APPLICATION FOR <u>CHANGE IN</u> <u>ZONING TO</u> MPUD <u>FOR THE</u> ZONING TRADITION COMMERCE PARK NORTH <u>AT</u> <u>@</u> SOUTHERN GROVE

Amendment No. 3 (Administrative) Amendment No 4

EXHIBIT A



Application for Change in Zoning to Master Planned Unit Development Rezoning City of Port St. Lucie Project Number: P24-100 PSLUSD Project No: 11-900-01

Adopted November 9, 2015

Ordinance 15-80/ P15-063

Amendment No. 1 Ordinance 19-58 (P18-113) Amendment No. 2 (Administrative – P19-234) Amendment No. 3 (Administrative – P21- 115) Amendment No. 4 Ordinance 24-xx (P24-100) Adopted September 9, 2019 Approved January 28, 2020 Approved May 14, 2021 Adopted 20



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LIST OF EXHIBITS

Exhibit	:1	Page 7	Complete & executed PUD Rezoning Applicatio	n
Exhibit	: 2	Page 8	MPUD Application Checklist	
Exhibit	:3	Page 9	Letter of Unified Control	
Exhibit	:4	Page 11	Standards for District Establishment	
Exhibit	:5	Page 12	Site Information	
Exhibit	: 6	Page 13	Development Uses & Standards	
Exhibit	: 7	Page 24	Legal Description	
Exhibit	8	Page 26	Conceptual Plan	
Exhibit	: 9	Page 27	Development Program	
Exhibit	: 10	Page 28	Binding MPUD Agreement	
Exhibit	:11	Page 30	Typical Cross Sections	
EXHIBIT 1	LOCATION MAP			20
EXHIBIT 2	SITE AERIAL			21

EXHIBIT 3 LAND USE ACTIVITY MAP

22



AMENDMENT SUMMARY

Amendment No. 1 – Ordinance 19-58, adopted on September 9, 2019

Amendment No. 2 (Administrative – P19-234) – Approved January 28, 2020

Amendment 2 (Administrative) - Proposed amendment to revise reference to dwelling unit size in the Employment sub-category by specifying;

- 1. Minimum living area for dwellings shall be in accordance with the requirements of the Site Plan Review Committee;
- 2. Revising Exhibit 9 to include reference to total number of dwelling units and square footages by use and by subcategory in the table; and
- 3. Minor clerical changes.

Amendment No. 3 (Administrative - P21- 115) - Approved May 14, 2021

Amendment 3 (Administrative) – The proposed amendment includes the following revisions:

- 1. Revises Exhibit 8, the conceptual master plan, to depict the proposed location for two stormwater lakes.
- 2. Revises Exhibit 9, the development program, to decrease Research and Development use by 72,680 square feet and to add 122 hotel rooms in accordance with the adopted Equivalency matrix for the Southern Grove DRI.
- 3. Revises Exhibit 6, Section 1 (E) (1) to change the maximum residential density allowed in the Employment Center area to 28 units per acre to reflect the maximum density allowed in an Employment Center subdistrict by Policy 1.2.2.10 of the Comprehensive Plan.
- 4. Revises Exhibit 6, Section 2 (E) (1) to change the maximum residential density allowed in the Neighborhood/Village Commercial area to 28 units per acre to reflect the maximum density allowed in a Neighborhood/Village Commercial subdistrict by Policy 1.2.2.4 of the Comprehensive Plan.

Amendment No. 4 (P24-100) – Approved _____, 2024

- 1. <u>Section 1</u> Revise application to remove 226 acres (more or less) of the area now referred to as being part of the Destination @ Tradition MPUD (See P24-099).
- 2. <u>Section 2a</u> Update Agent Authorization.
- 3. <u>Section 2b</u> Update Statement of Unified Control.
- 4. <u>Section 2c</u> Update Binding PUD Agreement.
 - Exhibit 1 Update Location Map
 - Exhibit 2 Update Site Aerial
 - Exhibit 3 Provide Update Sub-Area Use Map
- 5. <u>Section 3</u> Provide New Project Narrative.
- 6. <u>Section 4 Update General Standards.</u>
- 7. <u>Section 5</u> Remove Neighborhood/Village Commercial Use Options.
- 8. <u>Section 6 Update Legal Description.</u>
- 9. <u>Section 7 Update Area Site Plan (Concept).</u>
- **10.** <u>Section 8</u> Update Land Use Entitlements Table.



SECTION	1 – M	PPLIC	ΔΤΙΟΝ
JECHON	- IVI		

EXHIBIT 1

PUD AMENDMENT & REZONING APPLICATION

FOR OFFICE USE ONLY

Chief Port St. Lucie Planning & Zoning Department 121 SW Port St. Lucie Boulevard Port St. Luie, FL 34984 (772) 871-52 2 FAX (772) 871-5124

Planning Dept. P21-Date Received Fee & Receipt #

Refer to "Fee Schelule" for application fee. Make checks payable to the "City of Port St. Lucie". Fee is nonrefundable. All items on this application should be addressed, otherwise it cannot be processed. Attach proof of ownership i.e., two copies of deed or contract for pur base. Please type or print clearly in BLACK ink.

PROPERTY OWNER:

Name: PORT ST. LUCIE GOV RNMENTAL FINANCE CORPORATION, INC.

Address: 121 SW Port S	St. Lucie Blvc
Telephone No.: (772) 87	FAX No.:
AGENT OF OWNER (if	f any):
Name:	Wes McCurry, City & Port St. Lucie CRA Director 121 SW Port St. Lucie Band
Address:	121 SW Port St. Lucie Bod
Telephone No.:	(772)871-5212 . 1X No.:
PROPERTY INFORMA	<u>ATION</u>
Legal Description:	See Exhibit 7
Parcel I.D. No.:	Various (See Exhibit 7)
Current Zoning:	AG5 (St. Lucie County)
Proposed Zoning:	
Future Land Use Designat	
Reason for rezoning reque	est: Update Exhibit 8 to show proposed kes; update Exhibit 9 to add Hotel rooms and
decrease R&D update res	sidential density to be consistent with Comprehensiv Plan
1) Applicant must list on	the first page of the attached amendment all proposed charges with corresponding page number(s).
	must be <u>underlined</u> and deleted text must have a strikethrough.
3) Where there are conflic	cts between the requirements of the general provisions of this chapter or other applicable codes of
the city and the requireme	ents established by official action upon a specific PUD, the latter requirements shall govern.
TRADITION LAND CO	OMPANY, LLC
- Kant lar	spor 5-6-202
Signature of Owner	Date
*If signature is not that of	the owner, a letter of authorization from the owner is needed.
	REZAPPL

NOTE: Signature on this application acknowledges that a certificate of concurrency for adequate public facilities needed to service this project has not yet been determined. Adequacy of public facilities is not guaranteed at this stage in the development review process. Adequacy for public facilities is determined through certification of concurrency and the issuance of final local development orders as may be necessary for this project to be determined based on the application material submitted.

Procedure Section158.175(B)

August 18, 2024 Draft 5 P24-100

UNDERLINE IS FOR ADDITION STRIKE THRU IS FOR DELETION BASE DOCUMENT IS TRAD. COMMERCE PARK NORTH MPUD (AMEND #3) - MAY 2021 (P21-115) TRADITION

APPLICATION FOR MPUD ZONING TRADITION COMMERCE PARK NORTH @ SOUTHERN GROVE AMENDMENT NO. 4



APPLICATION FOR AMENDED PUD CONCEPT PLAN

CITY OF PORT ST. LUCIE

PLANNING & ZONING DEPARTMENT 121 SW Port ST. Lucie Blvd. Port St. Lucie, Florida 34984 (772)871-5213

FOR OFFICE USE ONLY

P&Z File No. Fee (Nonrefundable) Receipt #

\$_____

For use only if property is zoned PUD and does not have approved concept plan. Refer to "Fee Schedule" for application fee. Make checks payable to the "City of Port St. Lucie". Fee is nonrefundable unless application is withdrawn prior to advertising for the Planning and Zoning Board meeting. Attach two copies of proof of ownership (e.g., warranty deed, affidavit).

- -

PROJECT NA	ME:	TRAD	TION CON	IMERCE PARK NORTH @ SOU	THERN GROVE	- AMENDMENT NO 4
OWNER(S) C	OF PROPERTY: Nan	ne	Port	St. Lucie Governmental Fi	nance Corp./Ci	ty of Port St. Lucie
Address	121 SW PSL Blvd	l .		Port St. Lucie	Fla	34984
Phone	ST 772-871-5212	REET	Fax	CITY	STATE Email:	ZIP jdavis@cityofpsl.com
APPLICANT (OR AGENT OF OWI	NER: Name	Culp	epper & Terpening, Inc,		
Address	2980 Sout	h 25 th Street		Ft. Pierce	Fla	34981
Phone	5T 772-464-3537	REET	Fax	сітү 772-464-9497	STATE Email:	ZIP dmurphy@ct-eng.com
LEGAL DESCI	RIPTION:			SEE ATTACHED LEGAL DE	SCRIPTION (Ex	hibit A)
PROPERTY T	AX I.D. NUMBER:	4315-505-00	01-000-6	4315-708-0001-0	<u>00-9</u>	4315-802-0002-000-5
		4315-505-00	02-000-3	4315-708-0002-0	00-6	4315-802-0003-000-2
		<u>4315-505-00</u>	<u>03-000-0</u>	<u>4315-711-0001-0</u>	<u>00-9</u>	<u>4315-803-0001-000-1</u>
		<u>4315-505-00</u>	<u>05-000-4</u>	<u>4315-711-0002-0</u>	<u>00-6</u>	4315-804-0001-000-4
		<u>4315-505-00</u>	<u>10-020-8</u>	<u>4315-711-0003-0</u>	<u>00-3</u>	<u>4315-804-0002-000-1</u>
		<u>4315-505-00</u>	<u>13-000-3</u>	4315-800-0003-0	<u>00-6</u>	<u>4315-804-0003-010-1</u>
		<u>4315-706-00</u>	<u>01-000-3</u>	<u>4315-801-0001-0</u>	<u>00-5</u>	<u>4315-804-0006-000-9</u>
		<u>4315-706-00</u>	<u>03-000-7</u>	<u>4315-801-0003-0</u>	<u>00-9</u>	4322-500-0001-000-3
		<u>4315-706-00</u>	<u>04-000-4</u>	4315-802-0001-0	<u>00-8</u>	<u>4322-500-0002-000-0</u>
ORIGINAL PF	ROJECT (P) NUMBE	R: <u>15-</u>	063	Date Approved	11/09/2015	<u>(ORD 15-80)</u>
AMENDMEN	IT NUMBERS:	<u>P18</u>	<u>-113</u>		<u>09/09/2019</u>	<u>(ORD 19-58)</u>
		P19	-234		01/28/2020	(admin approval)
		<u>P21</u>	<u>-115</u>		<u>05/14/2021</u>	(admin approval)
PARCEL SIZE	(GROSS AREA):	466	.85	Acres	20,335,986	Square Feet
		<u>274</u>	.5	<u> </u>	<u>11,957,220</u>	
LOCATION C	OF PROJECT SITE:			W Village Parkway, betwe hall Parkway	en SW Discov	ery Way



SUMMARY OF AMENDMENT:

MODIFICATION OF THE EXISTING TRADITION COMMERCE PARK NORTH @ SOUTHERN GROVE MPUD TO DELETE THAT PORTION OF THE EXISTING MPUD THAT IS PROPOSED FOR TRANSFER INTO ITS OWN MPUD TO BE REFERRED TO THE DESTINATION @ SOUTHERN GROVE MPUD (SEE P24-099).

DJ. Murphy	Dennis J. Murphy	June 7, 2024
SIGNATURE OF APPLICANT	HAND PRINT NAME	DATE

*If signature is not that of the owner, a letter of authorization from the owner is needed.

NOTE: Signature on this application acknowledges that a certificate of concurrency for adequate public facilities as needed to service this project has not yet been determined. Adequacy of public facility services is not guaranteed at this stage in the development review process. Adequacy for public facilities is determined through certification of concurrency and the issuance of final local development orders as may be necessary for this project to be determined based on the application material submitted.



EXHIBIT A

BEING A PARCEL OF LAND LYING IN SECTIONS 15, 22, 23, 26 AND 27 TOWNSHIP 37 SOUTH, RANGE 39 EAST, ST, LUCIE COUNTY, FLORIDA AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGIN AT THE SOUTHEAST CORNER OF WMT-2, AS SHOWN ON SOUTHERN GROVE PLAT NO. 4, RECORDED IN PLAT BOOK 56, PAGES 18 THRU 23, PUBLIC RECORDS OF SAID ST. LUCIE COUNTY, FLORIDA BEING ON THE WESTERLY LINE OF LANDS DESCRIBED IN ORDER OF TAKING (INTERSTATE 95), OFFICIAL RECORD BOOK 311, PAGES 2946 THRU 2952, PUBLIC RECORDS OF SAID ST. LUCIE COUNTY, FLORIDA;

THENCE TRAVERSING SAID WESTERLY LINE (INTERSTATE 95) BY THE FOLLOWING three courses (3) COURSES:

- 1. SOUTH 18°47'19" EAST, A DISTANCE OF 2388.95 FEET TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 24749.33 FEET;
- SOUTHERLY ALONG THE ARC OF SAID CURVE, THRU A CENTRAL ANGLE OF 3°11'10", AN ARC DISTANCE OF 1376.26 FEET TO A POINT OF NON RADIAL INTERSECTION WITH A LINE (THE RADIUS POINT OF SAID CURVE BEARS NORTH 68°01'30" EAST);

THENCE RUN SOUTH 0°02'34.00"WEST, A DISTANCE OF 2,548.43 FEET, THENCE RUN NORTH 89°38'21"WEST, A DISTANCE OF 205.06 FEET; THENCE RUN NORTH 0°00'00.00"EAST A DISTANCE OF 122.35 TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 1004.82 FEET WITH AN ARC LENGTH OF 459.65 FEET; THENCE RUN N26° 12'35W 915.44; THENCE RUN S63°47'25"W A DISTANCE OF 100.00; THENCE RUN S26° 12' 35"EAST A DISTANCE OF 200 FEET, THENCE RUN S73° 47'50"WEST A DISTANCE OF 901.15'; THENCE RUN NORTH 20° 26' 09" WEST A DISTANCE OF 568.64'; THENCE RUN SOUTH 73°58' 33" A DISTANCE OF 505.08 FEET TO THE EAST RIGHT-OF-WAY LINE OF VILLAGE PARKWAY; THENCE NORTH ALONG THE EAST RIGHT-OF-WAY LINE OF VILLAGE PARKWAY, A DISTANCE OF 936.25 FEET TO A POINT OF TANGENCY WITH A LINE; THENCE NORTH 27°20'59" WEST ALONG SAID LINE, A DISTANCE OF 936.25 FEET TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 2480.18 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THRU A CENTRAL ANGLE OF 15°38'20", AN ARC DISTANCE OF 676.97 FEET TO THE POINT OF TANGENCY WITH A LINE; THENCE NORTH OF TANGENCY WITH A LINE; THENCE NORTH 11°42'39" WEST, A DISTANCE OF 631.94 FEET TO A POINT OF INTERSECTION WITH THE WESTERLY BOUNDS OF PARCEL 5 OF SOUTHERN GROVE PLAT NO. 4 REFERRED TO ABOVE;

THENCE TRAVERSING THE SOUTHERLY LINE OF SAID PARCEL 5 THE FOLLOWING THREE (3) COURSES;

- SOUTH 58°50'27" EAST A DISTANCE OF 34.02 FEET TO A POINT ON NON RADIAL INTERSECTION WITH A CURVE CONCAVE TO THE SOUTHEAST AND HAVING A RADIUS OF 5670.00 FEET, (THE RADIUS POINT OF SAID CURVE BEARS SOUTH 15°50'41" EAST);
- 2. NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 05°17'51", AN ARC DISTANCE OF 524.25 FEET TO A POINT OF TANGENCY;
- 3. NORTH 79°27'11" EAST A DISTANCE OF 2012.92 FEET TO THE POINT OF BEGINNING.

LESS THEREFROM CONSERVATION TRACT NO. 5 OF THE PLAT OF SOUTHERN GROVE PLAT NO. 14 AS RECORDED IN PLAT BOOK 71, PAGE 35 OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA AND UTILITY SITE 4 AS RECORDED IN OFFICIAL RECORDS BOOK 3935, PAGE 2995, PUBLIC RECORDS OF ST LUCIE COUNTY, FLORIDA.

BEING SUBJECT TO ANY/ALL EASEMENTS, RESERVATIONS, DEDICATIONS AND/OR RESTRICTIONS.

CONTAINING 274.5 ACRES OF LAND, MORE OR LESS.



EXHIBIT 2

MPUD APPLICATION CHECKLIST

Statement of Unified Control of the entire area within the proposed MPUD is enclosed as Exhibit
 3.

2. TRADITION COMMERCE PARK NORTH is a proposed mixed-use community designed to encompass neighborhood retail, multi-family residential and employment opportunities.

3. The Conceptual Plan for TRADITION COMMERCE PARK NORTH is attached as Exhibit 8 of this submittal package.

4. Please see Exhibit 4 for the General Standards established for this Master Planned Unit Development. Development uses and standards are shown in Exhibit 6.





TRADITION COMMERCIAL ASSOCIATION, INC.

10807 SW TRADITION SQUARE PORT ST. LUCIE, FL, 33487

AGENT CONSENT FORM

PROJECT NAME:	4th AMENDMENT TO THE TRADITION COMMERCE PARK NORTH @ MPUD
PROJECT DESCRIPTION:	MODIFICATION OF THE EXISTING TRADITION COMMERCE PARK NORTH @ MPUD TO DELETE THAT PORTION OF THE EXISTING MPUD THAT IS PROPOSED FOR TRANSFER INTO ITS OWN MPUD TO BE REFERRED TO DESTINATION @ SOUTHERN GROVE MPUD (SEE P24-099).

PARCEL ID:

4315-505-0001-000-6	4315-708-0002-000-6	4315-803-0001-000-1
4315-505-0002-000-3	4315-711-0001-000-9	4315-804-0001-000-4
4315-505-0003-000-0	4315-711-0002-000-6	4315-804-0002-000-1
4315-505-0005-000-4	4315-711-0003-000-3	4315-804-0003-010-1
4315-505-0013-000-3	4315-800-0003-000-6	4315-804-0006-000-9
4315-706-0001-000-3	4315-801-0001-000-5	4322-500-0001-000-3
4315-706-0003-000-7	4315-801-0003-000-9	4322-500-0002-000-0
4315-706-0004-000-4	4315-802-0001-000-8	4322-501-0001-000-6
4315-505-0001-000-6	4315-708-0001-000-9	4315-802-0002-000-5
4315-505-0002-000-3	4315-802-0002-000-5	4315-802-0003-000-2
4315-708-0001-000-9	4315-802-0003-000-2	

LANI **BEFORE ME THIS DAY PERSONALLY APPEARED**

recident Ibertson

WHO BEING DULY SWORN, DEPOSES AND SAYS THE FOLLOWING:

I hereby give CONSENT to __CULPEPPER & TERPENING., INC., to act on my behalf, to submit or have submitted applications and all required material and documents, and to attend and represent me at all meetings and public hearings pertaining to all City, County and State permits for completion of the project indicated above.

Print Name

FURTHER AFFIANT SAYETH NOT:

known to me or who has produced

The foregoing instrument was acknowledged before me this 2024, by Karl 17 But Son

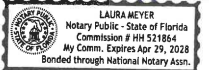
day of

Type or Print Name of Notary

aura

who is personally as identification.

Signature of Notary



Commission Number (Seal)

August 18, 2024 Draft 5 P24-100

UNDERLINE IS FOR ADDITION STRIKE THRU IS FOR DELETION BASE DOCUMENT IS TRAD. COMMERCE PARK NORTH MPUD (AMEND #3) - MAY 2021 (P21-115) ORD 24-000 PAGE - 10



4315-802-0002-000-5

4315-802-0003-000-2

SECTION 2b - STATEMENT OF UNIFIED CONTROL EXHIBIT 3

TRADITION COMMERCIAL ASSOCIATION, INC.

10807 SW TRADITION SQUARE PORT ST. LUCIE, FL, 33487

STATEMENT OF UNIFIED CONTROL

PROJECT NAME:	4th AMENDMENT TO THE TRADITION C	COMMERCE PARK NORTH @ MPUD
PROJECT DESCRIPTION:	DELETE THAT PORTION OF THE EXISTI	DITION COMMERCE PARK NORTH @ MPUD TO NG MPUD THAT IS PROPOSED FOR TRANSFER TO DESTINATION @ SOUTHERN GROVE MPUD
PARCEL ID:		
4315-505-0001-000-6	4315-708-0002-000-6	4315-803-0001-000-1
4315-505-0002-000-3	4315-711-0001-000-9	4315-804-0001-000-4
4315-505-0003-000-0	4315-711-0002-000-6	4315-804-0002-000-1
4315-505-0005-000-4	4315-711-0003-000-3	4315-804-0003-010-1
4315-505-0013-000-3	4315-800-0003-000-6	4315-804-0006-000-9
4315-706-0001-000-3	4315-801-0001-000-5	4322-500-0001-000-3
4315-706-0003-000-7	4315-801-0003-000-9	4322-500-0002-000-0
4315-706-0004-000-4	4315-802-0001-000-8	4322-501-0001-000-6

4315-708-0001-000-9

4315-802-0002-000-5

4315-802-0003-000-2

LEGAL DESCRIPTION: SEE ATTACHED EXHIBIT A

4315-505-0001-000-6

4315-505-0002-000-3

4315-708-0001-000-9

I HEREBY DECLARE THAT, the Tradition Commerce Park MPUD, as described in the attached Exhibit A, and that has been previously rezoned to MPUD through City Ordinance 15-80 (P15-063, as amended), is under the unified land use and zoning control of the TRADITION COMMERCIAL ASSOCIATION, INC., and is subject to regulations and restrictions set forth in the MPUD Development Plan and Plan Book for said MPUD according to the provisions of the City of Port St. Lucie Comprehensive Plan and Zoning Code and those conditions as may have been attached to the zoning of the lands described herein to MPUD.

In addition, as part of the sale of any of the properties within the area described in the attached Exhibit A, the **TRADITION COMMERCIAL ASSOCIATION, INC.**, has, and will continue to, coordinate the assignment of all agreements, contracts, deed restrictions and such relevant securities as may be required by the Association for completion of the development according to the design parameters approved at the time of rezoning to MPUD, and continue to agree to provide continuing operation and maintenance of such areas, functions, and facilities designated for public use and access until such time as said facilities are conveyed to the final operating or maintaining authority, as may be identified in any final plats for, or to, the lands described herein. In addition, I agree to bind all successors in title to any commitments made hereunder in this paragraph.





TRADITION COMMERCIAL ASSOCIATION, INC.

By:

K. Karl Albertson, Jr., President

STATE OF FLORIDA COUNTY OF ST. LUCIE

I HEREBY CERTIFY THAT ON THIS DAY, BEFORE ME, AN OFFICER DULY AUTHORIZED IN THE STATE AFORESAID AND IN THE COUNTY AFORESAID TO TAKE ACKNOWLEDGMENTS, THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BY MEANS OF \checkmark PHYSICAL PRESENCE OR ____ ONLINE NOTIFICATION BY K. KARL ALBERTSON, JR., PRESIDENT OF THE TRADITION COMMERCIAL ASSOCIATION, INC., ON BEHALF OF THE CORPORATION. HE IS [\checkmark] PERSONALLY KNOWN TO ME OR [] HAS PRODUCED ______ AS IDENTIFICATION.

WITNESS MY HAND AND OFFICIAL SEAL IN THE COUNTY AND ST	TATE LAST AFORESAID THIS 22 DAY OF
The foregoing instrument was acknowledged before me this 2024, by And Albertson known to me or who has produced	22 nd day of August who is personally as identification.
Signature of Notary Raun Meyer	Type or Print Name of Notary
Notary Public Commission	A MEYER - State of Florida 1 # HH 521864 ires Apr 29, 2028

[go to next page]

1



EXHIBIT A

LEGAL DESCRIPTION

BEING A PARCEL OF LAND LYING IN SECTIONS 15, 22, 23, 26 AND 27 TOWNSHIP 37 SOUTH, RANGE 39 EAST, ST, LUCIE COUNTY, FLORIDA AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGIN AT THE SOUTHEAST CORNER OF WMT-2, AS SHOWN ON SOUTHERN GROVE PLAT NO. 4, RECORDED IN PLAT BOOK 56, PAGES 18 THRU 23, PUBLIC RECORDS OF SAID ST. LUCIE COUNTY, FLORIDA BEING ON THE WESTERLY LINE OF LANDS DESCRIBED IN ORDER OF TAKING (INTERSTATE 95), OFFICIAL RECORD BOOK 311, PAGES 2946 THRU 2952, PUBLIC RECORDS OF SAID ST. LUCIE COUNTY, FLORIDA;

THENCE TRAVERSING SAID WESTERLY LINE (INTERSTATE 95) BY THE FOLLOWING three courses (3) COURSES:

- 1. SOUTH 18°47'19" EAST, A DISTANCE OF 2388.95 FEET TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 24749.33 FEET;
- SOUTHERLY ALONG THE ARC OF SAID CURVE, THRU A CENTRAL ANGLE OF 3°11'10", AN ARC DISTANCE OF 1376.26 FEET TO A POINT OF NON RADIAL INTERSECTION WITH A LINE (THE RADIUS POINT OF SAID CURVE BEARS NORTH 68°01'30" EAST);

THENCE RUN SOUTH 0°02'34.00"WEST, A DISTANCE OF 2,548.43 FEET, THENCE RUN NORTH 89°38'21"WEST, A DISTANCE OF 205.06 FEET; THENCE RUN NORTH 0°00'00.00"EAST A DISTANCE OF 122.35 TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 1004.82 FEET WITH AN ARC LENGTH OF 459.65 FEET; THENCE RUN N26° 12'35W 915.44; THENCE RUN S63°47'25"W A DISTANCE OF 100.00; THENCE RUN S26° 12' 35"EAST A DISTANCE OF 200 FEET, THENCE RUN S73° 47'50"WEST A DISTANCE OF 901.15'; THENCE RUN NORTH 20° 26' 09" WEST A DISTANCE OF 568.64'; THENCE RUN SOUTH 73°58' 33" A DISTANCE OF 505.08 FEET TO THE EAST RIGHT-OF-WAY LINE OF VILLAGE PARKWAY; THENCE NORTH ALONG THE EAST RIGHT-OF-WAY LINE OF VILLAGE PARKWAY; A DISTANCE OF 936.25 FEET TO A POINT OF TANGENCY WITH A LINE; THENCE NORTH 27°20'59" WEST ALONG SAID LINE, A DISTANCE OF 936.25 FEET TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 2480.18 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THRU A CENTRAL ANGLE OF 15°38'20", AN ARC DISTANCE OF 676.97 FEET TO THE POINT OF TANGENCY WITH A LINE; THENCE NORTH OF TANGENCY WITH A LINE; THENCE TO THE POINT OF TANGENCY WITH A LINE; THENCE NORTH 27°20'S9" WEST ALONG SAID LINE, A DISTANCE OF 936.25 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THRU A CENTRAL ANGLE OF 15°38'20", AN ARC DISTANCE OF 676.97 FEET TO THE POINT OF TANGENCY WITH A LINE; THENCE NORTH 11°42'39" WEST, A DISTANCE OF 631.94 FEET TO A POINT OF TANGENCY WITH THE WESTERLY BOUNDS OF PARCEL 5 OF SOUTHERN GROVE PLAT NO. 4 REFERRED TO ABOVE;

THENCE TRAVERSING THE SOUTHERLY LINE OF SAID PARCEL 5 THE FOLLOWING THREE (3) COURSES;

- 1. SOUTH 58°50'27" EAST A DISTANCE OF 34.02 FEET TO A POINT ON NON RADIAL INTERSECTION WITH A CURVE CONCAVE TO THE SOUTHEAST AND HAVING A RADIUS OF 5670.00 FEET, (THE RADIUS POINT OF SAID CURVE BEARS SOUTH 15°50'41" EAST);
- 2. NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 05°17'51", AN ARC DISTANCE OF 524.25 FEET TO A POINT OF TANGENCY;
- 3. NORTH 79°27'11" EAST A DISTANCE OF 2012.92 FEET TO THE POINT OF BEGINNING.

LESS THEREFROM CONSERVATION TRACT NO. 5 OF THE PLAT OF SOUTHERN GROVE PLAT NO. 14 AS RECORDED IN PLAT BOOK 71, PAGE 35 OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA AND UTILITY SITE 4 AS RECORDED IN OFFICIAL RECORDS BOOK 3935, PAGE 2995, PUBLIC RECORDS OF ST LUCIE COUNTY, FLORIDA.

BEING SUBJECT TO ANY/ALL EASEMENTS, RESERVATIONS, DEDICATIONS AND/OR RESTRICTIONS.

CONTAINING 274.5 ACRES OF LAND, MORE OR LESS.







Ms. Teresa Lanar-Sarno, AICP Deputy City Malager City of Port St. Luce 121 S.W. Port St. Luce Boulevard Port St. Lucie, Florida 3 984

RE: TRADITION - SG Mase 1 - MPUD

Dear Ms. Lamar-Sarno:

This letter is submitted as our Letter of Unified Control in compliance with the City of Port St. Lucie Zoning requirements. **PORT ST. LUCIE GOV RNMENTAL FINANCE CORPORATION, INC.**, is the majority owner of record of the subject property and comes of the warranty deeds are attached to this application.

If you should need anything further regarding this mendment, please contact me.

Sincerely,

PORT ST. LUCIE GOVERNMENTAL FINANCE CORPORATION, INC.

Russ Blackburn CEO



SECTION 2c – BINDING PUD AGREEMENT

EXHIBIT 10

BINDING P.U.D. AGREEMENT

TRADITION COMMERCE PARK PHASE 1 MPUD

The paperty, as described on Exhibit "7", is under the unified control of the undersigned petitioner who agree to (1) proceed with the proposed development according to the provisions of the Port St. Lucie P.U.D. Zoning Regulations; and (2) provide such agreements, contracts, deed restrictions and sureties as are acceptable to the City of Port St. Lucie for the completion of the development in accordance with the plan approved by the City. In addition, the said petitioner shall be responsible for the continuing operations and maintenance of such areas, functions and facilities until such time as a private property owners association, wet to be established, agrees to accept the same responsibilities. Such responsibilities are not to be provided or maintained at public expense. The petitioner further agrees to bind all successors in title to the commitments herein in this paragraph made.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this _____ day of ______, 2021.

ST.

WITNESS

CORPORATION, INC.

PORT

Russ Blackburn, CEO

GOVERNMENTAL

LUCIE

(CORPORATE SEAL)

FINANCE



TRADITION COMMERCIAL ASSOCIATION, INC.

10807 SW TRADITION SQUARE PORT ST. LUCIE, FL, 33487

BINDING PUD STATEMENT

PROJECT NAME:	4th AMENDMENT TO THE TRADITION COMMERCE PARK NORTH @ MPUD
PROJECT DESCRIPTION:	MODIFICATION OF THE EXISTING TRADITION COMMERCE PARK NORTH @ MPUD TO DELETE THAT PORTION OF THE EXISTING MPUD THAT IS PROPOSED FOR TRANSFER INTO ITS OWN MPUD TO BE REFERRED TO DESTINATION @ SOUTHERN GROVE MPUD (SEE P24-099).

The property, as described in Section 6, is under the unified control of the undersigned Petitioner who agrees to:

- (1) proceed with the proposed development according to the provisions of the Port St. Lucie MPUD Zoning Regulations; and,
- (2) provide such agreements, contracts, deed restrictions and sureties as are acceptable to the City of Port St. Lucie for the completion of the development in accordance with the plan approved by the City.

In addition, the said petitioner shall be responsible for the continuing operations and maintenance of such areas until such time as a private property association (or equivalent entity acceptable to the City) agrees to accept the same responsibilities. Such responsibilities are not to be provided or maintained at public expense, unless otherwise agreed to by the City, the petitioner further agrees to bind all successors in title to the commitments found herein this paragraph made.

BY:

In witness whereof, we have hereunto set our hands ad seals this _____

day of

Witness

BY

BY:

August 18, 2024

P24-100

Jam

Print Name

Print Name

TRADITION COMMERCIAL ASSOCIATION, INC.

K. Karl Albertson, Jr., President

Draft 5

Viano

UNDERLINE IS FOR ADDITION STRIKE THRU IS FOR DELETION BASE DOCUMENT IS TRAD. COMMERCE PARK NORTH MPUD (AMEND #3) ~ MAY 2021 (P21-115)

[go to next page]

ORD 24-000 PAGE - 16



STATE OF FLORIDA COUNTY OF ST. LUCIE

I HEREBY CERTIFY THAT ON THIS DAY, BEFORE ME, AN OFFICER DULY AUTHORIZED IN THE STATE AFORESAID AND IN THE COUNTY AFORESAID TO TAKE ACKNOWLEDGMENTS, THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BY MEANS OF _____ PHYSICAL PRESENCE OR ____ ONLINE NOTIFICATION BY K. KARL ALBERTSON, JR., PRESIDENT OF THE TRADITION COMMERCIAL ASSOCIATION, INC., ON BEHALF OF THE CORPORATION. HE IS [] PERSONALLY KNOWN TO ME OR [] HAS PRODUCED ______ AS IDENTIFICATION.

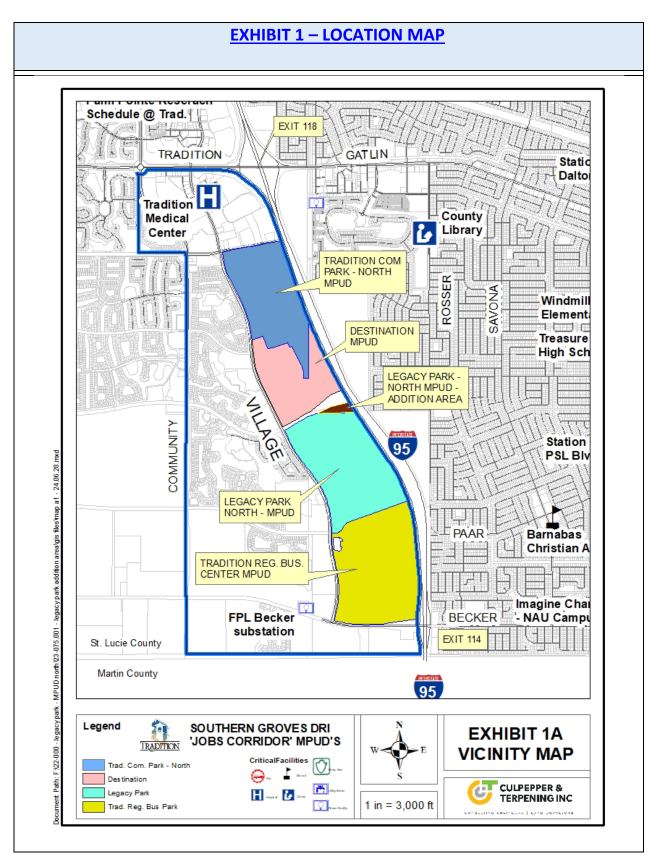
WITNESS MY HAND AND OFFICIAL SEAL IN THE COUNTY AND STATE LAST AFORESAID THIS 22^M DAY OF

The foregoing instrum 2024, by	ent was acknowledged before me this	22Nal day of August who is personally
nown to me or who h	as produced	as identification.
Signature of Notary	Jaan Meyer	Type or Print Name of Notary
	Commission Num	her (Seall
	LAURA M Notary Public - Si Commission # My Comm. Expire Bonded through Nation	ate of Florida HH 521864 s Apr 29, 2028

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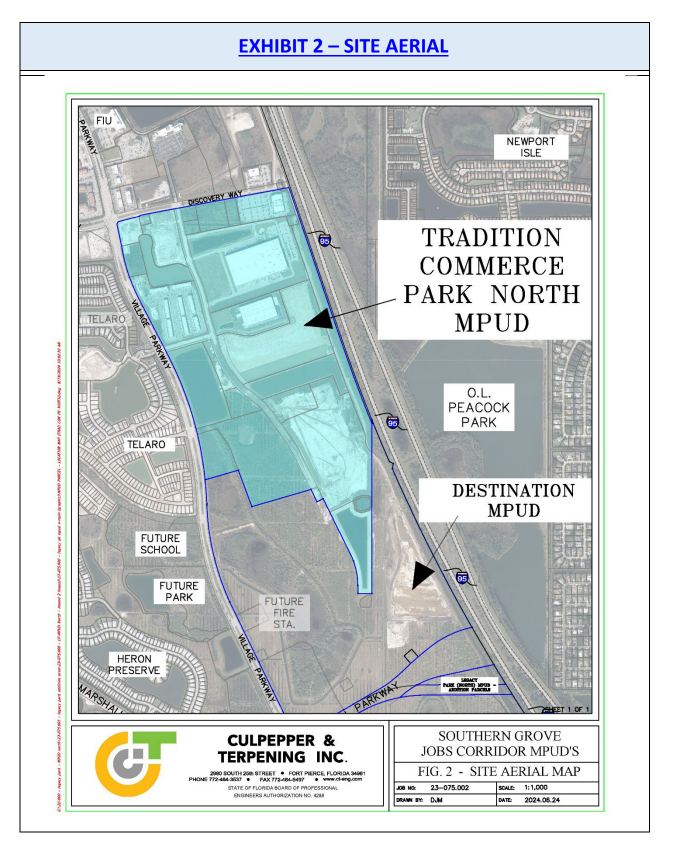






August 18, 2024 Draft 5 P24-100 UNDERLINE IS FOR ADDITION STRIKE THRU IS FOR DELETION BASE DOCUMENT IS TRAD. COMMERCE PARK NORTH MPUD (AMEND #3) – MAY 2021 (P21-115)







SECTION 3

TRADITION COMMERCE PARK NORTH MPUD AMENDMENT No 4 APPLICATION NARRATIVE

The proposed Fourth Amendment to the *Tradition Commerce Park North @ Southern Groves - Master Planned Unit Development (TCP-MPUD),* represents a redefinition of the existing land use activity areas within the broader *TCP-MPUD* through the transfer of the approximate southern 1/3 (226.15 acres, mol) of the existing *TCP-MPUD* area into a new MPUD to be entitled '*Destination @ Tradition MPUD*.' The documentation addressing this new MPUD application is provided under a separate MPUD submission (P24-099).

In addition, to the bifurcation of the existing *TCP-MPUD*, this 4th Amendment will recognize the necessary realignment of the proposed SW Marshall Parkway with its point of intersection with I-95, in order to address the FDOT's interchange spacing criteria.

Through this proposed adjustment to the *Tradition Commerce Park North- Master Planned Unit Development* (*TCP-MPUD*), the revised boundary is generally described as being SW Village Parkway on the west; by the proposed *Destination @ Tradition MPUD* on the south; by Interstate 95 to the east, and by SW Discovery Way on the north. Refer to Exhibits 1 and 2 for a general map depiction of this revised MPUD project area.

The original 2015 application for the application of the *TCP-MPUD* zoning district was filed consistent with the development regulations of the approved Development of Regional Impact Order for the Southern Grove DRI and the development Goals, Objectives and Policies of the City of Port St. Lucie Comprehensive Plan. This Master MPUD regulation book, originally approved with that initial zoning change, and as subsequently amended, will continue to serve as the base planning and development guidance document for the various land use activities within the project area.

Land use entitlements for the *Tradition Commerce Park North @ Southern Groves - Master Planned Unit Development (TCP-MPUD)* include 3,000,000 square feet of industrial use; approximately 554,000 square feet of office use; approximately 100,000 square feet of commercial use; approximately 300,000 square feet of Research and Development use; 640 residential units and 150 hotel rooms.

Specific permitted uses within the 'Employment Center' sub-district area are identified in Section 6 this Master MPUD regulation book

Section 7 of this MPUD Manual depicts the Conceptual Land Use Plan for the *Tradition Commerce Park* North MPUD. Only those uses identified in Section 6 are to be permitted within the Tradition Commerce Park North MPUD.



SECTION EXHIBIT 4

GENERAL STANDARDS FOR ESTABLISHMENT OF MPUD DISTRICT

GENERAL STANDARDS FOR DISTRICT ESTABLISHMENT

- 1. Pursuant to Article X.5 of Chapter 158 of Title XV of the Port St. Lucie City Code:
 - a. Area Requirements:

The *TRADITION COMMERCE PARK NORTH* is $\pm 486.85 \ 274.5$ acres (gross); which exceeds the 50acre minimum requirement for the establishment of a MPUD required by <u>Ppolicy 1.2.6.2</u> of the City's Comprehensive Plan and the two (2) acre minimum required by Section 158.172 of the Zoning Code for a Planned Unit Development (PUD).

b. Relation to Major Transportation Facilities:

The *TRADITION COMMERCE PARK NORTH* is located on the west side of I-95, east of <u>SW</u> Village Parkway and between <u>SW</u> Discovery Way and <u>the proposed Destination @ Southern Grove MPUD</u>. <u>Main Primary</u> access into the property will be <u>from along SW</u> Village Parkway. The property is located so as to provide access to the property without creating or generating traffic along minor streets in residential areas or districts outside the PUD.

A north-south collector road, to be known as Tom Mackie Boulevard, is proposed to provide internal access within a one-hundred (100) foot right-of-way as shown in the project Master Plan found in Section 7 on Exhibit 8. The required cross-section for the internal access road is shown in Section 9 on Exhibit 11, which illustrates that the road is to be built as an initial 2-lane rural section expandable to a 4-lane section, if warranted by traffic counts.

c. Relation to Utilities, Public Facilities and Services:

The *TRADITION COMMERCE PARK NORTH*, Phase 1 property will be served by Port St. Lucie Utilities for water & wastewater._r Hometown Cable (or any successor thereto) is expected to be the primary service provider for phone and cable service. and Florida Power & Light will provide with electric services. All utilities will be underground.

d. Physical Character of the Site:

TRADITION COMMERCE PARK NORTH is located within the Southern Grove Development of Regional Impact (DRI). The site contains two wetlands along the FP&L Easement in the Employment Center area. where combined, tThese two wetlands, including the required upland buffers, total 1.44 acres and will be preserved as indicated in the development plan for the overall MPUD. The site is generally former citrus grove converted to improved pasture with active cattle grazing.

e. Consistency with the City's Comprehensive Plan:

The *TRADITION COMMERCE PARK NORTH* is consistent with the City's Comprehensive Plan. The total Employment Center area is project area is approximately 240 466 acres in area. Consistent with the provisions of Policy 1.2.2.10 of the City's Comprehensive Plan the employment center designation may only be applied to a proposed development parcel, if that parcel is a requires a minimum size of 50 acres.



The Neighborhood/Village Center area is 40.27, including required stormwater lakes, will contain a minimum of two uses, as required by Policy 1.2.2.4. The developable area falls between the 3-acre minimum and the 35 acre maximum acreage.

2. For the purpose of this MPUD the following definitions/use authorizations shall apply:

a. Research and development.

A use that includes, but is not limited to the following: research, experimental and testing laboratories, prototype fabrication; production requiring advanced technology and skills; manufacturing of biochemical research and diagnostic compounds to be used primarily by universities, laboratories, hospitals, and clinics for scientific research and developmental testing purposes; production of experimental products; manufacturing of biological, biomedical and pharmaceutical products; and manufacturing of scientific, engineering and medical instruments.

b. Pursuant to Policy 1.2.2.12 of the comprehensive plan, agriculture and agriculture related activities shall be permitted in areas intended for future development until areas are developed for nonagricultural uses.





SECTION EXHIBIT 5 SITE INFORMATION

SECTION 5.1 SITE INFORMATION

A. **TOTAL ACREAGE**:

Development areas included with this MPUD:

•	Employment Center	446.58 274.5 acres
•	Neighborhood/Village Commercial	40.27 acres

Total

486.85 274.5 acres

See graphic Exhibit 8 for MPUD Conceptual Plan.

B. **PEDESTRIAN WAYS:**

Pedestrian movement along Tom Mackie Boulevard/Hegener Drive will be accommodated via a combination of <u>six-eight</u>foot sidewalks within the initial two lane roadway. Bike paths are to be added to the roadway if widening to four lanes is warranted. These facilities will be developed within the *TRADITION COMMERCE PARK NORTH MPUD* as development occurs in the locations generally depicted on Exhibit <u>8</u> <u>7</u> and in accordance with the cross-sections shown in Section 9. on Exhibit <u>11</u>; provided_sidewalks will be required to be constructed as part of lot development for each lot fronting Tom Mackie Boulevard/Hegener Drive, if not constructed as part of the initial roadway.

A ten to twelve-foot-wide multipurpose path (improved trail) will be located within <u>the proposed</u> open space <u>areas</u> adjacent to the borrow canal along I-95 with connections to the pedestrian facilities along adjoining arterial and collector roads. The multipurpose path (improved trail) will be developed within the *TRADITION COMMERCE PARK NORTH MPUD* as CRA funding permits in the locations generally depicted on <u>in Section 7</u> on Exhibit 8 and in accordance with the cross-sections shown <u>in</u> <u>Section 9 on Exhibit 11</u>.

C. **DENSITY/INTENSITY**

The density and intensity within the *TRADITION COMMERCE PARK NORTH MPUD* shall be determined on a per parcel basis consistent with the entitlements held by GFC for its land holdings in Southern Grove.

GFC's entitlements in the Southern Grove are as follows:

- Multi-family (DUs) 786
- Apartment (DUs) 900
- Retail (S.F.) 2,547,370
- Office (S.F) 1,694,647
- Research (S.F.) 2,498,602
- Industrial/Warehouse(S.F.) 3,838,336
- Hotel (rooms) 240

as follows:



<u>Residential</u>	<u>600</u>	Industrial/Warehouse(S.F.)	<u>3,000,000</u>
<u>Retail (S.F.)</u>	<u>102,000</u>	Hotel (rooms)	<u>150</u>
Office (S.F)	<u>554,000</u>	Research & Develop.	300,000

DEVELOPMENT USE/STANDARDS

SECTION 5.2.1. EMPLOYMENT CENTER

(A) <u>Purpose.</u>

The purpose of the Employment Center area shall be to locate and establish areas within the NCD <u>Future Land Use</u> District which are deemed to be uniquely suited for office uses, medical uses, industrial uses, warehouse/distribution, research and development, manufacturing, institutional uses, educational facilities including college, technical, or vocational schools (including dormitories), public facilities (including utilities), sports and recreation facilities, retail, hotel and multi-family housing. These uses are designed to meet the needs of the larger area. Uses which support these uses such as child care, ancillary residential units and other support uses shall also be permitted. The following standards shall be met in designing employment center areas:

(B) <u>Permitted Principal Uses and Structures.</u>

The following principal uses, and structures are permitted:

- (1) The following principal uses, and structures are permitted provided that all businesses, services, manufacturing or processing of materials are confined within a fully-enclosed building, unless otherwise specified below:
 - a. Any retail, business, or personal service use (including repair of personal articles, furniture, and household appliances) conducted wholly within an enclosed building, where repair, processing or fabrication of products is clearly incidental to and restricted to on-premises sales;
 - b. Office for administrative, business, professional or medical use;
 - c. Bank or savings and loan association, including drive through;
 - d. Restaurant (including drive-through service and outdoor seating);
 - e. Retail sales of alcoholic beverages for on and off premises consumption;
 - f. Gas service facility; Fuel service with convenience store;
 - g. Car wash, self-service or full service, provided not located within 100 feet of a residential use;
 - h. Enclosed assembly area, assisted and congregate living facilities;
 - School (public, private, or parochial) kindergarten (including VPK) through 12th grade, post-secondary, technical or vocational; including art, training, sports, and including dormitories. Post-secondary/University uses shall be permitted in accordance with the DRI Conversion matrix contained within Exhibit C of the Southern Grove DRI Development Order;
 - j. Recreation amusement facility;
 - k. A single structure containing multiple uses (such as research and development, offices, retail, public service or entertainment). Warehouse and Distribution



- I. Manufacturing, assembly, warehousing, storing, processing and packaging of goods and materials;
- m. Research and development facility, as defined in Exhibit 4;
- n. Public facility and semi-public facility use;
- o. Television broadcasting station and telephone call centers;
- p. Semi-public facility Hospitals or free standing emergency department;
- q. Analytical laboratory;
- r. Pharmacy including drive-through:
- s. Wholesale trade and distribution;
- t. Multiple-family dwellings.
- u. Hotel or motel;
- v. Commercial laundry facilities;
- w. Ancillary single-family dwelling unit or apartment within manufacturing, industrial, or warehouse/distribution use when intended for use by custodian or night watchman, 2 dwelling units maximum;
- x. Warehouse and Distribution, including E-commerce warehouse and distribution
- y. Day Care Center
- z. Food processing facility, cold storage warehouse and pre-cooling
- (2) The following principal uses which need not be fully enclosed in a building or structure are permitted:
 - a. Public utility facility, including water pumping plant, reservoir, and electrical substation;
 - b. Warehousing, open storage, as needed in conjunction with a use listed above provided that all open storage areas shall be completely enclosed by an opaque fence or wall having a minimum height of eight (8) feet with no material placed so as to exceed the height of said fence or wall. For specialized manufacturing or warehouse distribution uses, alternative screening for open storage may be considered as part of the site plan review process provided that all open storage areas are visually screened from view of public rights-of-way.
 - c. Equipment rental business, automobile, truck or boat sales. No storage or display of vehicles shall be permitted outside and enclosed building unless an area for such use is designated on the approved site plan and does not reduce the required number of parking spaces for the building.

(C) Special Exception Uses.

The following uses may be permitted following the review and specific approval by the City Council and serve to implement heavy industrial land uses as contemplated in the Comprehensive Plan:

(1) Wireless communication antennas and towers with a maximum height of 150 feet, provided all other criteria as set forth in Section 158.213, City of Port St. Lucie Zoning Ordinances.





- (2) Kennel, with outdoor runs;
- (3) Billboards.
- (4) <u>Data Center</u>
- (D) Accessory Uses. As set forth in Section 3 <u>5.2.2</u>, hereof.

(E) Minimum Lot Requirements/Maximum Residential Density

- (1) Multiple-family dwelling. The minimum density shall be five (5) dwelling units per acre, as defined in Exhibit 4, and the maximum density shall be twenty-eight (28) dwelling units per acre, as defined in Exhibit 4.
- (2) Non-Residential. A minimum of twenty thousand (20,000) square feet and a minimum width of one hundred (100) feet.

(F) Minimum Living Area

<u>The minimum living area</u> for <u>Residential Townhouse and</u> Multiple-family dwellings shall be: in accordance with the requirements of the Site Plan Review Committee.

- 1. <u>Studio Apartment, five hundred (500) square feet.</u>
- 2. One (1) bedroom, six hundred (600) square feet;
- 3. Two (2) bedroom, eight hundred (800) square feet;
- 4. Three (3) bedroom, nine hundred (900) square feet

(G) Maximum Building Coverage.

Eighty (80) percent provided that the maximum impervious surface does not exceed ninety (90) percent.

(H) Minimum Open Space.

Ten (10) percent. Within open space areas include a minimum of 5% useable open space in the form of squares, greens, parks, recreation areas and/or conservation areas.

(I) Maximum Building Height. One hundred (100) feet.

(J) Setback Requirements and Buffering.

- (1) Multiple-family dwelling: Each multi-family development shall have a setback of twenty-five (25) feet from road rights of way and ten (10) feet from side and rear property lines. Where two or more buildings are situated upon a parcel, any two buildings shall be separated by minimum of twenty (20) feet. No building shall have an effective mass exceeding three (300) feet.
- (2) All other permitted or special exception uses: Setback requirements shall be twenty-five (25) feet for front yard and from public rights of way and ten (10) feet from side and rear property lines. To allow for connectivity and flexibility of design, a zero (0) foot setback shall be allowed





for shared property lines between developments, provided each property owner acknowledges in writing.

- (3) Buffering. Where applicable, buffering shall be provided in accordance with the landscaping requirements of Chapter 154. All mechanical equipment shall be screened from public view. This screening shall be designed as both a visual barrier and a noise barrier.
- (K) Off-Street Parking and Service Requirements. As set forth in Section 5.2.3 hereof.

(L) Site Plan Review.

Site plans shall be submitted for review and approved by the City's Site Plan Review Committee and City Council, as may be required by City Codes.

(M) Other:

For uses that provide specialized waste management programs (such as compactors, sharps collection) in a defined and visually screened area, the typical dumpster and recycling detail will not be required.





Section 2. Neighborhood/Village Commercial Areas

(A) Purpose.

The purpose of the neighborhood/village commercial areas shall be to locate and establish areas within the NCD District which are deemed to be uniquely suited for the development and maintenance of limited commercial activities offering convenience goods and personal services to residents of the immediate neighborhood area; to encourage the grouping of interrelationship of established uses so as to permit a high level of pedestrian movement within the area; to designate those uses and services deemed appropriate and proper for location and development within said areas; and to establish development standards and provisions as are appropriate to ensure proper development and function of uses with the areas. Neighborhood/Village commercial areas shall function as a community of compatible uses in a compact setting, with a minimum area of three (3) acres and a maximum area of thirty-five (35) acres, serving adjoining neighborhoods and may provide for a mix of multi-family residential and non residential land uses. The following standards shall be met in designing neighborhood/village commercial areas:

(B) <u>Permitted Principal Uses and Structures.</u>

A minimum of two (2) of the following principal uses and structures, one of which shall be retail, shall be contained in the neighborhood/village commercial area, provided that a maximum of fifty (50) percent of the area within a neighborhood/village commercial area may be residential:

- Any retail, business, or personal service use (including repair of personal articles only) conducted wholly within an enclosed building, including the retail sales of beer and wine for off and on premises consumption;
- 2) Office for business, professional or medical use;
- 3) Personal service uses, such as, bank or savings and loan association, dry cleaning or laundry pick-up station;
- 4) Enclosed assembly area;
- 5) Restaurant (not including drive-in facilities) with outdoor seating and with or without an alcoholic beverage license for on premises consumption of alcoholic beverages;
- 6) Gas Service Facility (as separate use or in conjunction with a permitted use);
- 7) Park or playground or other public or private recreation or cultural facility;
- 8) Civic or cultural facility;
- 9) Townhouse dwelling;
- 10) Multiple-family dwellings
- 11) Temporary sales trailers located upon the parcel for which sales activities are to be conducted;
- 12) Public Facility Use
- 13) Pharmacy including drive-through service

(C) <u>Special Exception Uses.</u>



The following uses may be permitted only following the review and specific approval thereof by the City Council:

- 1) Wireless communication antennas and towers with a maximum height of 100 feet, provided all other criteria as set forth in Section 158.213, City of Port St. Lucie Zoning Ordinances.
- 2) Car wash, full service or self-service
- (D) Accessory Uses. As set forth in Section 3 hereof.

(E) Minimum Lot Requirements and Residential Density.

Multi-family Residential and Townhouse Dwelling: The minimum density shall be five (5) dwelling units per acre, as defined in Exhibit 4, and the maximum density shall be twenty (20) twenty eight (28) dwelling units per acre, as defined in Exhibit 4.

- 1) Townhouse dwelling. A minimum lot size of one thousand (1,400) square feet and width of eighteen (18) feet.
- 2) Non-residential: A minimum of twenty thousand (20,000) square feet and a minimum width of one hundred (100) feet.

(F) Maximum Building Coverage.

 Townhouse.
 Sixty (60) percent provided that the maximum impervious surface does not exceed eighty (80) percent.

All Other uses. Eighty (80) percent provided that the maximum impervious surface does not exceed ninety (90) percent.

(G) Minimum Open Space. Ten (10) percent. Within open space areas include a minimum of 5% useable open space in the form of squares, greens, parks, recreation areas, and/or conservation areas.

(H) Maximum Building Height.

Residential: Fifty (50) feet.

Non-residential: Fifty (50) feet, provided that steeples and similar architectural embellishments shall have a maximum height of one hundred (100) feet.

(I) Minimum Living Area for Residential Townhouse and Multiple-family dwellings:

- 1) Studio apartment, six hundred (600) square feet;
- 2) One (1) bedroom, seven hundred (700) square feet;
- 3) Two (2) bedroom, eight hundred (800) square feet;
- 4) Three (3) bedroom, nine hundred (900) square feet.

(J) Setback Requirements and Buffering.

(1) Setback for multiple-family and non-residential uses. In order to provide for a pedestrian oriented streetscape design, all setback requirements shall be established for each specific



use as part of the site plan review process. To allow for connectivity and flexibility of design, a zero (0) foot setback may be allowed for shared property lines between developments, provided each property owner acknowledges in writing.

(2) Townhouse Dwelling. Each townhouse dwelling shall have a front yard with a minimum depth of ten (10) feet and a front loaded garage setback line of eighteen (18) feet and a rear yard with a minimum depth of ten (10) feet. Screened enclosures shall be set back a minimum of five (5) feet from the rear property line. Each townhouse dwelling having frontage on a non-gated collector road shall have a front yard with a building setback of twenty-five (25) feet.

No less than three (3) townhouse dwellings and no more than eight (8) townhouse dwellings shall be contiguous. No contiguous group of dwellings shall exceed two hundred forty (240) feet in length.

No portion of a townhouse or accessory structure in or related to one (1) group of contiguous townhouses shall be closer than fifteen (15) to any portion of a townhouse or accessory structure related to another group. A side yard having a minimum depth of (10) feet shall be provided between the side of any townhouse dwelling and a private or public street right-of-way.

- (3) **Buffering.** All mechanical equipment shall be screened from public view. This screening shall be designed as both a visual barrier and a noise barrier. Where applicable, buffering shall be provided in accordance with the landscaping requirements of Chapter 154, City of Port St. Lucie Code of Ordinances.
- (K) Off-Street Parking and Service Requirements. As set forth in Section 4 hereof.

(L) Site Plan Review.

Multi-family and non-residential developments within the neighborhood/village commercial areas shall submit a site plan meeting the criteria set forth above for review and approval by the City's Site Plan Review Committee and City Council.

Townhouse developments shall submit a conceptual plan meeting the criteria set forth above and the criteria contained in the NCD District policies of the Comprehensive Plan. Conceptual plans shall be submitted for review and approval by the Planning and Zoning Director or the City's Site Plan Review Committee prior to approval of subdivision plats. Conceptual plans shall include adequate information to determine compliance with the required designed standards including but not limited to access, lot size, setbacks, density, and minimum open space.



Section 5.2.23. Accessory Uses & Structures

(A) General Provisions.

Accessory structures and uses are permitted in connection with any principal lawfully existing permitted use, provided that all accessory structures or uses are in full compliance with all setback, height, building coverage and other requirements, or as restricted in the Property Owners Association documents. In no case shall accessory uses, either separately or in combination, exceed more than twenty (20) percent of the total floor area of the principal building or ground area of any lot. Accessory uses are not considered a part of building coverage standards.

(B) Accessory Uses in Residential Areas.

- (1) Accessory uses or structures shall not be located in that area extending from the front building line to the front property line unless otherwise specifically provided. Accessory uses or structures shall be located a minimum of ten (10) feet from the rear property line, except where lakes or open space are adjacent to the rear property line the setback may be reduced to two (2) feet. The minimum setback from side property lines shall be three (3) feet, provided ten (10) feet shall be provided adjacent to a right-of-way and five (5) feet shall be provided adjacent to an alley. The minimum setback for accessory uses from side and rear property lines adjacent to non-gated collector or arterial roads shall be twenty (20) feet.
- (2) Accessory uses as permitted by Section 158.217 are allowed in the residential area.

(C) Accessory Uses in Non-Residential Areas.

(1) Accessory uses normally associated with the uses permitted as part of the approval action shall be permitted at those locations in an intensity as normally provided for within other zoning districts. Accessory uses or structures shall be located a minimum of ten (10) feet from the rear property line.

(D) Home Occupation.

A home occupation as defined herein shall be permitted within residential areas, subject to the provisions of Section 158.217(F).





Section 5.2.34. Parking, Pedestrian Requirements, and Loading Area Requirements

(A) Parking Requirements.

Each building, use, or structure shall be provided with on-street and/or offstreet parking and service facilities in accordance with the provisions set forth herein. To the extent that a use is not identified below, the parking requirements shall be in accordance with Chapter 158, Code of Ordinances. On-street parking spaces directly and fully adjacent to a site and available to a development shall be counted toward the maximum.

- (1) Retail and office, including medical 4 spaces per 1,000 sq. ft.
- (2) Mixed-use including restaurants: to be reviewed based on individual use of proposed mix of uses at the time of site plan review. Multi-Tenant Retail (Restaurant, Retail, Office including medical): 4 spaces per one thousand (1,000) sq ft
- (3) Residential: 1.5 spaces per dwelling unit.
- (4) Restaurant (stand-alone): 1 space per 100 sq. ft. Additional parking shall be required for an outdoor seating area when the outdoor seating area exceeds twenty-five (25%) percent of the gross floor area of an approved restaurant.
- (5) Research & development: 1 space per 400 sq. ft.
- (6) Manufacturing: 1 space per 500 sq. ft.
- (7) Warehouse/Distribution: 1 space per 1,000 sq. ft.
- (8) School (post-secondary, technical or vocational; including art, training and sports): Greater of 8 spaces per classroom and/or lab or 6 spaces per 1,000 sq. ft.
- (9) Hotels: 1 space for each guest room, plus 1 space for each ten guest rooms
- (10) Alternative parking requirements may be considered at the time of site plan review for development within the employment center where it can be demonstrated that sufficient parking will be provided to accommodate projected total employment and visitors. Data Centers: 1 space per 5,000 sq. ft.; plus 1 space per 250 sq. ft. of office space exceeding 10% of gross floor area.
- (11) Food processing facilities; 2 spaces per 1,000 sq. ft. of first 10,000 sq. ft.; plus 1 space per 1,000 sq. ft. over 10,000 sq. ft.
- (12) Hospital: 2.5 spaces per bed, excluding bassinets, plus employee parking as determined by the hospital.
- (B) Determination for Unlisted Uses or Alternative Parking Ratios. The genesis of this section is the City's recognition that the minimum parking requirements of this Section, in certain circumstances, may result in excess provision of parking. Excess parking supply results in the inefficient use of land at the expense of additional landscaped area, civic space, or building area and subsequent tax revenue and employment. Requests under this section shall be based strictly



upon the criteria of this section, and shall not be based upon hardship, which is the purview of the variance process, nor inconvenience or cost.

- i An applicant for development may propose an alternate parking standard based upon a parking study or recognized national parking code or standard (such as the Institute of Transportation Engineers Parking Manual (most current edition)) or other data that justifies an alternative standard, and based upon best professional practices, taking into account any applicable national standard or technical support documentation; the availability level of transit service to the proposed project site or area; proximity to multimodal transportation facilities and other best practices as determined by the Planning and Zoning Director for the City of Port St. Lucie.
- ii The Planning and Zoning Director, after consultation with the City Engineer, may approve alternative parking standards in situations where an applicant can sufficiently demonstrate, through the submission of adequate technical justification, through such items as an independent parking analyses; application of ULI or ITE parking standards, or other similar justification documentation such as the availability and level of transit services, proximity to multimodal transportation facilities or other best practices as determined by the Director.
- iii <u>City Council review and approval of such alternate parking standards shall be governed by</u> <u>the site plan approval process.</u>
- (C) (B)-Shared or joint use of parking facilities between and among uses is authorized when:
 - (1) There is a relationship among the land uses utilizing shared parking that will attract drivers to two or more uses in a single trip; and,
 - (2) There is adequate linkage between the parking and each of the uses sharing the parking;
 - (3) The applicant has submitted a properly drawn legal instrument executed by the parties concerned showing agreement to such joint use and specifying the duration of the agreement.
 - (4) Use of ULI's Shared Parking or comparable analysis is encouraged.
- (D) (C) Parking areas shall be encouraged to be located to the rear or side of the property. Truck loading docks shall be encouraged to be located at the rear of the property.
- (E) (D) Parking lot landscaping shall in accordance with Chapter 154, City of Port St. Lucie Code of Ordinances except that ten (10) foot parking islands shall be required to break up rows in groups of twelve (12) contiguous spaces.
- (F) (E) Off Street Loading and service facilities shall be provided in accordance with Section 158.221(G) of the Code of Ordinances. For specialized manufacturing, warehouse distribution, or other industrial uses, alternative off street loading requirements may be considered as part of the site plan review process.
- (G) (F) Pedestrian Access.





- (1) An on-site pedestrian circulation system which links the street and the primary entrance(s) of the structure(s) on the site shall be provided with each conceptual plan or site plan. Sidewalks or pedestrian ways must connect the required pedestrian system to existing pedestrian systems on adjacent developments if adequate safety and security can be maintained.
- (2) The circulation system must be hard-surfaced, ADA acceptable, and be at least 5 feet wide. Interconnectivity is encouraged between parcels but is not mandated for properties with specific security requirements.
- (3) Public access to the secondary trail system shall be encouraged for those properties in which public accessibility compliments the proposed development.





Section <u>5.2.4</u>5. Landscaping, Buffering, and Lighting.

(A) Plant Materials

- (1) Tree species height, spread and minimum clear trunk and shrub heights shall meet or exceed the minimum specified by the USDA's Grades and Standards for Nursery Stock, current edition. Each tree in a grouping shall be counted separately.
- (2) Tree species shall be a minimum of fourteen (14) feet overall height when planted with a minimum four (4) foot spread in accordance with the USDA's Grades and Standards for Nursery Stock, current edition.
- (3) Existing plant material used to meet the intent of this section and Chapter 154, City of Port St. Lucie Code of Ordinances, will not have to be of a quality comparable to Florida No. 1 since this material was not nursery grown.
- (4) No more than 25% of the required trees may be palm trees.
- (5) A minimum of 50% of all required trees shall be native species
- (6) For sites within the Employment Center with buildings more than 100,000 square feet, open areas intended for building expansion may be hydroseeded.
- (B) Easement and Utility Area Landscaping. Trees and all vegetation with intrusive root systems shall not be planted within ten (10) feet of any utilities; including water and sewer lines, existing utility pole, guy wire, and pad mounted transformer. No protective barriers will be required. All proposed utilities shall maintain separation distances from potable water mains as required by the city and FDEP.
- (C) Residential Landscaping. The number of trees to be provided per lot shall be as follows:
 - (1) Lots less than 6,000 sq. ft. shall provide two (2) trees.
 - (2) Lots from 6,000 to 7,500 sq. ft. shall provide three (3) trees.
 - (3) Lots over 7,500 sq. ft. shall provide four (4) trees.
- (-D) (C) Landscape Buffer Requirements. Landscaping shall be in accordance with Chapter 154, City of Port St. Lucie Code of Ordinances, except for those items specified herein.
 - (1) Perimeter landscape requirements adjacent to lakes may be relocated to other areas within the project site to allow creativity in landscape design adjacent to the lake.
 - (2) No wall shall be required in a landscape buffer strip unless its determined as part of site plan review that a wall is required to address incompatible uses or to provide visual screening.
 - (3) Perimeter landscape buffers may be a minimum of five (5) feet between adjacent parcels where parking areas are interconnected, provided an area equal to a ten (10) foot buffer is provided elsewhere on site. If a zero (0) foot setback is allowed for shared property lines between developments, perimeter landscaping may apply to the entire site rather than each individual lot provided each property owner acknowledges in writing.



- (4) A landscape strip that is at least five (5) feet in depth shall be located between a building and a parking space, driveway or a sidewalk. Where the rear of the building is not generally visible to the general public, such as a strip commercial center or loading dock, there shall be no requirement for a landscape strip to be located between vehicular use areas and building.
- (5) One tree shall be planted for each 30 linear feet of the landscape buffer strip or fractional part thereof. Shrub spacing shall be based on the growth characteristics of the species and may exceed 24 inches on center.
- (6) For qualified targeted industries, an applicant may request approval of an alternative landscape plan prepared by a licensed landscape architect which varies from the strict application of the requirements of the MPUD District. An alternative landscape plan may be approved by the Planning and Zoning Director or Site Plan Review Committee when it can be demonstrated that: the alternative landscape plan adequately buffers the developed site and is designed to assure that the overall appearance and function of the proposed project is compatible with other properties in the immediate area. Requests must be accompanied by sufficient explanation and justification, in written and/or graphic form, to allow appropriate evaluation and decision. The Planning and Zoning Director or the Site Plan Review Committee may refer the request for approval of an alternative landscape plan to the City Council for final action. Approval of an alternative landscape plan will be limited to the specific project under consideration and will not establish precedent for acceptance in other cases.
- (E) (D) A minimum six-foot masonry buffer wall shall be required to screen dumpsters and visual barrier shall be used to screen mechanical equipment. Where dumpsters and mechanical equipment are visible from a public road right-of-way a five-foot landscape strip shall be required around the outside of the buffer wall.
- (F) (E) Electric Meter Banks for Multi-Tenant Buildings. Screening maybe required when meter banks for multi-tenant buildings are located on an exterior wall and visible to the public. The location shall be identified on the site plan or elevation drawings.
- (-G) (F) Where artificial outdoor lighting is provided, it shall be designed and arranged so that no source of the lighting will be a visible nuisance to adjoining property used or zoned for a residential purpose. In addition, the lighting shall be designed and arranged so as to shield public streets and highways and all adjacent properties from direct glare or hazardous interference of any kind. The maximum allowable mounting height of all outdoor lighting fixtures shall not exceed 25 feet above grade or pavement. For targeted industries within the Employment Center, a maximum allowable mounting of height 35 feet may be allowed.
 - (G) Waste Management. For uses that provide specialized waste management programs (such as compactors, sharps collection)-in a defined and visually screened area, the typical dumpster and recycling detail will not be required.



SECTION 6 – LEGAL DESCRIPTION EXHIBIT 7

LEGAL DESCRIPTION

TRADITION COMMERCE PARK PHASE 1 MPUD AMENDMENT NO. 1 LEGAL DESCRIPTION:

BEING ALL OF LOTS 1, 2, <u>3</u>, 4, 5 AND <u>6</u>, UTILITY SITES 2, 3-A, 4, CONSERVATION TRACTS 4, 5, AND WATER MANAGEMENT TRACT 1, ACCORDING TO SOUTHERN GROVE PLAT NO. 14 AS RECORDED IN PLAT BOOK 71, PAGE 35, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA.

TOGETHER WITH:

A PORTION OF SG PLAT NO. 14 PLAT BOOK 71 PAGE 35 (PROPOSED UTILITY SITES 4 AND 5) AS RECORDED IN OFFICIAL RECORDS BOOK 3935 PAGE 2995.

TOGETHER WITH:

ALL OF PARCELS 1, 2, 3, AND TRACT ROW-1, ACCORDING TO SOUTHERN GROVE PLAT NO. 23 AS RECORDED IN PLAT BOOK 77, PAGE 23, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA

BEING A PARCEL OF LAND LYING IN SECTIONS 15, 22, 23, 26 AND 27 TOWNSHIP 37 SOUTH, RANGE 39 EAST, ST, LUCIE COUNTY, FLORIDA AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGIN AT THE SOUTHEAST CORNER OF WMT-2, AS SHOWN ON SOUTHERN GROVE PLAT NO. 4, RECORDED IN PLAT BOOK 56, PAGES 18 THRU 23, PUBLIC RECORDS OF SAID ST. LUCIE COUNTY, FLORIDA BEING ON THE WESTERLY LINE OF LANDS DESCRIBED IN ORDER OF TAKING (INTERSTATE 95), OFFICIAL RECORD BOOK 311, PAGES 2946 THRU 2952, PUBLIC RECORDS OF SAID ST. LUCIE COUNTY, FLORIDA;

THENCE TRAVERSING SAID WESTERLY LINE (INTERSTATE 95) BY THE FOLLOWING three courses (3) COURSES:

- 1. SOUTH 18°47'19" EAST, A DISTANCE OF 2388.95 FEET TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 24749.33 FEET;
- 2. SOUTHERLY ALONG THE ARC OF SAID CURVE, THRU A CENTRAL ANGLE OF 3°11'10", AN ARC DISTANCE OF 1376.26 FEET TO A POINT OF NON RADIAL INTERSECTION WITH A LINE (THE RADIUS POINT OF SAID CURVE BEARS NORTH 68°01'30" EAST);

THENCE RUN SOUTH 0°02'34.00"WEST, A DISTANCE OF 2,548.43 FEET, THENCE RUN NORTH 89°38'21"WEST, A DISTANCE OF 205.06 FEET; THENCE RUN NORTH 0°00'00.00"EAST A DISTANCE OF 122.35 TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 1004.82 FEET WITH AN ARC LENGTH OF 459.65 FEET; THENCE RUN N26° 12'35W 915.44; THENCE RUN S63°47'25"W A DISTANCE OF 100.00; THENCE RUN S26° 12'35"EAST A DISTANCE OF 200 FEET, THENCE RUN S73° 47'50"WEST A DISTANCE OF 901.15'; THENCE RUN NORTH 20° 26' 09" WEST A DISTANCE OF 568.64'; THENCE RUN SOUTH 73°58' 33" A DISTANCE OF 505.08 FEET TO THE EAST RIGHT-OF-WAY LINE OF VILLAGE PARKWAY; THENCE NORTH ALONG THE EAST RIGHT-OF-WAY LINE OF VILLAGE PARKWAY; A DISTANCE OF 936.25 FEET TO A POINT OF TANGENCY WITH A LINE; THENCE NORTH 27°20'59" WEST ALONG SAID LINE, A DISTANCE OF 936.25 FEET TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 2480.18 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THRU A CENTRAL ANGLE OF 15°38'20", AN ARC DISTANCE OF 676.97 FEET TO THE POINT OF TANGENCY WITH A LINE; THENCE NORTH ACC OF SAID CURVE, THRU A CENTRAL ANGLE OF 15°38'20", AN ARC DISTANCE OF 631.94 FEET TO A POINT OF INTERSECTION WITH THE WESTERLY BOUNDS OF PARCEL 5 OF SOUTHERN GROVE PLAT NO. 4 REFERRED TO ABOVE;



THENCE TRAVERSING THE SOUTHERLY LINE OF SAID PARCEL 5 THE FOLLOWING THREE (3) COURSES;

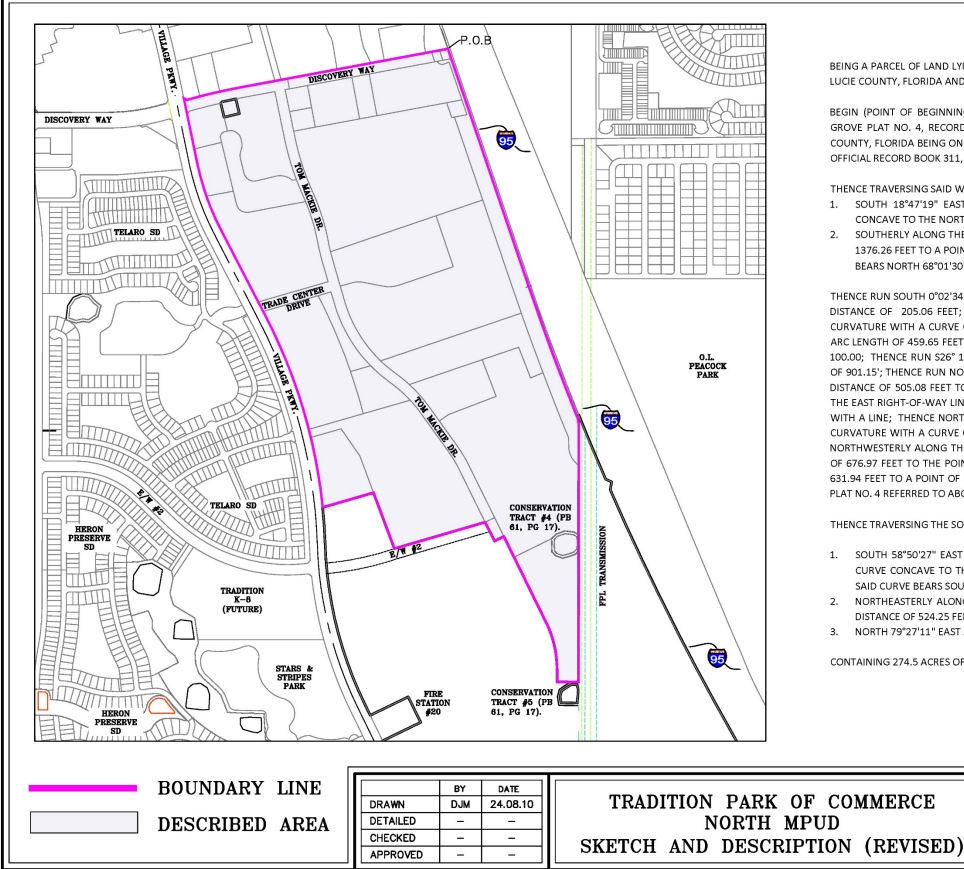
- 1. SOUTH 58°50'27" EAST A DISTANCE OF 34.02 FEET TO A POINT ON NON RADIAL INTERSECTION WITH A CURVE CONCAVE TO THE SOUTHEAST AND HAVING A RADIUS OF 5670.00 FEET, (THE RADIUS POINT OF SAID CURVE BEARS SOUTH 15°50'41" EAST);
- 2. NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 05°17'51", AN ARC DISTANCE OF 524.25 FEET TO A POINT OF TANGENCY;
- 3. NORTH 79°27'11" EAST A DISTANCE OF 2012.92 FEET TO THE POINT OF BEGINNING.

LESS THEREFROM CONSERVATION TRACT NO. 5 OF THE PLAT OF SOUTHERN GROVE PLAT NO. 14 AS RECORDED IN PLAT BOOK 71, PAGE 35 OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA AND UTILITY SITE 4 AS RECORDED IN OFFICIAL RECORDS BOOK 3935, PAGE 2995, PUBLIC RECORDS OF ST LUCIE COUNTY, FLORIDA.

BEING SUBJECT TO ANY/ALL EASEMENTS, RESERVATIONS, DEDICATIONS AND/OR RESTRICTIONS.

CONTAINING 274.5 ACRES OF LAND, MORE OR LESS.





BEING A PARCEL OF LAND LYING IN SECTIONS 15, 22, 23, 26 AND 27 TOWNSHIP 37 SOUTH, RANGE 39 EAST, ST, LUCIE COUNTY, FLORIDA AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGIN (POINT OF BEGINNING (P.O.B)) AT THE SOUTHEAST CORNER OF WMT-2, AS SHOWN ON SOUTHERN GROVE PLAT NO. 4, RECORDED IN PLAT BOOK 56, PAGES 18 THRU 23, PUBLIC RECORDS OF SAID ST. LUCIE COUNTY, FLORIDA BEING ON THE WESTERLY LINE OF LANDS DESCRIBED IN ORDER OF TAKING (INTERSTATE 95), OFFICIAL RECORD BOOK 311, PAGES 2946 THRU 2952, PUBLIC RECORDS OF SAID ST. LUCIE COUNTY, FLORIDA;

THENCE TRAVERSING SAID WESTERLY LINE (INTERSTATE 95) BY THE FOLLOWING THREE COURSES (3) COURSES: 1. SOUTH 18°47'19" EAST, A DISTANCE OF 2388.95 FEET TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 24749.33 FEET;

- BEARS NORTH 68°01'30" EAST);

THENCE RUN SOUTH 0°02'34.00" WEST, A DISTANCE OF 2,548.43 FEET, THENCE RUN NORTH 89°38'21" WEST, A DISTANCE OF 205.06 FEET; THENCE RUN NORTH 0°00'00.00"EAST A DISTANCE OF 122.35 TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 1004.82 FEET WITH AN ARC LENGTH OF 459.65 FEET; THENCE RUN N26° 12'35W 915.44; THENCE RUN S63°47'25"W A DISTANCE OF 100.00; THENCE RUN S26° 12' 35"EAST A DISTANCE OF 200 FEET, THENCE RUN S73° 47'50"WEST A DISTANCE OF 901.15'; THENCE RUN NORTH 20° 26' 09" WEST A DISTANCE OF 568.64'; THENCE RUN SOUTH 73°58' 33" A DISTANCE OF 505.08 FEET TO THE EAST RIGHT-OF-WAY LINE OF VILLAGE PARKWAY; THENCE NORTH ALONG THE EAST RIGHT-OF-WAY LINE OF VILLAGE PARKWAY, A DISTANCE OF 1905.46 FEET TO A POINT OF TANGENCY WITH A LINE; THENCE NORTH 27°20'59" WEST ALONG SAID LINE, A DISTANCE OF 936.25 FEET TO A POINT OF CURVATURE WITH A CURVE CONCAVE TO THE NORTHEAST AND HAVING A RADIUS OF 2480.18 FEET; THENCE NORTHWESTERLY ALONG THE ARC OF SAID CURVE, THRU A CENTRAL ANGLE OF 15°38'20", AN ARC DISTANCE OF 676.97 FEET TO THE POINT OF TANGENCY WITH A LINE; THENCE NORTH 11°42'39" WEST, A DISTANCE OF 631.94 FEET TO A POINT OF INTERSECTION WITH THE WESTERLY BOUNDS OF PARCEL 5 OF SOUTHERN GROVE PLAT NO. 4 REFERRED TO ABOVE;

THENCE TRAVERSING THE SOUTHERLY LINE OF SAID PARCEL 5 THE FOLLOWING THREE (3) COURSES;

- SAID CURVE BEARS SOUTH 15°50'41" EAST);
- DISTANCE OF 524.25 FEET TO A POINT OF TANGENCY;
- 3. NORTH 79°27'11" EAST A DISTANCE OF 2012.92 FEET TO THE POINT OF BEGINNING.

CONTAINING 274.5 ACRES OF LAND, MORE OR LESS.

DESCRIPTION

2. SOUTHERLY ALONG THE ARC OF SAID CURVE, THRU A CENTRAL ANGLE OF 3°11'10", AN ARC DISTANCE OF 1376.26 FEET TO A POINT OF NON RADIAL INTERSECTION WITH A LINE (THE RADIUS POINT OF SAID CURVE

1. SOUTH 58°50'27" EAST A DISTANCE OF 34.02 FEET TO A POINT ON NON RADIAL INTERSECTION WITH A CURVE CONCAVE TO THE SOUTHEAST AND HAVING A RADIUS OF 5670.00 FEET, (THE RADIUS POINT OF

2. NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 05°17'51", AN ARC

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CULPEPPER & TERPENING INC.

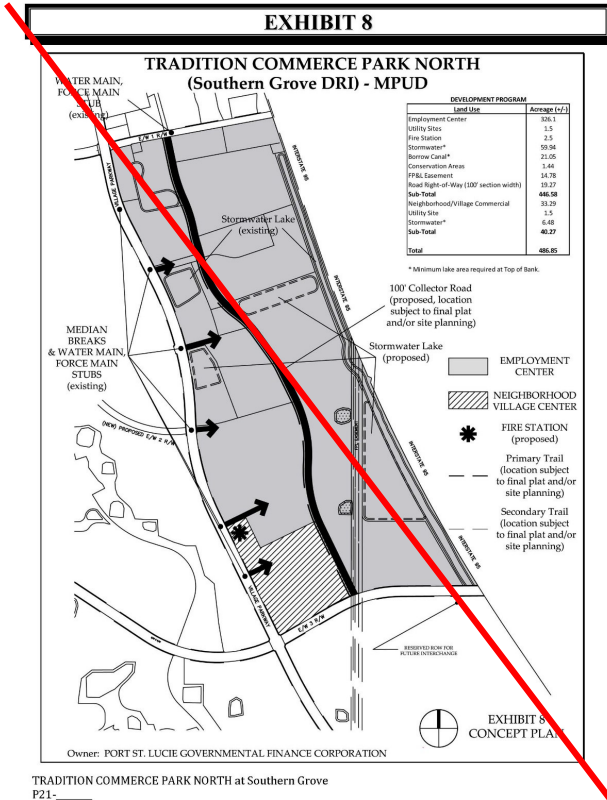
2980 SOUTH 25th STREET • FORT PIERCE, FLORIDA 34981 PHONE 772-464-3537 • FAX 772-464-9497 • www.ct-eng.com

STATE OF FLORIDA BOARD OF PROFESSIONAL ENGINEERS AUTHORIZATION NO. 4286



SECTION 7 – SITE PLAN

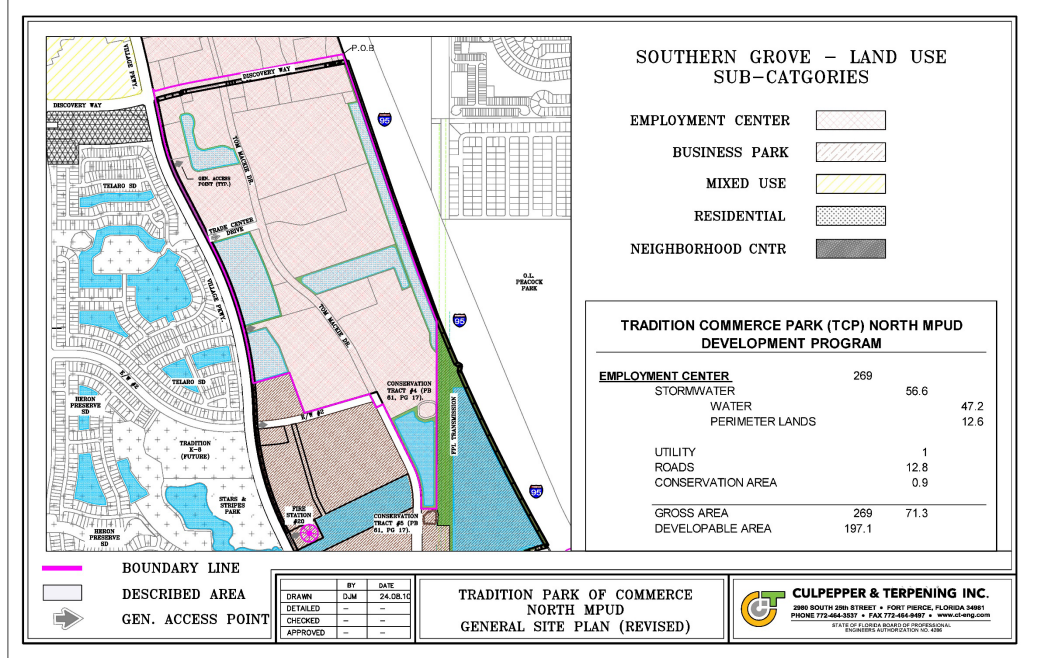
EXHIBIT 8













SECTION 8 – LAND USE ENTITLEMENTS EXHIBIT 9

Land Use Sub-District	Acreage	Units	Sq. Ft.*	Sq. Ft.*
Freedown ant Contor	326.10	372		
Employment Center	<u>240.70</u>			
Retail			20,000	<u>102,000</u>
Office			553,771	<u>250,000</u>
Warehouse/Industrial			2,571,997	<u>3,000,000</u>
School			105,000	<u>105,000</u>
Research & development			1,312,400	<u>300,000</u>
Hotel			122 Hotel Rms	<u>150 Rooms</u>
Residential		<u>600</u>		
Fire Station Site	2.50			
Stormwater**	59.94			
Borrow Canal**	21.05			
Utility Sites	1.50			
Road ROW (100' section width)	19.27			
Conservation Areas	1.44			
FP&L Easement	14.78			
Sub-Total	446.58			
Neighborhood/Village	33.29	268	30,393	
Commercial*				
Stormwater**	6.48			
Utility Sites	.50			
	4 86.85	640		

* Any unused units, sq. ft., can be transferred and or converted to other properties within the Southern Grove DRI. The amount of development within the PUD can be converted per the Southern Grove DRI Trip Conversion Matrix.

** Minimum lake area required at Top of Bank per SFWMD permit. Water Management Tracts shall be included on subdivision plats within the MPUD as applicable to meet the stormwater requirements of the SFWMD permit as such may be amended from time to time.





EXHIBIT 10

BINDING P.U.D. AGREEMENT

TRADITION COMMERCE PARK PHASE 1 MPUD

The property as described on Exhibit "7", is under the unified control of the undersigned petitioner who agrees to 1) proceed with the proposed development according to the provisions of the Port St. Lucie P.U.D. Zoning Regulations; and (2) provide such agreements, contracts, deed restrictions and sureties as are acceptable to the City of Port St. Lucie for the completion of the development in accordance with the plan approved by the City. In addition, the said petitioner shall be responsible for the continuing operations and manutenance of such areas, functions and facilities until such time as a private property owners association, yet to be established, agrees to accept the same responsibilities. Such responsibilities are not to be provided or maintained at public expense. The petitioner further agrees to bind all successors in title to the commitments herein in this paragraph made.

IN WITNESS WHEREOF, W	we have hereusto set our hands , 2021.	s and seals this $\underline{\qquad}$	day of
WITNESS	PORT ST. LUCIE CORPORATION, NC.	GOVERNMENTAL	FINANCE
BY: Marydun		urn, CEO	
BY: Madan			
	(CORPORA	ATE SEAL)	





