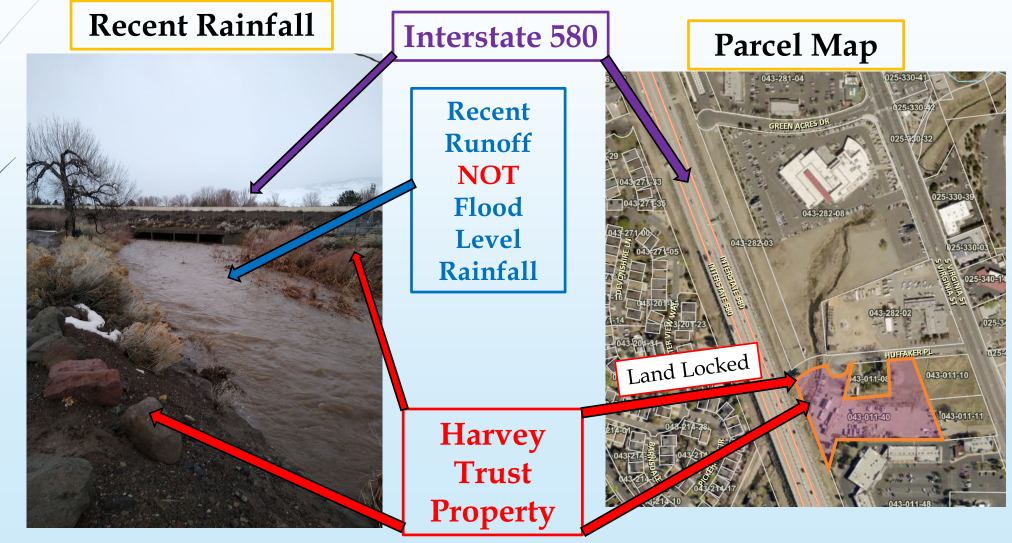
I. <u>Harvey Trust Issues:</u>

- 1. Drainage and future damage
- 2. Line of Sight for Existing Sign
- 3. Corner of Property Landlocked
- 4. Dispute over property lines
- 5. Potable water contamination
- 6. Avoidance of Zoning Requirements
- 7. Green Acres Mislead Planning Commission re: Harvey Access

APN 043-282-03

Parcel Map





Harvey Trust Property

. Drainage and Future Damage

3

a) Huge Offsite Drainage Area



. Drainage and Future Damage

- a) Huge Offsite Drainage Area
- b) Flood Zone

4



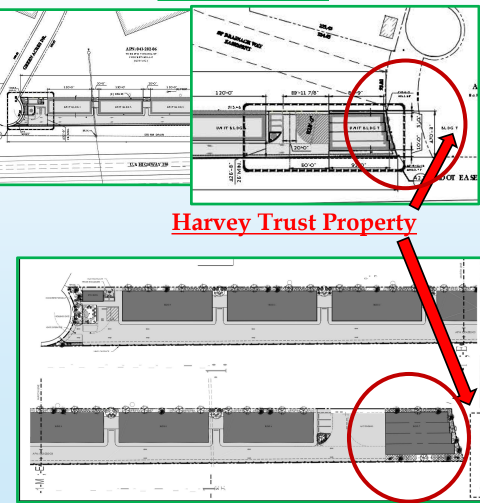
. Drainage and Future Damage

APN 043-282-03

- a) Huge Offsite Drainage Area
- b) Flood Zone

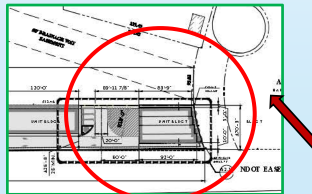
5

c) Design for Parcel 043-282-03 Shows No Offset to Flood Zone Encroachment



L. Drainage and Future Damage

- a) Huge Offsite Drainage Area
- b) Flood Zone
- c) Design for Parcel 043-282-03 Shows No Offset to Flood Zone Encroachment
- d) Blocking floodplain will cause increased elevations of flood water.





. Drainage and Future Damage

- a) Huge Offsite Drainage Area
- b) Flood Zone

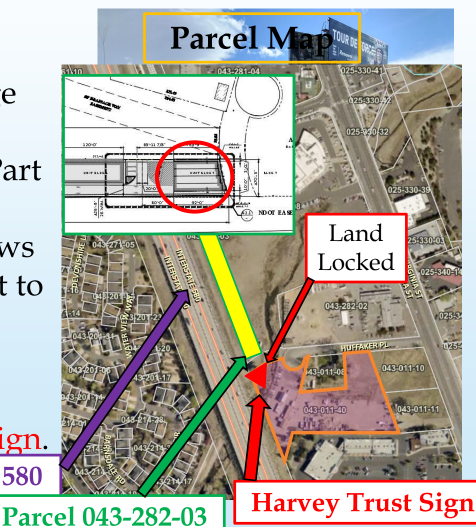
7

- c) Design for Parcel 043-282-03 Shows No Offset to Flood Zone Encroachment
- d) Blocking floodplain will cause increased elevations of flood water.
- e) City of Reno is setting itself up for Lemmon Valley #2 for Flooding
- f) You are hereby Being Officially Warned of this Potential.



2. <u>Line of Sight for Existing Sign:</u>

- a) Harvey Trust Property has Large Sign Adjacent to I-580
- b) The Sign is on the Landlocked Part of Parcel 043-011-40.
- c) Layout of Parcel 043-282-03 shows highest part of construction next to sign.
- d) At a minimum, City of Reno should issue requirement not to block line of sight for Existing Sign. Interstate 580





- 3. <u>Corner of Harvey Trust Property is</u> <u>Landlocked:</u>
 - a) City of Reno needs to requireGreen Acres to continue to giveAccess to Harvey Trust;
 - b) Green Acres needs to Continue Access to Allow Semi Truck/ Large Sign Truck;
 - c) Otherwise, City of Reno is Using its Authority to Create a Landlocked Property;

Harvey Trust Landlocked **Property Road Must Continue for Access**

3. <u>Corner of Harvey Trust Property is Landlocked:</u>

d) Contrary to Nevada Law:

• NRS 408.533(6) – Disposal of Property

The Department may reserve and except easements, rights or interests from the conveyance of any real property disposed of in accordance with this section or exchanged pursuant to subsection 5 of NRS 408.489. The easements, rights or interests include, but are not limited to: (a) Abutter's rights of light, view or air. (b) Easements of access to and from abutting land.

 According to <u>Brooks vs. Bonnet</u>, 124 Nev 372, 185 P.3d 346, 350 (2008), under NRS 278.480(5), a governing body is entitled to abandon an easement if it "<u>is satisfied that the public will not be materially injured by the</u> <u>proposed [abandonment]</u>."

- 3. <u>Corner of Harvey Trust Property is Landlocked:</u>
 - d) Contrary to Nevada Law:
 - In <u>State ex rel. Department of Highways vs. Linnecke</u>. 86 Nev. 257, 468 P.2d 816 (1970) the Nevada Supreme Court held that an abutting landowner has a special right of easement in a public road for access purposes. This is a property right of easement which cannot be ... taken from the owner without due compensation.
 - If the City of Reno sanctions Green Acres' current design and ignores the Harvey Trusts' special easement rights, the City will be effectively condemning a money making portion of the Harvey's Property by rendering it landlocked.

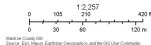
- 4. <u>Current Dispute over Property</u> <u>Lines:</u>
 - a) Pursuant to recently filed Lawsuit, there is a dispute as to property lines.
 - *b) Harvey Trust vs. City of Reno, et. al.*
 - c) Filed on February 14, 2023
 - d) Case No. CV23-00282

1 2 3 4 5 6 7 8 9 10	\$1425 TONY M. MAY, ESQ. Nevada Bar No. 8563 MICHEAL J. BROCK, ESQ. Nevada Bar No. 9353 MAY BROCK LAW GROUP 1850 E. Sahara Ave., Suite 206 Las Vegas, Nevada 89104 Telephone: (702) 388-0404 Facsimile: (702) 830-5699 Email: <u>tmay@maybrocklaw.com</u> Email: <u>mbrock@maybrocklaw.com</u> Email: <u>mbrock@maybrocklaw.com</u> Attorneys for the DAVID T & JUDITH L HARVEY, TRUSTEES OF THE DAVID T & JUDITH L HARVEY TRUST IN THE SECOND JUDICIAL DISTRICT ON IN AND FOR THE COL	
11 12 130 BROCK LAW GROUP 130 BROCK LAW GROUP 130 BROCK LAW GROUP 131 BROCK LAW GROUP 131 BROCK 1001 100 131 BROCK 100 131	DAVID T & JUDITH L HARVEY, TRUSTEES OF THE DAVID T & JUDITH L HARVEY TRUST, Plaintiffs, vs. CITY OF RENO; WASHOE COUNTY; THE STATE OF NEVADA, on relation of its Department of Transportation; GREEN ACRES STORAGE PARTNERS LLC, a Nevada limited liability company; DOE Individuals I through X; and ROE Entities XI through XX; Defendants.	CASE NO.: DEPT. NO.: COMPLAINT EXEMPT FROM ARBITRATION: (1) Action for Declaratory Relief; (2) Action Concerning Title to Real Estate; and (3) Action Seeking Equitable or Extraordinary Relief.

- 4. <u>Current Dispute over Property</u> <u>Lines:</u>
 - e) Exhibit A to Complaint



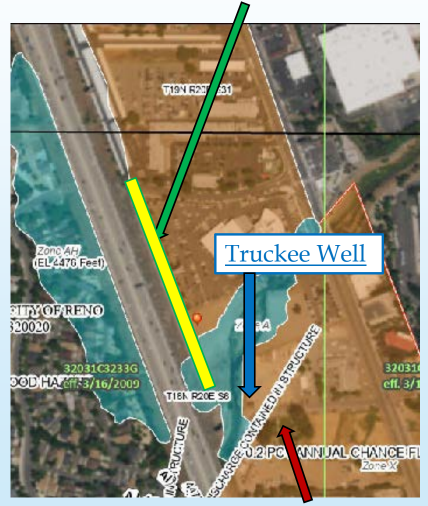
February 12, 2023



This information for illustrative puroposes only. Not be used for boundary resolutio or location and not intended to be used for measurament, calculation, or defineation Wash ce County Technology Services - Regional Services Division, 1000 F. Brit S., Building - 200, Renz, NV 89512 www.vashecounty.us/us/37733-324

5. <u>Potable Water Contamination:</u>

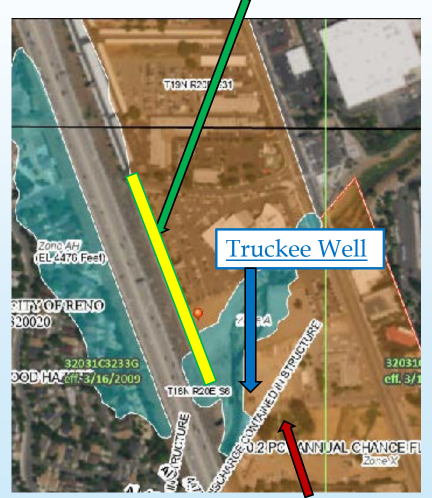
- a) Harvey Trust's predecessors have used water rights continuously since the 1800s;
- b) Flooding has Occurred Several Times in the Past;
- c) In 2015 Truckee Meadows Water Authority obtained surface drill rights on School's Property;
- d) Harvey Trust's well is connected to same aquifer;



Harvey Trust Well

5. <u>Potable Water Contamination:</u>

- e) Contaminating this Truckee Well will Contaminate the Harvey Trust Well.
- f) This will Result in Significant Damage to Harvey Trust.
- g) City of Reno will be faced with its 2nd Lemmon Valley Styled lawsuit.
- h) Both for Flooding and Water Contamination.



Harvey Trust Well

6. Avoidance of Requirements:

- a) Planning Commission improperly allowed Green Acres to avoid local zoning requirements;
- b) Order (i.e., #11) does not contain any language requiring Parcel 043-282-03 owner to ensure both the 10-year and 100-year flood elevations stay the same and are not increased for adjacent land owners.
- c) #11 only refers to finished floor elevations of the development.

- 7. <u>Green Acres Mislead Planning Commission re: Harvey Trust</u> <u>Access</u>
 - a) During Prior Hearing, Green Acres Mislead the Commission Regarding a Non-Existent Easement giving Harvey Trust Access through Parcel 043-282-08;
 - b) Our review of the Property records Shows no Easement on Parcel 043-282-08, as claimed;
 - c) Fidelity Title told Nick Harvey that there were no Easements relating to Parcel 043-282-08 and Parcel 043-011-40
 - d) Stewart Title also informed our office that there were no Recorded Easements relating to Parcel 043-282-08 and Parcel 043-011-40.
 - e) Thus, the statement made at prior hearing was false.