

FACTSHEET

TITLE: PRELIMINARY PLAT NO. 02008, PIONEER RIDGE, requested by Brian D. Carstens and Associates on behalf of the Carol C. Ketelhut Irrevocable Trust, to create 7 lots and 3 outlots, with requests to waive street trees, street lighting, landscape screens, sidewalks and block length, on property generally located at South 112th Street and Pioneers Boulevard.

STAFF RECOMMENDATION: Deferral, revised to **Conditional Approval** on 01/07/03.

ASSOCIATED REQUESTS: Special Permit No. 1968, Pioneer Ridge Community Unit Plan (03R-51).

SPONSOR: Planning Department

BOARD/COMMITTEE: Planning Commission
Public Hearing: 01/08/03
Administrative Action: 01/08/03

RECOMMENDATION: Conditional Approval (5-2: Bills-Strand, Larson, Taylor, Krieser and Schwinn voting 'yes'; Carlson and Newman voting 'no'; Duvall and Steward absent).

FINDINGS OF FACT:

1. This preliminary plat and the associated Pioneer Ridge Community Unit Plan were heard at the same time before the Planning Commission on January 8, 2003.
2. The applicant has requested waivers of the street trees, street lighting, landscape screens, sidewalks and block length requirements of the Land Subdivision Ordinance.
3. When the staff report was issued, the staff recommendation was deferral until completion of the rural acreage studies as set forth in the 2025 Comprehensive Plan; however, on January 7, 2003, the staff issued a revised recommendation of conditional approval, finding that this proposal meets the exception as set forth in the Mayor's "Acreage Development Policy within Lincoln's Jurisdiction" dated June 11, 2002 (See p.14-16). The recommendation of conditional approval is based upon the "Analysis" as set forth on p.7-9. The conditions of approval are set forth on p.9-11. The staff recommends approval of the waiver requests.
4. The applicant's testimony is found on p.12-13. The applicant agreed with the revised staff recommendation and conditions of approval.
5. Testimony in opposition is found on p.12, with concerns about inconsistency with the character of the area and water supply.
6. On January 8, 2003, the Planning Commission voted 5-2 to agree with the staff recommendation of conditional approval, as set forth in the staff report dated December 21, 2002, and revised on January 7, 2003, including approval of the waiver requests. Commissioners Carlson and Newman dissented—Carlson is opposed to allowing acreages in the future service limit and Newman believes the application should be deferred until completion of the rural acreage studies. Newman also believes that such a development should be on a paved road. (See Minutes, p.13).
7. On January 9, 2003, a letter reflecting the action of the Planning Commission and the conditions of approval was mailed to the applicant (p.2-4).
8. The Site Specific conditions of approval required to be completed prior to scheduling this application on the City Council agenda have been submitted by the applicant and approved by the reviewing departments.

FACTSHEET PREPARED BY: Jean L. Walker

REVIEWED BY: _____

REFERENCE NUMBER: FS\CC\2003\PP.02008 Pioneer Ridge

DATE: February 18, 2003

DATE: February 18, 2003

January 9, 2003

Brian Carstens
601 Old Cheney Rd., Ste. C
Lincoln NE 68516

Re: Preliminary Plat No. 02008
PIONEER RIDGE

Dear Mr. Carstens:

At its regular meeting on Wednesday, **January 8, 2003**, the Lincoln-Lancaster County Planning Commission granted approval to your preliminary plat, **Pioneer Ridge**, located in the general vicinity of **S. 112th St. and Pioneers Blvd.**, subject to the following conditions:

Site Specific:

1. After the subdivider completes the following instructions and submits the documents and plans to the Planning Department office, the preliminary plat will be scheduled on the City Council agenda: (NOTE: These documents and plans are required by ordinance or design standards.)
 - 1.1 Make the corrections requested by the County Engineer in his letter of December 13, 2002.
 - 1) As per the recently adopted Comprehensive Plan, dedication shall be shown on both Pioneer Blvd and South 112th Street to provide a total right of way of 60.00 feet.
 - 2) The construction of the return for South 105th Street at Pioneers Blvd. will impact an existing field drive immediately to the west.
 - 3) General Note # 14 should be revised to allow only one residential access per lot.
 - 1.2 Make the corrections requested by the Public Works Department in the letter of December 20, 2002.
 - 1) If roadside ditches are used to convey stormwater, the extent of the 100 year flow should be calculated to ensure that adjacent property is not impacted. Minimum openings on all properties adjacent to roadside ditches should also be shown.
 - 2) The City of Lincoln requires all culverts under roadways to be designed to convey the 50 year runoff event.
 - 1.3 Show the farm access to the west on Pioneers Blvd..

- 1.4 Revise the legal description to read "Pioneers" Boulevard in the third line .
 - 1.5 Add a note that Best Management Practices (BMP) will be applied for sediment and erosion control.
2. The City Council approves associated requests:
- 2.1 Special Permit # 1968 for the Community Unit Plan.
 - 2.2 A waiver to the detention, sidewalk, street paving, street lights, landscape screen, and street tree requirements since the area is of larger lots, a rural nature and the subdivision will not be annexed.
 - 2.3 A modification to the requirements of the land subdivision ordinance to permit a block length in excess of 1320' along the north, east and south perimeter of this subdivision until such time as Outlot "C" is subdivided.

General:

3. Final Plats will be scheduled on the Planning Commission agenda after:
- 3.1 Streets, drainage facilities, temporary turnarounds and barricades, and street name signs have been completed.
 - 3.2 The subdivider has signed an agreement that binds the subdivider, its successors and assigns:
 - 3.2.1 To submit to the County Engineer an erosion control plan.
 - 3.2.2 To protect the remaining trees on the site during construction and development.
 - 3.2.3 To submit to lot buyers and home builders a copy of the soil analysis.
 - 3.2.4 To complete the private improvements shown on the preliminary plat.
 - 3.2.5 To maintain the outlots and private improvements on a permanent and continuous basis. However, the subdivider may be relieved and discharged of this maintenance obligation upon creating in writing a permanent and continuous association of property owners who would be responsible for said permanent and continuous maintenance. The subdivider shall not be relieved of such maintenance obligation until the document or documents creating said property owners association have been reviewed and approved by the City Attorney and filed of record with the Register of Deeds.
 - 3.2.6 To relinquish the right of direct vehicular access to S. 112th Street except four shown farm access and to Pioneer Blvd. except for South 105th Street and three farm access.

- 3.2.7 To maintain County roads until the County Board specifically accepts the maintenance.
- 3.2.8 To comply with the provisions of the Land Subdivision Ordinance/Resolution regarding land preparation.

The findings of the Planning Commission will be submitted to the City Council for their review and action. You will be notified by letter if the Council does not concur with the conditions listed above.

You may appeal the findings of the Planning Commission to the City Council by filing a notice of appeal with the City Clerk. The appeal is to be filed within 14 days following the action by the Planning Commission. You have authority to proceed with the plans and specifications for the installation of the required improvements after the City Council has approved the preliminary plat. If you choose to construct any or all of the required improvements prior to the City's approval and acceptance of the final plat, please contact the Director of Public Works before proceeding with the preparation of the engineering plans and specifications. If the required minimum improvements are not installed prior to the City Council approving and accepting any final plat, a bond or an approved Agreement of Escrow of Security Fund is required.

The approved preliminary plat is effective for only ten (10) years from the date of the City Council's approval. If a final plat is submitted five (5) years or more after the effective date of the preliminary plat, the City may require that a new preliminary plat be submitted. A new preliminary plat may be required if the subdivision ordinance or the design standards have been amended.

You should submit an ownership certificate indicating the record owner of the property included within the boundaries of the final plat when submitting a final plat.

The Subdivision Ordinance requires that there be no liens of taxes against the land being final platted and that all special assessment installment payments be current. When you submit a final plat you will be given forms to be signed by the County Treasurer verifying that there are no liens of taxes and by the City Treasurer verifying that the special assessment installment payments are current.

Sincerely,

J. Greg Schwinn, Chair
City-County Planning Commission

cc: Owner
Public Works - Dennis Bartels
LES
Alltel Communications Co.
Cablevision
Fire Department
Police Department
Health Department
Parks and Recreation
Urban Development
Lincoln Public Schools
County Engineers
City Clerk

LINCOLN CITY/LANCASTER COUNTY PLANNING STAFF REPORT

P.A.S.#: Special Permit #1968, ***Prel. Plat #02008***
The Pioneer Ridge Community Unit Plan

Date: December 21, 2002
****REVISED: January 7, 2003****

SCHEDULED PLANNING COMMISSION MEETING:

DATE: January 08, 2003

NOTE: This is a combined staff report for related items. This report contains a single background and analysis section for all items. There are separate conditions for each individual application.

PROPOSAL: A Community Unit Plan and Preliminary Plat to create 7 lots and 3 outlots.

WAIVER REQUEST: Waivers of subdivision requirements :

- 26.27.090 street trees,
- 26.27.070 street lighting,
- 26.27.080 landscape screens,
- 26.27.020 sidewalks,
- 26.23.130 block length.

LAND AREA: 137.44 acres, more or less.

CONCLUSION: This plat does not conform with the 2025 Comprehensive Plan. "Build through" standards, to which urban acreages should be built, have not been developed at this time; **however, Outlots "A" and "C" total 111.88 acres of the total 137.44 acres (81.4%). Being in a Tier II area of the 2025 Comprehensive Plan and having 80% or more of the land set aside and no community system, the staff has determined that the proposal meets the Mayor's allowable exception to the application of the newly adopted Comprehensive Plan, as set forth in the Mayor's letter dated June 11, 2002. Therefore, the staff recommends conditional approval. This application should be deferred until a policy has been established for those projects that were in process during the adoption of the 2025 Comprehensive Plan.**

(As revised by staff and approved by Planning Commission on 1/08/03**)**

RECOMMENDATION:

Deferral of the Special Permit

Revised to Conditional Approval of the Special Permit on January 7, 2003

Deferral of the Preliminary Plat

****Revised to Conditional Approval of the Preliminary Plat on January 7, 2003****

GENERAL INFORMATION:

LEGAL DESCRIPTION: The Northeast Quarter of Section 12, T9N, R7E, except the South one half of the Southeast quarter of the Northeast Quarter, the South Right of Way of Pioneer Boulevard, and the East Right of Way of South 112 Street, all in the 6th P.M., Lancaster County, Nebraska.

LOCATION: S. 112th Street and Pioneer Blvd..

APPLICANT: Brian Carstens and Associates, for
Carrol C. Ketelhut Irrevocable Trust

OWNERS: Carol C. Ketelhut Irrevocable Trust, Winnona Ketelhut Executrix
2500 South 120th Street
Walton, NE 68461

CONTACT: Brian D. Carstens and Associates
601 Old Cheney Road, Suite C
Lincoln, NE 68512
(402) 434-2424

EXISTING ZONING: AG Agricultural.

EXISTING LAND USE: Agriculture.

SURROUNDING LAND USE AND ZONING:

North: Agriculture, zoned AG

South: Agriculture, zoned AG

East: Agriculture, zoned AG

West Agriculture and one dwelling unit, zoned AG

ASSOCIATED APPLICATIONS: City Special Permit # 1968 and Preliminary Plat #02008 are related.

HISTORY: Changed from AA Rural and Public Use to AG Agricultural in the 1979 zoning update. A cluster subdivision on the abutting land to the south was recommended for approval by the Planning Commission on June 12, 2002. It was a plat that qualified as being “in-process” during the development of the Comprehensive Plan.

COMPREHENSIVE PLAN SPECIFICATIONS: The 2025 Comprehensive Plan shows this area as Agriculture, Tier II. This is about 1/4 mile from the Lincoln Future Service Limit, (Tier I). A cluster is permitted by special permit in the AG district. In relation to clustering in the Agriculture area, the Comprehensive Plan states:

“New ‘urban acreage’ development should only be permitted in Tier II and Tier III area of Lincoln and near towns under higher design standards based upon a “buildthrough” model and without use of sanitary improvement districts. The “build through” design standards should address, along with other items deemed necessary to the study:

- a preliminary plan lot layout that accommodates first phase low density acreages with rural water and sewer systems. The preliminary plat would also show future lot splits as a second phase to permit the urban infrastructure to be built through and urbanization to occur if and when annexed by a city or town is deemed appropriate. The future lot splits will increase density in an urban form and provide income to property owners to defray the increases in city taxes, services and infrastructure costs;

- a lot layout that meets the various elements of the Comprehensive Plan; and
- a development agreement that runs with the land and acknowledges that the acreage development (i) is not entitled to extra buffering protection greater than the acreage property lines from existing agricultural practices and from future urbanization and (ii) waives any future right to protest the creation of lawful centralized sanitary sewer, water and paving special assessment districts or other lawful financing methods at a later date when urbanization is appropriate.

When the independent study to quantify and qualify the positive and negative economics of acreage development is completed, the county should determine if an impact fee or other development exactions are needed to be sure acreage development is paying its “fair share” of costs. The study should include a review of policy issues and options such as the build-through concept, lot size, acreage standards, acreages and town relationships, acreages and sensitive areas, agriculture, acreage clusters, desired acreage population, acreage size and land use consumption and AGR zoning. (page F79)

UTILITIES: There is no public sewer available. This is in the Lancaster County Rural Water District #1. Private wells and waste disposal are proposed.

TOPOGRAPHY: Rolling land, draining to the southeast.

TRAFFIC ANALYSIS: S 112th is a gravel county road. Pioneer Road is a gravel county road shown for future grading and paving in the County Engineer’s one and six road program.

PUBLIC SERVICE: This is in the Southeast Rural Fire District, Waverly School District # 145 and Norris Public Power District.

REGIONAL ISSUES: Expansion of the acreage areas. Clustering to preserve farm land. Future city growth and “buildthrough”.

ENVIRONMENTAL CONCERNS: None known. The soil rating is 4.25 on a scale of 1-10 where 1-4 is prime soil. This is not prime soil. There are drainage ways through the site. There is no FEMA floodplain shown.

AESTHETIC CONSIDERATIONS: n/a

ALTERNATIVE USES: Continued farming or up to 6 dwellings on 20+ acre parcels.

ANALYSIS:

1. This request is for a Special Permit for a Community Unit Plan and a Preliminary Plat for 7 acreage residential lots and 3 outlots. A gravel private street is proposed on one outlot. Outlot ‘C’ is proposed to remain in farming. Outlot ‘A’ is for common open space and use.
2. This application was submitted on March 18, 2002. The Director’s letter of response was sent on April 16, 2002. The re-submittal of this was on December 9, 2002.
3. Individual water and sewage disposal are proposed. The submitted ground water report indicates adequate quantity potable water exists.

4. This request is in not in conformance with the 2025 Comprehensive Plan.
5. The applicant is requesting waivers to, street lighting, street trees, landscape screens, and sidewalks. These waivers are consistent with the rural nature of the subdivision and the provisions of the City/County regulations. The area is not to be annexed by the city at this time. The existing farm land and proposed acreages provide storm water detention equivalent to the Lincoln standards.
6. The applicant is requesting a waiver of the block length along the north, east and south of the plat. The waivers are reasonable considering that this is continued farm land and as Outlot "C" is subdivided in the future there will be opportunities to dedicate more streets and reduce the block length.
7. The density calculations for the project are as follows;

| | | |
|-------------------------------------|---|-----------------|
| 80.285 acres x 0.055 dwellings/acre | = | 7.559 dwellings |
| no bonus requested | = | |
| Requested | | 7 units |
8. There do not appear to be any conflicting farm uses, such as feedlots, in the immediate area.
9. The County Engineers letter of December 13, 2002 notes the following;
 - 1) As per the recently adopted Comprehensive Plan, dedication shall be shown on both Pioneer Blvd and South 112th Street to provide a total right of way of 60.00 feet.
 - 2) The construction of the return for South 105th Street at Pioneers Blvd. will impact an existing field drive immediately to the west.
 - 3) General Note # 14 should be revised to allow only one residential access per lot.
10. The Health Department notes the water report quantity and quality is acceptable
11. The Public Works review notes;
 1. If roadside ditches are used to convey storm water, the extent of the 100 year flow should be calculated to ensure that adjacent property is not impacted. Minimum openings on all properties adjacent to roadside ditches should also be shown.
 2. The City of Lincoln requires all culverts under roadways to be designed to convey the 50 year runoff event.
12. The 2025 Comprehensive Plan states that new urban acreages in Tier II and Tier III should be built to a "build through" standard. Such a standard has not been developed to date; **however, Outlots "A" and "C" total 111.88 acres of the total 137.44 acres (81.4%). Being in a Tier II area of the 2025 Comprehensive Plan and having 80% or more of the land set aside**

and no community system, the staff has determined that the proposal meets the Mayor's allowable exception to the application of the newly adopted Comprehensive Plan, as set forth in the Mayor's letter dated June 11, 2002. Therefore, the staff recommends conditional approval. This project should be deferred until such a policy has been established. (As revised by staff on January 7, 2003, and approved by Planning Commission on January 8, 2003**)**

If the Planning Commission chooses to recommend conditional approval of these applications, the following conditions are suggested:

CONDITIONS FOR PRELIMINARY PLAT #02008:

Site Specific:

1. After the subdivider completes the following instructions and submits the documents and plans to the Planning Department office, the preliminary plat will be scheduled on the City Council agenda: (NOTE: These documents and plans are required by ordinance or design standards.)
 - 1.1 Make the corrections requested by the County Engineer in his letter of December 13, 2002.
 - 1) As per the recently adopted Comprehensive Plan, dedication shall be shown on both Pioneer Blvd and South 112th Street to provide a total right of way of 60.00 feet.
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 - 1.4 Revise the legal description to read "Pioneers" Boulevard in the third line .
 - 1.5 Add a note that Best Management Practices (BMP) will be applied for sediment and erosion control.

2. The City Council approves associated requests:
 - 2.1 Special Permit # 1968 for the Community Unit Plan.
 - 2.2 A waiver to the detention, sidewalk, street paving, street lights, landscape screen, and street tree requirements since the area is of larger lots, a rural nature and the subdivision will not be annexed.
 - 2.3 A modification to the requirements of the land subdivision ordinance to permit a block length in excess of 1320' along the north, east and south perimeter of this subdivision until such time as Outlot "C" is subdivided.

General:

3. Final Plats will be scheduled on the Planning Commission agenda after:
 - 3.1 Streets, drainage facilities, temporary turnarounds and barricades, and street name signs have been completed.
 - 3.2 The subdivider has signed an agreement that binds the subdivider, its successors and assigns:
 - 3.2.1 To submit to the County Engineer an erosion control plan.
 - 3.2.2 To protect the remaining trees on the site during construction and development.
 - 3.2.3 To submit to lot buyers and home builders a copy of the soil analysis.
 - 3.2.4 To complete the private improvements shown on the preliminary plat.
 - 3.2.5 To maintain the outlots and private improvements on a permanent and continuous basis. However, the subdivider may be relieved and discharged of this maintenance obligation upon creating in writing a permanent and continuous association of property owners who would be responsible for said permanent and continuous maintenance. The subdivider shall not be relieved of such maintenance obligation until the document or documents creating said property owners association have been reviewed and approved by the City Attorney and filed of record with the Register of Deeds.
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 - 3.2.7 To maintain County roads until the County Board specifically accepts the maintenance.

3.2.8 To comply with the provisions of the Land Subdivision Ordinance/Resolution regarding land preparation.

Prepared by:

Michael V. DeKalb, AICP
Planner II

**SPECIAL PERMIT NO. 1968,
PIONEER RIDGE COMMUNITY UNIT PLAN
and
PRELIMINARY PLAT NO. 02008,
PIONEER RIDGE**

PUBLIC HEARING BEFORE PLANNING COMMISSION:

January 8, 2003

Members present: Carlson, Bills-Strand, Larson, Newman, Taylor, Krieser and Schwinn; Steward and Duvall absent.

Staff recommendation: Revised on January 8, 2003, from deferral to conditional approval.

Mike DeKalb of Planning staff submitted a revised staff recommendation of conditional approval. Upon further review, it appears that this application complies with the exception set forth in the Mayor's letter to the City Council, County Board and Planning Commission dated June 11, 2002, i.e. that parcels that were Ag clusters with no community systems, and 80% or more of the land was set aside, would be exempt from the "build-through" standards during this transition period. This is one of the eight subdivision applications that had been submitted prior to the new Comprehensive Plan and was in process at the time. The exception applies in this case and thus the staff recommendation is revised to conditional approval.

Proponents

1. **Brian Carstens** appeared on behalf of the developer, the **Carrol C. Ketelhut Irrevocable Trust**. The developer is asking for the typical waivers and one block length waiver. Potable water will be provided by means of wells. At this point, a gravel road is anticipated. The property is now carved into seven 20-acre parcels but the owner would rather do the CUP to preserve the open space for future development. The 20% bonus was not requested so that the outlot would not have to be locked up for 99 years. Carstens agreed with the conditions of approval as set forth in the staff report.

Opposition

1. **Richard Littrell**, 10500 Pioneers Blvd., testified in opposition with two concerns. He does not believe the proposed 3-acre parcels are consistent with the character of the area which is 20-acre and 5-acre parcels. The reality is that the ownership is 3.5 acres and some future development could be out of character with the area. The second concern is that his well is located above this property. He is concerned about the impact of seven or more wells below his property drawing water on his well and water supply. He would like to be more confident that punching wells in that area will not affect the water supply on his own acreage.

Response by the Applicant

Carstens clarified again that this is a cluster development without any bonuses. The owner could do seven units by right on 20 acres. The well report indicated that there would be no problems with the seven additional lots.

Public hearing was closed.

SPECIAL PERMIT NO. 1968

ADMINISTRATIVE ACTION BY PLANNING COMMISSION:

January 8, 2003

Bills-Strand moved to approve the revised staff recommendation of conditional approval, seconded by Taylor.

Carlson stated that he will vote against this proposal on the basis of its location. He believes it is a mistake to be putting acreages in the future service limit. It causes stress on the county road network, it encourages sprawl and it causes conflicts for future urbanization. Piecemealing close to the city with acreages causes all kinds of problems.

Newman agreed with Carlson. Newman was comfortable with a deferral until the "build-through" standards come forward. She would be more inclined to be in favor if the development were on a paved road.

Motion for conditional approval carried 5-2: Bills-Strand, Larson, Taylor, Krieser and Schwinn voting 'yes'; Carlson and Newman voting 'no'; Duvall and Steward absent.

PRELIMINARY PLAT NO. 02008

ADMINISTRATIVE ACTION BY PLANNING COMMISSION:

January 8, 2003

Bills-Strand moved to approve the revised staff recommendation of conditional approval, seconded by Larson and carried 5-2: Bills-Strand, Larson, Taylor, Krieser and Schwinn voting 'yes'; Carlson and Newman voting 'no'; Duvall and Steward absent.

MEMORANDUM

DATE: January 7, 2003

TO: Planning Commission

FROM: Mike DeKalb, Planner *MD*

SUBJECT: Pioneer Ridge Community Unit Plan, Special Permit # 1968 and Preliminary Plat # 02008. Generally located at S. 112th Street and Pioneer Blvd.

COPY: Brian Carstens, contact for the applicant
Marvin S. Krout, Director of Planning
Ray Hill, Planning
file

The staff report recommendation on these applications is for deferral. After further review, staff would note that the Outlots "A" and "C" total 111.88 acres of the total 137.44 acre application, 81.4%. Being in a Tier II area and having 80% or more of the land set aside and no community system, I have determined that this proposal meets the Mayor's allowable exception to the application of the newly adopted Comprehensive Plan (see attached). It should also be noted this is one of the projects that was in process during the adoption of the Plan. ***With this in mind, the staff recommendation is revised to Conditional Approval of both applications, with the conditions as listed in the report.***

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TO: Lincoln City Council
Lancaster County Board of Commissioners
City-County Planning Commission

FROM: Don Wesely *DW*
Mayor of Lincoln

DATE: June 11, 2002

SUBJECT: Acreage Development Policy within Lincoln's Jurisdiction

On May 28, 2002, the Lincoln City Council and Lancaster County Board adopted a new *Lincoln-Lancaster County Comprehensive Plan*. On the following day, I signed the City Council's resolution approving the Plan for the City. With these actions, we now have a new vision and set of policies to guide growth in the City and County over the next 25 years.

The City Law Department has indicated to me that the policies contained in this new Plan take effect immediately. This fact -- along with the requirement that a number of studies be completed to further refine the Plan's acreage policy -- has raised a procedural issue relative to new acreage in the Tier II and III growth areas. This issue most directly affects eight acreage development requests submitted to the Planning Department for review prior to the adoption of the new Plan.

As called for in the Plan, we need to complete three studies in order to implement our new acreage policy:

- (1) "Build Through" Design Standards, guidelines allowing for future acreage development to be converted to an urban-style configuration when they are brought into the City;
- (2) Cost of Service Review, an independent analysis of the economic and quality of life impacts of acreages; and
- (3) Performance Standard "Point System," allowing for higher density acreage development when certain criteria are met.

The Plan states that the studies should be finished within one year from the adoption of the Comprehensive Plan.

The decision facing us is how to review the acreage development applications submitted prior to the completion of the standards and studies called for in the Plan. This includes the eight applications already submitted (a.k.a., "applications prior to the Plan adoption") as well as future applications submitted after the Plan's adoption date.

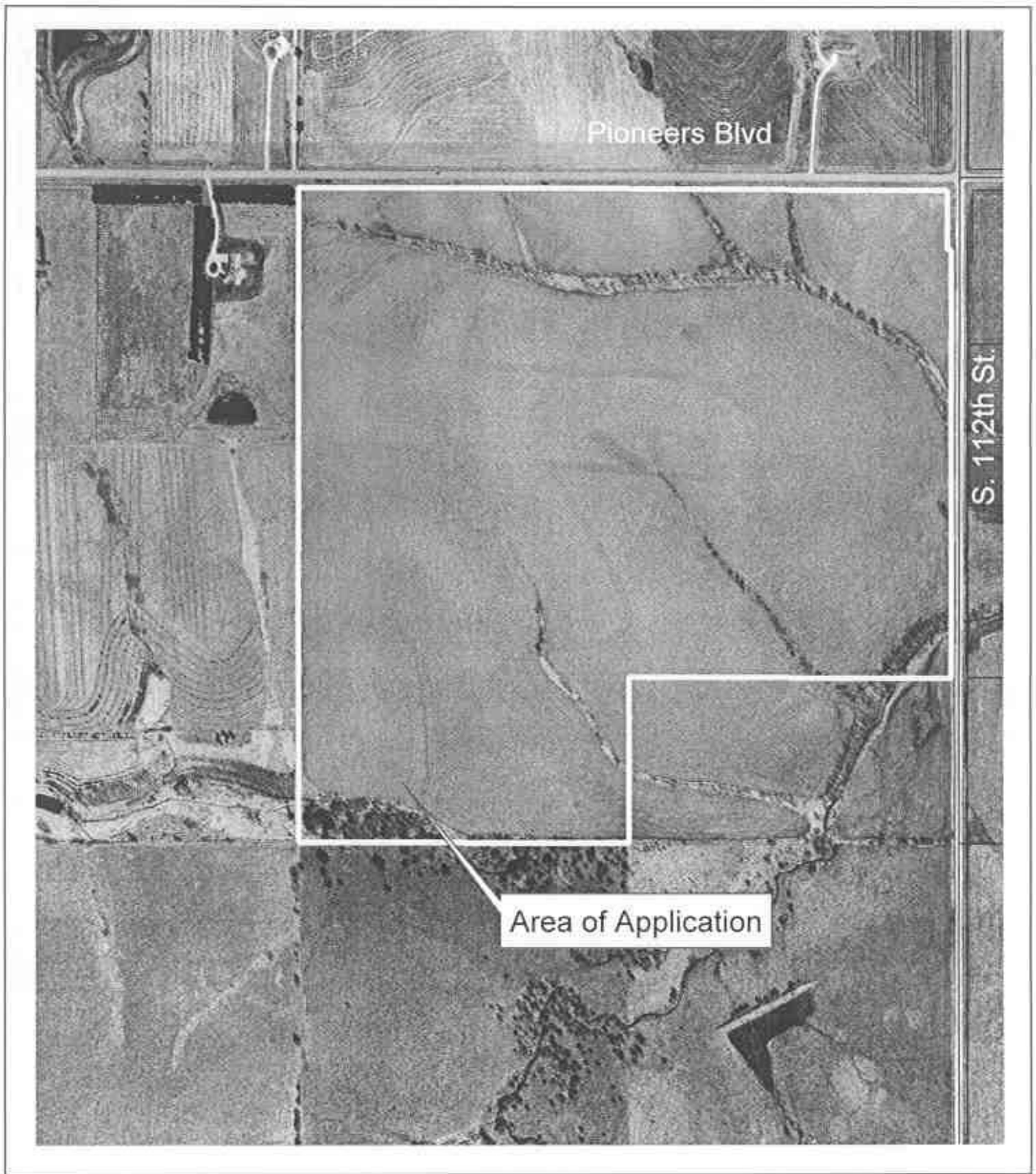
Based upon my review of the situation and consideration of all reasonable options, I am proposing that we pursue the following course of action:

1. “Applications Prior to Plan Adoption” – It is my belief that the acreage development applications submitted prior to the adoption of the Comprehensive Plan on May 29th should be judged on the basis of standards formulated for the new Plan. While the applications were submitted in advance of the Plan’s adoption, the rules of the new Plan apply today, and thus any application process subsequent to the Plan’s approval should comply with the new standards. However, I also understand the consideration of “fairness” and the difficulty these transitional situations present in reviewing proposed development. As such, I am prepared in this case to support the Commission, Council, and Board should you choose to review these applications using the standards from the prior Comprehensive Plan. Each case will need to be judged on its own merits and a determination made as to its appropriateness.
2. Future Applications – In support of the ideas and direction of the newly adopted Comprehensive Plan, I believe that any application for an acreage subdivision, change of zone, or community unit plan submitted after May 29th, 2002, must be judged against the standards of the new Plan. As such, I am recommending that all such applications be deferred until the new review standards can be developed and approved.

Therefore, I will not support and intend to veto acreage development applications in the Tier II and Tier III areas of the Plan until the studies and standards described above are complete. (The Plan calls for no acreage developments in Tier I. Thus it is my intent to veto any acreage applications in this area even following the adoption of any new standards.) One exception that is acceptable would be to allow three acre agriculture zoned “cluster” development to occur in the Tier II and III areas where 80% or more of the land is set aside and no community systems are used.

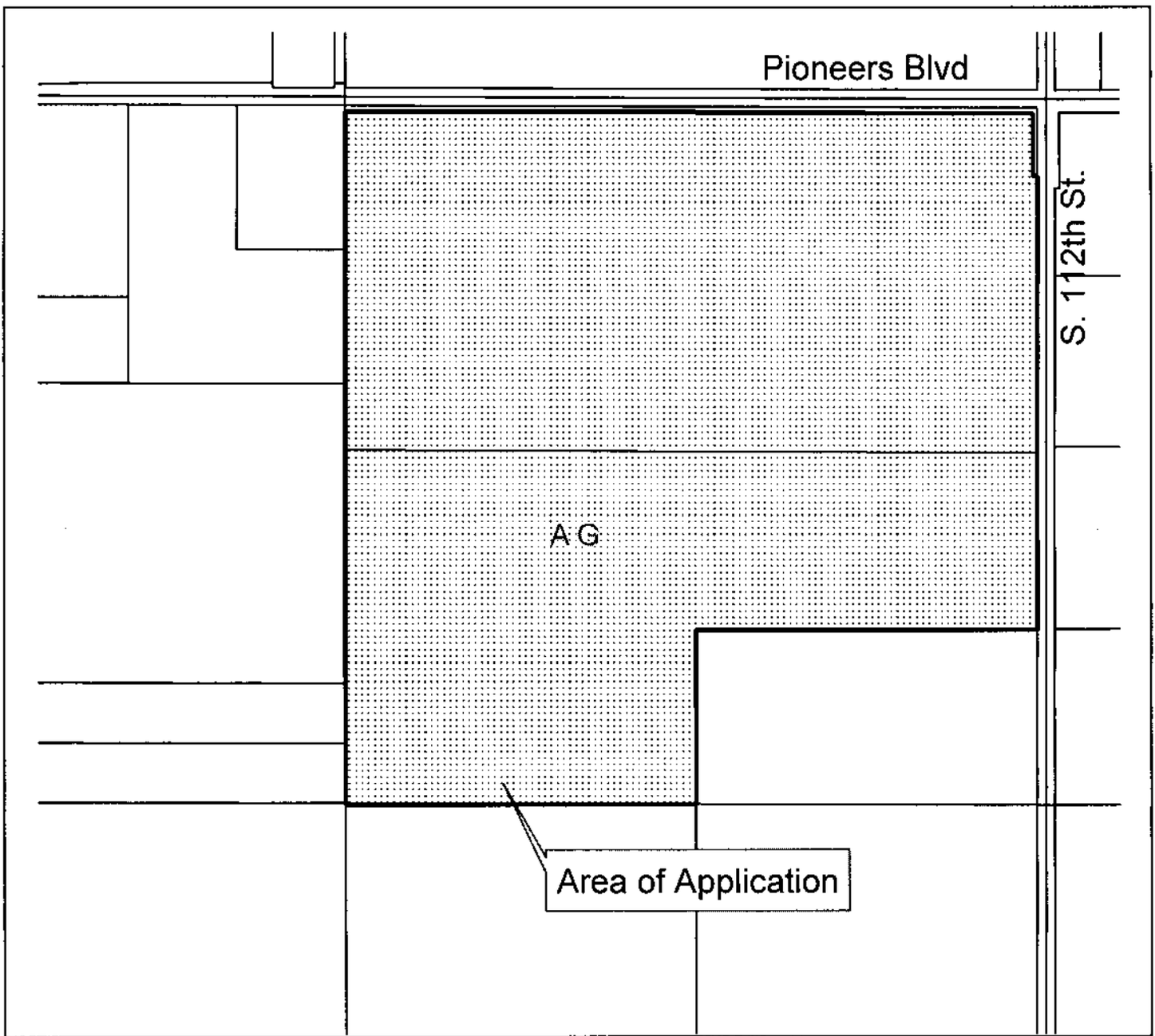


3. Undeveloped Areas Currently Zoned and/or Shown for Acreage Development – I understand that undeveloped areas remain in the City’s extraterritorial jurisdiction which are shown and/or zoned for future acreage development. In deference to the spirit of the new Plan, I will not oppose new acreage developments in these areas.
4. Pursue Study Initiatives – Lastly, I fully support the immediate initiation of work to craft the standards for acreage development as called for in the new Comprehensive Plan. Unfortunately the “Cost of Services Study” will require funding not available until the start of the City’s new fiscal year in September. Until that time I have directed staff to begin work on those areas of the new standards that can be initiated in the interim so that the ultimate completion of this effort will not be delayed.



**Preliminary Plat #02008
Special Permit #1968
Pioneer Ridge
S. 112th & Pioneers Blvd.**



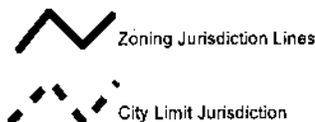
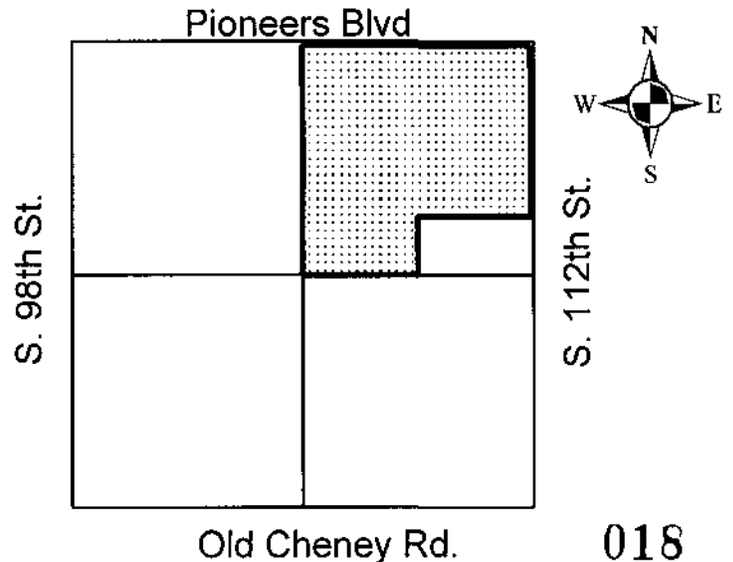


**Preliminary Plat #02008
Special Permit #1968
Pioneer Ridge
S. 112th & Pioneers Blvd.**

Zoning:

- R-1 to R-8 Residential District
- AG Agricultural District
- AGR Agricultural Residential District
- R-C Residential Conservation District
- O-1 Office District
- O-2 Suburban Office District
- O-3 Office Park District
- R-T Residential Transition District
- B-1 Local Business District
- B-2 Planned Neighborhood Business District
- B-3 Commercial District
- B-4 Lincoln Center Business District
- B-5 Planned Regional Business District
- H-1 Interstate Commercial District
- H-2 Highway Business District
- H-3 Highway Commercial District
- H-4 General Commercial District
- I-1 Industrial District
- I-2 Industrial Park District
- I-3 Employment Center District
- P Public Use District

One Square Mile
Sec. 12 T9N R7E



LEGAL DESCRIPTION OF C.U.P./ PRELIMINARY PLAT:

A survey of all of the Northeast Quarter of Section 12 Township 9 North Range 7 East of the Sixth Principal Meridian, except the South one half of the Southeast quarter of the Northeast Quarter, the South right of Way of Polneers Boulevard, and the East Right of Way of South 112th Street; More particularly described by metes and bounds as follows.

Commencing at the East one Sixteenth corner of the Northeast Quarter of Section 12 Township 9 North Range 7 East of the Sixth Principal Meridian, Lancaster County, Nebraska and the POINT OF BEGINNING;

Thence South 00-00-51 West, (an assumed bearing) on the East line of the Northeast quarter of said Section 12, a distance of 659.93 feet to the Northeast corner of the South one half of the Southeast Quarter of the Northeast quarter;

Thence North 89-53-24 West on the North line of the South one half of the Northeast Quarter of the Northeast Quarter a distance of 1326.43 feet, to the Northwest corner of the South one half of the Southeast quarter of the Northeast Quarter;

Thence South 00-02-20 East on the East line of the West one half of the Northeast Quarter of Section 12 a distance of 660.06 feet to the South One Sixteenth Corner of the Northeast Quarter;

Thence North 89-53-43 West, on the South line of the Northeast Quarter a distance of 1325.81 feet to the Center of Section 12;

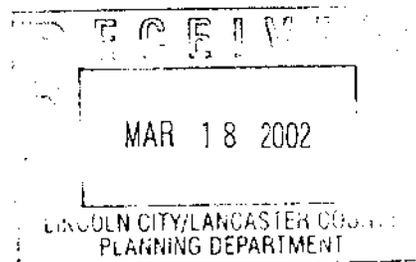
Thence North 00-05-32 West on the West line of the Northeast Quarter a distance of 2590.76 feet to a point 50.00 feet South of the Northwest corner of the Northeast Quarter;

Thence South 89-52-26 East, 50 feet South of and parallel to the North line of the Northeast quarter a distance of 2606.49 feet, to a point on the Easterly Right of Way of South 112th Street;

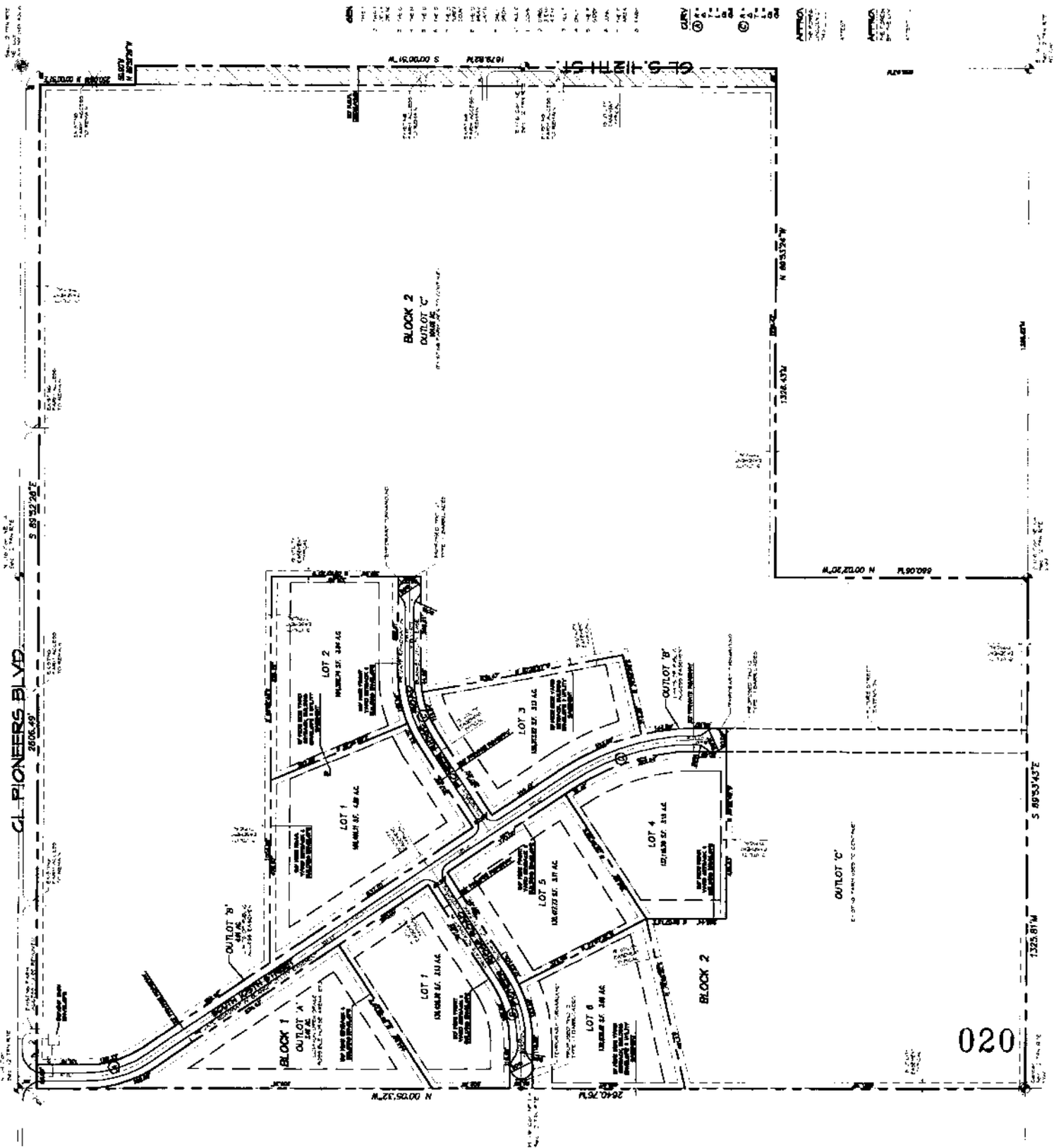
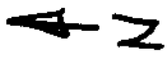
Thence South 00-00-51 West and parallel to and 50 feet West of the East line of the Northeast Quarter a distance of 250.00 feet;

Thence South 89-52-26 East, and parallel to the North line of the Northeast Quarter a distance of 50.00 feet to a point on the East line of the Northeast Quarter;

Thence South 00-00-51 West on the East line of the Northeast Quarter a distance of 1019.87 feet to the POINT OF BEGINNING and containing a calculated area of 5,986,869.97 Square feet or 137.440 acres more or less.



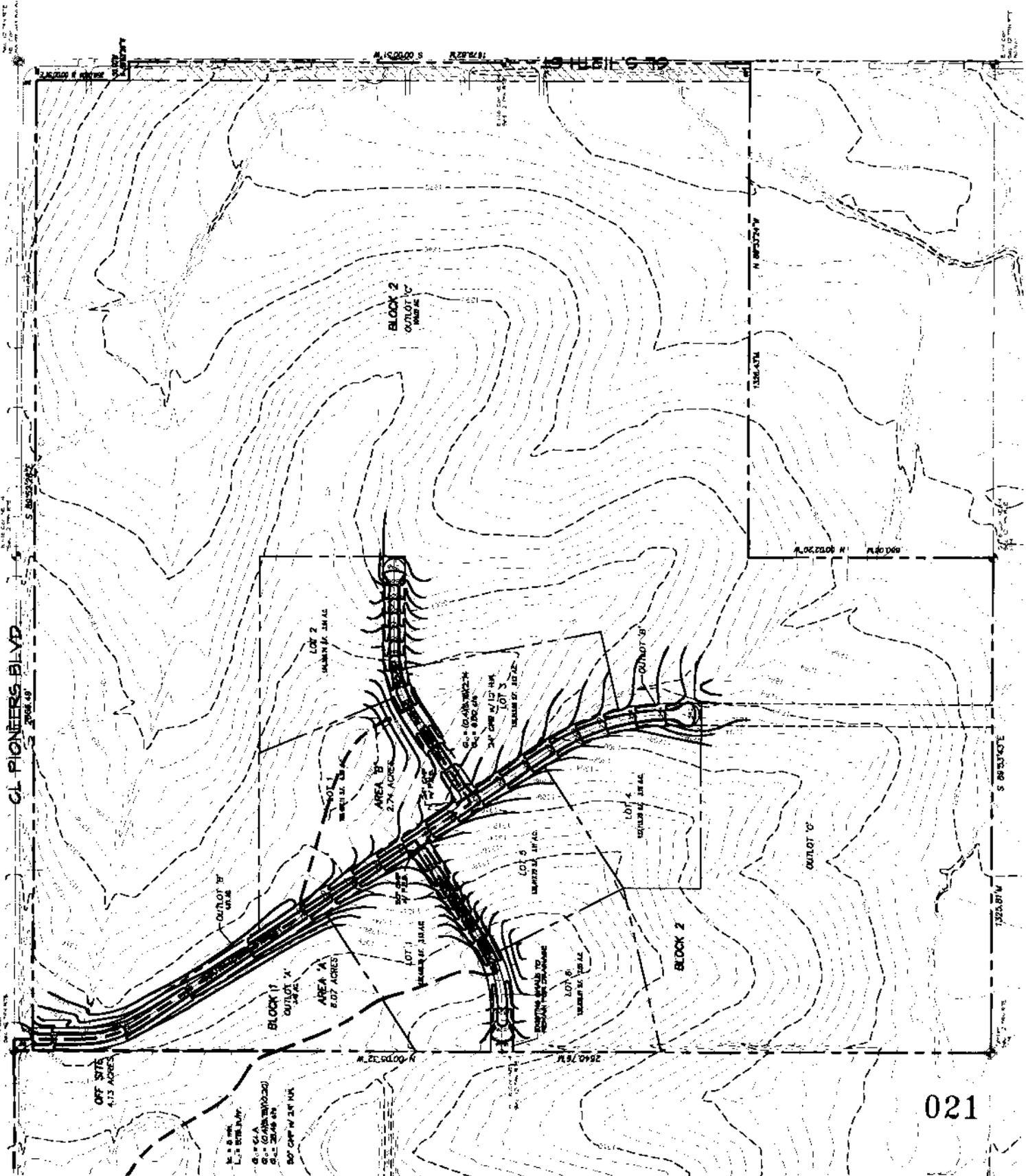
Preliminary Plat #02008 Special Permit #1968 Pioneer Ridge S. 112th & Pioneers Blvd.



020

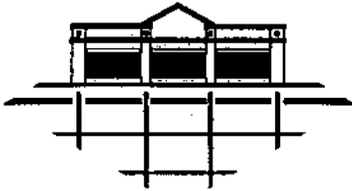
**Preliminary Plat #02008
 Special Permit #1968
 Pioneer Ridge
 S. 112th & Pioneers Blvd.**

A N



GENERAL NOTES

1. THIS PRELIMINARY PLAT/ C.U.P. CONTAINS 137.44 ACRES MORE OR LESS.
2. THIS PRELIMINARY PLAT/C.U.P. PERMITS 7 SINGLE FAMILY LOTS AND 3 OUTLOTS. EACH LOT SHALL CONTAIN A MAXIMUM OF ONE SINGLE FAMILY RESIDENCE AND OUT BUILDINGS, ALL LOCATED WITHIN THE BUILDING ENVELOPES AS SHOWN AND/OR NOTED.
3. THE CURRENT ZONING IS 'AG' & THE PROPOSED ZONING IS 'AG' WITH C.U.P.
4. THE MAXIMUM BUILDING HEIGHT SHALL NOT EXCEED 35 FEET, AS PER 'AG' ZONING.
5. THE DEVELOPER / OR OWNER RESERVES THE RIGHT TO BUILD ANYWHERE WITHIN THE BUILDING ENVELOPES SHOWN.
6. THE DEVELOPER PROPOSES THE USE OF INDIVIDUAL WATER WELLS FOR POTABLE WATER SUPPLY.
7. THE DEVELOPER PROPOSES THE USE OF INDIVIDUAL WASTE WATER SYSTEMS. IF PERCOLATION TEST DO NOT PERMIT SUB SURFACE FIELDS, LAGOONS SHALL BE INSTALLED. WASTE WATER SYSTEMS SHALL BE APPROVED BY THE LANCASTER COUNTY HEALTH DEPARTMENT.
8. THE DEVELOPER SHALL CONSTRUCT AND SURFACE THE PRIVATE ROADWAY WITH 3" OF CRUSHED ROCK AND 1" OF GRAVEL IN ACCORDANCE WITH THE LANCASTER COUNTY STANDARDS. THE COUNTY SHALL BE NOTIFIED PRIOR TO THE LAYING OF THE GRAVEL. ALL SURFACING RADII AT INTERSECTIONS SHALL BE 90 FEET.
9. ONLY ONE SUBDIVISION GROUND SIGN SHALL BE PERMITTED FOR THIS DEVELOPMENT. (27.69 OF THE LINCOLN ZONING ORDINANCE)
10. ALL CURVILINEAR DIMENSIONS ARE CHORD LENGTHS.
11. COMMON AND PUBLIC ACCESS EASEMENTS ARE HEREBY GRANTED OVER THE PRIVATE ROADWAY SHOWN.
12. DIRECT VEHICULAR ACCESS TO PIONEERS BOULEVARD IS HEREBY RELINQUISHED EXCEPT FOR SOUTH 105TH STREET, AND 3 EXISTING FARM ACCESSSES. DIRECT VEHICULAR ACCESS TO SOUTH 112TH STREET IS HEREBY RELINQUISHED EXCEPT FOR 4 EXISTING FARM ACCESSSES.
13. ALL TOPOGRAPHIC CONTOURS ARE AT NAVD 88 DATUM.
14. ONLY ONE ACCESS SHALL BE PERMITTED PER EACH LOT.
15. THE FOLLOWING WAIVERS ARE APPROVED WITH THIS PRELIMINARY PLAT #02008 AND SPECIAL PERMIT #1965: SIDEWALKS, STREET TREES, STREET LIGHTING, LANDSCAPE SCREENING AND BLOCK LENGTH.
16. 'LINK CARS' SHALL BE PROHIBITED IN THIS DEVELOPMENT AS NOTED IN PROTECTIVE COVENANTS.
17. THE FUTURE LOT OWNERS, THEIR SUCCESSORS, HEIRS AND ASSIGNS WILL BE ADVISED THAT THIS IS IN A RURAL FARM AREA AND THAT NORMAL AND CUSTOMARY FARM ACTIVITIES ARE NOT A NUISANCE.
18. FARM ACCESSSES ARE FOR AGRICULTURAL USES ONLY. ANY OTHER USE WILL FORFEIT AND RELINQUISH THAT ACCESS.



BRIAN D. CARSTENS AND ASSOCIATES
LAND USE PLANNING RESIDENTIAL & COMMERCIAL DESIGN
601 Old Cheney Road, Suite C Lincoln, NE 68512 Phone: 402.434.2424

December 9, 2002

Mr. Marvin Krout
Director of Planning
Lincoln City- Lancaster County Planning Department
555 South 10th Street
Lincoln, NE 68508

RE: PIONEER RIDGE - PRELIMINARY PLAT #02008 & COMMUNITY UNIT PLAN #1968
SOUTH 112TH STREET & PIONEERS BLVD.

Dear Mr. Krout,

On behalf of the Carol C. Ketelhut Irrevocable Trust, Winona Ketelhut Executrix, we are resubmitting the above-mentioned project with the requested changes as per the multiple departments. We have made the following changes that apply to the Preliminary Plat and Community Unit Plan:

1.
 - 1.1 The existing profile of Pioneers Boulevard has been modified to reflect the grading done in 2001.
 - 1.2 The run-off calculations have been corrected for "Area B".
 - 1.3 The boundary of drainage "Area A" has been modified. The run-off calculations have also been modified to show the drainage area change.
 - 1.4 The contours have been modified to allow drainage adjacent to South 105th Street.
 - 1.5 As per conversations with Mike Dekalb this comment should be disregarded.
 - 1.6 The length of Pioneer Ridge Road has been shortened to allow the existing swale along the west property line to remain for drainage. The existing drainage swale directs the drainage south along the west property line.
 - 1.7 The Drainage and Grading Plan has been modified to call out flared-end sections on the proposed culverts shown.
2. (A response is not required)
3. (A response is not required)
4. Easements have been shown on the Site and Utility Plan.

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LINCOLN CITY- LANCASTER COUNTY
PLANNING DEPARTMENT

Page 2

5. We have addressed all of County Engineering comments, therefore the Public Works Department comment has been met.
6. A letter from Lyle Loth, a licensed engineer, which addresses the storm water detention, is included with this resubmittal.
7. One lot has been removed from the southeast corner of the development to reduce the total number of lots to 7, which is the amount of dwelling units allowed for this project.
8. Sheet 2 of 3 has been modified to read Drainage and Grading Plan.
9. The uses for Outlot 'A' and 'C' have been stated on the plan. Outlot 'A' will be used for common area and possibly a horse arena. Outlot 'C' will continue to be used for farming.
10. Note #17 of the General Notes have been revised to include the future lot owners, their successors, heirs and assigns.
11. Note #9 references 27.69 of the Lincoln Zoning Ordinance. The sign envelope has been relocated to allow 80 feet from the centerline of both Pioneers Boulevard and South 105th Street.
12. The street profiles have been extended at least 300 feet beyond the temporary dead-ends. The profiles now show possible grading for the extension of the roadways.
13. Individual water wells will be used. Note #6 of the General Notes have been modified to reflect this change. We have enclosed two copies of the Groundwater Report completed by Vincent Dreeszen.

Please contact me if you have any further questions.

Sincerely,



Brian D. Carstens

cc: Winona Ketelhut
Patricia Slaughter
Connie Heier

Enclosures: 6 Copies of Sheets 1 through 3 of 3
2 Copies of the Groundwater Report
Storm Water Detention Letter

025

M e m o r a n d u m

[REDACTED]

To: Mike DeKalb, Planning Dept.

From: Bruce Briney, Public Works and Utilities *Bill for BB*

Subject: Special Permit #02008, Pioneer Ridge

Date: December 20, 2002

cc: Nicole Fleck-Tooze
Randy Hoskins

The City Engineer's Office of the Department of Public Works and Utilities has reviewed the application for Special Permit #02008, Pioneer Ridge, South 112th Street and Pioneers Boulevard. Public Works has the following comments:

- If roadside ditches are used to convey stormwater, the extent of the 100 year flow should be calculated to ensure that adjacent property is not impacted. Minimum openings on all properties adjacent to roadside ditches should also be shown.
- The City of Lincoln requires all culverts under roadways to be designed to convey the 50 year runoff event.

Lancaster

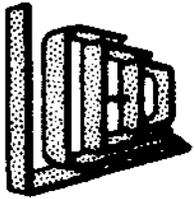
DON R. THOMAS - COUNTY ENGINEER

County

Engineering

Department

DEPUTY- LARRY V. WORRELL
COUNTY SURVEYOR



DATE: December 13, 2002

TO: Mike DeKalb
Planning Department

FROM: Larry V. Worrell
County Surveyor

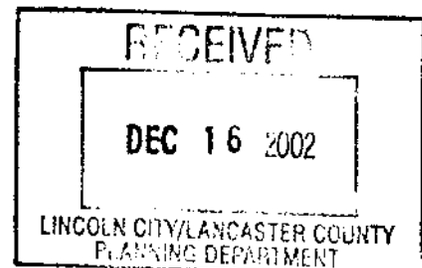
SUBJECT: PIONEER RIDGE

The office has reviewed subject Preliminary Plat and would offer the following comments:

- 1) As per the recently adopted Comprehensive Plan, dedication shall be shown on both Pioneers Blvd. and South 112th Street to provide a total right-of-way of 60.00 feet.
- 2) The construction of the return for South 105th Street at Pioneers Blvd. will impact an existing field drive immediately to the west.
- 3) *General Note 14* should be revised to allow only one residential access per lot.

cc: Dennis Bartels - Public Works

LVW/DP/cm
SUBDIV.WK/Pioneer Ridge PP 2 Comments.Mem



027

PIONEER RIDGE STORM WATER DETENTION

PRE-DEVELOPMENT

This project contains 137.44 acres of contoured row crops with crop residue in good hydrologic condition. Based on the Lancaster County soils map, the site consists of 73% Type B soils (Sharpsburg, Judson, Colo-Nodaway, Nodaway and Morrill), 24% Type C soils (Wymore and Mayberry) and 3% Type D soils (Pawnee). The resulting Curve Number is CN 76.

POST-DEVELOPMENT

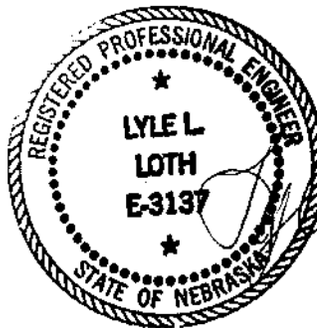
After development, the project will contain 33.39 acres of 3-4 acre residential home sites. The remaining 104.05 acres will continue to be farmed.

Based on the same percentages of soil types, the Post-Development Curve Number will be

| | |
|------------------------------|-------|
| Developed Area (33.39 acres) | CN 68 |
| Farmed Area (104.05 acres) | CN 76 |
| | |
| Total Post-Development | CN 74 |

With a lower Curve Number the Post-Development discharge will be less than the Pre-Development discharge and the requirement for Storm Water Detention will be satisfied.

Prepared By: Lyle L. Loth
Licensed Engineer



Lyle L. Loth
12/9/02



GROUNDWATER REPORT

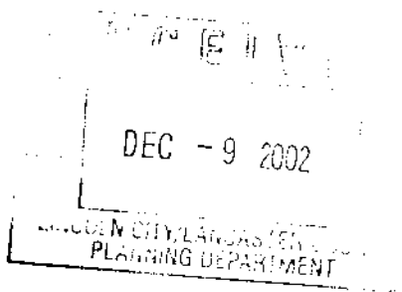
**PIONEER RIDGE
NE1/4 sec 12-T.9N.-R.7E.
less the S1/2 SE1/4**

LANCASTER COUNTY

**Petitioner: Brian D. Carstens & Associates
Developer and Owner of Record:
Carrol C. Ketelhut, C/o
Winona A. Ketelhut, Executrix**

**Report prepared by:
Vincent H. Dreeszen
Groundwater Consultant and
Professional Geologist
4811 Sinclair Ct.
Lincoln, NE 68516**

November 21, 2002



Report of Groundwater Investigation

Pioneer Ridge

NE1/4 sec 12-9N-7E
less the S1/2 SE1/4
Lancaster County

Pioneer Ridge is a Community Unit Plan at S. 112th Street and Pioneers Blvd. The plan proposes the development of 8 single family lots ranging in size from about 3 acres to 4.5 acres. The location of the lots is near the center of the west one-half of the NE1/4 sec 12-9N-7E (See Figure 1). The remainder of the 137.44 acres is in 3 outlots, A, B, and C. Initial access to the development is from Pioneers Blvd. which is the north boundary of the proposed development. The east boundary is N. 112th Street.

There are no existing wells on the property. The logs of wells in the area including that of a well at an abandoned home site on the property along N. 112th Street are summarized in the accompanying table. The location of the wells is shown in Figure 2. The well depths referred to mean sea level, aquifer intervals and thicknesses, reported and potential yield of wells and depths, and dates and depths to water are shown. A copy of the inorganic chemical quality analyses (well number 1) is included in this report.

The area was visited in the field to determine location of wells and to estimate the ground altitude of wells from the Walton 7.5-degree USGS topographic map (also source of Figure 2). Ground elevations are estimated to be plus or minus 5 feet.

The area is located in the dissected glacial hill terrain with drainage northeastwardly to Stevens Creek. The lots are located in the sloping uplands on the higher ground of the property.

The only known aquifer in the area is sandstone of the Dakota Formation of Cretaceous age. Both the top and the base of the Dakota are eroded surfaces. Loesses and glacial deposits

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including glacial till overlies the Dakota. Permian rocks of the Carboniferous underlie the Dakota. The Dakota is rather intensively developed for individual family water supply to the north of Pioneers Blvd. and to the west of N. 98th Street. Large capacity wells of several hundred gallons per minute have been developed for irrigation at HiMark and Firethorn golf courses and for housing developments.

The base of the Dakota compared to mean sea level generally range from about 1080 to 1095 feet. However, the underlying Permian limestones and shales are higher in elevation to the east and southeast. As an example, at Well number 6 in the southeast corner of section 12, the Permian bedrock is at 1201 feet above msl or about 100 feet higher than in Pioneer Ridge.

The thickness of water-saturated sandstone ranges from 15 to more than 65 feet in wells 1 through 5. Saturated thickness (static water level to base of aquifer) ranges from about 75 to more than 100 feet. All available information suggests the potential for an adequate quantity of water to meet individual home use is excellent.

The inorganic chemical quality of water is expected to be similar to that from other Dakota sandstone wells in Lancaster County. A copy of the water quality analysis from Well number 1 is included as part of this report. The concentrations of chloride (12 mg/l) and of sodium (79.1 mg/l) are quite low compared to elsewhere in the county. Total dissolved solids are high (852 mg/l) and the water is quite hard (520 mg/l). Sulfate is relatively high as it is in some other parts of Lancaster County (330 mg/l). Iron is also predictably rather high (0.66 mg/l), although manganese is relatively low (0.12 mg/l). The water is a Calcium-Sulfate-Bicarbonate type. The higher lying Permian bedrock may be influencing the concentration of sulfates. It is probable that the concentration of total dissolved solids and sulfate increases with depth of well.

In summary, the adequacy of water is excellent for wells in the proposed development.

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031

Since the water in the Dakota is confined it is expected that some head loss, ie lower pumping water levels, may occur seasonally as the result of pumping large capacity wells in the area.

Pumps should be set sufficiently deep to account for the head loss.

The water quality is potable and it is likely that water in the proposed development will be somewhat less mineralized than in Well number 1. Nitrate-Nitrogen was reported to be 3.1 mg/l and it is expected that level will also be less in wells in the proposed development.

Although the water is potable most home owners will opt to condition the water for household use.

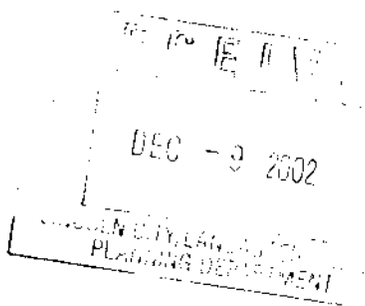
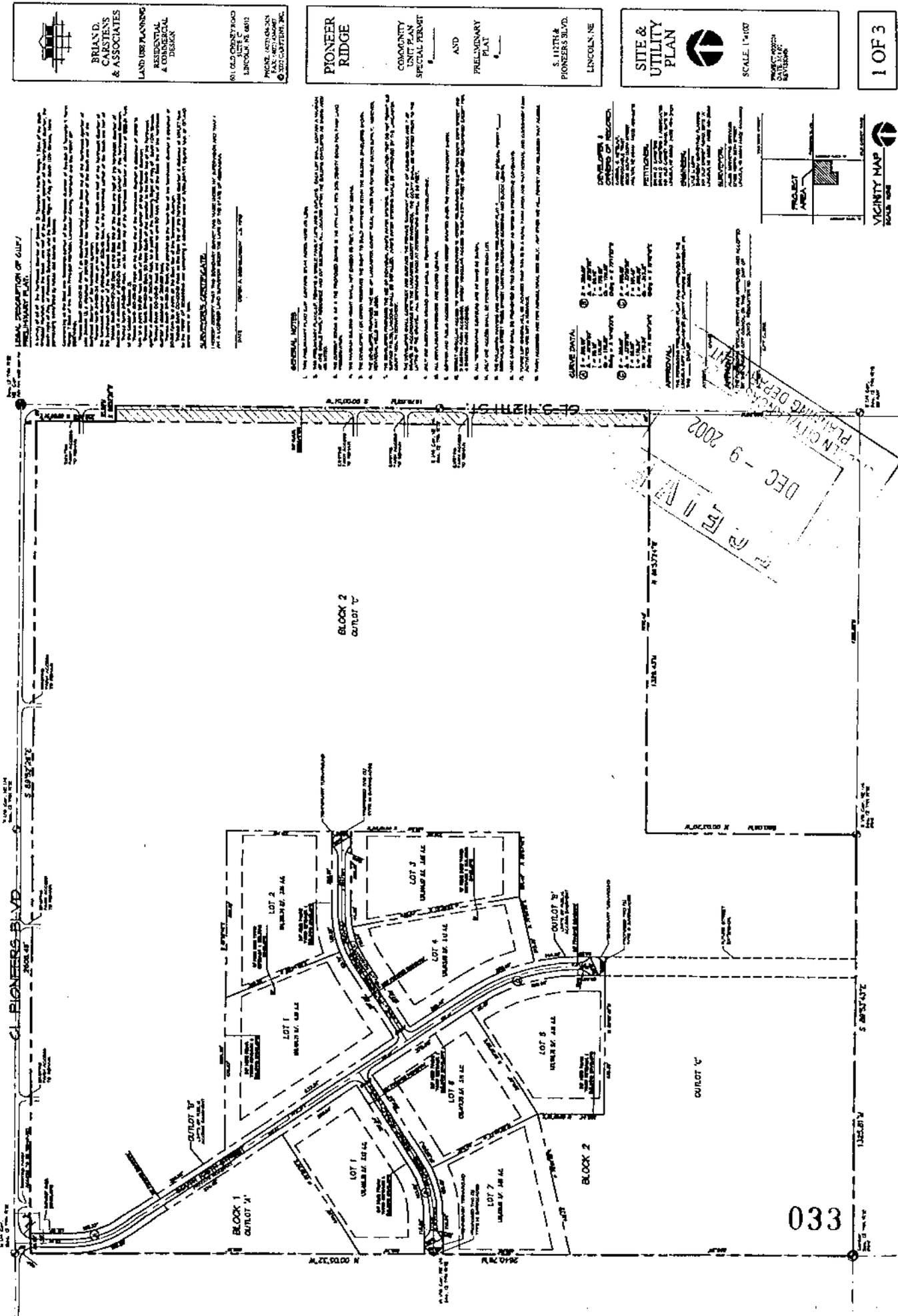


Figure 1. Pioneer Ridge



LEGAL DESCRIPTION OF GULF PRELIMINARY PLAT

LEGAL DESCRIPTION OF GULF PRELIMINARY PLAT. This plat shows the subdivision of the land into lots and blocks. The legal description includes the names of the streets and the areas of the lots. The plan is subject to the provisions of the Subdivision Control Act and the rules and regulations of the Planning Department.

SUBDIVISION CONTROL ACT

THE SUBDIVISION CONTROL ACT, CHAPTER 253, SECTION 253.01, requires that a subdivision of land be approved by the Planning Department. This plat has been prepared in accordance with the requirements of the Act and the rules and regulations of the Planning Department.

GENERAL NOTES

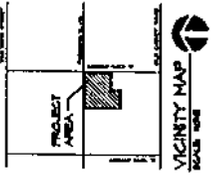
1. THE PRELIMINARY PLAT SHOWS THE LOTS AND BLOCKS AS SHOWN ON THE PLAT. THE LOTS AND BLOCKS ARE SUBJECT TO THE PROVISIONS OF THE SUBDIVISION CONTROL ACT AND THE RULES AND REGULATIONS OF THE PLANNING DEPARTMENT.
2. THE PLAT IS SUBJECT TO THE PROVISIONS OF THE SUBDIVISION CONTROL ACT AND THE RULES AND REGULATIONS OF THE PLANNING DEPARTMENT.
3. THE PLAT IS SUBJECT TO THE PROVISIONS OF THE SUBDIVISION CONTROL ACT AND THE RULES AND REGULATIONS OF THE PLANNING DEPARTMENT.
4. THE PLAT IS SUBJECT TO THE PROVISIONS OF THE SUBDIVISION CONTROL ACT AND THE RULES AND REGULATIONS OF THE PLANNING DEPARTMENT.
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10. THE PLAT IS SUBJECT TO THE PROVISIONS OF THE SUBDIVISION CONTROL ACT AND THE RULES AND REGULATIONS OF THE PLANNING DEPARTMENT.

CURVE DATA

- 1. 100' RADIUS
- 2. 100' RADIUS
- 3. 100' RADIUS
- 4. 100' RADIUS
- 5. 100' RADIUS
- 6. 100' RADIUS
- 7. 100' RADIUS
- 8. 100' RADIUS
- 9. 100' RADIUS
- 10. 100' RADIUS

APPROVAL

APPROVAL. This plat has been approved by the Planning Department. The approval is subject to the provisions of the Subdivision Control Act and the rules and regulations of the Planning Department.



BRIAN D. CARSTENS & ASSOCIATES
 LAND USE PLANNING
 RESIDENTIAL & COMMERCIAL DESIGN

801 OLD COUNTRY ROAD
 SUITE 200
 LINCOLN, NE 68503

PHONE: 402.478.2525
 FAX: 402.478.2525
 WWW: WWW.BDCARSTENS.COM

PIONEER RIDGE

COMMUNITY UNIT PLAN
 SPECIAL PERMIT

AND
 PRELIMINARY PLAT

8. HATELA
 PIONEERS BLVD.
 LINCOLN, NE

SITE & UTILITY PLAN

SCALE: 1"=100'

PROJECT AREA
 SUBDIVISION

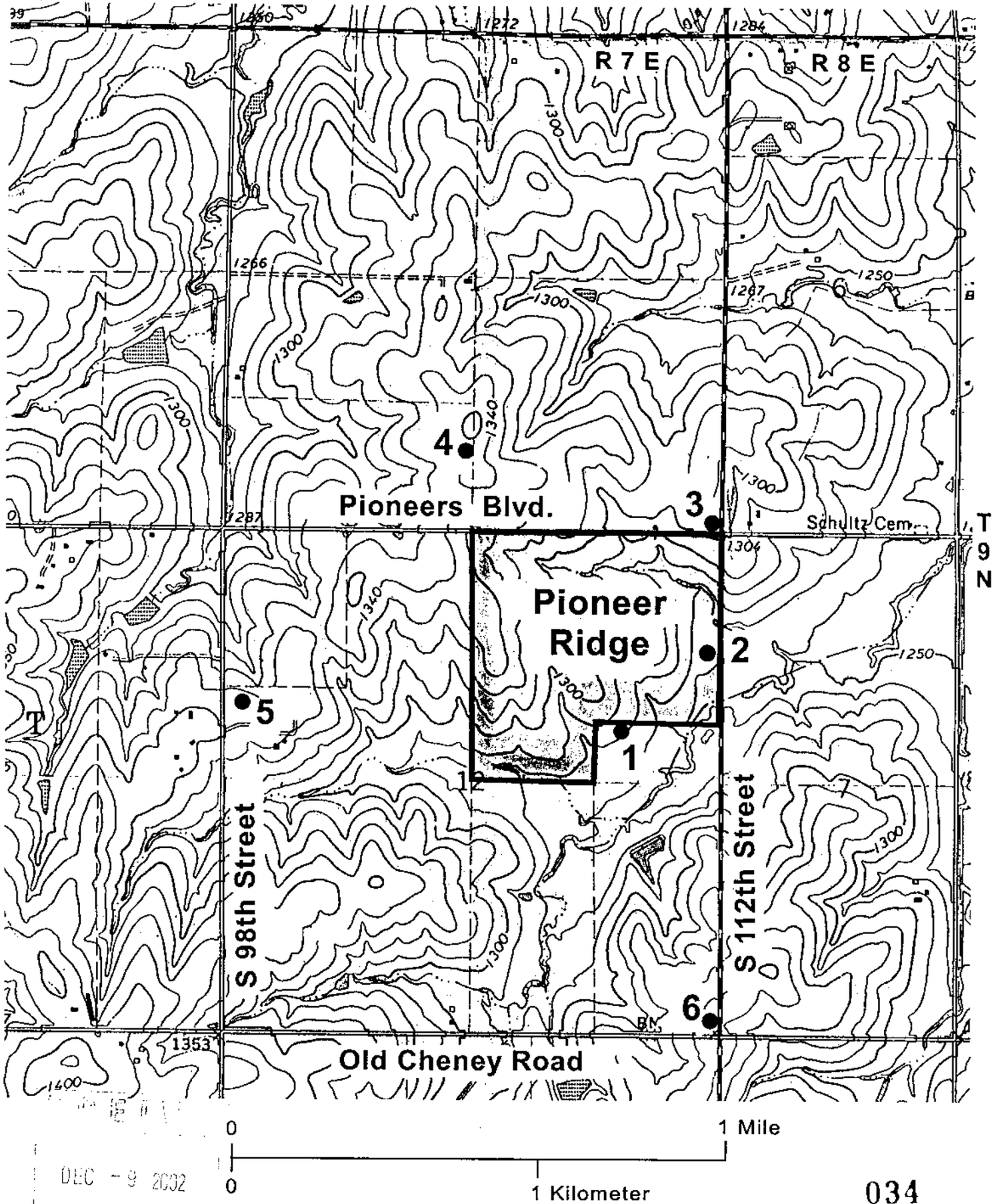


Figure 2. Map showing location of Pioneer Ridge Community Unit Plan and location of selected wells by number and symbol. Well summaries in table.

**Table
Pioneer Ridge
Summary of Well Information in Area**

| Well Number | Estimated Ground Altitudes (msl) | Well Depth | | Aquifer Intervals and Thickness in Feet () | (R)eported or (P)otential yield in gpm | Depth to SWL | | Notes |
|-------------|----------------------------------|------------|-----------------|---|--|--------------|----------|--|
| | | In Feet | Referred to msl | | | | | |
| 1 | 1282 | 204 | 1078 | sdst 150-170, 190 to 204 (34) | (R) 100 (P) 150 | 97 | 04/05/02 | Coarse sandstone and gravel 208 to 211', water quality analyses |
| 2 | 1265 | 170 | 1095 | sdst 150-156, 158-164, 167-170 (15) | (R) 25 (P) | 95 | 10/17/79 | Abandoned farmstead |
| 3 | 1305 | 220 | 1085 | sdst and shale 102-220 (50) | (P) 50 | 59 | 01/13/64 | Stevens Creek Test Hole SC64-16 City of Lincoln, sdst mostly fine grained |
| 4 | 1345 | 250 | 1095 | sdst 175-205, 214-228, 238-250 (56) | (R) 10 (P) 100 | 165 | 06/26/96 | Base of Dakota 260' |
| 5 | 1345 | 257 | 1088 | sdst 162-227 (65) | (R) 20 (P) 70 | 151 | 11/17/95 | |
| 6 | 1342 | 139 | 1202 | no sand or sdst (0) | (P) 0 | Perched | | Test Hole 1-B-49, Conservation and Survey Division, UNL, Permian limestone at 139' |

Notes: Well locations shown on Figure 2

gpm = gallons per minute

SWL = static water level

Laboratory Report Printed on: NOV-05-02

CARSTENS&ASSOC
 CARSTENS AND ASSOCIATES

601 OLD CHENEY ROAD, SUITE C
 LINCOLN, NE 68512

WELL #1

SW.5E.5E 12-9N-7E

Laboratory Analysis For: 13 PARAMETER

Sample Comments: NO TEST NA; FE; MN; TURBIDITY >1 NTU

Page 1 of 1

Laboratory Number: P19888-51

Date Collected: 15-Aug-2002 07:40 AM

Sampled By: BRIAN CARSTENS

Date Received: 16-Aug-2002

Location: SEC 12-9-7

See reverse side of report for description of acronyms and data qualifiers
 For inquiries on result interpretation call: (402) 471-2541.

| Parameters | Test Results | Qual | Report Level | Units | Method | Prep Date | Analysis Date | Analyst |
|-------------------------------|--------------|------|--------------|---------|-----------|-----------|---------------|---------|
| Alkalinity, Total | 356. | | 20 | mg/l | 2320B | | 08/21/02 | JN |
| CALCIUM | 206. | | .15 | mg/l | SM3111B | | 08/19/02 | SH |
| Chloride | 12. | | 1 | mg/L | 4500CL-E | | 08/22/02 | km |
| Nitrate+Nitrite (As N) | 3.1 | | .05 | mg/l | 353.2 | | 08/16/02 | km |
| Fluoride | 0.33 | | .2 | mg/l | 4500F-C | | 08/15/02 | km |
| IRON | 0.66 | F | 50 | mg/l | 236.1 | | | |
| Hardness, Total | 520. | | 4 | mg/l | 2340C | | 08/19/02 | SH |
| MANGANESE | 0.12 | F | 1 | mg/l | 200.8 | | | |
| SODIUM | 79.1 | F | 10 | mg/l | SM3111B | | | |
| pH | 7.07 | | | pH | 150.1 | | 08/19/02 | SH |
| SULFATE | 330. | | 10 | mg/l | EPA 375.4 | | 08/26/02 | JN |
| TOTAL COLIFORM | 0.0 | | 0 | cfu/100 | 9223B-QT | | 08/16/02 | JN |
| E. COLI | 0.0 | | 0 | cfu/100 | 9223B-QT | | 08/16/02 | JN |
| Solids, Total Dissolved (Tds) | 852. | A | 10 | mg/l | 160.1 | | 08/16/02 | JP |

Analysis Report Remarks:

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036

**LINCOLN-LANCASTER COUNTY HEALTH DEPARTMENT
INTER-OFFICE COMMUNICATION**

TO: Mike DeKalb
DATE: December 24, 2002
DEPARTMENT: Planning
FROM: Chris Schroeder
Jerry Hood
ATTENTION:
DEPARTMENT: Health
CARBONS TO: Bruce Dart, Director
EH File
EH Administration
SUBJECT: Pioneer Ridge Resub
PP #02008 CUP
#1968

The Lincoln-Lancaster County Health Department (LLCHD) has reviewed the resubmittal for the proposed Pioneer Ridge development with the following items noted:

- It is noted that a complete groundwater report accompanied the subdivision report this time. The report indicates a more than adequate supply of groundwater. This answers the LLCHD's question regarding water supply for the proposed subdivision.
- The remaining comments in a memo submitted to your office on March 28, 2002 regarding the proposed Pioneer Ridge are still relevant.