

**From:** [Stewart, Greg](#)  
**To:** [Roger.Sims@hklaw.com](mailto:Roger.Sims@hklaw.com); [Marsh, Melanie](#); [Schneider, Fred](#)  
**Cc:** [joel.galassini@cemex.com](mailto:joel.galassini@cemex.com); [myra.mahoney@cemex.com](mailto:myra.mahoney@cemex.com); [mark.davies@cemex.com](mailto:mark.davies@cemex.com); [traviss.wellman@cemex.com](mailto:traviss.wellman@cemex.com); [martin.alexander@hklaw.com](mailto:martin.alexander@hklaw.com); [Atkinson, Nova](#)  
**Subject:** RE: Lake County Impact fees  
**Date:** Monday, May 08, 2017 2:30:12 PM

---

I can be available after 2 on Friday, consistent with Melanie's availability.

---

**From:** Roger.Sims@hklaw.com [mailto:Roger.Sims@hklaw.com]  
**Sent:** Monday, May 08, 2017 12:24 PM  
**To:** MMarsh@lakecountyfl.gov; FSchneider@lakecountyfl.gov; Stewart, Greg  
**Cc:** joel.galassini@cemex.com; myra.mahoney@cemex.com; mark.davies@cemex.com; traviss.wellman@cemex.com; martin.alexander@hklaw.com  
**Subject:** Lake County Impact fees

I spoke to Fred Schneider this morning (with Greg's prior approval) about having conference call to review the transportation impact fee process. Fred and I are available Thursday morning before 10 am or Friday afternoon after 2 pm.

All – please indicate if either of these options work.

**Roger Sims | Holland & Knight**

Partner

Holland & Knight LLP

200 South Orange Avenue, Suite 2600 | Orlando, FL 32801

Phone 407.244.5107 | Fax 407.244.5288

[roger.sims@hklaw.com](mailto:roger.sims@hklaw.com) | [www.hklaw.com](http://www.hklaw.com)

[Add to address book](#) | [View professional biography](#)

---

NOTE: This e-mail is from a law firm, Holland & Knight LLP ("H&K"), and is intended solely for the use of the individual(s) to whom it is addressed. If you believe you received this e-mail in error, please notify the sender immediately, delete the e-mail from your computer and do not copy or disclose it to anyone else. If you are not an existing client of H&K, do not construe anything in this e-mail to make you a client unless it contains a specific statement to that effect and do not disclose anything to H&K in reply that you expect it to hold in confidence. If you properly received this e-mail as a client, co-counsel or retained expert of H&K, you should maintain its contents in confidence in order to preserve the attorney-client or work product privilege that may be available to protect confidentiality.