

Development Services Current Planning

500 East Third Street, Suite 310 • Loveland, CO 80537 (970) 962-2523 • Fax (970) 962-2945 • TDD (970) 962-2620 www.cityofloveland.org

Planning Commission Staff Report

March 25, 2013

Agenda #: Regular Agenda - 1

Title: Fire Station No. 2 Addition

Applicant: City of Loveland Fire Rescue

Authority, Randy Mirowski, Fire

Chief

Request: Annexation and Zoning

Location: South of West 29th Street and

approximately 900 feet west of

North Wilson Avenue.

Existing Zoning: County FA -Farming

Proposed Zoning: R1 - Developing Low Density

Residential

Staff Planner: Ker

Kerri Burchett

Staff Recommendation

APPROVAL of the annexation and zoning..

Recommended Motions:

1. Move to make the findings listed in Section VIII of the Planning Commission staff report dated March 25, 2013 and, based on those findings, recommend that City Council approve the Fire Station No. 2 Addition, subject to the condition listed in Section IX, as amended on the record, and zone the addition R1 Developing Low Density Residential.

Summary of Analysis

This is a public hearing concerning the annexation and zoning of a 3 acre parcel owned by the City and 3.4 acres of existing West 29th Street right-of-way. The property would be annexed and zoned to facilitate the development of a new fire station on the south side of West 29th Street. The new fire station would replace the existing Fire Station #2 located on Taft Avenue, south of W. 29th Street in the North Lake Park. The hearing is to consider the following items:

- An annexation of 6.43 acres; and
- A zoning of the property to R1- Developing Low Density Residential District.

Staff believes that all key issues have been resolved based on City Code and standards. The development of the fire station, which is currently in a conceptual stage, will require a special review application and a subsequent neighborhood meeting. Special review applications can be approved administratively, however there is an appeal period in which an application can be appealed to a public hearing with the Planning Commission.

I. SUMMARY

This proposal is to annex and zone 6.43 acres, which includes a 3 acre parcel that is owned by the city and 3.43 acres of right-of-way on West 29th Street. The property, which is vacant, was purchased by the city to develop a new fire station that will replace Fire Station #2 located on Taft Avenue in the North Lake Park. The property is located on the south side of West 29th Street, approximately 900 feet west of Wilson Avenue (see vicinity map on page 3). The applicant, which is the Loveland Fire Rescue Authority, proposes to annex this property and zone it R1 - Developing Low Density Residential in compliance with the city's Master Plan.

The city's determination to purchase property at this location for a replacement fire station was based on the results from an Insurance Service Office (ISO) report that identified that the city was short a heavy rescue service and engine company in the northwest portion of the city. The ISO report was based on the number of calls that the Fire Authority receives from this area. The location of the existing Fire Station #2 in North Lake Park creates overlapping service areas with Fire Station #1 and #5 and does not provide the services needed in the northwest area of the city. A review of the data from the ISO report indicated that the best coverage location for a new site would be on West 29th Street and Wilson Avenue.

The design of the fire station is in a conceptual planning stage. It is anticipated that the station would house a heavy rescue company and an engine company with a maximum of 8 persons at the facility per day. While a conceptual site plan and building elevations are included as **Attachments 2** and **3** in this report, these plans are for information purposes only and convey a general concept or potential for the orientation of the building. The plans have not been formally submitted to the City or presented to the neighborhood. In the R1 zone district, the development of a fire station requires approval of a special review. The special review procedures require a neighborhood meeting and provide an opportunity for public input. A special review can be approved administratively by the Current Planning Division, however the process includes an appeal period in which the application can be appealed to a public hearing with the Planning Commission.

II. ATTACHMENTS

- 1. Chapter 18.12 R1 Developing Low Density Residential
- 2. Conceptual site plan
- 3. Conceptual building elevations
- 4. Annexation Map

III. VICINITY MAP



IV. SITE DATA

A. ANNEXATION

ACREAGE OF SITE GROSS	6.43 AC
ACREAGE OF RIGHT-OF-WAY MASTER PLAN DESIGNATION EXISTING ZONING PROPOSED ZONING EXISTING USE	Low Density Residential Larimer County FA Farming r1 developing low density residential
EXIST ADJ ZONING & USE - NORTH. EXIST ADJ ZONING & USE - SOUTH EXIST ADJ ZONING & USE - WEST. EXIST ADJ ZONING & USE - EAST. UTILITY SERVICE – WATER, SEWER UTILITY SERVICE – ELECTRIC.	. COUNTY FA / VACANT FARMED LAND . COUNTY FA / VACANT FARMED LAND . COUNTY FA / VACANT FARMED LAND . CITY OF LOVELAND

V. KEY ISSUES

City staff believes that all key issues associated with the annexation and zoning request have been addressed. At the neighborhood meeting, there were questions and concerns voiced about noise and other impacts resulting from the development of a fire station (see Section VII.B, below). The neighbors were provided information regarding the special review process and informed that a neighborhood meeting will be held in the future to discuss the specific design and related impacts of the station.

VI. BACKGROUND

The Loveland Fire Rescue Authority purchased the 3 acre property proposed for annexation in December of 2012 for the purpose of developing a new fire station. The property is zoned FA Farming in Larimer County and has historically been used for agricultural production.

VII. STAFF, APPLICANT, AND NEIGHBORHOOD INTERACTION

- A. Notification: An affidavit was received from Merlin Green with the Loveland Fire Rescue Authority certifying that written notice was mailed to all property owners within 1,000 feet of the property on February 7, 2013 and notices were posted in a prominent location on the perimeter of the site at least 15 days prior to the date of the Planning Commission hearing. In addition, a notice was published in the Reporter Herald on March 9, 2013.
- **B.** Neighborhood Response: A neighborhood meeting was held at 5:30 p.m. on February 25, 2013 at the Fire Administration Building. The meeting was attended by 11 neighbors and interested parties along with City staff. At the meeting, there were no objections voiced to the annexation and zoning requests, however there were questions and concerns raised about the impacts of the development of a fire station on the neighborhood. Comments voiced included noise and traffic impacts, questions on why the location was chosen and declining property values. Merlin Green, Division Chief/Fire Marshall, explained the operation side of the city's fire stations and how they worked to reduce impacts on the neighborhood, such as not turning on sirens until outside of the neighborhood area. Two additional outreach meetings with the Hunter's Run Home Owners Association are being held the week before the Planning Commission hearing. Planning staff also explained the process and public involvement with the special review application, which will be the next step in the development of the fire station. The neighbors and residents were informed that there would be another neighborhood meeting for the design and development of the fire station with the special review process.

VIII. FINDINGS AND ANALYSIS

The chapters and sections cited below are from the Loveland Municipal Code.

Annexation and Zoning

- A. Annexation Policies and Eligibility
 - 1. Loveland Comprehensive Master Plan, Section 4.2
 - a. Annexation ANX2.A: Whether the annexation encourages a compact pattern of urban development.
 - b. Annexation ANX2.B: Whether the annexation would result in the creation of an enclave
 - c. Annexation ANX5.B: Whether the applicant has demonstrated that reasonable efforts have been made to assemble adjoining land parcels to allow for the preparation of a master plan for a larger area, rather than submit separate individual proposals.
 - d. Annexation ANX1.C and 6: Whether the annexation encourages infill development and ensures that land is immediately contiguous to other land in the City that is already receiving City services, discouraging leapfrog and scattered site development.
 - e. Growth Management GM7: Whether the land proposed for annexation is within the City of Loveland Growth Management Area.
 - 2. Loveland Municipal Code, Section 17.04.020: The annexation complies with the laws of the State of Colorado regarding annexation and the property proposed for annexation is otherwise eligible to be annexed because there is at least one-sixth contiguity between the City and the area seeking annexation and there is no evidence that two or more of the following conditions have been met:
 - **a.** Less than 50% of the adult residents of the area proposed to be annexed use some of the recreation, civic, social, religious, industrial or commercial facilities of the municipality and less than 25% of its adult residents are employed in the annexing municipality.
 - **b.** One-half or more of the land proposed to be annexed is agricultural, and the landowners of such agricultural land have expressed an intention under oath to devote the land to agricultural use for at least five years.
 - **c.** It is not physically practical to extend urban service which the municipality provides normally.

Planning: Staff believes that the findings can be met, based on the following facts:

- **A.1.a** & d. The development of the fire station will encourage a compact pattern of urban development and will not be leapfrog or scattered site development. The land is immediately contiguous to other land in the City that is already receiving City services.
- **A.1.b.** No new enclaves will be created by this annexation and there is no evidence that two or more of the conditions listed in Section 17.04.020 of the Municipal Code, cited above, have been met. The property being annexed is part of a larger county enclave. The property owner of the remainder of the enclave has indicated a desire to remain in the county and continue the farming operation on the site.
- A.2. The annexation complies with the Colorado State Statutes regarding annexation of lands and is within the City's Growth Management Area.

B. City Utilities/Services and Transportation

1. Loveland Comprehensive Master Plan, Section 4.2

a. Annexation ANX1.A and B: Whether the annexation of land minimizes the length of vehicle trips generated by development of the land and whether the annexation minimizes the short and long term costs of providing community facilities and services for the benefit of the annexed area.

2. Loveland Municipal Code

a. Section 17.04.040:

- (i) Whether certain public facilities and/or community services are necessary and may be required as a part of the development of any territory annexed to the City in order that the public needs may be served by such facilities and services. Such facilities include, but are not limited to, parks and recreation areas, schools, police and fire station sites, and electric, water, wastewater and storm drainage facilities. Such services include, but are not limited to, fire and police protection, provision of water, and wastewater services.
- (ii) Whether the annexation and development pursuant to the uses permitted in the zone district will create any additional cost or burden on the existing residents of the City to provide such facilities and services in the area proposed for annexation.
- (iii) The annexation complies with the water rights requirements set forth in Title 19 of the Loveland Municipal Code.
- b. Section 17.04.040,: Whether all existing and proposed streets in the newly annexed property are, or will be, constructed in compliance with City street standards, unless the City determines that the existing streets will provide proper access during all seasons of the year to all lots and that curbs, gutters, sidewalks, bike lanes, and other structures in compliance with City standards are not necessary to protect public health, safety, and welfare.
- c. Section 18.04.010: The zoning, as proposed, would: lessen congestion in the streets; secure safety from fire, panic, and other dangers; and promote health and general welfare.

Transportation: Staff believes that this finding can be met, based on the following facts:

- Annexing and zoning property does not warrant compliance with the City's Adequate Community Facilities (ACF) ordinance. A condition is recommended to clearly ensure that all future development or land application within this proposed property shall be in compliance with the City of Loveland Street Plan, the Larimer County Urban Area Street Standards and any updates to either in effect at the time of development application.
- As identified in the City Municipal Code Title 16, a Traffic Impact Study will be required with all future development or other land use applications. The annexation will also be required to dedicate, free and clear, all applicable right-of-way to the City, at no cost to the City, at the time of development.
- Pending future proposed development within this property, of which review and approval
 by the City is required, the Transportation Engineering staff does not object to the
 proposed annexation and zoning.

Fire: Staff believes that this finding can be met, based on the following facts:

- The site will comply with the requirements in the ACF Ordinance.
- Once constructed, the new fire station will provide increased response efficiency to the northwest area of the city.

Water/Wastewater: Staff believes that this finding can be met, based on the following facts:

- The subject annexation is situated within the City's current service area for both water and wastewater.
- The Department finds that the annexation and zoning is consistent with the Department's Water and Wastewater master plan by being consistent with the 2005 Comprehensive Master Plan.
- Public facilities are available to serve the development.

Power: Staff believes that this finding can be met, based on the following facts:

- 600 amp and 200 amp three phase underground power currently exists in an underground duct bank located along the north side of W. 29th Street. 200 amp three phase underground power is currently available in an underground vault located at the northeast corner of W. 29th Street and Hudson Drive and can be extended south to the proposed annexation area.
- The proposed annexation currently lies within Excel Energy Company certified territory. Upon completion of successful annexation to the City of Loveland, the City will provide electric service to any future development of the proposed annexation.
- The existing electric facilities are sufficient for the current use. The proposed development meets the criteria for level of service as outlined in the ACF ordinance.
- The existing uses as well as any future development requirements are current with the Power Division's existing infrastructure and system master plan.

Stormwater: Staff believes that this finding can be met, based on the following facts:

- With the annexation and future development, the Developer will engineer certain Stormwater facilities that will adequately collect, detain, and release Stormwater runoff in a manner that will eliminate off-site impacts.
- Development of the subject property pursuant to any of the uses permitted by right under the zoning district would result in impacts on City infrastructure and services that are consistent with current infrastructure and service master plans.

C. Land Use

1. Loveland Comprehensive Master Plan, Section 4.7

a. Land Use Plan: Whether the zoning is consistent with the Loveland Comprehensive Master Plan Land Use Plan or a "major plan amendment" request is being processed concurrently with the annexation and GDP application.

Planning: Staff believes that this finding can be met, based on the following facts:

- The Comprehensive Master Plan designates the site as Low Density Residential (LDR). The LDR category permits churches, parks, schools and civic uses as acceptable land uses.
- The proposed zoning of R1 is consistent with the zoning categories in the Comprehensive Master Plan. The R1 zone district requires that any governmental uses be processed as a special review.

2. Loveland Municipal Code

a. Section 18.04.010:

- (i) Whether the zoning will provide adequate light and air; prevent overcrowding of land; avoid undue concentration of population; and facilitate the adequate provision of transportation, water, sewage, schools, parks, and other public requirements.
- (ii) The character of the district and the particular uses permitted by right in the district will preserve the value of buildings and encourage the most appropriate use of land.

Planning: Staff believes that this finding can be met, based on the following facts:

- **2.a.(i)** Development of the fire station will incorporate perimeter landscaped bufferyards and open space on the site to ensure adequate light and air. The development will also facilitate the adequate provision of public facilities in this area.
- 2.a.(ii) Development of the fire station will be governed by all applicable City codes and standards in the R1 District, as well as any special provisions deemed necessary through the special review process. Based on the need for a fire station in the northwest portion of the city, as identified in the ISO report, staff believes that the annexation and zoning of the property to facilitate the development of a fire station would encourage an appropriate use of the land.

D. Environmental Impacts

1. Loveland Comprehensive Master Plan, Section 4.2

- **a.** Annexation ANX3.A: Whether the annexation will comply with the recommendations contained in the adopted Open Lands Plan and preserves open space or natural areas.
- **b.** Annexation ANX3.B: Annexation will be allowed for the purpose of preserving or acquiring open space or natural areas.
- c. Annexation ANX4.A and B: If the planning staff and/or the City have determined that significant negative impacts on the environment may occur from development allowed under the proposed zoning, an Environmental Impact Report, including a Wetlands Reconnaissance Report, has been prepared by a qualified specialist.
- **d.** Annexation ANX4.B: Whether the annexation application includes a Phase I Environmental Report, prepared by a qualified specialist, ensuring that the land to be annexed does not contain hazardous or toxic substances that may pose a danger to the City or that reasonable mitigation measures can be taken in the event that such contamination exists.
- e. Annexation ANX4.D: All development agreements must deal satisfactorily with any environmental impacts upon the property.

Planning: Staff believes that this finding can be met, based on the following facts:

- D.1.a & b. The Open Lands Plan does not identify any area of the site as a potential natural area.
- **D.1.c** The site is naturally vegetated and has historically been in agricultural use. No environmentally sensitive areas, as defined in the Municipal Code, were noted on the site.
- **D.1.d** A Phase I Environmental Site Assessment (ESA) was performed by the CTL Thompson in October of 2012. The ESA concluded that there are no recognized environmental conditions existing on or nearby the site.

E. Miscellaneous

1. Loveland Municipal Code, Section 17.04.040.F: Whether the annexation is in the best interest of the citizens of the City of Loveland.

Planning: Staff believes that this finding can be met, based on the following fact:

- The property proposed for annexation is owned by the City of Loveland and was purchased for the development of a fire station. The annexation and development of the fire station is in the best interest of the citizens and will provide increased response efficiency to the residents in the northwest portion of the City.
- **F.** Mineral Extraction Colorado Revised Statute: The proposed location and the use of the land, and the conditions under which it will be developed, will not interfere with the present or future extraction of a commercial mineral deposit underlying the surface of the land, as defined by CRS 34-1-3021 (1) as amended.

Planning: Staff believes that this finding can be met, due to the following fact:

• A geologic evaluation and mineral extraction assessment was prepared by CTL Thompson for the property. The assessment concluded that based on the review of geologic maps, published reports, satellite and aerial imagery, and the examination of the site, the potential for commercial mineral resources on the site is considered negligible.

IX. RECOMMENDED CONDITIONS

The following annexation condition is recommended by city staff.

<u>Transportation Development Review</u>

1. All public improvements shall comply with the Larimer County Urban Area Street Standards (LCUASS).

Chapter 2.60

BOARDS AND COMMISSIONS

Sections:

~ .	OXXD+	
	2.60.010	Generally.
	2.60.020	Membership.
	2.60.030	Council and staff liaisons.
	2.60.040	Funding.
	2.60.050	Affordable housing commission.
	2.60.060	Citizens' finance advisory commission.
	2.60.075	Community marketing commission.
	2.60.080	Construction advisory board.
	2.60.090	Cultural services board.
	2.60.100	Disabilities advisory commission.
	2.60.110	Fire and rescue advisory commission.
	2.60.120	Golf advisory board.
	2.60.130	Historic preservation commission.
	2.60.140	Housing Authority.
	2.60.150	Human services commission.
	2.60.160	Library board.
	2.60.180	Loveland utilities commission.
	2.60.190	Open lands advisory commission.
	2.60.200	Parks and recreation commission.
	2.60.210	Planning commission.
	2.60.220	Police citizen advisory board.
	2.60.230	Police pension board of trustees.
	2.60.240	Senior advisory board.
	2.60.250	Transportation advisory board.
	2.60.260	Visual arts commission.
	2.60.270	Volunteer firefighters' pension board of trustees.
	2.60.280	Youth advisory commission.
	2.60.290	Creative Sector Development Advisory Commission
		= -

2.60.010 Generally.

Except as otherwise provided in state statutes, the boards and commissions established for the city shall perform the activities and functions as set forth in this chapter and shall adhere to and be governed by the procedures and policies as set forth in the Handbook for Boards and Commissions adopted by resolution of the city council.

2.60.020 Membership.

A. Except as otherwise provided in state statutes or this chapter, members of city boards and commissions shall be residents of the city or have substantial ties within the corporate limits of the city, as determined by the city council. For the purposes of this chapter, "substantial ties" shall include, without limitation, ownership of real property, employment, or conduct of a business or profession within the corporate limits of the city.

Current as of 3/9/2013

- B. A person shall not be eligible for appointment to any city board or commission if that person's spouse, parent, sibling, or child (whether related by blood, marriage, or adoption) is a city employee who in his or her capacity as a city employee regularly appears before or advises that board or commission. This shall not prohibit such person from being eligible for appointment to any other city board or commission not affected by this eligibility limitation.
- C. A person shall not serve on more than one city board or commission at a time; provided, however, that a board or commission member may apply for and be appointed to another board or commission if: (i) said member is the only qualified applicant for the position; or (ii) said member resigns his or her position on the first board or commission prior to or upon appointment to the second board or commission.
- D. Members of city boards and commissions shall serve for the term provided in the statutes or ordinances establishing the applicable board or commission. Whenever such statute or ordinance provides for terms of office which overlap one another, the city council shall make appointments shorter than the full term in order to space the expiration dates of the terms of the members as evenly as practicable. Whenever a member is appointed for a specific term of years, such member shall serve for the specified term or until a successor is appointed, whichever occurs last.
- E. Members of city boards and commissions shall be eligible for reappointment without regard to the number of terms served. Members shall serve until their replacement has been appointed. Any member appointed to fill a vacancy shall serve the remainder of the unexpired term.
- F. Removal of any city board or commission member shall require the affirmative vote of a majority of the entire city council.
- G. Members of city boards and commissions shall serve without compensation. (Ord. 5324 § 1, 2008)

2.60.030 City council and staff liaisons.

- A. The city council shall have the authority to appoint one or more members of the city council to serve as non-voting council liaisons to any board or commission. The term of office of said liaisons shall coincide with the city's biennial municipal election.
- B. The city manager shall have the authority to appoint one staff member to serve as a non-voting staff liaison to any board or commission. Such staff member shall serve as the staff liaison until termination of employment or until appointment of a new staff liaison, whichever occurs first.
- C. The city manager shall be a non-voting, ex officio member of all boards and commissions. The city manager and the city attorney, upon request and after consultation with each board and commission, shall provide such staff assistance as may be appropriate to carry out the duties and responsibilities of the board or commission.

2.60.040 Funding.

- A. Requests for budget appropriations shall be submitted to the city manager for review and inclusion in the annual budget submitted to the city council by the city manager. Expenditures of appropriations shall be made in accordance with the city's purchasing policies and procedures.
- B. The city shall reimburse members of city boards and commissions for the reasonable and necessary costs and expenses incurred by such members in attending conferences and

Current as of 3/9/2013 Page 2-29

training programs relevant to their service and which have been authorized in advance by the city manager.

2.60.050 Affordable housing commission.

- A. There is established an affordable housing commission consisting of nine members appointed by the city council. The term of office of each member shall be three years.
- B. The purpose of the affordable housing commission shall be to serve as an advisory body to the city council and staff on all matters pertaining to affordable housing in Loveland. In addition to any other duties as may be delegated to it by the city council, the commission shall:
 - 1. study the dimension and scope of the need for affordable housing and make recommendations to the city council regarding specific market targets;
 - 2. review existing affordable housing incentives and policies and make recommendations to the city council regarding policy changes;
 - 3. develop specific incentives and regulatory-based strategies to increase, preserve, and rehabilitate affordable housing in Loveland; and
 - 4. review all "bricks and mortar" grant applications made to the city for community development block grant funds related to housing, hear presentations from applicant agencies, and make a recommendation to the city council regarding such grant funding applications.

2.60.060 Citizens' finance advisory commission.

- A. There is established a citizens' finance advisory commission consisting of nine members appointed by the city council. The term of office of each member shall be three years.
- B. The purpose of the citizens' finance advisory commission shall be to review the city's budget in detail and to report to the city council on its findings, to evaluate and recommend auditors for use by the city, to review city financial reports, and to review the city's financial policies and recommend changes to the city council.

2.60.075 Community marketing commission.

- A. There is established a community marketing commission consisting of seven members appointed by the city council. Members on the commission shall have backgrounds in the fields and businesses of lodging, tourism, the arts, marketing, economic development and community development. The term for two of the initial members appointed shall be for one year, two other initial members shall be appointed for a term of two years, and the remaining initial three members shall be appointed for three-year terms. After these initial terms expire, members shall be appointed for a three year term.
- B. The purpose of the community marketing commission shall be to serve as an advisory body to the city council concerning the city's use of the revenues received from the lodging tax levied under Code Chapter 3.24. The commission shall make recommendations to the city council as to how the funds should be specifically spent consistent with the purpose authorized in Code Section 3.24.005 and Section 3.24.105. (Ord. 5445 § 2, 2009)

2.60.080 Construction advisory board.

A. There is established a construction advisory board consisting of eleven members appointed by the city council. The term of office of each member shall be three years.

Current as of 3/9/2013 Page 2-30

ATTACHMENT 2

ATTACHMENT 3

KING SURVEYORS, INC. phone: (970) 686-5821 | far: (970) 686-5821 FIRE STATION NO. 2 ADDITION LOVELAND FIRE STY OF LOVELAND LOVELAND FIRE STREET LOVELAND, CO 60537 LOVELAND, CO 60537 9/25/2012 FRE MAG: 201255324HX EGAL: (* 105 65440 FR: CSA **ATTACHMENT 4** LARAGIN COLANTY CONSTANTING CONSTANTING COUNTY STATEMENT TA (TANAME) OH 2.3/E WAS PRELIED 13.11 H (TANAME) OH 2.3/E WAS PRELIED 13.11 Total Perimeter of Property = 6137.03 L.F. 1/6 Total Perimeter of Property = 1:2.666 Perimeter Contiguous to the City of Loveland = 2303.16 L.F. Being An Annexation of Lot 2, Mehaffey Minor Land Division And A Portion Of West 29th Street Right of Way, Situate In The Northeast Quarter Of Section 9, Township 5 North, Range 69 West, Of The 6th P.M., County Of Larimer, State Of Colorado Total Area being annexed = 280,331 sq.ft. and 6.436 acres XXXXXXXX DENOTES CONTIGUOUS BOUNDARY DESCRIPT CANADA PARTE POR A PARTE PA FIRE STATION NO. 2 ADDITION TO THE CITY OF LOVELAND ad by the City Council of the City of Londons, WATERWATER AND THE STATE OF THE LARSACT COLONTY ZORNO 7.4 (FARANCE) (TRAZE DIE O'LEMENG Enver A. Land-On David Cl. King Surreyor Literate Registered Professional and Surveyor (1989) MATERIAL STREET MATERIA AND LINES, AND STREETS. MATERIA AND THE STREET STREETS. MATERIA AND THE STREET STREETS. AND THE STREET STREET STREET STREETS. THE STREET STREET STREET STREET STREETS STREETS. THE STREET STREETS STREETS STREET STREET STREETS. THE STREET STREETS STREETS STREET STREET STREET STREETS. INIT COGNIMALISM. THE TOTAL SHAPE AND THE STATE OF THE SHAPE IN THE SHAPE AND THE SHAPE SHAPE AND THE SHAPE According to Commonly they want promoses a value decide bench made again on detel to their surray, abbed married to terminate and depart accordingto. In the desire of excellent around the surray defect to the (Taxabold CASA). O cucuato resmon FROMOTIC DATE TO THE PROPERTY OF THE PROPERTY THE STOR OF LEGEND mithering stands for Mail Boo at said fetwary West Tres Audition a destonce of mithering specific stands and Audition registered backs \$7.75% to Book And Andrea of Mail Company and Mail Company and Andrew a Company of Mail On and Mail On and Mail On an and Mail On an and Mail On a fetwary and Mail On a fetwary of the Mail On and Mail On a fetwary of an order word at a right sought is the Mail West fine at Lord Ordeion recorde December 18, 1913 as Acceptor No. 2012004464 et the december of the december of the process of the proces 2 21 th decident Constructions of and Section 1, and securing the hardy line of the Machines Section, below 2 to the form 1822/21 the hard of deciming of the Operator line from Section (section 2 for the Construction 2 for the 1922/22) a deciminal 17 years for the section of the Section 1 the section 18 years for the years for the section 18 years for the section 18 years for the years for Herst (STLT): [64) simplest north and nothern as delivers as 49,129 less to the West the problem with Tree Addition recorded sharen. 28, (15% in Book 1851, Pope 314 of Respitent Na. (423)9 of the An an expension to the story on a size included Courte of the Story of d Section 1; (they said possible but a defence at \$13.72) fort. (they said possible but to defence at \$13.72) fort. 25 fort; commission for the first of the Merbassi Comiss of said Section 9 a distinct Of Atlantaire. 283,337 uports bet or 4.456 azus, mars or lass (1). SCALE IN FEET HOLLIGHTY GAE GOLLIGHTY GANGAVEA