# EXHIBIT A

# APPLICATION FOR AMENDMENT AND CHANGE IN ZONING TO THE MPUD ZONING DISTRICT, AND FOR THE SECOND AMENDMENT (OVERALL) TO THE LEGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT DEVELOPMENT (MPUD)



Application for Master Planned Unit Development Rezoning
City of Port St. Lucie Project Number: P24-000
PSLUSD Project No: 11-900-21

Adopted September 18, 2022 Ordinance 22-077 / P23-155

Amendment No. #1

Amended November 22, 2023

Admin Approval P23-155-A1

Amendment No #2

Amended XXXXXX, xx, 2024

P24-137



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#### AMENDMENT SUMMARY

#### **AMENDMENT NO 1 (P23-155-A1):**

- 1. Provide updated signature and consent applications.
- 2. Provide for Amended Master Plan Map for the Legacy Park North MPUD development area.

#### **AMENDMENT NO 2 (P24-137):**

#### **General Description:**

- 1. Provide for the addition of 10.0 acres (more or less) of land into the existing Legacy Park North MPUD.
- 2. Provide for reclassification of all sub area designations within the existing Legacy Park North MPUD to 'Regional Business Center', and removing the prior designation of 'Employment Center' and 'Mixed Use' (refer to figure 1-4 of the City Comprehensive Plan).
- 3. Provide updated signature and consent applications.
- 4. Update project area maps.
- 5. Revise Chapters 4, 5 and 6 of the Legacy Park North MPUD Planning Document to reflect the addition of the 10.0 (more or less) acre tract on the north side of the existing Legacy Park North MPUD and to revise these same chapters to reflect the effects of redesignation of all of the Legacy Park North area as a 'Regional Business Park', and remove references to the prior designation of 'Employment Center' and 'Mixed Use Area'. Include references to sub area classifications 'Business Park' and 'Mixed Use Activity' area within the 'Regional Business Park' area.
- 6. Provide updated legal descriptions of the Legacy Park North MPUD.
- 7. Provide for Amended Master Plan Map for the Legacy Park North MPUD development area.



#### **SECTION 1 – MPUD APPLICATION**

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	A. A. A.	2

#### **APPLICATION FOR AMENDED PUD CONCEPT PLAN**

CITY OF PORT T. LUCIE
PLANNING & ZOUING DEPARTMENT
121 SW Port ST. Lucie Blvd.
Port St. Lucie, Florida 14984
(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).

PRIMARY CO	NTACT EMAIL ADD	RLSS:	dmurp	hy@ct-eng.con	n		
PROJECT NAI	ME: Lega	cy Pal (Nort	h) @ Southe	rn Groves			
OWNER(S) O	F PROPERTY: Nam	e	Port St.	Lucie Governme	ental Finance Corp.		
Address	121 SW PSL Blvd.		F	Port St. Lucie	Fla	34984	
Phone	STR 772-871-5212	EET	Fax	CITY	STATE Email:	ZIP jdavis@cityofpsl.com	_
APPLICANT C	R AGENT OF OWN	ER: Name	Culpepp	er & Terpening	, Inc,		
Address	2980 South	25 <sup>th</sup> Street		Ft. Pierce	Fla	34981	
Phone	772-464-3537	EET	Fax 7	CITY 772 164-9497	STATE Email:	ZIP dmurphy@ct-eng.com	
LEGAL DESCR	RIPTION:				EGAL DESCRIPTION FO		
PROPERTY TA	AX I.D. NUMBER:	4326-602-0	001-000-8	432	602-0004-000-9	4326-602-0007-000-0	
		4326-602-0002-000-5		4326-6. 3-0005-000-6		4326-602-0009-000-4	
		4326-602-0	003-000-2	4326-	602- 206-000-3	4326-602-0010-000-4	
Original Proje	ect (P) Number	P2	22-176	Date Appr	roved 09/12/2022	P22-176	
PARCEL SIZE	(GROSS AREA):	34	15 (MOL)	Acres	45 (MOL)	Square Feet	
LOCATION O	F PROJECT SITE:	No	rtheast corr	ner of I-95 and S	SW Paar [Hegener] Dr	ive	
SUMMARY O	F AMENDMENT:	TO REVIS	E THE GENEI	RAL SITE PLAN F	OR THE AREA REFER	TO AS LEGACY PARK No	rth

#### ATTACH AMENDED PUD CONCEPT PLAN

Dennis J. Murphy	Dennis J. Murphy	Sept 5, 2023	
SIGNATURE OF APPLICANT	HAND PRINT NAME	DATE	

<sup>\*</sup>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.

02/26/20





#### 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).

PRIMARY CC	NTACT EMAIL ADI	DRESS:	dmı	urphy@	ct-eng.com		
PROJECT NA	ME: LEC	SACY PARK N	IORTH @	SOUTH	ERN GROVES (AD	DITION NO. 1	
OWNER(S) C	F PROPERTY: Nar	ne	Port	St. Lucie	Governmental Fi	nance Corp./Ci	ty of Port St. Lucie
Address	121 SW PSL Blvd			Port S	t. Lucie	Fla	34984
Phone	772-871-5212	REET	Fax		CITY	STATE Email:	Jdavis@cityofpsl.com
APPLICANT (	OR AGENT OF OW	NER: Name	Culp	epper &	Terpening, Inc,		
Address	2980 Sout	h 25 <sup>th</sup> Street			Ft. Pierce	Fla	34981
Phone	772-464-3537	REET	Fax	772-4	CITY <b>64-9497</b>	STATE Email:	ZIP dmurphy@ct-eng.com
LEGAL DESCRIPTION:				SI	E ATTACHED LEG	AL DESCRIPTIO	N
PROPERTY T	AX I.D. NUMBER:	4315-804-00	05-000-2 ( <sub>j</sub>	ot)	Orb 2680 Pg 293	33 (Pt of)	4326-602-0007-000-0
		4315-505-00	10-010-5		Orb 2418 Pg 285	9 (Pt of)	4326-602-0009-000-4
		4326-602-00	01-000-8		4326-602-0004-0	00-9	4326-602-0010-000-4
		4326-602-00	4326-602-0002-000-5		4326-602-0005-000-6		
		4326-602-00	03-000-2		4326-602-0006-0	00-3	
Original Proj	ect (P) Number	P22	-176		Date Approved _	09/12/2022	P22-176
		P23-155			1		P23-155
PARCEL SIZE	(GROSS AREA):	355	(MOL)	(MOL) Acres		15,463,800	Square Feet
LOCATION O	F PROJECT SITE:	Nort	h side of	the exis	ing Legacy Park I	North MPUD -	·
SUMMARY (	DF AMENDMENT:	10.0 ACR PARTIALL	ES (+/-) AR Y EFFECTS	REA TO TH		ORTH MPUD . T E PARK NORTH	DDRESS THE ADDITION OF A HIS AMENDMENT ALSO MPUD (SEPARATE
(	Dennis J. Mu	rphy	D	ennis J	. Murphy	N	Лау 15, 2024
SI	GNATURE OF APP	LICANT	— Н	AND PR	INT NAME		DATE

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.

<sup>\*</sup>If signature is not that of the owner, a letter of authorization from the owner is needed.

#### **SECTION 1B - AGENT AUTHORIZATION**

#### **CITY OF PORT ST. LUCIE**

121 SW PORT ST. LUCIE BLVD.

	PORT ST LUCIE, FLA	.A., 34984
	AGENT CONSE	NT FORM
PROJECT NAME:	LEGACY PARK (NORTH) @ SOUTH DEVELOPMENT (MPUD) – AMENI	HERN GROVES - MASTER PLANNED UNITNDMENT NO 2
PROJECT DESCRIPTION		GACY PARK NORTH MPUD TO ADDRESS THE PARCEL INTO THE LEGACY PARK NORTH MPUD
PARCEL ID:  STREET RIGHTS OF WA 4315-505-0010-010-5		
WHO BEING DULY SWO I hereby give CONSE have submitted app me at all meetings	ORN, DEPOSES AND SAYS THE FOLL ENT to <u>CULPEPPER &amp; TERPENING</u> lications and all required material	Print Name Title
FURTHER AFFIANT SAY	<b>/ETH NOT:</b> nt was acknowledged before me th	his day of
2024, by	it was acknowledged before the th	
known to me or who has		as identification.
Signature of Notary		Type or Print Name of Notary
	Commission Nur	umber (Seal)

#### **PSL GOVERNMENTAL FINANCE CORPORATION**

121 SW PORT ST. LUCIE BLVD. PORT ST LUCIE, FLA., 34984

#### **AGENT CONSENT FORM**

PROJECT NAME: LEGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT							
	DEVELOPMENT (MPUD) – AMENDMENT NO 2						
PROJECT DESCRIPTION: MODIFICATION OF EXISTING LEGACY PARK NORTH MPUD TO ADDRESS THE							
	ADDITION (	OF A 10.0 ACRE	(+/-) PARCEL II	NTO THE LE	GACY PARK NORTH MPUD		
PARCEL ID:							
4326-603-0005-000-9	)						
4326-603-0006-000-6	ĵ						
4314-804-0005-000-2	<u> </u>						
BEFORE ME THIS DAY	PERSONALLY	APPEARED					
			Print Name		Title		
WHO BEING DULY SW	ORN DEDOSE	EC VND CVAC THE	EOLLOWING:				
WITO BEING BOET SW	JIM, DEI OSE	.5 AND 5A15 1111	i i OLLO WIIVO.				
have submitted app	olications and solications and solications and publications.	l all required ma c hearings perta	terial and docu	uments, and	n my behalf, to submit or d to attend and represent y and State permits for		
FURTHER AFFIANT SA	YETH NOT:						
The foregoing instrume	nt was ackno	wledged before	me this	da	ay of		
2024, by					who is personally		
known to me or who ha					as identification.		
		-					
Signature of Notary				Type or F	Print Name of Notary		
		Commissio	on Number (Se	al)			

#### **SOUTHERN GROVE COMMUNITY DEV. DISTRICT 7**

10807 SW TRADITION PARKWAY PORT ST. LUCIE, FLA. 34987

#### **AGENT CONSENT FORM**

PROJECT NAME:		(NORTH) @ SOUTHE		STER PLANNED UNIT			
	DEVELOPMENT (MPUD) – AMENDMENT NO 2						
PROJECT DESCRIPTION				1PUD TO ADDRESS THE GACY PARK NORTH MPUD			
PARCEL ID:							
4326-603-0002-000-8	3						
4326-603-0001-000-3							
4326-603-0003-000-5							
BEFORE ME THIS DAY I	PERSONALLY AP		nt Name	Title			
WHO BEING DULY SWO	ODNI DEDOCES			Title			
WHO BEING DOLF SW	JKN, DEPOSES A	AND SATS THE FOLLO	wing.				
have submitted app	olications and al s and public h project indicated	l required material ar earings pertaining t	nd documents, and	n my behalf, to submit or d to attend and represent y and State permits for			
The foregoing instrume 2024, by	nt was acknowle	edged before me this	da	ay ofwho is personally			
known to me or who ha	s produced			as identification.			
Signature of Notary			Type or I	Print Name of Notary			
		Commission Num	per (Seal)				

#### **COSTCO WHOLESALE CORPORATION**

45940 Horseshoe Drive, Ste. 150 Sterling, VA 20166

#### **AGENT CONSENT FORM**

PROJECT NAME:	ROJECT NAME: LEGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT DEVELOPMENT (MPUD) – AMENDMENT NO 2						
PROJECT DESCRIPTION	•				O TO ADDRESS THE_ Y PARK NORTH MPUD		
PARCEL ID:							
4326-603-0004-000-2	_						
BEFORE ME THIS DAY I	PERSONALLY APPEA	RED					
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		Print N			Title		
WHO BEING DULY SWO	JKN, DEPOSES AND	SAYS THE FULLOW	ING:				
have submitted app	olications and all rec s and public heari project indicated ab	quired material and ngs pertaining to	documen	ts, and to	behalf, to submit or attend and represent and State permits for		
The foregoing instrumed 2024, by	nt was acknowledge	ed before me this		day of	f who is personally		
known to me or who ha	s produced				as identification.		
Signature of Notary			Туј	oe or Print	Name of Notary		
	(	Commission Numbe	r (Seal)				

#### Port St. Lucie Governmental Finance Corporation

121 SW Port St. Lucie Blvd. Port St. Lucie, FL 34984

#### AGENT CONSENT FORM

Project Name(s): N3-167 Southern Grove Plat No. 45

P23 68 Project Everest Site Plan

P23-1. Legacy Park North MPUD Amendment

Legal Description: Lot 8, That MC-1, Tract MC-2, Tract BP-1, Tract NR-1, Tract NR-2, Southern Cove Plat No. 43

> CEO Title

I hereby give CONSENT to Compense and 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 polic hearings pertaining all City, County and State permits for completion of the projects dicated above.

Jesus Merejo Print Name

STATE OF FLORIDA COUNTY OF ST. LUCIE

The foregoing instrument was acknowledged before me by means of physical presence or online notarization, this day of 2023, by Jesus Merejo, CEO, who is personally known to me.

Signature of Notary Public

NOTARY SEAL/STAMP

MARY ANN VERILLO MY COMMISSION # HH 361481 EXPIRES: June 9, 2027

> Print Name of Notary Public Notary Public, State of Floriga 6 / 09/ 2027



City of Port St. Lucie 121 SW Port St. Lucie Blvd. Port St. Lucie. FL 34984

#### AGENT CONSENT FORM

Project Name(s): P2. 167 Southern Grove Plat No. 45
P23-18 Project Everest Site Plan
P23-152 Vegacy Park North MPUD Amendment

Legal Description: Lot 8, Trac MC-1, Tract MC-2, Tract BP-1, Tract NR-1, Tract NR-2, Southern Gree Plat No. 43

I hereby give CONSENT to Culp oper and Terpening, Inc. to act on my behalf, to submit or have submitted applications and II required material and documents, and to attend and represent me at all meetings and put ic hearings pertaining all City, County and State permits for completion of the projects in cated above.

City Mana

Title

Jesus Merejo Print Name

STATE OF FLORIDA COUNTY OF ST. LUCIE

> MARY ANN VERILLO COMMISSION # HH 361481

EXPIRES: June 9, 2027

Signature

The foregoing instrument was acknowledged before me by means of physical presence or online notarization, this day of , 2023, by Jesus Merejo, CEO, who is personally known to me.

Signature of Notary Public

Print Name of Notary Public Notary Public, State of Florida

My Commission expires

Sept. 24, 2024 Final Review Draft P24-137

UNDERLINE IS FOR ADDITION STRIKE THRU IS FOR DELETION



#### PSL PROJECT APRON INDUSTRIAL OWNER LLC 120 S Central AVE; Unit Ste 300 Saint Louis; MO 63105-1705 **AGENT CONSENT FORM** LEGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT PROJECT NAME: ELOPMENT (MPUD) - AMENDMENT NO 1 **PARCEL ID:** 4326-602-0001-000-8 WHO BEING DULY BEFORE ME THIS DAY PERSONALLY APPEARED SWORN, DEPOSES AND SAYS THE FOLLOWING: I hereby give CONSENT to CULPEPPER & TERPENIN, INC., to act on my behalf, to submit or have submitted applications and all required material an documents, and to attend and represent me at all meetings and public hearings pertaining to City, County and State permits for completion of the project indicated above. **FURTHER AFFIANT SAYETH NOT:** The foregoing instrument was acknowledged before me this 2023, by Douglas G. Sansone is personally as ide tification. known to me or who has produced Type or Print Name of Nota Signature of Notary Melissa A Cle Uli Gall. Climit Commission Number (Seal) MELISSA A. CLEMENTS My Commission Expires July 9, 2024 St. Louis City

Commission #12412085



#### SECTION 1C -STATEMENT OF UNIFIED CONTROL

#### PORT ST. LUCIE GOVERNMENTAL FINANCE CORPORATION

121 SW PORT ST LUCIE BLVD PORT ST. LUCIE, FLORIDA 34984

#### STATEMENT OF UNIFIED CONTROL

PROJECT NAME: LEGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT

DEVELOPMENT (MPUD) - AMENDMENT NO 2

**LEGAL DESCRIPTION:** SEE ATTACHED

I HEREBY DECLARE THAT, the <u>LEGACY PARK (NORTH)</u> @ <u>SOUTHERN GROVES</u> - <u>MASTER PLANNED UNIT DEVELOPMENT (MPUD)</u>, as described in the attached Exhibits A and A1, is under the unified land use and zoning control of the City of Port St. Lucie and hereby agree to proceed with the proposed MPUD Development Plan and Plan Book adjustments according to the provisions of the City of Port St. Lucie Comprehensive Plan and Zoning Code regulations and in addition to any conditions as may be attached to the zoning of the lands described herein to MPUD. In addition, I will coordinate the assignment of agreements, contracts, deed restrictions and such relevant securities as may be required by the City for completion of the development according to the design parameters approved at the time of rezoning to MPUD, and also 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.

	PORT ST. LUCIE GOVERNMENTAL FIN CORPORATION	IANCE
	By:	
	Jesus Merejo, Chief Executive Of	ricei
	*******	
STATE OF FLORIDA COUNTY OF ST. LUCIE		
TO TAKE ACKNOWLEDGMENTS, THE FOREGOING NOTIFICATION BY JESUS MEREJO, CHIEF EXECUT	IE, AN OFFICER DULY AUTHORIZED IN THE STATE AFORESAID AND INSTRUMENT WAS ACKNOWLEDGED BY MEANS OF PHYSICATIVE OFFICER OF THE PORT ST. LUCIE GOVERNMENTAL FINANCE CONTROL OF THE PORT ST. LUCIE GOVERNMENT FINANCE CONTROL OF THE PORT ST. LUCIE FINANCE CONTROL	AL PRESENCE OR ONLINI DRPORATION, ON BEHALF O
NITNESS MY HAND AND OFFICIAL SEAL IN THE CO	OUNTY AND STATE LAST AFORESAID THIS DAY OF	, 2024.
COMMISSION NO. & EXPIRATION DATE	NOTARY PUBLIC, STATE OF FLORIDA	
	PRINT NAME:	



#### **EXHIBIT A**

#### **DESCRIPTION**

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

COMMENCING AT THE SOUTHWEST CORNER OF SECTION 26, TOWNSHIP 37 SOUTH, RANGE 39 EAST, ST. LUCIE COUNTY, FLORIDA, THENCE ALONG THE SOUTH LINE OF SAID SECTION 26, NORTH 89°54'04" EAST, A DISTANCE OF 1,066.29 FEET, TO THE POINT OF INTERSECTION WITH THE NORTHLY EXTENSION OF THE EASTERLY RIGHT-OF-WAY LINE OF VILLAGE PARKWAY; THENCE ALONG SAID NORTHERLY EXTENSION, NORTH 00°00'00" EAST, A DISTANCE OF 197.73 FEET TO THE POINT OF INTERSECTION WITH THE SOUTHWEST CORNER OF TRACT B, SOUTHERN GROVE PLAT 38, AS RECORDED IN PLAT BOOK 100, PAGE 13, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA, AND THE POINT OF BEGINNING OF THE FOLLOWING DESCRIBED PARCEL:

THENCE ALONG THE WEST LINE OF SAID TRACT B, NORTH 00°00'00" EAST, A DISTANCE OF 93.75 FEET TO A POINT OF CURVE TO THE LEFT HAVING A RADIUS OF 3,696.00 FEET AND A CENTRAL ANGLE OF 38°56'28"; THENCE NORTHWESTERLY ALONG THE ARC A DISTANCE OF 2,512.00 FEET; THENCE NORTH 38°56'28" WEST, A DISTANCE OF 387.35 FEET TO A POINT OF CURVE TO THE RIGHT HAVING A RADIUS OF 6,751.00 FEET AND A CENTRAL ANGLE OF 12°59'06"; THENCE NORTHWESTERLY ALONG THE ARC A DISTANCE OF 1,529.99 FEET; THENCE NORTH 25°57'22" WEST, A DISTANCE OF 331.92 FEET; THENCE NORTH 08°18'11" EAST, A DISTANCE OF 44.31 FEET TO THE NORTHERLY LINE OF SAID TRACT B: THENCE ALONG SAID NORTHERLY LINE. NORTH 59°48'29" EAST. A DISTANCE OF 963.38 FEET TO A POINT OF CURVE TO THE RIGHT HAVING A RADIUS OF 1,925.00 FEET AND A CENTRAL ANGLE OF 29°45'21"; THENCE NORTHEASTERLY ALONG THE ARC A DISTANCE OF 999.72 FEET; THENCE NORTH 89°33'50" EAST, A DISTANCE OF 1,297.78 FEET TO THE INTERSECTION WITH THE WESTERLY LINE OF AN ORDER OF TAKING AS DESCRIBED IN OFFICIAL RECORDS BOOK 311, PAGE 2946-2952 AND A NON-RADIAL CURVE, CONCAVE TO THE SOUTHWEST, HAVING A RADIUS OF 24,729.33 FEET AND A CHORD WHICH BEARS SOUTH 33°15'08" EAST FOR 797.30 FEET; THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE A DISTANCE OF 797.34 FEET THROUGH A CENTRAL ANGLE OF 01°50'50"; THENCE SOUTH 34°10'33" EAST, A DISTANCE OF 1,712.64 FEET TO A POINT OF CURVE TO THE RIGHT HAVING A RADIUS OF 6,987.97 FEET AND A CENTRAL ANGLE OF 15°07'22"; THENCE SOUTHEASTERLY ALONG THE ARC A DISTANCE OF 1,844.42 FEET TO THE EASTERLY EXTENSION OF THE NORTHERLY RIGHT-OF-WAY OF PAAR [HEGENER] DRIVE; THENCE ALONG SAID EASTERLY EXTENSION AND NORTH RIGHT-OF-WAY, SOUTH 70°00'00" WEST, A DISTANCE OF 2,689.74 FEET TO A POINT OF CURVE TO THE LEFT HAVING A RADIUS OF 567.50 FEET AND A CENTRAL ANGLE OF 44°03'25"; THENCE SOUTHWESTERLY ALONG THE ARC A DISTANCE OF 436.37 FEET; THENCE SOUTH 25°56'35" WEST, A DISTANCE OF 15.95 FEET TO A POINT OF CURVE TO THE RIGHT HAVING A RADIUS OF 332.50 FEET AND A CENTRAL ANGLE OF 64°03'41"; THENCE SOUTHWESTERLY ALONG THE ARC A DISTANCE OF 371.76 FEET; THENCE NORTH 89°59'43"WEST A DISTANCE OF 104.42 FEET; THENCE NORTH 44°59'52" WEST, A DISTANCE OF 42.43 FEET, TO THE POINT OF BEGINNING.

LESS CONSERVATION TRACT NO. 6, AS DEPICTED ON THE PLAT OF SOUTHERN GROVE PLAT NO. 3, AS RECORDED IN PLAT BOOK 61, PAGE 17, OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA,

CONTAINING 345.07 ACRES, MORE OR LESS.

TOGETHER WITH,





A PARCEL OF LAND CONTAINING ALL OF UTILITY SITE 4, AS RECORDED IN OFFICIAL RECORDS BOOK 3935, PAGES 2995 AND LYING WITHIN A PORTION OF E/W 3 R/W, A 150.00 FOOT RIGHT-OF-WAY AS LAID OUT AND IN USE AS RECORDED IN OFFICIAL RECORDS BOOK 2418, PAGE 2680 AND PARCEL 3, SOUTHERN GROVE PLAT NO. 40 AS RECORDED IN PLAT BOOK 102, PAGE 39, ALL IN THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

FOR A POINT OF REFERENCE BEGIN AT A POINT ON THE SOUTH RIGHT-OF-WAY LINE OF SAID E/W 3 R/W WITH THE INTERSECTION OF THE EAST LINE OF LOT 1, SOUTHERN GROVE PLAT NO. 45, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 121 PAGE 3 OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA, SAID INTERSECTION BEING THE NORTHEASTERLY CORNER OF SAID LOT 1 AND THE POINT OF BEGINNING; THENCE SOUTH 89°33'50" WEST, ALONG THE NORTH LINE OF SAID LOT 1, BEING ALSO THE SOUTH RIGHT-OF-WAY LINE OF SAID E/W 3R/W, A DISTANCE OF 1,003.29 FEET TO A CURVE CONCAVE TO THE SOUTH, HAVING A RADIUS OF 1,925.00 FEET; THE CHORD OF WHICH BEARS SOUTH 84°16'45" WEST, A CHORD DISTANCE OF 354.60 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, AND SAID LOT LINE AND RIGHT-OF-WAY LINE, THROUGH A CENTRAL ANGLE OF 10°34'10", A DISTANCE OF 355.10 FEET TO A CUSP WITH A CURVE CONCAVE TO THE NORTHWEST, SAID CURVE BEING THE PROLONGATION OF THE WEST LINE OF SAID LOT 1, HAVING A RADIUS OF 1,275.00 FEET, THE CHORD OF WHICH BEARS NORTH 49°52'04" EAST, A CHORD DISTANCE OF 48.98 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE AND SAID PROLONGATION, THROUGH A CENTRAL ANGLE OF 02°12'04", A DISTANCE OF 48.98 FEET TO A POINT OF REVERSE CURVATURE CONCAVE TO THE SOUTHEAST HAVING A RADIUS OF 1,250.00 FEET; THE CHORD OF WHICH BEARS NORTH 63°15'25" EAST, WITH A CHORD DISTANCE OF 625.52 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 28°58'46", A DISTANCE OF 632.24 FEET; THENCE NORTH 77°44'49" EAST, A DISTANCE OF 801.92 FEET TO THE INTERSECTION WITH THE WESTERLY LINE OF LANDS DESCRIBED IN ORDER OF TAKING IN OFFICIAL RECORDS BOOK 311, PAGES 2946 THROUGH 2953, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA BEING ALSO THE WESTERLY RIGHT-OF-WAY LINE OF INTERSTATE 95 WITH A VARIABLE WIDTH RIGHT-OF-WAY AS LAID OUT AND IN USE AND THE BEGINNING OF A NON-TANGENT CURVE CONCAVE TO THE NORTHEAST, HAVING A RADIUS OF 24,729.33 FEET, THE CHORD OF WHICH BEARS SOUTH 31°31'41" EAST, WITH A CHORD DISTANCE OF 338.73 FEET; THENCE SOUTHEASTERLY, ALONG THE ARC OF SAID CURVE AND SAID RIGHT-OF-WAY LINE, THROUGH A CENTRAL ANGLE OF 00°47'05"A DISTANCE OF 338.73 FEET; TO THE BEGINNING OF A NON-TANGENT CURVE CONCAVE TO THE NORTHEAST, HAVING A RADIUS OF 24,729.33 FEET, THE CHORD OF WHICH BEARS SOUTH 32°07'28" EAST, WITH A CHORD DISTANCE OF 176.28 FEET; THENCE SOUTHEASTERLY, ALONG THE ARC OF SAID CURVE AND SAID RIGHT-OF-WAY LINE, THROUGH A CENTRAL ANGLE OF 00°24'30"A DISTANCE OF 176.28 FEET; THENCE ALONG A LINE NON-TANGENT TO SAID CURVE, SOUTH 89°33'50" WEST, ALONG THE SOUTH RIGHT-OF-WAY LINE OF SAID E/W/ 3 R/W, A DISTANCE OF 294.49 FEET TO THE POINT OF BEGINNING.;

CONTAINING 10.00 ACRES, MORE OR LESS.

TOTAL SITE CONTAINING 355.0, ACRES, MORE OR LESS.





APPLICATION FOR CHANGE IN ZONING TO THE MPUD ZONING DISTRICT FOR THE ESTABLISHMENT OF THE LEGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT DEVELOPMENT (MPUD) - AMENDMENT NO 1

#### PORT ST. LUCIE GOVERNMENTAL FINANCE CORPORATION

121 SW PORT ST LUCIE BLVD
PORT ST. LUCIE, FLORIDA 34984

#### STATEMENT OF UNIFED CONTROL

**PROJECT NAME:** 

EGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT

VELOPMENT (MPUD)

**LEGAL DESCRIPTION:** 

SEE AT CHED

I HEREBY DECLARE THAT, the <u>LEGACY ARK (NORTH)</u> @ <u>SOUTHERN GROVES - MASTER PLANNED UNIT DEVELOPMENT (MPUD)</u>, as described in the attached Exhibit A, is under unified control and hereby agree to proceed with the proposed PUD development according to the provisions of the City of Port St. Lucie zoning regulations and conditions as may be attached to the zoning of the land to PUD. In addition, I will provide agreements, contracts, deed restrictions and such plevant securities as may be required by the City for completion of the development according to the design parameters approved at the time of rezoning to PUD, and also agree to provide continuing operation and main pance of such areas, functions, and facilities as are not to be provided, operated or maintained at public expense. In addition, I agree to bind all successors in title to any commitments made hereunder in this paragraph.

PORT ST. LUCIE C VERNMENTAL FINANCE CORPORATION

By: Jesus Merejo, Chief Executive Office

city asona

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 THE COUNTY AFORESAID TO TAKE ACKNOWLEDGMENTS, THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BY MEANS OF PHYSICAL PRESENCE OR ONLINE NOTIFICATION BY LALEX MUXO, JR., PRESIDENT OF THE ST LUCIE LANDS PROPERTY WHER'S ASSOCIATION, INC., ON BEHALF OF THE ASSOCIATION. HE IS PRESIDENT OF THE ST LUCIE LANDS PROPERTY WHER'S ASSOCIATION, INC., ON BEHALF OF THE ASSOCIATION. HE IS TO PERSONALLY KNOWN TO ME OR [ ] HAS PRESIDENT OF THE STATE OF THE STAT

WITNESS MY HAND AND OFFICIAL SEAL IN THE COUNTY AND STATE LAST AFORESAID THIS .

\_\_\_\_ DAY OF

06-09-2027

COMMISSION NO. &

MARY ANN VERILLO MY COMMISSION # HH 361481 EXPIRES: June 9, 2027 NOTARY PURIC STATE OF FLORIDA

Mary Ann Verillo

October 30, 2023 | P23-000

Final

UNDERLINE IS FOR ADDITION
STRIKE THRU IS FOR DELETION

ORD 2-000 PAGE - 14

Base document is Legacy Park North MPUD - adopted Sept. 12, 2022 (Ord 22-077)

#### SECTION 1D -BINDING PUD AGREEMENT



APPLICATION FOR CHANGE IN ZONING TO THE MPUD ZONING DISTRICT FOR THE ESTABLISHMENT OF THE LEGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT DEVELOPMENT (MPUD) - AMENDMENT NO 1

#### PORT ST. LUCIE GOVERNMENTAL FINANCE CORPORATION

121 SW PORT ST LUCIE BLVD PORT ST. LUCIE, FLORIDA 34984

#### Legacy Park North @ Southern Groves MPUD

The property, as cribed in Section "7", is under the unified control of the undersigned petitioner who agrees to

- (1) proceed with the posed development according to the provisions of the Port St. Lucie M. P.U.D. Zoning Regulations;
- provide such agreemen contracts, deed restrictions and sureties as are acceptable to the City of Port St. Lucie for the comp ion of the development in accordance with the plan approved by the City. In addition, the said petitioner sha e responsible for the continuing operations and maintenance of such areas, functions and facilities until surjime as a private property owners association, yet to be established, or other governmental entity, including City of Port St. Lucie, agrees to accept the same responsibilities. Unless otherwise accepted and agreed to a local government entity, all such responsibilities are not to be provided or maintained at public expenses the petitioner further agrees to bind all successors in title to the commitments herein in this paragraph mad

TN WITNESS WHEREOF, we have hereunto see ur hands and seals this 2023.

WITNESS

RNMENTAL FINANCE PORT ST. LUCIE GU CORPORATION, INC.

Novaeyan Vereits

October 30, 2023 Final

P23-000

UNDERLINE IS FOR ADDITION THRU IS FOR DELETION

Base document is Legacy Park North MPUD - adopted Sept. 12, 2022 (Ord 22-077)

ORD 2-000



#### PORT ST. LUCIE GOVERNMENTAL FINANCE CORPORATION

121 SW PORT ST LUCIE BLVD PORT ST. LUCIE, FLORIDA 34984

#### STATEMENT OF UNIFIED CONTROL

PROJECT NAME: LEGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT

DEVELOPMENT (MPUD) – AMENDMENT NO 2

**LEGAL DESCRIPTION:** SEE ATTACHED

The property, as described in Section 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 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.

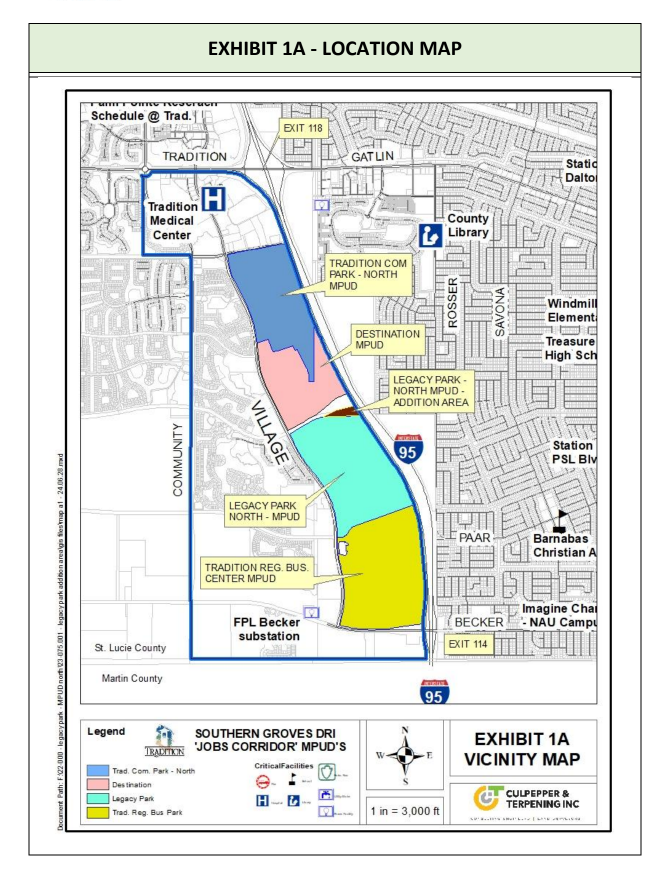
In addition, the said petitioner shall be responsible for the continuing operations and maintenance of such areas until such time as a private property association (or equivalent entity acceptable to the City) agrees to accept the same responsibilities. Such responsibilities are not to be provided or 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.

In witn	ess whereof, we have hereunto set	our hands ad seals t	his day of	, 20
Witne	ess		PORT ST. LUCIE GOVE	
BY:		BY:	THAIRE COM ONA	iot, itc.
	Print Name		esus Merejo, Chief Executiv	ve Office
BY:				
	Print Name			
	**	*******	****	
	FLORIDA OF ST. LUCIE			
TO TAKE	CERTIFY THAT ON THIS DAY, BEFORE ME, AN ACKNOWLEDGMENTS, THE FOREGOING INSTRUCTION BY JESUS MEREJO, CHIEF EXECUTIVE OF	RUMENT WAS ACKNOWLE	OGED BY MEANS OF PHYSICAL F	PRESENCE OR ONLINE
THE CORI	PORATION. HE IS [ ] PERSONALLY KNOWN TO	ME OR [ ] HAS PRODUCED	AS IDENT	IFICATION.
WITNESS	MY HAND AND OFFICIAL SEAL IN THE COUNTY	Y AND STATE LAST AFORESA	AID THIS DAY OF	, 2024.
EXPIRATI	SION NO. & ON DATE IME:	NOTARY PUBLIC, STATE	DF FLORIDA	



#### **EXHIBIT 1A - LOCATION MAP** St Lucie West Manatee Centennial HS K-8 School GROVI Bay CROSSTOWN St Lucie West K-8 ubstation Tradition Oak Hammock Irrigation Plant K-8 School ř Station #17 Village Pkwy-Tradition Palm Pointe Educational **PSL City** Research School **PSL** Poli DALTON GATLIN TRADITION \$ Renaissance Charter **EXIT 118** School at Tradition Station #10 Rosser Tra dition **Dalton Cir** 6 Library Med cal \* Cente Windmill Point **Glades Water** Repump Station TULIP = **Treasure Coast** High School Station #16 Weinity Map (5000).mxd PSL Blvd. - Barnabas **Christian Acade** MPUD NorthWap A1 -**FPL Becker Imagine** substation - NAU C BECK St. Lucie County **EXIT 114** Martin County Legend LEGACY PARK - NORTH LEGACY PARK - SOUTH TRADITION REGIONAL BUSINESS PARK EXHIBIT 17 AT SOUTHERN GROVES VICINITY MAI Legend CriticalFacilities Project Site Southern Grove CULPEPPER & H ..... 6 .... 1 in = 5,000 ftTERPENING INC Port St. Lucie



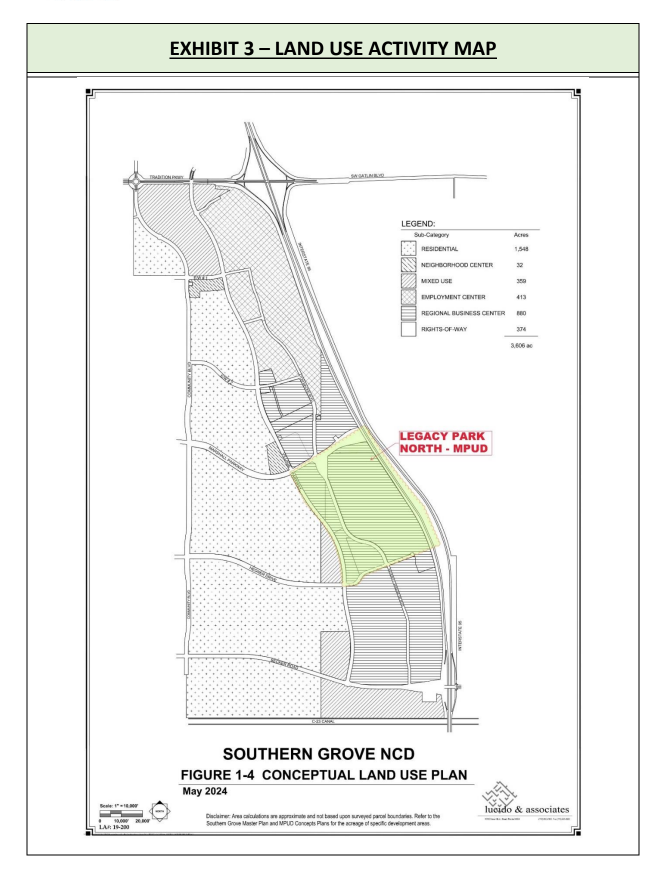




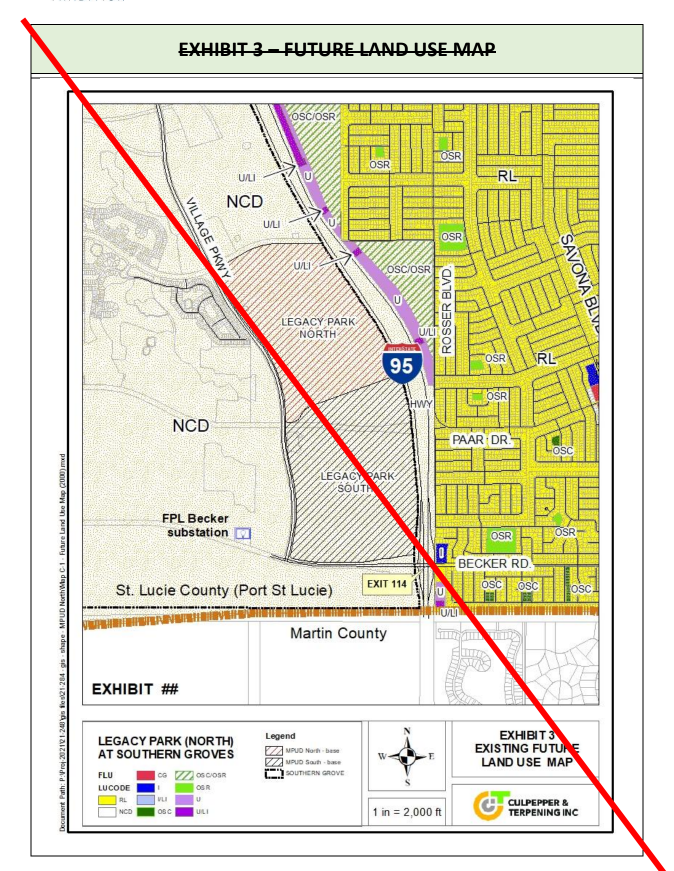
#### **EXHIBIT 2 – SITE AERIAL**





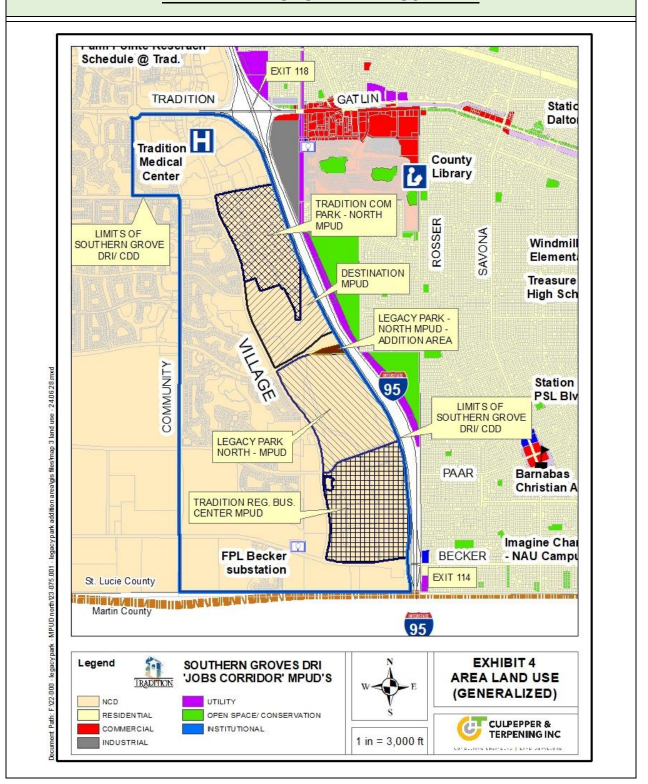




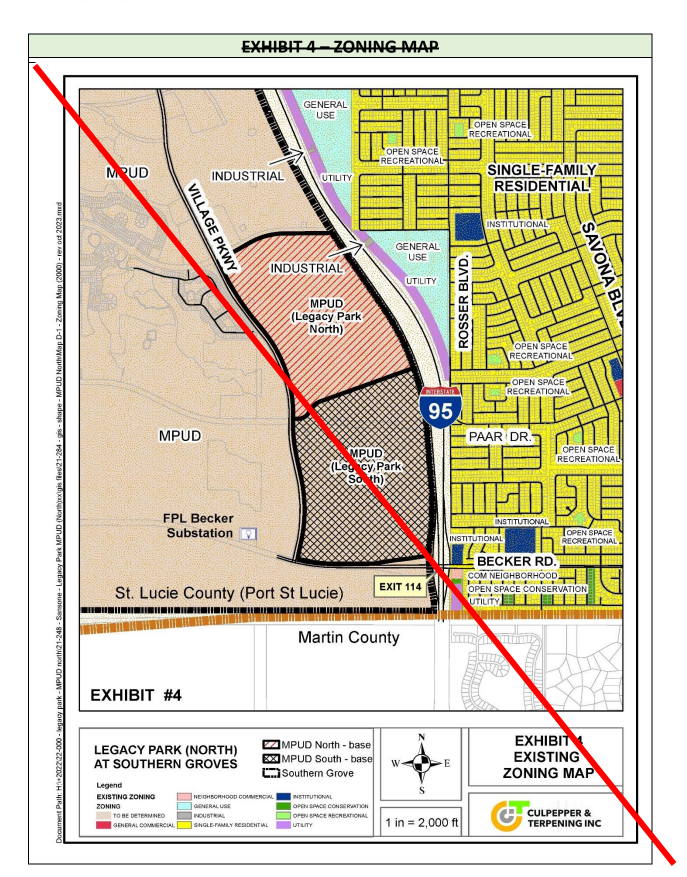




#### **EXHIBIT 4 – FUTURE LAND USE MAP**

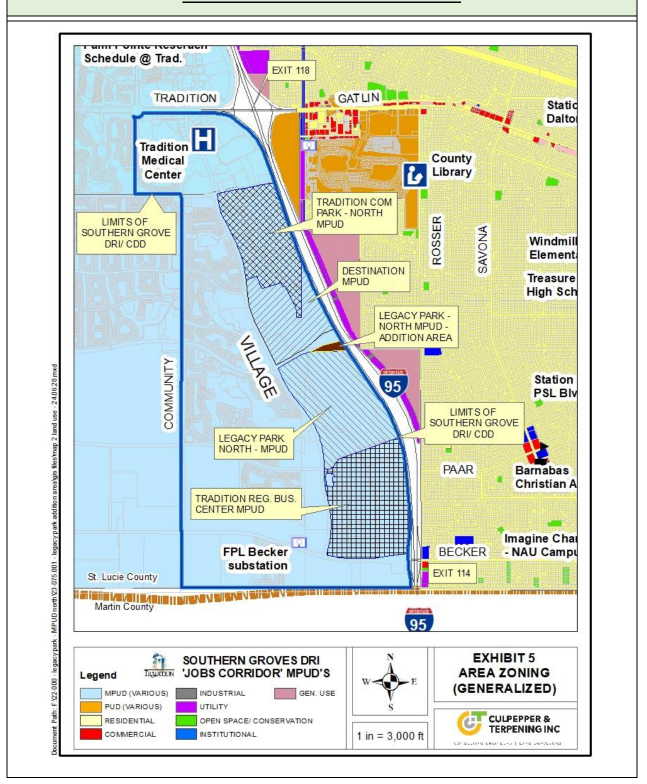








#### **EXHIBIT 5 – AREA ZONING MAP**





#### **SECTION 3 – MPUD APPLICATION - NARRATIVE**

The proposed LEGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT DEVELOPMENT (MPUD) — AMENDMENT NO 2 represents the addition of approximately 10.0 acres (mol) of land into the broader described area known as the LEGACY PARK (NORTH) @ SOUTHERN GROVES - MASTER PLANNED UNIT DEVELOPMENT.

The proposed Legacy Park (North) @ Southern Grove MPUD represents approximately 34555 acres (mol) of the broader described area known as the Southern Grove Jobs Corridor, that is located in the Southern Groves DRI area of the City of Port St. Lucie. The Legacy Park (North) @ Southern Grove MPUD represents an extension of the existing Legacy Park (South) @ Southern Grove MPUD (formerly referred to as the Tradition Regional Business Park at Southern Grove).

The Legacy Park (North) @ Southern Grove MPUD is bounded on the west by SW Village Parkway; on the south by SW Paar [Hegener] Drive; on the north by the future SW Marshall Parkway, and I-95 to east (refer to Exhibits 1A and 2). The Legacy Park (North) @ Southern Grove MPUD is intended to be one of the anchoring development activity areas for this critical community employment corridor.

This application for designation of the Mixed Use Planned Development (MPUD) zoning district to the properties described herein, is being filed consistent with the existing and approved Development of Regional Impact Order for the Southern Grove DRI (City Ord. No. 21 R136) and the current development policies and objectives of the City of Port St. Lucie Comprehensive Plan, in effect at the time of adoption of this MPUD (Summer 2022). This Master MPUD Manual regulation book, will serve as the base planning and development use guidance document for the development of all land use activities within the project area.

In general, the land within known as the Legacy Park (North) @ Southern Grove MPUD is lies within the area a designated as the Employment Center Regional Business Park sub-area for this project, as depicted on Map H, the master development plan for the Southern Grove DRI, and Figure 4-1 of the City's adopted Comprehensive Plan. Approximately thirty-two (32) acres located at the northwest corner of the MPUD is within a Neighborhood/Village Commercial sub-area.

The proposed entitlements for the Legacy Park North MPUD Legacy Park (North) @ Southern Grove MPUD include 3,675,000 square feet of industrial use; approximately 4200,000 square feet of retail use, 80,000 square feet of office use, and up to 120 hotel 400 residential units. Retail entitlements are limited to 100,000 square feet in an Employment Center sub-district per 1.2.2.10 of the comprehensive plan. Specific permitted uses within the Employment Center 'Regional Business Center' sub-district and the Neighborhood/Village Commercial sub-district are identified in Section 6 this Master MPUD regulation book. Section 8 of this MPUD Manual regulation book depicts the Conceptual Land Use Plan for the overall Legacy Park (North) @ Southern Grove MPUD. Only those uses identified in Section 6 are to be permitted within the Legacy Park (North) @ Southern Grove MPUD.

[ END OF SECTION ]



## SECTION 4 GENERAL STANDARDS FOR ESTABLISHMENT OF MPUD DISTRICT

Pursuant to Article X.5 of Chapter 158 of Title XV Section 158.187 of the City Code of Port St. Lucie, Florida, the following general standards shall be considered by the City when reviewing any application for change in zoning to the MASTER PLANNED UNIT DEVELOPMENT (MPUD) ZONING DISTRICT.

#### (A) Area Requirement:

The minimum size of a MPUD district to be considered for establishment shall be fifty (50) acres. Boundaries of the area shall be identified and established.

The overall area of the Legacy Park (North) @ Southern Grove MPUD is 345 acres. Refer to Exhibit 7. The proposed addition to the existing LEGACY PARK (NORTH) @ SOUTHERN GROVES MPUD area totals 10.0 acres, and when added into the existing LEGACY PARK (NORTH) @ SOUTHERN GROVES - MPUD, results in an overall MPUD development area of approximately 355 acres. Refer to Exhibit 7.

#### (B) Relation to Major Transportation Facilities:

MPUD districts shall be so located with respect to arterial or major streets, highways, collector streets, or other transportation facilities as to provide suitable access to those districts.

The Legacy Park (North) @ Southern Grove MPUD is located along the east side of SW Village Parkway, northwest of the intersection of Paar [Hegener] Drive and Village Parkway. More specifically, the Legacy Park (North) @ Southern Grove MPUD is bounded on the west by SW Village Parkway (an existing City Arterial Roadway); on the south by SW Paar [Hegener] Drive (an existing city arterial roadway); on the north by the future SW Marshall Parkway (a planned City Arterial Roadway); and, on the east by I-95 (a FDOT Statewide Regional Arterial). Refer to Exhibits A-1 and A-2 for a general project location map.

#### (C) Relation to Utilities, Public Facilities, and Services:

MPUD districts shall be required to obtain developers agreements regarding provision of utilities, public facilities and services as applicable.

Specific utility service agreements for use and activities within the *Legacy Park (North) @ Southern Grove MPUD* will be addressed on a project by project basis within the broader MPUD.

#### (D) Development of Regional Impact (DRI:

The proposed MPUD district shall be located within an approved DRI and be consistent with all applicable conditions of the approved DRI development order.

This application for change in zoning to the Mixed Use Planned Development (MPUD) zoning district for the *Legacy Park (North) @ Southern Grove MPUD*, including any subsequent amendments hereto, is being filed consistent with the existing Final Development Order for the Development of Regional Impact known as the Southern Grove DRI (approved through City Ord No 20-R05) and with the development policies and objectives of the City of Port St. Lucie Comprehensive Plan, in effect at the time of submission of this application for MPUD. This MPUD document will serve as the base planning document for the development of all land use activities within this area.

#### (E) Consistency with the City Comprehensive Plan.

To be eligible for consideration, a MPUD rezoning proposal must be found to be consistent with all applicable elements of the City's adopted Comprehensive Plan with respect to both its proposed internal design and its relationship to adjacent areas and the City as a whole.



The Legacy Park (North) @ Southern Grove MPUD, is consistent with the City's Comprehensive Plan. The total Employment Regional Business Center sub-area is over 300 acres. Policy 1.2.2.10 8 requires a minimum size of 50 30 acres. The Neighborhood/Village Commercial sub-area is approximately 32 acres and falls between the 3-acre minimum and the 35-acre maximum acre required by Policy. 1.2.2.4. While this application requesting MPUD approval for the Legacy Park (North) @ Southern Grove MPUD addresses the long-term development plans for this part (area) of the Southern Groves DRI, it is important to note that, in accord with Policy 1.2.2.12 of the City's Comprehensive Plan, agriculture and agriculture related activities shall continue to be permitted in those areas intended for future development until such time as those specific areas are developed for non-agricultural uses.

[ END OF SECTION ]



#### SECTION 5 – SITE INFORMATION

#### **PROJECT ACREAGE:**

Development areas included in the *Legacy Park (North) @ Southern Grove MPUD* area are as follows: (all sub-area acreages are approximate):

Gross Project Acreage:	<del>345.5</del> <u>355</u>
Employment Center Sub-Area	313.30 acres
Regional Business Center Sub-Area	355 acres
● Neighborhood/Village Commercial Sub-Area -	32.20 acres
Developable Acreage is approximately	2 <del>37</del> <u>50</u> . <del>5</del> acres
<ul> <li>Streets / Roads (Primary) approximately</li> </ul>	<del>19.0</del> 17.8 acres

Streets / Roads (Primary) approximately
 Stormwater Lakes approximately
 General Open Space approximately
 17.8 acres
 64.0 65.7 acres
 25.0 18.7 acres

#### **PHYSICAL CHARACTER OF THE SITE:**

The Legacy Park (North) @ Southern Grove MPUD is located in the southern end of the Southern Grove Development of Regional Impact (DRI,) on lands legally described in Section 7 of this application. The project site is a former citrus grove. Citrus cultivation was discontinued in the late 2000's and the property converted to improved pasture. There is presently (at the time of this application, May 2022) active cattle grazing taking place on the property.

The proposed 10.0 acre addition to this MPUD is for lands that are of consistent use with the original development area, now referred to as Legacy Park (North) @ Southern Grove MPUD.

In the northwest corner of the Legacy Park (North) @ Southern Grove MPUD, there is a .419-acre tract, encompassing an existing conservation site, that has been previously identified under the Southern Grove Development of Regional Impact for long term preservation/protection. The area shown on the Master MPUD development plan as being a 'Conservation Tract,' has by prior action of the City of Port St. Lucie, ((Southern Grove Plat No 3) (PB 61, Page 17)), been dedicated to the Tradition Community Association for ownership and maintenance. This parcel will remain in its current 'protected use' status and is not included in, or considered to be a part of, the overall development plan for the Legacy Park (North) @ Southern Grove MPUD. There are no other known or observed environmentally unique habitats on, or immediately adjacent to, the petition site. The project site is not located within any designated flood hazard zone.

#### **RELATION TO MAJOR TRANSPORTATION FACILITIES:**

Refer to the attached Map Exhibits 1A thru 4 for an identification of the relationship of this project site to the areas existing transportation network. The Legacy Park (North) @ Southern Grove MPUD is bounded on the west by SW Village Parkway; on the south by SW Paar [Hegener] Drive; on the north by the future SW Marshall Parkway, and I-95 to east. The Legacy Park (North) @ Southern Grove MPUD is intended to be one of the critical anchoring development activity areas for this critical community employment corridor. The location of the proposed Legacy Park (North) @ Southern Grove MPUD is such that access to the property can be achieved without creating any direct traffic



impacts along any minor streets in any existing or proposed residential areas or districts outside the MPUD.

Consistent with the approved master plan for the Southern Grove DRI, the *Legacy Park (North)* @ *Southern Grove MPUD* includes an identification for the reservation of lands associated with a future interchange with I-95. This interchange is not a projected development need resulting from this particular development proposal, but rather represents a larger service need as identified by the cumulative assessments of the broader southwestern annexation areas of the City. There presently are no scheduled plans for the construction of this interchange.

#### **RELATION TO UTILITIES, PUBLIC FACILITIES AND SERVICES:**

The Legacy Park North @ Southern Groves (Addition No. 1) MPUD, property will be served by the City of Port St. Lucie Utilities Department for water & wastewater services; AT&T for backbone communications; Blue Stream Cable for backbone internet and cable service; and Florida Power & Light Company for electric service. All utilities within this PUD will be located underground. All public utility services are adjacent to the overall development area.

#### **RELATION OF PEDESTRIAN/ BIKE PATHS**

The MPUD Master Plan for the *Legacy Park (North) @ Southern Grove MPUD* provides for a coordinated pedestrian network consisting of sidewalks adjacent to all streets and designated bike paths along many of the primary streets in this area. Connection of both sidewalks and bike paths to individual parcels within this MPUD will be addressed as part of the site plan review process for each lot within the development site, consistent with City of Port St. Lucie Code of Ordinances.

The 'Typical Street Sections' (as identified in Section 10) provide for a general depiction of the relationship of the sidewalks and bike paths to be found in this MPUD

A portion of the *Legacy Park (North) @ Southern Grove MPUD* development area will incorporate segments of the Tradition Trail Recreation Corridor which is intended to encourage multimodal connectivity throughout the community. Connection of the Tradition Trail to individual parcels within this MPUD will be addressed as part of the individual site plan review process, consistent with City of Port St. Lucie Code of Ordinances.

[ END OF SECTION ]



### SECTION 6 CONCEPTUAL MASTER PLAN AND REGULATION BOOK

With the inclusion of the proposed 10.0 acre addition to the existing Legacy Park North @ Southern Groves MPUD area, this MPUD area now represents approximately 355 acres of the broader described area referred to as the 'Southern Grove Jobs Corridor'. Approximately 880 acres lie within the broadly designated 'Regional Business Center' sub-district as depicted on Map H, the Master Development Plan for the Southern Grove DRI, as found in the approved DRI (development of regional impact) documentation for the Southern Grove project. .

The Legacy Park (North) @ Southern Grove MPUD represents approximately 345.5 acres of the broader described Southern Grove Jobs Corridor area. Approximately 313.30 acres is within a designated Employment Center sub-district as depicted on Map H, the master development plan for the Southern Grove DRI. Approximately thirty two (32) acres located at the northwest corner of the MPUD is within a Neighborhood/Village Commercial sub-district. Land uses within the Employment Regional Business Center sub-district may be characterized and divided into two (2) broad <a href="sub-categories">sub-categories</a>; the 'Business Park' and the 'Mixed Commercial' area. Individual uses within the Legacy Park (North) @ Southern Grove MPUD will include; warehouse/ distribution, light industrial and manufacturing uses, commercial, office, regional retail, medical, restaurant, theaters, hotel, institutional, public use facilities and limited residential uses.

The Legacy Park (North) @ Southern Grove MPUD is intended to be one of the anchoring development areas for this critical community business corridor. When completed, the Legacy Park (North) @ Southern Grove MPUD will provide for approximately 3.7 million square feet of industrial use/space; approximately 2480,000 square feet of mixed retail/ office opportunity use and up to 120 hotel 400 residential units (limited to the Mixed Commercial Land Use sub-area). Refer to the Conceptual Development Plan for the Legacy Park (North) @ Southern Grove MPUD, as found in Section 8, for a graphic depiction of the overall proposed MPUD Development Plan.

The following subsections represents the base development standards and conditions that serve to define the development standards for the Legacy Park (North) @ Southern Grove MPUD, inclusive of the Legacy Park North @ Southern Groves (Addition No. 1) MPUD area.

#### 1. Density/Intensity.

The Legacy Park (North) @ Southern Grove MPUD is proposed to include (maximum):

- A. approximately 3,675,000 square feet of industrial use/space
- B. approximately 2400,000 square feet of retail use\*
- C. 80,000 square feet of office use
- D. up to 400 residential units up to 120 hotel rooms
- E. institutional, civic, and recreation uses, including customary accessory uses.

\*Retail entitlements are limited to 100,000 square feet in an Employment Center sub-district per Policy 1.2.2.10 of the Comprehensive Plan.

#### 2. Access.

Internal circulation to the project area will be via an extension of the existing Anthony F Sansone



Sr., Boulevard, north from its terminus at SW Paar [Hegener]—Drive in the existing Legacy Park (South) @ Southern Grove development area, to a point of intersection with the future SW Marshall Parkway. Side street access from SW Village Parkway into this area will be via the existing SW Paar [Hegener] Drive, the future SW Marshall Parkway, and an unmanned local roadway proposed to be located approximately midway between SW Paar [Hegener] and SW Marshall Parkway.

Access to those parcels along the western edge of the MPUD project site will be via SW Village Parkway and shall be consistent City access management plans for this corridor. Uncontrolled or direct driveway access onto SW Village Parkway from these areas is to be discouraged, however, limited shared access driveways may be considered as part of individual site plan reviews.

Access to the Neighborhood/Village Commercial sub area and proposed mixed commercial areas along the perimeter of this MPUD will be via SW Village Parkway and shall be consistent City access management plans for this corridor. Uncontrolled or direct driveway access onto SW Village Parkway from the 'mixed commercial' use areas is to be discouraged, however, limited shared access driveways may be considered as part of individual site plan reviews. The internal streets within this MPUD shall have street sections consistent with the examples shown in Section 10 of this master planning document. All proposed multi-lane roads within the Legacy Park (South) @ Southern Grove MPUD area may be built in phases, as may be approved or directed by the City of Port St. Lucie, except that where segments of the roads to be constructed include intersections with other arterial streets or roads (existing or proposed). In those instances, all intersection construction should be in accord with the ultimate designs for the roadway.

#### 3. SUB AREA LAND USE DESCRIPTIONS

#### **Employment Center**

The purpose of the employment center area shall be to locate and establish areas within the NCD 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.

#### **Regional Business Center**

The purpose of the Regional Business Center area shall be to locate and establish areas within the NCD District which are deemed to be suited for industrial uses, warehouse/distribution, manufacturing, retail, commercial and office uses, and medical uses, restaurants, theaters, hotels, institutional uses, public facilities (including utilities), residential and other similar services designed to meet the needs of the larger area.

#### A. Zoning (Lot) Regulations.

Minimum lot size standards for those properties within the *Legacy Park (North) @ Southern Grove MPUD* area are as follows:

i.Minimum Lot Size and Road Frontage (Base Development Parcels):

Mixed Commercial:	— Area: 20,000 sq. feet	150 ft lot width	150 ft frontage
Business Park:	Area: Min. 10 acres	150 ft lot width	150 ft frontage
Multiple-Family (Stand Alone):	Area: Min 5 acres	150 ft lot width	150 ft frontage

	AREA	LOT WIDTH	<u>FRONTAGE</u>
Mixed Commercial:	20,000 sq. ft.	<u>100 feet</u>	<u>100 feet</u>
Business Park:	10 acres	<u>150 feet</u>	<u>150 feet</u>

#### ii. <u>Minimum Setbacks:</u>

- 1. For uses located in the 'Business Park' area of the **Employment Center** sub district, as depicted on the Concept Plan found in Section 8, the following minimum yard setbacks are to be met:
- Front Yard
   Rear Yard
   Side Yard
   Side Yard Corner
   Corner
   Side Yard Corner
- 1. For uses located in the 'Business Park' area of the *Regional Business Center* sub-district as depicted on the Concept Plan found in Section 8, the following minimum yard setbacks are to be met:

• Front Yard	25 feet from street right-of-way
Rear Yard	15 feet from property line
• Side Yard	15 feet from property line
<ul><li>Side Yard – Corner</li></ul>	25 feet from street right-of-way

- For uses in the 'Mixed Use Commercial Area' sub-district sub-category as depicted on the Concept Plan found in Section 8, the following, the minimum setbacks for multi-family annormal uses are as follows:
- In order to provide for a pedestrian oriented design in the 'mixed use commercial' area, building setback and minimum yard requirements shall be established for each specific use as part of the required site plan review process. Where two or more multi-family buildings are situated upon a common parcel, any two buildings shall be separated by a minimum of twenty (20) feet. No residential building in the 'mixed use commercial area' shall have an effective length exceeding three hundred (300) feet.
- To allow for connectivity and flexibility of design, a zero (0) foot setback may be allowed
  for buildings located adjacent to a shared property line between individual development
  sites, provided that each property owner acknowledges in writing the shared building
  condition and that all applicable fire and public safety construction standards are
  complied with.
- a. All 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.
- For uses in the 'Mixed Use Commercial Area' as depicted on the Concept Plan found in Section
   7, and in order to provide for a pedestrian oriented design in the 'mixed-use commercial' area,
   an applicant may request alternative minimum building setbacks be established for each
   specific use as part of the required site plan review process.
- c. To allow for connectivity and flexibility of design, the City may consider a zero (0) foot setback for buildings located adjacent to a shared property line between individual development sites



as part of the required site plan review process, provided that each property owner acknowledges in writing the shared building condition and that all applicable fire and public safety construction standards are complied with.

#### iii. <u>Building Coverage (development parcel):</u>

The maximum permitted building coverage on each <u>non-residential</u> development site <u>within the Legacy Park (South)</u> @ <u>Southern Grove MPUD</u> is eighty (80) percent; provided that, the maximum impervious surface area of the individual development site does not exceed ninety (90) percent of the gross lot area.

#### iv. Building Height:

Except as may otherwise be addressed in this Manual regulation book, the maximum permitted building heights within the Legacy Park (North) @ Southern Grove MPUD is are:
'Business Park' Area

Non-residential......One hundred (100) feet.

#### 'Mixed Use Commercial Area'

- Non-Residential use only: ......<del>Forty-five (45)</del> Sixty-five (65) feet\*.
- Residential (including mixed use residential) ......Sixty-five (65) feet\*,
  - \*: provided that steeples and similar architectural embellishments shall have a maximum height of one hundred (100) feet

#### v. Minimum Living Area:

'Business Park' land use area: 600 square feet (accessory use only)

Mixed Commercial' land use area: Studio apartment, five hundred (500) sq. ft;

One (1) bedroom, six hundred (600) sq. ft; Two (2) bedroom, eight hundred (800) sq. ft; Three (3) bedroom, nine hundred (900) sq. ft.

#### vi. Density:

Minimum Density of Residential Use Area: 5.0 units/net acre

Maximum Density of Residential Use Area 35.0 units/net acre

#### vii. Minimum Open Space Standard.

Ten (10) percent open space. 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.

#### viii. Off-Street Parking and Loading Requirements.

As set forth in Section 6.8 Design Manual.

#### B. Permitted Uses and Accessory Uses.

#### i. Business Park:

For development activities that are located, in the *Business Park* area, within the *Legacy Park* (South) @ Southern Grove MPUD, as depicted on the Concept Plan found in Section 8, the following principal uses and structures are considered as permitted uses provided that all businesses, services, manufacturing activities and operations, including those engaged in shipping packing and receiving materials or product processing activities, are conducted within a fully-enclosed building, unless otherwise specified below:





- Warehouse & Distribution Uses; means a facility which has the primary purpose of storage and transfer of goods and products, but that does not include retail or wholesale operations\activities that are open for general public use.
- 2) Warehouse Office Showroom Uses; means a facility which has the combined uses of office and showroom or warehouse for the primary purpose of wholesale trade, display, and distribution of products. Uses seeking approval for this activity must provide a floor plan of the proposed building activity depicting:
- 3) Office/Showroom use area: means the portion of this use which provides area for the regular transaction of business and for the display of uncontainerized merchandise in a finished building setting.
- 4) Warehouse/Distribution use area: means the portion of this use which provides area for the transient storage of merchandise and materials in a warehousing setting.
- 5) E-commerce warehousing and distribution; including the receiving, storing, assembling, shipping, distributing, preparing, selling, and serving as pick-up/drop-off location for products, materials, food, grocery, and liquor items; parking, storage, and use (including driving into and through the building for loading, unloading and parking inside of the building) of automobiles, trucks, machinery, and trailers, including outdoor loading and unloading; outdoor storage of property, provided that any property storage shall be identified on the project site plan, screened from all adjacent properties, and shall not be located in any required parking area or circulation element for the project site on which the use is located; printing; making products on demand; warehouse and office use; ancillary and related uses for any of the foregoing.

Uses in this category may include up to 10% of the gross floor area to be used for administrative uses. If more than 10% of the floor area of any warehouse or distribution use (including E-commerce uses) is used for general office or other administrative support or sales activities, additional parking is to be provided at the City's General Office rate for all areas in excess of the 10% base space allocation. This parking adjustment shall apply at both the initial construction stage and with any requested change in use or zoning compliance review.

- 6) Data Centers; A data center is a building, a dedicated space within a building, or a group of buildings used to house computer systems and associated components, such as telecommunications and storage systems.
- 7) Manufacturing, including the assembly, processing, packaging, warehousing and storing, of goods and materials manufactured or assembled on site; including where up to 10% of the gross floor area may be used for administrative uses. If more than 10% of the floor area of any use identified in this paragraph is used for office or other administrative support or sales activities, additional parking is to be provided at the General Office rate for all areas in excess of the 10% base space allocation. This parking adjustment shall apply at both the initial construction stage and with any requested change in use or zoning compliance review.





- 8) Cold storage warehouse and pre-cooling plant; including where up to 10% of the gross floor area may be used for administrative uses. If more than 10% of the floor area of any use identified in this paragraph is used for office or other administrative support or sales activities, additional parking is to be provided at the General Office rate for all areas in excess of the 10% base space allocation. This parking adjustment shall apply at both the initial construction stage and with any requested change in use or zoning compliance review.
- 9) **Food processing facility**; means a commercial operation that manufactures, packages, labels, or stores food for human consumption and does not provide food directly to the consumer and is operating under a federal or state inspection program. For the purpose of this definition, a food processing facility does not include those uses identified under NACIS Codes 3111; 3112; and 3116.
- 10) Bottling and Beverage Production Facilities;
- 11) Packaging and Delivery Service or Uses.
- 12) Wholesale Trade, including the wholesale trade of alcoholic beverages; including where up to 10% of the gross floor area may be used for administrative uses. If more than 10% of the floor area of any use identified in this paragraph is used for office or other administrative support or sales activities, additional parking is to be provided at the General Office rate for all areas in excess of the 10% base space allocation. This parking adjustment shall apply at both the initial construction stage and with any requested change in use or zoning compliance review. This use category does not include wholesale membership clubs.
- 13) Public or semi-public facility or use;
- 14) Medical Marijuana Dispensing Organizations;
- 15) Buildings Supply (wholesale);
- 16) Food Products, wholesale storage and sales

#### ii. **Mixed Commercial Area:**

For development activities that are located within the Mixed Commercial Area, as depicted on the Concept Plan found in Section 8, the following principal uses, and structures are permitted:

- 1) Any retail business, or personal service use (including repair of personal articles, furniture, and household appliances) that is conducted wholly within an enclosed building, where any repair, processing or fabrication of products is clearly incidental to and restricted to on-premises sales activities;
- 2) Hotel or Motel;

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- 3) Office for administrative, business, professional or medical use;
- 4) Bank, Credit Union, or Savings and Loan Association, including drive-thru (provided that any drive-thru or remote ATM or equivalent drive-thru dispensing equipment is not located in any required front yard and all vehicle queuing requirements of the City of Port St. Lucie are complied with);
- 5) **Pharmacy,** including drive-through (provided that any drive-thru is not located in any required front yard and all vehicle queuing requirements of the City of Port St. Lucie are complied with):
- 6) Restaurant (including those uses that provide drive-through service and/or outdoor seating, provided that any drive-thru is not located in any required front yard and all vehicle queuing requirements of the City of Port St. Lucie are complied with));
- 7) Gas service facility Gas Fueling (excluding truck stopes) as separate use or in conjunction with a permitted use;
- 8) Automotive electrical charging facilities;
- 9) **Car wash, self-service or full service**, provided any such use is not located within 100 feet of a residential land use development area;
- 10) Recreation amusement facility;
- 11) Retail sales of alcoholic beverages for on and off premises consumption;
- 12) Enclosed assembly area,
- 13) Multi-family housing;
- 14) Daycare center;
- 15) Public facility or use.
- 16) Park or playground or other public or private recreation or cultural facility;
- 17) Civic or cultural facility;
- 18) <u>Temporary sales trailers located upon the parcel for which sales activities are to be conducted;</u>
- C. Special Exception Uses.
- i. The following uses may be permitted in the Business Park area upon review and specific approval by the Port St. Lucie City Council through the Special Exception, or equivalent, process as set out in the City of Port St. Lucie Code of Ordinances and the Comprehensive Plan





- 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 Code of Ordinances, as may be amended from time to time, are complied with.
- Car wash, full service or self-service.

#### D. Accessory Uses.

- i. General Provisions:
  - 1) Accessory structures and uses are permitted in connection with any principal permitted use, provided that all accessory structures or uses are in full compliance with all setback, height, building coverage and other applicable requirements. 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, whichever is more restrictive.
  - 2) Accessory Uses in residential use areas located within the *Mixed Commercial Area* subdistrict as depicted on the Concept Plan found in Section 8, include the following:
    - a. 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 for in this manual.
    - b.—Accessory uses or structures shall be located a minimum of five (5) feet from the rear property line, provided that ten (10) feet shall be provided when adjacent to a right of way.
    - c. Accessory uses as permitted by Section 158.217 of the City of Port St. Lucie Zoning Code are allowed in the residential area.
  - 3) Accessory Uses in Non-Residential Areas sub-district as depicted on the Concept Plan found in Section 8, the following,
    - a. 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 for in this manual.
    - b. Accessory uses or structures shall be located a minimum of ten (10) feet from the side and rear property line, unless alternative setback requirements have been approved for the project. The minimum setback from the side property lines shall be three (3) feet, provided ten (10) feet shall be provided when adjacent to a right of way.
    - c. Retail sales that are accessory to a permitted manufacturing or wholesale use where no more than 10% of the gross floor area may be used for said purpose. If more than 10% of the floor area of any otherwise permitted manufacturing or wholesale use identified in this paragraph is used for office or other administrative support or sales activities, additional parking is to be provided at the General Office rate for all areas in excess of the 10% base space allocation. This parking adjustment shall apply at both the initial construction stage and with any requested change in use or zoning compliance review.

#### E. Home Occupation:

i. A home occupation shall be permitted within any proposed residential use area located in the Mixed Commercial Area sub-district as depicted on the Concept Plan found in





Section 8, subject to the provisions of Section 158.217(F) of the City of Port St. Lucie Code of Ordinances.

#### F. Fences and Walls:

#### i. General:

All fences or walls to be located on property designated as being "Mixed Commercial' or "Business Park' in The Legacy Park (North) @ Southern Grove MPUD land use areas may consist of the following materials only:

- Chain link,
- masonry,
- stone,
- aluminum,
- natural wood,

- vinyl coated steel or polyester powder steel.
- ornamental and.
- imitation wood.

Chicken wire or barbed wire fences (including barbed wire strands atop an otherwise permitted fence type) in either the "Mixed Commercial" or "Business Park' District are not permitted.

Masonry or stone walls shall be prohibited in utility and drainage easements, unless a specific waiver has been approved by the Planning and Zoning Director and City Engineer. All fences located in utility or drainage easements shall be constructed to be easily removable.

ii. Fences/Walls to be Inside Property Line, Maintenance Responsibility:
All fences/walls shall be erected inside the property line of the parcel on which they are located. Maintenance of the property on both sides of the fence shall be the responsibility of the property owner.

#### iii. Fences/Walls Height:

In the Mixed <u>Use</u> Commercial Area, no fence or wall shall be of a height greater than eight (8) feet, as measured from the finished grade at the fence location. <u>All other fencing or walls located in the Mixed Use Commercial area</u> shall be consistent with the provisions of Section 158.216 of the City of Port St. Lucie Code of Ordinances.

In the Business Park Area, no fence or wall, located within 25 feet of the perimeter property line of the lot or parcel on which it is located shall be of a height greater than ten (10) feet as measured from the finished grade at the fence or wall location. All other fencing or walls located in the Business Park area shall be consistent with the provisions of Section 158.216 of the City of Port St. Lucie Code of Ordinances.

#### iv. Enclosures for Swimming Pools.

Where any pool is constructed on a lot located in the city, there shall be a fence or a suitable enclosure as set forth in the Florida Building Code, around the pool area.

#### G. Minimum Open Space Standard.

Within the 'Business Park' area of the Regional Business Center sub-district, a A-minimum of ten (10) percent of the gross project area of the Legacy Park (North) @ Southern Grove



MPUD area shall be used for common open space and shall be depicted on the Conceptual Land Use Plan found in Section 8. Within the designated open space areas in the 'mixed commercial' area, a minimum of 5% of the required useable open space shall be in the useable form of squares, greens, parks, recreation areas and/or conservation areas.

Individual development sites within the "Mixed Use Commercial" area of the <u>Regional Business Center sub-district</u>, shall provide a minimum of <u>10%</u> <u>20%</u> of the gross area of the <u>project site as</u> open space/ landscape area (see Paragraph 10 for landscape standards for the Legacy Park (North) @ Southern Grove MPUD.) <u>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.</u>

#### H. Provisions for Vehicular and Pedestrian Circulation.

<u>In the 'Business Park' area of the Regional Business Center sub-district, an An on-site</u> pedestrian circulation system which links the street and the primary entrance(s) of the structure or structures on the site shall be provided with each conceptual plan or final site plan. Sidewalks or other on-site pedestrian ways must connect to any sidewalk or pedestrian system in an adjacent street or road right-of-way (existing or proposed) along the perimeter of any development parcel.

In the "Mixed Use Commercial" area of the *Regional Business Center* sub-district Mixed Commercial areas, sidewalks or pedestrian ways must connect to, or provide for the potential to be connected to, any existing, or proposed sidewalk. This connectivity requirement applies to any onsite pedestrian system on adjacent development sites, if adequate safety and security can be maintained, for the proposed development site under site plan review.

The pedestrian circulation system must be hard-surfaced, ADA acceptable, and be at least 5 feet in width. Interconnectivity is encouraged between parcels but is not mandated for properties with specific security requirements.

The 'Tradition Trail' may interface with the proposed Open Space / Lake Areas of the *Legacy Park (North) @ Southern Grove MPUD* area as depicted on the Conceptual MPUD Plan and there may be connections with other internal pedestrian circulation networks in the 'Mixed-Use' area found within the development. A landscaped fence or wall may be utilized to separate the private development areas from the public trail system.

Public access to the secondary trail system shall be encouraged for those properties in which public accessibility compliments the proposed development.

#### I. Buffering.

In the "Business Park" area of the *Regional Business Center* sub-district, all mechanical equipment shall be screened from public view in accord with City and Tradition architectural review board standards. 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.





In the "Mixed Use Commercial" area of the *Regional Business Center* sub-district, aAll 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.

Alternative Landscape Buffering's may be considered in accord with the provisions of Section 6(8)(F) of this regulation book, except that in no case no case shall mechanical support or service delivery areas shall be directly visible from the adjacent public rights of way.

#### J. Site Plan Review.

All proposed development within the "Business Park" area of the *Regional Business Center* subdistrict–shall submit a site plan to the City of Port St. Lucie, in accord with the application procedures described in Section 158.235 thru 158.254 of the City of Port St Lucie Code of Ordinances, as may be amended from time to time. All site plans shall demonstrate compliance with the provisions of this MPUD Design Manual, and the City Of Port St Lucie Development Codes, as may be required. In the event of any conflict between the specific site development provisions or standards of this Manual and the City Code of Ordinances, the provision of this Manual shall apply, unless otherwise preempted by law. Final site plan approval actions/approving authority for any site plan submitted in accord with this paragraph shall be as prescribed in the City Code of Ordinances.

#### 4. Neighborhood/Village Commercial Sub-Area 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:

#### A. Permitted Principal Uses and Structures.

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:

- i. 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;
- ii. Office for business, professional or medical use;
- iii. Personal service uses, such as, bank or savings and loan association, dry cleaning or laundry pick-up station:
- iv. Enclosed assembly area;
- v. Restaurant (not including drive in facilities) with outdoor seating and with or without an



alcoholic beverage license for on premises consumption of alcoholic beverages;

- vi. Gas Fueling (excluding truck stopes) as separate use or in conjunction with a permitted use;
- vii. Park or playground or other public or private recreation or cultural facility;
- viii. Civic or cultural facility;
- ix. Townhouse dwelling;
- x. Multiple-family dwelling
- xi. Rental Community single-family, duplex, villa, and townhome (excluding mobile homes)
- xii. Temporary sales trailers located upon the parcel for which sales activities are to be conducted:
- xiii. Public Facility Use
- xiv. Pharmacy including drive-through service

#### B. Special Exception Uses.

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

- i. 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.
- ii. Car wash, full service or self-service.

#### C. Accessory Uses.

As set forth in Section 158.217 of the City of Port St. Lucie Code of Ordinances.

#### D. Minimum Lot Requirements and Residential Density.

- i. Multi-family Residential, Townhouse Dwelling, and Rental Community: The minimum density shall be five (5) dwelling units per acre, and the maximum density shall be twentyeight units per acre.
- ii. Townhouse dwelling. A minimum lot size of one thousand (1,400)square feet and width of eighteen (18) feet.
- iii. Non-residential: A minimum of twenty thousand (20,000) square feet and a minimum width of one hundred and fifty (100) feet.

#### E. Maximum Building Coverage.

- Townhouse. Sixty (60) percent provided that the maximum impervious surface does not exceed eighty (80) percent.
- ii. All Other uses. Eighty (80) percent provided that the maximum impervious surface does not exceed ninety (90) percent.

#### F. 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.

### G. Maximum Building Height.

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

#### H. Minimum Living Area for Townhouse, Duplex, Cottage, Multiple-family dwellings:

- i. Studio apartment, five hundred (500)square feet;
- ii. One (1) bedroom, six hundred (600) square feet;



iii. Two (2) bedroom, seven hundred (700)square feet; iv. Three (3) bedroom, eight hundred (800)square feet.

### I. Setback Requirements and Buffering.

- i. Setback for multiple family, rental community, 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.
- ii. 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 nongated collector road shall have a front yard with a building setback of twenty-five (25) feet.
- iii. 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.
- iv. 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.
- v. Rental Community: Where two or more rental buildings are situated upon a parcel, any two buildings shall be separated by a minimum of ten (10) feet. Rental townhome buildings shall be separated by a minimum of fifteen (15) feet.

#### J. 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 Loading Requirements.

Off street parking and loading requirements are to be as set forth in Section 6.7.

#### L. Site Plan Review.

Multi-family, rental community, 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.

#### M. Home Occupation.

A home occupation shall be permitted within any proposed residential use area located in the



Mixed Commercial Area, subject to the provisions of Section 158.217(F) of the City of Port St. Lucie Code of Ordinances.

N. Fences and Walls. As set forth in Section 158.216 of the City of Port St. Lucie Code of Ordinances.

#### 5. Provisions for Vehicular and Pedestrian Circulation.

An on site pedestrian circulation system which links the adjoining street(s) to the primary entrance(s) of the structure or structures on the site shall be provided (depicted) with each conceptual or final site plan. Sidewalks, or other on site pedestrian ways, must connect to any sidewalk or pedestrian system in an adjacent street or road right-of-way (existing or proposed) that is found along the perimeter of any development parcel.

In the "Mixed Commercial" and "Neighborhood Village" areas, sidewalks or pedestrian ways must connect to, or provide for the potential to be connected to, any existing, or proposed sidewalk consistent with the overall pedestrian circulation network of the Southern Grove DRI. This connectivity requirement applies to any onsite pedestrian system on adjacent development sites, if adequate safety and security can be maintained, for the proposed development site under site plan review. The City of Port St. Lucie shall be the determining authority in the event that there are questions if adequate safety and security can be maintained.

The pedestrian circulation system must be hard-surfaced, ADA compliant, and be at least five (5) feet in width. Interconnectivity is encouraged between parcels but is not mandated for properties with specific security requirements. The City of Port St. Lucie shall be the determining authority in the event that there are questions if adequate safety and security can be maintained.

Segments of the 'Tradition Trail' may interface with the proposed Open Space / Lake Areas of the Legacy Park (North) @ Southern Grove MPUD area as generally depicted on the Conceptual MPUD Plan (Section 8 of this Manual) and there may be connections with other internal pedestrian circulation networks in the 'Mixed Use' area found within the development. A landscaped fence or wall may be utilized to separate the private development areas from the public trail system.

Public access to the secondary trail system shall be encouraged for those properties in which public accessibility compliments the proposed development use and activity.

#### 6. Transit Oriented Design Features.

Reserved.

#### 7. Off-Street Parking and Off-Street Loading Requirements.

#### A. Parking Requirements - General.

Each building, use, or structure shall be provided with on-street and/or off-street parking and service facilities in accordance with the provisions set forth in Chapter 158, Code of Ordinances of the City of Port St. Lucie. On-street parking spaces shall be directly and fully adjacent to a site and available to the development concurrent with any request for use authorization.

#### B. Required Minimum Parking:

As applied to the Legacy Park (North) @ Southern Grove MPUD, the following specific parking





standards shall apply in lieu of the general City standards. To the extent that a use is not identified below, the parking requirements shall be in accordance with Chapter 158, Code of Ordinances of the City of Port St. Lucie:

- i. Warehouse & Distribution Uses One space for each five hundred (500) square feet of gross floor area up to ten thousand (10,000) square feet, and one additional space for each additional two thousand (2,000) square feet. This applies individually to each business in a warehousing complex and includes up to 10% of the gross floor area for administrative support uses and activities.
- ii. Warehouse with Office/ Showroom Uses(includes wholesale use and activities)-
  - Office/Showroom area: means the portion of this use which provides area for the regular transaction of business and for the display of uncontainerized merchandise in a finished building setting. Parking shall be provided at a ratio of one space for each six hundred (600) square feet of office and product showroom space
  - Warehouse distribution area: means the portion of this use which provides area for the transient storage of merchandise and materials in a warehousing setting. One space for each two thousand (2,000)square feet of floor area.
- iii. **E-Commerce Warehousing and Distribution** One space for each five hundred (500) square feet of gross floor area up to ten thousand (10,000) square feet, and one additional space for each additional two thousand (2,000) square feet. This applies individually to each business warehousing complex and includes up to 10% of the gross floor area for administrative support uses and activities.
- iv. **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.
- v. Manufacturing, includes the assembly, processing, packaging, warehousing and storing, of goods and materials manufactured or assembled on site; 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.; plus 1 space per 250 sq. ft. of office space exceeding 10% of gross floor area.
- vi. **Cold storage warehouse and pre-cooling plant;** One space for each five hundred (500) square feet of gross floor area up to ten thousand (10,000) square feet, and one additional space for each additional two thousand (2,000) square feet. This applies individually to each business in a warehousing complex and includes up to 10% of the gross floor area for administrative support uses and activities.
- vii. **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.; plus 1 space per 250 sq. ft. of office space exceeding 10% of gross floor area.
- viii. **Retail and office uses, including medical:** 4 spaces per 1,000 sq. ft.
- ix. **Restaurant (stand-alone)**: 1 space per 100 sq. ft. of gross floor area. 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 structure.

- x. Mixed-use Commercial Centers, including restaurants: Standards are to be reviewed based on the mix of individual uses proposed at the time of site plan review. Multi-Tenant Retail (Restaurant, Retail, Office including medical): 4 spaces per one thousand (1,000) sq ft
- xi. Hotels: 1 space for each guest room, plus 1 space for each ten guest rooms
- **C.** All required parking shall be located on the same lot as the principal use(s) it serves, except as otherwise provided below.
- D. On-site parking may be reduced where on-street parking spaces are directly and fully adjacent and available to a lot. On-street parking spaces directly and fully adjacent to a site and available to a development shall be counted toward the maximum parking requirement.

In lieu of actual construction of required on-site parking spaces, all or any portion of the offstreet parking required for a use on a lot may be located on another lot, either by itself or combined as joint use or shared parking for other uses, subject to certification by the Planning and Zoning Director that the following requirements have been met:

- i. The use being served by the off-site parking shall be a permitted principal use as established in Section 4.
- ii. The off-site parking spaces shall be located within 750 feet walking distance of an entrance to the structure or land area containing the use for which such spaces are required. A safe, direct, attractive, lighted and convenient pedestrian route shall exist or be provided between the off-site parking and the use being served;
- iii. The continued availability of off-site parking spaces, necessary to meet the requirements of this Section, shall be ensured by an appropriate reciprocal easement, satisfactory to the Office of the City Attorney and recorded with the Clerk of the Circuit Court of St. Lucie County, Florida; and
- iv. For purposes of determining applicable minimum and maximum land use intensities, the land area devoted to off-site parking shall be added to the land area of the lot containing the use being served by such parking and shall be subtracted from the area of the lot containing the off-site parking.
- v. Off-site required off-street parking shall not be separated from the use it serves by arterial or collector streets, as shown on the MPUD Concept Plan, or other similar physical barriers to convenient access between the parking and the use.
- vi. The provision of off-site required off-street parking shall not apply to residential uses, except for on-street parking spaces directly and fully adjacent and available to a residential site.

### E. 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. City Council review and approval of such alternate parking standards shall be governed by the site plan approval process.
- **F.** Parking areas in the Mixed Commercial Use Area of the *Legacy Park (North) @ Southern Grove MPUD* shall be encouraged to be located to the rear or side of the property.

#### G. Off Street Loading (Service Delivery Areas).

Off Street Loading and Service Delivery Areas shall be provided in accordance with Section 158.221(G) of the City of Port St. Lucie Code of Ordinances.

Off Street loading docks and service delivery areas in the 'mixed commercial' use area of the Legacy Park (North) @ Southern Grove MPUD shall be encouraged to be located at the rear of the property. All truck loading docks and service delivery areas shall be screened so not to be considered as any type of visual nuisance.

For qualified targeted industries as identified per Policy 8.3.1.3 of the Comprehensive Plan (as may be amended), parking standards in situations where an applicant can sufficiently demonstrate that a particular situation, where upon submission of adequate technical justification such as independent parking analyses, application of ULI or ITE parking standards, or similar justification, alternative off street loading requirements may be considered as part of the site plan review process.

#### 8. Landscaping and Buffering.

Landscaping and buffering requirements are subject to Chapter 154, of the City of Port St. Lucie Code of Ordinances.

#### A. General - Plant Materials

- 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.
- ii. 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.

- iii. 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.
- iv. No more than 25% of the required trees may be palm trees.
- v. A minimum of 50% of all required trees shall be native species
- **B.** For sites located within 300 feet from SW Village Parkway and SW Marshall Parkway, as depicted on the MPUD Concept Plan, and for building sites in the 'Business Park' area that provide for buildings more than 100,000 square feet in area, open areas intended for future building expansion may be hydroseeded.

#### C. 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 or proposed utility pole, guy wire, and pad mounted transformer. All proposed utilities shall maintain separation distances from potable water mains as required by the City and FDEP.

**D.** Parking lot landscaping shall be in accordance with Chapter 154, City of Port St. Lucie Code of Ordinances, except that in those instances where truck and trailer parking requirements make the provision of interior landscape islands impactable, alternative landscaping designs may be considered.

#### E. 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.

- i. 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.
- ii. No fence or wall shall be required in a landscape buffer strip unless it is determined as part of site plan review process that a fence or wall is required to address incompatible uses or to provide visual screening.
- iii. Any perimeter fence or wall shall be located so as to permit reasonable access to both sides of the fence or wall for landscape maintenance purposes.
- iv. Perimeter landscape buffers in the Mixed Commercial area 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 building 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.
- v. 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.
  - 2) Where the proposed development use or activity is a material distribution center making use of long walled loading dock conditions, foundation landscape strips shall not be required.



vi. 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.

#### F. Alternative Landscape Option.

For qualified targeted industries as identified per Policy 8.3.1.3 of the Comprehensive Plan, 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:

i. 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 for an alternative landscape plan must be accompanied by sufficient explanation and justification, in written and/or graphic form, to allow appropriate evaluation and decision making. 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.

#### G. Dumpsters and Ground Located Mechanical Equipment Screening.

A minimum, six-foot masonry buffer wall shall be required to screen dumpsters and ground located mechanical equipment. This screening shall be designed as both a visual barrier and a noise barrier. Where dumpsters and mechanical equipment are visible from a public use right-of-way, a five-foot landscape strip shall be required around the outside of the buffer wall. Where applicable, buffering shall be provided in accordance with the landscaping requirements of Chapter 154, City of Port St. Lucie Code of Ordinances

#### H. 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.

#### I. Lighting.

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 in the 'Mixed Use Commercial' area shall not exceed 25 feet above grade or pavement.

The maximum allowable mounting height of all outdoor lighting fixtures in the 'Business Park' area shall not exceed 35 feet above grade or pavement.



#### 9. Utilities.

Within the Legacy Park (North) @ Southern Grove MPUD:), all utilities, including telephone, television cable, and electrical systems shall be installed underground (i.e. excluding transmission and distribution power lines). Appurtenances to these systems which require above-ground installation shall be effectively screened and, thereby, may be exempted from this requirement. Primary electrical supply facilities providing services to the Legacy Park (North) @ Southern Grove MPUD:, may be exempted administratively from the underground placement requirement as part of the site plan review process, if, it shown to the satisfaction of the City that burial options are not feasible. Cost of underground installation is not to be the sole determiner in determining feasibility.

#### A. Proposed Sanitary Sewer System:

The proposed Legacy Park (North) @ Southern Grove MPUD is located within the City of Port St. Lucie Sewer Service Area. The proposed Sanitary Sewer System for the Legacy Park (North) @ Southern Grove MPUD project will consist of a combination of gravity and pressurized Sanitary Sewer Mains, which will flow into the one proposed on-site sewage pump (lift) stations which will connect into the existing 16" Sewer Force Main along SW Village Parkway. The master plan, as presented, proposes no more than one City owned (maintained) utility lift stations, unless otherwise addressed through mutual agreement between the City of Port St. Lucie and the site developer.

All proposed sewage pump (lift) stations shall require a connection to the City's existing fiber optics system for communication and system monitoring purposes.

#### **B.** Proposed Water Distribution System:

The proposed Legacy Park (North) @ Southern Grove MPUD is located within the City of Port St. Lucie Water and Sewer Service Area. Water service to this area will be looped via the existing 24-inch water main located in the SW Village Parkway right-of-way the new 24-inch water main being placed in the Paar [Hegener] Drive right-of-way (summer/fall 2022).

The proposed internal Water Distribution System for the Legacy Park (North) @ Southern Grove MPUD will consist of a combination of 8 and 12-inch waterlines that will be constructed along SW Anthony F. Sansone, Sr. Blvd, SW Paar [Hegener] Drive; SW Marshall Parkway; and St. Louis Drive, as generally depicted in conceptual utility plan found in Section 8.

Fire hydrants shall be installed with all primary water line construction in accord with the St. Lucie County Fire District Standards.

#### 10. Wetlands and Uplands:

The site is a former citrus grove that was converted in the late 2000's to improved pasture, with active cattle grazing currently (2020) taking place on the property.

There are no known, or observed, environmentally unique habitats on the petitioned project site.

#### 11. Stormwater:

Refer to Section 8 for a general identification of the areas proposed to address the sites stormwater management requirements. In general, all site stormwater retention areas shall be



consistent with South Florida Water Management District (SFWMD) requirements and permit standards. Unique to the design of the *Legacy Park (North) @ Southern Grove MPUD* is the concept of providing for in the areas required stormwater treatment and attenuation in one combined wet system design. Retention area shapes and dimensions as depicted on the Conceptual Master Plans for the *Legacy Park (North) @ Southern Grove MPUD* are conceptual and may be modified to accommodate final site plans and agency permitting requirements.

Where stormwater retention areas are designed to provide a buffer between the 'Business Park' and the 'Mixed <u>Use</u> Commercial' areas, a perimeter landscape buffer around the retention area, outside of any lake maintenance area, will be required. The width and design of any required buffer will be determined as part of site plan/subdivision plat review.

### 12. Hours of Operation Limitation:

Notwithstanding any use or activity <u>subject to</u> specific limitations on <u>business hours of operation</u>, as may be set forth in the City of Port St. Lucie Code of Ordinances, the hours of operation for businesses located within the *Legacy Park (North) @ Southern Grove MPUD*, shall be seven (7) days per week, 24 hours per day

#### 13. Variances:

Variances to any of the dimensional standards set forth in this MPUD Regulation Manual may be considered by the City of Port St. Lucie in accord with the provisions and procedures set forth in Sections 158.295 thru 158.314 of the City of Port St. Lucie Code of Ordinances, as may be amended.

#### 14. Access Management:

### 15. 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.

#### 16. Temporary Uses:

Temporary Uses within the Legacy Park (North) @ Southern Grove MPUD, shall be permitted consistent with the provisions of Section 158.226, of the Port St Lucie Code or Ordinances, as may be amended. In addition, the following specific Temporary Uses may be authorized by the City Council, through the site plan review process, and shall be subject to specific time limitations as set forth in any site plan approval order or action:

Concrete batch plants: means a ready-mixed concrete production plant engaged primarily
in the manufacture of concrete, using Portland cement, which is delivered to users in a
plastic and unhardened state, and includes concrete batch plants engaged in the
production of prestressed or precast concrete products.

[ END OF SECTION ]



#### **SECTION 7 – LEGAL DESCRIPTION**

### LEGAL DESCRIPTION

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

COMMENCING AT THE SOUTHWEST CORNER OF SECTION 26, TOWNSHIP 37 SOUTH, RANGE 39 EAST, ST. LUCIE COUNTY, FLORIDA, THENCE ALONG THE SOUTH LINE OF SAID SECTION 26, NORTH 89°54'04" EAST, A DISTANCE OF 1,066.29 FEET, TO THE POINT OF INTERSECTION WITH THE NORTHLY EXTENSION OF THE EASTERLY RIGHT-OF-WAY LINE OF VILLAGE PARKWAY; THENCE ALONG SAID NORTHERLY EXTENSION, NORTH 00°00'00" EAST, A DISTANCE OF 197.73 FEET TO THE POINT OF INTERSECTION WITH THE SOUTHWEST CORNER OF TRACT B, SOUTHERN GROVE PLAT 38, AS RECORDED IN PLAT BOOK 100, PAGE 13, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA, AND THE POINT OF BEGINNING OF THE FOLLOWING DESCRIBED PARCEL:

THENCE ALONG THE WEST LINE OF SAID TRACT B, NORTH 00°00'00" EAST, A DISTANCE OF 93.75 FEET TO A POINT OF CURVE TO THE LEFT HAVING A RADIUS OF 3,696.00 FEET AND A CENTRAL ANGLE OF 38°56'28"; THENCE NORTHWESTERLY ALONG THE ARC A DISTANCE OF 2,512.00 FEET; THENCE NORTH 38°56'28" WEST, A DISTANCE OF 387.35 FEET TO A POINT OF CURVE TO THE RIGHT HAVING A RADIUS OF 6,751.00 FEET AND A CENTRAL ANGLE OF 12°59'06"; THENCE NORTHWESTERLY ALONG THE ARC A DISTANCE OF 1,529.99 FEET; THENCE NORTH 25°57'22" WEST, A DISTANCE OF 331.92 FEET; THENCE NORTH 08°18'11" EAST, A DISTANCE OF 44.31 FEET TO THE NORTHERLY LINE OF SAID TRACT B; THENCE ALONG SAID NORTHERLY LINE, NORTH 59°48'29" EAST, A DISTANCE OF 963.38 FEET TO A POINT OF CURVE TO THE RIGHT HAVING A RADIUS OF 1,925.00 FEET AND A CENTRAL ANGLE OF 29°45'21"; THENCE NORTHEASTERLY ALONG THE ARC A DISTANCE OF 999.72 FEET; THENCE NORTH 89°33'50" EAST, A DISTANCE OF 1,297.78 FEET TO THE INTERSECTION WITH THE WESTERLY LINE OF AN ORDER OF TAKING AS DESCRIBED IN OFFICIAL RECORDS BOOK 311, PAGE 2946-2952 AND A NON-RADIAL CURVE, CONCAVE TO THE SOUTHWEST, HAVING A RADIUS OF 24,729.33 FEET AND A CHORD WHICH BEARS SOUTH 33°15'08" EAST FOR 797.30 FEET: THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE A DISTANCE OF 797.34 FEET THROUGH A CENTRAL ANGLE OF 01°50'50"; THENCE SOUTH 34°10'33" EAST, A DISTANCE OF 1,712.64 FEET TO A POINT OF CURVE TO THE RIGHT HAVING A RADIUS OF 6,987.97 FEET AND A CENTRAL ANGLE OF 15°07'22"; THENCE SOUTHEASTERLY ALONG THE ARC A DISTANCE OF 1,844.42 FEET TO THE EASTERLY EXTENSION OF THE NORTHERLY RIGHT-OF-WAY OF PAAR [HEGENER] DRIVE; THENCE ALONG SAID EASTERLY EXTENSION AND NORTH RIGHT-OF-WAY, SOUTH 70°00'00" WEST, A DISTANCE OF 2,689.74 FEET TO A POINT OF CURVE TO THE LEFT HAVING A RADIUS OF 567.50 FEET AND A CENTRAL ANGLE OF 44°03'25"; THENCE SOUTHWESTERLY ALONG THE ARC A DISTANCE OF 436.37 FEET; THENCE SOUTH 25°56'35" WEST, A DISTANCE OF 15.95 FEET TO A POINT OF CURVE TO THE RIGHT HAVING A RADIUS OF 332.50 FEET AND A CENTRAL ANGLE OF 64°03'41"; THENCE SOUTHWESTERLY ALONG THE ARC A DISTANCE OF 371.76 FEET; THENCE NORTH 89°59'43"WEST A DISTANCE OF 104.42 FEET; THENCE NORTH 44°59'52" WEST, A DISTANCE OF 42.43 FEET, TO THE POINT OF BEGINNING.

LESS CONSERVATION TRACT NO. 6, AS DEPICTED ON THE PLAT OF SOUTHERN GROVE PLAT NO. 3, AS RECORDED IN PLAT BOOK 61, PAGE 17, OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA,

CONTAINING 345.07 ACRES, MORE OR LESS.

**TOGETHER WITH:** 



A PARCEL OF LAND CONTAINING ALL OF UTILITY SITE 4, AS RECORDED IN OFFICIAL RECORDS BOOK 3935, PAGES 2995 AND LYING WITHIN A PORTION OF E/W 3 R/W, A 150.00 FOOT RIGHT-OF-WAY AS LAID OUT AND IN USE AS RECORDED IN OFFICIAL RECORDS BOOK 2418, PAGE 2680 AND PARCEL 3, SOUTHERN GROVE PLAT NO. 40 AS RECORDED IN PLAT BOOK 102, PAGE 39, ALL IN THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA, SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

FOR A POINT OF REFERENCE BEGIN AT A POINT ON THE SOUTH RIGHT-OF-WAY LINE OF SAID E/W 3 R/W WITH THE INTERSECTION OF THE EAST LINE OF LOT 1, SOUTHERN GROVE PLAT NO. 45, ACCORDING TO THE PLAT THEREOF, AS RECORDED IN PLAT BOOK 121 PAGE 3 OF THE PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA. SAID INTERSECTION BEING THE NORTHEASTERLY CORNER OF SAID LOT 1 AND THE POINT OF BEGINNING; THENCE SOUTH 89°33'50" WEST, ALONG THE NORTH LINE OF SAID LOT 1, BEING ALSO THE SOUTH RIGHT-OF-WAY LINE OF SAID E/W 3R/W, A DISTANCE OF 1,003.29 FEET TO A CURVE CONCAVE TO THE SOUTH, HAVING A RADIUS OF 1,925.00 FEET; THE CHORD OF WHICH BEARS SOUTH 84°16'45" WEST, A CHORD DISTANCE OF 354.60 FEET; THENCE SOUTHWESTERLY ALONG THE ARC OF SAID CURVE, AND SAID LOT LINE AND RIGHT-OF-WAY LINE, THROUGH A CENTRAL ANGLE OF 10°34'10", A DISTANCE OF 355.10 FEET TO A CUSP WITH A CURVE CONCAVE TO THE NORTHWEST, SAID CURVE BEING THE PROLONGATION OF THE WEST LINE OF SAID LOT 1, HAVING A RADIUS OF 1,275.00 FEET, THE CHORD OF WHICH BEARS NORTH 49°52'04" EAST, A CHORD DISTANCE OF 48.98 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE AND SAID PROLONGATION, THROUGH A CENTRAL ANGLE OF 02°12'04", A DISTANCE OF 48.98 FEET TO A POINT OF REVERSE CURVATURE CONCAVE TO THE SOUTHEAST HAVING A RADIUS OF 1,250.00 FEET; THE CHORD OF WHICH BEARS NORTH 63°15'25" EAST, WITH A CHORD DISTANCE OF 625.52 FEET; THENCE NORTHEASTERLY ALONG THE ARC OF SAID CURVE, THROUGH A CENTRAL ANGLE OF 28°58'46", A DISTANCE OF 632.24 FEET; THENCE NORTH 77°44'49" EAST, A DISTANCE OF 801.92 FEET TO THE INTERSECTION WITH THE WESTERLY LINE OF LANDS DESCRIBED IN ORDER OF TAKING IN OFFICIAL RECORDS BOOK 311, PAGES 2946 THROUGH 2953, PUBLIC RECORDS OF ST. LUCIE COUNTY, FLORIDA BEING ALSO THE WESTERLY RIGHT-OF-WAY LINE OF INTERSTATE 95 WITH A VARIABLE WIDTH RIGHT-OF-WAY AS LAID OUT AND IN USE AND THE BEGINNING OF A NON-TANGENT CURVE CONCAVE TO THE NORTHEAST, HAVING A RADIUS OF 24,729.33 FEET, THE CHORD OF WHICH BEARS SOUTH 31°31'41" EAST, WITH A CHORD DISTANCE OF 338.73 FEET; THENCE SOUTHEASTERLY, ALONG THE ARC OF SAID CURVE AND SAID RIGHT-OF-WAY LINE, THROUGH A CENTRAL ANGLE OF 00°47'05"A DISTANCE OF 338.73 FEET; TO THE BEGINNING OF A NON-TANGENT CURVE CONCAVE TO THE NORTHEAST, HAVING A RADIUS OF 24,729.33 FEET, THE CHORD OF WHICH BEARS SOUTH 32°07'28" EAST, WITH A CHORD DISTANCE OF 176.28 FEET; THENCE SOUTHEASTERLY, ALONG THE ARC OF SAID CURVE AND SAID RIGHT-OF-WAY LINE, THROUGH A CENTRAL ANGLE OF 00°24'30"A DISTANCE OF 176.28 FEET; THENCE ALONG A LINE NON-TANGENT TO SAID CURVE, SOUTH 89°33'50" WEST, ALONG THE SOUTH RIGHT-OF-WAY LINE OF SAID E/W/3 R/W, A DISTANCE OF 294.49 FEET TO THE POINT OF BEGINNING.;

CONTAINING 10.00 ACRES, MORE OR LESS.

#### TOTAL SITE CONTAINING 355.0 ACRES, MORE OR LESS.

NOTE: THIS DESCRIPTION IS NOT A PRODUCT OF PHYSICAL SURVEY, BUT IS ONLY A GRAPHIC DEPICTION OF THE DESCRIPTION SHOWN HEREON. THERE HAS BEEN NO FIELD WORK, VIEWING OF THE SUBJECT PROPERTY OR MONUMENTS SET IN CONNECTION WITH THE PREPARATION OF THE INFORMATION SHOWN HEREON.



RESERVED FOR SURVEY GRAPHIC



### SECTION 8 – MPUD CONCEPT PLAN

[ GO TO NEXT PAGE ]



### **SECTION 9 – ENTITLEMENTS TABLE**

Land Use Activity	Density/Intensity	
	Square feet	Number of units
Residential - sf		0
Residential - mf		<del>400</del>
Commercial*	<del>200,000</del>	
	<u>400,000</u>	
Research		
Office	80,000	
Industrial/Distribution		3,675,000
Hotel		<del>0</del> _120

<sup>\*</sup>Retail uses limited to 100,000 sq ft in Employment Center Sub-district



### **SECTION 10 – ROADWAY TYPICAL(S)**

[ GO TO NEXT PAGE ]



