

**INDIAN RIVER COUNTY
M E M O R A N D U M**

TO: Jason E. Brown
County Administrator

THROUGH: Phillip Matson, AICP
Community Development Director

FROM: Andrew Sobczak
Assistant Community Development Director

DATE: June 30, 2022

RE: Exception to Cut and Fill Balance Requirements for Commercial/Industrial
Development in Flood Hazard Areas

It is requested that the Board of County Commissioners formally consider the following information at the Board's regular meeting of July 12, 2022.

BACKGROUND

Since 1978, Indian River County has participated in the Federal Emergency Management Agency's (FEMA) National Flood Insurance Program (NFIP). Under the NFIP, flood insurance rates in the unincorporated County are discounted based on the degree to which the county adopts and implements flood protection standards (measured by the Community Rating System (CRS) score) that are higher than the minimum NFIP standards. One such example is the regulation of construction in "Special Flood Hazard Areas" (SFHAs), including implementation of the County's "cut and fill" balance requirements.

Since 1982, Indian River County has required "cut and fill" balance for development within SFHAs. Also known as compensatory storage, cut and fill balance requires creation of an equal volume of floodplain storage capacity for any volume of the base flood that would be displaced by fill or structures within SFHAs. As specified in County Code subsection 930.07(2)(i) the cut and fill balance requirement applies to all development within SFHAs, with the following exceptions:

1. Development projects within SFHAs along the Indian River Lagoon granted a waiver by the county upon showing the development will not create a material adverse impact on flood protection;
2. Subdivided lots of less and one acre that existed prior to July 1, 1990, on the basis that such lots are too small to balance on each individual lot, and post-1990 lots are mitigated on a subdivision-wide basis;
3. Development projects located in the St. John's Marsh with soil classifications indicative of marsh conditions, when granted a waiver by the county based on a lack of material adverse impact; and
4. Development located within the Vero Lake Estates Municipal Services Taxing Unit (MSTU) for which a waiver has been granted, in consideration of off-setting overall VLE stormwater improvement

In 2017, County Staff was contacted by commercial property owner Ralph Poppell with a request that the County waive the cut and fill requirement as it pertains to his commercial property located on the south side of SR 60, west of I-95, to allow the filling of a $\pm 1/2$ -acre pond onsite without providing compensatory storage. At the time, Mr. Poppell expressed concerns that a cut and fill balance requirement was not mandated by FEMA, and made commercial/industrial development difficult.

ANALYSIS

Following discussions with Mr. Poppell concerning his request, County Staff researched the feasibility of establishing an exception to the cut and fill balance requirements, and presented a draft Land Development Regulation revision to the Board on August 15, 2017. At that meeting, the Board voted to approve the draft Land Development Regulation revision, and directed staff to evaluate the process and report back at a future meeting. To this end, Staff has re-examined that process and further revised the original draft Land Development Regulation to limit the size of any one eligible property to five (5) acres.

RECOMMENDATION

Staff recommends that the Board of County Commissioners review the proposed draft changes to Land Development Regulation Subsection 930.07(2)(i), recommend any changes, and direct Staff to proceed with the formal adoption process.

ATTACHMENTS

1. Proposed Land Development Regulation Subsection 930.07(2)(i)
2. FEMA Compensatory Storage Information
3. Meeting minutes from the 8/15/2017 Board of County Commissioners meeting