**EXHIBITS** 

# **PLAN COMMISSION STAFF REPORT**

APPLICATION NO: PLAT-2024-02 **HEARING DATE:** May 09, 2023 Final Plat SUBJECT: County Road, Lapel, IN LOCATION: PETITIONER(S): Brad Clark Administrative Plat to split 1 lot into 5 lots. SUMMARY: WAIVERS REQUESTED: None RECOMMENDATION: Recommend APPROVAL of Final Plat to the Council Grant List, Planning Aid PREPARED BY

Exhibit 1: Final Plat

#### **PROCEDURE**

# **History**

1. **Application.** The application was filed in January of 2024 for an Administrative Plat through the Planning Commission. The petitioner applied to split 1 property into 5 lots.

# **Next Steps**

The Town Council can review the Planning Commission's recommendation regarding this case at their May 16th, 2024 meeting. The Town Council will be the final authority on either approving or denying this request.

## **CORRESPONDENCE**

As of this writing, staff has not received written or verbal statements regarding this project from residents.

#### ABOUT PROJECT

#### Location

The subject site is located at County Road 1000 West, 0.27 miles south of SR 38 at the North West corner. See the site location highlighted below.



### **Proposal**

The petitioner is requesting to split a 25-acre lot into 5 lots, 4 of which will be roughly 3 acres, with roughly 10 of the parent tract to remain. Lapel's UDO V 12.1.3 allows this process to be completed using an Administrative Subdivision, as there are no impacts to public Right of Way or zoning conflicts, and the property is in a low-density rural area.

#### **PROCEDURE**

Per Lapel's UDO, V 12.1.3 Administrative Subdivision "intent of the administrative subdivision process is to allow a simplified procedure for the creation of low-density development of rural lands consistent with the agricultural characteristics of Lapel".

**Decision Criteria**: The Plan Commission shall not approve any application unless it complies with all applicable standards, including:

- 1. The application meets all Lapel Ordinances and applicable Zoning standards;
- 2. No depth greater than three times its frontage;

- 3. All driveways designed to prevent vehicles from backing onto public roads;
- 4. No private road to be the only means of access for more than 3 lots;
- 5. Lot frontage on private roads must meet the read frontage requirements of the zoning;
- 6. A permanent documentation of any shared private road agreement on record;
- 7. Applicant must dedicate right of way along public road frontage;
- 8. Adequate ingress and egress to the remainder of the tract and adjacent properties maintained, provided, or planned for;
- 9. Drainage Board Approval is required

#### **ANALYSIS**

The subject site is currently zoned agricultural per tax use records. The surrounding zoning and uses are Agricultural. The site is surrounded by agricultural and residential land uses. The proposed scope of uses by the applicant matches some of the surrounding uses or does not negatively affect some.

Per V12.1.3, "All lots and any remaining tract shall be consistent with all applicable requirements of the Lapel Zoning Ordinance, including lot size, setbacks, frontage on a public road, width to depth ratio, and lot width except as otherwise stated in the ordinance." The proposed lot sizes, width, width-to-depth ratio, and setbacks meets the zoning requirements in the General Industrial zoning district. The proposed lots do not require any new or changed public ways, any additional or new utilities, or other improvements.

Per V 12.1.3 "Parent tracks greater than ten (10) acres shall be permitted to be divided for the creation of four (4) additional lots (for a total of five (5) lots including the remainder from the parent tract)". Major subdivision review requires a sketch review, a preliminary plat review with a public hearing, a construction plan review, and a final plat review. This is a very involved process with a lot of requirements, documents, and parties involved, and staff doesn't think that all those requirements and reviews are needed for this application. The Administrative Subdivision procedure still requires a review by a plat committee (includes a building inspector, 2 Plan Commissioners, county surveyor and soil officer, possibly an engineer if needed) to ensure that the subdivision standards are adhered to, and staff believes this combination doesn't warrant the scale and the cost of the major subdivision review.

#### RECOMMENDATION

Staff recommends approval of application PLAT-2024-02 because:

- 1. The proposed subdivision is allowed for this property and retains compatibility with the surrounding area;
- 2. All UDO and zoning standards are maintained within the plat.
- 3. The plat will not be detrimental to the public safety, health, or welfare;
- 4. The plat will not be injurious to the reasonable use and development of other property;
- 5. The plat will not contradict the intent of the Lapel Zoning Ordinance or Comprehensive Plan.

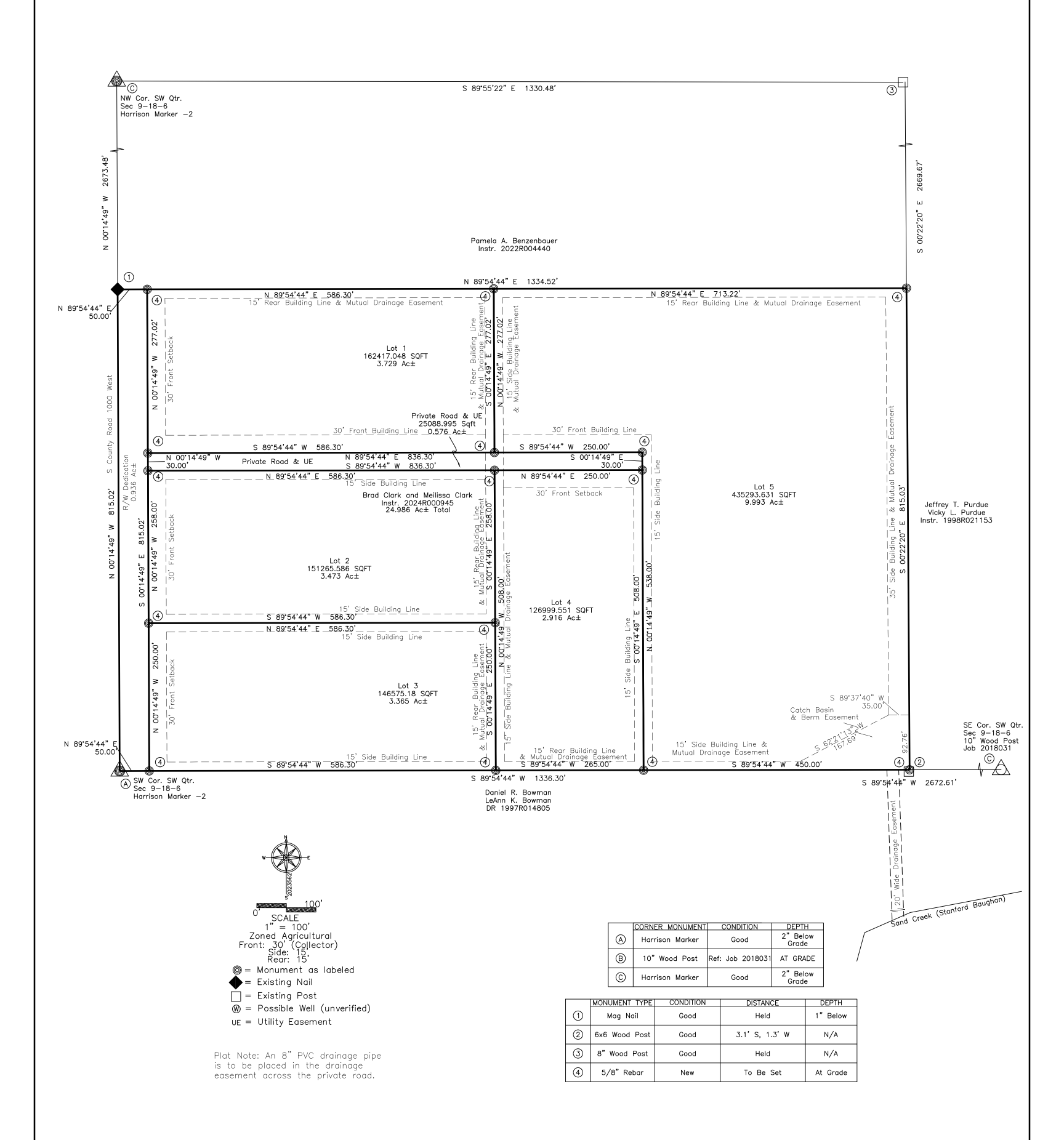
# **MOTION OPTIONS (Subdivision Request)**

- 1. Motion to **approve** the application as per submitted application PLAT-2024-02.
- 2. Motion to deny the application as per submitted application PLAT-2024-02. (List reasons)
- 3. Motion to *continue* the review of the application PLAT-2024-02 until the next regular meeting on July 13, 2024.

Next Plan Commission meeting date(s): July 13, 2024.

# Clark Homestead Subdivision Part of the Southwest Quarter of Section 9, Township 18 North, Range 6 East

Green Township, Madison County





affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law. Haldon L. Ashton

This Instrument Prepared by: Haldon L. Ashton

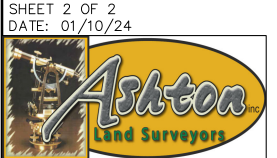
Clark Homestead Subdivision
Part of the Southwest Quarter of Section 9,
Township 18 North, Range 6 East
Green Township, Madison County

A part of the West Half of the Southwest Quarter of Sectio 9, Township 18 North, Range 6 East in Green Township, Madison County, Indiana, described as follows: Beginning at a Harrison Marker at the Southwest corner of the Southwest Quarter of Sectio 9, Township 18 North, Range 6 East; thence North 00 degrees 14 minutes 49 seconds West 815.02 feet (assumed bearing) along the West line of said Quarter Section to a mag nail; thence 89 degrees 54 minutes 44 seconds East 1334.52 feet parallel with the South line of said Quarter Section to a 5/8-inch rebar on the East line of the West Half of the Quarter Section; thence South 00 degrees 22 minutes 20 seconds East 815.03 feet to a 5/8-inch rebar on the Southeast corner of said Half-Quarter Section; thence South 89 degrees 54 minutes 22 seconds West 1336.30 feet to the point-of-beginning, containing 25.00 acres, more or less, and subject to the right-of-way for County Road 1000 West across the Westerly side, and to all easements of record.

I, Haldon L. Ashton, hereby certify that I am a Registered Land Surveyor, licensed in compliance with the laws of the State of Indiana:

That this plat correctly represents a survey completed by me on December 12, 2023, that all the monuments shown thereon actually exist or bond has been posted to cover the later installation of these monuments, and that all

Registered Land Surveyor LS 80040149 Haldon L. Ashton	
Before me, the undersigned Notary Public, in and for sa 20	id County and State, personally appeared Haldon L. Ashton, who acknowledged the execution of the foregoing plat, to be voluntary act and deed this day of
Signature:	
Printed: Notary Public	
My Commission expires: Resident of _	County,
Roundary Survey recorded in Instrument Number	Records of Madison County, Indiana.
, ,	umber Records of Madison County, Indiana.
	ment Number Records of Madison County, Indiana.
OWNER'S CERTIFICATE We, the undersigned, certify that We are the owners of accordance with the herein plat. This subdivision shall be known and designated as Clarks	the real estate shown and described herein; and do hereby certify that we have laid off, platted and subdivided, and do hereby lay off, plat, and subdivide said real estate in s Homestead Subdivision, an addition to Lapel, Indiana.
	ATION STATEMENT cre tract of land, does hereby dedicate said tract of land, on behalf of and for the public use as South County Road 1000 West (Atlantic Road) Right—of—Way for public use. ounds, fences, lighting, septic fields or other such amenities and permanent structures are not permitted in the Right—of—Way.
WORK IN RIGHT-OF-WAY All work within the Right-of-way on County Road 1000	West (Atlantic Road) must be permitted through the Hamilton County Highway Department.
including: water lines, wastewater lines, storm drainage a grantees shall have the right to remove and keep remov maintenance, operation or efficiency of the respective uti	at and marked "Easement," granted and dedicated and reserved for the mutual use and accommodation of the Town of Lapel and/or any granted public or private utilities, nd stormwater lines, gas lines, communication facilities, utility poles, electrical power lines, equipment, cabinets, closures, manholes, conduit, cables, lines, and appurtenances. All red all or part of any structure, building, fence, tree, shrub or other improvement, growth, or obstruction which may in any way endanger or interfere with the construction, lity in, on, or under said easement strips. The Town of Lapel and all granted public utilities shall at all times have the full right of ingress and egress to and from and upon constructing, inspecting, patrolling, maintaining, and adding to or removing all or part of the respective systems without the necessity at any time of procuring the permission of
formed by the street right-of-way lines and a line conr	erial by the Thoroughfare Plan or Functional Classification Map, Infare Plan or Functional Classification Map,
	ed within a utility easement. This shall include fencing or any other screening material, accessory structures, or any other item which may prohibit access to a utility or in a utility easement, it may be removed or accessed as necessary by any affected easement holder or utility without cost to that holder or utility.
	rainage system design and construction standards of the Lapel Subdivision Control Ordinance, which provides for the repair and maintenance of the system, including the articipate in the cost of the maintenance of legal drains. All drainage easements shall run to the Madison County Drainage Board.
DRIVEWAY. No driveway shall be located within 40 feet of	the intersection of two street right-of-way lines.
be a sign at the end of the drive designating it as a p Lapel, IN is exempt from any maintenance or upkeep of	gress and utility easement labeled 30' Private Road is for the benefit of Lots 2, 4, and 5 only. It shall be considered as a private drive and not for public access. There shall rivate drive. The owners and their successors agree to maintain the drive to as nearly as possible the same condition as existed when the drive was constructed. The Town of this private drive. Ownership and maintenance shall be divided equally between lots 2, 4, and 5. It is further understood this 30 foot easement is also for utilities. It may be repair block access to any of the lots. When such repair is completed the drive is to be restored to the original condition or better.
MUTUAL DRAIN AGREEMENT. A 15 foot wide mutual drain for public access. Ownership and maintenance shall be o	age easement to cross and service the lots as reflected on the plat, said easement is restricted to use for drainage and for maintenance of the drainage easement and not livided by the lots serviced by said easement.
extended for successive periods of ten years unless chair	the land and must be binding on all parties and all persons claiming under them until January 1, 2049, at which time said covenants, or restrictions, must be automatically nged by vote of a majority of the then owners of the building sites covered by these covenants, or restrictions, in whole or in part. Invalidation of any of the foregoing ust in no way affect any of the other covenants or restrictions, which must remain in full force and effect.
The right to enforce these provisions by injunction, toget and reserved to the several owners of the several lots in	ther with the right to cause the removal, by due process of law, of any structure or part thereof erected, or maintained in violation hereof, is hereby dedicated to the public, not this subdivision and to their heirs and assigns.
Witnessed our hands and seals this day of	, 20
Brad Clark — Signature	Melissa Clark — Signature
STATE OF INDIANA )	
COUNTY OF MADISON )	
Before me, the undersigned Notary Public, in and for sa day of 20	id County and State, personally appeared Brad Clark and Melissa Clark, who acknowledged the execution of the foregoing plat, to be voluntary act and deed this
Signature:	
Printed: Notary Public	
My Commission expires: Resident of	County,
PLAN COMMISSION CERTIFICATE Under authority provided by IC 36—7, enacted by the ger was given approval by the Lapel Advisory Plan Commission	neral assembly of the State of Indiana, and all acts amendatory thereto, and an ordinance adopted by the Town Council of the Town of Lapel, Madison County, Indiana, this plat
Signature:	Signature:
Printed: President	Printed: Secretary
APPROVAL AND ACCEPTANCE OF DEDICATION BY THR LAPE	
Signature:	Signature:
Printed: President	Printed: Clerk/Treasurer
PLANNING AND ZONING CERTIFICATE	
I,, Zoning Administra	tor/Building Inspector for the Town of Lapel, hereby certify that the application for approval of this plat meets all of the minimum requirements set forth in the Comprehensive its contained in the Unified Development Ordinance of the Town of Lapel, August 20, 2015, as amended.
Signature:	, ,g —., —,
Printed:	



I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law. Haldon L. Ashton

This Instrument Prepared by: Haldon L. Ashton

other requirements specified herein, done by me, have been met.