

For Sale

2080 Ringling Blvd



Contact: John B. Harshman, Broker Phone: 941-951-2002 Fax: 941-366-5818 1575 Main St., Sarasota, FL 34236 Email: jbh@harshmanrealestate.com www.harshmanrealestate.com



2080 Ringling Blvd

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IMPORTANT NOTICE

The information contained herein, while based upon data supplied by the seller and obtained form other sources deemed reliable, is subject to errors or omissions and is not, in any way, warranted by Harshman & Company, Inc. or by any agent, independent associate or employee of Harshman & Company.

Harshman & Company, Inc. (Broker) hereby notifies prospective buyers that it shall be the buyer's responsibility to verify any and all representations made by seller and/or Broker regarding the property, its condition, improvements, utilities, zoning, insurability, conformance and/or compliance with federal, state and local laws as well as all restrictions of any applicable owner's association, boundaries and use. Buyer recognizes that the Broker is not an expert in legal, tax, financial, appraising, surveying, structural conditions, hazardous materials, engineering or other areas.

Exclusive Right of Sale Listing

Harshman & Company, Inc. is the Exclusive Listing Agent for the subject property and is presenting this property to Qualified Principal Buyers with expertise in real estate investment and development.

Inquiries regarding the property described herein should be directed to:

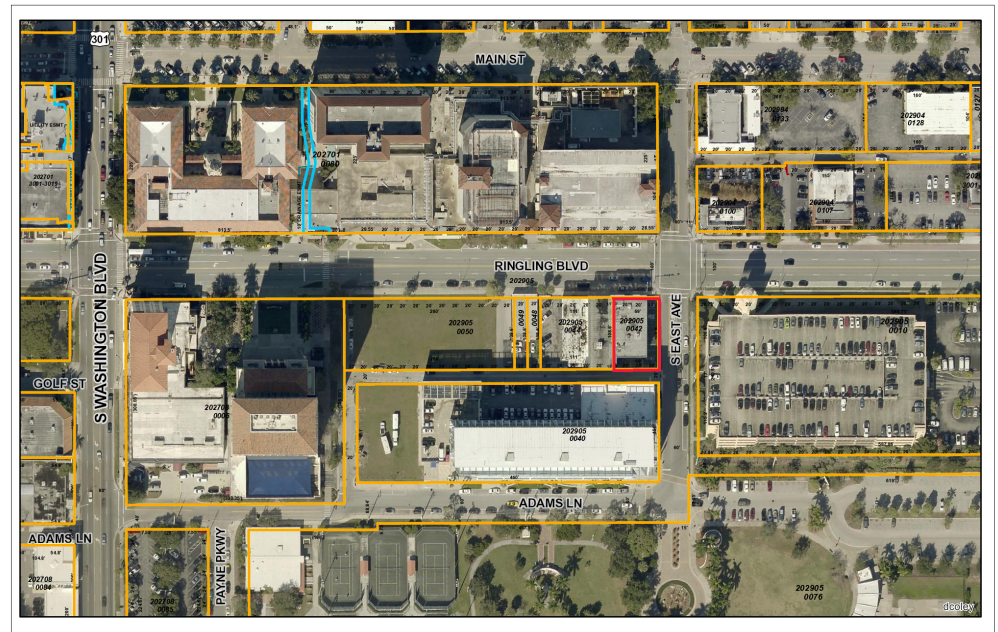
John B. Harshman, Broker Harshman & Company, Inc. 1575 Main St. Sarasota, FL 34236

Phone: 941-951-2002 FAX: 941-366-5818 Email: jbh@harshmanrealestate.com

Property Summary Updated June 2018

Location:	The subject property is a well located site on the east edge of the downtown core with frontage on Ringling Boulevard in the heart of the Sarasota County Judicial Complex. This is an excellent location for any professional office use needing visibility or easy access to the Judicial Complex. The accessibility and proximity to all the amenities of downtown Sarasota make this property a unique professional office opportunity.
Address:	2080 Ringling Blvd., Sarasota, FL 34237
Environmental	There are no known on site environmental contaminations.
Parcel ID#:	2029-05-0042
Owner:	GFA Capital Management LLC
Land Size:	7 ,493 +/- square feet
Building:	The subject is a 3-story professional office building consisting of 15,001 Gross Building Square Feet, 10,243 Rentable Square Feet and 8,882 Useable Square Feet (BOMA measured). Floors 2&3 were completely renovated in 2003 for Global Financial complete with class A office finishes. The ground floor office/retail space has been returned to vanilla shell and the ground floor lobby is newly renovated with secure access to the elevator servicing floors 2 & 3.
Zoning:	The subject is zoned Downtown Core (DTC) within the City of Sarasota and is entitled to a maximum of 10-stories, 50 residential units per acre and non- residential uses such as office, retail, hotel and restaurant. The parking requirements are 2 spaces per 1000 sq ft of non-residential and 1.5 spaces per residential unit.
Parking:	13 on-site parking spaces are located on the east side of the building with direct ingress/egress to East Ave. The Sarasota County's (currently free) parking garage at Ringling Blvd. and East Ave. is a neighborhood off-site parking option.
Taxes:	\$23,508.11 (2017)
Easement:	An easement exists along the east side of the property. The easement is approximately 15 foot wide in favor of the property to the west and is used for access to second and third floor office units.
Price:	\$1,950,000

Data contained herein was obtained from reliable sources that include City of Sarasota, Sarasota County and Harshman & Company, Inc. market research.

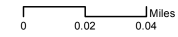


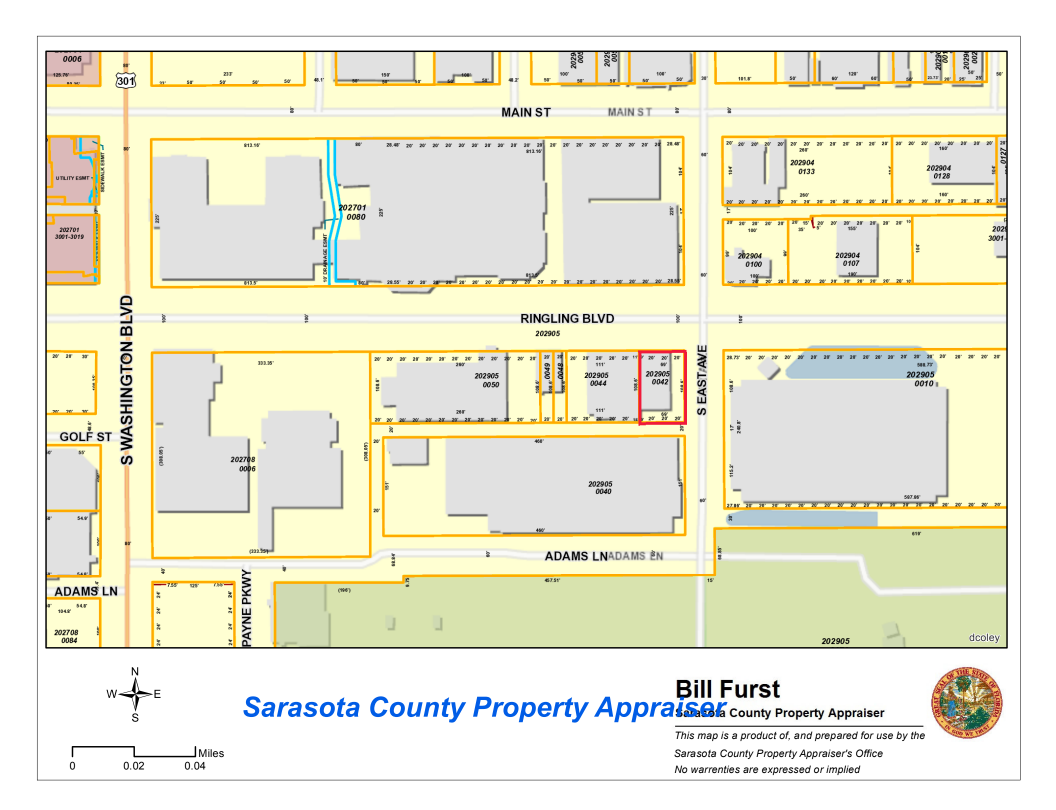


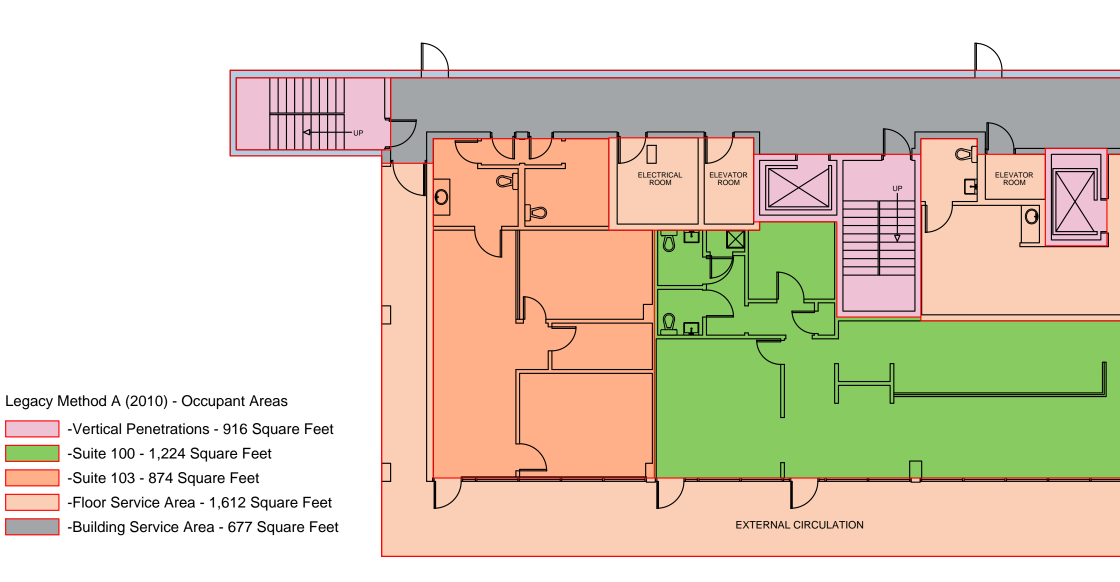
Bill Furst Sarasota County Property Apprassed County Property Apprassed County Property Appraiser



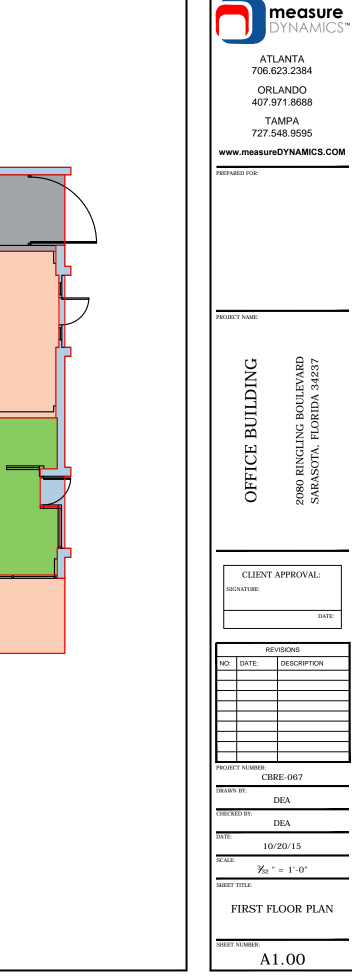
This map is a product of, and prepared for use by the Sarasota County Property Appraiser's Office No warrenties are expressed or implied



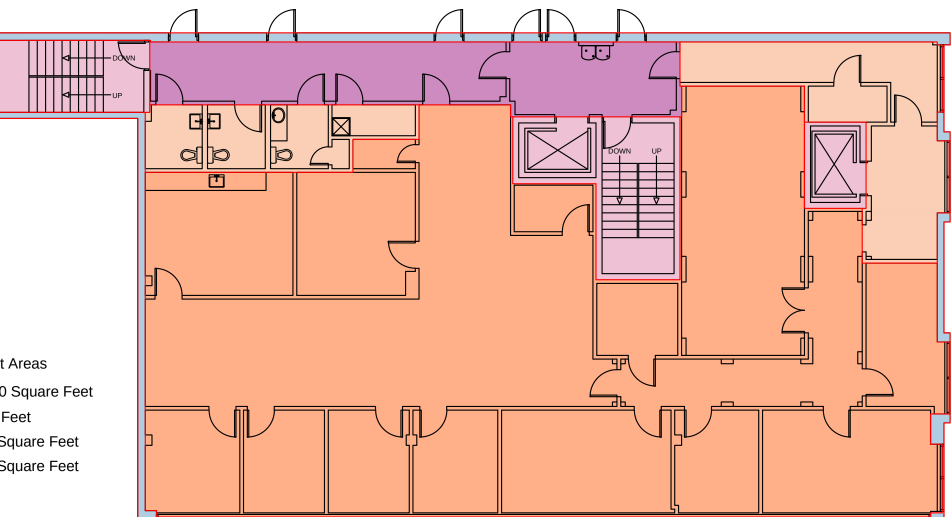




- -Construction Gross Area 4,983 square feet
- -Interior Gross Area 4,837 square feet



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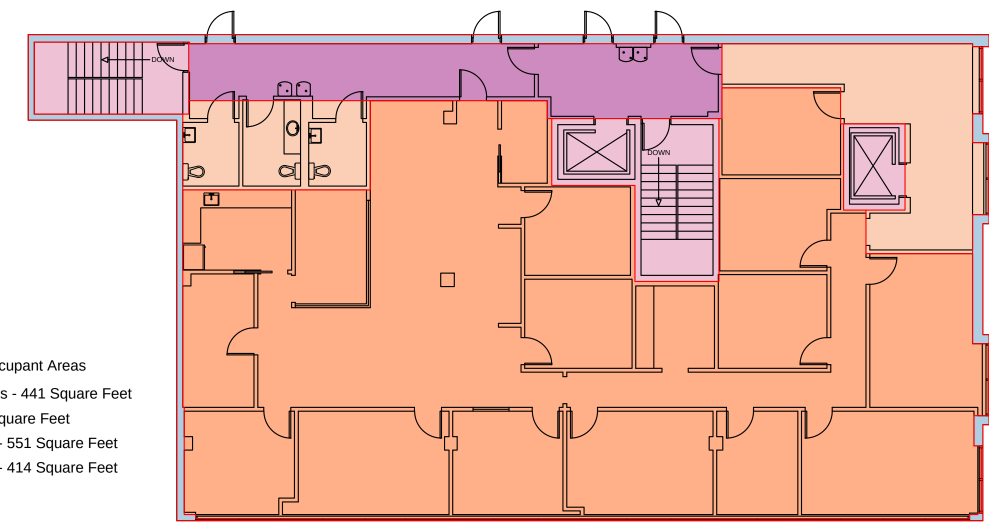
Legacy Method A (2010) - Occupant Areas

-Vertical Penetrations - 440 Square Feet -Suite 200 - 3,385 Square Feet -Floor Service Area - 542 Square Feet -Floor Service Area - 438 Square Feet

-Construction Gross Area - 5,009 square feet

-Interior Gross Area - 4,805 square feet

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Legacy Method A (2010) - Occupant Areas

-Vertical Penetrations - 441 Square Feet -Suite 300 - 3,399 Square Feet

-Floor Service Area - 551 Square Feet

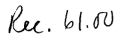
-Floor Service Area - 414 Square Feet

-Construction Gross Area - 5,009 square feet



-Interior Gross Area - 4,805 square feet

measure DYNAMICS™
ATLANTA 706.623.2384 ORLANDO 407.971.8688 TAMPA 727.548.9595 www.measureDYNAMICS.COM
PROJECT NAME:
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CLIENT APPROVAL: SIGNATURE: DATE:
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THIRD FLOOR PLAN
SHEET NUMBER:
A1.00



Prepared By and When Recorded Return to:



Shumaker, Loop & Kendrick, LLP P.O. Box 49948 Sarasota, FL 34230-6948 Phone: (941) 364-2709 Attention: Kathryn Angell Carr, Esq. RECORDED IN OFFICIAL RECORDS INSTRUMENT # 2016074862 7 PG(S) June 16, 2016 11:03:06 AM KAREN E. RUSHING CLERK OF THE CIRCUIT COURT SARASOTA COUNTY, FL

AMENDED AND RESTATED EASEMENT AGREEMENT

This Amended and Restated Easement Agreement is made by GFA Capital Management, LLC, a Florida limited liability company, f/k/a FST, LLC, a Florida limited liability company ("GFA"), and Ringling Associates, LLC, a Florida limited liability company ("Ringling Associates").

STATEMENT OF FACT

A. GFA is the owner of the property described in Exhibit "A" annexed hereto (the "GFA Property").

B. Ringling Associates is the owner of the property described in Exhibit "B" annexed hereto (the "Ringling Associates Property").

C. The GFA Property and the Ringling Associates Property are subject to an Easement Agreement recorded in Official Records Book 936, Page 56, of the Public Records of Sarasota County, Florida, as amended (the "Easement Agreement"). GFA and Ringling Associates have agreed to amend and restate the Easement Agreement as provided herein.

AGREEMENT

In consideration of the sum of TEN AND NO/100 (\$10.00) DOLLARS, the promises and covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties amend and restate the Easement Agreement as follows:

1. GFA hereby grants to the owner of the Ringling Associates Property a perpetual non-exclusive pedestrian ingress and egress easement to utilize the stairway at the southwest corner of the GFA Property (the "South Stairway"), the hallways leading from the South Stairway (the "Hallways"), the elevator accessed from the Hallways (the "Elevator") and the stairway adjacent to the Elevator (the "Center Stairway").

2. GFA hereby grants to the owner of the Ringling Associates Property a perpetual non-exclusive easement to access and utilize the elevator equipment room adjacent to the Elevator (the "Elevator Equipment Room") by authorized parties for the purpose of operating the Elevator and the electrical and fire panel room adjacent to the Elevator Equipment Room (the "Electrical and Fire Panel Room") by authorized parties for the purpose of servicing the facilities serving the Ringling Associates Property until such time as such service is provided on site within the Ringling Associates Property.

3. Ringling Associates hereby grants to the owner of the GFA Property and its service providers a non-exclusive easement over the south wall of the building located on the Ringling Associates Property and the property leading to same for the fiber optic cable serving the GFA Property and over the north wall of the building located on the Ringling Associates Property and the property leading to same for the water line and back flow preventer serving the GFA Property until such time as such service is provided on site within the GFA Property. The foregoing fiber optic cable easement shall not require the owner of the Ringling Associates Property to allow any repair that damages the building located on the Ringling Associates Property. The owner of the GFA Property shall promptly repair, at its expense, any damage to the Ringling Associates Property in connection with the use of the easements set forth in this section 3.

4. The owners of the GFA Property and the Ringling Associates Property shall take reasonable actions to discourage the parties utilizing the respective property from loitering in the Hallways and the areas adjacent thereto and shall cooperate to arrange to lock the gates leading to the ground level Hallways at appropriate times.

The owner of the GFA Property shall maintain the South Stairway, the Hallways, 5. the Elevator, the Center Stairway, the Elevator Equipment Room and the Electrical and Fire Panel Room (collectively the "Common Area") comparable to the condition existing as of December 9, 2015 and shall provide any necessary repairs to same (the "Maintenance and Repair Obligations"). The owner of the Ringling Associates Property shall pay 1/2 of the expense of the Maintenance and Repair Obligations to the owner of the GFA Property quarterly within ten (10) days of the date of receipt of the invoice for same. The expense of the Maintenance and Repair Obligations shall not include property damage insurance attributable to the Common Area, which shall be the sole expense of the owner of the GFA Property, and shall include 10% of the taxes attributable to the GFA Property. In the event the owner of the GFA Property or the owner of the Ringling Associates Property wishes to upgrade the Common Area or the standard of maintenance and repair provided herein, the consent of the other owner shall be obtained. If such approval is withheld the matter shall be determined by three (3) arbitrators (each owner shall appoint one of the first two arbitrators and the third arbitrator shall be appointed by the first two arbitrators). The owners agree to be bound by the decision of the arbitrators except that in the event the party requesting the upgrade wishes to continue with the upgrade, such party shall bear the additional expense of same.

6. The cost of maintenance of the wall on the common boundary of the GFA Property and the Ringling Associates Property (the "Party Wall) shall be borne equally by the owner of the GFA Property and the owner of the Ringling Associates Property. If either owner reasonably believes that repairs to the Party Wall are necessary, such owner shall contact the other owner and attempt to reach an accord in this regard. If such an accord is not achieved the matter shall be determined by three (3) arbitrators (each owner shall appoint one of the first two arbitrators and the third arbitrator shall be appointed by the first two arbitrators). The owners agree to be bound by the decision of the arbitrators.

7. An owner who, by such owner's negligence, disinterest or willful act causes the Party Wall to be exposed to the elements, shall bear the whole cost of furnishing the necessary protection against such elements and shall pay all damages resulting from such exposure.

8. The owner of the Ringling Associates Property indemnifies and holds the owner of the GFA Property harmless from any liability which may be incurred by any party utilizing the rights granted to the owner of the Ringling Associates Property. The owner of the GFA Property indemnifies and holds the owners of the Ringling Associates Property harmless from any liability which may be incurred by any party utilizing the rights granted to the owner of the GFA Property hereunder. The owner of the Ringling Associates Property and the owner of the GFA Property Owner shall obtain and maintain for the benefit of the other, naming the other as an additional insured, liability insurance against all claims on account of personal injury and property damage for which they may become liable with limits of not less than \$1,000,000.00.

9. This Amended and Restated Easement Agreement shall run with the title to the GFA Property and the Ringling Associates Property and shall be binding upon the owners of such property and their successors and assigns and shall inure to the benefit of and may be utilized by all parties from time to time holding title to and/or occupying the GFA Property and the Ringling Associates Property.

10. The violation or breach of any of the terms contained herein shall give the party who is intended to be benefited hereby and who is not in violation or breach, in addition to all of the remedies provided by law, the right to proceed at law or in equity to compel compliance with the terms of this Amended and Restated Easement Agreement and to prevent the violation or breach of this Amended and Restated Easement Agreement and the costs of such proceedings shall be borne by the party alleged to be in violation if such proceedings result in the finding that such party was in violation of the terms of this Amended and Restated Easement. Such costs shall include attorneys' fees, paralegals' fees and legal assistants' fees, including such fees incurred for appellate proceedings. Failure by any party entitled to enforce the provisions of this Amended and Restated Easement Agreement upon breach thereof, however long continued, shall in no event be deemed a waiver of the right to do so thereafter with respect to such breach or with respect to any other breach occurring prior or subsequent thereto.

11. Any notice, demand or other communication required or permitted to be given to any party hereunder shall be in writing, and shall be deemed to have been delivered when actually received or, regardless of whether or not received, the third business day after deposit in the United States mail, registered or certified mail, return receipt requested, postage prepaid, addressed to the respective party at the address of the GFA Property and the Ringling Associates Property, respectively, or to such other address as may hereafter be indicated by written notice delivered in accordance with the terms hereof to the other party. Any party hereto may, at any time by giving five (5) days' written notice to the other party hereto, designate any other address in substitution of the foregoing address to which such notice shall be given. Until receipt of designation of the GFA Property address or another address as the notice address, the notice address for GFA is: Global Financial Private Capital, 501 N Cattlemen Rd, Suite 106, Sarasota, Florida 34232 Attn: Gregg Guinta.

12. Invalidity of any of the covenants and restrictions herein contained by stipulation, agreement, judgment or court order shall in no way affect the other provisions hereof, which other provisions shall remain in full force and effect.

13. Whenever used herein the singular shall include the plural and the use of any gender shall include all genders.

Executed this 12th day of April ,2016.

WITNESSES: 'ame: Name

GFA Capital Management, LLC, a Florida limited liablity company

By: Print Name: Michael Dixon As Its:_ CFO /____

STATE OF FLORIDA COUNTY OF SARASOTA

The foregoing instrument was acknowledged before me this <u>z</u> day of <u>Apric</u>, 2016 by <u>Michael Divin</u>, as <u>Manacis</u> <u>Member</u> of GFA Capital Management, LLC, a Florida limited liability company, on behalf of the company.



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Ath K	eur	/
Notary Public	,	1

Print Name: <u>AISA Ann Beach</u> My Commission Expires: <u>11/27</u> 3018

Personally Known _____(OR) Produced Identification _____ Type of identification produced _____ WITNESSES:

Jessica Pasick nt Name:

Ringling Associates, LLC, a Florida limited liability company

By: hATE) HAD Print Manne: 2 As Its: ALER

STATE OF FLORIDA COUNTY OF SARASOTA

The foregoing instrument was acknowledged before me this $\frac{\mu h}{\mu}$ day of $\underline{J} \underline{J} \underline{h} \underline{h}$, 2016 by $\underline{Chad} \underline{Ga+eS}$, as $\underline{Manager}$ of Ringling Associates, LLC, a Florida limited liability company, on behalf of the company.



tary Public

Print Name: Jessica Pasick My Commission Expires: 1/3//19

Personally Known (OR) Produced Identification (Type of identification produced (CR) Pr

Exhibit "A"

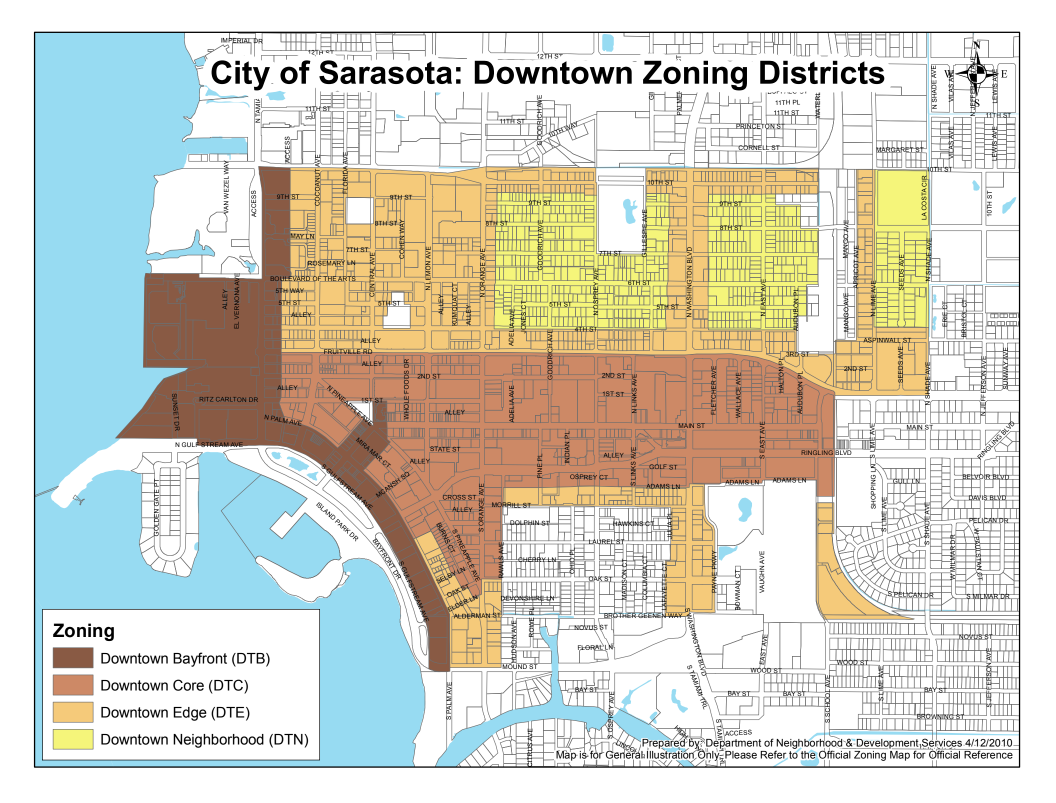
(2080)

Lots 34, 35, 36 and the East 9 feet of Lot 33, Block E, Revised Plat of Court House Subdivision, according to the plat thereof, recorded in Plat Book 2, Page 48, of the Public Records of Sarasota County, Florida.

Exhibit "B"

(2070)

Lots 28, 29, 30, 31, 32 and the West 11 feet of Lot 33, Block E, Revised Plat of Court House Subdivision, according to the plat thereof, recorded in Plat Book 2, Page 48, of the Public Records of Sarasota County, Florida.



The Downtown Core Zone District (DTC) Excerpt

The Downtown Core (DTC) district is a very dense mixed-use urban area. Residential dwellings are generally multiple-family and located in tall structures. Residential dwellings may be built up to a maximum density of fifty (50) dwelling units per acre. Non-residential uses are varied and include department stores, entertainment facilities, restaurants, offices and lodging uses. Ground floor retail is allowed everywhere and is mandatory on certain designated frontages. Building height shall be limited to a maximum of ten (10) stories except as provided for in Table 1003 (Building Height). Building frontages include stoops, forecourts and storefronts.

When the Zone District Regulations apply:

- These regulations apply to all new development.
- To any expansion or exterior remodeling of existing buildings with a final determination from the Planning Director.

For example, remodeling a storefront may require compliance with standards, such as; window area, window shape and exterior finish materials and an addition would need to comply with standards, such as; setbacks, height limits and parking.

When these regulations do not apply:

- Existing buildings and uses that do not conform to the provisions of these regulations may
 continue as they are. However, if a prohibited use ceases for 24 consecutive months, the use
 shall not be re-established. The Planning Director may grant one extension for an additional 12
 months, provided the property owner applies for the extension at least 60 days prior to the end
 of the original 24-month period. The application shall demonstrate that restoration of the use
 has been diligently pursued and that practical difficulties will preclude a timely restoration of the
 use within the original 24-month period. Subsequent uses shall conform to the district
 regulations. Any final decision of the Planning Director may be appealed to the Planning Board
 in accord with Section IV-1901 (F) of this code.
- Normal repair and maintenance may be performed on existing buildings.

For example, (1) repair of a broken window would not require compliance with the building design standards for window area and shape or (2) repair of a leaking roof would not require compliance with the roof design standards.

 Any existing or approved structure or structures on a single zoning lot under condominium ownership or cooperative long term leases may be rebuilt after destruction to the prior extent of nonconformity as to height, stories and density of units per acre regardless of the percentage of destruction. In the event of such rebuilding, all other applicable district requirements shall be met unless an Adjustment is obtained in accord with Section IV-1903 of this code.

Valid Development Approvals:

- A project for which an application for site plan approval has been filed prior to the effective date of these regulations may be reviewed, approved and constructed under the prior regulations.
- A project for which a site plan has been approved under the prior regulations may be constructed as approved provided a building permit is issued prior to expiration of such approval.

 Structures and uses in projects filed prior to the effective date or which have already been approved and issued a building permit prior to expiration of such approval shall not be deemed nonconforming but shall be deemed to be lawfully existing in conformity with these regulations and shall be allowed to continue as lawfully existing uses or structures.

Use Chart Excerpts:

Permitted Uses	Minor Conditional Use Approval Required	Major Conditional Use Approval Required
Residential	Commercial Recreation	Major Event Entertainment
Office	Commercial Parking	Bars, Tavern, Nightclubs
Retail Sales and Service	Quick Vehicle Servicing	Colleges
Personal Service Oriented	Alcoholic Beverage Store	Community Services
Entertainment Oriented	Motor Vehicle / Boat Sales Agency	Aviation and Surface Passenger Terminals
Hotel / Motel and Other Temporary Lodging	Motor Vehicle / Boat Showroom	Detention Facilities
Repair Oriented	Commercial Wireless Telecommunication Towers	
Artisan Studios	Vehicle Repair	
Basic Utilities	Private Clubs	
Parks, Open Space, and		
Playgrounds		
Religious Institutions		
Schools		

Development Standards Excerpts:

Density	50 units / acre
Height	10 Stories
Zoning Lot Size Minimum	1,800 sq. ft.
Building Setback	
Minimum Front	0 ft.
Maximum Front	5 ft.
Minimum Side	0 ft.
Minimum Rear	0 ft.

Note: Additional Exceptions for Height in the DTC.

Existing buildings over 10 stories. In the DTC, an existing building (as of January 6, 2003) over 10 stories in height may be removed, demolished, or destroyed and replaced with a new building. The maximum height of such new building shall be either the number of feet which previously existed in the demolished building or the maximum number of stories allowed in DTC, whichever is greater.

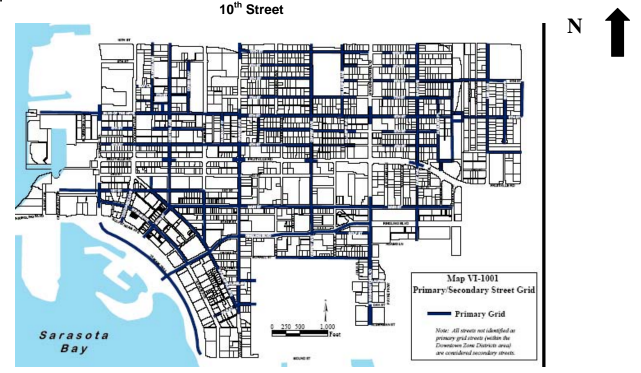
Parking Requirements:

	DTC
Required Parking	
- Residential	1.0 spaces for each dwelling unit
- Non-Residential	1.0 space for each 500 sq. ft. of floor area
- Transient Lodging	0.5 space for each guest unit.
- Bicycle	One bicycle parking space shall be provided for every fifteen off-street vehicular parking spaces.
Exceptions to Required Parking	Liner buildings and independent building of less than 10,000 sq. ft. floor area shall not be required to provide off-street parking. On street parking along the corresponding frontage lines shall be counted toward fulfilling the parking requirements. Locally designated historic buildings shall not be required to provide parking in addition to that, which exists.
Location of Required Parking - Primary Street Grid (See Map VI-1001)	Surface parking shall be located in the second or third layer and masked by a street wall or liner building. Garages shall be located in the third layer and masked by a liner building. Loading areas / spaces are prohibited along frontages.

The required design standards are stated in Table VI-1004 of the Downtown Code. These standards are limited to portions of buildings with frontages that face a primary street. Building frontages that face a secondary street are exempt from these standards.

Intent of Primary Street Frontages:

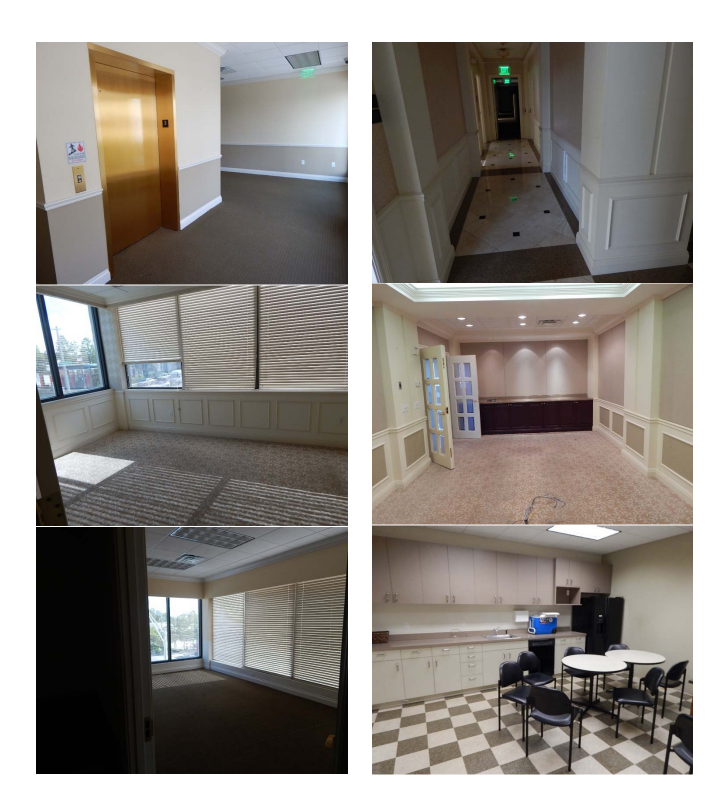
An **excellent** frontage is one that provides a high level of positive stimulus and interaction for the pedestrian. In an ideal setting, buildings would form a continuous edge, generally up against the outer edge of the right-or-way, with large expanses of glass for pedestrians to see what is happening inside, and a constant sense of give-and-take between inside and outside. The width of the buildings along the street would be relatively narrow, with a range and variety of stores and shops. Restaurants and other uses might spill out onto the sidewalk creating open-air cafes, galleries and other attractions. Landscaping is prevalent, but does not dominate the setting, and does not prevent the pedestrian from getting close to the buildings, storefronts and display window.



Ground Floor



2nd Floor



2nd Floor - Page 2



3rd Floor

