Planning Commission

ZONE CHANGE / HEARING

Board of Commissioners

Storey County Building & Planning P.O. Box 526 ~ Virginia City NV 89440 Phone: (775) 847-0966 Fax: S(775) 847-0935

	~ OFFICIAL USE ONLY ~	
Completed Package Received:	Scheduled on Agenda for:	Project #:

SUBJECT PROPERTY

APN(s):	04-151-06, 04-201-05, 8	04-211-06	Lot:	Blk:
Address:	7690 Town Square Way, F	eno, NV 89523	Location:	<i>р</i> ш
· · · · · · · · · · · · · · · · · · ·	Current Requested		<u>Current</u>	Requested
Acreage:	6800/18008600	Flood Zone:	_N/A	
Zoning:	Special Mix_use/PUD Industrial	Seismic Category:	N/A	
APPLICAN				
Na	me(s): Virginia Highlands,	LLC, a Nevada Limit	ed Liabil	ity Co
Mailing Ad Phone Numb	dress: 7690 Town Square Way	Reno, NV 89523		
of the above of	Smith, President of SR, I ger described property, has fill knowled Il the facts as stated berein, are correct	to the best of my knowledge		the owner in fee NGE / PUBLIC
STATE ofCOUNTY of	Nevada)) SS: Washoe)			
On this _26th	day ofFebruary	in the year 200_7_,	personally app	eared before me
evidence to be the	e person(s) whose names are subscribed to		.	
				l official1

DARCI DAWN BERTRAM Notary Public - State of Nevada Appointment Recorded in Washoe County No: 96-3591-2 - Expires July 21, 2008 - ____. -----

Legal	VIRGINIA HIGHLANDS, LLC 6800 Acres (Parcels: 04-151-06:04 201	
Mailing Address:	7690 Town Square Way, Reno, NV 89523	05
Phone Number(S):	(775) 323-1405	
Owner's Certificat I, G, Blake Si And Content application for a ZON facts stated above are Owner's Si	mith, President of Sh, Inc. ring partner, where in fee of the above described property, states that this in CHANGE / PUBLIC HEARING, has been made with any full knowledge and consent and that the true to the best of my knowledge	5
	(may be Owner's agent if corporation or company)	
Executed on Fe	ebruary 26 2007 at Reno. NV	
Signed:	Print: <u>G. Blake Smith</u>	
STATE of Neva	ada	
) SS:	
COUNTY of Wash	hoe	
In this	day of February in the year 200_7, personally appeared before me	
G. Blake SI	m1fb	
violatice to be me pers	by races hance are successed to this instrument, and acknowledge they executed it	
	DARCI DAWN BERTRAM Notary Public - State of Nevada Witness by my hand and official seal:	
	Appointment Recorded in Washee County	
	No: 96-3591-2 - Expires July 21, 2008	
Legal	GATEWAY COMPANY, LCC., A Nevada LLC. (Parcel: 004-211-06	
Mailing Address:	13355 Noel Road, #1315, Dallas, TX	- 1
	(972) 934–5115 75240	
wner's Certificate Fritz Duda	Company a Towag domenation the	
Fritz Duda	Company, a Texas Corporation, its Manager President Owner in fee of the above described property, states that this CHANGE/PUBLIC-URARING has been made with our full translationary states that this	
ots stated above are tri	CHANGE / PUBLIC LIEARING; has been made with my full knowledge and consent and that the ne to the best of my knowledge.	
- Owner's Sign	nature: Bu T. Due	
	(may be Owner's agent if corporation or company)	
recuted on Febr	2007, at 133.55 Nocl Rd. Dallas, Tx	
	Bunald Print Claude Con Marias, 12	
gned: <u>Alunda</u>	Print: Glenda Gerrald	
gned: <u>Alendar</u> ATE of <u>Texas</u>	Print: <u>Cilcuda Gerrald</u>	
	Print: <u>Cilcuda Gerrald</u>	
gued: <u>Alenda</u> CATE of <u>Texas</u> DUNTY of <u>Dal</u>	Print: <u>Glenda Gereald</u> SS: Jas	
gned: $\underline{\mathcal{A}}_{inda}$ ATE of $\underline{\mathcal{T}_{exas}}$ DUNTY of \underline{Da}_{ind} this $\underline{\mathcal{L}}_{ind}$	Print: <u>Cilcuda Greenald</u>) SS: <u>las</u> <u>day of February</u> in the year 200 <u>7</u> , personally appeared before me	
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gned: <u>Alendar</u> TATE of <u>Texas</u> DUNTY of <u>Dal</u> this <u>26</u> Fritz L. Dua	Alterald Print: <u>Cilcuda Greeald</u>) SS:) day of <u>February</u> in the year 200 <u>7</u> , personally appeared before me (s) whose names are subscribed to this instrument, and acknowledge they executed it.	
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gued: $\underline{\mathcal{G}}_{inda}$ CATE of $\underline{\mathcal{G}}_{exas}$ DUNTY of $\underline{\mathcal{D}}_{a}/_{a}$ this $\underline{\mathcal{G}}_{b}$ $\underline{\mathcal{G}}_{intz}$ $\underline{\mathcal{G}}_{b}$ dence to be the parson GLENDA Notar	Advised Print: <u>Cilcuda Grecald</u>) SS: <u>day of Eabruary</u> in the year 200 <u>Z</u> , personally appeared before me <u>da</u> and proved to me on the basis of satisfactory and proved to me on the basis of satisfactory (s) whose names are subscribed to this instrument, and acknowledge they executed it. Witness by my hand and official seal: A GERRALD my Public	
ATE of <u><i>Texas</i></u> ATE of <u><i>Texas</i></u> DUNTY of <u>Da</u> this <u>26</u> <u><i>Fitz</i> <u>L</u>-<u>Dua</u> dence to be the parson GLENDA Notar State</u>	Astended Print: <u>Cilcuda Greecald</u>) SS: <u>day of February</u> in the year 200 <u>Z</u> , personally appeared before me <u>da</u> and proved to me on the basis of satisfactory (s) whose names are subscribed to this instrument, and acknowledge they executed it. Witness by my hand and official seal:	

...

Project #:	21 - 3 V		,
PREDARED(a).			
Mailing Address:	THE PLANNIN	VE CENTER	
Phone Number(s):	TTOW. CLI	STIN M.	
I none number(s): _	801 456 3	8 83	
Declaration of Prepared I/We declare under pena true, correct, and comple	Ity of Perjury that the in	nformation provided	herein is, to the best of my/our knowledge
Executed on REBRUG	84 26	2007. at	6:45 800
Signed:	Mu	Print:	4. SHAPE
STATE of Lille	5		er. SHAPE
STATE of UHtih)	
COUNTY of	-10/50,) SS:	
	ay or <u>revenden</u>	L'in the year	200 <u>7</u> personally appeared before me
proved to me on the ba	sis of satisfactory evid	ence to be the perso	anc on(s) whose names are subscribed to this
instrument, and acknowle	edge they executed it.		m(s) whose names are subscribed to this
		IELISSA MCOMIE DTARY PUBLIC • STATE of UTAH 8209 ANDORRA LANE SANDY UT 84093 COMMISSION EXPIRES: 04-15-2008	Witness by my hand and official seal: Methods Man
PREPARER(s):			
Mailing Address:			
Phone Number(s):			
Declaration of Preparer /We declare under penalt rue, correct, and complete	y of Perjury that the ini	formation provided h	erein is, to the best of my/our knowledge,
Executed on		200 , at	
Signed:		_ Print:	
STATE of			
COUNTY of)	SS	
On this da	y of		00, personally appeared before me
roved to me on the basi istrument, and acknowled	s of satisfactory evidence they executed it	nce to be the person	(s) whose names are subscribed to this

Witness by my hand and official seal:

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If information is provided by other parties in support of your application, list their names, phone numbers, mailing addresses and, if applicable, their business phone number.

PROVIDER:	· · · · · · · · · · · · · · · · · · ·
Affiliation:	
Mailing Address:	
Phone Number(S):	
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Project #:	

PROJECT DESCRIPTION: A detailed description of the project and analysis of any impacts as a result of the project and mitigation measures proposed.

-	SEE ATTACHED APPLICATION
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	(Insert your Description OR use the above with additional sheet(s) if necessary.)
•	
	5 of 12

Storey County ZONE CHANGE APPLICATION

INCLUSIONS

THE FOLLOWING ITEMS MUST BE SUBMITTED WITH THIS APPLICATION:

a. PLOT PLAN: Must show subject site, existing buildings, proposed building abutting streets and alleys, driveways, parking and property ownership within a 300 foot radius of the exterior boundaries of the property. Preferred that drawing is done to scale: must have measurements of property and setbacks clearly labeled. Large-scale drawings may be needed, however, please provide an 81/2 X 11 and/or 11 X 17 size drawings for mailing purposes, SEE LEGAL DESCRIPTIONS "Exhibit A" b. PROPERTY OWNERS: On attached page, list names and mailing addresses of owners of property within 300 feet or the 30 closest from any point on the exterior boundary of the lot of parcel for which Master Plan Amendment is sought as shown by the latest assessment roll of the County. (Assessor's Office) SEE KATHLEEN AT PLANNING DEPARTMENT C. PROPERTY TAX RECEIPT: Receipt showing taxes are paid current on subject property. (Clerk's Office) SEE ATTACHED d. PERSONAL PROPERTY TAX RECEIPT: Receipt proving assessments are paid current for Personal property; only if applicable. (Assessor's Office) THERE IS NO PERSONAL PROPERTY INVOLVED e. VICINITY MAP: An 8½ X 11 and/or 11 X 17 vicinity map of the project showing its general relationship with existing roads serving the project site to include north arrow and scale. (Assessor's Office) SEE ATTACHED APPLICATION 11. JUSTIFICATION STATEMENT: Statement of justification for the Special Use/Public Hearing as required by Title 17. Any person seeking issuance of a Master Plan Amendment shall file a request and shall present evidence to the Planning Commission as defined by all the following: a. That the use is necessary to the public health, convenience, safety and welfare and to the promotion of the general good of the community, and b. That the use of the property owner for such purposes will not result in material damage or prejudice to other property in the vicinity, and

c. That all owners of real property within 300 feet OR the 30 closest of the exterior limits of the property involved, as shown of the latest Assessor's ownership maps, have been enclosed or listed on page 5 of this document so that they may be notified of the intended use of such property and proposed construction of alteration of any building.

Storey County Zoning Ordinance - Adopted July 1, 1999

<u>17.64.020</u> Initiation of changes and amendments. Amendments, supplements or changes may be initiated in the following manner, either by:

- (A). The Planning Commission;
- (B). The Board of County Commissioners;
- (C). The petition of all property owners of the land subject to the amendment, supplement or change. The petition shall be in the form of an application for change of zone classification and shall be duly signed and acknowledged by the property owner of record and shall be filed in the office of the building official upon forms furnished by the Planning Commission for the purpose and shall be accompanied by the following data and information:
 - Site plan, drawn to scale, showing the boundaries and dimensions of the area included in the application, property lines with dimensions, rights-of-ways, easements, and such other information as may be necessary to accurately indicate the configuration of the area included in the application and it's relationship to surrounding properties;
 - 2. Copy of the recorded deed or deeds of the area included in the application;
 - 3. Each application shall be signed by the property owner(s) of record of the property to be changed by such application and notarized.

<u>17.64.030</u> Fees. A fee of five hundred dollars (\$500.00) for the first lot or portion thereof, plus twentyfive dollars (\$25.00) for each additional lot or portion thereof, shall be paid with each change of zone request at the time of application. The fee is non-refundable and is to partially defray the cost of making maps, mailing notices of the hearing, and other administrative expenses involved in a petition for a change in regulations. The fee may be waived when the property owner of record is a government agency or nonprofit organization.

<u>17.64.040</u> Hearing and notice. Upon the filing of any such verified petition of a property owner, or by a resolution of intention by the Planning Commission or Board of County Commissioners, the Planning Commission shall hold at least one public hearing in relation thereto at which parties of interest and other persons shall have an opportunity to be heard. Notice of the hearing shall be, at a minimum, as follows:

- (A). Publication in a newspaper of general circulation in the county at least ten (10) days before the day of such hearing;
- (B). Mailed notices, at least ten (10) days before the hearing, to:
 - 1. The applicant(s);
 - 2. Each owner, as listed on the county assessor's records, of real property located within 300 feet of the portion of the boundary being changed;
 - 3. Each owner, as listed on the county assessor's records, of at least thirty (30) parcels nearest to the portion of the boundary being changed, to the extent this notice does not duplicate the notice given pursuant to paragraph 2;
 - 4. Each tenant of a manufactured/mobile home park if that park is located within 300 feet of the property in question; and
 - 5. Any advisory board which has been established for the affected area by the governing body.

<u>17.64.050</u> Advisory action of Planning Commission. At the conclusion of the hearing, the Planning Commission shall take such action thereon as it deems warranted under the circumstances and shall

<u>17.64.050</u> Advisory action of Planning Commission. At the conclusion of the hearing, the Planning Commission shall take such action thereon as it deems warranted under the circumstances and shall announce and record its action by formal resolution, and such resolution shall recite the findings of the Planning Commission upon which it bases its decision. The decision of the Planning Commission in the legislative matter of amending zone boundaries and zone classifications shall be advisory only to the Board of County Commissioners.

<u>17.64.060</u> Decision by Board of County Commissioners. The Board of County Commissioners, after receipt of the report and recommendation from the Planning Commission, shall hold a public hearing as specified in section 17.64.040 of this chapter, consider the report and recommendation and shall make such a decision thereon as it deems warranted. The Board of County Commissioners shall, by adoption of ordinance to such effect, authorize such reclassification of property.

<u>17.64.070</u> Finality of decision. The decision of the Board of County Commissioners shall not become final and effective until seven (7) days after the decision is entered in the minutes of the Board of County Commissioners. No permits shall be issued concerning the property in question until the decision becomes final. At the expiration of the aforesaid seven (7) day period, the decision of the Board of County Commissioners shall become final and effective.

<u>17.64.080</u> Reapplication. No person, including the original applicant shall reapply for the same reclassification of the same property within a period of six (6) months from the date of final denial by the Board of County Commissioners of such previous application.

Nevada Revised Statute

NRS 278.250 Zoning districts and regulations.

1. For the purposes of <u>NRS 278.010</u> to <u>278.630</u>, inclusive, the governing body may divide the city, county or region into zoning districts of such number, shape and area as are best suited to carry out the purposes of <u>NRS 278.010</u> to <u>278.630</u>, inclusive. Within the zoning district it may regulate and restrict the erection, construction, reconstruction, alteration, repair or use of buildings, structures or land.

2. The zoning regulations must be adopted in accordance with the master plan for land use and be designed:

(a) To preserve the quality of air and water resources.

(b) To promote the conservation of open space and the protection of other natural and scenic resources from unreasonable impairment.

(c) To provide for recreational needs.

(d) To protect life and property in areas subject to floods, landslides and other natural disasters.

(e) To conform to the adopted population plan, if required by <u>NRS 278.170</u>.

(f) To develop a timely, orderly and efficient arrangement of transportation and public facilities and services, including facilities and services for bicycles.

(g) To ensure that the development on land is commensurate with the character and the physical limitations of the land.

(h) To take into account the immediate and long-range financial impact of the application of particular land to particular kinds of development, and the relative suitability of the land for development.

(i) To promote health and the general welfare.

(j) To ensure the development of an adequate supply of housing for the community, including the development of affordable housing.

(k) To ensure the protection of existing neighborhoods and communities, including the protection of rural preservation neighborhoods.

3. The zoning regulations must be adopted with reasonable consideration, among other things, to the character of the area and its peculiar suitability for particular uses, and with a view to conserving the value of buildings and encouraging the most appropriate use of land throughout the city, county or region.

4. In exercising the powers granted in this section, the governing body may use any controls relating to land use or principles of zoning that the governing body determines to be appropriate, including, without limitation, density bonuses, inclusionary zoning and minimum density zoning.

5. As used in this section:

(a) "Density bonus" means an incentive granted by a governing body to a developer of real property that authorizes the developer to build at a greater density than would otherwise be allowed under the master plan, in exchange for an agreement by the developer to perform certain functions that the governing body determines to be socially desirable, including, without limitation, developing an area to include a certain proportion of affordable housing.

(b) "Inclusionary zoning" means a type of zoning pursuant to which a governing body requires or provides incentives to a developer who builds residential dwellings to build a certain percentage of those dwellings as affordable housing.

(c) "Minimum density zoning" means a type of zoning pursuant to which development must be carried out at or above a certain density to maintain conformance with the master plan.

[13:110:1941; 1931 NCL § 5063.12]—(NRS A 1973, 1244, 1828; 1977, 1016; 1991, 2232; 1995, 2228; 1999, <u>2128</u>, <u>3369</u>)

NRS 278.260 Determination, establishment, enforcement and amendment of zoning districts, regulations and restrictions: Notice and hearing; transmittal of information regarding application for recommendations to town board, citizens' advisory council or town advisory board of certain unincorporated towns; signs; additional prerequisites for approval of certain applications in larger counties.

1. The governing body shall provide for the manner in which zoning regulations and restrictions and the boundaries of zoning districts are determined, established, enforced and amended.

2. A zoning regulation, restriction or boundary, or an amendment thereto, must not become effective until after transmittal of a copy of the relevant application to the town board, citizens' advisory council or town advisory board pursuant to subsection 5, if applicable, and after a public hearing at which parties in interest and other persons have an opportunity to be heard. The governing body shall cause notice of the time and place of the hearing to be:

(a) Published in an official newspaper, or a newspaper of general circulation, in the city, county or region; and

(b) Mailed to each tenant of a mobile home park if that park is located within 300 feet of the property in question, at least 10 days before the hearing.

3. If a proposed amendment involves a change in the boundary of a zoning district in a county whose population is less than 100,000, the governing body shall, to the extent this notice does not duplicate the notice required by subsection 2, cause a notice of the hearing to be sent at least 10 days before the hearing to:

(a) The applicant;

(b) Each owner, as listed on the county assessor's records, of real property located within 300 feet of the portion of the boundary being changed;

(c) The owner, as listed on the county assessor's records, of each of the 30 separately owned parcels nearest to the portion of the boundary being changed, to the extent this notice does not duplicate the notice given pursuant to paragraph (b); and

(d) Any advisory board which has been established for the affected area by the governing body.

→ The notice must be sent by mail or, if requested by a party to whom notice must be provided pursuant to paragraphs (a) to (d), inclusive, by electronic means if receipt of such an electronic notice can be verified, and must be written in language which is easy to understand. The notice must set forth the time, place and purpose of the hearing and a physical description of or a map detailing the proposed change, must indicate the existing zoning designation and the proposed change. If the proposed amendment involves a change in the boundary of the zoning district that would reduce the density or intensity with which a parcel of land may be used, the notice must include a section that an owner of property may complete and return to the governing body to indicate his approval of or opposition to the proposed amendment.

4. If a proposed amendment involves a change in the boundary of a zoning district in a county whose population is 100,000 or more, the governing body shall, to the extent this notice does not duplicate the notice required by subsection 2, cause a notice of the hearing to be sent at least 10 days before the hearing to:

(a) The applicant;

(b) Each owner, as listed on the county assessor's records, of real property located within 750 feet of the portion of the boundary being changed;

(c) The owner, as listed on the county assessor's records, of each of the 30 separately owned parcels nearest to the portion of the boundary being changed, to the extent this notice does not duplicate the notice given pursuant to paragraph (b);

(d) Each tenant of a mobile home park if that park is located within 750 feet of the property in question; and (e) Any advisory board which has been established for the affected area by the governing body.

 \neg The notice must be sent by mail or, if requested by a party to whom notice must be provided pursuant to paragraphs (a) to (e), inclusive, by electronic means if receipt of such an electronic notice can be verified, and must be written in language which is easy to understand. The notice must set forth the time, place and purpose

10 of 12

of the hearing and a physical description of or a map detailing the proposed change, must indicate the existing zoning designation and the proposed zoning designation of the property in question, and must contain a brief summary of the intent of the proposed change. If the proposed amendment involves a change in the boundary of the zoning district that would reduce the density or intensity with which a parcel of land may be used, the notice must include a section that an owner of property may complete and return to the governing body to indicate his approval of or opposition to the proposed amendment.

5. If an application is filed with the governing body and the application involves a change in the boundary of a zoning district within an unincorporated town that is located more than 10 miles from an incorporated city, the governing body shall, at least 10 days before the hearing on the application is held pursuant to subsection 2, transmit a copy of any information pertinent to the application to the town board, citizens' advisory council or town advisory board, whichever is applicable, of the unincorporated town. The town board, citizens' advisory council or town advisory board may make recommendations regarding the application and submit its recommendations before the hearing on the application is held pursuant to subsection 2. The governing body or other authorized person or entity conducting the hearing shall consider any recommendations submitted by the town board, citizens' advisory council or town advisory council or town advisory board may makers advisory board regarding the application and, within 10 days after making its decision on the application, shall transmit a copy of its decision to the town board, citizens' advisory advisory council or town advisory board.

6. In a county whose population is 400,000 or more, if a notice is required to be sent pursuant to subsection 4:

(a) The exterior of a notice sent by mail; or

(b) The cover sheet, heading or subject line of a notice sent by electronic means,

→must bear a statement, in at least 10-point bold type or font, in substantially the following form:

OFFICIAL NOTICE OF PUBLIC HEARING

7. In addition to sending the notice required pursuant to subsection 4, in a county whose population is 400,000 or more, the governing body shall, not later than 10 days before the hearing, erect or cause to be erected on the property at least one sign not less than 2 feet high and 2 feet wide. The sign must be made of material reasonably calculated to withstand the elements for 40 days. The governing body must be consistent in its use of colors for the background and lettering of the sign. The sign must include the following information:

(a) The existing zoning designation of the property in question;

(b) The proposed zoning designation of the property in question;

(c) The date, time and place of the public hearing;

(d) A telephone number which may be used by interested persons to obtain additional information; and

(e) A statement which indicates whether the proposed zoning designation of the property in question complies with the requirements of the master plan of the city or county in which the property is located.

8. A sign required pursuant to subsection 7 is for informational purposes only and must be erected regardless of any local ordinance regarding the size, placement or composition of signs to the contrary.

9. A governing body may charge an additional fee for each application to amend an existing zoning regulation, restriction or boundary to cover the actual costs resulting from the mailed notice required by this section and the erection of not more than one of the signs required by subsection 7, if any. The additional fee is not subject to the limitation imposed by <u>NRS 354.5989</u>.

10. The governing body shall remove or cause to be removed any sign required by subsection 7 within 5 days after the final hearing for the application for which the sign was erected. There must be no additional charge to the applicant for such removal.

11. If a proposed amendment involves a change in the boundary of a zoning district in a county whose population is 400,000 or more that would reduce the density or intensity with which a parcel of land may be used and at least 20 percent of the property owners to whom notices were sent pursuant to subsection 4 indicate

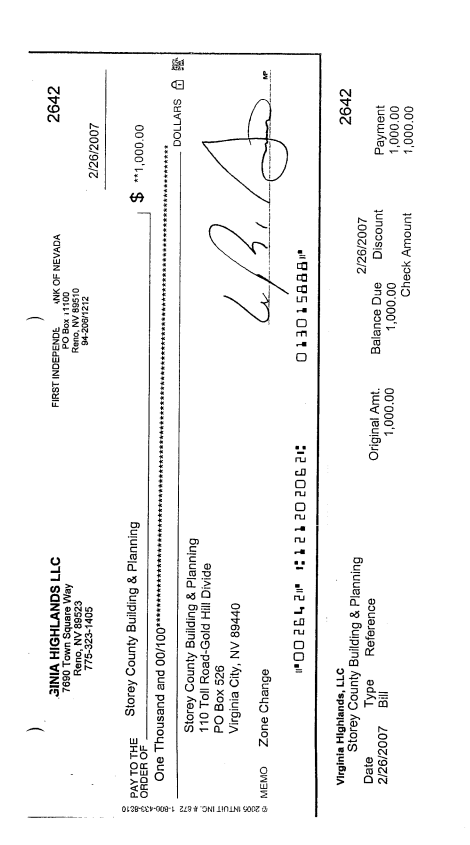
in their responses opposition to the proposed amendment, the governing body shall not approve the proposed amendment unless the governing body:

(a) Considers separately the merits of each aspect of the proposed amendment to which the owners expressed opposition; and

(b) Makes a written finding that the public interest and necessity will be promoted by approval of the proposed amendment.

12. The governing body of a county whose population is 400,000 or more shall not approve a zoning regulation, restriction or boundary, or an amendment thereof, that affects any unincorporated area of the county that is surrounded completely by the territory of an incorporated city without sending a notice to the governing body of the city. The governing body of the city, or its designee, must submit any recommendations to the governing body of the county within 15 days after receiving the notice. The governing body of the county shall consider any such recommendations. If the governing body of the county does not accept a recommendation, the governing body of the county, or its authorized agent, shall specify for the record the reasons for its action.

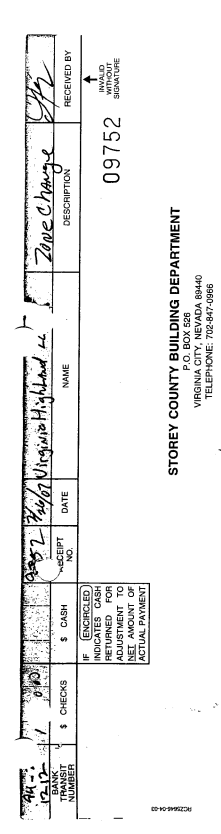
[14:110:1941; 1931 NCL § 5063.13]—(NRS A 1973, 1828; 1977, 1017; 1989, 962; 1991, 370; 1993, 2204; 1997, 2420; 1999, <u>785</u>, <u>911</u>, <u>2078</u>, <u>2080</u>; 2001, <u>1446</u>, <u>1683</u>; 2003, <u>70</u>, <u>2338</u>)



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FIB Checking Account Zone Change

1,000.00



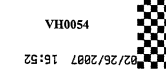
RETAIN THIS RECEIPT FOR YOUR RECORDS

SIGNATURE

UZ/26/2007 (δ.14 FAX (1384(vaz)	651 ∧ ∧ 1 ∧ ∧ ∧ 1
Parcel # 004-201-6 Cured Tax Payment Entry	/26/07 15:48:32 TC0100B
Property Loc S4-9, 16-18 T18N R22E, OUTSIDE Billed to VIRGINIA HIGHLANDS LLC ATTN: SR, INC, MANAGER 7690 TOWN SQUARE WAY RENO, NV 89523	2007 Roll #: 004510 District: 5.2 Tax Service: Land Use Code: 500
Payment Date 2/26/07 Payor. VIRGINIA HIGHLANDS L. Outstanding Taxes:	LC
	mount Paid Total Due
No, Prior, Year, Taxes,	
Current Year 4,064.45 4,064.45 10/02 4,063.00 4,063.00 01/02 4,063.00 4,063.00 03/05 4,063.00 4,063.00 Totls 16,253.45 Check Amount Bank #	4,064.45 .00 4,063.00 .00 4,063.00 .00 .00 4,063.00 12,190.45 Check #
Cash Amount Deposit Slip? Y (Y/I Credit Card Received By Refund Amount F3=Save&Exit F5=Notes	N) Print Receipt? N F20=Print Bill

* Notes Present * Secured Tax Payment Er Parcel # 004-151-06 Property Loc 1 TRW WAY, OUTSIDE Billed to VIRGINIA HIGHLANDS LLC ATTN: SR, INC. MANAGER 7690 TOWN SQUARE WAY RENO, NV 89523 Payment Date 2/26/07 Payor VIRGINIA HIGHI Outstanding Taxes:	2007 Roll #: 004509 District: 5.2 Tax Service: Land Use Code: 500
Prior Year Tax Penlty/Intrst Tota	al Amount Paid Total Due
	0 16,436.00 .00 0 16,436.00 .00 0 .00 16,436.00 7

Parcel Number 004-211-06 Prior Parc # 004-211-04 Changed 2/12/07
Parcel Number 004-211-06 Last Updated 2/26/07 By JKA Created by split; Primary # 004-211-06
UWNERSNID (Fb=All UWDers F/=Documents F8=Correspondence Uistamu)
Legal Owner GATEWAY COMPANY L C Force Assmt Notice
Assessed Owner GATEWAY COMPANY L C Force Ag Message
Mail Address C/O FRITZ DUDA CO
1333 NULL RUAD, STE 1315 Force Card/Aff (C/A) 7
(10,, 15240)
Vesting Doc #, Date. 105962 $2/12/2007$ Yr Bk Pg 07 231 870 (Comp Date)
Map Document #s 105960
Description # Dir Street or Other Description Unit #(s)
Dir Street or Other Description Unit #(s)
Property Location S36 19N 21E & PT S1,2,12 18N 21E
Subdivision 536 19N/PT S1,2,12 18N 21E BLock Lot
Town OUTSIDE Parcel Map ID PARCEL 2
Property Name Confidential.
Parcel # Containing Descriptive/Document Data
Size
Size Total Acres 1,822.910 Square Feet 0 Ag Acres 0 F3=Save & Exit F10=Other Functions F12=Cancel F14=Imprumpts (Appresical Data
Ag Acres
F3=Save & Exit F10=Other Functions F12=Cancel F14=Imprvmnts/Appraisal Data
FID=Legal Description Fib=Misc Notes F17=Factoring History F20=Ton Venne
F21=Personal Property F22=Ag Land F23=Exemptions F24=Livestock Counts



\$0607\$8277

	ured Tax Payment Entry	2/26/07 15:49:19 TC0100B
Parcel # 004-211- Property Loc PTN T18N R21 Billed to STOREY CO PRO 1580 TWIN OAK RENO, NV 8951	P LTD LELTY CO S ROAD	2007 Roll #: 003667 District: 5.2 Tax Service: Land Use Code:
ayment Date 2/26/07 Pay	or STOREY CO PROP LTE	LELTY CO
Outstanding Taxes: Prior Year Tax Penlty/I	ntrst Total	Amount Paid Total Due
Current Year 08/21 463.51 10/02 462.00 01/02 462.00 03/05 462.00 Totls 1,849.51	463.51 462.00 462.00 462.00 	No Taxes Owing 463.51 .00 462.00 .00 462.00 .00 462.00 .00 .00 .00
	F5=No F12=Cancl F13=Hist	F20≔Print Bill tes F9=Adj Pmts F10=Amend F14=Prt Sumry F17=AsrInq
02/26/2007 16:14 FAX 7758470921		
- rcel # 004-131-06	uted lax rayment Entry	2/26/07 15:49:09 TC0100B
rcel # 004-131-06 roperty Loc 3005 CANYON W Billed to STOREY CO PRO 1580 TWIN OAK RENO, NV 8951	AY, S1/2 T19N R21E OS P LTD LBLTY CO S ROAD	<pre>* 2/26/07 15:49:09 TC0100B 2007 Roll #: 003666 District: 5.2 Tax Service: Land Use Code:</pre>
Property Loc 3005 CANYON W Billed to STOREY CO PRO 1580 TWIN OAK RENO, NV 8951 Payment Date 2/26/07 Pay	AY, S1/2 T19N R21E OS P LTD LBLTY CO S ROAD 1	2007 Roll #: 003666 District: 5.2 Tax Service: Land Use Code:
Froperty Loc 3005 CANYON W Billed to STOREY CO PRO 1580 TWIN OAK	AY, S1/2 T19N R21E OS OP LTD LELTY CO CS ROAD 1 Or STOREY CO PROP LTE	2007 Roll #: 003666 District: 5.2 Tax Service: Land Use Code: LELTY CO
Property Loc 3005 CANYON W Billed to STOREY CO PRO 1580 TWIN OAK RENO, NV 8951 Payment Date 2/26/07 Pay Outstanding Taxes: Prior Year Tax Penlty/I Current Year 08/21 2,804.78 10/02 2,804.00 01/02 2,804.00 03/05 2,804.00	AY, S1/2 T19N R21E OS OP LTD LBLTY CO S ROAD 1 or STOREY CO PROP LTD	2007 Roll #: 003666 District: 5.2 Tax Service: Land Use Code: DELTY CO

			F20=	Print Bill
	F5=Notes	F9=Adj	Pmts	F10=Amend
F12=Cancl	F13=Hist F1	4=Prt St	unry	F17≂AsrIng

VH0055

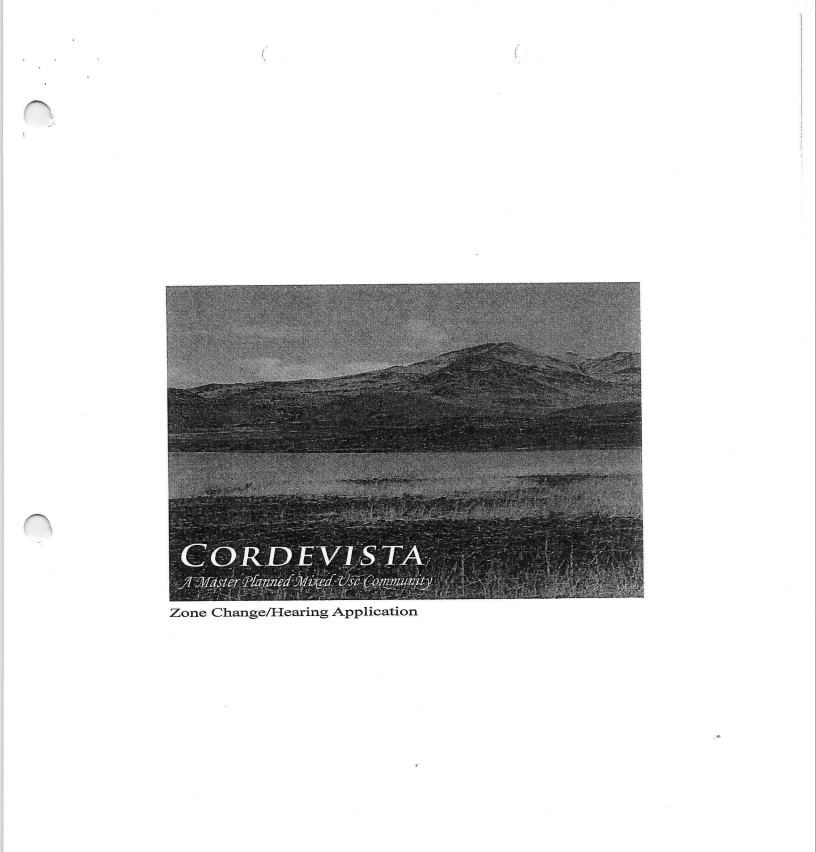


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Application Inclusions

Project Location

The project is located in a secluded valley within the Virginia Range adjacent to Long Valley Creek in Storey County, Nevada. The project area consists of approximately 8,600 acres. The project is encompassed to the North, East, and South by the Tahoe-Reno Industrial Center (TRI). The project is 3.9 miles from Lockwood, 4.3 miles from Virginia Highlands fire house, and 5.2 miles from TRI currently built facilities. The land to the West is privately owned by Storey County Properties Partnership. The project is isolated and will have no impact on any existing communities.

Justification Statement

For the past two decades the project site was considered isolated enough from other residential areas in Storey County that the County created a Special Industrial (IS) zone classification for the property. This zone designation allows ammunition manufacture, testing and storage, chemical manufacture, testing and storage, airbag and other passive restraint system manufacture, testing and storage, explosive, propellant, and pyrotechnic manufacture, testing and storage, ignitors and ignition systems manufacture, testing and storage, etc... In essence the zone designation allows hazardous uses to occur in an isolated location. The TRW Company's operation, which manufactured explosive modules for automobile air bags, took advantage of the zoning and occupied the site for several years. That operation no longer exists and a change in ownership coupled with a dramatic shift in County land uses has produced a situation where a change in land use on this site makes sense.

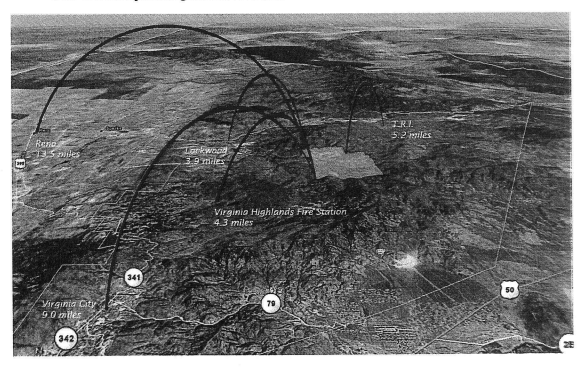
In July 1999 the Tahoe Reno Industrial Center (TRI) obtained the required zoning from Storey County to allow heavy industrial development to occur on their 102,000 acre site. Storey County and this project are affectively in the heart of all of Northern Nevada. In February of 2000 the Development Agreement was approved granting entitlement from the County to begin developing the first phase of the six phase project. Each phase will contain approximately 5,000 acres of heavy industrial and manufacturing use and produce approximately 100,000,000 square feet of buildings, creating an estimated 30,000 to 35,000 jobs per phase. When the sixth and final phase of the TRI project is complete there will be approximately 600,000,000 square feet of building for a projected 180,000 to 210,000 employees on the 30,000 acre site. The success of TRI is evidenced by the rapid absorption of the first phase. To date, the County has received applications that will in essence complete sales of phase one in 7 years; 13 years ahead of schedule. Currently, as of February 2007, 6,000,000 square feet of buildings are in the Storey County Building department for building permit approval which will produce an anticipated 8,000 new jobs by December 2008. The existence of TRI changes the land use potential of the Cordevista site as there is a great need in Storey County to provide mixed uses of office, retail, and housing for the current and future employees that will work within TRI and the County. The surrounding Counties have discussed and are requesting that Storey County deliver a balance of office, retail, and housing for all the growth in TRI.

The vision for this project is to create a self sustaining mixed use development that will assist Storey County in maintaining a balance between the rapid growth in employment and the need for office, retail, housing, and amenities. This community will supply commercial/retail, civic, parks, trails, and other land uses for its residences. It will provide essential utilities and services including water, power, & sewer, and will not rely upon existing Storey County developments for these resources.

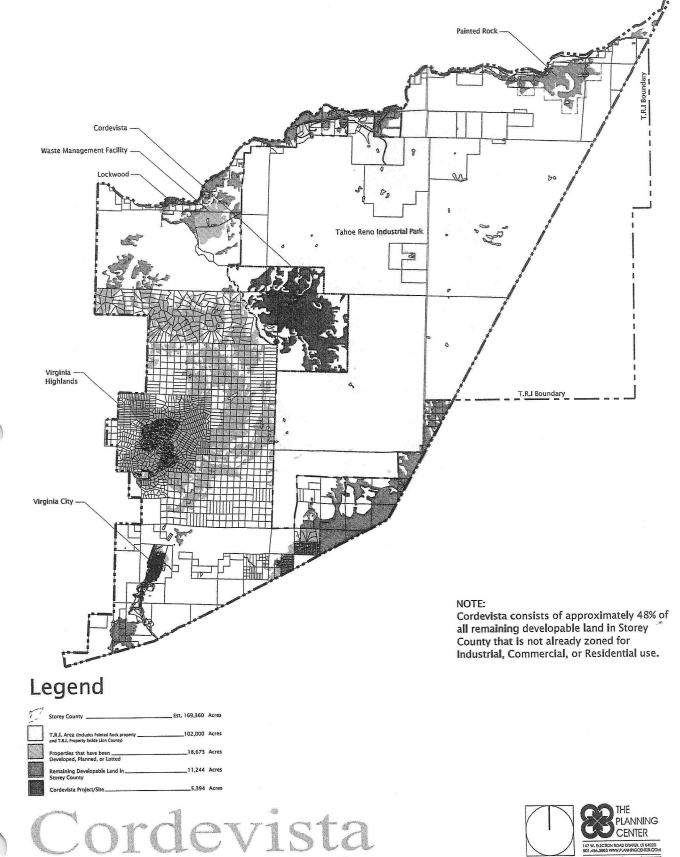
No roads will be built to Virginia Highlands or Lockwood. The primary road will be a newly developed road to TRI. The existing dirt road to Lockwood will be gated and used only for emergency access. There is potential for two new alternate roads from the project site. One road may head West towards Reno and the other may head North to the Mustang Exit area. It is important to understand that neither of these roads will connect to Virginia Highlands or Lockwood or produce traffic that will affect the traffic volumes within existing Virginia Highlands, Virginia City, and Lockwood neighborhoods.

Water for this project will be imported from other sources and not from ground water basins from the Virginia Highlands or Lockwood areas. The ground water supply for existing Storey County residents will not be affected in any negative way as a result of this project. In fact, with current development technology and storage techniques, this project may present an opportunity to improve the amount of available water for existing residents through ground water storage and recharge practices.

All environmental and cultural studies conducted on the 6,800 acres of property are complete. However, these studies have now been expanded to include the newly purchased portion of land (approximately 1,800 acres). All studies for the entire property will be complete at the time of PUD or Development Agreement submittal.



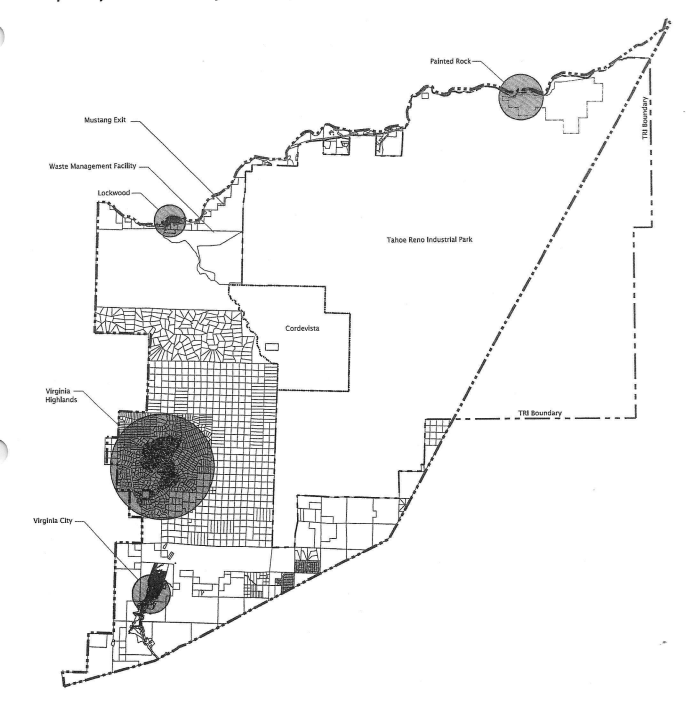
Storey County Slope Map/Remaining Developable Land



A Master Planned Mixed Use Community

VH0060

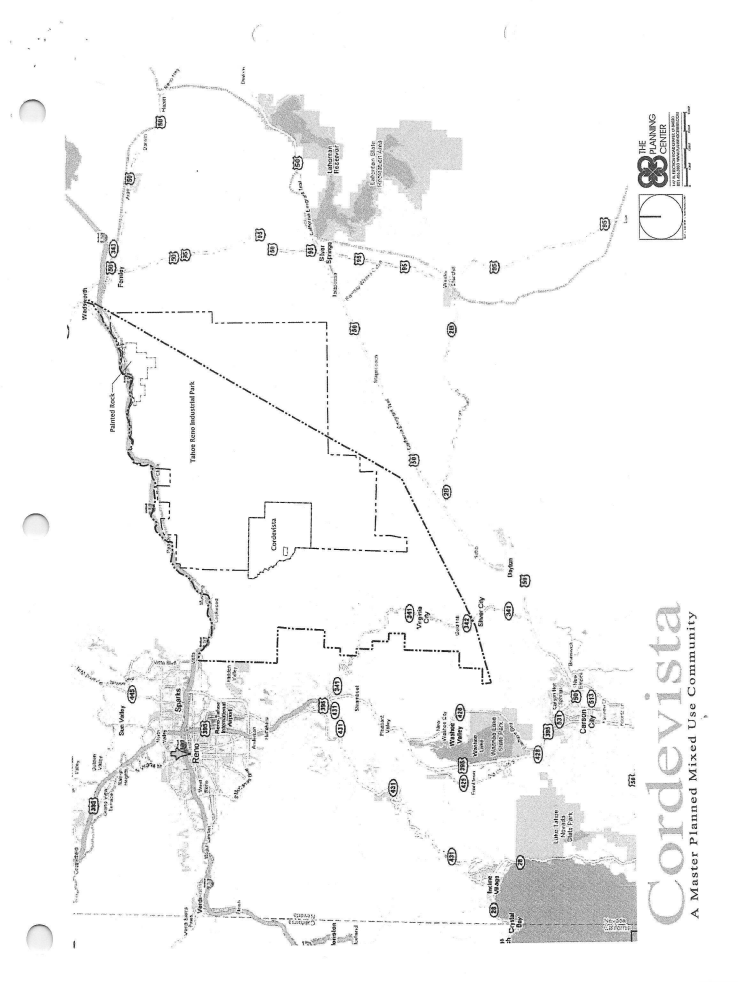
Property Ownership



"Yuline

Cordevista A Master Planned Mixed Use Community





VH0062