

THE CAPTIVA PLAN

GOAL 13: CAPTIVA COMMUNITY PLAN. The goal of the Captiva Community Plan is to protect the coastal barrier island community's natural resources such as beaches, waterways, wildlife, vegetation, water quality, dark skies and history. This goal will be achieved through environmental protections and land use regulations that preserve shoreline and natural habitats, enhance water quality, encourage the use of native vegetation, maintain the mangrove fringe, ~~and~~ limit noise, light, water, and air pollution, creative mixed-use development of traditionally commercial properties, and enforce development standards that maintain one and two story building heights and the historic low-density development pattern of Captiva.

OBJECTIVE 13.1: PROTECTION OF NATURAL RESOURCES. To continue the long-term protection and enhancement of wetland habitats, water quality, native upland habitats (including rare and unique habitats), and beaches on Captiva. (Added by Ordinance No. 03-01)

POLICY 13.1.1: Mangrove Fringe. Consider development regulations that will provide additional protection to the shoreline, including mangrove fringe to the greatest extent possible, from new construction. (Added by Ordinance No. 05-19)

POLICY 13.1.2: Blind Pass. ~~Lee County will e~~ Cooperate at the federal, state, regional and local levels, efforts to maintain Blind Pass as an open pass. Lee County recognizes the positive due to its benefits of maintaining an open Blind Pass to the near-shore environment, marine ecology, and back-bay water quality and boater access.

POLICY 13.1.3: Estuarine and Wetland Resources. Continue to support the protection of estuarine and wetland resources and wildlife habitat on Captiva.

POLICY 13.1.4: Beach and Shore Preservation. ~~Lee County will e~~ Continue to support the effort of the Captiva Erosion Prevention District, a beach and shore preservation authority under provisions of Chapter 161, Florida Statutes, to preserve, protect and maintain Captiva's beaches using environmentally responsible methods. (Added by Ordinance No. 03-01)

POLICY 13.1.5: Quality of Adjacent Waters. ~~Lee County will~~ Continue to support efforts to investigate ~~and recommend~~ measures that will may improve water quality in Pine Island Sound and the Gulf of Mexico. This may include a feasibility analysis of alternative wastewater collection and treatment systems to serve the Captiva community for a planning period of 30 years, including a central sewer system based upon current land use regulations. Should the feasibility analysis show that Captiva requires or is best served by an alternative wastewater collection and treatment system, Lee County will encourage efforts to size the system consistent with development permitted by the Lee Plan and the Land Development Code. (Added by Ordinance No. 03-01)

POLICY 13.1.6: Natural Upland Habitats. Continue to support the preservation of native upland vegetation and wildlife habitat on Captiva ~~consistent with Goal 104~~.

OBJECTIVE 13.2: PROTECTION OF COMMUNITY RESOURCES. To continue the long-term protection and enhancement of community facilities, existing land use patterns, unique neighborhood-style commercial activities, infrastructure capacity, and historically significant features on Captiva.

POLICY 13.2.1: Mixed Use Development. Mixed use developments as defined in the Lee Plan, and mixed use developments containing both commercial and residential uses within the same structure, are appropriate on Captiva properties that were zoned C-1 or CT as of Jan. 1, 2006. Such properties may be allowed residential units in addition to commercial uses at a density consistent with the Lee Plan. Such developments will only be permitted if approved as a Commercial or Mixed Use Planned Development. (Added by Ordinance No. 07-09)

POLICY 13.2.2: Subdivision of Existing RSC-2 Parcels. ~~Implement~~ Maintain existing development regulations that prohibit the subdivisions of parcels that are zoned RSC-2 (Captiva Estate) ~~on~~ as of January 1, 2002, unless the resulting lots comply with the minimum lot size and dimensional requirements set forth in the Land Development Code for RSC-2 zoned lots in Captiva. (Added by Ordinance No. 03-01)

POLICY 13.2.3: Building Heights. ~~Adopt~~ Maintain building height regulations established as of [Effective Date of Ordinance] that account for barrier island conditions, such as mandatory flood elevation and mean-high sea level, for measuring height of buildings and structures.

POLICY 13.2.4: Historic Development Pattern. ~~Support~~ Limit development to that which is in keeping with the historic development pattern on Captiva including the designation of historic resources and the rehabilitation or reconstruction of historic structures. The historic development pattern on Captiva is comprised of low-density residential dwelling units, as defined in Chapter 10 of the Land Development Code, and minor commercial development and South Seas Island Resort.

POLICY 13.2.5: Lot Size Per Unit. Development Orders or Development Permits that would result in a reduction of the minimum lot size per unit permitted on a parcel under the parcel's current zoning category or under any other zoning category that would result in a reduction of the minimum lot size per unit on that parcel as of [Effective Date of Ordinance] are prohibited.

POLICY 13.2.6: Variances and Deviations. Variances and/or deviations from the current development standards will not be permitted unless they meet all of the specific requirements for variances and deviations set forth in the Land Development Code.

POLICY 13.2.~~75~~: **Alternative Transportation.** Support integration of pedestrian and bicycle facilities into the transportation network to make Captiva safer for pedestrians, golf carts and bicyclists and to reduce automobile dependence and the need for increased parking facilities.

POLICY 13.2.~~86~~: **Underground Utilities.** Support efforts to investigate the relocation of utilities underground.

POLICY 13.2.~~97~~: **Dark Skies.** Limit light pollution and light trespass on Captiva in order to protect wildlife from any detrimental effects and for the benefit of Captiva residents and visitors.

OBJECTIVE 13.3: NATIVE VEGETATION AND TREE CANOPY. To enforce and strengthen existing vegetation ordinances intended to preserve, promote, and enhance the existing native vegetation and tree canopy on Captiva.

POLICY 13.3.1: Trees along Captiva Drive. Support efforts to restore the historic tree canopy and vegetative buffers along Captiva Drive between Blind Pass and the north end of Captiva Drive by promoting planting of indigenous, native or non-invasive trees, preferably those that require minimal irrigation once established.

POLICY 13.3.2: Invasive Vegetation and Nuisance Pests. Consider implementation of methods or programs, including education of individual property owners, to reduce the proliferation of invasive exotic vegetation and nuisance pests.

OBJECTIVE 13.4: Public Participation. Opportunities for public input will be provided during the comprehensive plan amendment and rezoning processes.

POLICY 13.4.1: Public Informational Meeting. ~~The owner or agent applying for a Lee Plan amendment within the community planning area must conduct one public informational session. The meeting must be held within the community plan boundary. The agent will provide a general overview of the project for any interested citizens. This meeting must be conducted before the application can be found sufficient. The applicant is fully responsible for providing the meeting space, providing advance notice of the meeting, and providing security measures as needed. Subsequent to this meeting, the applicant must provide county staff with a meeting summary document that contains the following information: the date, time, and location of the meeting; a list of attendees; a summary of the concerns or issues that were raised at the meeting; and the applicant's response to any issues that were raised. Zoning related public information sessions may be required as provided in Land Development Code.~~

The owner or agent applying for an amendment to Captiva community-specific provisions in the Lee Plan or Land Development Code must conduct one public informational meeting. The applicant is fully responsible for providing the meeting space, providing advance notice of the meeting, and providing security measures as needed. The meeting must be held within the community plan boundary. Advance notice of the meeting must be disseminated in a community-based media outlet, physically posted at the post office and provided in writing to citizen groups and civic associations within the community that are registered with Lee County for notification of pending Lee Plan or Land Development Code amendments. The notice must be available and posted at least one week prior to the scheduled meeting date.

At the meeting, the agent will provide a general overview of the project amendment for any interested citizens. Subsequent to this meeting, the applicant must provide county staff with a meeting summary document that contains the following information: the date, time, and location of the meeting; a list of attendees; a summary of the concerns or issues that were raised at the meeting; and the applicant's response to any issues that were raised. This information must be submitted to the county before an application for a project can be found sufficient.

Zoning Public Informational Meetings: Zoning related public information meetings will be required as provided in the Land Development Code.

POLICY 13.4.2: Online Database. Maintain an online database available to the public for their review containing comprehensive plan amendment and zoning case information specific to each community plan area.

Note to Panel Members:

The Lee Plan definitions for Development Order and Development Permit are as follows:

DEVELOPMENT ORDER - An order granting, denying, or granting with conditions an application for a development permit. Whenever this plan refers to a “preliminary” or “final” development order, the term will have the same meaning given those terms in the Lee County Development Standards Ordinance as it existed in October of 1989. (Amended by Ordinance No 94-30, 00-22)

DEVELOPMENT PERMIT – Includes any building permit, zoning permit, subdivision approval, rezoning, certification, special exception, variance, or any other official action of Lee County having the effect of permitting the development of land.

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