GOODMAN
442	Okay.

Page 17 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

443	CHRIS KAEMPFER
444	That's the point I'm making.
445	
446	MAYOR GOODMAN
447	Okay.
448	
449	CHRIS KAEMPFER
450	Two years ago, the HOA hired an attorney who stood in front of an HOA meeting and said this
451	property could not be developed. And people looked at him and said: Are you saying that if the
452	golf course closes, they can't develop it? And the attorney the HOA hired said, no, they cannot.
453	And when he was walking out, I'll never forget it. It's burned in my mind. Some homeowner
454	said: So they can't develop at all? And he said, quote: Not a single home.
455	And when I asked him - does the City support that position? I got lawyer speak. And I'm a
456	lawyer, and I know what it is. And he said: I do not believe that the City disagrees with that
457	position.
458	And from that meeting, that is the foundation upon which this opposition has been based. And
459	again, I don't blame people for thinking about that. But I live there too. And so what I did, I got a
460	hold of the City Attorney, I got a hold of the Planning Director, and I said: Can this be
461	developed? And they both said yes.
462	And then I looked at the zoning, and it's R-PD7. And I looked at the CC&Rs, and it says the golf
463	course is not a part of Queensridge and is not intended to be part of Queensridge and can never
464	be a part of Queensridge. And then I saw the documents that people signed saying the golf course
465	can be built on and views aren't protected. They could put commercial and residential. All of this
466	was designed with one purpose in mind, and that is to preserve this for development in the
467	eventuality that the golf course were (sic) to go away.
468	Now, that is the real Queensridge that Mr. Lowie and his group acquired, and that's what we're
469	dealing with. And not only does the City Attorney and the Planning Director, and for what it's

Page 18 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

170	worth, me and others who have looked at it, there's other land use lawyers who have looked at it
<b>1</b> 71	and come to the same conclusion, but two separate courts have held its developable.
172	Now, the whole idea of this ultimately is to get something that works for everybody. But without
173	something to show, without something that he can show a lender, his lender, that there's
174	something positive, that this Council believes that this property can and should be developed, he
175	is going to have problems that may not be surmounted. And so, I am, we are respectfully asking
176	that as we go through, you take a look at this plan and ask yourself if this does not - forget about
177	where it is and forget about - if this were coming in as a separate project, ask yourself: Would
178	you not support something at a density of 1.7 units per acre in this particular area?
179	And so, I'm going to let Stephanie take it from here. But trust me, this is one of those things that
180	when we all sit down, we're all going to hopefully, and thanks very much to Brad Jerbic. He has
181	worked tirelessly and the Planning Director as well, but especially Brad in this case to try to
182	bring people together.
183	
184	MAYOR GOODMAN
185	Yes, he has.
186	
187	CHRIS KAEMPFER
188	And he's right. Maybe we're there. Maybe we're almost there. But we need what the law allows
189	us to have so we can move forward. Go ahead Stephanie.
190	
191	MAYOR GOODMAN
192	And if I may ask on that and this, we'll go through the process, so we'll have comments from the
193	public too and Mr. Perrigo. In speaking to just agenda, number 131, that is – and again, it's GPA-
194	68385, on a request for a General Plan Amendment from PR-OS (Parks/Recreation/Open Space)
195	to L (Low Density Residential) on the 166.99 acres at the southeast corner of Alta and Hualanai

Page 19 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

496	STEPHANIE ALLEN
497	Your Honor and members of the Council, Stephanie Allen, 1980 Festival Plaza. All of Agenda
498	Items 131 through Agenda Item 134 are all related items that we would like to be heard together
499	if we could.
500	
501	MAYOR GOODMAN
502	Okay. All right. So we'll go from that. Okay.
503	
504	STEPHANIE ALLEN
505	Okay. So, with that said, we thank you for your consideration today. I echo Chris' sentiments that
506	we very much appreciate Mr. Jerbic's work as well as all of your staff on this and the neighbors
507	that are here tonight. I know I haven't been in all of those meetings. Mr. Jerbic has been. I was in
508	one last night.
509	And I will say, for the record, there is a possibility of getting this done, I think, in my opinion.
510	And I think if this, if we can move forward, instead of constantly being delayed, and have
511	something to show to the lenders, to this developer, then we've got some good faith going
512	forward that we'll work on the Development Agreement and the holistic plan. And I think we can
513	get there, so we appreciate you considering this first.
514	So, with that said, if I could have you look at the overhead. There are four applications before
515	you. One is the GPA amendment, and the GPA amendment goes beyond the 34 acres that are
516	before you today. The GPA amendment covers all of the green area here, except for the piece in
517	Section A. And the request is to go from what the City currently has designated as PR-OS to
518	Low. There's a dispute as to the PR-OS designation.
519	We've done a lot of research and haven't been able to find any indication of how PR-OS was
520	placed on this property. It looks as though at some point, because it was a golf course, the City
521	made that correction to PR-OS. But it was without any notice or hearing on behalf of the
522	property owner. So PR-OS is in dispute, but the request, needless to say, the request is to go to
523	Low on this portion of the property, which is consistent and actually less than what the

Page 20 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

524	Queensridge property is, which I believe is Medium Low. So it's even lower than what
525	Queensridge is.
526	There is no zone change before you. The property is zoned R-PD7. So currently, this is the 34
527	acres we're talking about. Currently, you can develop up to 7.49 units to the acre under the
528	existing zoning on the property. We are not suggesting that and never would, because frankly it's
529	not consistent with the Queensridge homes out there.
530	What we're proposing, as Chris mentioned, is 1.79 units per acre. And the way this has been laid
531	out is to be compatible and consistent with the homes that are already existing in Queensridge.
532	Keep in mind, this will have different street networks. So the entrance would be on Hualapai. So
533	this would be a new street network, with a new HOA, and it will be below the existing home
534	elevation. So it would be below grade and more in the goalie, for lack of a better word.
535	But you'll see here, let me just show you, for example, there are 17 homes along this existing
536	Queensridge property line. We are proposing 15 homes. So you've got less density adjacent to the
537	lots that exist in Queensridge. Similarly, up here, you've got 20, I guess about 21 homes adjacent
538	to just about 20 homes up here to the north. So we've taken the lot sizes that exist in Queensridge
539	and we've put compatible, comparable zoning adjacent to it and come to a density of 1.79 units
540	to the acre.
541	As Chris mentioned, if this were any other project and we were coming in on a standalone infill
542	project, and you had us come in with a density of 1.79 units to the acre adjacent to higher density
543	or the exact same density, this Council would approve it in a heartbeat.
544	The other two applications relate to – there's a waiver for the street sections to allow private
545	street improvements. So this is the proposed street section, which would have a 32-foot street
546	with roll curbs and then an easement area on either side for landscaping. In Queensridge, in San
547	Michelle, there's only one sidewalk in the street, so it's got the additional two sidewalks.
548	So it, I guess, exceeds some of the existing Queensridge neighborhoods in that regard, and it's
549	been approved in other private communities, just like on the D.R. Horton application that was on
550	your agenda not too long ago. So that's the requested waiver application.

Page 21 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

001	And then the tentative map is consistent with the site development plan review to allow these 61
552	lots on 34 acres with a density of 1.79 units to the acre.
553	Again, should this Council be willing to approve this, we will give you our word that we'll
554	continue to work with the neighbors, the neighbors that are here, that we met with as late as
555	night, to see if we can get to a development agreement, and should that development agreement
556	be approved for the whole property, it would supersede this. But in the meantime, we'd very
557	much appreciate your approval of this so that we can take it to the lenders and say the two years
558	that have gone by have been worth it. We've got something to show you, and at least we can
559	move forward.
560	So we appreciate your consideration, and we're happy to answer any questions.
561	
562	MAYOR GOODMAN
563	Any questions at this point? Let's see, Mr. Perrigo, you want to make comments?
564	
565	TOM PERRIGO
565 566	<b>TOM PERRIGO</b> Thank you, Madame Mayor. This is the same report that was given to Planning Commission so
566	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so
566 567	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so many months ago. The proposed 61-lot residential development would have a net density of 1.79
566 567 568	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so many months ago. The proposed 61-lot residential development would have a net density of 1.79 dwelling units per acre. The proposed low density general plan designation, which allows up to
566 567 568 569	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so many months ago. The proposed 61-lot residential development would have a net density of 1.79 dwelling units per acre. The proposed low density general plan designation, which allows up to 5.49 units per acre, allows for less intense development than the surrounding established
566 567 568 569 570	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so many months ago. The proposed 61-lot residential development would have a net density of 1.79 dwelling units per acre. The proposed low density general plan designation, which allows up to 5.49 units per acre, allows for less intense development than the surrounding established residential areas, which allows up to 8.49 units per acre. The densities and average lot size of the
566 567 568 569 570	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so many months ago. The proposed 61-lot residential development would have a net density of 1.79 dwelling units per acre. The proposed low density general plan designation, which allows up to 5.49 units per acre, allows for less intense development than the surrounding established residential areas, which allows up to 8.49 units per acre. The densities and average lot size of the proposed development are comparable to the adjacent residential lots. Staff, therefore,
566 567 568 569 570 571 572	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so many months ago. The proposed 61-lot residential development would have a net density of 1.79 dwelling units per acre. The proposed low density general plan designation, which allows up to 5.49 units per acre, allows for less intense development than the surrounding established residential areas, which allows up to 8.49 units per acre. The densities and average lot size of the proposed development are comparable to the adjacent residential lots. Staff, therefore, recommends approval of the General Plan Amendment to low density residential.
566 567 568 569 570 571	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so many months ago. The proposed 61-lot residential development would have a net density of 1.79 dwelling units per acre. The proposed low density general plan designation, which allows up to 5.49 units per acre, allows for less intense development than the surrounding established residential areas, which allows up to 8.49 units per acre. The densities and average lot size of the proposed development are comparable to the adjacent residential lots. Staff, therefore, recommends approval of the General Plan Amendment to low density residential. The applicant is requesting interior streets that do not meet Title 19 standards. However, the
566 567 568 569 570 571 572 573 574	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so many months ago. The proposed 61-lot residential development would have a net density of 1.79 dwelling units per acre. The proposed low density general plan designation, which allows up to 5.49 units per acre, allows for less intense development than the surrounding established residential areas, which allows up to 8.49 units per acre. The densities and average lot size of the proposed development are comparable to the adjacent residential lots. Staff, therefore, recommends approval of the General Plan Amendment to low density residential. The applicant is requesting interior streets that do not meet Title 19 standards. However, the proposed private interior streets will provide roadways, sidewalks, and landscaping in a
566 567 568 569 570 571 572 573	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so many months ago. The proposed 61-lot residential development would have a net density of 1.79 dwelling units per acre. The proposed low density general plan designation, which allows up to 5.49 units per acre, allows for less intense development than the surrounding established residential areas, which allows up to 8.49 units per acre. The densities and average lot size of the proposed development are comparable to the adjacent residential lots. Staff, therefore, recommends approval of the General Plan Amendment to low density residential.  The applicant is requesting interior streets that do not meet Title 19 standards. However, the proposed private interior streets will provide roadways, sidewalks, and landscaping in a configuration similar to and compatible with that of the surrounding development. The 32-foot
566 567 568 569 570 571 572 573 574 575	Thank you, Madame Mayor. This is the same report that was given to Planning Commission so many months ago. The proposed 61-lot residential development would have a net density of 1.79 dwelling units per acre. The proposed low density general plan designation, which allows up to 5.49 units per acre, allows for less intense development than the surrounding established residential areas, which allows up to 8.49 units per acre. The densities and average lot size of the proposed development are comparable to the adjacent residential lots. Staff, therefore, recommends approval of the General Plan Amendment to low density residential. The applicant is requesting interior streets that do not meet Title 19 standards. However, the proposed private interior streets will provide roadways, sidewalks, and landscaping in a configuration similar to and compatible with that of the surrounding development. The 32-foot wide streets will allow for emergency access and limited on-street parking, while the adjacent

Page 22 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

579	The development standards proposed by the applicant fall into two categories – those containing
580	20,000 square feet or less and those containing greater than 20,000 square feet. Standards for lots
581	20,000 square feet or less are generally consistent with R-D zoned properties, and lots greater
582	than 20,000 square feet are generally consistent with R-E zoned properties. If applied, these
583	standards would allow for development that is compatible with that of the surrounding gated
584	neighborhoods.
585	In addition, the proposed plan includes usable open space that, usable open space areas that
586	exceed the requirement of Title 19. Staff, therefore, recommends approval of the site
587	development plan review and tentative map.
588	
589	MAYOR GOODMAN
590	Thank you very much. All right. Is there anyone from the public who wishes to be heard on this
591	item? Please come forward. State your name for the record. Yes, please.
592	
593	GEORGE C. SCOTT WALLACE
594	Your Honor, Councilwoman –
595	
596	MAYOR GOODMAN
597	Oh yes, I see there are enough people. Let's keep each one's comment to a minute, unless it is a
598	representative of a particular group that we've already heard from. So please.
599	
600	GEORGE C. SCOTT WALLACE
601	Your Honor, Councilwoman, Councilmen, my name is George C. Scott Wallace. I'm a retired
602	professional engineer. I live at, in Las Vegas since 1960; it's been my home. I reside now at 9005
603	Greensboro Lane.
604	I am speaking in favor of the application. My background, very briefly, is I came to Las Vegas in
605	1960. I started an engineering design company in 1969. Our company, which I sold in the year

Page 23 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

000	2000, provided engineering services to many land developers, including Del webb, where I met
607	Frank Pankratz. And through Frank, I met Yohan Lowie.
608	In my business, I used to come very frequently before your Council and the Planning
609	Commission to resent, to represent many clients with regard to their request for approvals. By
610	the way, these clients included Bill Peccole, developer of the Badlands Golf Course. In my entire
611	professional career, no one, no one did a better quality project than Yohan.
612	
613	MAYOR GOODMAN
614	Okay. I'm going to have to –
615	
616	GEORGE C. SCOTT WALLACE
617	The One Queen –
618	
619	MAYOR GOODMAN
620	I'm sorry, Mr. Wallace, as much as we have such high regard for you and everything that you
621	have done with your company and everything here, we're going to have to stick on the minutes,
622	because we are going to be here for a long, long time. But I think you got your approval and your
623	appreciation for Mr. Lowie clearly stated.
624	
625	GEORGE C. SCOTT WALLACE
626	Quality builder/developer. Thank you.
627	
628	MAYOR GOODMAN
629	So if you would. Thank you, Yes, ma'am.

Page 24 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

630	LILIAN MANDEL
631	Oh, hello. My name is Lillian Mandel, and I've been in Las Vegas 27 years, and 17 years I've
632	been at Fairway Pointe, which is adjacent to the Badlands. And when we bought in that situation,
633	we were told that was Badlands and was open up to the public.
634	And then when it was sold, I all of a sudden was worried, and then I heard it was Mr. Lowie. And
635	because of all the projects he's done in this city, I was thrilled, because I'm right up against the
636	fifth hole. And mainly, one of the main things was the Tivoli Village. It was sitting on a wash, a
637	big hole that said nobody could build anything. He was capable of doing it.
638	So I approve his ability of building things that are beautiful. I don't have a problem with it, and
639	I'm glad that it's not a builder who's going to build big homes back there. So I would love for
640	them to deal with logic instead of anger. That's all I have to say.
641	
642	MAYOR GOODMAN
643	Thank you. Thank you very much, and thank you for staying on the time.
644	
645	LILIAN MANDEL
646	You're welcome.
647	
648	DAN OMERZA
649	Mayor Goodman and ladies and gentlemen, my name is Dan Omerza, and I live in Queensridge.
650	I don't live on the golf course. I met with Mr. Lowie's representatives when he first proposed the
651	project. I went to his office, and it was very grand. And since that time, he's changed his position
652	many, many times, which makes everyone in the Queensridge development very nervous. Okay.
653	I think that since we just had a very big election and some folks will no longer be here on this
654	Council in a few short weeks, I think it would be disingenuous to vote on anything right now
655	until the people who have put the people in this, in your Council, are here to vote with our
656	representatives as we picked them. I think it would be very sad if we pushed things forward at
657	this point. Thank you.

Page 25 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

659	Thank you, Mr. Omerza. I appreciate it.
660	
661	DAN OMERZA
662	Thank you. Yes, ma'am.
663	
664	TRESSA STEVENS HADDOCK
665	Good evening. Tressa Stevens Haddock; I'm the lady that keeps coming back outside the gates
666	where the construction is. And I just want to know on what you're voting on this evening?
667	Where's the construction, because, again, that's my concern. I moved there for health reasons,
668	and I'm the person that there's only one road where construction, and no one said tonight. Did
669	they change the location of where construction is, or is it still going to be Clubhouse, which is
670	right where my house is located? That's my question.
671	
672	MAYOR GOODMAN
673	Thank you.
674	
675	FRANK SCHRECK
676	Mayor, members of the City Council, Frank Schreck, 9824 Winter Palace. We have a bunch of
677	professionals to address some of the issues that have been raised, so we'd like to have the time to
678	be able to do that. We'll try to make it as brief as possible, but this is obviously a serious matter
679	for our community. We voiced our concern already that this is inconsistent with the general, the
680	Development Agreement and it shouldn't even be heard tonight.
681	One thing I do want to start off saying, there are not two courts that have said that the developer
682	has a right to develop. They got one decision that had findings of fact and conclusion of law from
683	Doug Smith's court that had nothing at all to do that was of the issues that were in front of him.
684	The other court, that we're involved in, has denied our 278A. We've appealed that. And the

Page 26 of 128

658 MAYOR GOODMAN

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

685	mapping issue, they've upheld that. So that's going forward. So there's only one court, and it
686	didn't even have in front of it really the issues that they're doing there.
687	But what I want to say is, to ntroduce to you is Ngai Pindell, who is a professor of law at the
688	university, at the Boyd Law School, who is going to speak to several of these issues as a matter
689	of law.
690	
691	MAYOR GOODMAN
692	I'm gonna let him have five minutes if he wants it with his presentation. Yeah.
693	
694	NGAI PINDELL
695	Thank you very much. I'm Ngai Pindell, Professor of Law at the William S. Boyd School of Law.
696	So I've written a lot about how effective planning produces good land use results, and that was
697	my interest in this issue. It seems to be a case where good planning has occurred, and now we're
698	in this dispute and there's some danger that good planning might be subverted.
699	I've submitted a report on the Master Development Plan Phase II, which is here, to the
700	homeowners. And I'd like to introduce that into record and then just make three or four
701	highlighted points about the report.
702	So, first, I think we don't want to lose sight of the fact that there's a Master Development Plan
703	here. So the property, earlier we talked about the property being developable or not. Indeed, the
704	golf course property is developable – I can't say that word – but there's a process that can be
705	followed. When I look at the different Planning staff reports from earlier applications in this
706	process – and there have been many applications – the Planning staff indicated that a major
707	modification of the Master Development Plan, Phase II, was appropriate and then a General Plan
708	Amendment, all of which in conformance with a General Plan.
709	And so I think that is a sensible approach and a good land use approach to do. It gives all of the
710	stakeholders a chance to be heard, other arguments to be properly considered, and is consistent
711	with good land use practice.

Page 27 of 128

# **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

712	The other part that I wanted to say was that there's an argument about the underlying zoning. And
713	this is where I want to bring you back to the Master Development Plan. Indeed it was a Master
714	Development Plan, where the developer asked for a number of different land uses. There was
715	residential, single-family residential, commercial, open space, golf course and the multi-family.
716	The residential was on 401 acres. The developer asked for those uses. The City approved those
717	uses, and those uses have been reflected in the Master Development Agreement and in the City's
718	General Plan for well over 25 years.
719	So to change those uses now is possible, but I think it should rightly go through a process of a
720	modification to that Master Development Agreement, followed by the General Plan Amendment,
721	again for conformance with the General Plan.
722	I know this is a long and contentious case, so I wanted to keep my comments brief, but I hope
723	you'll consider those land use planning principles.
724	
725	MAYOR GOODMAN
726	Thank you very much. I appreciate it.
727	
728	FRANK SCHRECK
729	As Professor Pindell indicated, there is a tremendous amount of work that was put into the staff's
730	reports for the applications that were submitted early, the 720 and then the 250 acres that had a
731	development agreement. Those had huge staff reports. And in those staff reports, they said over
732	and over and over again what the process is to develop the Queensridge golf course. This is not
733	us speaking. This is your Planning Department speaking. And I can give you tons of quotes from
734	it.
735	But this is a quote from the July 2016 Staff Report, which is, what, less than ya ear ago? Nothing
736	has changed. The golf course is there. The Master Plan is there. The General Plan is there.
737	Everything is there.
738	Here's what it says. Is it on there? Can you, do I zoom down, or do you zoom down? This is –
739	from their Staff Report, Planning Commission meeting of July 12th, 2016. The existing
	Page 28 of 128

#### **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

740	designation to the southwest of the subject property is R-PD7, Residential Planned Development,
741	7 units per acre. We all agree on that.
742	However, without prior approval of a modification to the Peccole Ranch Master Plan on this
743	area, residential units would not be allowed. Then the top paragraph says the Peccole Master
744	Ranch Plan must be modified to change the land use designation from golf course drainage to
745	multi-family, and in this case single-family, prior to approval of the proposed General Plan
746	Amendment.
747	So that as Professor Pindell said, there is a procedure to develop the golf course. The staff has
748	recognized it. They talked about it over and over again. There is no pre-existing right to develop
749	on that golf course.
750	What the developer has to do and what the developer did in those early applications — applied
751	for a major modification, that was the application they filed in February, a major modification of
752	the Peccole Ranch Master Plan to change the golf course, which was designated for all this time
753	as drainage golf course to multi-family and single-family. And then the next step they said you
754	have to do is the, because there's no residential in the drainage and golf course under the City's
755	approval of that Master Plan.
756	And then the second step you have to do is you have to change what they've asked for here. You
757	have to change the General Plan, because it's Park/Recreation/Open Space, which has no
758	residential. So to make it consistent with what the Peccole Ranch Master Plan is, once the major
759	modification is done there, you amend the General Plan to provide the density cat, zoning
760	categories that provide the density that's requested.
761	You have to have both of those steps. Your staff said that over and over and over again. I can
762	read them ad nauseam from those big reports.
763	When we get to this one, all of a sudden the requirement for a major modification is gone,
764	mysteriously gone. It has to be there. You can't even do the General Plan Amendment, because
765	it's not going to be consistent with the Master Plan of the Peccole Ranch. The Peccole Ranch,
766	that has to be modified first through an amendment, and then you do the General Plan after that.
767	There's (sic) two steps to it.

Page 29 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

768	So it isn't that people have said that it can never be residential on it, but there is a process that has
769	to be followed. It's not being followed here. There's no major modification.
770	
771	MAYOR GOODMAN
772	Okay. Thank you. Next please.
773	
774	DOUG RANKIN
775	Good evening, Mayor.
776	
777	MAYOR GOODMAN
778	Hi.
779	
780	DOUG RANKIN
781	Doug Rankin, 1055 Whitney Ranch Court. I'm here to answer the question that appears to be
782	eluding everyone, which is: How did these open space areas on R-PD become green?
783	Well, there was a process. The City of Las Vegas has had a Master Plan since 1959 and has
784	amended their Master Plan and replaced it multiple times. 1985, the City's Master Plan looked
785	like this. And this is the Peccole Ranch area. It's kind of a blob map. It shows this is suburban
786	with commercial.
787	This is what is called a small area plan. The small area plans incorporated the large plan, per the
788	1985 Master Plan. They had small area plans, a concept short range plan, and residential plan
789	districts, R-PDs. And those, that made up the plan. So that plan was replaced in 1990 by the City
790	Council, with the Peccole Ranch Master Plan Phase I and Phase II, '89 in Phase I, 1990 in Phase
791	II.
792	The Master Plan was agendaed as a Master Plan; the Master Development Plan Amendment
793	related to Z-1790, the zoning case of the R-PD7 and the other zonings, the R-3 and the C-1
794	approved by Council. As part of that approval, it set the amount of space they were going to do.
795	How many acres of this? How many acres of single-family? How many acres of open space?

Page 30 of 128

#### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

796	Accompanying that was the zoning; the zoning set the total unit cap for this location, which I'll
797	come to in a little bit. It was even conditioned to have a maximum of 4,247 dwelling units. That's
798	the most units you can have by condition of approval by the City Council on the zoning.
799	So, we have the small area plan from 1990. After that, the City of Las Vegas adopts a new Master
800	Plan in 1992. This is the land use plan from that. Once again, we see for the first time, the green.
801	How did it get there?
802	
803	COUNCILMAN COFFIN
804	Are you going fast because you've got a time limit?
805	
806	DOUG RANKIN
807	That's why I'm going fast, yeah.
808	
809	COUNCILWOMAN TARKANIAN
810	Don't go fast.
811	
812	DOUG RANKIN
813	Would you like me to slow down?
814	
815	MAYOR GOODMAN
816	Do you have a question, Councilman?
817	
818	COUNCILMAN COFFIN
819	Yeah. Well, I was asking you procedurally. He's in a rush, but I don't know if it's because of our
820	time limit. And I'm just wondering –
821	
822	MAYOR GOODMAN
823	I had asked general public, I was giving them a minute.
	Page 31 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

824	COUNCILMAN COFFIN
825	Because these are really kind of expert testimonies, and we'll have it from both sides.
826	
827	DOUG RANKIN
828	I'll go a little slower.
829	
830	COUNCILMAN COFFIN
831	I hate to have it rushed right by me.
832	
833	MAYOR GOODMAN
834	But I think – oh, I thought we were keeping up with it pretty well. Maybe have a little more iced
835	tea or something.
836	
837	DOUG RANKIN
838	And I'll have a little less caffeine. I'll take a breath.
839	
840	COUNCILMAN COFFIN
841	I need something illegal, I think.
842	
843	MAYOR GOODMAN
844	He's in 1992, for heaven's sakes.
845	
846	DOUG RANKIN
847	Right.
848	
849	MAYOR GOODMAN
850	We've been through this before.

Page **32** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

851	DOUG RANKIN
852	Well, actually, you haven't heard this part before.
853	
854	MAYOR GOODMAN
855	So I'd like you to keep going. Okay.
856	
857	DOUG RANKIN
858	Mayor, you haven't heard this part before, because in 1992, the City adopts a new Master Plan.
859	Norm Standerfer becomes the Planning Director, and we move away from the blob maps. As part
860	of that, the Master Plan adopted the Land Use Plan, where the green color comes in. It was done
861	with 3,000 Las Vegas residents participating, a committee approved by the Council of 35 people.
862	As part of that process, the existing land use conditions were considered. And I quote: Accurate
863	assessment of existing land use is an essential step in developing the recommended future land
864	use patterns in the General Plan. A major task accomplished in the General Plan update was the
865	documentation of existing land use conditions throughout the City."
866	Staff went and looked, and they said what was approved everywhere to do this. Before we had a
867	blob map, not by parcel. New plan, by parcel. They went and looked and saw that here it was
868	commercial. So they made it red. Here, they saw they had approved open space on these master
869	plan communities. This is approved open space. The appropriate land use they adopted was
870	Park/Recreation/Open Space. Legally, for a Council, thousands of hours of work went into this
871	new Master Plan. That Master Plan continued.
872	This is where the first time the City considers general plan amendments with this new Master
873	Plan. Here's an example of one from Peccole Ranch, GPA-54-94, where they moved some of it
874	around, noting here that on this, they have their P for Park/Recreation/Open Space. This is from
875	the Peccoles. They submitted this plan. They were moving some of their densities around.
876	Staff even notes that Staff has no objection to the required, to the request given the change in
877	alignment of Alta Drive and the golf course. Some changes to the Master Development Plan are

Page **33** of **128** 

#### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

878	to be expected. Also the changes in the designation does not increase the total number of uses
879	permitted for the project. And they recommended approval of this GPA.
880	Staff tracked it through something called the Red Book. Most planners in the Planning
881	Department are familiar with the Green Book. Before computers and GIS technology, there was
882	a green book for zonings so they could map them as they changed on parcels, keep track of them,
883	and there was a red book for General Plan.
884	This is the Red Book page, from 1995, showing that this is Park/Open Space, Medium Low. This
885	is the golf course area, and these are the development areas of Medium Low, Service
886	Commercial, because this changed eventually to R-PD7 zoning, and Low Density Residential at
887	one point. I have another picture of the east end of the golf course, once again, from the Red
888	Book. So they were tracking it all along.
889	Then as you're about to do, adopt a brand new Master Plan, the 2045 I believe, staff is going to
890	go through this same process: look at the existing conditions, document them, consider them for
891	future uses. In 2001, the City redoes their Master Plan again. They adopt the capstone document,
892	the 2020 Master Plan; it takes them a while to do the land use element, five years, four or five
893	years, 2005, they go through and adopt, with all the general plan amendments and rezonings that
894	were part of the record from 1992 to 2005 that hadn't been fixed on the plan out of the Red Book
895	documented, updated the Plan, brought it to City Council for approval. The green continued from
896	'92 to today.
897	This is the 2005 Plan. This is the 2015 Plan, just recently updated. Your Land Use Plan was just
898	recently updated by this Council. It was approved. It was heard as a public hearing reaffirming
899	the Park/Recreation/Open Space. It didn't come out of the thin air. Thousands of hours of work
900	went into it.
901	
902	COUNCILWOMAN TARKANIAN

Page **34** of **128** 

903

Excuse me. Can you tell me what year that was again?

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

904	DOUG RANKIN
905	What's that? Sorry, I'm getting a little dry mouth, so I apologize. Okay. As a matter of fact, the
906	Plan even documents that Peccole Ranch is an important master developed community, and it
907	calls it out in the southwest sector. The following Master Development Plan areas are located
908	within the southwest. We have Canyon Gate, The Lakes – I showed you pictures of those – and
909	Peccole Ranch, preserving what was approved in 1990.
910	I'm running out of time. I had some more things about what they approved, which was the
911	densities at this location. They approved approximately 4,000 units and change. At this time,
912	there are 820, 17 units not developed or entitled. The Master Plan that's being proposed at 5.49
913	units per acre will exceed that density. I realize the request today is for a tentative map.
914	Yes?
915	
916	TOM PERRIGO
917	Freshen your whistle again.
918	
919	DOUG RANKIN
920	Thank you so much, Tom. I appreciate it. Thank you. Currently, if you approve the 5.49 dwelling
921	units per acre — and the applicant says they only want 1.7 units per acre. You could actually
922	approve a lower density general plan here to meet that. You could go all the way down to 2 units
923	to the acre, but they've asked for 5.49 on 166 acres. If you approve all of those, you will exceed
924	your unit cap that was approved by Z-1790 by 99 units. That concludes my presentation. I
925	appreciate your time.
926	
927	MAYOR GOODMAN
928	Thank you very much.
929	
930	DOUG RANKIN
931	For the Clerk's Office.

Page **35** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

932	MAYOR GOODMAN
933	Yes.
934	
935	COUNCILMAN COFFIN
936	Your Honor?
937	
938	MAYOR GOODMAN
939	Yes, please, Councilman?
940	
941	COUNCILMAN COFFIN
942	The stakes are too high on this to have people running at full speed trying to show us stuff that
943	some of us might assume that we all know by heart, but maybe we haven't lived it. I know the
944	Councilman for the ward has, the City Attorney has, and maybe you have, Mayor. But it's still as
945	if it's new, because this doesn't come up every day. So I would appreciate if witnesses are given
946	time that they need to present. All the sides should have that courtesy. And I can stay here as long
947	as they do. Thank you.
948	
949	MAYOR GOODMAN
950	Thank you.
951	
952	GEORGE GARCIA
953	Thank you. Mayor, members of the City Council, George Garcia, 1055 Whitney Ranch Drive,
954	Suite 210. Pleasure to be before you. Continuing on some of the points that the Professor made
955	and that Doug has made, but I also want to go back to the comments that the applicant made. The
956	comments of the applicant were that the neighbors had every reason to be upset because they
957	were essentially confused and had been misled, I guess to put in my own words.
958	But I think maybe the reverse is really true. You have to ask was the developer or the applicant
959	the one who was really confused and misled? Because at the end of the day, as Doug has said, it
	Page <b>36</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

960	is Parks, Recreation and Open Space. And as he showed you, there's no development density
961	allowed in that golf course open space area. And I'll show you again.
962	So if you buy the land with no contingency and you thought that that was the correct answer was
963	you have the right to build 7 units per acre – and we've heard that said that there's a right to build
964	based on 7 units per acre – we don't believe that's the case. And we think if anybody's confused,
965	maybe the developer is the one who's confused, and they have every right to be indignant and
966	upset. And I think that's the real source of the confusion.
967	The other point that was made by the applicant at the outset was we have done everything the
968	right way whenever possible. Well, I'll start with just one example of doing things the wrong
969	thing and doing it the wrong way. One of those, and we could not find anywhere in the
970	documents associated with this particular request, what's called a development impact notice and
971	assessment or DINA, for short.
972	If we go to the overhead, part of that requirement is it says for a project of significant impact, a
973	project of significant impact is defined as one that's a tentative map, final map, or planned unit
974	development of 500 units or more. Well, we're clearly in a condition with 166 lot, plus acres.
975	Given the density of 5.49 all the way up to 7.49, the density will well exceed the possibility of
976	500 units. And they can say, well, it's only 61 at this time. Well, that's fine. But if you read the
977	Code, a zoning map or local land use plan that could result in development meeting or exceeding
978	any of the above criteria requires a DINA. We have not seen evidence, and I would ask where
979	that DINA is and if it can be produced.
980	Absent also in this, you see the General Plan Amendment, the absence of piece that was
981	mentioned before by the professor and indicated by Mr. Schreck in his, in prior staff reports as
982	well. Another thing that we see is missing – and I'd ask where it is – is a major modification.
983	As you can see on this map here, it shows in the southwest sector map, that Mr. Rankin was
984	referring to the list, this is actually the pictorial representation of those plans, planned areas, the
985	special area plans within the overall City's General Plan. And this one in tan here, sort of
986	brownish color, is the Peccole Ranch Plan, which is identified here as part of the Peccole Ranch,
987	and then, of course, you have many others as well.

Page **37** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

988	But the point of that is that you say, okay, then what does that tell you? It says the development
989	of property within a planned development district may proceed only in strict accordance with the
990	approved master development plan and development standards. And if you're going to deviate
991	from that, it goes on to further say that you have required to do a master development plan. And
992	that's found in your - this is straight out of your Uniform Development Code. And this is from
993	your General Plan. So we would ask where's the major mod?
994	This is going back - and I think, again, Mr. Schreck talked about this - this comes out of the staff
995	reports. Basically, it's an excerpt. This one in particular is from July 12th Planning Commission
996	meeting. It says the proposed plan requires a major modification of the Peccole Ranch Master
997	Plan. This was at that time regarding specifically Phase II.
998	Another one over here, major modification of the Peccole Ranch Master Plan, General Plan
999	Amendment and rezoning must be approved in order to allow the types of development
1000	proposed. Again, and there's more, but all of it points to the fact that where is the major
1001	modification that's essential to achieve what the applicant would seek to achieve. So we don't
1002	think it's properly before you.
1003	So let's go back to a point we've talked about just briefly before, but I think it's worth reiterating.
1004	So what would the developer or a resident in, not Queensridge, but within the Peccole Ranch
1005	Master Plan area, because this is not about just Queensridge as we know it, as it was developed,
1006	because the golf course, while it may not be part of Queensridge, is part of the Peccole Ranch
1007	Master Plan. So while it may not be bound by the private sales and deals, it's bound by the
1008	strictures put on it by the City in its approvals, as Mr. Rankin has pointed out and others.
1009	I will go back to that Peccole Ranch Master Plan, because what it says, it starts, it goes back to
1010	golf course drainage area, the acreage, and, of course, Doug was showing where it was amended,
1011	but it shows no density, zero density and no units. That's why this City ultimately defines it to be
1012	PR-OS, no density, no units allowed. So while that potentially could have been more, it was
1013	capped with the number of units, 4,247 maximum density, and it specifies the number of acres.

Page **38** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1014	So that chart pretty much says to anybody who wants to buy in this community, Peccole Ranch
1015	Master Plan, what should they reasonably expect. Then they, so they would come to the City to
1016	look for those documents, and this is what they would find.
1017	They also then would look at the purchase documents that they have obtained, that were part of a
1018	requirement. One of the things that's required if you're going to be doing any of these things is
1019	you have to have CC&Rs. Well, we don't see any CC&Rs yet today either, but we'd ask where
1020	those are. But for Queensridge, one of the areas – and this is typical of all of them – did contain
1021	design guidelines that were very extensive, very complete. But what you'll see again, what would
1022	a buyer reasonably expect? No right to the golf course, no control over the golf course, no right
1023	to use it.
1024	And state statutes are very clear that it's not about the use. It can also be about the enjoyment.
1025	And what is that enjoyment? The enjoyment is of the, what is identified here with the homes that
1026	were being built along the golf course had every right to expect golf course open space and very
1027	specifically views of that golf course open space. That was the reasonable expectation that they
1028	had. We think they had every right to rely on it. And we think state statute, NRS 278A – and I
1029	know the City Attorney doesn't think that that applies because they, you didn't adopt it - we think
1030	it applies regardless, the State being, and I think as the Mayor knows very well, the superior
1031	body. So we think that applies.
1032	And why that's so important is because 278A says that residents in a completed master plan
1033	community, which this is, or PUD, as the State refers to it as one of the ways to refer to it, gives
1034	great deference and protection to those residents in a completed plan to rely on the types of
1035	things the Peccole Ranch Master Plan and these documents entailed.
1036	And absent, basically, the owner's consent in that completed plan, this application that today is
1037	before you shouldn't even be before you, because they haven't consented. Hence, I think the
1038	mayor's direction for we need an agreement of all the parties before this comes back.
1039	So with that, Mayor, we'd be happy to answer any questions, and it concluded my presentation.
1040	Thank you.

Page **39** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1041	BRAD JERBIC
1042	I actually have a question, if I could, Mr. Garcia. Could you go back two foam boards earlier?
1043	
1044	GEORGE GARCIA
1045	Which one?
1046	
1047	BRAD JERBIC
1048	I believe it's a staff report, and at the beginning it has a GPA and it has some other things at the
1049	top. That's the one. Can you read the top of it where it says GPA dash? I'm having a hard time
1050	reading that. It's a GPA dash.
1051	
1052	GEORGE GARCIA
1053	Yes. It refers to GPA, in this case, 62387.
1054	
1055	BRAD JERBIC
1056	62387. And then the SDR says what?
1057	
1058	GEORGE GARCIA
1059	The SDR is 62393.
1060	
1061	BRAD JERBIC
1062	62393. Are you aware that Item 131 is a completely different GPA? It's Item 68385. That's a staff
1063	report on a completely different General Plan Amendment request, and that the SDR in 133 is
1064	SDR-48481, and that's a report on a completely different SDR request?
1065	
1066	GEORGE GARCIA
1067	Fully aware. And my point isn't that this is specific to this request. This is not saying this is what
1068	staff said in this particular case. It's what it said in prior cases. As Mr. Schreck was pointing out,
	Page <b>40</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1069	we have numerous references over the history of all of the last almost two years, where staff has
1070	indicated very clearly you need the general plan and the major mod along with the other
1071	elements of this. So that's the point. This is not to say this is this case. It's to say, using the
1072	references to those other cases, that there should be not only a general plan but a major mod as
1073	well. And again, we see evidence, no evidence of a major mod, no evidence of the DINA, and
1074	would ask where both those are.
1075	And for that, and basically to make it clear, perhaps maybe I would include for the record,
1076	Mayor, that everything basically over the entire history of the Peccole Ranch Master Plan and
1077	most recently over the last approximate two years, every application, that has been, whether it's
1078	been approved, denied, withdrawn, abeyed, all that entire record and history should be included
1079	for the record, so if and when this ever goes before a court, they'll be able to look at all that
1080	information over the entire - history of all of this so they can make a clear decision. Thank you.
1081	
1082	BRAD JERBIC
1083	Which is why I want to make a couple more observations here. I want to make it abundantly
1084	clear there's no legal issue, in my mind, that would involve the City Attorney Office in this pure
1085	land use request. There are a number of legal issues that are being raised that I may have to argue
1086	in court someday. So whether you vote for this or not is not any of my business. That's a
1087	
	planning issue entirely.
1088	planning issue entirely.  But I do want to put on the record that I believe that report contained a request for a major mod
1088 1089	•
	But I do want to put on the record that I believe that report contained a request for a major mod
1089	But I do want to put on the record that I believe that report contained a request for a major mod and other things, because it was tied to a development agreement. It wasn't tied to this individual
1089 1090	But I do want to put on the record that I believe that report contained a request for a major mod and other things, because it was tied to a development agreement. It wasn't tied to this individual request for 61 individual lots.
1089 1090 1091	But I do want to put on the record that I believe that report contained a request for a major mod and other things, because it was tied to a development agreement. It wasn't tied to this individual request for 61 individual lots.  We have looked at the Peccole Ranch Master Plan. Page 18 has a number of maximum
1089 1090 1091 1092	But I do want to put on the record that I believe that report contained a request for a major mod and other things, because it was tied to a development agreement. It wasn't tied to this individual request for 61 individual lots.  We have looked at the Peccole Ranch Master Plan. Page 18 has a number of maximum residential units, maximum multi-family units, maximum that. If you're going to exceed those
1089 1090 1091 1092 1093	But I do want to put on the record that I believe that report contained a request for a major mod and other things, because it was tied to a development agreement. It wasn't tied to this individual request for 61 individual lots.  We have looked at the Peccole Ranch Master Plan. Page 18 has a number of maximum residential units, maximum multi-family units, maximum that. If you're going to exceed those numbers by some exorbitant amount, we get into a discussion about a major modification, which
1089 1090 1091 1092 1093 1094	But I do want to put on the record that I believe that report contained a request for a major mod and other things, because it was tied to a development agreement. It wasn't tied to this individual request for 61 individual lots.  We have looked at the Peccole Ranch Master Plan. Page 18 has a number of maximum residential units, maximum multi-family units, maximum that. If you're going to exceed those numbers by some exorbitant amount, we get into a discussion about a major modification, which is why that's in that document. That Development Agreement was withdrawn.

Page **41** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1097	accompany that Development Agreement in 2016 have any bearing, in my opinion, on these four
1098	requests today. And I just want to make that part of the record.
1099	
1100	MAYOR GOODMAN
1101	Thank you. Thank you, Mr. Jerbic. Okay, next?
1102	
1103	MICHAEL BUCKLEY
1104	Good afternoon, Mayor and members of City Council, Michael Buckley representing the Frank
1105	and Jill Fertitta Family Trust.
1106	A couple things I want to just point out. First of all, the Planning Commission did not approve
1107	this matter. It failed because it required a supermajority. So this was actually a denial by the
1108	Planning Commission of the General Plan Amendment.
1109	Secondly, there's been a lot of references to the fact that the golf course is not part of the
1110	Queensridge and that there's reference to the CC&Rs, there's reference to Mr. Peccole's plan. And
1111	I'd like you to direct you to the overhead where I've blown up some documents. These are design
1112	guidelines, and these are actually recorded; this was recorded in 1996, and it governs the custom
1113	lots in Queensridge. I don't show you the beginning of it, but this is an 84-page document that at
1114	the beginning, it references the fact that it is adopted in accordance with the master CC&Rs. And
1115	it is the building design guidelines that any home in Queensridge has to follow.
1116	Just to point out that what is being built, what is this community, I mean I think we gloss over the
1117	fact that Queensridge is a golf course community. So the description of the custom lots states that
1118	it is an enclave of one-third to one-acre lots completely surrounded by the golf course, and the
1119	larger lots, an exclusive enclave offering custom home sites of one and a half plus acres. This
1120	enclave is completely surrounded by the golf course.
1121	On page C-2 of this document, this is the exhibit to the design guidelines; it describes the golf
1122	course. And again, this is adopted pursuant to the CC&Rs. There's another document. This
1123	applies to the custom lots. There's a similar one for luxury lots, move-up lots and executive lots.

Page **42** of **128** 

#### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1124	Those are part of the record. I submitted those at the Planning Commission on the Development
1125	Agreement on this.
1126	But let me just read you what the recorded design guidelines state. The Badlands 18-hole
1127	championship golf course with a planned addition of nine holes, which is a daily fee course
1128	designed by Johnny Miller, meanders through the arroyos and neighborhoods of the village.
1129	Significant view corridors are provided at key locations throughout Queensridge to enhance the
1130	open character of the community.
1131	In reference to the parks, and you may remember that in the Peccole Ranch Phase II Master Pla,
1132	it specifically states that the golf course open space is in lieu of any public parks in the
1133	development. But here there's reference to a view park providing passive open space overlooking
1134	the golf course.
1135	And what I think is particularly interesting is that the City participated in this, because the
1136	document on page C-4, "Responsibility of Review," basically states that the City will require a
1137	review approval letter from the DRC prior to reviewing any documents or issuing any permits
1138	for work performed on the custom lots within Queensridge. So the City actually helped create
1139	this value that they are now, the City is now planning to take away.
1140	And I think that's what I want to say. Thank you.
1141	
1142	MAYOR GOODMAN
1143	Thank you. Yes, please.
1144	
1145	COUNCILMAN ANTHONY
1146	Mr. Buckley?
1147	
1148	MAYOR GOODMAN
1149	Hold on one second please. Mr. Buckley, come back, please.

Page 43 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1150	COUNCILMAN ANTHONY
1151	What were those documents that you were referring to? I didn't get that part.
1152	
1153	MICHAEL BUCKLEY
1154	Yes. One is, and I'll put these to the record, because they were at the Planning Commission on
1155	the Development Agreement matter. One is the Supplemental Declaration for the Adoption of
1156	Section C of the Queensridge Master Plan Community Standards, recorded in Book 970117,
1157	Document 1434 official records.
1158	The other is a Supplemental Declaration for the Adoption of Section B of the Queensridge
1159	Master Plan Community Standards, recorded in Book 960924, Document 92 official records.
1160	And I guess I would point out that it's my understanding that this developer has actually
1161	developed custom lots in Queensridge. So it has to be fully aware of these building design
1162	guidelines.
1163	
1164	COUNCILMAN ANTHONY
1165	So those are Queensridge documents?
1166	
1167	MICHAEL BUCKLEY
1168	They're Queensridge documents.
1169	
1170	COUNCILMAN ANTHONY
1171	They're not City
1172	
1173	MICHAEL BUCKLEY
1174	They're adopted pursuant to the Master CC&Rs.
1175	
1176	COUNCILMAN ANTHONY
1177	Okay. Were they based on City approval? Or it's just –
	Page <b>44</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1178	MICHAEL BUCKLEY
1179	Well, I think, what I have been listening to here is this is a master plan community, and this is
1180	part of the master plan is that these would be built according to the Queensridge, the philosophy
1181	of Queensridge.
1182	
1183	COUNCILMAN ANTHONY
1184	Okay. All right. Thank you.
1185	
1186	FRANK SCHRECK
1187	Mayor, just very briefly, I need to correct the record. Mr. Jerbic said that major modifications
1188	somehow only applies to development agreements in this matter that we've been discussing.
1189	They do. They're mandatory if you have the development agreement. But that's not all they apply
1190	to.
1191	The first application for development filed by this developer was for 720 units. That was filed in
1192	I think it was November of 2015. And there was a staff report on that request for 720 units on
1193	that 17.49 acres. To the staff report, in dealing with that, says without equivocation this site, the
1194	site is part of the Peccole Ranch Master Plan. The appropriate avenue for considering any
1195	amendment to the Peccole Ranch Master Plan is through the major modification process as
1196	outlined in Title 19.10.040. As this request has not been submitted, staff recommends that the
1197	General Plan Amendment, rezoning, and site plan development plan review request be held in
1198	abeyance and no recommendation on these items at this time.
1199	So what the Planning Department did is said you can't go forward to the Planning Commission
1200	with that first application without having a major modification. It had nothing to do with a
1201	development agreement.
1202	And here's the second page in that. It is the determination of the Department of Planning that any
1203	proposed development not in conformance with the approved Peccole Ranch Master Plan would
1204	be required to pursue a major modification of the plan prior to or concurrently with any new
1205	entitlements.

Page **45** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1206	So it was required by the staff for the 720 application, which was the first one, and it wasn't
1207	allowed even to go to the Planning Commission without having that application for a major
1208	modification. So it isn't just with general. It's not just with development agreements. It's with any
1209	development within the Peccole Ranch, you have to have a major modification if you can put
1210	any kind of residential, and you have to then have a general plan amendment to be consistent
1211	with that major modification.
1212	
1213	BRAD JERBIC
1214	If I could, Your Honor, again as we go through this piece by piece, I want to make sure the
1215	record is abundantly clear. I would agree theoretically with Mr. Schreck; there could be
1216	standalone projects that absolutely require a major mod, even if they're not part of a development
1217	agreement. That's true. But let me ask a question of the Planning Director. Do you believe a
1218	major modification is required for this application, and if so, why and if not, why not?
1219	
1220	TOM PERRIGO
1220 1221	TOM PERRIGO Staff spent quite a bit of time looking at this, and we do not believe a major modification is
1221	Staff spent quite a bit of time looking at this, and we do not believe a major modification is
1221 1222	Staff spent quite a bit of time looking at this, and we do not believe a major modification is required as part of this application.
1221 1222 1223	Staff spent quite a bit of time looking at this, and we do not believe a major modification is required as part of this application.  First and foremost, the Master Plan adopted by City Council specifically calls out those master
1221 1222 1223 1224	Staff spent quite a bit of time looking at this, and we do not believe a major modification is required as part of this application.  First and foremost, the Master Plan adopted by City Council specifically calls out those master plan areas that are required to be changed through a major modification. This Peccole Ranch is
1221 1222 1223 1224 1225	Staff spent quite a bit of time looking at this, and we do not believe a major modification is required as part of this application.  First and foremost, the Master Plan adopted by City Council specifically calls out those master plan areas that are required to be changed through a major modification. This Peccole Ranch is not one of those. Yes, some of the exhibits you've been shown discuss Peccole Ranch and a
1221 1222 1223 1224 1225 1226	Staff spent quite a bit of time looking at this, and we do not believe a major modification is required as part of this application.  First and foremost, the Master Plan adopted by City Council specifically calls out those master plan areas that are required to be changed through a major modification. This Peccole Ranch is not one of those. Yes, some of the exhibits you've been shown discuss Peccole Ranch and a whole bunch of other areas as being master plan areas, but it also specifically calls out only those
1221 1222 1223 1224 1225 1226 1227	Staff spent quite a bit of time looking at this, and we do not believe a major modification is required as part of this application.  First and foremost, the Master Plan adopted by City Council specifically calls out those master plan areas that are required to be changed through a major modification. This Peccole Ranch is not one of those. Yes, some of the exhibits you've been shown discuss Peccole Ranch and a whole bunch of other areas as being master plan areas, but it also specifically calls out only those that require a major modification. So that's first. Peccole Ranch is not one of them.
1221 1222 1223 1224 1225 1226 1227 1228	Staff spent quite a bit of time looking at this, and we do not believe a major modification is required as part of this application.  First and foremost, the Master Plan adopted by City Council specifically calls out those master plan areas that are required to be changed through a major modification. This Peccole Ranch is not one of those. Yes, some of the exhibits you've been shown discuss Peccole Ranch and a whole bunch of other areas as being master plan areas, but it also specifically calls out only those that require a major modification. So that's first. Peccole Ranch is not one of them.  Second, there have been, and some of the exhibits you've seen have shown where parcels have
1221 1222 1223 1224 1225 1226 1227 1228 1229	Staff spent quite a bit of time looking at this, and we do not believe a major modification is required as part of this application.  First and foremost, the Master Plan adopted by City Council specifically calls out those master plan areas that are required to be changed through a major modification. This Peccole Ranch is not one of those. Yes, some of the exhibits you've been shown discuss Peccole Ranch and a whole bunch of other areas as being master plan areas, but it also specifically calls out only those that require a major modification. So that's first. Peccole Ranch is not one of them.  Second, there have been, and some of the exhibits you've seen have shown where parcels have been changed from commercial to multi-family, from multi-family to residential and so on. There
1221 1222 1223 1224 1225 1226 1227 1228 1229 1230	Staff spent quite a bit of time looking at this, and we do not believe a major modification is required as part of this application.  First and foremost, the Master Plan adopted by City Council specifically calls out those master plan areas that are required to be changed through a major modification. This Peccole Ranch is not one of those. Yes, some of the exhibits you've been shown discuss Peccole Ranch and a whole bunch of other areas as being master plan areas, but it also specifically calls out only those that require a major modification. So that's first. Peccole Ranch is not one of them.  Second, there have been, and some of the exhibits you've seen have shown where parcels have been changed from commercial to multi-family, from multi-family to residential and so on. There have been six actions on this property that were done without a major modification for that very

Page **46** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1234	FRANK SCHRECK
1235	Just briefly in response, the part of the General Plan that he's referring to are special area plans
1236	where Peccole Ranch nor The Lakes nor any other master plan communities are listed. The other
1237	part of the City General Plan of 2020 has, and you already saw George Garcia listed the master
1238	plan communities that have been approved, and your ordinance specifically says, as he showed
1239	you, in a master development plan community, if you're going to make a change, you have to
1240	have a major modification, no equivocation. That's what your law says, and that's what you
1241	should follow.
1242	
1243	MAYOR GOODMAN
1244	Please. Let's continue and no more repetitions. I think you've had your time. Thank you.
1245	
1246	SHAUNA HUGHES
1247	Mayor, members of the Council, Shauna Hughes, 1210 South Valley View, Suite 208. I'm here
1248	representing the Queensridge Homeowners Association. This has all been very interesting so far,
1249	but I'd like to say that I think we can cut to the chase and get to the bottom line a lot more
1250	quickly.
1251	
1252	MAYOR GOODMAN
1253	Thank you.
1254	
1255	SHAUNA HUGHES
1256	This application is a sham. Let me explain what I mean. The last time I was here and the Mayor
1257	ordered Frank Pankratz and I to meet and negotiate and make some changes so that we could
1258	come back with a global settlement and a global development agreement, we started those
1259	meetings. After the second or third one, I don't remember which, I'd have to go back to my
1260	calendar, which I don't have with me, this application gets filed. I said: What is that? How is that
1261	negotiating in good faith?

Page 47 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1262	I was told, and I quote – not by Frank, I'd like to make that clear – I was told by another staff
1263	member that's what's called a shot over the bow. I said: Excuse me? And I was told: We don't
1264	want this either, but we need the neighborhood to know that we will proceed in this direction if
1265	we don't go back to the development that we originally proposed and the one that we originally
1266	wanted.
1267	So this is nothing more than a sham to scare the neighbors into agreeing to something that they
1268	don't want to agree with, which did not happen. I should have stopped the meetings at that point.
1269	I should have recognized this for what it was then, and I actually did, but I never will be the last
1270	person to walk away from a negotiating situation ever, and so we kept meeting.
1271	And I thought, okay, this is threatening, and it's intended to be threatening, but the Mayor and the
1272	Council are not going to let them get away with this. The Mayor and the Council made it very
1273	clear they want a unified agreement, a unified development proposal. They're not going to let
1274	them come in and piecemeal it 20 and 30 acres at a time. And yet, here I find myself in exactly
1275	that situation.
1276	So if you're a neighbor in this neighborhood, this is what you're now looking at. You're gonna
1277	have 20 and 30 acres shoved down your throat of exactly what you've got here now, because if
1278	you approve this, how are you going to say no to the next 20 that's adjacent? You can't. So this is
1279	nothing more than a strategic, deliberately strategic maneuver on their part to crush the
1280	opposition to their original plan, which is what they always wanted to go back to.
1281	And I think it's a really, really big problem, and I want to call this for what it is. There are a lot of
1282	technical things wrong with this application in front of you, but the biggest thing wrong is that
1283	you are being asked to participate in what amounts to, in my opinion, a blackmail effort against
1284	the people who have been living in that neighborhood, negotiating in good faith. Your City
1285	Attorney and Mr. Perrigo have been killing themselves trying to get concessions from this
1286	developer, trying to move something along.
1287	We're close. We're not here, obviously. That's the next item to be continued, because it's not done.
1288	But in the meantime, what do you think the message is to every homeowner who, for the 800th
1289	time, has come out to come to a meeting? The message is it's not really a level playing field,

Page **48** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1290	because we'll get squashed with these 20, 30-acre applications at a time. And that's exactly what
1291	is happening here.
1292	And I honestly can't quite figure out and get my head wrapped around how we managed to get
1293	into this position, how this was allowed, how you put competing applications on the same
1294	agenda. Told one's gonna be continued, but you do the other one. None of this makes a bit of
1295	sense. And I just don't want any of you to naively not understand that this is a deliberate, tactical
1296	error to scare these neighbors into shutting up and agreeing to something.
1297	
1298	MAYOR GOODMAN
1299	Okay. I think, I don't know about everybody that's here, but Mr. Jerbic, how do we move this
1300	along? Because I think all of us are in a position to make some decision on something. We've
1301	heard these comments. Something new may be coming.
1302	But really, from my perspective as Mayor, I had asked for something. Shauna just alluded to it,
1303	and I want to move this along so we can get the decision to work together, which is what I asked
1304	you to work and Frank and Shauna, to get together so we can come to some type of reasonable
1305	way for this project to move forward, but not on a piecemeal level. I said that from the onset.
1306	After we approved that one project that's down there on the northeast corner that we want this
1307	moving forward, and there needs to be some type of consensus.
1308	So, at this point, rather than hearing more comments, I mean, we can be here until 2:00 in the
1309	morning and everybody wants another say, the bottom line is we need to make decisions on
1310	specific instructions as to what we can do so we can vote. And I want to ask you, at this point,
1311	were you – and listening to Shauna, you and Tom worked very hard to try to mediate and pull
1312	things, not I wouldn't even say that, facilitate, negotiate impartially to try to get the sides to make
1313	this something that's doable.
1314	And under what we have understood all along, these are separate pieces, the golf course and
1315	public spaces from the residential, and that's what we have been assured is the fact. And so when
1316	can we get to resolution on it? How do we proceed with these items? To me, it was in a very

Page **49** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1317	different venue that we're going to hear more and more on the specifics before we get to the
1318	whole.
1319	
1320	BRAD JERBIC
1321	Let me just jump in real quick.
1322	
1323	MAYOR GOODMAN
1324	So tell us what to do.
1325	
1326	BRAD JERBIC
1327	This is a public hearing, and there is a legal requirement that people be heard at the public
1328	hearing. And to cut it off without having people be heard will create a legal issue, and I don't
1329	recommend that. So I recommend that everybody who wants to speak have an opportunity to
1330	speak.
1331	
1332	MAYOR GOODMAN
1333	With or without a time limit?
1334	
1335	BRAD JERBIC
1336	That's the second part is you can set any time limit you want. If you want to restrict the time
1337	limit, that's totally within your discretion. But restricting people from talking is not. We need to
1338	let everybody talk.
1339	
1340	MAYOR GOODMAN
1341	Okay. So I understand that, and that's exactly what we're going to do. We're going to hear from
1342	everybody. And most of you we've heard from before, and maybe there's something new you're
1343	adding, which we would hope that might make some difference, and we will hear from you.

Page **50** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1344	So what I'm going to say and our principals to the issue of any different length, is there any
1345	recommended difference for an attorney representing a group or the principal speaking or
1346	anything else, in your recommendation, so everybody has a chance to speak?
1347	
1348	BRAD JERBIC
1349	It's typically been your tradition that if there's a group spokesman, you've allotted them more
1350	time. If it's an individual spokesman, you've allotted them less. That's within your discretion.
1351	
1352	MAYOR GOODMAN
1353	Okay. So what we will do is limit everybody, unless you are a principal representing a group and
1354	have not appeared and you have something new to add, we will then let you have, we'll give
1355	somebody new who's not a principal two minutes. Anybody that's a principal that is representing
1356	or responding to gets their five minutes.
1357	How will you know? Pardon, they will tell us who they are and if, in fact, they are a principal, an
1358	attorney for a particular group, or if, in fact, whatever their relationship is. And if they've spoken
1359	to us before, it would help when they tell you their name.
1360	So please come on up, sir. In fact, I will tell you if I can figure it out.
1361	
1362	HERMAN AHLERS
1363	Mayor Goodman and Council people, I'm Herman Ahlers.
1364	
1365	MAYOR GOODMAN
1366	We're going to do two minutes and five minutes. But if you don't use your two or your five, that's
1367	fine too. But you're two minutes.
1368	
1369	HERMAN AHLERS
1370	I'm Herman Ahlers. I live at 9731 Orient Express Court. I've been there for 18 years.

Page **51** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1371	MAYOR GOODMAN
1372	Yeah. And because you're so tall, can you get closer to the mic? I'm sorry. Our microphones are
1373	very short. Thank you.
1374	
1375	HERMAN AHLERS
1376	I'd just like to make two comments in regard. I guess what we're talking about this 61-lot
1377	subdivision. Is that what's on the agenda?
1378	
1379	MAYOR GOODMAN
1380	That's part of it, but I would say down here that's Agenda Item 134.
1381	
1382	HERMAN AHLERS
1383	Can you put this picture up of the existing-
1384	
1385	MAYOR GOODMAN
1386	Yeah, there you have it. It's there.
1387	
1388	HERMAN AHLERS
1389	Okay. This is actually where this subdivision is trying to get put in.
1390	
1391	MAYOR GOODMAN
1392	Correct. We know that.
1393	
1394	HERMAN AHLERS
1395	But I have a subdivision inside a subdivision that borders on all corners is very, very difficult to
1396	be attractive. Number one, the elevations in this particular golf course area is somewhere around
1397	14 feet below the elevation of all the rest of the homes. Secondly, the amount of variances that
1398	this developer, some of them have already been granted smaller streets, less sidewalk, less
	Page <b>52</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1399	setback, no open space, no hard amenities, or no hard improvements. So it's really a tough
1400	situation to have it inside of a tight subdivision.
1401	The other point is the entrance. The entrance on Hualapai is a total disaster. We've had two
1402	people that were killed at that corner of Hualapai and Alta. Now, if they want to build an
1403	entrance, that entrance should be similar to the entrance that we have coming in to Queensridge
1404	North. That is guarded. It is 24/7. It is state of the art. If they're going to put an entrance in,
1405	they've got to put an entrance that would secure all of us.
1406	
1407	MAYOR GOODMAN
1408	Thank you.
1409	
1410	HERMAN AHLERS
1411	Okay?
1412	
1413	MAYOR GOODMAN
1414	Thank you. Yes, please. Thank you.
1415	
1416	BOB PECCOLE
1417	Bob Peccole, I live at 9740 Verlaine. I am a principal. I represent appellants in the Nevada
1418	Supreme Court.
1419	The first thing I'd like to bring to your attention has to do with the Development Agreement. The
1420	Development Agreement is wrong right on its face. Now, the reason I say that, and I'm going to
1421	try to make it very clear so you'll understand why I'm saying it. First of all, there were two deeds
1422	once Fore Stars got the golf course. The first deed was a quitclaim deed from Fore Stars to 180
1423	Land Company, LLC. The second deed was from 180 Land Company to Seventy Acres, LCC.
1424	Okay?

Page **53** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1425	Now, when you look at the Property Settlement Agreement or, excuse me, the Development
1426	Agreement, you will see on page 46, which is the signature page, it only allows for the signature
1427	of 180 Land Company, LLC. That's one.
1428	Now, we already know that Seventy has 70 acres. Okay, let's now try to clear that up. What
1429	happened is there was a loan based upon this property, and the first loan had to do with Thomas
1430	Spiegel. He was involved in a lending of \$15.8 million that went to Mr. Yohan Lowie.
1431	And what happened then? Well, the legal description of that particular trust deed was lot five,
1432	which was all of the golf course, the 18 holes. Subsequently, that note was transferred over to
1433	Western Alliance Bank. Western Alliance Bank ended up with a new trust deed.
1434	Now, this is important to understand. This trust deed was written and given by Seventy Acres,
1435	LLC, who is not a party to this Development Agreement. And why are they not a party? Because
1436	they own 70 acres of the total of 250.92 that this Property Settlement Agreement covers. You've
1437	got to understand 70 acres is out of this agreement, because of this other company, this Seventy
1438	Acres, LCC. They own it, but it's under trust deed to the bank. Well, what effect does that have?
1439	Well, we'll see right here. It says that this trust deed covers a promissory note for \$15.8 million.
1440	That's the promissory note. It was transferred over.
1441	So then what happens? Well, you have to really take a look at the different things in these trust
1442	deeds. This particular trust deed takes away everything that they could actually do anything with.
1443	They gave up all their rights under this trust deed for the \$15.8 million loan. So that leaves you
1444	now with a situation where Seventy Acres, LCC could never be a party to this Property
1445	Settlement Agreement because they've already signed away all their rights under the trust deed to
1446	the bank.
1447	I think Mr. Jerbic knows that, and I think that's why when they put in the application for this
1448	Development Agreement, they put it in for the full 290 acres. But that could never be, because
1449	the 70 acres is already removed. So it's a false document. And if you're going to sit here and
1450	listen to everybody throw around these development agreements and their understandings, well,
1451	they're working on a false premise.

Page **54** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1452	And I would just say that if you ever look at the actual Property Development Agreement, you
1453	know, Mr. Lowie never intended to build or develop, and he's snowing you guys. He's making
1454	fools out of you, because what he has in mind is he needs the entitlements. Those entitlements
1455	are worth millions and millions of dollars without him ever turning a shovel of dirt.
1456	
1457	MAYOR GOODMAN
1458	Thank you.
1459	
1460	BOB PECCOLE
1461	And what's really surprising is – I'd just like you to know this. This is an important part. What
1462	has happened is he bought this property in 19, it would have been 1994. In fact, he bought it just
1463	- okay, let me just look here for a minute. Okay, he bought it in December of 2015. Actually,
1464	there's some discrepancy, because it might have been 2014. But here's what he says in a lawsuit
1465	where he filed it against me and my wife for \$30 million of damages.
1466	I want you to hear this. On December 1st, 2015, Plaintiff Seventy Acres, LLC entered into an
1467	agreement for purchase and sale of property with a luxury apartment builder to acquire 16 to 18
1468	acres of land for \$30,240,000. He's already sold it, and this was in '85. He didn't even have it a
1469	year and he had no entitlements. He'd already sold it. So that was the 70 acres that was in the
1470	Seventy Land, LLC.
1471	This is crazy. It shows you exactly what he's up to. He's not trying to develop anything. He
1472	doesn't have to. If you give him the entitlements, like he's asking you to do now, not only are you
1473	fools, you're making fools out of all of us.
1474	
1475	MAYOR GOODMAN
1476	Next, please.

Page **55** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

14//	DALE ROESSNER
1478	Hello, Mayor and members of the Council. My name is Dale Roessner, 9811 Orient Express
1479	Court. I have two maps, I don't know if we can put them up on the screen and if you can see
1480	them or not. Can you see them okay?
1481	
1482	MAYOR GOODMAN
1483	Yeah. Push them up a little bit.
1484	
1485	DALE ROESSNER
1486	The 131 represents a General Plan Amendment for the 166 acres. And then we talk about the 61
1487	homes that would really be on lot one, which is this red up in the corner. And Mr. Kaempfer
1488	came up and, you know, he's pleading, you know, for another bite of the apple saying, you know,
1489	I need to get some zoning. I've got to show something to my lenders. And quite frankly, you gave
1490	him a huge bite of the apple a while ago when he got all that zoning for the 435 acres or units.
1491	And also, Mayor Goodman, I remember you saying you really didn't want to see this being
1492	piecemealed. And what really concerns me about these maps is they're going for an amendment
1493	on 166 acres when they really, you know, are kind of dialing it back and in some respects saying,
1494	well, we just want this for the 31.
1495	But if this 131 passes, really, you know, Pandora's box has been opened, you know, for the whole
1496	166 acres, and I feel like that's a big, unintended consequence.
1497	And I'm really – we've already had enough unintended consequences with the vagueness of the
1498	Peccole documents and what we were represented and where we're at today. And I just please ask
1499	you to hold this in abeyance. And I know Brad's been working hard. I've talked to him. I know, I
1500	think everybody's working in good faith. And I just wish that you would stick to your original
1501	position, which was let's get this whole thing done once and for all and not do a piecemeal,
1502	please.

Page **56** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1503	MAYOR GOODMAN
1504	I thank you so much for that comment, and if there weren't 7,000 more people waiting to speak,
1505	we could get to a point that we could address what you say. So I appreciate it.
1506	
1507	ANNE SMITH
1508	Good evening, Mayor and Council. I'm Anne Smith, and I'm from 653 Ravel Court, and I'm
1509	representing all of Ravel Court right now.
1510	
1511	MAYOR GOODMAN
1512	And as far as I understand, but I'm not sure, I know there's an issue there, and that's one of the
1513	reasons we're hopeful the conversation will continue if tonight ever ends. So I don't think you
1514	have to tell us anything. I know that there were issues, there are certain issues to which the full
1515	Council is not even privy, doesn't have the information yet, and so yours is there. I don't think
1516	you have to say anything. I think the developer is trying to work and figure it out as well. And so
1517	we just want to move this all forward. So you can give her her full two minutes, please.
1518	
1519	ANNE SMITH
1520	Okay. I'm not going to rehash anything. What we wanted to do was acknowledge you personally
1521	for having Brad Jerbic get involved in this to start with, and whether he was organizing or
1522	mediating our discussions with the developer over the past month. So he's given us the voice in
1523	the process that we've been asking for, for 18 months, and he's gone above and beyond. We have
1524	to say that.
1525	
1526	MAYOR GOODMAN
1527	And you've moved mountains. I cannot tell you everything and the generosity too of the
1528	developer working and bending and the community and the residents working on it. Victory is
1529	very close.

Page **57** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1530	ANNE SMITH
1531	So that's what we wanted to say is that we've gone back and forth and we've had some progress.
1532	And even last night, we met with Brad and Stephanie, and even though we didn't get an
1533	agreement, we feel that compromise is possible. However, we need more time and direction from
1534	you to keep going.
1535	But we are concerned. The reason I'm talking is because we're concerned about what's, the
1536	sequence of the applications tonight, because it just appears that if those are going to be
1537	approved, then the impetus to come to a mutual agreement on the Development Agreement is in
1538	jeopardy. So we plead with you not to do that so that a development agreement can be worked
1539	out, where we all have protection, whether it's us or whether it's the new Two Fifty or whatever it
1540	is. You know, we've always been willing to work this out. And I know you know some of that,
1541	but I want it on the record. And we will say the same to our new Councilman as well. So we're
1542	willing to work on that. Thank you.
1543	
1544	MAYOR GOODMAN
1545	Thank you.
1546	
1547	KARA KELLEY
1548	Good evening, Mayor and members of the Council. My name is Kara Kelley. I've been a
1549	Queensridge homeowner for almost 17 years, and I live on Camden Hills. I'm here in support of
1550	the staff recommendation for the developer. I'm hoping that the Development Agreement will
1551	cover, the eventual agreement will cover all of the unresolved issues, but wanted you to know
1552	that on behalf of my family, we are in support of their proposal as it stands. Thank you very
1553	much.
1554	
1555	PAUL LARSEN
1556	Thank you, Mayor, Council members. As you know, I'm a land use attorney. I'm not representing
1557	anybody here today.

Page **58** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1558	MAYOR GOODMAN
1559	No. We don't know your name. We know you're a land use attorney.
1560	
1561	PAUL LARSEN
1562	My name is Paul Larson. I'm a Queensridge resident. I've only heard three gentlemen speak
1563	tonight who I agree with, from a procedural basis, regarding Items 131 through 134, and that
1564	would be your City Attorney, your City Planning Manager, and Mr. Kaempfer. Everybody else, I
1565	think, is simply creating a record for some kind of litigation down the road without addressing
1566	exactly what's before you. What's before you is, if I can point out the concerns that the residents
1567	have: the residents want the golf course to not be public; they want to keep undesirable elements
1568	out of that space that is now fallow.
1569	So we'd like to see it developed into something. We'd like to see it developed into something
1570	green. We'd like to see it developed into something consistent with the density of the surrounding
1571	neighborhood, and we'd like to see it designed consistent with the surrounding neighborhood.
1572	The application before you hit all four of those major concerns that we have. So that's it.
1573	
1574	MAYOR GOODMAN
1575	Thank you. Two.
1576	
1577	LARRY SADOFF
1578	Good evening. My name is Larry Sadoff, and I live at 9101 Alta Drive. And I'll try to brief and
1579	things that have not been brought up.
1580	Three things very quickly: Number one, I think it's presumptuous of anybody here to say they
1581	speak for the residents. The residents are a mosaic of different groups, and no one speaks for the
1582	residents here. So when people say we spoke to the residents, that simply is not true, and no one
1583	is speaking for me.
1584	Number two, and I think is important. I'm going to talk about the whole plan, Mayor, because
1585	you asked to have one concise plan everybody gets together. I sat here in many Planning
	Page <b>59</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1586	Commission meetings and many City Council meetings, and I heard Mr. Kaempfer last time get
1587	up here and say, okay, we're going down from 720 units to 435, because we're listening to the
1588	residents, and we're going down to a zoning of 24.5. I sat there and, to be very frank, I said to the
1589	person next to me that's a bait and switch. Those units will come up someplace else.
1590	Although it's not in this group here, you're seeing a request for 2,000 units in a very small area,
1591	low rises and high rises with a density of 35 to 37 units per acre, which is much more than
1592	anything else. I've asked the Director a couple of times: Are there any other places outside of
1593	Downtown where you have that density? I cannot get an answer to that.
1594	I've listened with respect to you folks today as you went through some of the other permit
1595	applications considering the fabric of the community. I'm for responsible development. But when
1596	you have these 2,000 units, and then Calida is coming up with another 350 units across the street
1597	there, you are changing the fabric of the community. You need to consider the fabric of the
1598	community and do what's responsible development. And to me, to put 2,300 units in an infill
1599	here, in a suburban area makes it an urban area, and I'm not against urban areas, but this is a
1600	suburban area.
1601	And the last point I'd like to make, I sat until 2 o'clock in the morning on a Planning
1602	Commission meeting last week. And it was very, very fascinating there, because basically there
1603	was point after point after point that came up. Even people who supported the development said:
1604	What about this? And the people at the podium said: Oh, we'll get that in there. We'll get that in
1605	there.
1606	It's interesting that's the only item on the agenda that's heard at this meeting. Every other item
1607	was heard in the 19 July meeting. Why is this being pushed through right now? Why don't we
1608	have a comprehensive plan and get together and heard? Thank you very much. I appreciate it.
1609	
1610	MAYOR GOODMAN
1611	Thank you very much.

Page **60** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1612	LUCILLE MONGELLI
1613	Hello, I'm speaking for a number of residents at One Queensridge Place. Good evening. My
1614	name is Lucille Mongelli, and I live at 9103 Alta Drive, Unit 1202. I'm addressing the City
1615	Council today as I'm requesting that any voting for the Badlands development in its current
1616	proposal be held off until the next Council meeting in July when the newly elected Council
1617	members can have the opportunity to review the Badlands development proposal and consider
1618	their vote which will affect the area for the next 30 years.
1619	I live in Las Vegas, and I have attended several of the meetings held in this room where there
1620	have been multiple changes to what the builder is proposing. Each proposal has been modified,
1621	and the current proposal and what is being proposed this evening is the worst of all. A hotel,
1622	assisted living complex, houses, towers, condominiums, rental units - the gamut is being
1623	presented and none of it is good for the community, nor for the homeowners of the freestanding
1624	homes in Queensridge, on the golf course, nor in the Towers where I reside.
1625	The whole concept has been entertained for over 18 months with no regard for the impact this
1626	over-the-top development will have on schools, water consumption, traffic, hospital overload and
1627	greenspace. There are miles of desert land in the town that could be developed, and this
1628	development does not need to be behind the homes where small children and elderly people
1629	reside.
1630	For months, there has (sic) been postponements of meetings due to Council members' schedules
1631	as well as the mayor's. And why does a vote need to take place now? Is there something to the
1632	rumors of Badlandsgate? This developer has been given extensions and special treatment which
1633	no other developer has ever been given. There have been private meetings in homes with the
1634	developer where there has been no public record. There have been threats made to homeowners
1635	that if they don't agree with the development, there will be consequences.
1636	That in itself speaks volumes as to what is going on here. The developer created a Supreme
1637	Court building recently, and could it be that there are special interests involved here to reward
1638	him?

Page **61** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1639	MAYOR GOODMAN
1640	Thank you very much. Appreciate it. Thank you.
1641	
1642	LUCILLE MONGELLI
1643	Clearly this –
1644	
1645	MAYOR GOODMAN
1646	Thank you, ma'am.
1647	
1648	LUCILLE MONGELLI
1649	I'm not done.
1650	
1651	MAYOR GOODMAN
1652	Well, you're done, because it's two minutes, and that's what we're doing, and we gave the
1653	principals more.
1654	
1655	LUCILLE MONGELLI
1656	Okay. You have to understand something. I'd like to finish –
1657	
1658	MAYOR GOODMAN
1659	No, no, no.
1660	
1661	LUCILLE MONGELLI
1662	I'd like to finish.
1663	
1664	MAYOR GOODMAN
1665	You made accusations. I'm sorry, ma'am. You've made accusations.

Page **62** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1666	LUCILLE MONGELLI
1667	I'd like to finish. Maybe because you don't like what I have to say, but I'd like to finish
1668	
1669	MAYOR GOODMAN
1670	No, I don't like your rudeness.
1671	
1672	LUCILLE MONGELLI
1673	I flew in from New York with a father sick in a hospital.
1674	
1675	MAYOR GOODMAN
1676	No, I just – I'm sorry.
1677	
1678	LUCILLE MONGELLI
1679	And Mr. Coffin said that we should be allowed to speak.
1680	
1681	MAYOR GOODMAN
1682	You are.
1683	
1684	LUCILLE MONGELLI
1685	Mr. Jerbic said we are allowed to speak.
1686	
1687	MAYOR GOODMAN
1688	You are, and we said two minutes per resident or anyone else.
1689	
1690	LUCILLE MONGELLI
1691	Thank you.

Page **63** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1692	MAYOR GOODMAN
1693	And five minutes for the principals. Thank you very much.
1694	
1695	RICK KOSS
1696	Hi, my name is Rick Koss and I'm scared. No. I promise to be about a minute and a half.
1697	
1698	MAYOR GOODMAN
1699	Thank you.
1700	
1701	RICK KOSS
1702	Just a two quick points. Probably the only representation of what the residents think, I hate to say
1703	this, is the election, which was probably the only – this was the key issue in Ward 2. If there was
1704	any other issue, I'm not sure what it was. So if anything spoke to how the residents think, that
1705	would only be the proper representation, nothing else that any one person would say. That was
1706	what the best public forum was.
1707	The other is I hear about these meetings. I live in St. Michelle. This specific 61 units, I have yet
1708	to sit in a meeting. I have several of my neighbors. I have yet to be in a meeting yet to talk about
1709	what's going to be in my backyard. So this particular project I have yet to have a conversation
1710	on. So to say I participated is an error, and I have a number of my neighbors there. Thank you.
1711	
1712	MAYOR GOODMAN
1713	Thank you. Thank you very much.
1714	
1715	HOWARD PEARLMAN
1716	My name is Howard Pearlman, 450 Fremont Street, Las Vegas. How many minutes do architects
1717	get? I just came up here to say that very simply, speaking as an architect, probably the best
1718	architect in this city is not an architect. The best architect in the city is right here, this guy right
1719	here.
	Page <b>64</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1720	MAYOR GOODMAN
1721	He is very good.
1722	
1723	HOWARD PEARLMAN
1724	And I say that and I'm an architect. And my mom thinks I'm the best, but I know who the best is.
1725	It's this guy right behind me.
1726	Queensridge Towers, Tivoli Village, the Supreme Court building. And I know him personally.
1727	And I know the passion that he has not only for every single detail of every stone of every
1728	project that he does, but I know him as a passionate and compassionate man. And I've worked on
1729	projects with him. And when it comes to how his project affects neighbors, he is extremely
1730	diligent in making sure that he doesn't adversely affect anybody. He is a caring, good man.
1731	And if I can give the City Council just one little piece of advice that I've had on my chest for
1732	about 40 years, it's this. If you want to have a great city, listen to your planners. You've got an
1733	excellent planning staff. If the planning staff is for this, listen to them and let the planners work it
1734	out.
1735	I've been to a lot of these meetings, and I've heard a lot of neighbors say that: You know, this is
1736	the worst thing that could ever happened to me. And then it's built, and I see them in a grocery
1737	store five years later, 10 years later. Thank you, Mr. Pearlman. It was beautiful. I'm so sorry I
1738	opposed you.
1739	Listen to your planners. Thank you very much, Mayor. Thank you, Council.
1740	
1741	MAYOR GOODMAN
1742	Thank you very much.
1743	
1744	SALLY JOHNSON-BIGLER
1745	My name is Sally Johnson-Bigler. I live at 9101 Alta Drive. There's been a lot said about how
1746	wonderful all of the work is that Mr. Yohan Lowie has done. I live in the Towers. We have
1747	persistent leaks. We have spas that don't work. We have things that need to be torn out constantly.
	Page 65 of 128

### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1748	We are in the middle of a huge lawsuit, a \$200 million lawsuit, which we were just given thirty
1749	some million dollars, and it's not over yet. So his building is not all that great. You just need to
1750	keep in mind that these are the facts that his construction has a lot of problems. I live there.
1751	Also, who's going to hold his word to the fire? We asked that Mr. Beers recuse himself. He's not
1752	going to be on this Council any longer, so the rest of you will be left with the rest of this. Also,
1753	all of these folks that are here, I would wonder how many of them could stand and say that they
1754	are his sycophants or shills that are here, possibly family members, employees being paid to be
1755	here. Are they homeowners? Are they genuinely affected by this, or are they just here as a favor
1756	or on the payroll?
1757	We are taking time out of our lives because this directly affects us. We are not here as favors or
1758	being paid. We are here because these are our homes. This is where we live. This is our
1759	investment. These are our friends and families that live in these areas. That's all I want to say.
1760	Thank you.
1761	
1762	MAYOR GOODMAN
1763	Thank you.
1764	
1765	DAVID MASON
1766	Hi, I'm David Mason, 1137 South Rancho, Las Vegas 89102. I'm going to give you my personal
1767	experience. I've heard numerous times and it finally got to me tonight, similar to her
1768	conversation about what a wonderful builder Yohan is. I think he's a wonderful designer. I do not
1769	believe he's a wonderful builder.
1770	I was on the first Board that took over from – I've lived in Queensridge since '07 when it opened.
1771	I was on the first Board, the President of the Board, and I contended with tremendous problems
1772	from the construction. I want to correct a little bit of what she said, and it's not a \$200 million
1773	lawsuit. It was a \$100 million lawsuit based on a bond that was put up by Mr. Yohan Lowie and
1774	the contractor. I heard for months and years before I got on the Board that it was the contractor
1775	that created these problems, it was the contractor, contractor.

Page 66 of 128

### **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

When I got on the Board and I personally went into units, saw the problems, and through my

1777	investigation somewhere between 70 and a hundred million worth of that work was done by
1778	Yohan. And they just lost. That lawsuit is ended. They just lost a \$30 million lawsuit for, give or
1779	take a half a million, for construction defects. And that's him and the contractor.
1780	They can say they didn't do the work. But I can tell you personally decks, all kinds of areas that
1781	created leaks. I spent \$3.5 million of our money for temporary repairs – temporary repairs. Now,
1782	this is a personal – I'm just telling you my personal experience. When I moved in there and paid
1783	\$750 a square foot for my home, the representations to me were the golf course next store, this
1784	beautiful Renaissance building that's going to be built across the street. We're going to finish
1785	Tivoli, and it will have homes in it. And this is the environment you're moving into.
1786	That environment now is apartments across the street, not a beautiful Renaissance building. The
1787	Tivoli, through a negotiation between him and his partner, I don't know the details of it, but the
1788	bank that he was partnered with took over that development. Now the golf course is going to be
1789	gone if we continue down this path.
1790	So the next time I hear he's a wonderful developer, it's going to even bother me more. He's a
1791	great designer, in my opinion. He's not a great developer. And I don't believe personally that he's
1792	going to do all of this development. Thank you.
1793	
1794	TERRY MURPHY
1795	Good evening. Terry Murphy, 1930 Village Center Circle. I just have one very important point to
1796	make. The application before you – well, first I'll answer a question that Councilwoman
1797	Tarkanian asked of Mr. Rankin earlier. When was the last master plan approval done? It was in
1798	2015.
1799	And the point I want to make is that you have an application for a general plan amendment on
1800	166 acres for 5.49 units per acre. My math, which isn't great, but I used a calculator, tells me that
1801	is 911 homes. So this Council would be approving nearly half of what would have been done in a
1802	development agreement with no development agreement, no roads, no flood control, no nothing,
1803	just a general plan amendment for 911 homes. And that's the only point I want to make.

Page **67** of **128** 

1776

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1804	Sorry to take your time. I know you guys have had a very long day.
1805	
1806	MAYOR GOODMAN
1807	Thank you.
1808	
1809	TERRY MURPHY
1810	But that's a very important point to understand.
1811	
1812	MAYOR GOODMAN
1813	Thank you.
1814	
1815	ELAINE WENGER-ROESSNER
1816	Good evening. My name is Elaine Wenger-Roessner. Just for the record, I would like to report
1817	that the Queensridge Owner's Association Board did meet twice in April with the developer and
1818	several of his team. At the first meeting, I requested a comprehensive written plan for the
1819	redevelopment of the Badlands Golf Course.
1820	And since the Board is not empowered to negotiate and/or agree to a potential proposal on behalf
1821	of the entire community, I requested that it be written so the Board could actually function as a
1822	conduit for information to the Queensridge residents. The Board could then facilitate or assist in
1823	neighborhood feedback. I believed we were really beginning to make progress. I personally was
1824	very excited about that.
1825	And Mayor Goodman, I took great comfort in your clearly stated directive that the developer
1826	present a comprehensive development plan. I know that a lot of people are working on that. In
1827	fact, I think I recall you used the term, the phrase "global plan." And I now respectfully request
1828	you to deny the applications before you, because I feel like they would be piecemeal, and I'm
1829	really afraid it would undermine all the progress that has been made. Thank you.

Page **68** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1830	MAYOR GOODMAN
1831	Thank you.
1832	
1833	TALI LOWIE
1834	Hi. My name is Tali Lowie. I live at 9409 Kings Gate Court. I live with my parents, Merav and
1835	Yohan Lowie, obviously. I would like to speak on behalf of the future generation. If you can see
1836	all the people who are against this plan, they're all kind of older, and people who are more for it -
1837	
1838	MAYOR GOODMAN
1839	Now watch it. We've had no insults except one. And don't go there.
1840	
1841	TALI LOWIE
1842	I didn't mean to insult. I was just trying – oh my God, I'm so sorry.
1843	
1844	MAYOR GOODMAN
1845	I'm kidding you. No, I'm kidding you. You're fine.
1846	
1847	TALI LOWIE
1848	I'm super nervous as you noticed.
1849	
1850	MAYOR GOODMAN
1851	No, no, no. You're fine. I got it. It's a joke.
1852	
1853	TALI LOWIE
1854	But if you look on our side, or the people that are supporting, they're younger and -
1855	
1856	MAYOR GOODMAN
1857	You know, some of you aren't so young over there. So consider yourself lucky.
	Page <b>69</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1858	TALI LOWIE
1859	Yeah. No, of course not. But I mean like there's me, and then there's like someone I know.
1860	
1861	MAYOR GOODMAN
1862	I see a couple of young ones.
1863	
1864	TALI LOWIE
1865	Sure. And I know that I think there is one woman that said that 30 years into the future, or
1866	something like that, it's going to matter, and she's right. It's going to be so important, but it's
1867	going to be my generation that carries on that. We're going to be the ones that come and live. And
1868	I know for me, like I'm moving to a different country, and I'm drafting into the military.
1869	But when I grow up, I want to come back, and I want to live in the neighborhood that I've lived
1870	for the last 17 years. And I want to be able to live in a new home and a new developed home, and
1871	I don't see a reason against it. I don't think that there is an issue to building new homes. I think
1872	making our community grow larger and to be bigger is such a great idea. Like we're moving on.
1873	This is the future. We should accept change. We should be happy that there's going to be more
1874	people that want to live in our community.
1875	And there are a few people that said that the development isn't good. And I mean I think you can
1876	go look at the Queensridge Towers and at Tivoli and the Supreme Court that just opened up, and
1877	you can see that it's not only good, it's amazing. And I'm not speaking because it's my father and
1878	because it's his, like company that he works in, but it's truly amazing. Like it's beautiful. And
1879	they don't even try a little. They go beyond, like above and beyond. Above and beyond. And so
1880	why wouldn't you want people to go above and beyond to keep going above and beyond? That's
1881	all I have to say. Thank you.
1882	
1883	MAYOR GOODMAN
1884	Thank you. Your dad doesn't have to say a word. Good job. Okay. Anyone else? These are five
1885	each. Now, Mr. Jimmerson, as much as I admire you, I'm going to hold you to five.

Page **70** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1886	JAMES JIMMERSON
1887	Okay.
1888	
1889	MAYOR GOODMAN
1890	Now that's hard, I know. But you're going to have to do it.
1891	
1892	JAMES JIMMERSON
1893	Your Honor, listen, I'm going to shrink my remarks.
1894	
1895	MAYOR GOODMAN
1896	Shrink them?
1897	
1898	JAMES JIMMERSON
1899	Shrink them. Reduce them.
1900	
1901	MAYOR GOODMAN
1902	Thank you.
1903	
1904	JAMES JIMMERSON
1905	But I will say that you allowed one of the opposed to speak –
1906	
1907	MAYOR GOODMAN
1908	No, no, you're fine with it. But if you need more, you're right.
1909	
1910	JAMES JIMMERSON
1911	And they spoke 44 minutes.

Page 71 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1912	MAYOR GOODMAN
1913	Right. But can you keep it –
1914	
1915	JAMES JIMMERSON
1916	I will.
1917	
1918	MAYOR GOODMAN
1919	Okay. Thank you.
1920	
1921	JAMES JIMMERSON
1922	Thank you, Ms. Mayor and members of the Council. My name is James Jimmerson. I live at
1923	9101 Alta Drive. I live in the Queensridge Towers, and I have the privilege of representing these
1924	applicants here today.
1925	I'd like to first call your attention to what is being heard presently. What is being heard presently
1926	is Items 131, 132, 133, 134, but particularly 2, 3 and 4, which is the 61-lot application, which
1927	asks you to remove the –
1928	
1929	MAYOR GOODMAN
1930	Can you get closer to the mic?
1931	
1932	JAMES JIMMERSON
1933	They ask you to remove a land use designation that was erroneously placed upon this property in
1934	2005, as attested to by Mr. Jerbic in his discussions with you and also in the Planning
1935	Commission meeting of last Tuesday, which I think is really more of a formality because it's not
1936	properly placed there. A waiver to allow a street to be the same size of a street that is presently
1937	existing in the neighbor Queensridge Towers. The Verlaine Street is the same width as we're
1938	being asked here, which is pretty simple.

Page **72** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1939	And the 61 lots, which is, as you know, a less density than even what is existed in the building
1940	there next door to it and that will have amenities that are equal to or greater than what is there
1941	presently now and which is within the entitlements that already exist on my clients, which you
1942	know is R-PD7, up to 7.49 dwelling units per acre with a land use designation of ML, Medium
1943	Low, and by agreement to Low as part of this project only, but historically had been Medium
1944	Low.
1945	That's what's before you. There is no – when you listen to all the fine men and women who have
1946	spoken against the project tonight, they are not addressing this project. They are not addressing
1947	the propriety of your approval, your exercise of sound discretion to grant and approve this 61 lots
1948	on 34.7 acres, or 07 acres. They are more talking about the issue that you have announced will be
1949	probably abeyed, by formal action tonight, to a July 19th hearing or perhaps thereafter.
1950	But on the merits of this project, this project has been pending now more for many, many
1951	months. It's been before you. And it doesn't benefit the Commission to have certain of the
1952	homeowners use terms like blackmail and these are a bunch of sycophants. By the way,
1953	regarding sycophants, could I have the ladies and gentlemen who supported the project please
1954	stand up, please. You may be a bunch of sycophants according to one person, but we're
1955	appreciative of the support, and I thank you very much.
1956	It is important, though, for me to correct the record as best I can in the short time period that I'm
1957	allowed. First, in 1990, a conceptual Master Plan was approved by this Council and its
1958	predecessor. But that plan was abandoned by 1996. The abandonment was a result of litigation
1959	that broke out between the original proponents of the plan in 1990, Triple Five and the Peccole
1960	Family. It was replaced by the Queensridge common use community. And that's one of the
1961	corrections we want to make.
1962	When Mr. Schreck speaks and he talks about the Queensridge golf course, I'm not familiar with
1963	that entity, because I know that there was never a golf course that was ever owned by the
1964	Queensridge interest community, nor has one dollar or one penny ever been spent by any
1965	residents living there, including myself, towards the benefit or control or maintenance of that
1966	golf course community.

Page **73** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

NRS 278A does not apply, contrary to Mr. Schreck's remarks. There is a direct judgment on the facts of this case that you heard from Judge Smith and from Judge Allf.  If I could just read documents that I will place in the record here today. Finding number 50, it you all, the court says. It is you all who this should be applied. You will make the decisions.  Number 50, the plaintiffs are improperly trying to impede upon the City's land use review and zoning processes. The defendants are permitted to seek approval, referring to ourselves, to see approval of their applications or any applications submitted in the future before the City of La Vegas, and the City of Las Vegas likewise is entitled to exercise its legislative function without interference from the plaintiffs, who are some of the homeowners.  Continuing at 51, and I'll conclude with that. Plaintiffs claim that the applications were illegal violations of master declarations or without merit. Those arguments are without merit. The fill of these applications by defendants or any application by defendants is not prohibited by the terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
If I could just read documents that I will place in the record here today. Finding number 50, it you all, the court says. It is you all who this should be applied. You will make the decisions.  Number 50, the plaintiffs are improperly trying to impede upon the City's land use review and zoning processes. The defendants are permitted to seek approval, referring to ourselves, to see approval of their applications or any applications submitted in the future before the City of La Vegas, and the City of Las Vegas likewise is entitled to exercise its legislative function without interference from the plaintiffs, who are some of the homeowners.  Continuing at 51, and I'll conclude with that. Plaintiffs claim that the applications were illegal violations of master declarations or without merit. Those arguments are without merit. The fill of these applications by defendants or any application by defendants is not prohibited by the terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simpl read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
you all, the court says. It is you all who this should be applied. You will make the decisions.  Number 50, the plaintiffs are improperly trying to impede upon the City's land use review and zoning processes. The defendants are permitted to seek approval, referring to ourselves, to see approval of their applications or any applications submitted in the future before the City of La Vegas, and the City of Las Vegas likewise is entitled to exercise its legislative function without interference from the plaintiffs, who are some of the homeowners.  Continuing at 51, and I'll conclude with that. Plaintiffs claim that the applications were illegal violations of master declarations or without merit. Those arguments are without merit. The fill of these applications by defendants or any application by defendants is not prohibited by the terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simpl read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
Number 50, the plaintiffs are improperly trying to impede upon the City's land use review and zoning processes. The defendants are permitted to seek approval, referring to ourselves, to see approval of their applications or any applications submitted in the future before the City of La Vegas, and the City of Las Vegas likewise is entitled to exercise its legislative function without interference from the plaintiffs, who are some of the homeowners.  Continuing at 51, and I'll conclude with that. Plaintiffs claim that the applications were illegal violations of master declarations or without merit. Those arguments are without merit. The fill of these applications by defendants or any application by defendants is not prohibited by the terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
zoning processes. The defendants are permitted to seek approval, referring to ourselves, to see approval of their applications or any applications submitted in the future before the City of La Vegas, and the City of Las Vegas likewise is entitled to exercise its legislative function without interference from the plaintiffs, who are some of the homeowners.  Continuing at 51, and I'll conclude with that. Plaintiffs claim that the applications were illegal violations of master declarations or without merit. Those arguments are without merit. The fill of these applications by defendants or any application by defendants is not prohibited by the terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
approval of their applications or any applications submitted in the future before the City of La 1975 Vegas, and the City of Las Vegas likewise is entitled to exercise its legislative function without 1976 interference from the plaintiffs, who are some of the homeowners. 1977 Continuing at 51, and I'll conclude with that. Plaintiffs claim that the applications were illegal 1978 violations of master declarations or without merit. Those arguments are without merit. The fil- 1979 of these applications by defendants or any application by defendants is not prohibited by the 1980 terms of the master declaration, because the applications concerned defendants' own land and 1981 their right to build, and such land that is not annexed into the Queensridge common use 1982 community is therefore not subject to the terms of the CC&Rs. 1983 So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simpl 1984 read the court decisions, because the points that they try to argue here are re-litigations of that 1985 which has already been argued and which was adjudicated against them and in favor of the 1986 developer. So one of the things that you know is that we do have the development rights before
Vegas, and the City of Las Vegas likewise is entitled to exercise its legislative function without interference from the plaintiffs, who are some of the homeowners.  Continuing at 51, and I'll conclude with that. Plaintiffs claim that the applications were illegal violations of master declarations or without merit. Those arguments are without merit. The file of these applications by defendants or any application by defendants is not prohibited by the terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
interference from the plaintiffs, who are some of the homeowners.  Continuing at 51, and I'll conclude with that. Plaintiffs claim that the applications were illegal violations of master declarations or without merit. Those arguments are without merit. The fill of these applications by defendants or any application by defendants is not prohibited by the terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simpled read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
Continuing at 51, and I'll conclude with that. Plaintiffs claim that the applications were illegal violations of master declarations or without merit. Those arguments are without merit. The fill of these applications by defendants or any application by defendants is not prohibited by the terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
violations of master declarations or without merit. Those arguments are without merit. The fill of these applications by defendants or any application by defendants is not prohibited by the terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
of these applications by defendants or any application by defendants is not prohibited by the terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
terms of the master declaration, because the applications concerned defendants' own land and their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
their right to build, and such land that is not annexed into the Queensridge common use community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
community is therefore not subject to the terms of the CC&Rs.  So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
So I would say with regard to gentlemen like Mr. Buckley or Mr. Rankin or Mr. Garcia, simple read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
read the court decisions, because the points that they try to argue here are re-litigations of that which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
which has already been argued and which was adjudicated against them and in favor of the developer. So one of the things that you know is that we do have the development rights before
developer. So one of the things that you know is that we do have the development rights before
1987 you. You've been so advised by your City Attorney, who's done a remarkable job in trying to p
1988 the parties and parts together, as well as the court decisions that we've lodged with you in prior
1989 hearings. I would simply say that we all want to work with every homeowner that we can.
1990 I made a pretty significant and some serious talk with regard to the Planning Commission last
1991 week about you need to try to satisfy as many people as you can, but you have to recognize the
1992 when you have this kind of emotion, it's not going to be always possible to satisfy everyone. E
as it relates to the 61 units, which is before you tonight for this discussion, there is no serious
objection to that. There is no argument with regard to the fact that it meets within the density

Page **74** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

1995	requirements. It meets within the zoning requirements. It meets within the land use designation
1996	from 1990 and 2001.
1997	I want to also call to your attention – and I know this is a legal point, but you should know this –
1998	you passed a city ordinance in 2001 that confirmed the land rights designation and the zoning to
1999	this property being R-PD7 and ML. And that was without any reference by any of the 20 people
2000	here that mentioned. There's not one reference. All the lawyers stayed away from that. And if you
2001	look at the ordinance, you'll see it is without any conditions whatsoever. So when you start with
2002	that, then the question becomes: What would be appropriate on this location? And you hear these
2003	emotional terms like we don't want piecemeal development.
2004	Well, the answer is that whenever you have a adjoining land property, it is parcel by parcel. It's
2005	not always at one. And these parcels are owned by three different companies. Nonetheless, the
2006	entity here is asking for your discretion and your exercises in voting in favor of approving these
2007	61 lots, and then they will go forward and continue to work on a larger project. But on the merits
2008	of this small project, they certainly are entitled to it, and there's no serious legal or factual
2009	impediment to that. All the comments with regard to the larger project and not to the smaller one
2010	that's been pending now for several months.
2011	And there is a duty, under your Code and under the Nevada Revised Statute 278, that you must
2012	rule on this. You must give our clients the day in court, as you are, as we all are working so hard
2013	and so late into the evening and have done so last week as well. And for that, we are very
2014	appreciative. But when you go through the statues, particularly 278.0233, there's an obligation
2015	for you to rule and to rule this evening, and there's no legal or factual basis to object to that.
2016	And I did want to also make one correction again to Mr. Garcia, who may not have read the
2017	statutes, but under NRS 278.339 sub 3(e), when there is a dispute or conflict between land use
2018	designation and zoning, zoning trumps. And that occurred here, because historically, as you've
2019	been told by both sides, zoning occurred in 1990. And the first effort to have the introduction of a
2020	concept called land use designation came years afterwards, and clearly zoning trumps the
2021	balance.

Page **75** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2022	And let me tell you that when you listen to the essence of many of the speakers here who oppose
2023	this project, you can't help but come away with the feeling that there's nothing that the developer
2024	is going to be able to do to assuage every single one of them. And so what we've tried to do is try
2025	to take each and every one of their thoughts into consideration. We respect them. We live
2026	amongst then. We work with them. We walk our dogs together. We know them and try to work
2027	with them. And this project, this small project of 61 lots on 34 acres, with the entry off of
2028	Hualapai, with a magnificent entry is going to be a credit to this community and is a beginning
2029	for which this developer has both constitutional and statutory rights as well as just a matter of
2030	common sense and good facts.
2031	Why is it that Mr. Perrigo, why is it that Mr. Lowenstein, why is it that your City Attorney all
2032	speak in favor of this project? Because it's meritorious, both looking at the facts of it as well as
2033	the legal precedents that apply. The response to the position by the homeowners have been
2034	argued and have been rejected by the court after a good deal of hard work by everyone
2035	considered and through a fair result.
2036	I'd like to turn the balance of my time over to Mr. Lowie. You might want to speak to what was
2037	developed, Yohan. You may want to speak to this. Go ahead, sir.
2038	Thank you so much. It's always a pleasure to appear in front of you. Thank you for your time,
2039	Madame Mayor.
2040	Just for the record, we've given your City Clerk the case precedents and case orders that I've
2041	referenced in my opening remarks as well as the current proceedings before you and some
2042	remarks by City Attorney Brad Jerbic with regard to the right to develop. So I place that before
2043	the City Clerk. Thank you, Mayor.
2044	
2045	STEPHANIE ALLEN
2046	Just briefly, Your Honor, members of the Council, I'd just like to address a few comments that
2047	were made. Most of the comments tonight, as Paul Larson said very briefly and succinctly, have
2048	dealt with the overall global project, and really what's before you tonight is not that.

Page **76** of **128** 

### **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2049	Although with that said, I would like to just show you briefly on the overhead. There's been a lot
2050	of comments about changes that have been made. This has been a long process with this
2051	Development Agreement.
2052	This is a comparison chart of the major changes that have been made. And so I know we're not
2053	on the Development Agreement, but I think it's worth it to take one minute to show you all of the
2054	concessions that this particular developer has done over the last two years.
2055	
2056	YOHAN LOWIE
2057	We'll go over the changes.
2058	
2059	STEPHANIE ALLEN
2060	We started at 3,020 units, and we're down to 2,104. We had 250 – these were at the request of the
2061	City or neighbors, not Yohan's request or EHB's request. These were all at the request of the City
2062	or the neighbors.
2063	The development area unit counts, we had assisted living originally proposed at 250, 200.
2064	Development Area 4 we had 60 homes. Then we went to 75 homes. Now we're back to 65
2065	homes, which you'll see on a future agenda should you abey the next item.
2066	Overall, the acreage, minimum acreage size started at a minimum of one acre. Then we went to a
2067	half-acre. We're now at a minimum of two-acre lots. So we've had some huge concessions that
2068	have gone on between now and the last time we saw you.
2069	Number of towers, we had three towers originally. We're down to two towers. Heights of the
2070	towers were reduced from 250 feet to 150 feet.
2071	
2072	BRAD JERBIC
2073	Stephanie, I'm sorry to interrupt you, but I have to legally. We are not agendaed on 130 right now
2074	to talk about the Development Agreement. And so I think we'll be in violation of the Open
2075	Meeting Law if we continue with that. I hate to interrupt you.

Page 77 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2076	STEPHANIE ALLEN
2077	Okay. No, no. So just real quick, so I'd like to just, I guess, summarize it. Everyone has talked
2078	about the Development Agreement tonight. Every single person that testified, their testimony
2079	dealt with the Development Agreement, not with this application. The application that's before
2080	you is like every other application that was on your zoning agenda today, except the zoning is
2081	already in place. The R-PD is in place.
2082	NRS 278.349 right here says that tentative maps must be approved within 45 days. This
2083	particular Applicant signed a waiver, when he submitted this application back in December, to
2084	allow additional time. So we've had months and months and months of this pending tentative
2085	map, trying to work in good faith to come up with an overall global project. We're just not there.
2086	We'd ask that you now consider the application that's before you. We're well beyond the 45 days.
2087	Also in this statute, it says that you must, you shall consider conformity with the zoning
2088	ordinance and master plan, except that if any existing zoning ordinance is inconsistent with the
2089	master plan, the zoning ordinance takes precedent. So, right now, the GPA was submitted with
2090	this application at the request of your Staff, because they asked that you do that, to match the
2091	GPA with the zoning. The zoning is in place. It's R-PD7. So what we have before you, that takes
2092	precedent. We're not asking for anything. We're asking for basically a site development plan
2093	review and a tentative map that conforms with the zoning and is actually compatible and less
2094	dense than the Queensridge homes that are already in there.
2095	So it's a simple application. We'd very much appreciate a vote tonight so that we can move on.
2096	We've told you tonight that we will work in good faith. We will continue discussions with the
2097	neighborhood, although it's discouraging to have the same people here every time, after all of the
2098	concessions we've made, continuing to say the same things and continuing to ask this thing be
2099	delayed. So for purposes of this application, we'd like an up or down vote, please, tonight, so that
2100	we can move on. Thank you.

Page **78** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2101	YOHAN LOWIE
2102	Good evening, Your Honor, Council members. Yohan Lowie, 9409 Kings Gate Court. And I want
2103	to respond the first time all the allegations that were put in here, but I want to talk about this 61
2104	lots in particular.
2105	You remember the beginning. We started about two and a half years ago. We came to the City
2106	saying this piece of property, I'm going to get it. I just want to know if this piece of property is
2107	developable or not, because if it's not developable and the City has any contract for restriction,
2108	I'd like to know it so we can go work with Peccole of how, you know, this, what's going to
2109	happen here. And the conclusion of your Staff, after months of working, is that this piece of
2110	property is zoned R-PD7. They couldn't believe it's zoned R-PD7, and it's compliant with all the
2111	requirements for development.
2112	Never we heard from the City Peccole Ranch Master Plan. We didn't know it's Peccole Ranch
2113	Master Plan. And I will tell you there's no Peccole Ranch Master Plan, but I don't want to take
2114	your time. I'm not representing there's no. I can tell you it's not recorded. It's not recorded on the
2115	piece of property that we purchased, 250 some odd acres. It's simply not recorded.
2116	So we got a letter saying it's R-PD7. We went and paid for the property, closed it. And before we
2117	closed it, we came to you and to some homeowners for that matter, came to homeowners saying:
2118	Guys, here is the situation, including Clyde Turner, sat with them and said: Here's the situation.
2119	Here's what we got. Here's our idea. We're going to put heavy density. Get some money. Sell a
2120	piece of the property, get the money, put it into behind the houses, and turn it into a park with
2121	about 60 homes originally.
2122	I have the plans. I can show you the original plan. Nothing changed except the original five
2123	homes now. Okay.
2124	Then the first meeting we had with the neighbors, they sent me to talk to the neighbors, and I did
2125	so. And it became a mess. Mr. Schreck stepped in. You can't develop anything on this golf
2126	course. This golf course is not going away. And I say, well, it's a done deal. The operator have
2127	(sic) quit. He quit. It's not in my control. They're not continuing to operate this golf course.

Page **79** of **128** 

### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

Continue from there, the next meeting after we submit an application, you remember Mr. Bice

2128

2129	standing here and pointing and saying I will have an ex-city employee standing here and telling
2130	you there was a collusion between this developer and some of the staff here.
2131	You know, I've attended that the position of this ex-employee, Mr. Doug Rankin, and I can tell
2132	you what he said. Here's what he said. Nineteen times straight Mr. Jimmerson asked him: Did
2133	this person that signed on this parcel map have colluded with Mr. Lowie or with EHB? No, no,
2134	no collusion. Nice guy.
2135	Did he colluded? No collusion.
2136	Is anybody on the Staff of the City colluded, question number 20 or so? Okay. No, no collusion.
2137	So what is it? He said I don't know. They filed application in good faith.
2138	How about City employees? They work in good faith. Yes, these are good people that work in
2139	good faith, zero collusion.
2140	I'll tell you where there is collusion. Collusion there is between the ex-employee and plaintiff
2141	here to try to plant PCD into the preceding, offering PCD so they can bring a 278A claim and go
2142	behind the back and say, oh, it should have been 278A. It looks like it. It works like it. It must be
2143	it.
2144	What they don't tell you, that a master plan, Z-1790, and if you can see the overheads, I will be
2145	able to show it very clearly. Designate the piece of property in front of you today as an R-PD7
2146	with the developer rights, right to it. And I tell you further, after 15 meetings, today 16 meetings,
2147	and 19 abeyances, today if you abey another item, it's 20.
2148	I'll show you what the Bible for this piece of property is. This is record of every single piece of
2149	property in Queensridge. Every homeowner in Queensridge, including me with all the properties
2150	we own in Queensridge, all the properties we bought in Queensridge, all the property we sold in
2151	Queensridge subject to this massive CC&R. I'd like to tell you what the CC&Rs says.
2152	The first chapter of the CC&Rs, right in the recital, it says the following. And that's in relate
2153	directly to this piece of property, this application in front of you today. In the recital, it says that
2154	the declarant without obligation to develop the property and the annexable property in one or
2155	more phases is planned, mixed use common interest community pursuant to Chapter 116. Okay.
	Page <b>80</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2156	And then I will read from the bottom. The property may, but not required, to include single-
2157	family residential subdivision, attached multi-family dwellings, condominiums, hotel, timeshare
2158	development, shopping centers, commercial and office development, a golf course, parks,
2159	recreation area, open space, walkway, pathway, roadways, driveways, and related facilities.
2160	The maximum number of units, which the declarant reserved the rights to create within the
2161	master plan community, is 3,000.
2162	The existing 18-hole golf course, commonly known as Badlands Golf Course, is not a part of the
2163	property or the annexable property.
2164	To prevent the arguments that all these people came in front of you today made, they put it in
2165	there. And they amended this in 2001 to say 27-hole golf course is not a part of the property nor
2166	the annexable property. So nobody can say I've been here and I bought in there, and I thought it
2167	would be a golf course.
2168	But you know, Peccoles are not stupid. Bill Peccole was a genius. You know furthermore what he
2169	did? And you have this on the record. I just want to make sure that you understand that every
2170	single disclosure, not in small print, were given to buyers in Queensridge to know exactly what
2171	they're buying. They're buying within a master plan community called Queensridge, not Peccole
2172	Ranch. How do you know? The Master Plan, under the designation, is a master plan community
2173	of Queensridge, which is under NRS 116, which has Exhibit C. It shows the Master Plan and
2174	what it is.
2175	If you can see the overhead, this is the master plan community of Queensridge is within the
2176	boundaries, Lot 11, Lot number 12B, 12A, 9, 8, number 4, and you can see that number 10, the
2177	entire number 10 or this piece of property in front of you today is within developable property.
2178	The golf course not a part.
2179	What it shows on the other areas is a diamond. On the side you can see it says subject to
2180	development rights.

Page **81** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2181	MAYOR GOODMAN
2182	Okay. Mr. Lowie, I'm going to ask you to condense as much as you can, because otherwise
2183	giving you more time would be inequitable to others. So let's go ahead and if you would
2184	
2185	YOHAN LOWIE
2186	Well, I think, Your Honor –
2187	
2188	MAYOR GOODMAN
2189	And I understand. I understand.
2190	
2191	YOHAN LOWIE
2192	The key opposition spent here, you know, at least 18 minutes speaking here.
2193	
2194	MAYOR GOODMAN
2195	Right.
2196	
2197	YOHAN LOWIE
2198	I don't think I got even five. Okay.
2199	In the contract, it states in the contract that there is no views guaranteed, and the future
2200	development will include the property, the nearby property. Okay. So, with that, I will tell you
2201	this. I feel you that your feeling is to hold this item until Development Agreement will be
2202	reached.
2203	
2204	MAYOR GOODMAN
2205	Thank you. No more.
2206	
2207	YOHAN LOWIE
2208	If –
	Page <b>82</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2209	MAYOR GOODMAN
2210	No, that's it. I just, no, because you've been up, and we've had two or three times with
2211	Mr. Schreck. It's not right.
2212	
2213	GEORGE GARCIA
2214	If I could Mayor, this is important, because what this –
2215	
2216	MAYOR GOODMAN
2217	It's all important.
2218	
2219	YOHAN LOWIE
2220	Please, just tell me you can wait, and you can talk, speak afterward. Don't cut my words.
2221	
2222	MAYOR GOODMAN
2223	Okay.
2224	
2225	YOHAN LOWIE
2226	Please don't cut my words. Let me finish.
2227	
2228	MAYOR GOODMAN
2229	Please finish up.
2230	
2231	YOHAN LOWIE
2232	If you decide that you want to hold this item for Development Agreement, I would like to consult
2233	with my attorneys right now and withdraw the application for Development Agreement. I have
2234	no interest anymore to negotiate, to negotiate to no end to no avail. This opposition, this
2235	organized opposition here has been told every single one what to say and why they have to say it
2236	in order to delay this thing to a new Council. Okay.
	Page <b>83</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2237	I don't mind. There's a new Councilman that ran on a platform of condemning of property. We
2238	are going to resort to our zoning only. And if in the future there will be a development agreement
2239	because an agreement will be reached, that's fine. We have done everything humanly possible to
2240	try to reach an agreement with these homeowners. What they're asking for is a football field of a
2241	park behind every single home, not one but five of them, 580 x 300 feet.
2242	We can't, obviously, lose all our land to parks and recs and somebody else will have to maintain
2243	it. We can't do it. And I think the negotiation have ended in a position that they can't go forward
2244	from that point.
2245	So we're asking to continue with the 61. We have rights only for that. That's half the density that
2246	Queensridge is. Queensridge is 3.48, and this density is 1.78. It's less than half the density. It's
2247	compliant with everything. It's compliant with all the requirements.
2248	
2249	MAYOR GOODMAN
2250	Thank you.
2251	
2252	YOHAN LOWIE
2253	You know, I just want to say one thing to you for the Development Agreement. So it's very
2254	important that you hear this, because you've been there. The negotiation with Tivoli was given 20
2255	feet for each home in the back. Okay. We negotiated for months with them, (inaudible) represent
2256	us at the time. They were ecstatic to get from us 20 feet. We landscaped it for them.
2257	You know, those houses, they sit on the same wash, on the same, exact waterway that the
2258	opposition sits on. They've got 20 feet, and they were ecstatic. Why do these people have to be
2259	treated differently? Why do they have to get 300 feet? Why do they have to get 6, 10 times more,
2260	for what reason? How about 15 times more? They think they can get whatever they want to
2261	because we are asking to do one single thing.
2262	The application in front of you today is to develop our property on the current zoning. The
2263	application that you may be denying or abeying for Development Agreement is the mechanism
2264	of which the City, your planners came up with to combine three separate entities that have two

Page **84** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

distinct zonings. Two of the entities have an R-PD7. One has a PD zoning, the same as the tower,
the remnants of the tower, and combining them into one single entity as a massive developer in
order to shift densities from one location to the other to build this project.
If you today abey or decide not to approve, to deny this application for Development Agreement,
you're basically telling us you do not want to shift zoning. So the only thing we have left is to use
the zoning that the property is zoned for today. The Development Agreement only allows for
zoning to shift. And with that, we got a boatload of restrictions and conditions for the next 30
years, governed and demanded by the City.
We only want to develop our property. The harm that you're causing us every time that you're
delaying this thing for the last two years for that matter, okay, is hundreds of thousands of dollars
every month. Once we almost lost the property, and we were able to refinance it. The financing
coming up again in a couple months. Okay. We have to move on with this property or else there
will be serious consequences.
Everybody is happy in the back. They want the consequences. But they don't understand they are
the biggest loser at the end of the day. In a word, there will be nothing there other than the desert
and nothing but fights. So, please, just allow this to move forward. I'm giving you my word as I
always do, and I always kept my word when I gave it to you or to anybody else here on this
Council, that when you approve this application in front of you, in the next 60 days that you, we
will agree to the advance, and in the next 60 days we'll sit again with the homeowners and
negotiate to the best of our ability. And if we can come to an agreement, this will supersede this
application.
You heard before from others here they're saying, oh you already gave them the 435. Not a week
that went by, and I get into my office, the City Attorney, which I just cannot believe how he
worked, how hard he worked to try to get the deal between us and the neighbors. He said hold,
do not build this, because I want you to reduce the heights, and I want you to reduce it for One
Queensridge. Make more concessions to Queensridge.
On top of that, I want you to give them parking. So I can't design the project. I can't move
forward with this project waiting for Development Agreement. And we'll hold this project for 60

Page **85** of **128** 

### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2293	more days. So that could be included into Development Agreement. But we have to get zoning
2294	on our property and move forward.
2295	It is, has been, this today is 19. If you would delay it, it's 20 abeyances that every single one of
2296	them, except one, that we asked for on favor of Shauna Hughes and the homeowners, were asked
2297	by the City, by saying you have to abey it. We're asking you to abey it. And the costs, they just
2298	keep on piling up. Just can't do it. It's simple.
2299	
2300	MAYOR GOODMAN
2301	Thank you.
2302	
2303	YOHAN LOWIE
2304	And by the way, for the shot across the bow that Shauna Hughes have just told you here, that,
2305	you know, this is a shot across the bow, I will challenge you we will submit all the tapes to the
2306	record. And I challenge you to find that statement that anybody made on our team. Not one
2307	person in our team made a comment like that, this is a shot across the bow.
2308	And Frank Pankratz can tell you that, and I can submit the tapes to the record. You won't find
2309	anything. What you will find, come on, Frank, you know we can't negotiate in good faith because
2310	really we have to wait for all the litigation to expire.
2311	You can listen to her. You can see if we are right, or if what she's telling you is right. You'll be the
2312	judge. I'm asking you to approve this application, to move it forward.
2313	
2314	MAYOR GOODMAN
2315	Thank you.
2316	
2317	YOHAN LOWIE
2318	Thank you.

Page **86** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2319	MAYOR GOODMAN
2320	You had something you wanted to submit?
2321	
2322	GEORGE GARCIA
2323	A very simple procedural matter, just to clarify that what I understood was basically the
2324	indication that this item had to move forward because the clock was expiring on the map. There's
2325	a mandatory, within the statutes, there's a mandatory time frame for a map to be approved or
2326	denied. That was what stated by the Applicant's representatives.
2327	I just wanted to indicate that there's a document that's provided and filed by the Applicant,
2328	specifically as part of the Department of Planning's application process. And this is signed by
2329	Vickie DeHart. It says: In so doing, the subdivider acknowledges that this election of the City's
2330	acceptance of a tentative map application as complete shall be deemed to constitute the mutual
2331	consent of the City and the subdivider to extend the time limit set forth in NRS.
2332	So you don't have a binding clock on you. They've already waived that right. I'll submit that to
2333	the record.
2334	
2335	MAYOR GOODMAN
2336	Okay.
2337	
2338	YOHAN LOWIE
2339	If you did finish, put that on the clock. This is what the homeowners are entitled to. This is
2340	what's on everybody's deed. I don't have to put it on the magnifier. You can see it. It says "Future
2341	Development." The piece of property that we are trying to develop right now shows in
2342	everybody's document in this book, on page 1.3, future development, shows the entire golf
2343	course's development. This is what's recorded on title, and that's what given to every single
2344	homeowner who's buying a house in Queensridge. Thank you.

Page **87** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2345	MAYOR GOODMAN
2346	Thank you.
2347	
2348	COUNCILMAN COFFIN
2349	Your Honor?
2350	
2351	MAYOR GOODMAN
2352	Councilman?
2353	
2354	COUNCILMAN COFFIN
2355	I had a feeling that, because I could not hear Garcia very well, the microphone could not pick
2356	you up. Your remarks are not in the record.
2357	
2358	GEORGE GARCIA
2359	Let me, then if I can get that document back.
2360	
2361	COUNCILMAN COFFIN
2362	And I think you've got to do something.
2363	
2364	GEORGE GARCIA
2365	Thank you. The red light's on, but apparently if it wasn't, I'd be happy to repeat that. So the point
2366	that I believe was made and I heard the Applicant's representative saying that there was some
2367	urgency because the clock had run out or was running out because of the time. There's a statutory
2368	time frame for them to approve maps, for tentative maps. I just want to clarify that there is no
2369	such time frame in this particular instance. The Applicant has waived that right.
2370	Specifically, there was a document that was signed with the application that says in so doing, the
2371	subdivider acknowledges that this election and the city's acceptance of a tentative map

Page **88** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2372	application as complete shall be deemed to constitute mutual consent of the City and the
2373	subdivider to extend the time limit set forth in NRS.
2374	So that's signed by Vickie DeHart. They basically signed a waiver saying there is no time frame
2375	running. So you have, you are free to take whatever actions as necessary or appropriate.
2376	
2377	MAYOR GOODMAN
2378	Thank you. And I'm going to close public comment now and -
2379	
2380	STEPHANIE ALLEN
2381	Well, I was just, Your Honor, I was just going to say I had just that we had signed that waiver. So
2382	we weren't disputing that.
2383	
2384	MAYOR GOODMAN
2385	Okay. Thank you very much. Okay. At this point, shall we move through the agenda one by one?
2386	Is that what is appropriate? Or is there comment from Council as we go forward?
2387	
2388	BRAD JERBIC
2389	I think it's up to you to take individual comments from Council and then a motion, and go
2390	through the motions one by one.
2391	
2392	MAYOR GOODMAN
2393	Okay. Any comments that the Council would care to make at this point before I turn it over? I
2394	guess I turn, yes, Councilman Barlow?
2395	
2396	COUNCILMAN BARLOW
2397	Yes. There was a comment that was brought forward, that I want clarification on and ask a
2398	question. And that has to do with the 61 units being proposed. Or is it 65? It's 61?

Page **89** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2399	STEPHANIE ALLEN
2400	Sixty-one.
2401	
2402	COUNCILMAN BARLOW
2403	Sixty-one units being proposed. The question that I have is for Tom. Under the GPA, the way I
2404	understand it, we can hold the Applicant to the 61 under the GPA, the 61 units, by condition?
2405	
2406	TOM PERRIGO
2407	Your Honor, through you, Councilman, you have the discretion, as a Council, to approve or deny
2408	an application, or in the case of a general plan amendment approve it for a lesser density or
2409	approve it for a smaller area. So I think when you're saying to hold it to the 61, I think you're
2410	talking about reducing the acreage to be consistent with the tentative map and the site plan. Is
2411	that what you mean by holding?
2412	
2413	COUNCILMAN BARLOW
2414	Yes.
2415	
2416	TOM PERRIGO
2417	Okay. Yes, you do have that discretion.
2418	
2419	COUNCILMAN BARLOW
2420	Okay. Thank you.
2421	
2422	MAYOR GOODMAN
2423	Councilman Coffin?

Page 90 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2424	COUNCILMAN COFFIN
2425	Thank you. I just have a question about legal counsel's advice. As I understand it, we have been
2426	advised to abey this item. That was a long time ago in this course of events here. But I can
2427	understand why, because it's deeper than I thought. It's, to the people who live it every day, it
2428	must be frustrating. Also, they feel they're on the threshold of something very bad, because the
2429	election was held and seats are going to change. But I'm going to follow the councilman's, I
2430	mean the counsel's advice and suggest we abey. But I don't know how long you would choose to
2431	do that, Mayor. I have no idea what the appropriate amount of time is.
2432	
2433	MAYOR GOODMAN
2434	Okay. Well, let me, I'm glad you asked that question, because -
2435	
2436	COUNCILMAN BARLOW
2437	Well, mayor.
2438	
2439	MAYOR GOODMAN
2440	Yes?
2441	
2442	COUNCILMAN BARLOW
2443	I didn't hear it that way. And so, for a point of clarification, I heard that we can vote this item up
2444	or down. It was Item 130 that the legal counsel was requesting that item to be abeyed. And so I
2445	don't want to put words in his mouth, but that was the way I interpreted it. So Brad, if you will,
2446	please provide that clarification, that would be helpful.
2447	
2448	BRAD JERBIC
2449	I don't know why this is (inaudible). That's correct. I did not recommend an abeyance on 131
2450	through 134. In fact, I think I made a pretty clear record. This is a pure planning item, and that's

Page **91** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2451	between you and the Applicant. With respect to 130 and 82, I do have a recommendation that
2452	those be held on abeyance, and I'll make the record as to the reasons why when that comes up.
2453	
2454	MAYOR GOODMAN
2455	Okay. Councilman Coffin, you want to turn off your microphone with these new, okay.
2456	As we go ahead, first of all, I want to thank everybody that's been involved in the dialogue trying
2457	to move this forward. I know it's resolvable, and I know how close we've become. And I am
2458	absolutely convinced it can be worked through. There is a timeline. It costs money, and I just –
2459	it's beyond anything. I did say at last the meeting that we had passed that corner property.
2460	And I know you understood it, Yohan Lowie. And out of total respect, I did say that I did not
2461	want to move forward piecemeal, that I would go ahead with that corner and give full support,
2462	even though it was not particularly welcomed at that time, and you did bend so much. And I
2463	know you're a developer, and developers are not in it to donate property. And you have been
2464	donating and putting back, but it has to pencil out. And it's costing you money every single day it
2465	delays.
2466	
2467	YOHAN LOWIE
2468	Your Honor?
2469	
2470	MAYOR GOODMAN
2471	And so, to be honest to you, I am only talking for me. I certainly agree with the fact that we've
2472	been working for two years, because we see the value of what you can do, and we know what's
2473	destined for the property. If you had walked away from it, who would come in and develop it?
2474	
2475	YOHAN LOWIE
2476	They don't want me as the developer, Your Honor. They want somebody else.

Page **92** of **128** 

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2477	MAYOR GOODMAN
2478	No, no, no. We're not there. I just want you to understand where I'm coming from, because I
2479	asked for something. We have had two people so involved, working so many hours with you and
2480	with the residents trying to get to a point where you can move the whole property. And what I
2481	said at that meeting, which I have to stand by, I have to stand by the Master Development Plan,
2482	knowing full well that this is exactly what I was talking about. I think your plan up there in the
2483	northwest part of the property seems very fine, but it's exactly that.
2484	And again, on top of it all, I do agree – this is me alone – but I do agree while these two people
2485	that are sitting here have been participatory and heard everything every time, that it is only right
2486	that we have new Council, and they are not going to even be seated until the 19th, when they're
2487	sworn in, because we have no meeting between now and the 19th of July. That's the next Council
2488	meeting.
2489	And we cannot have them vote at that meeting, because they will have had no opportunity.
2490	They're not sworn in. So they have to have opportunity, hopefully, with our Counsel and with our
2491	Planning Director, to be brought up to speed because, at this point, they've only had the public
2492	comment.
2493	
2494	YOHAN LOWIE
2495	Your Honor, it's a classic case of the surgery is success, has been successful, but the patient died
2496	because it's a little too late. So it's a little too late. If you would like me to abey, to withdraw the
2497	application for the –
2498	
2499	MAYOR GOODMAN
2500	No, I do not. We are so close.
2501	
2502	YOHAN LOWIE
2503	We are not close. We are far away because we are going to –

Page 93 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2504	MAYOR GOODMAN
2505	Wait. Wait.
2506	
2507	YOHAN LOWIE
2508	We are not going to be in control of the property, Your Honor.
2509	
2510	MAYOR GOODMAN
2511	Okay.
2512	
2513	YOHAN LOWIE
2514	For the, 60 days from today, 60 days from today, okay, we may be not in control of the property.
2515	So if you want to vote today, I'm asking you – I'm forcing a vote today. I'm asking you to vote
2516	today.
2517	
2518	MAYOR GOODMAN
2519	Okay. We will.
2520	
2521	YOHAN LOWIE
2522	Even if I have to withdraw the application.
2523	
2524	MAYOR GOODMAN
2525	Okay.
2526	
2527	YOHAN LOWIE
2528	Okay.

Page **94** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2529	MAYOR GOODMAN
2530	We'll move forward with that. I just, I want you to understand I made a comment. I have to, I'm
2531	sorry, I have to prerogative of the Chair, Yohan.
2532	
2533	YOHAN LOWIE
2534	Yeah.
2535	
2536	MAYOR GOODMAN
2537	I've admired your work always. You know that. But I made a comment that I would go for that
2538	property on the northeast corner knowing how well you bend on it and how fabulous it was, and
2539	I said I cannot move forward. In good conscience, I will not, I will not vote. I am one vote out of
2540	this number, and you may have them.
2541	
2542	YOHAN LOWIE
2543	Please take your vote. We'll appreciate anything you do right now. I just want to tell you if we
2544	have to withdraw the application for the Development Agreement, we will. This is three
2545	companies, separate companies that you're trying to force us to bring them together. I have no
2546	choice, I have to sell them off in pieces. So you're never going to see development agreement as I
2547	told you before. It just took another year, a year.
2548	
2549	MAYOR GOODMAN
2550	I know.
2551	
2552	YOHAN LOWIE
2553	Because they are not cooperating and not negotiating. They're only delaying.
2554	
2555	MAYOR GOODMAN
2556	Okay.
	Page <b>95</b> of <b>128</b>

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2557	YOHAN LOWIE
2558	And this delay will cause us to bifurcate the property. So the next time we'll come here, we're not
2559	going to be controlling 250 acres or 235 acres or whatever it is.
2560	
2561	MAYOR GOODMAN
2562	Okay. We are so close. At least that's what I am told by our Counsel.
2563	
2564	YOHAN LOWIE
2565	I understand. I have my own problems. Every developer has problems, hundreds of thousands of
2566	dollars a month to maintain a piece of property.
2567	
2568	MAYOR GOODMAN
2569	Okay. Let me go ahead and move these then.
2570	
2571	YOHAN LOWIE
2572	We don't have a problem. We're willing to bifurcate. So we will bifurcate the property.
2573	
2574	MAYOR GOODMAN
2575	Okay. We'll go ahead and we'll move on each one. I'm going to read each item. Or do I turn
2576	these? Now, wait one second. I did read them into the record. So, at this point, Councilman
2577	Beers, we're going to start with you on Agenda Item 131. Do you have a motion?
2578	
2579	COUNCILMAN BEERS
2580	Yes, Your Honor, I do. Although, I have to say I think for the first time in five years, it doesn't
2581	really matter how I move, nor does it matter how you vote. One of the guys made a comment
2582	earlier about the worst thing that could possibly have happened, and this is it, because this is the
2583	default existing entitlement.

Page **96** of **128** 

### **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2384	Our choice an along has been this, represented by the 61 units on the 30x acres, or the alternative
2585	scenario, which is non-uniform density, creating additional – well, we all know the plan, creating
2586	the additional density down by the existing Queensridge Tower and unprecedented, exceptional
2587	low density on two-thirds of the land.
2588	So I think actually the fastest way for the property owner to exercise their property rights would
2589	probably be for us to deny this, because then they can go to court and a court will immediately
2590	reverse us, because this is so far inside the existing lines. And, you know, consistently all along
2591	I've had two priorities. The first is protecting taxpayers, and the second is protecting land values
2592	at Queensridge. And unfortunately, we're getting to the worst case scenario.
2593	So I would move to pass. Motion is to pass number 131.
2594	
2595	COUNCILMAN COFFIN
2596	If I may comment?
2597	
2598	MAYOR GOODMAN
2599	Yes, please.
2600	
2601	COUNCILMAN COFFIN
2602	Your Honor, I suppose it's on the motion. Well, for a long time, and I still have not given up my
2603	optimism that there could be an agreement on the entire parcel, all 250 acres, whatever it is. They
2604	say we're a long way away. Maybe we are.
2605	I met with Mr. Lowie and his management team twice last year, late last year. I think it was
2606	December, maybe January, and presented what I thought was a good idea to just, as a concept,
2607	consider in order to make the neighbors feel a lot more welcoming to this new thing.
2608	And they chose not to do that. But I feel like, yeah, I still feel like we can do something. They've
2609	got some rights, but the neighbors have a lot of rights too. And while they've been conceding,
2610	everybody's been conceding. So there's been some, but they're still a long way away, as
2611	Mr. Lowie says.

Page 97 of 128

### **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2612	So I can't vote for this. I'm worried about the fact now we've approved one thing on one end, but
2613	we approved something on the other end with a positive vote here and then we're stuck with
2614	something in the middle.
2615	It looks to me that that's kind of how it goes. It's piecemeal, even though you didn't want to do it.
2616	If we approve this, it starts, it's piecemeal. And that then takes away – everybody gives a little
2617	more, leverage disappears, and there's less and less chance for negotiation.
2618	So I have to oppose this, because it's a piecemeal approach, and I still hold out hopes for a
2619	holistic approach to this whole thing. They know my feelings on this. So, you know, we made
2620	that public six months ago. In any event, thank you very much.
2621	
2622	COUNCILMAN BARLOW
2623	Mayor?
2624	
2625	MAYOR GOODMAN
2626	Yes.
2627	
2628	COUNCILMAN BARLOW
2629	Question on the motion.
2630	
2631	MAYOR GOODMAN
2632	I'm sorry?
2633	
2634	COUNCILMAN BARLOW
2635	I said question on the motion.
2636	
2637	MAYOR GOODMAN
2638	Okay.

Page 98 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2639	COUNCILMAN BARLOW
2640	Someone brought forward a suggestion that I thought maybe quite a few of us may have missed.
2641	You may have; you may have not. But I caught on to it. And that was by moving forward on this
2642	item, that the Development Agreement would supersede anything that we do on this motion. I
2643	believe Mr. Yohan, did you state that?
2644	
2645	BRAD JERBIC
2646	I can clarify that. I think that there's been an indication by Mr. Lowie and his attorneys, and I
2647	have said the same thing, that if this does pass, it is inconsistent with what we have negotiated
2648	thus far. In order for it to be consistent, they would have to give this up as part of the
2649	Development Agreement negotiation. So the Development Agreement, as currently drafted,
2650	again not finished, but currently drafted, allows for 65 custom homes on 183 golf course.
2651	
2652	COUNCILMAN BARLOW
2653	Sixty-five or sixty-one?
2654	
2655	BRAD JERBIC
2656	Pardon?
2657	
2658	COUNCILMAN BARLOW
2659	Sixty-five or sixty-one?
2660	
2661	BRAD JERBIC
2662	Sixty-five is what's in the Development Agreement. Sixty-one is what's in this application.
2663	
2664	COUNCILMAN BARLOW
2665	Okay.

Page 99 of 128

## **JUNE 21, 2017**

# COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2666	BRAD JERBIC
2667	The 61 in this application is in a very limited corner. It's much denser than what would be, in fact
2668	it's as dense as what would be on the entire course virtually if we had a development agreement.
2669	So it is inconsistent, absolutely inconsistent with that Development Agreement that's still not
2670	finished. If that Development Agreement does get finished and it gets up before for the Council,
2671	one of the things that they will have to do, and they're telling you now they will agree to, is give
2672	up the 61 if they win today. Is that right?
2673	
2674	COUNCILMAN BARLOW
2675	And so, to my understanding, they're on an acre now, and from what I understand further, is that
2676	the Development Agreement could be potentially two-acre parcels instead of one?
2677	
2678	BRAD JERBIC
2679	It is a sub potentially. It is absolutely the –
2680	
2681	COUNCILMAN BARLOW
2682	So, in essence, the neighbors will be in a better position?
2683	
2684	BRAD JERBIC
2685	Well, we believe, in my negotiations with the neighbors that have participated in negotiations,
2686	they have told me they requested two-acre parcels, and that was a concession that we won during
2687	that negotiation. So the entire golf course, the 183 acres, except for one small piece on the
2688	southeast side, which are minimum half-acre parcels and about 15 homes there, the remaining 50
2689	homes of the 65 would be spread out over the rest of the golf course on two-acre minimum
2690	parcels.

Page 100 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2691	COUNCILMAN BARLOW
2692	Okay. So, to me, the win/win would be to approve what's before us now. And I believe that's a
2693	part of the motion right now, if I heard the Councilman correctly, and for them to come back
2694	after the Development Agreement is approved and have the Development Agreement supersede
2695	what we have before us here today.
2696	
2697	CHRIS KAEMPFER
2698	Your Honor?
2699	
2700	COUNCILMAN BARLOW
2701	Mr. Kaempfer.
2702	
2703	MAYOR GOODMAN
2704	Your button is off.
2705	
2706	CHRIS KAEMPFER
2707	We are stating absolutely on the record that an approval today will be superseded by the
2708	Development Agreement. It gets us – I was not making things up. It gets us something today.
2709	Now, alternatively, if you want to go to the next item and approve the Development Agreement
2710	subject to continuing to work on a couple of things and realizing that those things we're
2711	continuing to work on are in an area where a site development review has to come forward
2712	anyway, we can do that. We just need some approval today.
2713	Our suggestion was we approved something that is so squarely in accordance with zoning
2714	practice and zoning law, that we approved that subject to us continuing to negotiate in good faith
2715	and once that Development Agreement is executed, this zoning is gone.

Page 101 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2716	COUNCILMAN BARLOW
2717	Well, I don't see how we can approve the Development Agreement today when, in fact, there's
2718	yet more work to be done. But I do like the idea of the fact that we are working towards that
2719	Development Agreement. And from my understanding, it's almost there? So -
2720	
2721	CHRIS KAEMPFER
2722	Here's, is where we are. The Development Agreement, and I wish I had something I could show
2723	you, but the, and I think this is a very important consideration.
2724	
2725	COUNCILMAN BARLOW
2726	Okay.
2727	
2728	CHRIS KAEMPFER
2729	Especially for those who happen to be having a home for sale. The thing that is killing –
2730	
2731	BRAD JERBIC
2732	Chris, if I can stop you right there. I understand the question. But we are really wandering way
2733	into Item 130 and the Development Agreement. I think the Council's question is - I think there's
2734	got to be a simpler answer than a big long presentation that wanders way off the topic that we're
2735	agendaed for.
2736	I think that if the question is, do you think we're close or not, I think yes or no and I'll explain
2737	later when we get to 130.
2738	
2739	CHRIS KAEMPFER
2740	Well, can I, all right. That's a very, very fair point. If you could go to the overhead please and I'll
2741	just show where the issues are.

Page 102 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2742	COUNCILMAN BARLOW
2743	That will be helpful. Thank you.
2744	
2745	CHRIS KAEMPFER
2746	All right. There are no real issues all the way through here. Everybody here gets two acres, a
2747	minimum two-acre lots. Everybody, except for my neighbors and me down here, and we get half-
2748	acre lots.
2749	Now, the areas that we're still working with are here and here, two areas. And this is what I was
2750	trying to point out in the development area that has to be approved with a site development
2751	review. But I won't get there. But that is what everybody has.
2752	Now, one of the issues that has been hurting our community is when you try to sell your home,
2753	they say: What's going to be on the golf course? Can you imagine, can you imagine if you're
2754	selling your home and you say, well, behind me is a two-acre lot, and it's part of Development
2755	Agreement that's already approved.
2756	So all of us, in our minds, have to think that that's where we have to be. But it's here and it's here,
2757	and you have Yohan Lowie's word and he's worked here. You'll have mind and you'll have
2758	Stephanie's that we will continue to work in good faith and get it done. But we need something
2759	today. We need something in order to convince our lender that this is real and it's just not another
2760	step in losing money and putting money into this project
2761	
2762	COUNCILMAN BARLOW
2763	Okay. I understand. Thank you.
2764	Mayor, my comment on the motion is the fact that I'm going to, if I heard the Councilman
2765	correctly, that the motion is for approval on 131, so I'm going to support that. However, I'm
2766	going to step out on a limb and also take the recommendation of my City Attorney when we
2767	come to 130. So my motion will be for approval on 131. Thank you. I mean my position on 131
2768	for the motion of approval is to follow the Councilman's position.

Page 103 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2769	MAYOR GOODMAN
2770	Okay. There is a motion made to approve Agenda Item 131.
2771	
2772	COUNCILWOMAN TARKANIAN
2773	Can I say something, Mayor?
2774	
2775	MAYOR GOODMAN
2776	Please.
2777	
2778	COUNCILWOMAN TARKANIAN
2779	I would like to say something. And that is yesterday evening, maybe it was 6:30 or so, I spoke
2780	with the lawyer, one of your lawyers, for the developers. And at that time I said to him I'm as
2781	close as I've ever been to vote for this because I don't like the piecemeal stuff. I don't think it
2782	works.
2783	And I want to tell you I don't think Yohan is an ogre. I think he's a brilliant designer. I wish to
2784	heck I could have that design of the gate where I live. And he has done a tremendous amount in
2785	meeting the requests of people who live in that area. I don't know if I've ever seen anybody who's
2786	done as much as far as, you know, filling in gullies and giving you football field lengths behind
2787	you and stuff like that.
2788	But there were a couple questions, maybe three or four that I wanted to check out. And so I
2789	intended to have my staff do that today. I couldn't, because I was exhausted from the short-term
2790	mental preparation and I had no time for it. And so I came today, and I'm told at about 7:45 a.m.
2791	today that this item, that we were going to be abeyed. It was going to be abeyed. And so I told
2792	my staff. I didn't have them go do, look up this information that I needed, because I don't live in
2793	the northwest. They live a different style out there, and I feel I need to study it some.
2794	And so I couldn't tell my staff go out and get it, when I'm being told it's going to be abeyed. I did
2795	not know you were really on the agenda for sure until I saw after 5:00 tonight all of the lawyers
2796	started coming in and I'm wondering, what the heck? It's being abeyed.

Page **104** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2797	So this bothers me because, and I'm not blaming anybody, but I didn't get my questions
2798	answered. I didn't get my question answered. I didn't have time to look into things as much as I
2799	would like to look into things.
2800	I don't blame anybody. I don't think Yohan is terrible. I love all you guys. I've worked with you
2801	before. You've always been up and honest with me.
2802	But I do want to say this. I have felt, I think the Mayor felt the same way, we should not split this
2803	up at the time. We split it up, and I felt we're going to have some problems. I voted against that,
2804	and we have had problems.
2805	And the other concern I wanted to check into was I was going to find out information what other
2806	new buildings are going in there. You know, people quickly show me on a map, but I don't know
2807	that area the way I know my ward. And so they're showing me quickly on the map, oh, they're
2808	going to do this here and they're going to do that there. What is that going to do to the whole
2809	thing and whole complexion?
2810	So, just to let me finish, I do think the people that live there ought to be grateful for what's been
2811	given. I've never seen that much given before. But I can't vote for approval of this because I
2812	haven't had time to look into it. Not your fault. I'm not blaming anybody, but doggone it, I need
2813	to look into these things because I'm not as familiar with them.
2814	And also, I want to tell you, Doug Rankin did not use the word "collusion." Not one time did he
2815	use the word "collusion." I've never heard him use the word "collusion." I've worked with him 10
2816	years. And when Doug comes up here, and he's got all this information. In 10 years that I've
2817	worked with him, I've never found him to give me incorrect information. In fact, when he left
2818	here, I and my staff were aghast, because he has the historical knowledge that nobody else at that
2819	time had.
2820	So I just wanted to tell you how I feel. I'm not knocking anybody with the developer. I just need
2821	more time.
2822	
2823	CHRIS KAEMPFER
2824	By the way, Your Honor, I think it's important to say Mr. Lowie did not suggest that -

Page 105 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2825	YOHAN LOWIE
2826	Doug Rankin.
2827	
2828	CHRIS KAEMPFER
2829	Doug Rankin said that.
2830	
2831	YOHAN LOWIE
2832	To the contrary.
2833	
2834	CHRIS KAEMPFER
2835	That's not.
2836	
2837	YOHAN LOWIE
2838	I apologize. To the contrary, I said the opposite. I said Mr. Bice said that an ex-city employee
2839	would come here and testify there was a collusion between this developer and Staff. And in
2840	Mr. Rankin's deposition, he said no collusion, absolutely no collusion was done in good faith.
2841	Okay. Thank you very much.
2842	
2843	COUNCILWOMAN TARKANIAN
2844	I take that back. But I don't take back the praise I gave him, because I've worked with him often
2845	No really, I mean, but I take back that you said that. I just thought you made a mistake, because
2846	some of us do.
2847	
2848	CHRIS KAEMPFER
2849	These guys are pretty tremendous themselves in their own right.
2850	
2851	COUNCILWOMAN TARKANIAN
2852	Yeah, and they are tremendous.
	Page 106 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2853	CHRIS KAEMPFER
2854	Yes.
2855	
2856	COUNCILWOMAN TARKANIAN
2857	And doggone it, they've worked their heads off over that, and I understand that. It's just that I just
2858	feel that responsibility that I need to know this. My goodness, look how important this issue is to
2859	everybody that lives up in the northwest. So I just wanted to tell you that.
2860	
2861	MAYOR GOODMAN
2862	Okay. All right. There's been a motion and a call for the vote. And we're waiting for Councilman
2863	Coffin and then please post it on Agenda Item 131 (Motion passed with Tarkanian, Goodman and
2864	Anthony voting No). The motion carries.
2865	
2866	COUNCILWOMAN TARKANIAN
2867	Which I thought it would.
2868	
2869	COUNCILMAN COFFIN
2870	I'm sorry. I pushed the wrong button. I'm really sorry.
2871	
2872	MAYOR GOODMAN
2873	No. No.
2874	
2875	BRAD JERBIC
2876	There's been a mistake. If the Clerk could reset the voting machine and recast the votes.
2877	
2878	COUNCILWOMAN TARKANIAN
2879	Or if the fact we've no board meeting.

Page 107 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2880	MAYOR GOODMAN
2881	Okay. So we are polling. Just revote.
2882	
2883	BRAD JERBIC
2884	We need the Clerk to reset and revote on the motion. The motion is to approve 131, and
2885	Councilman Coffin indicated he hit a wrong button, and so you need to revote.
2886	
2887	MAYOR GOODMAN
2888	And please post (Motion failed with Coffin, Tarkanian, Goodman and Anthony voting No).
2889	The motion does not pass.
2890	
2891	BRAD JERBIC
2892	The motion fails.
2893	
2894	MAYOR GOODMAN
2895	The motion passes. Please, don't do this. I mean this is such a privilege.
2896	
2897	BRAD JERBIC
2898	Excuse me, there was a motion to approve that did not pass. There now needs to be a motion to
2899	deny. So somebody who voted in the majority needs to make a motion to deny 131.
2900	
2901	COUNCILWOMAN TARKANIAN
2902	That's got to be Coffin.
2903	
2904	MAYOR GOODMAN
2905	Okay. There needs to be a motion to deny made.

Page 108 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2906	COUNCILMAN COFFIN
2907	Your Honor, I'll make a motion to deny Item 131.
2908	
2909	MAYOR GOODMAN
2910	Okay. There's a motion to deny 131. Please vote on Agenda Item 131 to deny on 131 and then
2911	please post (Motion passed with Ross and Beers voting No).
2912	
2913	BRAD JERBIC
2914	That motion passes. The motion, the 131 is denied. We need a motion on 132.
2915	
2916	MAYOR GOODMAN
2917	And on 132?
2918	
2919	COUNCILMAN BEERS
2920	Why don't we let Councilman Coffin make the motions?
2921	
2922	MAYOR GOODMAN
2923	Okay, Councilman Coffin on 132.
2924	
2925	COUNCILMAN COFFIN
2926	Your Honor, I move to deny 132.
2927	
2928	MAYOR GOODMAN
2929	There's a motion on Agenda Item 132 to deny. Please vote and please post (Motion passed with
2930	Barlow, Ross and Beers voting No).
2931	
2932	COUNCILWOMAN TARKANIAN
2933	We take that back. Thanks.
	Page 109 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2934	MAYOR GOODMAN
2935	This is a motion to deny on Agenda Item 132, and that carries. On Agenda Item Number 133.
2936	
2937	COUNCILMAN COFFIN
2938	Your Honor, I move to deny Item 133.
2939	
2940	MAYOR GOODMAN
2941	There's a motion on Agenda Item 133 to deny. Please vote and please post (Motion passed with
2942	Barlow, Ross and Beers voting No). The motion carries. And Agenda Item 134?
2943	
2944	COUNCILMAN COFFIN
2945	Your Honor, I move to deny Item 134.
2946	
2947	MAYOR GOODMAN
2948	And there's a motion on Agenda Item 134 to deny. Please vote. Please post (Motion passed with
2949	Barlow, Ross and Beers voting No). The motion carries.
2950	
2951	ITEM 130
2952	MAYOR GOODMAN
2953	Agenda Item 130, not to be heard, oh that's that, DIR-70539, director's business, public hearing,
2954	Applicant/Owner 180 LAND CO, LLC, ET AL, for possible action on a request for a
2955	Development Agreement between 180 Land Company, LLC, et al. and the City of Las Vegas on
2956	250.92 acres at the southwest corner of Alta and Rampart Boulevard. This is a public hearing, I
2957	declare it open. Do we, now, Counsel?

Page 110 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2958	BRAD JERBIC
2959	What I'd like to do, and I know there's gonna be some active discussion on this, but if I could
2960	begin. As the record has already been made, there has been an awful lot of discussion, and it's
2961	really funny every time I talk to the developer, people think that he's pulling my strings; every
2962	time I talk to the neighborhood, they think they are pulling my strings. I can tell you right now,
2963	the only one pulling my strings, Mayor, is you and your request to bring back a development
2964	agreement. And so, I've been working very, very hard to work with neighbors and work with
2965	anybody who will talk and what they would like to see in their neighborhood.
2966	I can tell you that Elaine and Dale Weisner have been incredible. Elaine is head of the board
2967	and they've had a very, very difficult decision and a very, very difficult time having to try and
2968	gather information only to find out they don't have the authority to negotiate.
2969	Ann Smith and her neighbors on Ravel Court are just wonderful people, who I have tried very
2970	very hard to try and find a solution to what I think is a uniquely burdensome situation into their
2971	area.
2972	TO A STATE OF THE
2912	I'm looking out and I see Eddie and Alise on Tudor, and all of you, there's a special situation out
2972	I'm looking out and I see Eddie and Alise on Tudor, and all of you, there's a special situation out there, that I think we're very, very close to having that resolved.
2973	there, that I think we're very, very close to having that resolved.
2973 2974	there, that I think we're very, very close to having that resolved.  There's a fourth situation, a fourth situation, that came to my attention through a neighbor that
2973 2974 2975	there, that I think we're very, very close to having that resolved.  There's a fourth situation, a fourth situation, that came to my attention through a neighbor that lives in an area that's gonna receive the two-acre lots; and that request was to have some kind of
2973 2974 2975 2976	there, that I think we're very, very close to having that resolved.  There's a fourth situation, a fourth situation, that came to my attention through a neighbor that lives in an area that's gonna receive the two-acre lots; and that request was to have some kind of agreement to keep critical, and I'm using that word deliberately, critical parts of the golf course
2973 2974 2975 2976 2977	there, that I think we're very, very close to having that resolved.  There's a fourth situation, a fourth situation, that came to my attention through a neighbor that lives in an area that's gonna receive the two-acre lots; and that request was to have some kind of agreement to keep critical, and I'm using that word deliberately, critical parts of the golf course green until development. And the reason was pretty simple: The reason is that if you have a
2973 2974 2975 2976 2977 2978	there, that I think we're very, very close to having that resolved.  There's a fourth situation, a fourth situation, that came to my attention through a neighbor that lives in an area that's gonna receive the two-acre lots; and that request was to have some kind of agreement to keep critical, and I'm using that word deliberately, critical parts of the golf course green until development. And the reason was pretty simple: The reason is that if you have a house for sale in Queensride, you're going to enter through the north gate or the south gate. And
2973 2974 2975 2976 2977 2978 2979	there, that I think we're very, very close to having that resolved.  There's a fourth situation, a fourth situation, that came to my attention through a neighbor that lives in an area that's gonna receive the two-acre lots; and that request was to have some kind of agreement to keep critical, and I'm using that word deliberately, critical parts of the golf course green until development. And the reason was pretty simple: The reason is that if you have a house for sale in Queensride, you're going to enter through the north gate or the south gate. And for any of you who have been out there, you will drive past open parts of the golf course that are
2973 2974 2975 2976 2977 2978 2979 2980	there, that I think we're very, very close to having that resolved.  There's a fourth situation, a fourth situation, that came to my attention through a neighbor that lives in an area that's gonna receive the two-acre lots; and that request was to have some kind of agreement to keep critical, and I'm using that word deliberately, critical parts of the golf course green until development. And the reason was pretty simple: The reason is that if you have a house for sale in Queensride, you're going to enter through the north gate or the south gate. And for any of you who have been out there, you will drive past open parts of the golf course that are normally very green. And the fear that this neighbor expressed to me is if those critical areas, not

Page 111 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

2984	I thought those were valuable issues. I thought they were righteous issues. I don't think that they
2985	were issues that people made up. And I still think to this moment they are solvable issues. I don't
2986	think we - there probably are more that people will open up. And I will address everyone
2987	individually. So if anybody has a list of things they think should be in this agreement that are not,
2988	I say these words, speak now or forever hold your peace, because I will listen to you and we'll
2989	talk about it. And if it needs to be in that agreement, we'll do our best to get it in it.
2990	But I do not like the tactics that look like we're working, we're working, we're working and, by
2991	the way, here's something you didn't think of I could have been told about six months ago. So I
2992	understand Mr. Lowie's frustration. There's some of that going on. There really is. And that's
2993	unfortunate. I don't consider that good faith, and I don't consider it productive.
2994	So I say now to the neighbors that are out here, and this is not, that comment was not aimed at
2995	you. You've been wonderful in meeting with me and talking with me, and you've been very
2996	wonderful in giving the ground that you can give and not giving the ground that you can't give to
2997	protect your homes and your property values.
2998	Having said that, we have constantly been accused of changing this Development Agreement.
2999	And I hear it every single Development Agreement meeting. Once again, it's changed again. It's
3000	changed again. But, you know, it's really funny. This Development Agreement has changed
3001	because people have requested changes. And so when you request to get a change request and
3002	you incorporate it, you can't get a rock thrown at your head for doing that. And that's not fair.
3003	And I can also say one more thing, because I just want to say it publicly. I have enormous respect
3004	for both parties. I also have respect for people in the litigation. And it's a fact that when Mr.
3005	Schreck was attacked in the litigation, I defended him. It was a fact that when Shauna was given
3006	a subpoena for a deposition, I got her out of it. I'm not trying to hurt anybody in this negotiation.
3007	For anybody in this room that thinks otherwise, you're just plain wrong. Okay?
3008	So let me go on to the Development Agreement. We deliberately left it on the website in the form
3009	that it was last submitted, without changes. And I did that to avoid one more time having
3010	neighbors come here and say it's changed again. The goal was this. Leave that agreement on the
3011	website, and then when we had changes from the Planning Commission, changes from the

Page 112 of 128

#### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3012	Recommending Committee, which there was one, and changes that I hoped to negotiate last
3013	night and over the weekend; if we got all those, we'd roll them all into just one last change.
3014	That's why the agreement that's on the website right now doesn't reflect all those changes that
3015	have occurred to date and clearly don't reflect the changes for Ravel, for Tudor Park, for the
3016	greening of the golf course, and the other issue I mentioned.
3017	I think that because we are this close, I think that it would be wrong to have the Council consider
3018	an agreement that you haven't even seen. We haven't presented you with a final version of it. I
3019	don't think it would be right to go forward with open issues that I think could be resolved.
3020	Now, I can be, I'll be proven right or wrong pretty darn quick. There's no doubt about it. If
3021	everybody thinks that this can't be resolved, I'm going to look like an idiot in a month, and I
3022	deserve it. Okay?
3023	But the fact of the matter is I don't believe that. I do believe that it can be resolved. I do believe
3024	there's an awful lot of good faith that's been shown, and I think we are very close. But for that
3025	reason, I don't think it's appropriate right now, well I won't say appropriate, I don't think it's
3026	ready to be heard by the Council right now. I'm certainly not ready to have an agreement
3027	approved with those areas still not completely nailed down.
3028	
3029	MAYOR GOODMAN
3030	Well, and we have not, if I might, Mr. Jerbic, we have not been privy to the information
3031	regarding those three items and then the fourth one you just brought up, which was brought up
3032	tonight. And my biggest concern is going forward with this and having these two wonderful
3033	Council persons, who have been through the beginning, two years or a year and a half of this,
3034	this is their last Council meeting.
3035	And so to have new members brought on and expect them to be brought up to speed in 24 hours
3036	from their swearing in is an impossibility. So that's beyond our control to have any reasonable
3037	way of bringing two new people on this board up to speed. And they need to have the
3038	information. And the next, unless we call, which I'm going to ask you, instead of, let's say they're

Page 113 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3039	sworn in, the date is the 19th of July, the following, next scheduled Council meeting is the 21st,
3040	correct?
3041	
3042	BRAD JERBIC
3043	The 2nd of August.
3044	
3045	MAYOR GOODMAN
3046	I mean 2nd of August. Sorry. What if? This may be an open-ended question that you can't even
3047	possibly answer. But with everything working as best as it can for two new Council members to
3048	be brought up to speed on a development agreement, what is reasonable to assume, and can we
3049	hold a special meeting so we don't have to wait that long, because every day we wait, Mr. Lowie
3050	is having financial pursuit, to put it that way? What is reasonable, and when can we have a
3051	special session?
3052	
3053	BRAD JERBIC
3054	That's a good question. I can't read anybody's mind. I know Mr. Seroka is here today, and we
3055	have not had an opportunity to meet yet. I met Ms. Fiore very briefly, just to shake hands a
3056	couple of days ago. And so I haven't had the opportunity to ask them that question - how long
3057	will it take you to really get up to speed?
3058	I can say that I am prepared now to get everything to whoever is going to be sitting here on the
3059	19th of July as soon as it's drafted. And, but the real problem is I am not able to have an
3060	attorney/client conversation with either of the new members of Council until they are technically
3061	sworn in.
3062	
3063	MAYOR GOODMAN
3064	I was just going to say they're not sworn in.

Page 114 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3065	BRAD JERBIC
3066	So I can talk with them. I can provide them with the documents. I can answer questions. But if it
3067	gets into an attorney/client conversation about litigation or something, I won't be able to do that
3068	until the swearing in occurs.
3069	So I'm more than happy to finish this deal. I'm more than happy to accelerate it and get it to the
3070	new members as soon as possible so they can ask all the questions that they need to. But I don't
3071	know if that right number is two weeks, or four weeks, or one day. I don't know.
3072	
3073	MAYOR GOODMAN
3074	Councilwoman?
3075	
3076	COUNCILWOMAN TARKANIAN
3077	Mr. Jerbic, we have in the past sworn in new members at a special meeting, not at the Council
3078	meeting, not the regular Council meeting. We didn't even do it in Council chambers. In fact, I
3079	think I was one of them. We did it in a smaller room someplace in the City. So I think you could
3080	call a special meeting. I mean you might want to check that out. But I know that I was, when I
3081	was, well maybe it was – I don't know. I could be wrong.
3082	
3083	BRAD JERBIC
3084	You may be different. I need to look at this.
3085	
3086	COUNCILWOMAN TARKANIAN
3087	I'm very tired. It's been over 12 hours now.
3088	
3089	BRAD JERBIC
3090	You won in a recall election, and I think the recall election was a little bit different. But I'll look
3091	into it and find out if that's a possibility. Then, of course, we'd want to consult with the new
3092	members of Council to see if that's what they would want to do. I don't know.
	Page 115 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3093	I do know that right now, if it went on its ordinary trajectory, the swearing in would be July 19th,
3094	and the next meeting after that would be August 2nd.
3095	And so I can tell you I personally believe I will know very quickly, in less than a week, I hope,
3096	whether or not these issues will be resolved or not. And if they are resolved, that written
3097	agreement will be distributed to everybody, including the new members of Council, so that they
3098	can look at it and meet with neighbors and see what the support is, if it's there or not.
3099	
3100	CHRIS KAEMPFER
3101	Well, Your Honor, if I might chime in here just for a minute. I will not deny the efforts that Brad
3102	has put into this. I mean, it's incredible. And he's not helped us. I mean, if he was here to help us,
3103	we wouldn't have taken it from 3,000 units down to 2,100 units. Thanks, Brad, very much for
3104	knocking 900 units off the project. All right. We wouldn't have two-acre lots everywhere. All of
3105	those things are driven by him and agreed to by us.
3106	But as hard as he worked and as good a man as he is, I'm telling you right now and you – if I'm
3107	wrong, you can say Chris, you're wrong – I don't care what agreement we reach. I don't care.
3108	There will be the same people who come up here and tell you that the Development Agreement
3109	is defective, that it doesn't have this. I've never seen any kind of development agreement that is
3110	this sloppily done. You can't even approve it because this.
3111	We don't want to go through that. We don't want any of that anymore. We're tired. All of us are
3112	tired. All right. Those of us who live in this community are tired.
3113	And what I was hoping the Development Agreement could do was put to rest the uncertainty that
3114	has made living there unbearable for a lot of people, especially like I said, when you're selling
3115	your home and they say, what's happening with the golf course, and you go, I don't know. It may
3116	be developed. It may not be.
3117	There is a mentality on the other side, not the neighbors necessarily, but there's a mentality that
3118	they still want to see, if they can, no development. I was told early on by someone I respect very
3119	much that he would rather see it a desert than a single home built

Page 116 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3120	Now, that position may have changed, but that's what I'm dealing with. That's what all of us are
3121	dealing with. And I am just so much, I am so afraid that if we don't approve something tonight,
3122	that we'll get nothing. And that's what I think is gonna happen.
3123	I think what's gonna happen on August 2nd, and maybe rightfully so, our new people are going
3124	to look at you and they're going to say: Mayor, Council people, we've only been here two weeks.
3125	We need to hold it another 30 days. And I'm not blaming them. I would probably, you know,
3126	think about saying the same thing. So now another \$80,000 goes out. We're dying. And maybe
3127	that's what they want. Maybe they want this guy to die, so what, you know, I don't know. But I'm
3128	just telling you that's what I've been told to say.
3129	I believe it for Mr. Lowie, and I'm very concerned about the fact if we were to say those three
3130	issues, Tudor, keep it green, Ravel Court, we resolve those three issues, that's not, I mean, I just
3131	don't believe that's going to be it. I think there is going to have the same people come up and say:
3132	Don't you realize the Master Plan and the General Plan and the zoning and all. Forget what these
3133	people think. We're experts. You guys here, you're just the guys that work for the City of Las
3134	Vegas.
3135	To me, I've never seen a situation where you say I disregard completely what these gentlemen,
3136	who are as smart as you'll ever find, as thorough as you'll ever find, and would believe somebody
3137	else who says they're wrong. So whatever you do, God love you and bless you and keep you, but
3138	I'm just saying I can't guarantee what happens with a hold.
3139	I think you ought to approve it, and I think you ought to say I trust you'll work those other issues
3140	out, and that will provide those people, most of us who live on that golf course, with two-acre
3141	lots guaranteed under a development agreement. Thank you.
3142	
3143	YOHAN LOWIE
3144	Mr. Jerbic, I just want to say, add one more thing. Condition number four is unacceptable. The
3145	golf course is dead. As of today, we cannot, no longer support irrigating and maintaining green
3146	on the golf course. So if you want to continue negotiation, item number four cannot be a part of
3147	this, a part of the negotiation.

Page 117 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3148	Mayor, as I told you, you know, elections have consequences and so does continual denial of our
3149	application, and the ability of us financing this piece of property has consequences. And we
3150	cannot irrigate no longer.
3151	
3152	MAYOR GOODMAN
3153	All I can tell you is I said what I said very clearly, and I've said it to Mr. Jerbic. Every time he's
3154	gone in to try again with something, and last week he came to me and I said, How are we? And
3155	he said we are so close to this.
3156	And I said it at the time that we voted on the corner of Rampart and Alta. I said it clearly. I
3157	cannot vote for any other project until we've got this resolved. And I believe this man; I've
3158	known him for 35 or 40 years. That puts you older than probably you are. But the reality is he
3159	delivers. He tells the truth to me. I'm not saying you have ever, but we don't have that length of
3160	the relationship. And because he's an attorney and because he's worked with you and your team
3161	and with the residents, and because I made a commitment that I didn't want it piecemeal - I'm
3162	not denying that anything that you touch you haven't - everything that I've seen, contrary to
3163	comments that aren't true, everything I know you will deliver the finest. You will deliver it.
3164	I want to abey this. I want you to hang in to August 2nd. You can do that.
3165	
3166	YOHAN LOWIE
3167	No, I can't and I will not. And I just want to tell you something. I want to ask you a question.
3168	Under which legal theory are you forcing me to bring three different companies under one
3169	agreement and to give you one holistic project? I've tried it for two years. It doesn't work.
3170	
3171	MAYOR GOODMAN
3172	No, no, no. I know –

Page 118 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3173	YOHAN LOWIE
3174	You don't have – under which, on what are you relying? Which law are you relying to, to force
3175	me to do it?
3176	
3177	MAYOR GOODMAN
3178	No, no, no. I'm not. All I'm relying on the fact is I know the numbers have to pencil out for you.
3179	So when you reduce an area, in order to make it work for you as the developer, you've got to put
3180	more people in another area. It needs to be compatible with people that are homeowners, with the
3181	feeling of beauty – you can do it. You can do it.
3182	
3183	YOHAN LOWIE
3184	The 61 lot is compatible. The 61 lot you just denied is compatible.
3185	
3186	MAYOR GOODMAN
3187	I'm not saying it isn't.
3188	
3189	YOHAN LOWIE
3190	And every application from now on –
3191	
3192	MAYOR GOODMAN
3193	I'm not saying it isn't.
3194	
3195	YOHAN LOWIE
3196	Let me finish. Any other application we're going to bring from now on will be compatible. We
3197	are only going to bring R-PD7. You don't have to worry about development agreement. There is
3198	no development agreement, because we're going to bifurcate this property. I can no longer trust
3199	this Council to ever give us to develop the property.

Page 119 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3200	MAYOR GOODMAN
3201	Okay. Oh, wait a minute.
3202	
3203	YOHAN LOWIE
3204	Wait a minute. To ever allow us to develop the property.
3205	
3206	MAYOR GOODMAN
3207	No, no, no.
3208	
3209	YOHAN LOWIE
3210	It's a continuous denial.
3211	
3212	MAYOR GOODMAN
3213	If you want to divide the property, then we have something.
3214	
3215	YOHAN LOWIE
3216	What do you have?
3217	
3218	MAYOR GOODMAN
3219	Well, you just said you could bifurcate the property. You're not going to develop –
3220	
3221	YOHAN LOWIE
3222	Bifurcate it and sell it off in pieces. But do you think that the next applicant is going to come in
3223	and is going to come in here –
3224	
3225	MAYOR GOODMAN
3226	No –

Page 120 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3227	YOHAN LOWIE
3228	- and you're going to tell him about development agreement and the dream?
3229	
3230	MAYOR GOODMAN
3231	We're saying we are so close to this.
3232	
3233	YOHAN LOWIE
3234	Your Honor, we're not so close to it. Now you got further, further than any, because I cannot no
3235	longer hold the property. That's all. You made a decision, and I just want you to know that item
3236	number four cannot be negotiated, because we don't have the funding to do it.
3237	
3238	MAYOR GOODMAN
3239	Okay. All right. So where are we on this, Mr. Jerbic? What do we vote on this? I don't want to go
3240	into more public comment. I was hoping that we could just go ahead, abey everything, because
3241	we want to get the new Council person seated, have you and Tom Perrigo bring everybody up to
3242	speed, and then move this on the 2nd of August or earlier. But I did look at my calendar, and
3243	literally from the 19th to the 2 <sup>nd</sup> , it is the proper two weeks.
3244	
3245	BRAD JERBIC
3246	Let me say my recommendation is still for abeyance. I will say that a lot of things Mr. Kaempfer
3247	said are correct. I think that I really do believe and it's true that there are going to be people that
3248	are going to oppose this. No matter what it is, no matter how many people like it, there's going to
3249	be a group that will never like it, and that's a given.
3250	There's also this fear that issues will continue to open up, and there will be more and more
3251	demands. And that's where I have to use my skills to say enough is enough. And that's why I said
3252	tonight, speak now or forever hold your peace.
3253	I think that they have these issues. If somebody comes to me now with an issue they should have
3254	come to me with months ago, I'm going to ignore them, because that's just not fair either. You
	Page 121 of 128

#### **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3255	can't continue to whittle away at this agreement by throwing new things at it all the time. There's
3256	been two years for people to make their comments. I think that we are that close.
3257	I know Yohan disagrees with me, but I do believe that – and if at the end of the day, and I'll make
3258	you this promise, Yohan, if at the end of the day, we're down to that one issue and that is the
3259	greening of the golf course and there's no agreement on that, I'll present it to the Council for their
3260	decision.
3261	
3262	MAYOR GOODMAN
3263	So is my comment –
3264	
3265	BRAD JERBIC
3266	I will not stop it from going to this Council, because we can't get an agreement on the greening
3267	of the golf course. I'll let them make the decision.
3268	
3269	MAYOR GOODMAN
3270	Okay.
3271	
3272	BRAD JERBIC
3273	And if the Council says greening is so important to us, we don't like it, they'll vote you down.
3274	And if they say the greening is something that, in the scheme of the entire agreement, isn't a hill
3275	to die for, then they'll vote you up. But that's how I plan to handle those issues that we can't
3276	negotiate through.
3277	
3278	COUNCILMAN COFFIN
3279	Your Honor?

Page 122 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3280	BRAD JERBIC
3281	I don't plan to use that as an excuse in the future to stop this Council from looking at an
3282	agreement. You've got my word on that.
3283	
3284	COUNCILMAN COFFIN
3285	Your Honor?
3286	
3287	MAYOR GOODMAN
3288	Please.
3289	
3290	COUNCILMAN COFFIN
3291	I'm afraid we've put our Council in a bad position using him as a negotiator. I think the fact is
3292	that he's done all he can, and I think that he should now be our counsel, and that if any
3293	negotiating happens, it should be between the members of the Council and the interested parties.
3294	He's at a point now where I don't want him to be compromised. Not only is he tired, but he also
3295	feels, you know, I'm sure he feels that it's futile.
3296	But I remarked, I earlier remarked that I will still continue to work. And, you know, I may be
3297	heard to be just flapping my gums, but I'm still where I was in December that there could be
3298	something easy on the eyes, something very nice for these people and that land out there. So now
3299	that's my position. I'm still open minded, but I must continue -
3300	
3301	MAYOR GOODMAN
3302	Okay. What I'd like to do is move a question, with your permission down there, I am going to
3303	move to abey Agenda Item 130 to August 2nd, and then we're going to read into - I'm going to
3304	make that motion to abey this Item 130 to August 2nd. So that's my motion. Please vote.
3305	Where is Mr. Beers?

Page 123 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3306	JAMES JIMMERSON
3307	May we be heard? May the applicant be heard on this motion?
3308	
3309	MAYOR GOODMAN
3310	Mr. Beers. There's a motion to abey to August 2nd on Agenda Item 130.
3311	
3312	JAMES JIMMERSON
3313	Can we not be heard on that? Can both sides be heard on that matter, just for three minutes?
3314	
3315	MAYOR GOODMAN
3316	No, no. No. No. No.
3317	
3318	JAMES JIMMERSON
3319	We've not been heard on this matter at all.
3320	
3321	YOHAN LOWIE
3322	Your Honor, we're objecting to the abeyance under the law. Under 278A 0233, we're objecting to
3323	it. 278, I'm sorry, 0233. We're objecting to it. We're asking you, we're asking for a vote.
3324	
3325	MAYOR GOODMAN
3326	Okay. So you've made your record, and that's what's the most important thing. Could we please
3327	post the vote on the abeyance?
3328	
3329	JAMES JIMMERSON
3330	With our statement of law and rights in our final decision

Page **124** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3331	MAYOR GOODMAN
3332	Okay. And so that motion carries (Motion carried with Ross and Beers voting No). We are
3333	abeyed.
3334	
3335	ITEM 82
3336	MAYOR GOODMAN
3337	I'm going to go to Agenda Item 82, Bill number 2017-27, for possible action, adopts that certain
3338	development agreement entitled "Development Agreement For The Two Fifty", entered into
3339	between the City and 180 Land Co, LLC, et al., pertaining to property generally located at the
3340	southwest corner of Alta and Rampart. Sponsored by: Councilman Bob Beers.
3341	I am going to make the motion. Oh, do we have to read that in? Yes, we'll read that in, please.
3342	
3343	BRAD JERBIC
3344	Your Honor, bill number 2017-27, an ordinance to adopt that certain development agreement,
3345	entitled "Development Agreement For The Two Fifty", entered into between the City and 180
3346	Land Co, LLC, et al., and to provide for other related matters.
3347	
3348	MAYOR GOODMAN
3349	I'm going to move this be abeyed to August 2 <sup>nd</sup> , with the new Council seated, please. That's
3350	my motion. Please vote, and please post. And that motion carries (Motion carried with Ross
3351	voting No).
3352	So, at this point –
3353	
3354	CHRIS KAEMPFER
3355	Your Honor?
3356	
3357	MAYOR GOODMAN
3358	– I'm gonna ask you, Mr. Jerbic –
	Page 125 of 128

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3359	BRAD JERBIC
3360	Yes.
3361	
3362	MAYOR GOODMAN
3363	- as you speak with the developer team that you continue to do your best, depending upon where
3364	they come with this, and that you will meet, if, in fact, everything can move forward with the
3365	new seated Council, Ms. Fiore and Mr. Siroka, and make appointments for them to get up to
3366	speed with all these items so that they are ready to move forward on August 2 <sup>nd</sup> , pending how
3367	you work forward and where needed with Mr. Perrigo joining in.
3368	
3369	CHRIS KAEMPFER
3370	Your Honor –
3371	
3372	BRAD JERBIC
3373	Thank you. We will.
3374	
3375	MAYOR GOODMAN
3376	Please. Could you speak –
3377	
3378	CHRIS KAEMPFER
3379	May I say a couple of words –
3380	
3381	MAYOR GOODMAN
3382	It's up to Councilman –
3383	
3384	CHRIS KAEMPFER
3385	– to the Councilman?

Page **126** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3386	MAYOR GOODMAN
3387	- my Council over here. Is that alright, more?
3388	
3389	BRAD JERBIC
3390	Oh, yes.
3391	
3392	CHRIS KAEMPFER
3393	I just want to say a couple of words to the departing Councilmen, if I might.
3394	
3395	MAYOR GOODMAN
3396	Yes, but please get closer 'cause you're so far up.
3397	
3398	CHRIS KAEMPFER
3399	Okay. I just wanted to say, Councilman Ross, Councilman Beers, thank you very much for all of
3400	the years of working together. The hard work, the compromise, whatever, you are both class
3401	gentlemen, and I know wherever, whatever you do, whatever you decide is better than this,
3402	you're gonna have a great time.
3403	And I just want to say seriously, thank you for all of your hard work and for being such good
3404	people. And although it's not really cool any more to say it, I want to say God bless you and
3405	keep you well. Okay. Thank you.
3406	
3407	COUNCILMAN ROSS
3408	With your permission, Mayor? Thank you, Mr. Kaempfer.
3409	
3410	MAYOR GOODMAN
3411	Yes. Please, wait Mr. Kaempfer, he's responding.

Page **127** of **128** 

## **JUNE 21, 2017**

## COMBINED VERBATIM TRANSCRIPT – AGENDA ITEMS 82, 130-134

3412	COUNCILMAN ROSS
3413	Thank you, Mr. Kaempfer.
3414	
3415	STEPHANIE ALLEN
3416	I just wanted to echo that. We'll miss you, and we appreciate all of your hard work and time and
3417	dedication. So thank you so much for everything you've done for the City of Las Vegas to make
3418	it so great.
3419	
3420	COUNCILMAN ROSS
3421	Thank you.
3422	
3423	STEPHANIE ALLEN
3424	We appreciate it.
3425	
3426	MAYOR GOODMAN
3427	Thank you.
3428	
3429	COUNCILMAN ROSS
3430	Thank you.
3431	
3432	MAYOR GOODMAN
3433	And I can assure you the Council feels the same way. We're very proud of these gentlemen and
3434	everything that they have done as public servants, both with the legislature and City Council.
3435	Mayor Pro Tem Ross, for his 12 years here and devotion to the citizens and people and
3436	development, just kudos.
3437	(END OF DISCUSSION)
3438	/ac

Page **128** of **128** 

# Exhibit 54

#### COMBINED VERBATIM TRANSCRIPT – ITEM 8 EXCERPT AND ITEMS 53 AND 31

- 1 ITEM 8 PUBLIC COMMENT DURING THIS PORTION OF THE AGENDA MUST BE
- 2 LIMITED TO MATTERS ON THE AGENDA FOR ACTION. IF YOU WISH TO BE
- 3 HEARD, COME TO THE PODIUM AND GIVE YOUR NAME FOR THE RECORD.
- 4 THE AMOUNT OF DISCUSSION, AS WELL AS THE AMOUNT OF TIME ANY
- 5 SINGLE SPEAKER IS ALLOWED, MAY BE LIMITED

6

- 7 ITEM 53 DIR-70539 ABEYANCE ITEM DIRECTOR'S BUSINESS PUBLIC
- 8 HEARING APPLICANT/OWNER: 180 LAND CO, LLC, ET AL For possible action on
- 9 a request for a Development Agreement between 180 Land Co, LLC, et al. and the City of
- 10 Las Vegas on 250.92 acres at the southwest corner of Alta Drive and Rampart Boulevard
- 11 (APNs 138-31-201-005; 138-31-601-008; 138-31-702-003 and 004; 138-31-801-002 and 003;
- 12 138-32-202-001; and 138-32-301-005 and 007), Ward 2 (Seroka) [PRJ-70542].

13

- 14 ITEM 31 Bill No. 2017-27 ABEYANCE ITEM For Possible Action Adopts that
- 15 certain development agreement entitled "Development Agreement For The Two Fifty,"
- 16 entered into between the City and 180 Land Co, LLC, et al., pertaining to property
- 17 generally located at the southwest corner of Alta Drive and Rampart Boulevard.
- 18 Sponsored by: Councilman Bob Beers

19

- 20 **Appearance List:**
- 21 CAROLYN G. GOODMAN, Mayor
- 22 GINA GREISEN, representing Nevada Voters for Animals
- 23 ERIKA GREISEN, representing Nevada Voters for Animals
- 24 RICKI Y. BARLOW, Councilman
- 25 BRAD JERBIC, City Attorney
- 26 ROBERT SUMMERFIELD, Acting Planning Director
- 27 CHRIS KAEMPFER, Attorney for the Applicant
- 28 STEPHANIE ALLEN, Attorney for the Applicant
- 29 UNIDENTIFIED MALE SPEAKER

Page 1 of 155

#### COMBINED VERBATIM TRANSCRIPT - ITEM 8 EXCERPT AND ITEMS 53 AND 31

- 30 LOIS TARKANIAN, Councilwoman
- 31 STEVEN G. SEROKA, Councilman
- 32 MICHELE FIORE, Councilwoman
- 33 BOB COFFIN, Councilman
- 34 DOUG RANKIN, representing some homeowners
- 35 PETER LOWENSTEIN, Planning Section Manager
- 36 GEORGE GARCIA, Henderson, Nevada
- 37 FRANK SCHRECK, Queensridge resident
- 38 TODD BICE, Attorney, Pisanelli Bice Law Firm, representing several homeowners
- 39 DINO REYNOSA, representing Steven Maksin of Moonbeam Capital Investments
- 40 MICHAEL BUCKLEY, 300 South 4th Street
- 41 SHAUNA HUGHES, representing Queensridge Homeowners Association
- 42 BART ANDERSON, Engineering Project Manager
- 43 FRANK PANKRATZ, Queensridge resident
- 44 RAYMOND FLETCHER, Las Vegas resident
- 45 TOM PERRIGO, Executive Director of Community Development
- 46 RICK KOST, Queensridge resident
- 47 RONALD IVERSEN, Queensridge resident
- 48 GORDON CULP, Queensridge resident
- 49 ANNE SMITH, Queensridge resident
- 50 ELISE CANONICO, Vice President of the Queensridge Board on behalf of Tudor Park residents
- 51 BOB PECCOLE, Queensridge resident
- 52 ROBERT EGLET, Queensridge property owner
- 53 ALICE COBB, President of the Board for One Queensridge Place Homeowners Association
- 54 EVA THOMAS, Queensridge resident
- 55 DEBRA KANER, Queensridge resident
- 56 TERRY HOLDEN, Queensridge resident
- 57 LARRY SADOFF, Queensridge resident
- 58 DALE ROESENER, Queensridge resident

Page 2 of 155

#### COMBINED VERBATIM TRANSCRIPT – ITEM 8 EXCERPT AND ITEMS 53 AND 31

59	GEORGE WEST, Queensridge resident
60	ROBERT LEPIERE, Queensridge resident
61	TODD KOREN, Queensridge resident
62	STEVE CARIA, Queensridge resident
63	JAMES JIMMERSON, Queensridge resident
64	LOUISE FRANCOEUR, Queensridge resident
65	STACEY L. CAMPBELL, Acting City Clerk
66	
67	(4 hours and 27 minutes)
68	
69	Typed by: Gabriela Portillo-Brenner/Speechpad.com
70	Proofed by: Stacey L. Campbell and Gabriela Portillo-Brenner

## COMBINED VERBATIM TRANSCRIPT – ITEM 8 EXCERPT AND ITEMS 53 AND 31

71	MAYOR GOODMAN
72	Agenda Item Number 8, Public Comment during this portion of the agenda must be limited to
73	matters on the agenda for action. The amount of time any single speaker's allowed may be
74	limited. All comments will be cross referenced to the specific items and if anyone submitted a
75	speaker card or wishes to speak under this portion of the agenda, please come to the podium and
76	state your name for the record. This is your opportunity to address the Council, but the Council
77	is not able to respond or engage in dialogue. We will set the timer at one minute, please.
78	
79	END RELATED DISCUSSION
80	RESUMED RELATED DISCUSSION
81	
82	MAYOR GOODMAN
83	And you can give your card or cards to the City Clerk.
84	
85	GINA GREISEN
86	Oh, I didn't even fill out; I was actually writing notes on 'em.
87	
88	MAYOR GOODMAN
89	Okay. Oh, okay. Nevermind.
90	
91	GINA GREISEN
92	Good morning, Mayor and Council. For the record, Gina Greisen, Nevada Voters for Animals.
93	We just wanted to come and quickly speak on Item, Agenda Item Number 53 regarding the
94	Badlands Golf Course. I know that it's been a hugely contentious issue here. And we're just here
95	today to talk on behalf of the voiceless victims in this fight between the residents and the
96	developer, all the little animals that live on the golf course that are now struggling to survive and
97	dying in people's backyards. And I'll let my daughter talk a little more specifically about what's
98	going on, and she has photographs and went and met with some of the neighbors, and it's truly a
99	tragic situation.
	Page 4 of 155

#### COMBINED VERBATIM TRANSCRIPT – ITEM 8 EXCERPT AND ITEMS 53 AND 31

353	COUNCILMAN BARLOW
354	No, no, no, just underneath, like you had. There we go. So I can look at the numbers as you talk.
355	Perfect. Okay.
356	
357	STEPHANIE ALLEN
358	There you go.
359	
360	COUNCILMAN BARLOW
361	Thank you. Thank you, Mayor.
362	
363	STEPHANIE ALLEN
364	So, under the development agreement, what's proposed is the 65 mega estate lots with a
365	minimum of the two acres and the half-acre on this portion here. Should comparable and
366	compatible zoning be the - route that we go, then it will be more like 400 single-family homes,
367	is what is comparable and compatible. That's going through and doing what Chris just did, which
368	is where you have quarter-acre lots, putting quarter-acre lots next to them, when you have half-
369	acre lots, putting half-acre lots next to them.
370	And then the multi-family, comparable and compatible zoning is approximately 1,540 units, and
371	that's based on the combination of densities from One Queensridge Place, from Tudor Park, and
372	from Fairway Pointe.
373	These are the changes. You've seen this slide before, so I'm not gonna spend a lot of time on it,
374	'cause I - know we don't want to repeat what we've done at prior hearings. But we've been doing
375	this for two years. We've been working on this agreement at length for two years, because the
376	direction of this Council was that you prefer to have a holistic, universal plan, and we have done
377	that.
378	We have done that through many iterations, and those changes were not changes that were
379	requested by the developer. They were changes that were requested by the City and/or through
380	homeowners to the City. So the last iteration was based on a memo that Mr. Michael Buckley

Page 14 of 155

## AUGUST 2, 2017 COMBINED VERBATIM TRANSCRIPT – ITEM 8 EXCERPT AND ITEMS 53 AND 31

577	If you were to vote yes today, these are the things that can happen. You'd have a binding
578	contract for 20 years with probably the best developer in this Valley, in – our humble opinion.
579	We all know he does wonderful work. I've put it on record before, so I'm not going to repeat that
580	today. But, that corner shows you the type of work that Yohan and EHB Companies does. So,
581	you're guaranteed, if you vote yes, 20 years with him to develop beautiful homes, at the corner,
582	that's a very special location and has the ability to have something very special.
583	The universal plan that's predictable, so you'll know what you're getting for 20 years. Everyone
584	in that community will know.
585	The return of certainty to the adjacent communities, to Queensridge, One Queensridge Place,
586	Tudor Park, Ravel Court, all of those areas that we've worked with hard over the last two years
587	to make sure that we're - addressing their concerns and we're making a great community for
588	them, not just for these new property owners.
589	
590	CHRIS KAEMPFER
591	And, if I might interject, that's the one thing that we hear continually from people who are trying
592	to sell their homes, people say, well, what's happening to the golf course? And, they go, with
593	their, honest, they say, I don't know. Now, they'll be able to say, well, behind my home is a two-
594	acre lot at a minimum. It could be higher than that, but it's a minimum two-acre lot. That's the
595	kind of certainty that will allow these home values to be regained on these homes, for those who
596	want to leave, to be able to sell at a fair, fairer price.
597	
598	STEPHANIE ALLEN
599	The assurance, as I mentioned, that there'd be only 65 homes on 183 acres. The assurance of over
600	100 acres of open – space and vegetation that just will not come with piecemeal development.
601	That's a reality. It will not happen.
602	The non-recurring revenue of almost \$20 million and \$3 million each year to Clark County
603	School District, which is part of our report that we had Restrepo Financial Group do, and it's part
604	of the record already.

Page 22 of 155

## AUGUST 2, 2017 COMBINED VERBATIM TRANSCRIPT – ITEM 8 EXCERPT AND ITEMS 53 AND 31

691	And as I would meet with Brad Jerbic and Tom Perrigo on a weekly basis or more often, you
692	were making progress. You were making huge project, progress. And every time we'd have one
693	of our Council meeting (sic), the anger, the animosity, the hate, it was, I mean, it was revolting to
694	me. And whether it was one side or the other, it didn't matter. We're a community here, and we
695	should be working to the best resolve. And if you're so full of anger, you need to step aside and
696	let the calm people try to see if this can work out.
697	So, my hope was, in volunteering, probably, I would almost say an excess of hundreds of hours
698	beyond the full day that you're committed to your jobs, that you spent specifically, not only
699	talking with a group of representatives from one side or lawyers from a different side and then
700	back in with private people and then to another meeting and trying to pull everybody together to
701	move this forward, we got pretty close. Then, I think, Mr. Jerbic, you assured me all the way
702	through this two-year process that we, there's hope out there. We can do this. We can do this.
703	The biggest problem that I kept hearing again, and nobody can accuse me of not knowing
704	lawyers, it's been the lawyers causing these problems every single step of the way and inciting
705	this anger and keeping the dollars comin' in, people having to pay for it. We have so many
706	hungry people in our community that are homeless. We could take those hundreds of thousands
707	of dollars and feed and house our homeless, take care of our veterans instead of continuing this
708	fight.
709	Now, I am at a point that I don't know what the temperature is here, and again, having two new
710	Council people here. But we, I believe, and hearing it from probably both sides, but for sure on -
711	one party's side, fish or cut bait. And I am concerned. And I don't know where those pictures are,
712	Mr. Jerbic, could you show them. Because what is is.
713	This morning when we opened up, a lady came in with her daughter to show us the pictures of
714	all the animals who are escaping to the private properties because there's no water on the larger
715	landscaping. And if, in fact, the developer walks away, the pictures, do you have a before? Can
716	you tell us what you're showing up here? So, 'cause I, this is before. A year ago. Six months ago
717	and now. Same site. Is that the same shot?

### COMBINED VERBATIM TRANSCRIPT – ITEM 8 EXCERPT AND ITEMS 53 AND 31

4134	future. It also levels the playing field for – the future and encourages a dialogue and compromise
4135	heretofore not seen.
4136	In speaking with the City Attorney, a new agreement can come back at any time, even if we vote
4137	no to this one. You just can't bring this one back for a year, but you can bring another one back
4138	right away.
4139	To abey. We've heard a lot of discussion about delaying today. A vote to abey for two weeks or
4140	even a month is an attractive option. We hope, we would hope it would allow all parties to
4141	address their concerns, and actually come to an agreement. However, it's easily argued, what's
4142	the point? It's been two years.
4143	At this point, and we've heard that length of time repeatedly today, two, two and a half years.
4144	After that period of time, you would expect an agreement to be perfect, to be no typos and
4145	everything squared away. In addition, this meeting has been on the books for six weeks.
4146	What have we done? In the, there has only been minor movement in the agreement by either
4147	party in the last seven days. So what would an abeyment (sic) do?
4148	This Council is the body to determine policy. And I think it's fair to say that this document, as it
4149	stands, whichever version we're looking at right now, is not good policy. I want to, it appears we
4150	are at an impasse. And remember, this is, we are voting on an agreement for all the marbles.
4151	There is no changing it later if we vote yes. If we were working on a major modification or a
4152	general plan amendment, that would be different.
4153	I've heard that we may need an opportunity for the community and the developer to move on.
4154	I've heard that loud and clear today. So, Madame Mayor, I would like to make a motion, and I
4155	move to deny this Development Agreement. And I ask my colleagues to join me in protecting
4156	this community, and respecting the developer.
4157	
4158	COUNCILWOMAN FIORE
4159	Mayor, may I ask if Councilman Seroka would consider a motion to maybe withdraw?
4160	
4161	COUNCILMAN BARLOW
4162	The, withdraw without prejudice?
	Page 149 of 155

001466

4163	COUNCILWOMAN FIORE
4164	Yeah, withdraw without prejudice.
4165	
4166	COUNCILMAN COFFIN
4167	Who has asked that?
4168	
4169	COUNCILMAN BARLOW
4170	That's what she's asking.
4171	
4172	COUNCILWOMAN FIORE
4173	Yeah.
4174	
4175	BRAD JERBIC
4176	It seems to me, and let me talk to Tom, as well. I don't know that there's really any difference. A
4177	withdrawal, since they can come back with another agreement any time, a different agreement,
4178	certainly a different agreement, maybe even this agreement, it would operate almost as the same.
4179	If it's withdrawn, it's off until somebody brings back something different, and $I-$ can tell you we
4180	would be very disappointed if somebody tried to bring this back after there was a withdrawal,
4181	because we would expect something different, if it did come back.
4182	But that's, legally, they almost operate as the same. This would not be on the table. There would
4183	not be another vote. It would be gone until somebody proposed something else.
4184	
4185	COUNCILWOMAN FIORE
4186	Okay.
4187	
4188	MAYOR GOODMAN
4189	Any more comments? Because there's a motion on the floor to deny.

### COMBINED VERBATIM TRANSCRIPT – ITEM 8 EXCERPT AND ITEMS 53 AND 31

4190	COUNCILWOMAN FIORE
4191	So if – I, this is my, I understand the motion to deny. And my biggest concern with denying this
4192	is, again, just having Badlands in - limbo. And so today this is what I heard, and I took some
4193	notes. And so you guys are not upset that you don't have a golf course, like my Silverstone folks
4194	are. My residents are upset about their golf course. You guys are upset about a contractor. Okay.
4195	And you're willing to fight for the developer to go into foreclosure so another developer can
4196	come in.
4197	That's what I heard, and as a woman with intuition, I, it kind of sounds like you have some
4198	lenders and investors and lots of dollars to take this property. And that's basically forcing the -
4199	contractor out of dollars. So, that's, I'm going to vote no on this, because I want 30 days. So if it
4200	passes, it passes. If it fails, I'm gonna come back with a motion to give us 30 days.
4201	
4202	COUNCILMAN BARLOW
4203	Mayor?
4204	
4205	MAYOR GOODMAN
4206	Yeah?
4207	
4208	COUNCILMAN BARLOW
4209	I don't know what it's worth, but we've been at this for quite some time now. And I believe that
4210	we, one last ditch effort, I don't think 30 days is going to impact us. After 30, you know, come 30
4211	days from now, I may have a different feeling, in relation to where we are with this. And so, I
4212	believe, that 30 days is one last ditch effort, because I, what I really don't want is for the golf
4213	course to go down, specifically after the photos that I've seen.
4214	I used to play Badlands quite a bit. It was one of my favorite courses. And so, to see where it is,
4215	in this state right now, it can only get worse. And I just hate that the residents in this area would
4216	have to live with the golf course being in such grave despair moving forward. And so, I would at
4217	least wanna try one more opportunity for a 30-day approach. Thank you.

Page 151 of 155

4218	MAYOR GOODMAN
4219	And I'm going to add into that, because we have spent two years at this, and I am going to ask,
4220	after this vote, we'll see where it lands. I still believe that this is something we can work through,
4221	want those 30 days as well, and I still would ask, depending on this may pass, and I really
4222	appreciate everything you've done, your research, everything, your earnestness in this, that,
4223	Councilman Seroka, and really appreciate it. But my - hope would be that with those 30 days
4224	and then at that point asking staff to create this from what everything that they've heard, that I
4225	started with this morning or whenever it was, that we would go there.
4226	But there is a motion on the floor. The vote would be to agree with Councilman Seroka that a
4227	vote for yea is a vote to support his motion that says denial. Correct?
4228	Okay. So I am calling for the vote. Please vote.
4229	
4230	COUNCILWOMAN TARKANIAN
4231	Madame Mayor –
4232	
4233	MAYOR GOODMAN
4234	Yes –
4235	
4236	COUNCILWOMAN TARKANIAN
4237	- can I just say that I would prefer to wait the 30 days, but out of respect for the person who,
4238	who's mostly involved with this, I would go for the denial.
4239	
4240	MAYOR GOODMAN
4241	Okay. So you have to vote. Vote your yea. Okay. And, Councilman Coffin, please vote. And
4242	then I'm going to ask you to post. No, she's voting. Your comment - was?
4243	
4244	COUNCILWOMAN TARKANIAN
4245	I would prefer – waiting the 30 days. I'm just one of those people that feels you never give up.
4246	However, he has had a lot more time to read the research, and I'm going to go on the basis of
	Page 152 of 155

4247	what he recommends as the leader in that area.
4248	
4249	MAYOR GOODMAN
4250	Oh. All right. So, please post. Everybody's –
4251	
4252	COUNCILWOMAN TARKANIAN
4253	Oh, I do that all the time. Sorry.
4254	
4255	MAYOR GOODMAN
4256	How do you know? Oh, because you have the vote.
4257	
4258	COUNCILMAN BARLOW
4259	Right.
4260	
4261	MAYOR GOODMAN
4262	And then, please post. And the motion carries.
4263	
4264	COUNCILMAN BARLOW
4265	Yes, she has to revote.
4266	
4267	MAYOR GOODMAN
4268	We withdraw the whole the vote? Bring it back to us and we all revote?
4269	
4270	COUNCILMAN BARLOW
4271	No, she has it right there.
4272	
4273	MAYOR GOODMAN Oh, you have it. Yeah. Hold back. Withdraw your vote. And the motion
4274	carries. (Motion to Deny carried with Goodman, Barlow and Fiore voting NO.) So the
4275	motion has been upheld to deny. And thank you all for your support and efforts and where we
	Dage 152 of 155
	Page 153 of 155 <b>001470</b>

4276	are.
4277	So, we will now move, yes, please. Turn your microphone on.
4278	
4279	CHRIS KAEMPFER
4280	If I may just please just thank staff for their hard work in this, especially Brad Jerbic and Tom
4281	Perrigo, and I appreciate what they've done.
4282	
4283	MAYOR GOODMAN
4284	Everybody, please keep your voices down as you're going out.
4285	
4286	CHRIS KAEMPFER
4287	They know I appreciate what they've done.
4288	
4289	MAYOR GOODMAN
4290	Yes.
4291	
4292	CHRIS KAEMPFER
4293	You know that the suggestion that they worked, on behalf of the developer, is insane, and it was
4294	their efforts that got it from 3,000 units to 2,000. It was their efforts that got three towers to two.
4295	
4296	MAYOR GOODMAN
4297	Thank you. No, they work very hard.
4298	
4299	CHRIS KAEMPFER
4300	It was their efforts that got, I mean, staff did an incredible job on behalf of the City and the
4301	neighbors. Thank you.
4302	
4303	MAYOR GOODMAN
4304	Thank you, Mr. Kaempfer. Thank you. Thank you very much. All right. We will then move on to
	Page 154 of 155
	001471

## COMBINED VERBATIM TRANSCRIPT – ITEM 8 EXCERPT AND ITEMS 53 AND 31

4305	Agenda Item 31, Recommending Committee, bills eligible for adoption at this meeting. Bill No.
4306	2017-27. City Attorney, would you read the bill, please.
4307	
4308	BRAD JERBIC
4309	Your Honor, I don't have to read it. I'm going to recommend, based on the vote that you just took
4310	last, this is irrelevant and ask that you strike it from the agenda.
4311	
4312	MAYOR GOODMAN
4313	Thank you. Agenda Item 31 is stricken.
4314	
4315	END RELATED DISCUSSION
4316	RESUMED RELATED DISCUSSION
4317	
4318	STACEY CAMPBELL
4319	Thank you, Mayor. We need to vote on 31.
4320	
4321	MAYOR GOODMAN
4322	Okay. May I have a motion on 31? So sorry. The motion to strike, on Agenda Item 31, please. I'll
4323	make the motion to strike 31.
4324	
4325	COUNCILMAN SEROKA
4326	Mayor, I'd like to make a <b>motion to strike</b> Item 31.
4327	
4328	MAYOR GOODMAN
4329	Okay. Thank you. Motion, the Councilwoman is gone. All right, there it is. Please post. Motion
4330	carries. (Motion to Strike carried with Tarkanian excused.)
4331	(END OF DISCUSSION)
4332	/slc;gpb

Page 155 of 155

# Exhibit 55

## **70 ACRES**

435	Units on on 17.49 acs
<u>1530</u>	Units on 49.72 acs
1965	Total multi-family units

## **183 ACRES**

51	Lots on 35 acres
50	Lots on 17 acres and other areas w/similar density
101	Lots on 52 acres
50	Lots on 130 acres +
151	Total single family lots

## **OTHER**

- Boutique Hotel not to exceed 130 rooms w/facilities and amenities
- 15,000 square feet of ancillary commercial, no individual space to exceed 4,000 square feet
- Access to existing Queensridge gates and roads
- Reduce building to 3 stories for 435 units adjacent to pool area of One Queensridge Place
- Up to 300 assisted living units
- Amenities
  - o Park w/vineyard
  - New south gate, gate house and entrance way
  - New north entry gates
  - Controlled access to trails , bike routes, and dog park on 70 acres for One Queensridge Place
  - Security fence, parking (min. 35 spaces), landscaping along south property line of One Queensridge Place
  - Ability for up to 2.5 acre nursery
  - Land for possible equestrian facility

Yohan Louris 00001837

17848

# Exhibit 58

# POR THE TWO FIFTY

001530

LO 00001846

## **Table of Contents**

RECITA	ALS	1
SECTIO	ON ONE - Definitions	3
SECTIO	ON TWO – Applicable Rules and Conflicting Laws	10
	2.01 Reliance on Applicable Rules	10
	2.02 Application of Subsequently Enacted Rules by the City	10
	2.03 Conflicting Federal or State Rules	101
	<u>1</u>	<del>10</del> 1
	2.04 City Council Hearings	11
	2.05 City Cooperation	11
SECTIO	ON THREE – Planning and Development of Community	12
	3.01 Permitted Uses, Density and Height of Structures	12
	3.02 Entitlement Requests Processing	19
	3.03 Dedicated Staff and the Processing of Applications	202
	<u>1</u>	<del>20</del> 2
	3.04 Modification of Design Guidelines	
	1	<del>20</del> 2
	3.05 Deviation to Design Guidelines	
		<del>20</del> 2
	3.06 Anti-Moratorium	
	3.00 Anti-Worktonum	<u>212</u>
	<u>5</u>	
	3.07 Property Dedications to City	222
	<u>6</u>	
	3.08 Additional Improvements	26
SECTIO	ON FOUR – Maintenance of the Community	222
<u>8</u>		<u> </u>
	4.01 Maintenance of Public and Common Areas	
	<u>8</u>	<del>22</del> 2
	4.02 Maintenance Plan	
		<del>2</del> 4 <u>3</u>
	U 4.03 Release of Master Developer	
	4.03 Release of Master Developer	<del>24</del> 3
	$\underline{\underline{O}}$	

i

001531

LO 00001847

	4.04 City Maintenance Obligation Acknowledged	0.40
	<u>0</u>	24 <u>3</u>
SEC	TION FIVE – Project Infrastructure Improvements	253
<u>1</u>		<u>20</u> 2
	5.01 Conformance to Master Studies	<del>25</del> 3
	1	<u></u>
	5.02 Sanitary Sewer	<u>253</u>
	<u>1</u>	_
	5.03 Traffic Improvements	26 <u>3</u>
	<u>2</u>	
	5.04 Flood Control	<u>283</u>
SEC.	4 TION SIX – Default	
	TION GIA — Delauit	30 <u>3</u>
<u>5</u>	6.01 Opportunity to Cure; Default	
	<u>5</u>	30 <u>3</u>
	6.02 Unavoidable Delay; Extension of Time	
		<u>313</u>
	6.03 Limitation on Monetary Damages	
	<u></u>	31 <u>3</u>
	6.04 Venue	212
	<u>7</u>	<del>3 1</del> 2
	6.05 Waiver	<del>32</del> 3
	<u></u>	02 <u>0</u>
	6.06 Applicable Law; Attorneys' Fees	3 <del>2</del> 3
	<u>7</u>	-
SEC	TION SEVEN – General Provisions	3 <u>3</u> 2
8	704 D. (1) (A	
	7.01 Duration of Agreement	32 <u>3</u>
	8 7.02 Assignment	
	7.02 Assignment	3 <u>32</u> 3
	8	

7.03	Sale or Other Transfer Not to Relieve the Master Developer of its Obligation
<u>0</u> 7.04	Indemnity; Hold Harmless
<u>1</u>	
	Binding Effect of Agreement
<u>1</u>	
	Relationship of Parties
<u>1</u>	
	Counterparts
1	
	Notices
<u>2</u>	
	Entire Agreement
<u>2</u>	Waivers
	vvalveis
<u>2</u> 7.11	Recording; Amendments
	Headings; Exhibits; Cross References
 <u>3</u>	
	Release
<u>3</u>	
	Severability of Terms
<u>3</u>	
7.15	Exercise of Discretion
<u>3</u>	
7.16	No Third Party Beneficiary
<u>3</u>	
7.17	Gender Neutral
<u>4</u>	
N EI	GHT – Review of Development

8.0	1 Frequency of Reviews
<u>4</u>	384
	EXHIBITS
A.	Property Legal Description
B.	Master Land Use Plan with Development Areas
<del>C.</del>	-2016 Major Modification
<u>C.</u>	D. The Two Fifty Design Guidelines, Development Standards and Uses
E.	Intentionally Deleted

 $\begin{tabular}{ll} $\underline{\underline{D}}$ & $F_{-}$ Development Phasing \\ $\underline{\underline{E}}$ & $G_{-}$ UDC as of the Effective Date \\ \end{tabular}$ 

THIS DEVELOPMENT AGREEMENT ("Agreement") is made and entered into this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20162017 by and between the CITY OF LAS VEGAS, a municipal corporation of the State of Nevada ("City") and 180 LAND COMPANYCO LLC, a Nevada limited liability company ("Master Developer"). The City and Master Developer are sometimes individually referred to as a "Party" and collectively as the "Parties".

#### **RECITALS**

- A. City has authority, pursuant to NRS Chapter 278 and Title 19 of the Code, to enter into development agreements such as this Agreement, with persons having a legal or equitable interest in real property to establish long-range plans for the development of such property.
- B. The City has taken no actions to cause, nor has ever intended to cause NRS 278A to apply to the Property as defined herein. As such, this Agreement is not subject to NRS 278A.
- C. Seventy Acres LLC, a Nevada limited liability company ("Seventy Acres"), Fore Stars, LTD., a Nevada limited liability company ("Fore Stars") and 180 Land Co LLC, a Nevada limited liability company ("180 Land") are the owners (Seventy Acres, Fore Stars and 180 Land each individually an "Owner" and collectively the "Owners") of the Property described on **Exhibit "A"** attached hereto (collectively the "Property").
- D. The Property is the land on which the golf course, known as the Badlands, is currentlywas previously operated.
- E. The Parties have concluded, each through their separate and independent research, that the golf course industry is struggling resulting in significant numbers of golf course closures across the country.
- F. The golf course located on the Property ean behas closed and the land is planned towill be repurposed in a manner that is complementary and compatible to the adjacent uses with very large estate lots with custom homes, witha combination of residential lots and luxury multifamily development and, including the option for assisted living units, a non-gaming boutique hotel, and, ancillary commercial uses.

1

- G. The Property is divided into four (4) development areas, totaling two hundred fifty and ninety-two hundredths (250.92) acres (hereinafter referred to as "The Two Fifty"), as shown on **Exhibit** "B" attached hereto.
- H. A Major Modification to the 1990 Peccole Ranch overall Conceptual Master Plan ("2016 Major Modification") has been submitted concurrent with this Agreement (and is attached herete as "Exhibit C") to reflect the repurposed uses on the Property General Plan Amendment (GPA-62387). Zone Change (ZON-62392) and Site Development Plan Review (SDR-62393) were approved for Development Area 1 (covering 17.49 acres of the Property) for four hundred thirty-five (435) for sale, luxury multifamily units. Because Development Area 1 has already been entitled, neither its acreage, nor its units, are included in the density calculations for the balance of the Property provided for herein. However, the total units approved on the Property will be factored into the respective portions of the Master Studies.
- I. <u>The Parties acknowledge and agree that the Property is zoned RPD7 which allows for the development of the densities provided for herein.</u>
- J. \_\_\_The Parties desire to enter into a Development Agreement for the development of the Property in phases and in conformance with the requirements of NRS Chapter 278, and as otherwise permitted by law.
- Seventy Acres and Fore Stars irrevocably appoint Master Developer to act for and on behalf of Seventy Acres and Fore Stars, as their agent, to do all things necessary to fulfill Seventy Acres, Fore Stars and Master Developer's obligations under this Agreement.
- Ki. The Property shall be developed as the market demands, in accordance with this Agreement, and at the sole discretion of Master Developer.
- <u>⊢M.</u> The Parties acknowledge that this Agreement will (i) promote the health, safety and general welfare of City and its inhabitants, (ii) minimize uncertainty in the planning for and development of the Property and minimize uncertainty for the surrounding area, (iii) ensure attainment of the maximum efficient utilization of resources within City at the least economic cost to its citizens, and (iv) otherwise achieve the goals and purposes for which the laws governing development agreements were enacted.

- ₩N. The Parties further acknowledge that this Agreement will provide the owners of adjacent properties with the assurance that the development of the Property will be compatible and complimentary to the existing adjacent developments in accordance with the Design Guidelines, Development Standards and Uses ("Design Guidelines") attached hereto as **Exhibit "PC"**.
- As a result of the development of the Property, City will receive needed jobs, sales and other tax revenues and significant increases to its real property tax base. City will additionally receive a greater degree of certainty with respect to the phasing, timing and orderly development of the Property by a developer with significant experience in the development process.
- Master Developer desires to obtain reasonable assurances that it may develop the Community in accordance with the terms, conditions and intent of this Agreement. Master Developer's decision to enter into this Agreement and commence development of the Community is based on expectations of proceeding, and the right to proceed, with the Community in accordance with this Agreement and the Applicable Rules.
- PQ. Master Developer further acknowledges that this Agreement was made a part of the record at the time of its approval by the City Council and that Master Developer agrees without protest to the requirements, limitations, and conditions imposed by this Agreement.

NOW, THEREFORE, in consideration of the foregoing recitals, the promises and covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto agree as follows:

#### **SECTION ONE**

#### **DEFINITIONS**

For all purposes of this Agreement, except as otherwise expressly provided or unless the context otherwise requires, the following terms shall have the following meanings:

"Affiliate" means (a) any other entity directly or indirectly controlling or controlled by or under direct or indirect common control with another entity and (b) any other entity that beneficially owns at least fifty percent (50%) of the voting common stock or partnership interest or limited liability company interest, as applicable, of another entity. For the purposes of this definition, "control" when used with respect to any entity, means the power to direct the management and policies of such entity, directly or indirectly, whether through the ownership of voting securities, partnership interests, by contract or otherwise; and the terms "controlling" or "controlled" have meanings correlative to the foregoing.

"Agreement" means this development agreement and at any given time includes all addenda and exhibits incorporated by reference and all amendments which hereafter are duly entered into in accordance with the terms of this Agreement.

"Alcohol Related Uses" means a Beer/Wine/Cooler On-Sale use-or, Restaurant with Service Bar use, Restaurant with Alcohol use and Lounge Bar as defined by the UDC.

"Applicable Rules" as they relate to this Agreement and the development of the Community include the following:

- (a) The provision of the Code and all other uniformly-applied City rules, policies, regulations, ordinances, laws, general or specific, which were in effect on the Effective Date; and
  - (b) This Agreement and all attachments hereto.

The term "Applicable Rules" does not include any of (i), (ii), or (iii) below, but the Parties understand that they, and the Property, may be subject thereto:

- Any ordinances, laws, policies, regulations or procedures adopted by a governmental entity other than City;
- (ii) Any fee or monetary payment prescribed by City ordinance which is uniformly applied to all development and construction subject to the City's jurisdiction; or

(iii) Any applicable state or federal law or regulation.

"Authorized Designee" means any person or entity authorized in writing by Master Developer to make an application to the City for an Entitlement Request on the Property.

"Building Codes" means the development of the Community shall be subject to the Building Codes and fire codes in effect at the time of issuance of the permit for the particular development activity.

"CCRFCD" means the Clark County Regional Flood Control District.

"City" means the City of Las Vegas, together with its successors and assigns.

"City Council" means the Las Vegas City Council.

"City Infrastructure Improvement Standards" means in their most recent editions and with the most recent amendments adopted by the City, the Standard Drawings for Public Works Construction Off-Property Improvements, Clark County, Nevada; Uniform Standard Specifications for Public Works Construction Off-Property Improvements, Clark County, Nevada; Uniform Regulations for the Control of Drainage and Hydrologic Criteria and Drainage Design Manual, Clark County Regional Flood Control District; Design and Construction Standards for Wastewater Collection Systems of Southern Nevada; and any other engineering, development or design standards and specifications adopted by the City Council. The term includes standards for public improvements and standards for private improvements required under the UDC.

"City Manager" means the person holding the position of City Manager at any time or its designee.

"Code" means the Las Vegas Municipal Code, including all ordinances, rules, regulations, standards, criteria, manuals and other references adopted therein.

"Community" means the Property and any and all improvements provided for or constructed thereupon.

"Design Guidelines" means the document prepared by Master Developer entitled Design Guidelines, Development Standards and Uses, attached hereto as **Exhibit** "**DC**", and reviewed and approved by City.

"Designated Builder" means any legal entity other than Owner(s) that owns any parcel of real property within the Community, whether prior to or after the Effective Date, provided that such entity is

designated as such by Master Developer to City Manager in writing. For purposes of the Applicable Rules, the term "Designated Builder" is intended to differentiate between the Master Developer, Owner(s) and their Affiliates in their capacity as developer and land owner and any other entity that engages in the development of a structure or other improvements on a Development Parcel(s) within the Community. A Designated Builder is not a Party to this Agreement and may not enforce any provisions herein, but upon execution and recordation of this Agreement, a Designated Builder may rely on and be subject to the land use entitlements provided for herein. Designated Builder will work closely with Master Developer to ensure the Community and/or the Development Parcel(s) owned by Designated Builder is/are developed in accordance with this Agreement.

"Development Area(s)" means the four (4) separate development areas of the Property as shown on the Master Land Use Plan attached hereto as **Exhibit "B"**.

"Development Parcel(s)" means legally subdivided parcel(s) of land within the Community that are intended to be developed or further subdivided.

"Director of Planning" means the Director of the City's Department of Planning or its designee.

"Director of Public Works" means the Director of the City's Department of Public Works or its designee.

"Effective Date" means the date, on or after the adoption by City of an ordinance approving the execution of this Agreement, and the subsequent execution of this Agreement by the Parties, on which this Agreement is recorded in the Office of the County Recorder of Clark County. Each party agrees to cooperate as requested by the other party to cause the recordation of this Agreement without delay.

"Entitlement Request" means a request by Master Developer or its Authorized Designee for any land use approval.

"Grading Plan, Master Rough" means a plan or plans prepared by a Nevada-licensed professional engineer, also referred to as a Mass Grading Plan, to:

- (a) Specify areas where the Master Developer intends to perform rough grading operations;
- (b) Identify approximate future elevations and slopes of roadways, Development Parcels, and drainage areas; and

6

- (c) Prior to issuance of any rough gradinga permit for a Mass Grading Plan:
  - (i) the Director of Public Works may require an update to the Master Drainage Study to address the impacts of phasing or diverted flows if the Master Drainage Study does not contain sufficient detail for that permit; and.
  - (ii) Master Developer shall submit the location(s) and height(s) of stockpiles in conjunction with its respective grading permit submittal(s)/application(s).
- (d) The Master Rough Grading Plan shall be reviewed by the Director of PublicWorks for conformance to the grading and drainage aspects of the approved Master Drainage Study.

"Grading Plan", which accompanies the Technical Drainage Study, means a detailed grading plan for a development site within the Community, created pursuant to the UDC, to further define the grading within residential subdivision sites, as identified in the Master Drainage Study, to a level of detail sufficient to support construction drawings, in accordance with the CCRFCD Hydrologic Criteria and Drainage Design Manual.

"HOA or Similar Entity" means any unit owners' association organized pursuant to NRS 116.3101, that is comprised of owners of residential dwelling units, lots or parcels in the Community, or portions thereof, created and governed by a declaration (as defined by NRS 116.037), formed for the purpose of managing, maintaining and repairing all common areas transferred to it or managed by it for such purposes.

"Investment Firm" means an entity whose main business is holding securities of other companies, financial instruments or property purely for investment purposes, and includes by way of example, and not limitation, Venture Capital Firms, Hedge Funds, and Real Estate Investment Trusts.

"LVVWD" means the Las Vegas Valley Water District.

"Master Developer" means 180 Land CompanyCo LLC, a Nevada limited liability company, and its successors and assigns as permitted by the terms of this Agreement.

"Master Drainage Study" means the comprehensive hydrologic and hydraulic study, including required updates only if deemed necessary by the City, to be approved by the Director of Public Works

prior to the issuance of any permits, excepting grub and clear permits outside of FEMA designated flood areas and/or demolition permits, for the Property<sub>±</sub> or the recordation of any map, excepting therefrom Parcel Map 64285, and the recordation of any map, excepting therefrom Parcel Map 64285.

"Master Land Use Plan" means the Master Land Use Plan for the Community, which is **Exhibit** "B".

"Master Sanitary Sewer Study" means the comprehensive sanitary sewer study to be approved by the Director of Public Works prior to the issuance of any permits, excepting grub and clear permits outside of FEMA designated flood areas and/or demolition permits, for the Property, or the recordation of any map, excepting therefrom Parcel Map 64285, including updates as may be requiredonly if deemed necessary by the City where changes from those reflected in the approved Master Sanitary Sewer Study, approved densities or layout of the development are proposed that would impact downstream pipeline capacities and that may result in additional required Off-Property sewer improvements.

"Master Studies" means the Master Traffic Study, Master Sanitary Sewer Study and the Master Drainage Study.

"Master Traffic Study" means the comprehensive traffic study, including required updates only if deemed necessary by the City, with respect to this Property to be approved by the Director of Public Works prior to the issuance of any permits, excepting grub and clear permits outside of FEMA designated flood areas and/or demolition permits, or the recordation of any map, excepting therefrom Parcel Map 64285-.

"Master Utility Improvements" means those water, sanitary sewer, storm water drainage, power, street light and natural gas improvements within and directly adjacent to the Property necessary to serve the proposed development of the Community other than those utility improvements to be located within individual Development Parcels. All public sewer, streetlights, traffic signals, associated infrastructures and public drainage located outside of public right-of-way must be within public easements in conformance with City of Las Vegas Code Title 20, or pursuant to an approved variance application if necessary to allow public easements within private property and/or private drives of the HOA or Similar Entity or of the Development Parcels.

"Master Utility Plan" means a conceptual depiction of all existing and proposed utility alignments, easements or otherwise, within and directly adjacent to the Property necessary to serve the proposed development of the Community, other than those utility improvements to be located within individual Development Parcels. The Master Developer shall align all proposed utilities within proposed public rights-of-way and/or within public utility easements when reasonable and, if applicable, will dedicate such rights-of-way to the City before granting utility easements to specific utility companies, and Master Developer shall separately require any Authorized Designee to disclose the existence of such facilities located on (or in the vicinity of) any affected residential lots, and easements necessary for existing and future LVVWD water transmission mains.

"NRS" means the Nevada Revised Statutes, as amended from time to time.

"Off-Property" means outside of the physical boundaries of the Property.

"Off-Property Improvements," as this definition relates to the Master Studies, means infrastructure improvements located outside the Property boundaries required by the Master Studies or other governmental entities to be completed by the Master Developer due to the development of the Community.

"On-Property" means within the physical boundaries of the Property.

"On-Property Improvements," as this definition relates to the Master Studies, means infrastructure improvements located within the Property boundaries required by the Master Studies or other governmental entities, to be completed by the Master Developer due to the development of the Community.

"Owner" has the meaning as defined in Recital C.

"Party," when used in the singular form, means Master Developer, an Owner (as defined in Recital B) or City and in the plural form of "Parties" means Master Developer, Owners and City.

"Planning Commission" means the City of Las Vegas Planning Commission.

"Planning Department" means the Department of Planning of the City of Las Vegas.

"Property" means that certain two hundred fifty and ninety-two hundredths (250.92) gross acres of real property which is the subject of this Agreement. The legal description of the Property is set forth atin Exhibit "A".

"Subdivision Map" means any instrument under NRS and the UDC which legally subdivides property or gives the right to legally subdivide property.

"Technical Drainage Study(s)" means comprehensive hydrologic study(s) prepared under the direction of and stamped by a Nevada-licensed professional engineer that must comply with the CCRFCD drainage manual. Technical Drainage Study(s) shall be approved by the Director of Public Works.

"Term" means the term of this Agreement.

"The Two Fifty Drive Extension" means the roadway identified as The Two Fifty Drive Extension, as may also be referred to as the Clubhouse Drive Extension, which Master Developer is obligated to construct pursuant to the Master Traffic Study, together with associated curb, gutter, sidewalk, landscaping, underground utility improvements including fiber optic interconnect, streetlights, traffic control signs and signals other than those for which a fee was paid pursuant to Ordinance 5644.

"UDC" means the Unified Development Code as of the Effective Date of this Agreement attached hereto as **Exhibit** "GE".

"Water Feature" means one or more items from a range of fountains, ponds (including irrigation ponds), cascades, waterfalls, and streams used for aesthetic value, wildlife and irrigation purposes from <a href="mailto:privately owned ground">privately owned ground water or effluent</a>.

#### **SECTION TWO**

#### APPLICABLE RULES AND CONFLICTING LAWS

- 2.01 Reliance on the Applicable Rules. City and Master Developer agree that Master Developer will be permitted to carry out and complete the development of the Community in accordance with the terms of this Agreement and the Applicable Rules. The terms of this Agreement shall supersede any conflicting provision of the City Code except as provided in Section 2.02 below.
- 2.02. <u>Application of Subsequently Enacted Rules by the City</u>. The City shall not amend, alter or change any Applicable Rule as applied to the development of the Community, or apply a new fee, rule regulation, resolution, policy or ordinance to the development of the Community, except as follows:

- (a) The development of the Community shall be subject to the Building Codes and fire codes in effect at the time of issuance of the permit for the particular development activity.
- (b) The application of a new uniformly-applied rule, regulation, resolution, policy or ordinance to the development of the Community is permitted, provided that such action is necessary to protect the health, safety and welfare of City residents, and provided that City gives Master Developer written notice thirty (30) days prior to implementing a new policy.
- (c) Nothing in this Agreement shall preclude the application to the Community of new or changed rules, regulations, policies, resolutions or ordinances specifically mandated and required by changes in state or federal laws or regulations. In such event, the provisions of Section 2.03 through 2.05 of this Agreement are applicable.
- (d) Should the City adopt or amend rules, regulations, policies, resolutions or ordinances and apply such rules to the development of the Community, other than pursuant to one of the above Sections 2.02(a), 2.02(b) or 2.02(c), the Master Developer shall have the option, in its sole discretion, of accepting such new or amended rules by giving written notice of such acceptance to City. City and the Master Developer shall subsequently execute an amendment to this Agreement evidencing the Master Developer's acceptance of the new or amended ordinance, rule, regulation or policy within a reasonable time.
- 2.03 <u>Conflicting Federal or State Rules</u>. In the event that any federal or state laws or regulations prevent or preclude compliance by City or Master Developer with one or more provisions of this Agreement or require changes to any approval given by City, this Agreement shall remain in full force and effect as to those provisions not affected, and:
- (a) <u>Notice of Conflict</u>. Either Party, upon learning of any such matter, will provide the other Party with written notice thereof and provide a copy of any such law, rule, regulation or policy together with a statement of how any such matter conflicts with the provisions of this Agreement; and
- (b) <u>Modification Conferences</u>. The Parties shall, within thirty (30) calendar days of the notice referred to in the preceding subsection, meet and confer in good faith and attempt to modify this Agreement to bring it into compliance with any such federal or state law, rule, regulation or policy.

2.04 <u>City Council Hearings</u>. In the event either Party believes that an amendment to this Agreement is necessary due to the effect of any federal or state law, rule, regulation or policy, the proposed amendment shall be scheduled for hearing before the City Council. The City Council shall determine the exact nature of the amendment necessitated by such federal or state law or regulation. Master Developer shall have the right to offer oral and written testimony at the hearing. Any amendment ordered by the City Council pursuant to a hearing contemplated by this Section is subject to judicial review. The Parties agree that any matter submitted for judicial review shall be subject to expedited review in accordance with Rule 2.15 of the Eighth Judicial District Court of the State of Nevada.

#### 2.05 <u>City Cooperation</u>.

- (a) City shall cooperate with Master Developer in securing any City permits, licenses or other authorizations that may be required as a result of any amendment resulting from actions initiated under Section 2.04.
- (b) As required by the Applicable Rules, Master Developer shall be responsible to pay all applicable fees in connection with securing of such permits, licenses or other authorizations.
- (c) Permits issued to Master Developer shall not expire so long as work progresses as determined by the City!'s Director of Building and Safety.

#### **SECTION THREE**

#### PLANNING AND DEVELOPMENT OF THE COMMUNITY

- 3.01 <u>Permitted Uses, Density, and Height of Structures</u>. Pursuant to NRS Chapter 278, this Agreement sets forth the permitted uses, density and maximum height of structures to be constructed in the Community for each Development Area within the Community.
- (a) <u>Maximum\_Residential\_Units\_Permitted.</u> The maximum number of residential dwelling units allowed within the Community, as shown on **Exhibit B**, is two thousand fourone hundred seventy five (2,475eighty-four (2,184) units, with seven four hundred twenty (720)thirty-five (435) for sale, multifamily residential units in Development Area 1, one thousand six hundred eighty-four (4,6801,684)

multifamily residential units, including the option for assisted living units, in Development Area 2 and Development Area 3 combined, and a maximum of seventysixty-five (75) estate65) residential lots in Development Area 4. An assisted living facility, as defined by Code, may be developed within Development Area 2 or Development Area 3 with up to two hundred (200) assisted living units allowed in addition to the maximum residential dwelling units permitted herein. Should the assisted living units not be constructed, the two hundred (200) assisted living units may not be built as residential dwelling units.

#### (b) Permitted Uses and Unit Types.

- (i) The Community is planned for a mix of single family residential homes and multi-family residential homes including mid-rise tower residential homes.
- (ii) Assisted living facility(ies), as defined by Code, may be developed within Development Area 2 or Development Area 3.
- (iii) A non-gaming boutique hotel with up to one hundred thirty (130) rooms, with supporting facilities and associated ancillary uses, shall be allowed in Development Area 2 or Development Area 3. Prior to construction, a Site Development Plan Review shall be submitted and approved.
- and 3, <u>additional</u> commercial uses that are ancillary to multifamily residential uses shall be permitted. Ancillary commercial uses shall be similar to, but not limited to, general retail uses and restaurant uses (café, coffee shop, sandwich shops, etc.). The number and size of ancillary commercial uses shall be evaluated at the time of submittal for a Site Development Plan Review. Ancillary commercial uses associated with the multifamily uses, shall be limited to Development Areas 2 and 3, and shall be limited to a total of seven fifteen thousand five hundred (7,500(15,000)) square feet across Development Areas 2 and 3 with no single use greater than two four thousand five hundred (2,500(4,000)) square feet. It is the intent that the ancillary commercial will largely cater to the residences of Development Areas 1, 2 and 3 to be consistent with an environment that helps promote a walkable community.
- (iii) Water Features shall be allowed in the Community, even if City enacts a future ordinance or law contrary to this Agreement.

(iv<u>vi</u>) Uses allowed within the Community are listed in the Design Guidelines attached as **Exhibit** "**P<u>C's Exhibit I</u>**". Additionally, the permissible uses in the UDC shall apply within each respective zoning district.

Property may be continued or discontinued, on any portion or on all of the Property, at and for any period of time, or permanently, at the discretion of the Master Developer. If discontinued, Master Developer shall comply with all City Code requirements relating to the maintenance of the Property and comply with Clark County Health District regulations and requirements relating to the maintenance of the Property, which may necessitate Master Developer watering and rough mowing the Property, or at Master Developer election to apply for and acquire a clear and grub permit and/or demolition permits for the Property outside of FEMA designated flood areas and/or demolition permits(and within FEMA designated flood areas if approved by FEMA), subject to all City laws and regulations. Notwithstanding, Master Developer will use best efforts to continue to water the Property until such time as construction activity is commenced in a given area.

Pursuant to its general authority to regulate the sale of alcoholic beverages, the City Council declares that the public health, safety and general welfare of the Community are best promoted and protected by requiring that a Special Use Permit be obtained for all Alcohol Related Uses. Alcohol Related Uses shall be subject to a Special Use Permit in accordance with the requirements of this Section and Las Vegas Municipal Code Section 19.16.0110. The Parties agree that Master Developer may apply for Alcohol Related Uses and that Alcohol Related Uses, as defined herein, may be permitted adjacent to a private park open for public access.

(c) <u>Density</u>. Master Developer shall have the right to determine the number of residential—dwelling units to be developed on any Development Parcel up to the maximum density permitted in each Development Area. Notwithstanding the foregoing, the maximum density permitted in Development Area 1 shall be a maximum of <u>sevenfour</u> hundred <u>twenty (720)thirty-five (435) for sale</u>, multifamily residential units; Development Areas 2 and 3 combined shall be a maximum of one thousand six hundred eighty-four (1,680)-1,684) multifamily residential units <u>plus up to two hundred (200), including the option for</u> assisted living units; and Development Area 4 shall be a maximum of <u>seventysixty</u>-five