1	ORDINANCE NO:
2	0-06-63
3	
4	An ordinance of the City of Gainesville, Florida, amending the
5 6	Land Development Code relating to approval of design plats
7	and modifying the requirements and procedures for subdivision approval; amending sections 30-180 through 30-
8	185 and sections 30-187(b), 30-189, and 30-192(b), of Division
9	2, Subdivisions and Street Vacation, of Article VII,
10	Development Review Process by amending the procedure for
11	the approval of a final plat; amending design standards and
12	the criteria relating to a street vacation; providing directions to
13	the codifier; providing a severability clause; providing a
14	repealing clause; and providing an immediate effective date.
15	
16 17	WIIFDEAS the City Dien Doord outhonized the multipation of water of a Duli's
1 /	WHEREAS, the City Plan Board authorized the publication of notice of a Public
18	Hearing that the text of the Land Development Code of the City of Gainesville, Florida,
19	be amended; and
20	WHEREAS, notice was given and publication made as required by law and a
21	Public Hearing was then held by the City Plan Board on September 15, 2005; and
22	WHEREAS, the City Commission heard and approved this petition on May 22,
23	2006; and
24	WHEREAS, pursuant to law, at least 10 days notice has been given once by
25	publication in a newspaper of general circulation notifying the public of this proposed
26	ordinance and of a Public Hearing in the City Commission meeting room, City Hall, City
27	of Gainesville; and
28	WHEREAS, the Public Hearings were held pursuant to the published notice
29	described at which hearings the parties in interest and all others had an opportunity to be
30	and were, in fact, heard;
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NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION

2 OF THE CITY OF GAINESVILLE, FLORIDA:

- 3 **Section 1.** Sections 30-180 through 30-185 and Sections 30-187(b), 30-189 and
- 4 30-192(b) of Division 2, Subdivisions and Street Vacation, of Article VII, Development
- 5 Review Process, of the City of Gainesville Land Development Code, are amended to read
- 6 as follows:

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- 7 ARTICLE VII. DEVELOPMENT REVIEW PROCESS.
- 8 DIVISION 2. SUBDIVISIONS AND STREET VACATION
- 9 Sec. 30-180. Purpose and intent.
- This article is intended to provide direction and standards for the division of land in a
- manner that would facilitate aid in the coordination of land development in accordance
- with orderly physical patterns; to encourage development of an economically stable and
- healthful community; to ensure proper identification, monumentation and recording of
- real estate boundaries; to ensure that adequate and necessary physical improvements of
- lasting quality will be installed in subdivisions by the subdividers and that taxpayers will
- not bear this cost; to provide for safe and convenient vehicle, bicycle, pedestrian and
- transit access; to provide an efficient, adequate and economic supply of utilities and
- services to new land developments; to prevent periodic or seasonal flooding and to
- 19 protect groundwater and surface water quality through provision of protective flood
- 20 control and stormwater management facilities; to help conserve and protect physical and
- scenic resources; to promote the public health, safety, comfort, convenience and general
- welfare; and to implement the city's comprehensive plan.
- 23 Sec. 30-181. Requirements of subdivision.

Petition No. 122TCH-05 PB

2

3-12-07

- 1 To effectuate the purpose and intent of this article, every subdivision of land or lot split
- within the city shall be made in accordance with the requirements specified in this article.
- 3 Except for a minor subdivision or lot split, as provided for in section 30-189, and single
- 4 lot replatting, as provided in section 30-191, such requirements include a pre-application
- 5 conference, as provided in section 30-182; obtaining design plat approval, as provided in
- 6 section 30-183; obtaining construction plan approval, as provided in section 30-184;
- obtaining final plat approval, as provided in section 30-185; constructing required public
- 8 improvements, as provided in section 30-188; and supplying bonds or other security for
- 9 the construction and maintenance of such improvements, as provided in section 30-186.
- 10 Proposed residential subdivisions must meet the level of service standards adopted in the
- comprehensive plan. Proof of meeting these standards shall exist in the form of a
- certificate of concurrency exemption, certificate of preliminary or final concurrency (as
- applicable at the particular review stage), or certificate of conditional concurrency
- 14 reservation.
- 15 Sec. 30-182. Pre-application conference.
- 16 (a) Required. Prior to the preparation of a design plat, the subdivider shall seek the
- advice of the technical review committee city staff to become familiar with the
- subdivision requirements, city policies and provisions of the comprehensive plan-and
- 19 official roadway map affecting the territory in which the proposed subdivision is located.
- 20 The subdivider shall submit is encouraged to bring the plans and data specified required
- in subsections 30-182(c) and 30-182(d) so as to clearly show existing conditions of the
- site and its vicinity and the proposed layout of the subdivision. It is intended that the

Petition No. 122TCH-05 PB

3

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procedure will assist the subdivider in preparing a plat which will meet the requirements

3-12-07

2	of this article. This procedure does not require a formal application or fee.
3	(b) Prohibited or discouraged designs or improvements. As indicated in this article
4	and further referenced in the design manual, certain practices, designs or improvements
5	are discouraged or prohibited. If prohibited, a modification will be required pursuant to
6	subsection 30-1924(c) in order for the same to be allowed. If discouraged, the same may
7	be allowed by the city commission depending on a proper showing of necessity (less than
8	that required for a modification) and the infeasibility of requiring the preferred practices,
9	designs or improvements when applied to the particular circumstances involved.
10	(c) <u>Concept Review (Sketch drawing)</u> .
11	(1) The applicant may submit an application for the optional concept
12	subdivision review. The concept review for subdivision of land consisting of more than
13	20 lots may be reviewed shall be done by city staff. A sketch shall be submitted by the
14	subdivider for a the concept review by the technical review committee and other
15	appropriate agencies.
16	(2) The sketch shall contain the following data:
17	a. Approximate tract boundaries;
18	b. Approximate location with respect to section lines;
19	c. Streets on and adjacent to the tract;
20	d. Proposed general street layout;
21	e. <u>Environmental features including but not limited to Ssignificant</u>
22	topographical and physical features including creeks, uplands,

Petition No. 122TCH-05 PB

4

3-12-07

1		lakes and wetlands, FEMA and community determined flood
2		plains, and heritage trees;
3	f.	Generalized existing vegetation;
4	g.	Proposed general lot layout and the total number of lots;
5	h.	Existing buildings on the property; and
6	i.	Proposed phasing plan. Land use and zoning designation of the
7		subject property; and
8	<u>j.</u>	Generalized stormwater management plan.
9	(3) As far	as may be practicable on the basis of a sketch, the reviewer staff
10	will, without prejudi	ce to the city, advise the subdivider, within 15 working days, of the
11	extent to which the p	roposed subdivision conforms to the standards of this chapter and
12	other applicable ordi	nances or statutes, and will discuss possible plat modifications
13	necessary to secure c	ompliance and whether a traffic study will be required.
14	The review schedule	for concept subdivision plans shall follow the same submittal and
15	review schedule for o	development plans.
16	(d) Map showing	; adequate collector system. Accompanying the sketch shall be a
17	map-available from t	he department of community development, showing the following
18	features:	
19	(1) The n	nap shall be drawn to the scale of no smaller than one inch equals
20	1,000 feet.	
21	(2) The m	nap shall show the nearest perimeter of arterial roads, both existing-
22	and planned on the o	fficial roadway map, located within two miles of the land on which

Petition No. 122TCH-05 PB

4

- 1 the plat is located. If there are no arterials for two miles on any side, a note to that effect 2 shall be provided.
- (3) The map shall show the collector roads, both existing and planned on the 4 official roadway map, serving the area. Before any plat is accepted for any area, adequate
- 5 collectors, planned or existing, shall be designated by the city to service all of the
- developable areas within the perimeter of arterials in the vicinity of the proposed 6
- 7 subdivision so as to coordinate the proposed subdivision transportation system with that
- 8 permissible and appropriate under the comprehensive plan, assuming those vacant
- 9 developable portions are completely developed in accordance with the current land use
- plan. The designation of collectors may proceed concurrently with the review process. 10
- Approval of any subdivision by the city commission shall not be delayed more than 45 11
- 12 days from the requested design plat review date to allow the designation of appropriate
- 13 collectors to serve the subdivision.

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- 14 Sec. 30-183. Design plat requirements and approval.
- 15 (a) Generally. Following the pre-application conference, the public notice process,
- 16 and prior to any subdivision of lands, the subdivider shall first obtain approval of a design
- 17 plat for 5 19 lots from city staff, and 20 or more lots from the development review
- 18 board and city commission, pursuant to the procedures and specifications provided in this
- 19 article. Prior to the recording of an approved final plat, or prior to the conditional
- 20 approval of a final plat, clearing and grubbing of land, tree removal and the construction
- 21 of improvements is expressly prohibited. Following a pre-application conference on a
- parcel, the requirements of subsection 30-183(a) become applicable and supersede any 22.
- 23 other regulation on tree removal.

Petition No. 122TCH-05 PB

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- 1 (b) Application. To obtain design plat approval, the subdivider shall submit an
- 2 application and the appropriate filing fee to the department of community development,
- on such form as provided by the department. Each application shall include multiple
- 4 copies of the design plat as necessary to facilitate the review process, prepared in
- 5 accordance with the standards specified in Article VII, Division 1, of this chapter and
- 6 including all of the items required by subsection 30-183(e). Proposed residential
- subdivisions must meet the level of service standards adopted in the comprehensive plan.
- 8 Proof of meeting these standards shall exist in the form of a certificate of concurrency
- 9 exemption, certificate of preliminary concurrency or certificate of conditional
- 10 concurrency reservation.
- 11 (c) Fees. The fee required with an application for design plat approval shall be in
- accordance with the schedule set out in Appendix A of the City Code. Such fees are
- required to defray the cost of filing the application, notifying interested parties,
- conducting investigations, and holding hearings on the design plat and final plat.
- 15 (d) Developments of regional impact. For any subdivision which is presumed to be a
- development of regional impact as provided in F.S. Ch. 380 and Chapter 27F, Florida
- 17 Administrative Code, additional copies of the design plat and a completed application for
- development approval shall be submitted for filing with the regional planning agency and
- 19 the state land planning agency.
- 20 (e) Specifications.
- 21 (1) The design plat shall be drawn clearly and legibly at a scale of at least one
- inch equals 100 feet on linen or stable base film, using a sheet size of 24 inches [by] 36
- 23 inches, reserving a three-inch binding margin on the left side and a one-inch margin on

3-12-07

1	the other three sides.	If more than one sheet is required, an index map relating each sheet
2	to the entire subdivis	ion shall be shown on the first sheet. The design plat shall be
3	prepared by a land su	rveyor, signed and sealed before review, and shall contain the
4	following information	n:
5	a.	Proposed name of the subdivision;
6	b.	Name and registration number of surveyor;
7	c.	Date of survey approval, north point with bearing or azimuth
8		reference clearly stated in the notes or legend, graphic and written
9		scale, and space for revision dates;
10	d.	Vicinity map showing location with respect to major roads and
11		acreage of the subdivision;
12	e.	Boundary line of the tract by bearings and distances;
13	f.	Legal description of the tract to be subdivided;
14	g.	Preliminary layout including streets, alleys and easements with
15		dimensions and proposed street names, lot lines with approximate
16		dimensions, land to be reserved or dedicated for public uses, and
17		designation of any land to be used for purposes other than single-
18		family dwellings;
19	h.	Total number of lots;
20	i.	The front building setback line for each lot; and
21	j.	An inscription stating "NOT FOR FINAL RECORDING."
22	k.	Sidewalks, on all streets, on both sides, and at least five feet wide.
23		Sidewalks not required on cul-de-sac or dead end or loop less than

Petition No. 122TCH-05 PB

8

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3-12-07

1			100 feet long. Sidewalk required on at least one side of street on
2			cul-de-sac or dead end or loop from 100 to 250 feet long, and for a
3			project in which the closest lots to a connecting street on a cul-de-
4		•	sac or dead end are at least 1,000 feet from the street it stems from.
5			Sidewalks on both sides on cul-de-sac or dead end or loop greater
6			than 250 feet long.
7	(2)	The d	lesign plat shall also contain or be accompanied by:
8		a.	The name, address and telephone number of the property owner
9			and of any agent of the property owner involved in the subdivision
10		•	of the property;
11.		b.	The names of owners of any unplatted abutting property and the
12			approximate acreage of the property;
13		<u>b</u> e.	The exact locations, names and widths of all existing streets, alleys
14			and recorded easements within and immediately adjoining the
15			subdivided lands;
16		<u>c</u> d.	The location and a general description of any utilities facility on
17			the subdivision tract;
8		₫e.	The invert elevation of existing and proposed sewers;
19		<u>e</u> €.	The location and size of existing improvements on the subdivision
20			tract;
21		<u>f</u> g.	The zoning and land use plan designations of lands within the
22			subdivision tract and of abutting property;

Petition No. 122TCH-05 PB

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3-12-07

1	g n .	Natural and manmade features on the subdivision tract, including
2		creeks, ponds, lakes, sinkholes, wetlands, watercourses, municipal
3		and community wellfield management zones, major aquifer
4		recharge areas, and lands within the floodplain and flood channel
5		as shown on the community determined eity's adopted flood
6		control maps and FEMA.
7	<u>h</u> i.	The location of all major tree groupings and identification of all
8		hHeritage trees by genus and species on the subdivision tract, a
9		designation of which tree groupings and hHeritage trees are
10		proposed to be removed, and identification by genus and species of
11		all regulated trees as defined in section 30-254 located in or within
12		15 feet of any proposed right-of-way or utility improvement.
13	<u>i</u> j.	Complete Stormwater Management Plan in accordance with
14		Section 30-270 and the public works design manual; Surface
15		drainage with direction of flow, names and locations of drainage
16		basins and subbasins, an analysis of the adequacy of downstream
17		stormwater conveyance systems to accommodate the rate and
18		volume of stormwater runoff expected from the proposed-
19		subdivision, both during construction and after development, and
20		an indication of the proposed method of disposition including a
21		plan of retention or detention facilities with surface dimensions and
22		depth
23	j k .	A soil survey map;

3-12-07

1	<u>k</u> ł.	A generalized statement outlining, as far as is known, the
2		subsurface conditions of the subdivision tract, including subsurface
3		soil, rock and groundwater conditions, the location and results of
4		any soil permeability tests, the location of any underground storage
5		tanks, and the location and extent of any muck pockets;
6	<u>l</u> m.	A topographic map of the subdivision tract and a minimum of 100
7		feet or more of the surrounding area as required to determine the
8		offsite drainage and any impacts caused by or related to the offsite
9		drainage. The map shall be prepared by a land surveyor, with
10		maximum intervals of one foot where overall slopes are no more
1		than two percent, two feet where slopes are between two and ten
2		percent, and five feet where slopes are ten percent or greater based
3		on North American Vertical Datum, 1988 National Geodetic
4		Survey datum; and
5	<u>m</u> n.	A general location map showing the relationship of the subdivision
.6		tract to such external facilities as streets, residential area,
7		commercial facilities and recreation/open space areas, and
8		greenways, within one mile of the tract.
.9	(3) If th	e proposed subdivision contains land located within the floodplain as
0.	shown on the comm	nunity determined eity's adopted flood control maps and FEMA maps,
.1	the subdivider shall	be required to submit topographic information for areas adjoining
:2	sides of the channel	, cross sections for land to be occupied by the proposed development,

Petition No. 122TCH-05 PB

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11

3-12-07

1	high water in	format	ion, boundaries of the land within the floodplain and other pertinent
2	information.		
3	(4)	If the	proposed subdivision contains land located within the surface water,
4	wetlands or u	ıplands	district, the subdivider shall be required to submit the following
5	additional inf	formati	on for those areas designated:
6		a.	A classification of existing vegetation on the subdivision tract
7			according to the Florida Land Use, Cover, and Forms
8			Classification System.
9		b .	A vegetation overlay at the same scale as the design plat showing
10			special protection species of plants and animals.
11	÷	<u>b</u> e.	A design plat showing <u>buffer</u> distances between areas to be
12			developed and designated surface water or upland environmental
13			features.
14		<u>c</u> d.	Square footage and percent of total subdivision tract to consist of
15			impervious surface.
16		₫e.	A description of strategies to protect or restore environmental
17			features and special protection species on the subdivision tract.
18		<u>e</u> f.	Projected on-site and off-site water quality impacts to Outstanding
19			Florida Water (OFW) which may result from the proposed
20			subdivision.
21	(f) Offici	als' exc	umination.
22	(1)	Prints	s of the design plat shall be referred by the department of community
23	development	to the t	technical review committee and other applicable departments and

Petition No. 122TCH-05 PB

12

- agencies for review and findings. The officials involved shall report their findings and recommendations to the department of community development.
- The director of public works <u>or designee</u> and the city traffic engineer shall
 examine and check the design plat <u>to determine if the application conforms to criteria</u> for
 general engineering, <u>traffic</u> and stormwater management, <u>flood plains and maintenance</u>
 easement requirements.
- 7 (3) The general manager for utilities or designee shall examine and check the 8 design plat for needed utility easements.
 - (4) The department of community development shall, at the development review board and city commission hearings on the design plat, report the recommendations of the several agencies above-mentioned and county, state and federal agencies, together with an analysis of the conformance and nonconformance of the design plat to the provisions of this chapter and other applicable requirements.
 - (g) Review of design plan. The development review board review shall include consideration of staff findings and evidence and testimony from the general public. The board shall determine if the proposed subdivision is in conformity with the general goals and objectives of the city with respect to the officially adopted comprehensive plan; the city's official roadway map; existing zoning requirements, including amendments thereto; policies and plans established by the city with respect to neighborhoods, lake levels, water supply, protecting environmental features, provision for emergency access, consideration of pedestrian, bicycle and transit access and greenway connections, waste disposal and other essential utilities; the overall stormwater management plan; and policies for development in any special improvement and redevelopment districts.

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- 1 Particular attention shall be given to the arrangement, location and width of streets, their
- 2 relation to the topography of the land, water supply, sewage disposal, stormwater
- 3 management, lot sizes and arrangement and the present or future development of abutting
- 4 property.
- 5 (h) Development review board approval.
- 6 (1) At a scheduled public meeting, the development review board will receive
- 7 reports on and review the design plat to determine its conformance with all applicable
- 8 requirements.
- 9 (2) The board may approve the design plat as presented if found to be in
- compliance, require modifications, or disapprove the plat. Approval of the design plat,
- subject to conditions, revisions and modifications as stipulated by the board, shall
- constitute conditional board approval of the subdivision as to the character and intensity
- of development and the general layout and approximate dimensions of streets, lots and
- other proposed features. If the design plat is disapproved, the development review board
- shall indicate the reasons therefor.
- 16 (i) City commission review.
- 17 (1) Within 60 days after development review board approval, the subdivider
- shall file with the department of community development at least three copies of the
- 19 approved design plat, including the modifications, if any, imposed by the development
- 20 review board. Should the plat not be so filed within that period, no preliminary
- development order shall be issued unless an extension of time is requested in writing
- 22 prior to the expiration of that period and is granted by the city commission. In granting an
- 23 extension, the city commission may attach such other restrictions or conditions as the

- commission deems appropriate to serve the public interest. In the case of residential
- 2 subdivisions, the city commission may vote to grant extensions for design plat review of
- 3 up to six months only and only if the subdivider possesses a valid, unexpired certificate of
- 4 concurrency exemption, certificate of preliminary concurrency or certificate of
- 5 conditional concurrency reservation, as appropriate. Further extensions for city
- 6 commission review of design plats for residential subdivisions shall require a new
- 7 concurrency review.
- 8 (2) The city commission shall review the recommended design plat and
- 9 consider findings made by the development review board and or staff. The city
- 10 commission shall determine if the proposed subdivision is in conformity with the general
- goals and objectives of the city with respect to the officially adopted comprehensive plan;
- existing zoning requirements, including all amendments thereto; policies and plans
- established by the city with respect to neighborhoods, lake levels, water supply,
- 14 protecting environmental features, provision for emergency access, consideration of
- 15 pedestrian, bicycle, vehicle and transit access and greenway connections, waste disposal
- and other essential utilities; the overall stormwater management plan; and policies for
- development in any special improvement and redevelopment districts. Particular attention
- shall be given to the arrangement, location, function and width of streets, their
- 19 consistency with the goal of developing a multimodal transportation network, their
- 20 interaction with the overall transportation system and relation to the topography of the
- land, water supply, sewage disposal, stormwater management, lot sizes and arrangement
- and the present or future development of abutting property.
- 23 (j) City commission approval.

1	(1) The commission may approve the design plat as presented if found to be in
2	compliance, require modifications, or disapprove the <u>design</u> plat if it is not in compliance.
3	If disapproved, the <u>design</u> plat must be redesigned before resubmission for development
4	review board approval.
	•

- (2) Effect of approval. Approval of the design plat by the city commission is a preliminary development order. It shall not constitute acceptance of a final plat but shall be deemed an expression of approval of the layout submitted as a guide to the preparation of the final plat. The preliminary development order shall expire and be of no further effect 12 months from the date of approval unless a final plat is filed for approval or the time is extended with appropriate conditions by the city commission prior to expiration; otherwise, the subdivider must reapply for design plat approval in accordance with the provisions of this chapter. In the case of residential subdivisions, the city commission may vote to grant extensions of up to six months only, and only if all the concurrency management requirements of this chapter can be met and if the extension would not be in conflict with any other ordinance of the city. The approval of nonresidential subdivisions in no way reserves capacity for the purposes of concurrency.
- 17 Sec. 30-184. Preparation, submission and review of construction plans.
 - (a) Preparation. Following the city commission approval of the design plat, the subdivider shall submit construction plans and specifications for all subdivision improvements required, in accordance with this article. The construction plans must be prepared, by an engineer registered in the state, in conformance with section 30-188 of this article, the design manual on file in the public works department, and other applicable <u>local</u>, state and federal regulations.by an engineer.

i	(b) Submission and review. The subdivider shall submit five sets of plans to the
2	planning division within community development for review by the following: public
3	works department, Gainesville Regional Utilities, Alachua County Environmental
4	Protection Department, community development department and the building department
5	or other department to be determined by the planning division. The plans shall be
6	submitted during a regular review cycle for development review. The review shall be
7	conducted and a decision issued within 60 days. a minimum of one set of prints of the
8	complete construction plans to the director of public works and one set of prints to
9	Gainesville Regional Utilities and one set of prints to the county office of environmental
10	protection.
11	Following their reviews, if the construction plans are consistent with the approved
12	design plat and comply with all standards and specifications, public works department
13	and Gainesville Regional Utilities shall notify the subdivider and the planning division
14	within the department of community development of construction plan approval. If the
15	construction plans are not consistent with the design plat as approved by the city
16	commission or do not comply with all standards and specifications, the public works
17	department and Gainesville Regional Utilities shall notify the subdivider of:
18	(1) Conditional construction plan approval, subject to any necessary
19	modifications which shall be indicated on the plans or attached to them in writing; or
20	(2) Disapproval of the construction plans or any portion thereof, indicating in
21	writing the reasons for the disapproval. The subdivider shall be responsible for timely
22	resubmittal of acceptable plans within 12 months from the date of approval of the
23	preliminary development order.

1	(c) Required maps and drawings. Plans for the proposed improvements and a
2	boundary survey shall be required to be approved by the public works department and
3	Gainesville Regional Utilities prior to approval of the final plat by the city commission.
4	The final plat shall be recorded in the public records unless the subdivider has complied
5	in all respects with subsection 30-186(e). The improvement plans shall show the
6	proposed locations, sizes, types, grades and general design features of each facility, and
7	shall be based upon reliable field data. These drawings shall include, at a minimum, a
8	topographic map, stormwater management plan, and construction drawings showing
9	street profiles, street cross sections and water supply, sewer and stormwater management
10	as specified by the public works department and Gainesville Regional Utilities.
11	Sec. 30-185. Procedure for approval of final plat.
12	(a) Following approval of the construction plans, approval of a final plat shall be
13	obtained in accordance with the following procedures:
14	(1) Conformance to design plat. The final plat shall conform to the design
15	plat as approved by the city commission and shall incorporate all modifications and
16	revisions specified in the approval, except shifts in stormwater and roadway facilities that
17	do not change lot layout may deviate from the design plat with City Manager, or
18	designee, approval. The final plat may constitute only a portion of the approved design
19	plat.
20	(2) Application for approval. After the design plat of a proposed subdivision
21	has been approved by the city commission, the subdivider has 12 months or such
22	additional time as may be granted by the city commission to submit a final plat subject to
23	the provisions and requirements of subsection 30-183(i)(2). Additionally, the final plat

3-12-07

1	and other req	urrea 11	morniation required below must be submitted in correct form to the
2	department of	f comn	nunity development at least 15 25 working days (to allow for
3	advertising) p	rior to	the meeting of the city commission at which the plat will be
4	considered. T	he foll	owing must be submitted for in conjunction with the final plat
5	review:		
6		a.	The original stable base film tracing of the final plat prepared in
7			accordance with the requirements of this article, F.S. Ch. 177, and
8			any other applicable statutes and ordinances.
9		b.	A title opinion of an attorney at law licensed in Florida or a
10			certification by an abstractor or title company as required by F.S.
11			Ch. 177.
12		c.	Any other required documents, such as those required by
13			subsection 30-186.
14		d.	An additional fee in accordance with the schedule set out in
15			appendix A to defray the expense of investigating, holding
16			hearings and acting upon the final plat.
17		e.	An additional fee in accordance with the schedule set out in
18			appendix A to defray the expenses of inspection of roadway and
19			drainage facilities by the city manager or designee.
20	(3)	Failu	re to submit plat. Failure to submit the final plat as provided above
21	to the city cor	nmissi	on within the time limit prescribed shall void design plat approval_
22	and require a	new he	earing on the design plat.

Petition No. 122TCH-05 PB

19

3-12-07

1	(b) Specifications for final plat. The final plat shall be legibly drawn at a scale of at			
2	least one inch equals 100 feet using a sheet size of 24 inches by 36 inches, reserving a			
3	three-inch binding margin on the left-hand side and a one-inch margin on the other three			
4	sides. If more than one sheet is required, an index map relating each sheet to the entire			
5	subdivision shall be shown on the first sheet. The final plat shall be prepared by a land			
6	surveyor in accordance with and include all of the information required by F.S. Ch. 177			
7	The final plat shall also contain:			
8	(1) The exact boundary line of the tract;			
9	(2) A vicinity map showing the location and acreage of the lands subdivided			
10	(3) The location of all creeks, ponds, lakes, sinkholes, wetlands and			
11	watercourses within the subdivided lands and any part of the lands within the flood			
12	channel or floodplain as shown on the city's flood control maps adopted pursuant to			
13	Article VIII as of the date of final plat submission;			
14	(4) The front building setback line for each lot; and			
15	(5) Any subdivision boundary that is within a half-mile radius of any			
16	horizontal geodetic control monument established by the county control densification			
17	survey or National Geodetic Survey Horizontal or Vertical Control Network bearing			
18	confirmed coordinate values related to the 1983 and the 1990 North American Datum			
19	Adjustment must conform to the following requirements:			
20	a. All final plats shall identify all horizontal and vertical geodetic			
21	control monuments as described above located within 500 feet of			
22	the proposed plat boundary;			

3-12-07

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2		monuments per 40 acres of platted subdivision, which shall have
3		state plane coordinates established from the 1983 and the 1990
4		North American Datum Adjustment delineated on the plat and
5		shall be tied directly to the plat boundaries;
6	c.	All plats shall have a minimum of two benchmarks located and
7		described with the plat which shall be projected from North
8		American Vertical Datum, 1988 National Geodetic Vertical Datum,
9		1929 or later.
10	d.	The basis of bearings for all plats shall be grid north as established
11		from the county control densification survey and state plane
12		coordinate system and/or National Geodetic Survey Horizontal
13		Control Network;
	e.	The state plane coordinates and bearing basis shall be established
15		by conducting a self-closing traverse(s) between two horizontal
16		geodetic control monuments. Each traverse shall meet or exceed be
17		performed to third order class one standards of accuracy as
18		described in the most recent version of the Standards and
19		Specification for Geodetic Control Network (SSGCN), as set forth
20		by the Federal Geodetic Control Committee. When a development
		contains multiple units, a major control traverse tied to two
21		
21		horizontal geodetic control monuments may be submitted with the
18		described in the most recent version of the Standards and Specification for Geodetic Control Network (SSGCN), as set fort by the Federal Geodetic Control Committee. When a development

Petition No. 122TCH-05 PB

21

D R A F T 3-12-07

1	1.	A traverse sheet identifying the field angles, permanent reference
2		points, distances and the adjustments shall be submitted on 8 1/2-
3		inch by 11-inch paper with the plat submitted for final
4		development review. Copies of the field notes must also be
5		submitted. All documents must be signed and sealed by a surveyor.
6	g.	All geodetic monuments, including traverse stations set for the
7		county control densification survey, that fall within the limits of a
8		development must be shown on the development plan and
9		construction plans. All geodetic monuments that are in danger of
10		being disturbed or destroyed must be referenced by a surveyor prior
11		to the start of construction and reset by a surveyor after the
12		construction is complete. If it is not practical to reset the geodetic
13		monument in its original position, an off-set monument may, with
14		the approval of the city manager or designee, be set. The
15		referencing and resetting of a geodetic monument shall be in
16		accordance with the specifications set forth in article 2.1 of the
17		SSGCN. Traverse stations shall require an accuracy of third order
18		class one and primary stations and their Azimuth marks shall
19		require second order class one accuracy standards. The surveyor
20	·	who resets the geodetic monument shall be responsible for the
21		preparation and submittal of all documents necessary for the
22		notification of the state department of environmental protection,
23		city engineer, the county property appraiser's office and any other

Petition No. 122TCH-05 PB

22

3-12-07

1	·	appropriate government agency. Notification shall include, but not
2		be limited to, a complete description of the geodetic monument
3		with all its accessories, an accurate how-to-reach description, the
4		date of last station recovery, the name of the person recovering
5		monumentation, and the address of the recovery party. This work
6		shall be performed prior to the final inspection and/or acceptance
7		of the development.
8	h.	Any person who disturbs or destroys a geodetic monument shall be
9	\(\frac{1}{\chi}\)	fully responsible for the expense of having the monument reset by
10		a surveyor. The city may, at the expense of the person responsible
11		for disturbing or destroying the monument, have a surveyor reset
12	·	the geodetic monument in accordance with the specifications set
13		forth in article 2.1.
14	i.	For purposes of this section, a surveyor means a person who is
15		registered to engage in the practice of surveying and mapping
16		under F.S. Ch. 472.
17	(c) Review by de	epartment officials and city commission.
18	(1) Staff	review. Prior to final plat approval, city staff the technical review
19	committee and the C	City Attorney's office law department shall review the proposed plat
20	and supporting docu	ments. If the proposed plat and supporting documents they meet the
21	technical requirement	nts of this chapter and other applicable laws and ordinances, the
22	departments shall ap	prove the plat as to the requirements within their areas of
23	responsibility.	

Petition No. 122TCH-05 PB

23

1	(2) City commission review. If the final plat is consistent with the design plat
2	as approved by the city commission, meets all requirements of this chapter, and otherwise
3	complies with all applicable laws and ordinances, it shall be forwarded to the city
4	commission for final consideration. Upon approval, the final plat shall bear certification
5	of the approval by the clerk of the city commission.
6	(d) Recording. Upon approval of the final plat by the city commission the original
7	linen or stable base film tracing of the final plat, any required covenants or deed
8	restrictions, and the declaration of condominium if the subdivision is a condominium
9	development, shall be recorded with the clerk of the circuit court by the subdivider with
10	all recording fees paid by the subdivider within 15 business days after the final plat has
1 1	been returned to the subdivider by city staff. Recording the approved final plat shall
12	constitute a final development order. Upon recording the approved final plat, a copy of
13	any private covenants or deed restrictions required to be recorded, three (3) linen Mylar
14	copies of the recorded plat and three (3) paper copies of the recorded plat signed and
15	sealed by the clerk of the circuit court shall be presented to the planning division of the
16	department of community development within 15 business days of recording.
17	Sec. 30-187. Design Standards.

18 (b) Lots and blocks.

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(1) Generally. Lots and blocks shall be designed according to acceptable practice for the type of development and use contemplated so as to be in keeping with the topography and other site conditions and provide adequate traffic and utility access and circulation; provide acceptable use of space; and provide privacy, adequate drainage and protection of property.

Petition No. 122TCH-05 PB

24

1	(2) Dimensions. The lot size, width, depth, shape and orientation of lots shall
2	be appropriate for the subdivision and for the type of development and use contemplated.
3	Lot dimensions and street abutment requirements shall not be less than the minimum
4	standards established in article IV. Lots in areas shown on the future land use map as for
5	<u>S</u> single- <u>F</u> family use or residential <u>P</u> planned <u>Uuse unit development <u>District</u> for single-</u>
6	family detached units shall front on a local access street, whenever the lots abut a local
7	street-wherever-feasible.
8	a. For development sites of five acres or less, located in an area shown on the
9	future land use map as Single-Family or residential Planned Use District, the following
10	standards shall apply. The lot size and dimensions must be generally consistent with
11	abutting/adjacent lots. The minimum lot width of new parcels shall be no less than 75%
12	of the average width of adjacent lots, but shall not be required to be greater than 150 feet
13	and may not be less than the minimum required in article IV. Each lot must meet this
14	minimum requirement at the front setback line (as opposed to the minimum front yard
15	setback) and the rear property line. The minimum lot width requirement shall not apply if
16	a 35 foot natural or planted buffer is created as a perimeter buffer around the new
17	development. The perimeter buffer may include stormwater facilities and must be
18	approved by the City Commission during design plat review.
19	b. The City Commission may grant a waiver to the standards listed in a.
20	above for any single lot that is greater than or equal to 1.5 times the required lot size of
21	the zoning district in which the property is located.
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Sec. 30-189. Minor subdivisions and lot splits.

3-12-07

1	(a) Minor subdi	visions.	Every minor subdivision shall be processed in the following
2	manner:		
3	(1) <u>Prior</u>	to filing	an application for a minor subdivision the applicant must
4	schedule a pre-appli	cation c	onference meeting. After the pre-application conference, aAn
5	application form pro	ovided by	y the department of community development shall be
6	completed and filed	with the	department accompanied with the following:
7	a.	Six pa	aper copies of the proposed minor subdivision;
8	b.	A stat	ement indicating whether water and/or sanitary sewer service
9		is ava	ilable to the property, and a statement indicating that all
10		utility	service shall be installed beneath the surface of the ground in
11		accor	dance with section 30-345, a statement indicating whether
12		storm	water management facilities are available to accommodate
13		storm	water runoff of the proposed development; and
14	C.	A sur	vey certified by a professional land surveyor registered in the
15		state a	as to meeting minimum technical standards set forth pursuant
16		to F.S	. § 472.027. The survey shall be drawn on a 24-inch by 36-
17		inch I	inen or stable base film with a three-inch margin on the left
18		for bi	nding, and a one-half-inch margin on the other three sides.
19		Addit	ional information to be shown on the survey shall include but
20		not be	e limited to:
21		1.	The lot lines, dimensions and acreages for each lot being
22			created.
23		2.	The acreage of the total tract.

3-12-07

1	3. A vicinity map showing the location of the survey in
2	relationship to major thoroughfares.
3	4. A note stating, "THIS IS NOT A RECORD PLAT."
4	5. A municipal approval statement, to be signed by the
5	director of community development, director of public
6	works and general manager for Gainesville Regional
7	Utilities or their designee, certifying that the minor
8	subdivision conforms to all applicable ordinances and
9	regulations of the city.
10	6. A statement to be signed by the clerk of the court, stating,
11	"Received and filed as an unrecorded map in accordance
12	with Section 177.132, Florida Statutes."
13	7. The minor subdivision book and page where the survey is
14	to be filed.
15	8. Proposed residential minor subdivisions must meet the
16	level of service standards in the comprehensive plan. Proof
17	of meeting these standards shall exist in the form of a
18	certificate of concurrency exemption, certificate of
19	preliminary concurrency or certificate of conditional
20	concurrency reservation.
21	(2) The minor subdivision shall also conform to the following standards:
22	a. A land description of each lot being created shall accompany or be
23	shown, whenever possible, on the survey.

3-12-07

I.	o.	If any lot or parcel contains principal or accessory structures, the
2		structures shall be shown either on the minor subdivision or on a
3		survey attached to the minor subdivision. All existing principal
4		and accessory structures must conform to the setback requirement
5		of this code.
6	c.	All lots or parcels shall have frontage on a city-maintained public
7		street, have water and sewer services available, and be in
8		conformity with the requirements as set forth in this chapter.
9	d.	If the proposed minor subdivision abuts a street right-of-way which
10		does not conform to the provisions of subsection 30-187(ch), the
11		owner(s) may be required to dedicate to the city one-half of the
12		right-of-way width necessary to meet minimum design
13		requirements for street rights-of-way, as specified in subsection 30-
14		187(ch). If the proposed minor subdivision abuts both sides of a
15		substandard street, one-half of the right-of-way width necessary to
16		meet those minimum design requirements may be required from
17		each side. The dedication of this right-of-way or any easements
18		necessary shall be accomplished by a separate document. The
19		subdivider shall provide the city with land descriptions of all
20		easements or rights-of-way to be dedicated, and the city shall
21		prepare and record the necessary documents as part of the approval
22		process.

Petition No. 122TCH-05 PB

28