

PLANNING AND ZONING BOARD MEETING AGENDA

June 20, 2024 at 5:30 PM

COMMISSION CHAMBERS - 202 E. MAIN STREET, DUNDEE, FL 33838

Phone: 863-438-8330 | www.TownofDundee.com

CALL TO ORDER

PLEDGE OF ALLEGIANCE

ROLL CALL

DELEGATIONS-QUESTIONS & COMMENTS FROM THE FLOOR

(Each speaker shall be limited to three (3) minutes)

APPROVAL OF MINUTES

DISCUSSION ITEMS

- 1. DISCUSSION ITEM 205 RIDGEWOOD AVE. SPECIAL EXCEPTION
- 2. DISCUSSION ITEM CYPRESS CREEK VILLAGE MHP FUTURE LAND USE MAP AMENDMENT
- 3. DISCUSSION ITEM CYPRESS CREEK VILLAGE MHP ZONING MAP AMENDMENT
- 4. DISCUSSION ITEM BOULEVARD TIRE FUTURE LAND USE MAP AMENDMENT
- 5. DISCUSSION ITEM BOULEVARD TIRE ZONING MAP AMENDMENT

REPORTS FROM OFFICERS

Planning Department Comments Town Attorney Comments Board Member Comments Chairperson Comments

ADJOURNMENT

PUBLIC NOTICE: Please be advised that if you desire to appeal from any decisions made as a result of the above hearing or meeting, you will need a record of the proceedings and in some cases, a verbatim record is required. You must make your own arrangements to produce this record. (Florida statute 286.0105)

If you are a person with disability who needs any accommodations in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the town clerk's office at 202 east main street, Dundee, Florida 33838 or phone (863) 438-8330 within 2 working days of your receipt of this meeting notification; if you are hearing or voice impaired, call 1-800-955-8771.

Item 1.



PLANNING AND ZONING BOARD MEETING

June 20, 2024 at 5:30 PM

AGENDA ITEM TITLE: DISCUSSION ITEM - 205 RIDGEWOOD AVE. SPECIAL

EXCEPTION

SUBJECT: The Planning & Zoning Board will hear a request for Special Exception

for a Mini-Warehouse and recommend approval or denial to Town

Commission.

STAFF ANALYSIS: This is an applicant-initiated request by John Bannon of Wood &

Associates Engineering, LLC for a Special Exception approval. The

Special Exception will be for a Mini-Warehouse with a zoning

designation of Industrial (IL) at 205 Ridgewood Ave and 0 Center St.

FISCAL IMPACT: No Fiscal Impact

STAFF RECOMMENDATION: Staff recommends approval with the conditions of the approval of a site

development plan that includes a minor traffic study.

ATTACHMENTS: Staff Report

TOWN OF DUNDEE REQUEST FOR SPECIAL EXCEPTION STAFF REPORT

Planning and Zoning Date: June 20, 2024 Project Type: Special Exception

Town Commission Date: June 25, 2024 **Project Name:** Ridgewood Ave. Property

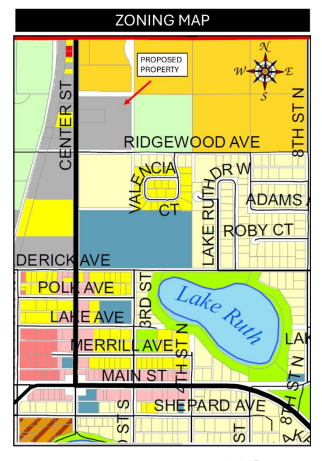
Applicant: Wood & Associates | Project Planner: Lorraine Peterson, Development Director

Engineering, LLC

Request:	Special Exception: Mini-Warehouse		
Location:	Located on the east side of Center Street, north side of Ridgewood Avenue, east of Crystal Lake, west of 8 th Street N., Town of Dundee, in Section 21, Township 28, Range 27.		
Property Owner:	Crow Investments, LLC		
Parcel Size/Number:	8.26 +/- acres 272821-832000-001000 & 272821-832000-002071		
Future Land Use and Zoning:	FLUM -Commercial/ Industrial Corridor Zoning - Industrial (IL)		
DRC/Staff Recommendation:	DRC Team Recommends Approval		
Planning & Zoning Vote:	Pending Hearing		
Town Commission Vote:	Pending Hearing		



Planning & Zoning Board Staff Report Lorraine Peterson/Development



Page 1 of 15 June 20, 2024

Summary:

This is an applicant-initiated request by Mr. John Bannon of Wood & Associates Engineering, LLC for a special exception for a mini-warehouse to permit a mini-warehouse located at 205 Ridgewood Avenue and 0 Center Street in Dundee Florida. The proposed site is in the Future Land Use (FLU) district of Commercial/Industrial Corridor and the Zoning district of Industrial (IL). The zoning district summary table lists mini warehouses in the industrial zoning district as a special exception use.

Property Information:

The site proposed is situated on 8.26 +/- acres and located at 205 Ridgewood Avenue and 0 Center Street in Dundee, FL, further described as parcels 272821-832000-001000 and 272821-832000-002071, in Section 21, Township 28, Range 27. The proposed site has an existing Future Land Use (FLU) designation of commercial/industrial corridor and the Zoning classification of industrial (IL).

Surrounding Uses:

Table 1 below lists the Future Land Use (FLU) designations, zoning and the existing uses surrounding the subject site that are immediately adjacent. Land Surrounding the subject site has a Future Land Use designation of Low Density Residential (LDR), and zoning designations of Moderate-Density Single Family Residential (RSF-3), Limited Agriculture (AL), Low-Density Single Family Residential (RSF-1) and Moderate-Density Single Family Residential (RSF-3).

Table 1 Surrounding Uses

Northwest	North	Northeast
FLU: Commercial/Industrial	FLU: Low Density	FLU: Low Density Residential
Corridor	Residential	Zoning: Moderate-Density Single
Zoning: Industrial (IL),	Zoning: Moderate-Density	Family Residential (RSF-3)
Moderate-Density Single Family	Single Family Residential	, , ,
Residential (RSF-3), Highway	(RSF-3)	
Commercial (CH)		
West	Subject Site	East
FLU: Industrial/Commercial	205 Ridgewood Ave.&0	FLU: Low Density Residential
Corridor	Center St.	Zoning: Limited Agricultural (AL)
Zoning: Industrial (IL) &	FLU: Commercial/Industrial	
Moderate-Density Single Family	Corridor	
Residential (RSF-2)	Zoning: Industrial (IL)	
Southwest	South	Southeast
FLU: CIC/Commercial/Industrial	FLU: Low Density	FLU: Low Density Residential
Corridor	Residential	Zoning: Low- Density Single Family
Zoning: Industrial (IL) &	Zoning: Low-Density Single	Residential (RSF-1) & Moderate-
	E '1 D '1 ('1/DOE 1)	D (Ci
Moderate-Density Single Family	Family Residential (RSF-1)	Density Single Family (RSF-2)

Source: Central Florida Regional Planning Council, Florida Department of Transportation, Polk County Property Appraiser, Town of Dundee and site visit by Town staff

REQUEST:

The applicant, Mr. John Bannon of Wood & Associates Engineering, LLC is requesting that the property be used for a mini warehouse. The use of mini warehouse is permitted in the Industrial (IL) zoning classification through the approval of a special exception. The requested use is consistent with the Land Development Code.

The proposed use for the site shall be for a mini warehouse self-storage facility. Hours of Operation shall be from 8 AM to 5 PM. There shall be approximately 5 to 10 number of employees. Storage facility renters shall have 24-hour access to their units via access codes and pin pads at the entrance to the facility. The site will be secured with security fencing and video monitoring. There will be an estimated 13 metal mini-storage buildings, however, the number of storage units within the buildings is preliminary and may vary based on market demand for certain unit sizes, climate control, etc. We estimate approximately 600 to 700 storage units at site buildout. Also, there is currently one steel frame building that has four bays that are being used for mechanical shops.

DEVELOPMENT:

According to the Land Development Regulations, the development and use of the site of an approved special exception must be in accordance with the approved site plan and application materials. The approved site plan shall be filed with the development director, and all development shall be in compliance with that plan.

CONDITIONS:

The Planning and Zoning Board may recommend, and the Town Commission may impose, any conditions or safeguards found to be necessary to ensure the compatibility of the special exception with surrounding properties or the community in general. These may include, but are not limited to, requiring restrictions on hours of operation and size of buildings, additional landscape and buffer areas, limiting vehicular access points and location of off-street parking, and similar conditions. Violation of any such condition or safeguard shall be deemed a violation of the Land Development Regulations and may result in a revocation of any special exception, in addition to any other remedy for such violation provided in the Regulations.

EXPIRATION:

Once approved, a special exception can continue indefinitely unless it expires. The Land Development Regulations include provisions for the expiration of a special exception. The special exception approval will expire if one of the following conditions is met:

- 1. If a special exception does not begin to serve the purpose for which it was granted permission within 180 days from the date of approval.
- 2. If a time limit is established as a condition of approval.
- 3. If the approved use is abandoned for 180 days or more.

DENIAL:

The Planning and Zoning Board may recommend denial of any application for any special exception, and the Town Commission may deny any application for special exception, for one or more of the following reasons:

- 1. It is inconsistent with the Town of Dundee comprehensive plan.
- 2. It would violate the concurrency management standards in article 6 of the LDRs.
- 3. It does not meet the requirements of the applicable special exception regulations.
- 4. It would endanger the public health and safety.
- 5. It would substantially damage the value of adjoining properties.
- 6. It would not be compatible with the area in which it is to be located.

Land Development Code:

The relevant sections of the Land Development Code that are applicable to the project request:

- Section 7.05.00- Procedure for Obtaining a Special Exception
- Section 7.05.01- Application
- Section 7.05.02- Review of proposed Special Exception
- Section 7.05.03- Expiration or Abandonment of Special Exception Use
- Article 9 Definitions-Mini warehouse

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Land Development Code Sections:

- **SECTION 7.05.00** Procedure for obtaining a special exception states Special exceptions shall be granted only for those activities specified as special exception uses in section 2.02.00. Approved special exceptions shall be subject to development standards provided in article 3. The planning and zoning board shall hear and decide applications for special exceptions authorized under this code in the manner prescribed below.
- **SECTION 7.05.01** Application states (A) Application; fees. All requests for special exceptions shall be submitted in writing to the development director, together with all Contents. The application shall contain applicable fees as provided by resolution. (B) the following items, as applicable: 1. A legal description and street address of the property. 2. Notarized authorization of the owner if the applicant is other than the owner or an attorney for the owner. 3. Site plan or sketch plan drawn to scale showing: The dimensions of the property; b. The existing and proposed location of structures on the property including signage, vehicular accessways and circulation areas, off-street parking and loading areas, sidewalks, refuse and service areas, required yards and other open spaces, and landscaping or buffer areas, c. The measurements of existing and proposed adjacent rights-of-way, setbacks, distances between buildings, widths of accessways and driveways, and sidewalks. 4. A tabular summary describing the proposed use of the property including: a. Existing and proposed use of property; b. Conditions on the use, such as hours of operation, numbers of residents, etc.; c. the property, pervious and impervious areas, and existing and proposed structures; d. Number of required and provided off-street parking and loading spaces, existing and proposed density, and number of existing and proposed units.
- **SECTION 7.05.02** Review of proposed special exception states (A) Completeness *review*. Within five working days of receipt of an application for a special exception, the

development director shall: 1. Determine that the information is incomplete and inform the applicant in writing of the deficiencies. 2. Determine that the plan is complete and Report to planning and zoning board. The proceed with the following procedures. (B) development director shall submit a written report containing his/her recommendations on the proposed special exception to the planning and zoning board prior to the meeting at which the application will be heard. A copy of the report shall be made available to the applicant. The planning and zoning board review shall include a concurrency management review of the proposed use pursuant to the standards and procedures in Planning and zoning board hearing. The planning and article 6 of this code. (C) zoning board shall hold a public hearing on each application and shall forward its recommendations to the town commission. (D) Decision by town commission. The town commission shall hold a public hearing after due public notice on all recommendations for special exceptions from the planning and zoning board. By majority vote, it may accept, reject, modify, return or continue and seek additional information on those recommendations. (E) Conditions and safeguards. The development and use of the site of an approved special exception shall be in accordance with the approved site plan and application materials. The approved site plan shall be filed with the development director, and all development shall be in compliance with that plan. The planning and zoning board may recommend, and the town commission may impose on the grant of any special exception any conditions or safeguards found to be necessary to ensure the compatibility of the special exception with surrounding properties or the community in general. These may include, but are not limited to, requiring restrictions on hours of operation and size of buildings, additional landscape and buffer areas, limiting vehicular access points and location of off-street parking, and similar conditions. Violation of any such condition or safeguard shall be deemed a violation of this code and may result in a revocation of any special exception, in addition to any other remedy for such violation provided in this code. (F) Denial. The planning and zoning board may recommend denial of any application for any special exception, and the town commission may deny any application for special exception, for one or more of the following reasons: 1. inconsistent with the Town of Dundee comprehensive plan. 2. It would violate the concurrency management standards in article 6 of this Code. 3. It does not meet the requirements of the applicable special exception regulations. 4. It would endanger the public health and safety. 5. It would substantially damage the value of adjoining properties. 6. It would not be compatible with the area in which it is to be located. (G) Findings. The town commission shall make written findings, based on one or more of the reasons listed above, in support of a denial of an application for a special exception. (Ord. No. 12-12, § 1, 2-14-12)

• **SECTION 7.05.03** Expiration of abandonment of special exception use states if a special exception does not begin to serve the purpose for which it was granted permission within 180 days from the date of approval, it shall expire. Once initiated, the special exception use may continue indefinitely or until the expiration of any time limit established as a condition of approval. However, if such use is abandoned for 180 days, it shall expire.

• **ARTICLE 9** *Mini warehouse:* A self-service facility consisting of individual self-contained units used for storage and no other purpose.

PUBLIC FACILITIES AND SERVICES ANALYSIS:

The proposed special exception application does not demonstrate any negative impact on the Town's public facilities and services. A brief discussion of the impact to transportation, recreation, schools, and water and sewer facilities follows.

Access and Transportation Facilities:

A. Available Capacity

Table 6 below displays the available capacity for Center Street (SR 17) and the surrounding road network. There is available capacity in the PM Peak Hour for maximum buildout.

Table 6 Roadway Link Concurrency

Link #	Road Name		Level of	Available Peak Hour Capacity	Minimum LOS Standard	5-Year Peak Hr. Projected LOS
5207N	Center St./SR 17 (Main St. @ Center St.)	Urban	C	361	D	C
5207S	(Scenic Highway)	Collector	С	349	D	С

Source: Polk County Transportation Planning Organization Roadway Network Database April 2022 & TOD Town Wide Traffic Study June 2023

B. Roadway Conditions

Center Street (SR 17) is an urban collector that runs North and South, as an urban collector road it is monitored by the Polk County TPO with a LOS of C. The segment length is 4.3 miles and has a pavement width of 30 feet. Ridgewood Ave is a town owned road and has a roadway length of 4,493 feet and pavement width of 20 feet.

Recreation:

Not impacted since the proposed use is not residential.

Public Schools:

Not impacted since the proposed use is not residential.

Utilities:

Due to the Town's deficiency related to potable water concurrency, the applicant and Town shall negotiate and enter into a Concurrency Developer's Agreement and, if applicable, a Water Supply Allocation Agreement.

Nearest Sheriff, Fire, and EMS Station:

Table 3 below displays that the nearest Sheriff District office is northeast and south of the site and the Fire and Emergency Management Station is located northeast of the site.

Table 3 Public Safety Information

	Name of Station	Distance
		Response Time
	Polly County Shoriff Office Southeast District Office	0.5+/- miles NE
Sheriff*	Polk County Sheriff Office Southeast District Office, 135 E Main Street, Town of Dundee	Priority 1:000
	133 E Main Sueet, Town of Dundee	Priority 2:000
E' /EN/C	Town of Dundee Fire and Rescue, 118 Merrill Ave,	0.5 +/- miles NE
Fire/ EMS	Dundee	5 min. response

Source: Polk County Sheriff's Office and Town of Dundee Fire and Rescue. *Response times are based on September 2022 data. Fire/EMS times are based on an average

Sheriff response times are not as much a function of the distance to the nearest sheriff's substation, but more a function of the overall number of patrol officers within the Town at the time of a call.

RECOMMENDED CONDITIONS OF APPROVAL:

Staff has reviewed the application for special exception and has provided the following recommendations for conditions of approval:

- 1. Completion of a transportation analysis at site development plan process.
- 2. A signed Concurrency Developer's Agreement and a Water Supply Allocation Agreement.
- 3. No repair work to occur between 7:00 pm and 8:00 am.
- 4. No parking shall be permitted on any unpaved portion of the property.
- 5. The Applicant will work with staff to ensure the building design meets and complies with the intent of the Dundee Vision Plan for aesthetics; and
- 6. The requirement that a special exception begin to serve the purpose for which it was granted permission within 180 days from the date of approval is extended to 12 months to permit the applicant time to complete site plan approval, construction plan approval, and construction.
- 7. Notwithstanding other applicable provisions of the Town of Dundee Land Development Code, for purposes of this condition, the term(s) **Abandon/Abandonment** shall also mean the intentional and voluntary relinquishment of the approved use(s). The temporary cessation of the approved use(s) does not operate to affect an abandonment of the use(s). For purposes of this condition, "temporary cessation" means a temporary cessation of a use for a period of time not to exceed 120 consecutive days. In the event of discontinuance of a use for a period of time exceeding 120 consecutive days or a period of time totaling 180 calendar days within a calendar year, the use shall be deemed abandoned. An order of the Town of Dundee Code Enforcement Special Magistrate finding that the subject real property failed to strictly adhere to the condition(s) prescribed by Resolution 22-53 shall constitute an abandonment of the Special Exception.

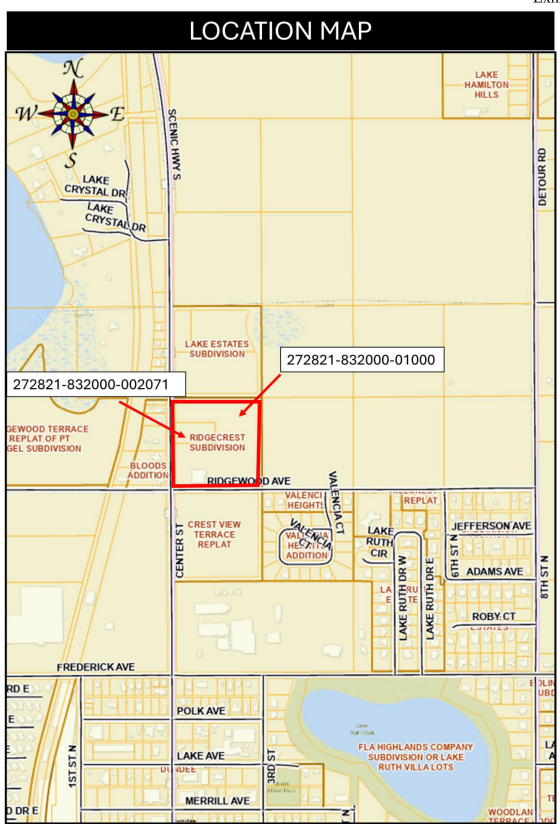
MOTION OPTIONS:

- 1. I move **approval of Resolution 24-09 a Special Exception request** by John Bannon of Wood & Associates Engineering, LLC to obtain a special exception for a mini-warehouse on approximately 8.26+/- acres zoned Industrial (IL) located at 205 Ridgewood Avenue and 0 Center Street.
- 2. I move **approval of Resolution 24-09 a Special Exception request with changes** by John Bannon of Wood & Associates Engineering, LLC to obtain a special exception for a miniwarehouse on approximately 8.26+/- acres zoned Industrial (IL) located at 205 Ridgewood Avenue and 0 Center Street.
- 3. I move **denial of Resolution 24-09 a Special Exception request** by John Bannon of Wood & Associates Engineering, LLC to obtain a special exception for a mini-warehouse on approximately 8.26+/- acres zoned Industrial (IL) located at 205 Ridgewood Avenue and 0 Center Street.
- 4. I move continuation of Resolution 24-09 until a date certain.

EXHIBITS:

Exhibit 1	Location Map
Exhibit 2	Aerial Context Map
Exhibit 3	Aerial Close Up
Exhibit 4	Current Zoning Map
Exhibit 5	Applicant's Site Plan Map
Exhibit 6	Permitted and Special Exception Uses
Exhibit 7	Affidavit of Publication

Applicant's submitted documents and ordinance as separate files



LOCATION MAP



AERIAL MAP CONTEXT



AERIAL MAP CLOSE UP

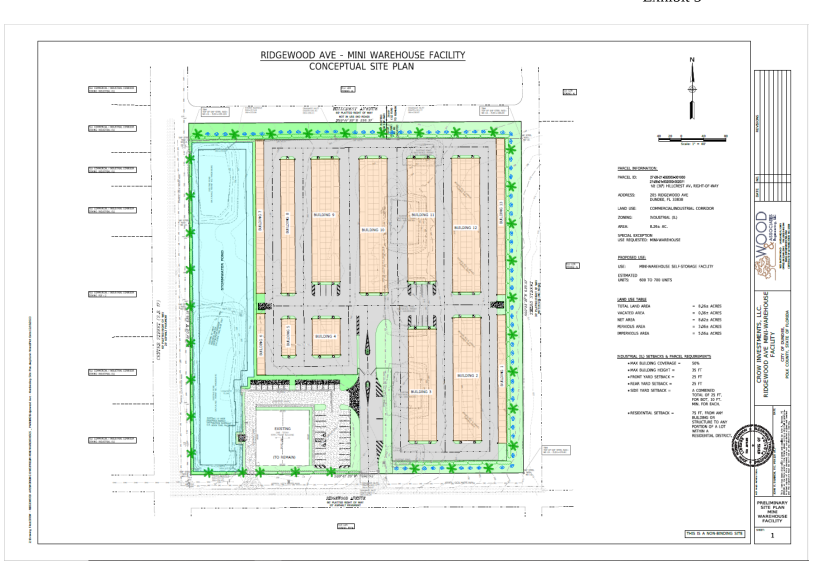
Planning & Zoning Board Staff Report Lorraine Peterson

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Exhibit 4

ZONING MAP Moderate-Density Single Family Residential RSF-3 (RSF-3) AL ST **PROPOSED** Limited **PROPERTY Agricultural** ndustrial (IL) (AL) RIDGEWOOD AVE Low-Density AL Single **Family** IL Residential (RSF-1) ADAMS RSF-2 **Public Institutional** (PI) IL **AVE** Lake Ruth CS ഗ

ZONING MAP



SITE PLAN

INDUSTRIAL ZONING USE TABLE

Exhibit 6

PERMITTED (P)	SPECIAL	SITE DEVELOPMENT
	EXCEPTION (S)	PLAN APPROVAL
		REQUIRED (D)
Farmers Market* Flea Market, Indoor Fruit or Vegetable Stand* Park, passive, no facilities (open space)	Mini warehouse Truckstop Bulk storage of explosive gases Fruit Processing and/or Packing Plant Electric power plant Sewage disposal facility	Recycled Materials Collection Building Materials/Supply Sales Flea Market, Outdoor Major Automotive Repairs Recycled Material Collection (outdoor) Restaurant (indoor or outdoor) Auto Repair, no sales Billboard, Offsite Commercial Boat Repair, no sales Contractor's Shop & Storage Yard Laundromat; dry cleaning and/or laundry pickup station for work to be done elsewhere Sales/repair of heavy equipment Service establishments catering to commerce and industry inc. linen supply, freight movers, communications services, canteen service, sign company and similar uses Warehouse Wholesale Distributor Airports/aviation uses Bottling plant/bakery Food processing/packaging Freight/trucking terminal Manufacture of finished products-Indoor only Manufacture of finished products Propane gas: Sales/minor storage Printing/publishing Recycled materials processing Trade shop (roofing, pluming, electrical, and the like) Commercial Incinerator Storage of Sand/Gravel/Blocks Communications Tower Municipal wellfield Power substation Sewer/water plant(on-site) Sewage/water plant(off-site) Sewage/water plant(off-site) Sewer lift station Telephone switching station Church Museum Athletic facility

Item 2.



PLANNING AND ZONING BOARD MEETING

June 20, 2024 at 5:30 PM

AGENDA ITEM TITLE: DISCUSSION ITEM-FUTURE LAND USE MAP AMENDMENT

SUBJECT: The Planning & Zoning Board will hear the request for Future Land Use

Map amendment for Cypress Creek Village MHP Phase V and recommend

approval or denial to the Town Commission.

described as parcel 272820-000000-044020.

STAFF ANALYSIS: A request by Bryan Huner of Hunter Engineering Inc. to amend the

Future Land Use Map for property located in the Town of Dundee from

Low Density Residential (LDR) and Conservation to Medium Density

Residential (MDR) on approximately 35.09 +/- acres. The subject

property is located north of Cypress Creek Village MHP, further

FISCAL IMPACT: No Fiscal Impact

STAFF RECOMMENDATION: Staff recommends approval.

ATTACHMENTS: Staff Report and Maps



To: Planning and Zoning Board

Agenda Date: June 20, 2024

Department: Planning and Zoning

Discussion Topic: Future Land Use Map Amendment change from Low Density Residential & Conservation to Medium Density Residential.

Applicant: Bryan Hunter of Hunter Engineering, LLC

Property Owner: Baxter Groves, a Florida General

Partnership

Planning & Zoning Board Recommendation: Pending

Hearing

Town Commission Transmittal Hearing: Pending

Hearing

Town Commission Adoption Hearing: Pending Hearing

DEO Comments: Pending

Prepared By: Lorraine Peterson, Development Director



SITE LOCATION

The proposed site is located on 35.09 +/- acres of land, west of Highway 27, north of Dundee Road, in the Town of Dundee in Section 20, Township 28, Range 27, further described as parcel 27-28-20-00000-044020.

BACKGROUND

The Applicant, Bryan Hunter of Hunter Engineering, LLC is requesting an amendment to the Future Land Use Map for property located in the Town of Dundee. The current FLU is Low Density Residential (LDR) and Conservation with the proposed FLU being Medium Density Residential (MDR) as it would be consistent with the Town of Dundee's FLU districts and compatible with the surrounding land uses.

PROPOSED FUTURE LAND USE MAP AMENDMENT

Policy 2.4: Medium Density Residential

The primary function of the Medium Density Residential classification is to accommodate medium density residential development. Permitted uses include duplexes, townhouses, apartments, condominiums, mobile home parks or subdivisions, and single-family houses. The maximum density is 12.0 residential dwelling units per acre.

Table 1: Density/Intensity Information

	Existing FLU: LDR (35.09 +/- acres)	Proposed FLU: MDR (35.09 +/- acres)
Density/Intensity	Low Density Residential: 5.0 DU/acre	Medium Density Residential: 12.0 DU/acre
Density Potential	175.1 DU	421.1 DU
Difference	Incre	ease of 246 DU

ANALYSIS

This section of the staff report includes data on the surrounding uses, infrastructure conditions, environmental conditions, and related Comprehensive Plan policies and Land Development Code regulations.

2.02.02.08. RMH2 mobile home park.

- (A) FLUM designation: Medium-density residential.
- (B) *Purpose:* The purpose of this district is to establish locations suitable for mobile home development on undivided property, along with open space and other amenities for the common use of residents; to designate those uses and activities which are appropriate for and compatible with such areas; and to establish standards and provisions necessary to ensure proper development and public safety in a mobile home park setting.
- (C) *Permitted principal uses and structures*: Mobile home parks.
- (D) Accessory uses:
 - 1. Clubhouse, laundry, swimming pool, and other shared facilities for the common use of the residents of the park.
 - 2. No more than one single-family home, at least 800 square feet in size, for the use of a resident manager.
 - 3. Carports, porches, and awnings which are physically attached to mobile homes. Such structures shall not exceed a cumulative total of 35 percent of the lot area.

- 4. Storage area for boats, recreational vehicles, and other types of vehicles which exceed 30 feet in length. Storage area is for the use of park residents only and shall be fenced and landscaped. Storage of these units shall be prohibited on individual mobile home sites or on park roads.
- (E) *Special exception uses:* Recreational vehicle park, group home, church, public service facilities (see table of land uses).
- (F) Minimum lot requirements:
 - 1. *Minimum size for development site:* Five acres, with a width of not less than 150 feet and a depth of not less than 200 feet.
 - 2. *Minimum size for mobile home site*: 4,000 square feet, with a width of not less than 40 feet.
- (G) Maximum density: 6.6 units per acre.
- (H) Maximum building height: 35 feet.
- (I) Minimum floor area: 800 square feet.
- (J) Minimum yard requirements:
 - No mobile home or structure shall be placed less than 50 feet from the front lot line or 30 feet from other lot lines. Where the development site adjoins property with a commercial or industrial zoning designation, the required side and rear setback shall be 15 feet.
 - 2. Mobile homes and structures shall be placed at least 20 feet from the pavement edge of private park roads.
 - 3. Mobile homes and freestanding structures serving as common facilities shall be at least 15 feet apart. No carport or other appurtenant structure may be installed on a mobile home less than ten feet from another mobile home or appurtenant structure. This distance shall be measured between the closest points of the units.

(K) Other requirements:

- 1. Ownership. Mobile home parks may not be platted or otherwise divided by fee simple ownership; however, the sale of interests or memberships on a condominium basis is permitted. All facilities, including roads, shall be privately owned or owned in common by residents of the park, and shall not occupy parcels of land which are deeded separately from the rest of the park. The Town of Dundee shall not be responsible for maintenance and/or repair of common facilities within a mobile home park.
- 2. *Parking*. For each mobile home site, two paved off-street parking spaces of ten feet by 20 feet each shall be provided.
- 3. *Common open space*. An area comprising 20 percent of the development site or five acres, whichever is less, shall be set aside as common open space as defined in article 9.
- 4. *Nonconformities*. No new mobile homes may be added to an existing mobile home park in an RMH district which does not comply with applicable requirements of this

Code. However, previously installed units may be moved and additional property and common facilities may be incorporated into the site if such activities will eliminate nonconforming conditions or reduce the degree of nonconformity. See section 7.07.00.

5. Site development plan. No mobile homes, structures or facilities shall be installed or constructed until a site development plan meeting the requirements of section 7.02.00 of this Code has been submitted to and approved by the Town of Dundee. All improvements, regardless of timing or project phasing, shall be substantially consistent with the approved site development plan.

Where an existing mobile home park in an RMH district has no site development plan, such a plan shall be prepared and submitted to the town prior to the addition, improvement, rearrangement or replacement of park facilities or mobile homes.

Surrounding Uses

Table 1 lists the Future Land Uses (FLU) for the surrounding areas adjacent to the subject site.

Table 1: Surrounding Uses

Northwest	North	Northeast
Polk County	Dundee	Dundee
Pasture w/ Residential	Vacant Farmland	Vacant Farmland & Industrial
FLU-RL-1	FLU-VLDR & LDR	FLU-VLDR &
Zoning-	Zoning-Unassigned	Commercial/Industrial Corridor
	& PUD-R	Zoning-Unassigned & CH
West	Subject Site	East
Polk County	Vacant Farmland	Dundee
Pasture w/Commercial Building	Current FLU-LDR & CN	Nursery & Vacant Farmland
FLU-RL-1	Current Zoning- RSF2/ CN	FLU-LDR
Zoning-	Proposed FLU-MDR	Zoning-Unassigned
	Proposed Zoning-RMH-2	
Southwest	South	Southeast
Winter Haven	Winter Haven	Winter Haven
Vacant Land	Cypress Creek Village	Vacant Farmland
FLU-NR	FLUM-NSUB	FLU-RL & CON
Zoning-AG-1	Zoning-PUD	Zoning-PUD

Sources: Polk County Property Appraiser, Polk County Geographical Information System, and site visit by staf

Potable Water and Sanitary Sewer

Potable water and Sanitary sewer lines are not yet located in the area. An interlocal agreement with the city of Winter Haven for potable water and wastewater has been agreed upon, the agreement can be found as an attachment in this staff report.

Solid Waste

Dundee transfers solid waste collected in the Town to the Polk County Landfill. As the operators of the landfill, the County plans for capacity for all municipalities in the county, as well as unincorporated areas. Polk County determined that there is sufficient landfill space for the county, including Dundee, to dispose of household garbage for approximately 65 years.

Roads

Access to the proposed addition will be from within the previously constructed MHP in addition any proposed development will require a full traffic study to determine necessary off-site improvements. Coordination with FDOT is required.

Recreation

The Town currently meets the level of service requirement of 4.5 acres per 1,000 residents as established in the Comprehensive Plan. The applicant will be required to provide recreational opportunities per the Land Development Code. The dedication of land for park and recreation services is 0.0116 acres/dwelling unit. The Town Commission may approve a dedication of land, a fee paid in lieu of dedication, or a combination of the two. The Town Commission makes this determination at time of concept plan.

Environmental Impacts

According to the Fish and Wildlife Service (FWS), the sand skink (endangered species) is endemic to the sandy ridges of central Florida, occurring in Highlands, Lake, Marion, Orange, Osceola, Polk, and Putnam counties. The proposed site is in an area identified as potential habitat for the Gopher Tortoises, Sand Skinks and threatened species so, if the proposed project continues through to site development plan or subdivision review approval stages, specific environmental studies will be completed, and requirements will be addressed.

School Impacts

If necessary, the Polk County School Board will review the proposed project as it continues through the subdivision review and approval stages. Any development will have to address school concurrency issues and any necessary mitigation.

CONSISTENCY WITH THE COMPREHENSIVE PLAN

The following Town of Dundee Comprehensive Plan policies are relevant to the proposed request. The policy is provided with an analysis of how the request may or may not be consistent with the Town's Comprehensive Plan. The request is consistent with the Comprehensive Plan.

Table 2: Consistency with the Comprehensive Plan

Comprehensive Plan Policy	Analysis
FLU Policy 5.1: Direct higher densities and intensity of use to areas where public facilities and services are available or are projected to be available. Limit the density and intensity of use in areas where public facilities and services are not available.	There is an interlocal agreement with the city of Winter Haven.
FLU Policy 5.2: Ensure that development orders or permits for future development and redevelopment are issued only if the public facilities and services necessary to meet the adopted level of service standards are available concurrent with the impacts of the development as established within all Elements of the Town of Dundee Comprehensive Plan, including the level of service standards listed within the following Elements: 1. Infrastructure Element 2. Transportation Element 3. Capital Improvements Element 4. Public School Facilities Element	The proposed impacts of the potential Future Land Use map amendment can be facilitated. There is an interlocal agreement with the city of Winter Haven for potable water and wastewater.
FLU Policy 6.1: Locate Future Land Uses at densities and intensities that will reduce greenhouse gas emissions while encouraging energy efficiency and will discourage urban sprawl and leap-frog development that unduly depletes the physical, social, and fiscal resources of the Town.	The property is located near an existing residential development.
CIE Policy 2.3: At the time a development permit is issued, adequate facility capacity is available or will be available when needed to serve the development.	Adequate public facilities will be available at the time of final plat approval. There is an interlocal agreement for potable and wastewater with the city of Winter Haven.

PSFE Policy 2.4.1: Final subdivision and site plan approvals for residential development shall be conditioned upon the availability of adequate school capacity as per the adopted level of service standards (LOS) of this element and as required by Section 163.3180(13) F.S.

The School Board will review any proposed projects for concurrency determination during the subdivision review process.

DEVELOPMENT REVIEW COMMITTEE

As required by Section 7.02.03.01 (c) of the LDC, DRC members have reviewed the Future Land Use Map Amendment for AG Investments of Polk County, LLC with specific regard to the codes and ordinances of the Town of Dundee and have given their approval.

DRC Team:

TOD Fire Chief-Chief Joseph Carbon

TOD Public Works Director-Johnathan Vice

TOD Utilities Director-Tracy Mercer

TOD Utilities Supervisor- Raymond Morales

TOD Development Director-Lorraine Peterson

TOD Consulting Engineering Firm- Rayl Engineering and Surveying, LLC

TOD Consulting Attorney- Seth Claytor of Boswell & Dunlap, LLP

MOTION OPTIONS:

- 1. I move the Planning & Zoning Board **recommend approval to Town Commission** of the request by Bryan Hunter of Hunter Engineering, Inc. to amend the Future Land Use Map for property located in the Town of Dundee from Low Density Residential (LDR) and Conservation to Medium Density Residential (MDR) on approximately 35.09 +/- acres. The subject property is located north of the Cypress Creek Village MHP, further described as parcel 27-28-20-000000-044020 in Section 23, Township 29, and Range 27.
- 2. I move the Planning & Zoning Board recommend approval with changes to Town Commission of the request by Bryan Hunter of Hunter Engineering, Inc. to amend the Future Land Use Map for property located in the Town of Dundee from Low Density Residential (LDR) and Conservation to Medium Density Residential (MDR) on approximately 35.09 +/- acres. The subject property is located north of the Cypress Creek Village MHP, further described as parcel 27-28-20-000000-044020 in Section 23, Township 29, and Range 27.

3. I move the Planning & Zoning **recommend denial to Town Commission** of the request by Bryan Hunter of Hunter Engineering, Inc. to amend the Future Land Use Map for property located in the Town of Dundee from Low Density Residential (LDR) and Conservation to Medium Density Residential (MDR) on approximately 35.09 +/- acres. The subject property is located north of the Cypress Creek Village MHP, further described as parcel 27-28-20-000000-044020 in Section 23, Township 29, and Range 27.

Attachments: Legal Descriptions

Location Map

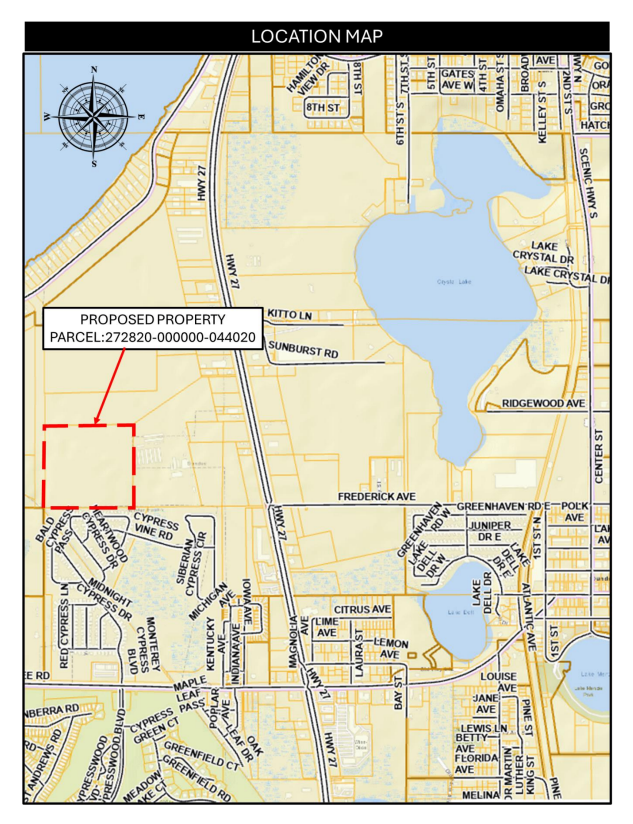
Existing Future Land Use Map

Proposed Future Land Use Map

Town of Dundee and Winter Haven Interlocal Agreement

BAXTER GROVES LEGAL DESCRIPTION
THE SW ¼ OF THE SW ¼ OF SECTION 20, TOWNSHIP 28 SOUTH, RANGE 27 EAST, LESS AND EXCEPT THE NORTH 128 FT. THEREOF; AND SUBJECT TO RIGHT OF WAY OF THE PEACE RIVER VALLEY DRAINAGE CANAL ALOND THE WESTERLY SIDE THEREOF.

Legal Description

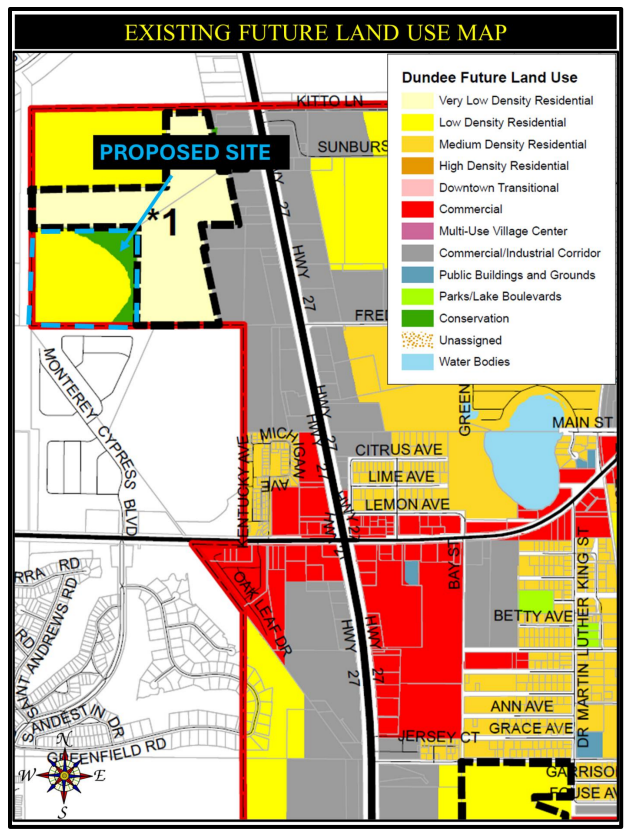


Location Map



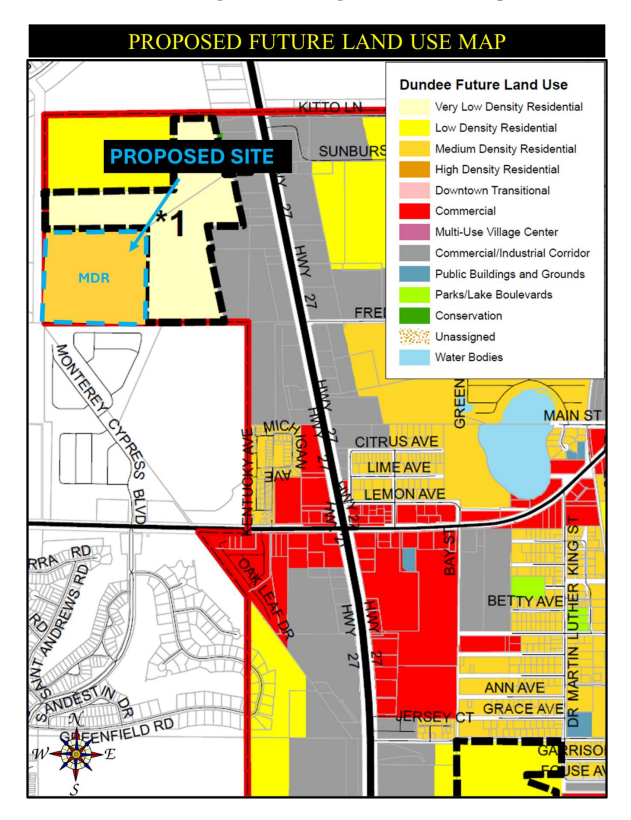
Aerial Map Context

Page **11** of **44**



Existing FLUM Map

Page 12 of 44



Proposed Future Land Use Map

<u>INTERLOCAL AGREEMENT</u> FOR POTABLE WATER AND WASTEWATER UTILITY SERVICES

THIS INTERLOCAL AGREEMENT FOR POTABLE WATER AND WASTEWATER

UTILITY SERVICES (the "Agreement") is made and entered into this_____ day of ______,

2024, by and between the municipalities of the Town of Dundee (hereinafter the "Town"), and
the City of Winter Haven (hereinafter the "City"), Florida municipal corporations organized and
existing under the laws of the State of Florida (hereinafter collectively the "Municipalities").

FACTUAL RECTIALS

WHEREAS, Municipalities are Florida municipal corporations vested with home rule authority pursuant to the Municipal Home Rule Powers Act, Chapter 166 of the Florida Statutes, and Article VIII, §2 of the Florida Constitution; and

WHEREAS, Municipalities are vested with governmental, corporate and proprietary powers to enable it to conduct and perform municipal functions and render municipal services, including the general exercise of any power for municipal purposes; and

WHEREAS, Baxter Groves (the "Owner"), a Florida general partnership, is the fee simple owner of the land(s) identified by the Polk County Property Appraiser as Parcel Identification Number 272820-000000-044020 (the "Property"); and

WHEREAS, Owner was conveyed fee simple ownership of the Property by virtue of that certain Warranty Deed (the "Deed") dated February 19, 1992, and recorded in Official Records Book 3068, Page(s) 0278, public records of Polk County, Florida; and

WHEREAS, copies of the Deed and Polk County Property Appraiser Parcel Details for the Property are attached hereto as Exhibit "A" and made a part hereof by reference; and

WHEREAS, on August 10, 2004, at a duly noticed public meeting, the Town Commission of the Town of Dundee passed and adopted Ordinance No. 04-101 (the "Ordinance") extending the corporate limits of the Town to include the Property within the

Town's municipal boundaries; and

WHEREAS, a copy of the Ordinance is attached hereto as Exhibit "B" and made a part hereof by reference; and

WHEREAS, City currently provides potable water, wastewater, and reclaim utility services to the Cypress Creek Village Mobile Home Park Phases I – IV; and

WHEREAS, Owner proposes to develop the Property (see Exhibit "A") in order to design and construct the Cypress Creek Village Phase V (the "Development"); and

WHEREAS, copies of the proposed conceptual site plan and aerial depictions of the Development are attached hereto as Exhibit "C" and made a part hereof by reference; and

WHEREAS, Town and City acknowledge and agree that, on the effective date of this Agreement, the City has available capacity and the utility facilities readily available and necessary to provide potable water, wastewater, and reclaim utility service(s) to the Development; and

WHEREAS, Town and City mutually agree and acknowledge that the City has no general duty to supply potable water and/or wastewater utility service(s) to area(s) outside its corporate limits; and

WHEREAS, Section 163.01, Florida Statutes, the Florida Interlocal Cooperation Act, authorizes the Town and City, which also possess home rule and other general law authority, to enter into agreements with each other to ensure the most efficient use of their respective powers and to exercise, jointly, any power, privilege, or authority which agencies share in common and which each might exercise separately; and

WHEREAS, Town and City acknowledge that an interlocal agreement entered into pursuant to the *Florida Interlocal Cooperation Act* ("FICA"), codified in Part I of F.S. Ch. 163, is considered a contract binding the parties thereto; and

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WHEREAS, Town and City covenant and agree that they have the power and authority to enter into this Agreement and bind their respective governmental entities to the provisions of this Agreement; and

WHEREAS, Municipalities acknowledge that planned, orderly growth is essential to the economic and social well-being of the people of the Municipalities which are located in Polk County, Florida; and

WHEREAS, Municipalities acknowledge that orderly and economic growth depends in large part upon the ability of local governments to cooperate and provide an environment for development which includes, but is not limited to, the timely availability of public facilities and public services; and

WHEREAS, Municipalities acknowledge that public resources managed by local governments should be used in an efficient manner to foster growth and development in order to maximize the benefits of such growth and development to the residents and citizens; and

WHEREAS, Municipalities share and will share common municipal boundaries, and provide public utilities in the unincorporated areas surrounding the Municipalities, and recognize that interlocal cooperation in the provision of such services will prevent duplicate systems, eliminate confusion, foster planned and orderly expansion of public utilities, encourage controlled growth and development, prevent future conflict of utility and annexation boundaries, and maximize the beneficial use of public facilities, services and resources for the citizens and residents of the Municipalities; and

WHEREAS, Town and City acknowledge the validity and enforceability of the respective utility service area boundaries each has adopted, if any; and

WHEREAS, Town and City acknowledge and agree that, pursuant to the terms and conditions of this Agreement, City will provide extra-jurisdictional potable water, wastewater,

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and reclaim utility service(s) to the Development; and

WHEREAS, Town and City acknowledge and agree that, pursuant to the terms and conditions of this Agreement, the City will charge, bill, and collect from Town residents residing and/or located within the Development any applicable extra-jurisdictional utility service(s) rates which are established by the City in accordance with applicable Florida law; and

WHEREAS, Town and City acknowledge and agree that, for the sole purpose of providing utility service(s) to the Development, City will own, operate, and maintain the potable water, wastewater, and reclaim utility lines located within the corporate limits of the Town; and

WHEREAS, Town and City agree to enter into this Agreement as a matter of intergovernmental cooperation and coordination; and

WHEREAS, Town and City acknowledge and agree that, by entering into this Agreement, it is the intent of the Municipalities to conserve and protect water resources in the interest of public health, safety and welfare, and to avoid circumstances giving rise to the aforesaid duplications and resulting in uneconomical and wasteful operations; and

NOW THEREFORE, it is agreed and affirmed as follows: in consideration of the recitals, covenants, agreements and promises herein contained, the parties covenant and agree that the purpose of this Agreement is to extend and provide for how municipal potable water and wastewater utility service(s) for the proposed Cypress Creek Village Phase 5 will be provided.

- Incorporation of Recitals. The above-referenced factual recitals (WHEREAS clauses) and referenced exhibits are incorporated herein as true and correct statements which form a factual and material basis for the entry into this Agreement, and the Town and City hereby adopt the above-referenced factual recitals as the legislative findings supporting the entry into this Agreement between the Town and City.
 - <u>Definitions</u>. Term(s) used in this Agreement shall possess the meanings,

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interpretations and/or definitions assigned herein, provided however, that where one (1) of the following listed terms is used in this Agreement, such term(s) shall possess the corresponding meaning, as follows:

"Day(s)" means calendar day unless specifically stated otherwise.

"Calendar Day(s)" means all days in a 365-day calendar year.

"Business Day(s)" means each calendar day which is not a Saturday, Sunday or a recognized holiday by both the City of Winter Haven and Town of Dundee, Florida.

"Development" means the design, construction, and improvements performed for the proposed Cypress Creek Village Phase V development project which is the subject of this Agreement and located on, over, under and across the Property.

"Effective Date" means, for purposes of calculating time periods and the commencement of the term of this Agreement, the last date on which this Agreement is approved at a duly noticed public meeting and executed by the Town and City.

"Term" means the duration of this Agreement which shall commence on the Effective Date and expire and/or terminate in accordance with the provisions set forth in Section 9 of this Agreement.

Interlocal Agreement and Purpose.

Town and City agree to enter into this Agreement pursuant to such special and general constitutional and statutory legal authority which includes, but is not limited to Chapters 163, 166 and 180, Florida Statutes (2023), in order to address among other things the City's provision of extra-jurisdictional water, wastewater and reclaimed water utility services for the proposed Development (as defined in §2 of this Agreement).

The purpose of this Agreement is to ensure that water, wastewater, and reclaim utility facilities and service(s) needed to reasonably support the proposed Development which is located within the corporate limits of the Town are available, and this Agreement is also intended to establish and expressly memorialize the respective rights and general obligations of the Town and City with respect to the ownership of the utility facilities and payment for said utility services.

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4. Operation and Maintenance of Facilities.

Unless otherwise agreed to by the Municipalities, the utility facilities for potable water, wastewater, and reclaim utility service(s) in and/or for the proposed Development (as defined in §2 of this Agreement) shall be owned and maintained by the City in accordance with the regulation(s) and requirement(s) prescribed by the City of Winter Haven Unified Land Development Code and/or City of Winter Haven Code of Ordinances; and any and all utility easements dedicated to the Town by the fee simple owner of the Property comprising the proposed Development within the corporate limits of the Town shall also run in favor of the City.

5. Connection Fees and Establishing Customer Utility Accounts.

At the time of building permit issuance for structures within the proposed Development (as defined in §2 of this Agreement), the Owner shall deliver payment to the City for all applicable connection fees for the Development and/or other applicable charges, rates, and fees set forth and/or established by the City for connecting to the City's utility system(s) and the provision of extra-jurisdictional utility service(s) at the time of service activation in accordance with City Code of Ordinances, policies and rules and regulations. Provided further that at the time that water, wastewater and reclaimed utility service is established for any structure within the Development then the customer/user within the Development shall establish an account(s) directly with the City for water, wastewater and reclaimed water utility services in accordance with applicable City Code of Ordinances, rules and regulations and as may be more specifically set forth in Paragraph 7(d) of this Agreement.

Coordination of Planning Activities.

The Municipalities recognize that to achieve the mutual goal of planning for and providing future development of their respective utility systems in an efficient, economic, and orderly

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manner, it will be necessary for each to maintain written communications with the other as necessary, concerning plans and actual development of water, wastewater, and reclaim utility facilities which lie adjacent to the service area of the adjoining Municipality which may or could affect the adopted Comprehensive Plans for future development of the systems of the other party. The Municipalities shall provide written communication to the other when the review and approval of new land development occurs along the Municipalities' shared municipal and/or utility service area borders or where the new development may impact the other. Such written communication will promote planned and actual implementation of improved public utilities and facilities along the Municipalities' shared municipal and utility service area borders.

Potable Water and Sanitary Sewer Areas.

- a. City water, wastewater and reclaimed utility services extended into the corporate limits of the Town and within the Town's utility service area shall be designed in such a way, where appropriate, to facilitate the connection and/or interconnection (i.e. force main locations, size, etc.) with the existing City's utility facilities currently servicing previous phases of the Development located within the municipal limits of the City. The Owner and/or applicable developer(s) shall be responsible for any and all costs in providing lines and other related utility infrastructure to service the Development in accordance with applicable laws, City ordinances, rules and regulations for the municipality providing utility services. The City may elect to, amongst other things, upsize the lines and alter force main locations which may also include, but shall not be limited to, requiring development exactions and/or developers to pay all costs and expenses of the design, permitting and construction of utility infrastructure in accordance with applicable laws, ordinances, rules and regulations.
- Municipalities agree not to provide water, sewer, and/or re-use water utility services
 in the established utility service area(s) of the other municipality other than as set forth herein.

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- c. The utility facilities constructed for such water, wastewater and reclaimed utility services for the Development may be purchased by the Town when, if ever, it either has utilities and/or utility facilities available; and, pursuant to a separate written agreement, the terms and conditions for the transfer of service(s) and sale of utility facilities shall be agreed to and entered into by the Municipalities. Regardless of whether a sale is ever agreed upon, all Connection/impact fees shall be retained by the City for providing the water, wastewater and reclaimed utility services to the Development contemplated in this Agreement and said fees shall not be deducted from or accounted for in the purchase price of the facilities constructed for such utility services if a purchase ever occurs.
- d. The City shall establish fees for providing utility services to the Development which is located within the corporate limits of the Town for the water, wastewater and reclaim utility services, which are the subject of this Agreement, consistent with applicable Florida law and City Code of Ordinances. Provided further the City shall bill all customers directly within the Development for all water, wastewater, and reclaimed utility services provided to such customers in accordance with the City's ordinances, rules and regulations applicable for customers outside the City's municipal limits and as those may be amended from time to time. Town agrees to cooperate with City to the extent the City determines it necessary and/or desirable relating to the establishment of accounts with customers within the Development with the City for the provision of City water, wastewater and reclaimed water utility services therein.
- 8. <u>Service Not Required</u>. Nothing herein shall be construed to require the Municipalities to serve any customer or customers deemed by the respective municipality to be not feasible, economically or physically, to serve. Further, this Agreement shall not be construed to place either a contractual, statutory, or any other legal obligation, on any of the

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parties hereto, to provide utility services outside its municipal and utility service area boundaries.

- Term of Agreement. This Agreement shall remain in effect until such time as the City and Town mutually agree, in writing, to terminate the Agreement. This Agreement shall not be unilaterally terminated.
- 10. <u>Disclaimer of Third-Party Beneficiaries</u>. This Agreement is solely for the benefit of the formal parties herein, and no right or cause of action shall accrue upon or by reason hereof to or for the benefit of any third-party not a formal party hereto.
- 11. <u>Disclaimer of Security</u>. Notwithstanding any other provisions of this Agreement, the parties hereto expressly acknowledge that they have no pledge of or lien upon any real property, personal property, or any existing or future revenue source of the other as security for any amounts of money payable by the other under this Agreement.

Notice.

Any notice required or allowed to be delivered hereunder shall be in writing and be deemed to be delivered when: (1) hand delivered to the official hereinafter designated; or (2) upon receipt of such notice when mailed by certified U.S. mail, postage prepaid, return receipt requested, addressed to a party at the address set forth opposite the party's name below or at such other address as the party shall have specified by written notice to the other party delivered in accordance herewith:

AS TO TOWN: Tandra Davis

Town Manager Town of Dundee 202 E. Main Street Dundee, FL 33838

COPY TO: (which shall not constitute notice)

Albert C. Galloway, Esquire Special Counsel for Town

Town of Dundee

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116 East Stuart Avenue Lake Wales, FL 33859-3339

AS TO CITY: T. Michael Stavres

City Manager

City of Winter Haven 451 Third Street, N.W. Winter Haven, FL 33881

COPY TO: (which shall not constitute notice)

Frederick John Murphy, Jr., Esquire

City Attorney

City of Winter Haven Boswell & Dunlap, LLP 245 S. Central Ave. Bartow, FL 33830-4620

Severability.

If any part of this Agreement is found to be invalid or unenforceable by a court of competent jurisdiction, such invalidity or unenforceability shall not affect the other parts of this Agreement if the rights and obligations of the parties contained herein are not materially prejudiced and if the intentions of the parties can continue to be effected. To that end, this Agreement is declared severable.

14. Applicable Law.

This Agreement and the provisions contained herein shall be construed, controlled, and interpreted according to the laws of the State of Florida.

15. Assignment.

This Agreement shall be binding on the parties hereto and their representatives and successors. Neither party shall assign this Agreement or the rights and obligations to any other party without the prior written consent of the other party hereto.

16. Indemnification.

16.1 Neither party hereto waives sovereign immunity except that consistent

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with all applicable State law, including, but not limited to Chapter 768, Florida Statutes, the parties agree to hold each other harmless for the negligent acts of itself, its officers, agents, and employees, but only to the extent permitted by law regardless of whether such obligations are based in tort, contract, statute, strict liability, and negligence, product liability or otherwise.

- 16.2 If service provided hereunder is discontinued to a customer due to failure of the customer to pay for services provided, the party responsible for discontinuing service shall hold the other party harmless as to any and all claims or suits regarding such action.
- 17. Entire Agreement; Effect on Prior Agreements. This instrument constitutes the entire Agreement between the parties and supersedes all previous discussions, understandings, and agreements between the parties relating to the subject matter of this Agreement. Amendments to and waivers of the provisions herein shall be made by the parties in writing by formal amendment.

18. Recordation.

This Agreement shall constitute a covenant running with the Property which is the subject of the Development (as defined in §2 of this Agreement) and be recorded in the Public Records of Polk County, Florida.

19. Counterparts.

This Agreement may be executed in several counterparts, each constituting a duplicate original, but all such counterparts constitute one Agreement.

20. <u>Multiple Originals</u>. This Agreement has been prepared in duplicate in order that each of the Municipalities will receive a fully executed original upon adoption and execution by the parties hereto.

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21. <u>Duty to Cooperate and Act in Good Faith</u>. The parties acknowledge and agree that it is in their best interests and the best interests of the public that this Agreement be performed in strict accordance with the terms, covenants and conditions contained herein; and the parties shall, in all instances, cooperate and act in good faith in complying with all of the terms, covenants and conditions contained herein

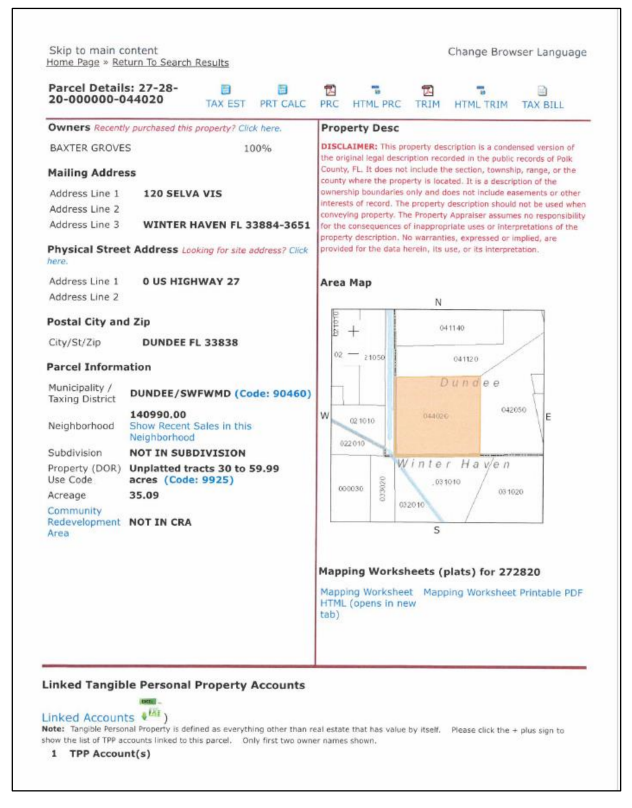
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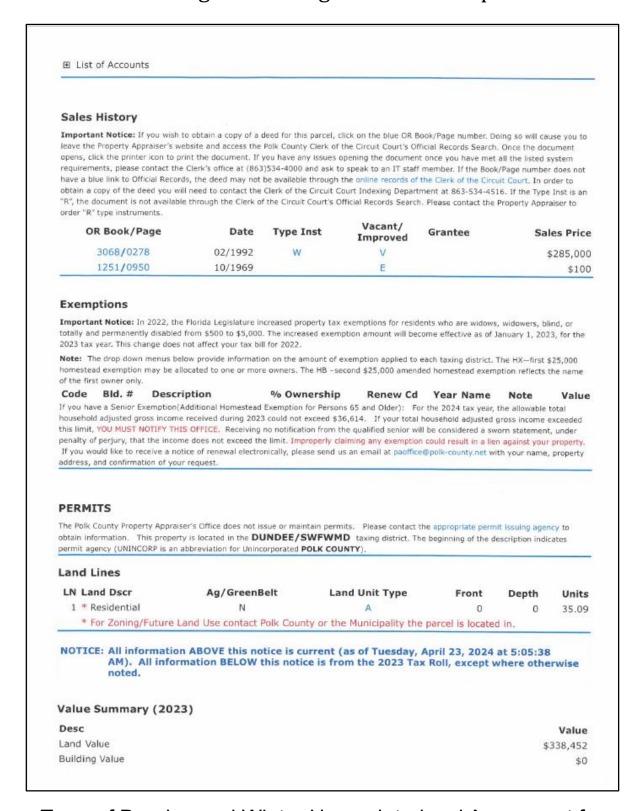
IN WITNESS WHEREOF, the parties h	ereto have executed this Agreement on the
date first above written.	
CITY OF WINTER HAVEN	TOWN OF DUNDEE
By: Nathaniel J. Birdsong, Jr., Mayor	By: Samuel Pennant, Mayor
ATTEST:	ATTEST:
By: Vanessa Castillo, MMC, City Clerk	By: Trevor Douthat, Town Clerk
LEGAL IN FORM AND VALID IF ENACTED	LEGAL IN FORM AND VALID IF ENACTED
By: Frederick J. Murphy, Jr. City Attorney	By: Albert C. Galloway, Jr. Special Counsel
	13

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69 1992 FEB 21 PM 3 and a legal description was requested or given.	×
Grantor, in consideration of TEN BOLLARS (\$10.00) and other valuable consideration paid by Grantee, the receipt of which is hereby acknowledged, grants and conveys to Grantee that real property located in Polk County, Florida, more particularly described as follows: The SW-1/4 of SW-1/4 of Section 20, Township 28 South, Range 27 East, LESS AND EXCEPT the North 128 feet thereof; and subject to R/W of Peace River Valley Drainage Canal along the Westerly side thereof; AND Together with and including the maturing citrus fruit crop for 1991-92 season now situated thereon. SUBJECT TO taxes for 1992 and subsequent years. The property is not the homestead or residence of the Grantor, nor is it contiguous to the homestead or residence of Grantor. Grantor does hereby fully warrant the title to such property and will defend the same against the lawful claims of all persons whomsoever. IN WITNESS WHEREOF, Grantor has executed this Warranty Deed on the date first above written. Witnesses: DANA F. BAXTER Address: First Dana F. BAXTER Address: Folk Co. By Bax F. BAXTER, who is personally known to me or has produced did take an oath.	hereby acknowledged, grants and conveys to Grantee that real property located in Polk County, Florida, more particularly described as follows: The SW-1/4 of SW-1/4 of Section 20, Township
	3068 0278 POLK OFF. REC. PAGE

Town of Dundee and Winter Haven Interlocal Agreement for Cypress Creek MHP **Exhibit A**

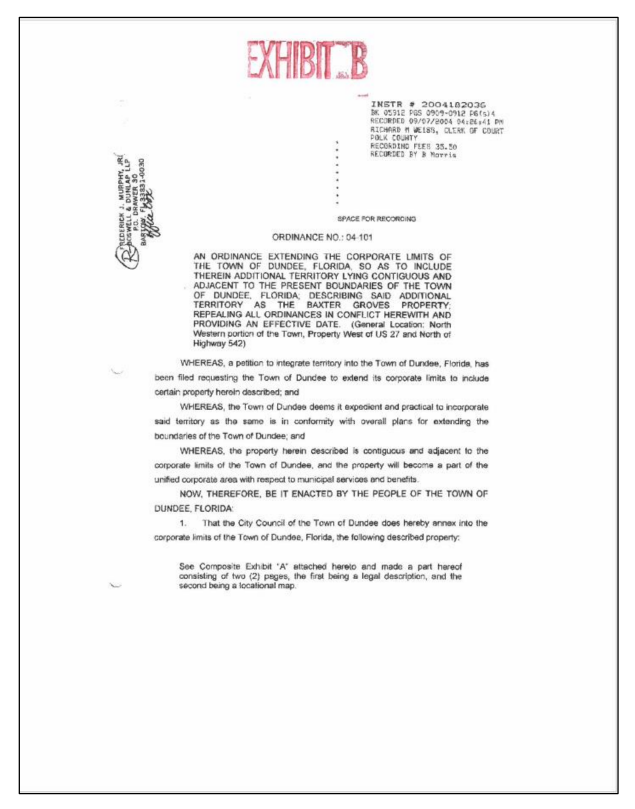


Town of Dundee and Winter Haven Interlocal Agreement for Cypress Creek MHP **Exhibit A**



Misc. Items Value							\$
Land Classified Value							\$5,54
Just Market Value							\$338,45
*Cap Differential and Po	ortability						\$
Agriculture Classification	n						332,91
Assessed Value							\$5,54
Exempt Value (County)							\$
Taxable Value (County)							\$5,54
*This property does not	contain a cap	or portability v	alue.				
Values by District (2023)						
	Final		Final		Elmal.		
District Description	Tax Rate	Assessed Value	Assessed	Exemption	Final Tax Savings	Taxable Value	Fina Taxe
BOARD OF COUNTY							
COMMISSIONERS	6.685200	\$5,542	\$37.05	\$0	\$0.00	\$5,542	\$37.0
POLK COUNTY SCHOOL BOARD - STATE	3.160000	\$5,542	\$17.51	\$0	\$0.00	\$5,542	\$17.5
POLK COUNTY SCHOOL BOARD - LOCAL	2.248000	\$5,542	\$12.46	\$0	\$0.00	\$5,542	\$12.4
TOWN OF DUNDEE	7.900000	\$5,542	\$43.78	\$0	\$0.00	\$5,542	\$43.7
SOUTHWEST FLA WATER MGMT DIST	0.204300	\$5,542	\$1.13	\$0	\$0.00	\$5,542	\$1.13
		Assessed Taxes:	\$111.93	Tax Savings:	\$0.00	Total Taxes:	\$111.93
Non-Ad Valorem As	sessments (2023)					
LN Code Desc	•••••••••••••••••••••••••••••••••••••••			Units	Rate	A 6 6 6	ssmen
	EE STORMWATE	RUTTLITY		1.00	34.50	Maac	\$34.50
Total Assessments				1,00	54,50		\$34.50
Tavas							
Taxes Desc			Last	Year		20	23 Fina
Taxing District	D	DUNDEE/SWFWMD (Code: 90460		0460) D	DUNDEE/SWFWMD (Code: 90		
Millage Rate		20.3370					20.1975
Ad Valorem Assessment	s		\$1	12.71			\$111.93
Non-Ad Valorem Assessr	ments		34.50				
Total Taxes			\$14	17.21		5	146.43
Your final tax bill may such as assessments services and facilities Polk County Tax Colle Estimator to estimate	for roads, drai which may be ctor's site for	inage, garbag e levied by yo Tax Bill infor	je, fire, light ur county, c	ting, water, s	ewer, or of her special	ther govern	mental

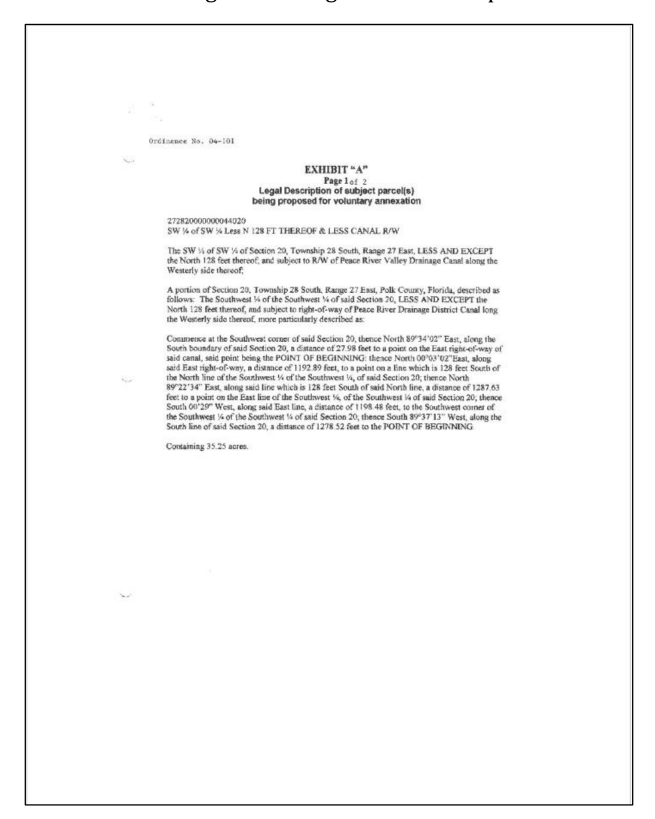
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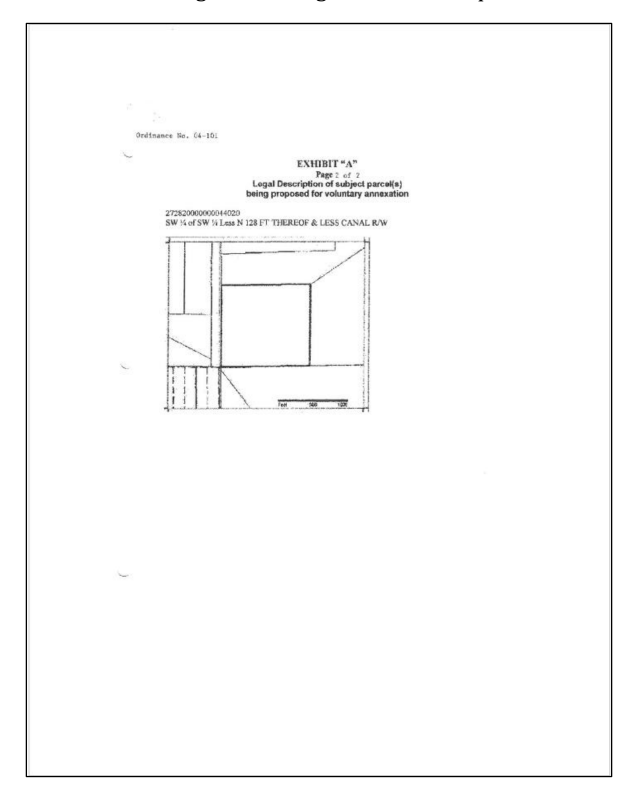
Town of Dundee and Winter Haven Interlocal Agreement for Cypress Creek MHP **Exhibit B**

Ordinance 04-101 Page Two All ordinances in conflict herewith are hereby repealed. If any provision or portion of this ordinance is declared by any court of competent jurisdiction to be void, unconstitutional, or unenforceable, then all remaining provisions and portions of this ordinance shall remain in full force and effect. 4. This ordinance shall take effect immediately after second reading. INTRODUCED on first reading this 2nd day of August, 2004. PASSED on second reading this 10th day of August, 2004. TOWN OF DUNDEE, FLORIDA Approved as to form: TOWN ATTORNEY - Frederick J. Murphy, Jr.

Town of Dundee and Winter Haven Interlocal Agreement for Cypress Creek MHP **Exhibit B**



Town of Dundee and Winter Haven Interlocal Agreement for Cypress Creek MHP **Exhibit B**



Town of Dundee and Winter Haven Interlocal Agreement for Cypress Creek MHP **Exhibit B**

11.1	
. Paris	
(6)	Town of Dundee
5-	201 Carrier Street PO Bits 1000 Dunder, Plonds 35935 (862) 410-3114 Fax (869) 410-3186 Sentem 515-3860
	Petition for Annexation
	Applicant
\$5.00	The following information is required for submission of an application to annex into the Town
769	limits of Dundes, Fforids. Please print or type the required information below. Attach three
	cepies of the current survey with meles and bounds description of subject properly certified to the Town of Dundee along with an aerial photograph and location map
	CATALINE TO THE TOWN OF DISCHARGE SHORLE WITH AN ABERGAL PROTOGRAPH AND LOCATION MAD
	Name of Property Owner: Baxtex Groves
	Mailing Address: 120 Selva Vis. Winter Haven 33884 Phone: (863) 294-741/
	Name of Representative, if applicable: Weard Knapp Development, LLC
	Mailing Address: 4500 US Bay 92 E, St #1030 LakeLandPhone: (863) 665-0185 Reason for Request:
	Napolari Di Negarapi.
	Property Identification
	Property Address or General Location:
-	Present Use of the Property:
	Existing Structures Located on the Site:
	Total Acreage: 34± Ac Number of Residents on Site. 9 Assessed Property Value: \$57,300 Taxable Value: \$57,300
	Legal Description of the Property: See Attached Beed Section: 20 Township: 28 Range: 27
	Subdivision: 000000
	Parcel I.D.# 044020
	Planning and Zoning Information
	Present County Future Land Use Designation:
	Requested City Zoning Classification: POD Requested City Future Land Use Designation: REXZ NOC
	The state of the s
	Note: Liviess openitic lend use and spring designations are requested, the Cay will assign designations which most ideally operform with the actual use of the property or with designations of suncurating properties. An application for wid to
	assessed only on requests for land use and pump changes with result in an interest to land use or zoning transport to well be that allowed under the County designations. (You will need to fill but separate applications for kind use branes requests)
_	
	Hearing Date: File Number:
	9

	Town of Dundee Annexation Appl	cation	
-			
	OWNER'S SIGNATURE PAGE		
	(f) (We), duly sworn, depose and say that (i) (we) own one or mor	e of the properties involved in this	
	petition and that (I) (we) authorize the Town of Dundee to into the Town, in accordance with all adopted Town rules a with State law.	process this petition for encexation and regulations, and in conformance	
	Further (I) (wa) or any agent or lessee of the subject propert	y authorized by (me) (us) to file this	
	petition, deposes and say that the statements and answer annexation, and any information attached thereto, present	the arguments in behalf of this	
	polition to the best of (my) (our) ability; and that the state above are in all respects true and correct to the best of (my) (ments and information referred to our) knowledge and belief.	
	Baxter Groves		
	Dans F. Caster Jr. Signature of	Owner	
	Printed Name of Owner Printed Nam	e of Charter	
	Signature of Owner Signature of	Owner	
	Printed Name of Owner Printed Name	e of Dwner	
	STATE OF FLORIDA COUNTY OF POLK	OWNER'S NOTARIZATION	
	The foregoing instrument was acknowledged before me 2004 by Dana F Bautan Og	thised day of gully, who is personally known	
	to me or who has produced a driver shorted as identification a	nd who did not take an cath. Dishettler.	
_	A CONTROL TO THE PERSON OF THE	at and Commission	

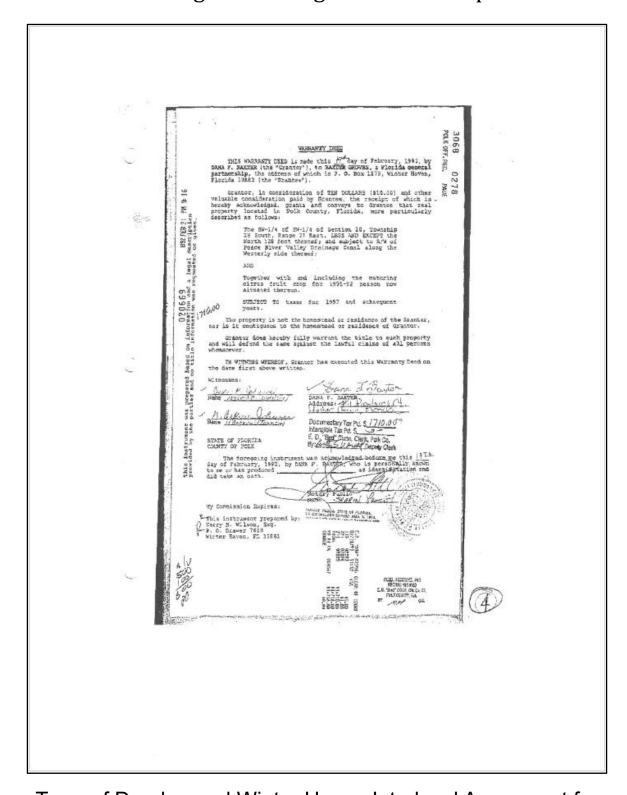
Town of Dundee and Winter Haven Interlocal Agreement for Cypress Creek MHP **Exhibit B**

		capacity, Further, (i) (we) depose and say that the st information attached hereto present the argu-	Log Member
		AGENT, LESSEE, OR BUYER'S SIGNATU (I) (We), Randall L. Knapp, Manage, duly sworn, depose and say that (I) (we) sen in making this petition and that the owned capacity. Further, (I) (we) depose and say that the st information attached harnto present the arguithe best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the best of (my) (our) ability and that the state respects to the state of (my) (our) ability and that the state respects to the state of (my) (our) ability and that the state of (my) (our) ability and that the state respects to the state of (my) (our) ability and that the state of (my) (our) ability and that the state respects to the state of (my) (our) ability and	Log Member
		(I) (We). Randall L. Knapp, Manage duly swom, depose and say that (I) (we) sen in making this petition and that the owner capacity. Further, (I) (we) depose and say that the strinformation attached hereto present the arguinthe best of (my) (our) ability and that the statespects true and correct to the best of (my) (and that the statespects true and correct to the best of (my) (and that the statespects true and correct to the best of (my) (and that the statespects true and correct to the best of (my) (and that the statespects true and correct to the best of (my) (and that the statespects) (and the statespects) (but the statespects	Log Member
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	V2.10	duly sworn, depose and say that (i) (we) sen in making this petition and that the owner capacity. Further, (i) (we) depose and say that the strinformation attached hereto present the arguithe best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) (ou	se as Agant for the owner(s) (agency lesses) s) (has) (hase) authorized (me) (us) to act in this elements and answers herein contained and other ments in behalf of the pebtion herein requested to ements and information above referred to are in all (our) knowledge and belief. Signature of Agent, Leases, or Buse(s)
	¥.:.	duly sworn, depose and say that (i) (we) sen in making this petition and that the owner capacity. Further, (i) (we) depose and say that the strinformation attached hereto present the arguithe best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) ability and that the state respects true and correct to the best of (my) (our) (ou	se as Agant for the owner(s) (agency lesses) s) (has) (hase) authorized (me) (us) to act in this elements and answers herein contained and other ments in behalf of the pebtion herein requested to ements and information above referred to are in all (our) knowledge and belief. Signature of Agent, Leases, or Buse(s)
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	u.	information stached heroto present the argument the best of (my) (our) ability and that the state respects true and correct to the best of (my) (and the best of (my)) (and the best of	ments in behalf of the peblion herein requested to emerite and information above referred to are in all journ knowledge and belief. Signature of Agers, Liesce, or Buyer(s)
	· .	the best of (my) (our) ability and that the state respects true and correct to the best of (my) to AGENT, LESSEE, OR BUYER(S) HOLD KINDS PROVENT LLC Spinose of Aport, Leased, or Buyer(s) Rendell J. Kadpp, Managing Member	ements and information above referred to are in all (our) knowledge and belief. Signature of Agers, Leases, or Buyefis)
	No.	AGENT LESSEE OR BUYERIS	Signature of Agens, Linesce, of Buyer(a)
	Ų.	Spinowe of Agent, Lander, or Buyer(s) Rendell L. Kastyp, Managing Member	
g)	-	Spinause of Agent, Leakede, or Suyer(s) Randall L. Knaup, Managing Member	
	-	Signature of Agent Leases, or Huyer(s) Randall L. Knapp, Hanaging Member	
	-	Printed Name of Agent, Lessee, or Buyer(a)	Printed Name of Agent, Lasses, or Buyer(s)
		Signature of Agent, Lessee, or Buyer(s)	Signature of Agent, Lesses, or Buyans;
		Frinted Name of Agent, Lessee, or Buyen(s)	Printed Name of Agent, Lessee, or Suyer(s)
		STATE OF FLORIDA ACCOUNTY OF POLK	ENT. LESSEE, OR BUYER(S) NOTARIZATION
		The foregoing instrument was acknowle	edged before me this 21 day of Ouley
		2004 by Randall L Knapp	, who is personally known
		to me or who has produced a driver's license a	is identification and who did not take an earth.
			Jant D. Shetler
			Motary Public Notarial Seal and Commission
			Expiration Date
			LOSSED. MARITA SHELER
	_	Estimates	SP COMMESCON A DO 06597 174 PER Doctor 22 2005 100 PER Market Parties

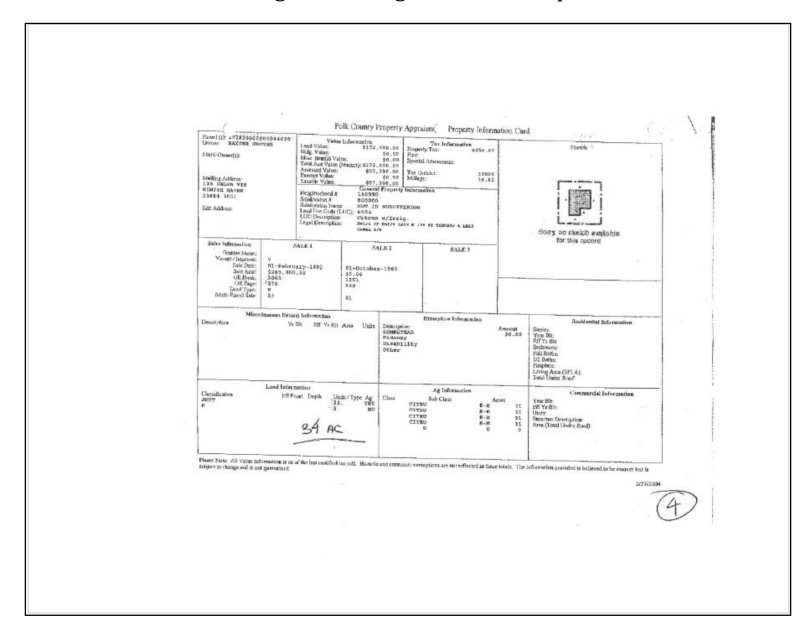
Town of Dundee and Winter Haven Interlocal Agreement for Cypress Creek MHP **Exhibit B**

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	Picase Roturn To:			
	Town Clerk Town Hall - Town of Dundes	:		
	10d Center Street Post Office Box 1905	:		
	Dutoto, Florida 33838	Space For I	Recording	
4 3	CERTIFICATION OF	OWNERSHIP AND CONSENT		
		ANNEXATION		
	(f) (We),		hereby certify	
	that (I am) (we are) the legal owner (a) o Polk County Property Appraiser's Parcel Ide	ine property or properties spec	officelly identified as	
	Further, (I) (we) hereby consent to	the appearation of the short of	000-044020	
	properties, to the Town of Dundes, as gener	fally denicted on the man effective	menced property or	
	(I) (We) understand that in reliance	upon this consent to annexation t	that the Town shall	
	expend considerable time and resources to	oward effectuating the annexation	XI. Therefore this	
	consent to annexation is irrevocable for a p	eriod of one (1) year from the de	ite of its execution	
	(I) (WE) UNDERSTAND THAT (I) (WE) W	ALL NOT BE ABLE TO REVO	CE RESCIND OR	
0.000	WITHDRAW THIS CONSENT TO ANNEX	TION FOR A PERIOD OF ONE	(1) YEAR FROM	
	THE SIGNING HEREOF. This agreement in	hay be duly recorded in the Publ	ic Recards of Polk	
	County, Florida, and the terms contained hi land, binding on all owners, successors, hein	erein shall constitute a covenan	at running with the	
	If (I am) (we are) executing this docu	s, and assigns.	E	
	of land, (i) (we) I do so with the full knowledg	ment on behalf of a corporate or and authority of said composite	partnership owner	
	SIGNED this 21st day of July	. 2004	и от рактнетвлір.	
		-Boxter Grov	45	
	-	Khun Xhitent -	General Part.	
	E	V. Dang A Bax +	AT IC.	
		Printed Name of Owner		
	SWORN AND SUBSCRIBED before			
	Dana F Barter gr	who is personally known to m	e, who has	
	produced a drivers license, DL#	as identificat	tion.	
		N. 1 M Si +1.		
	My Commission Chores Convission + 05 05047	MOTABLE DIDIO	CE EL COURT	
	DE TO EUPPOS CHICKETT, 2005	U NOTARY PUBLIC, STATE (OF FLORIDA	
`-	ben an			
	80			
			(a)	

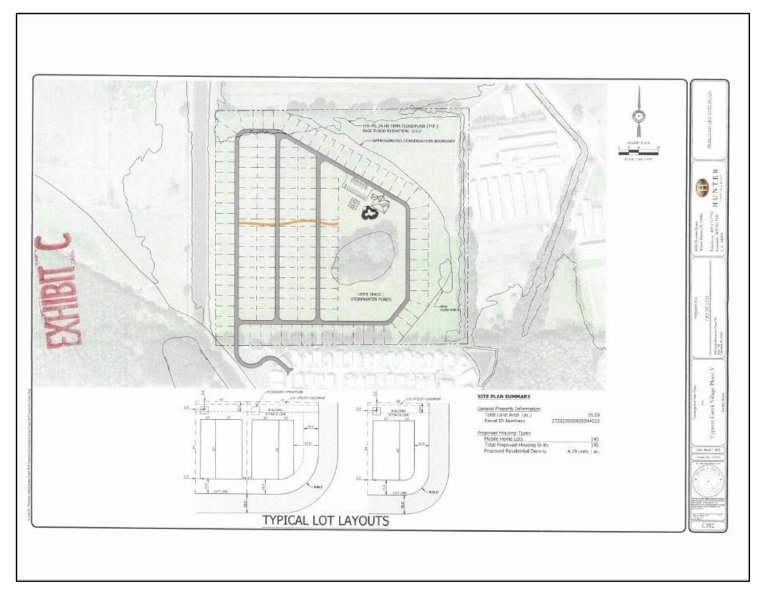
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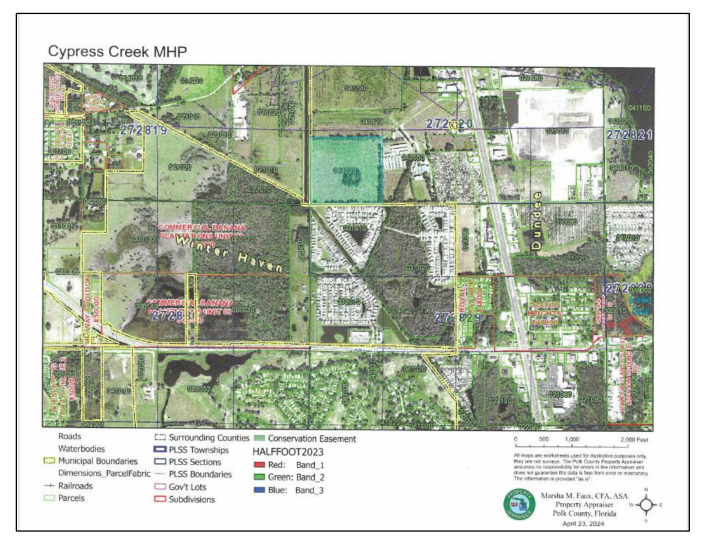
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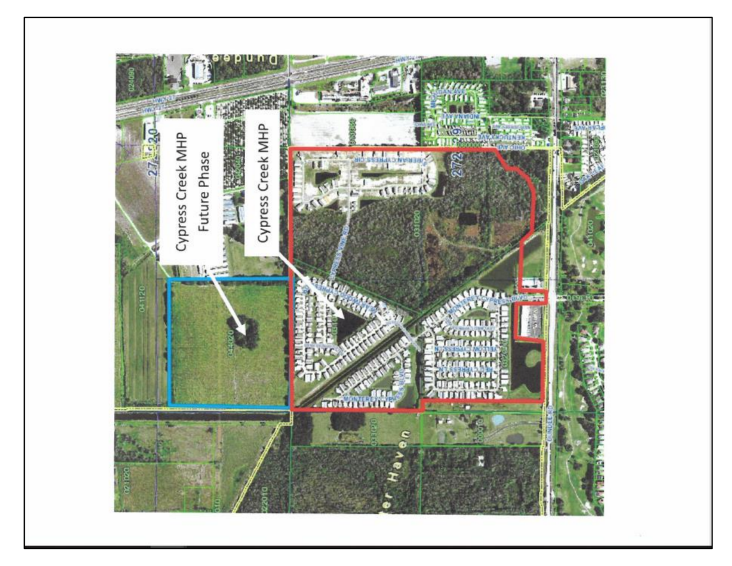


Town of Dundee and Winter Haven Interlocal Agreement for Cypress Creek MHP **Exhibit B**



Town of Dundee and Winter Haven Interlocal Agreement for Cypress Creek MHP Exhibit C





Item 3.



PLANNING AND ZONING BOARD MEETING

June 20, 2024 at 5:30 PM

AGENDA ITEM TITLE: DISCUSSION ITEM-ZONING MAP AMENDMENT

SUBJECT: The Planning & Zoning Board will hear the request for a Zoning Map

amendment for Cypress Creek Village MHP Phase V and recommend

approval or denial to the Town Commission.

STAFF ANALYSIS: A request by Bryan Huner of Hunter Engineering Inc. to amend the

Zoning Map for property located in the Town of Dundee from Moderate-Density Single Family Residential (RSF-2) and Conservation to Mobile Home Park (RMH-2) on approximately 35.09 +/- acres. The subject property is located north of Cypress Creek Village MHP, further

described as parcel 272820-000000-044020.

FISCAL IMPACT: No Fiscal Impact

STAFF RECOMMENDATION: Staff recommends approval.

ATTACHMENTS: Staff Report and Maps

Item 4.



PLANNING AND ZONING BOARD MEETING

June 20, 2024 at 5:30 PM

AGENDA ITEM TITLE: DISCUSSION ITEM-FUTURE LAND USE MAP AMENDMENT

SUBJECT: The Planning & Zoning Board will hear the request for Future Land Use

Map amendment for Boulevard Tire and recommend approval or denial to

the Town Commission.

STAFF ANALYSIS: A request by Bryan Huner of Hunter Engineering Inc. to amend the

Future Land Use Map for property located in the Town of Dundee from Low Density Residential (LDR) to Commercial/Industrial on portions of 14.62 +/- acres of land located East of Hwy. 27, Northside of Sunburst Road, and Southside of Kitto Ln. Further described as parcel 272820-

000000-021080.

FISCAL IMPACT: No Fiscal Impact

STAFF RECOMMENDATION: Staff recommends approval.

ATTACHMENTS: Staff Report and Maps

Item 5.



PLANNING AND ZONING BOARD MEETING

June 20, 2024 at 5:30 PM

AGENDA ITEM TITLE: DISCUSSION ITEM - FUTURE LAND USE MAP AMENDMENT

SUBJECT: The Planning & Zoning Board will hear the request for Future Land Use

Map amendment for Boulevard Tire and recommend approval or denial to

the Town Commission.

STAFF ANALYSIS: A request by Bryan Huner of Hunter Engineering Inc. to amend the

Zoning Map for property located in the Town of Dundee from Limited Agriculture (AL) and Industrial (IL) to Industrial (IL) on portions of 14.62 +/- acres of land located East of Hwy. 27, Northside of Sunburst Road, and Southside of Kitto Ln. Further described as parcel 272820-

000000-021080.

FISCAL IMPACT: No Fiscal Impact

STAFF RECOMMENDATION: Staff recommends approval.

ATTACHMENTS: Staff Report and Maps