

## City of Gainesville Department of Doing Planning Division

PO Box 490, Station 11 Gainesville, FL 32627-0490 306 NE 6<sup>th</sup> Avenue P: (352) 334-5022 F: (352) 334-2648

## **CITY PLAN BOARD STAFF REPORT**

**PUBLIC HEARING DATE: May 24, 2018** 

ITEM NO: 2

PROJECT NAME AND NUMBER: Walnut Creek PD Amendment; PB-18-37 PDA

**RECOMMENDATION:** Approve Petition PB-18-37

CITY PROJECT CONTACT: Megan Echols, Planner



Figure 1: Location Map

## **APPLICATION INFORMATION:**

Agent/Applicant: R.E. Arnold Construction and Double H Construction

**Property Owner(s):** R.E. Arnold Construction and Double H Construction (multiple property

owners)

Related Petition(s): N/A

**Legislative History:** Legistar # 110339B; Ordinance #991267 (Original PD Ordinance), Ordinance #020948 (Extension of time period for conditional/final plat Phase I, 2003), Ordinance #071066 (Design Plat Review for Walnut Creek Phase II, 2008-2009), Ordinance #100762 (Time extension for plat approval Phase II, 2011)

Neighborhood Workshop: 4/19/2018

## **SITE INFORMATION:**

Address: NW 26th Street, South of NW 36th Place and North of NW 31st Avenue

**Parcel Number(s):** 06091-030-113, 06091-030-112, 06091-030-111, 06091-030-110, 06091-030-109, 06091-030-108, 06091-030-108, 06091-030-107, 06091-030-106, 06091-030-105, 06091-030-104, 06091-030-103, 06091-030-102, 06091-030-101, 06091-030-100, 06091-030-099, 06091-030-098, 06091-030-097, 06091-030-096, 06091-030-095, 06091-030-094, 06091-030-093, 06091-030-092, 06091-030-091, 06091-030-090, 06091-030-089, 06091-030-088

Existing Use(s): Single Family ResidentialLand Use Designation(s): SF: Single FamilyZoning Designation(s): Planned Development

Overlay District(s): N/A

Transportation Mobility Program Area (TMPA): Area B

**Code Violations:** There are currently no cases open with code enforcement.

## **ADJACENT PROPERTY CHARACTERISTICS:**

	EXISTING USE(S)	LAND USE DESIGNATION(S)	ZONING DESIGNATION(S)
North	Single Family	Single Family	Planned Development
South	Single Family	Single Family	RSF-1
East	Single Family	Single Family	RSF-4
West	Single Family	Single Family	RSF-1

## PURPOSE AND DESCRIPTION:

- Amend Planned Development Ordinance for the southernmost lots in Walnut Creek/Fletcher
  Oaks that do not have alleyways to permit construction of structures that fit the lot
  dimensions while still providing vehicular and garage access
- Retroactively make structures with garages in the front of the structure in compliance with design conditions within the Planned Development.

## STAFF ANALYSIS AND RECOMMENDATION:

### **ANALYSIS**

The initial petition (Ordinance 991267, see appendix D) by Legacy Property Development, Inc. was approved and designated the area in Figure 1 as a Planned Development in October of 2000. Conditions and regulations of the Planned Development were included in Ordinance 991267. Between 2000 and 2015, there were multiple ordinances created with the purpose of extending the submittal time for final platting of Walnut Creek Phase I and Walnut Creek Phase II.

Within the conditions in Ordinance 991267 there is a requirement that garages be accessed from the rear of the property or that those accessed from the front be 20 feet behind the front porch or the front façade of the house (See below).

- 13. The planned development shall be governed by the following design requirements:
  - a. At least seventy percent of the homes shall have front porches. Front porches shall be a minimum of 8 feet in depth.
  - b. Garages, which are accessed from the front, shall set back a minimum of 20 feet to the rear of the front porch or the front facade of the house, whichever is closer to the street. All other garages shall be accessed from the alley.
  - c. Houses shall be of a traditional design, with gabled roof, or hip roof. Windows and window subdivisions (lights) shall be rectangular with vertical proportion. Additionally, windows may be circular, rounded top or hexagonal.
  - d. Hornes will have brick, stone, wood, stucco, textured concrete, fiber cement, or cement-impregnated siding on exteriors walls.

When the final plat of Phase II was approved in 2014, the southern portion of Phase II (commonly known and labeled as Fletcher Oaks) was platted without alleys. Staff failed to consider future development in relationship with the lot configuration and PD design requirements. Legacy Property Development, Inc. sold lots to contractors and builders for development of single family housing after the final platting of the lots. Before the implementation of ProjectDox and EPlan Review in 2016, many building permits were reviewed by Building Department Staff and not reviewed by Planning Staff. Resultantly, there are 6 houses that do not meet the PD design requirements.

Lot configurations for the southern area of Walnut Creek Phase II are 6 feet wider than the lots to the north which have alleys. The increased width is not sufficient buildable area when including setbacks and loss of area to accommodate the required garage setback of 20 feet to the front façade or the rear of the front porch.

### RECOMMENDATION

Staff recommends approval of Petition PB-18-37, petition to amend Walnut Creek Planned Development by removing design condition 13b. for lots 88-113 of the Walnut Creek Planned Development.

## DRAFT MOTION FOR CONSIDERATION

Approve Petition PB -18-37. Petition to amend Walnut Creek Planned Development by removing design condition 13b. for lots 88-113 of the Walnut Creek Planned Development.

## **BACKGROUND:**

October 2000, Legacy Property Development, Inc. received City Commission approval of their petition to change zoning of the area from RSF-1 to Planned Development (Ordinance 991267). This petition included Planned Development conditions including requirements to complete design plat and final plat within a year. Within these conditions there are design requirements that include the following requirement:

13b. Garages, which are accessed from the front, shall set back a minimum of 20 feet to the rear of the front porch or the front façade of the house, whichever is closer to the street. All other garages shall be accessed from the alley.

In March 2003, City Commission approved an amendment to the Planned Development commonly known as Walnut Creek to extend the time periods for obtaining final plat or conditional plat approval. This amendment required final plat approval by phases, with a final plat or conditional plat for Phase I on or before March 25, 2004, Phase II was required to be approved within 18 months after the approval of final or conditional plat of Phase I.

March 2009, previous ordinances were amended to adopt a new Development Plan for the undeveloped area of the property (Walnut Creek Phase II). This ordinance also adopted additional conditions and restrictions.

April 2011, Ordinance 100762 was adopted to provide an extension of time to obtain final or conditional plat for Walnut Creek Phase II. Final Plat for Walnut Creek Phase II was adopted by the City Commission in October of 2015, under the name Fletcher Oaks.

Possibly due to several extensions and the extended period of time taken to complete final plats for the Walnut Creek Planned Development, the area south of NW 36<sup>th</sup> place was platted without consideration of the design requirements.

For a period before 2016, many building permits were approved without review from Planning Staff, this allowed some structures in Walnut Creek Phase II/ Fletcher Oaks to be constructed without meeting the specific design requirements for the Walnut Creek Planned Development. Additionally, the developer and contractors began referring to the Walnut Creek Phase II area as "Fletcher Oaks," this may be an additional reason that the design requirements were not enforced for the southern portion of Walnut Creek.

## **POST-APPROVAL REQUIREMENTS:**

Non applicable

## **LIST OF APPENDICES:**

Appendix A Planned Development Conditions

Appendix B Maps and Plats

Appendix C Photos

Appendix D Ordinances

Appendix E Application

## **Appendix A- Planned Development Garage Condition**

## Appendix A.1 Design Requirement Conditions from Ordinance 991267

- 13. The planned development shall be governed by the following design requirements:
  - a. At least seventy percent of the homes shall have front porches. Front porches shall be a minimum of 8 feet in depth.
  - b. Garages, which are accessed from the front, shall set back a minimum of 20 feet to the rear of the front porch or the front facade of the house, whichever is closer to the street. All other garages shall be accessed from the alley.
  - c. Houses shall be of a traditional design, with gabled roof, or hip roof. Windows and window subdivisions (lights) shall be rectangular with vertical proportion. Additionally, windows may be circular, rounded top or hexagonal.
  - d. Homes will have brick, stone, wood, stucco, textured concrete, fiber cement, or cement-impregnated siding on exteriors walls.



## CORPORATION 3600 NW 43rd St., Suite C-1 Gainesville, Florida 32606-8127

September 28, 2000

Walnut Creek Planned Development

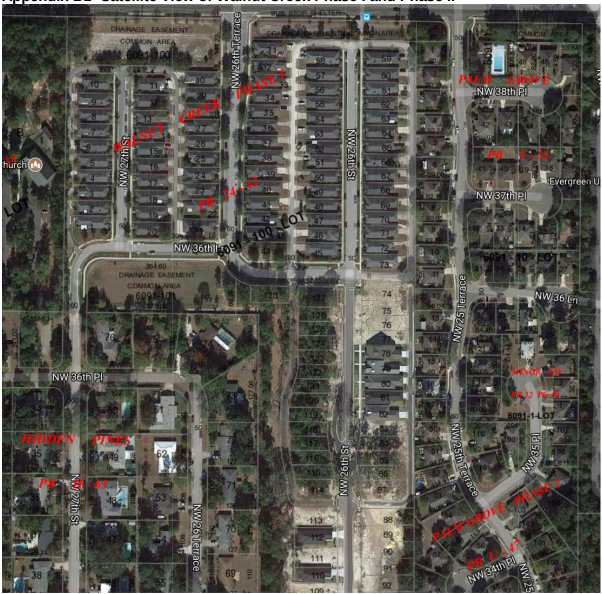
#### Purpose and Intent

This proposed Residential Planned Development (PD) is submitted as a neo-traditional neighborhood development of single family detached homes. The development follows the guidelines set forth in the Land Development Code under Sections 30-211, 30-213, and 30-216. The development will be named Walnut Creek and is in conformance with the current comprehensive plan which proposes unique designs that are not currently available in the Gainesville area. The majority of the homes will be directly across from each other to offer a more traditional neighborhood theme. This concept will provide moderately priced homes with brick and stucco exteriors and modern elevations with approximately 70% of the homes having front porches with a minimum depth of 8 feet that will be oriented to the neighborhood tree lined streets and approximately 60% with rear alley access. Garages, which are accessed from the front, shall be set back a minimum of 20 feet to the rear of the front porch or the front façade of the house, whichever is closer to the street. All other garages shall be accessed from the alley. Trees will also be planted along sidewalks to compliment the existing heritage oaks to further enhance the appearance. There will be residences that have on street parking; however, most of the homes will access their garages from the rear to further eliminate congestion of vehicles. Common areas have been carefully positioned to further preserve tree canopies and road layouts.

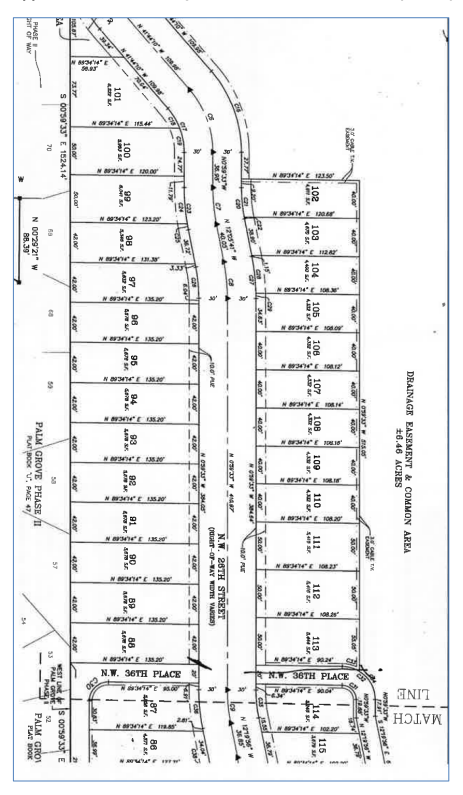
A. We have addressed the efforts of tree preservation by varying the lot widths and depths by overlaying the trees on the site plan. The lot sizes and setbacks are as follows:

## **Appendix B- Maps**

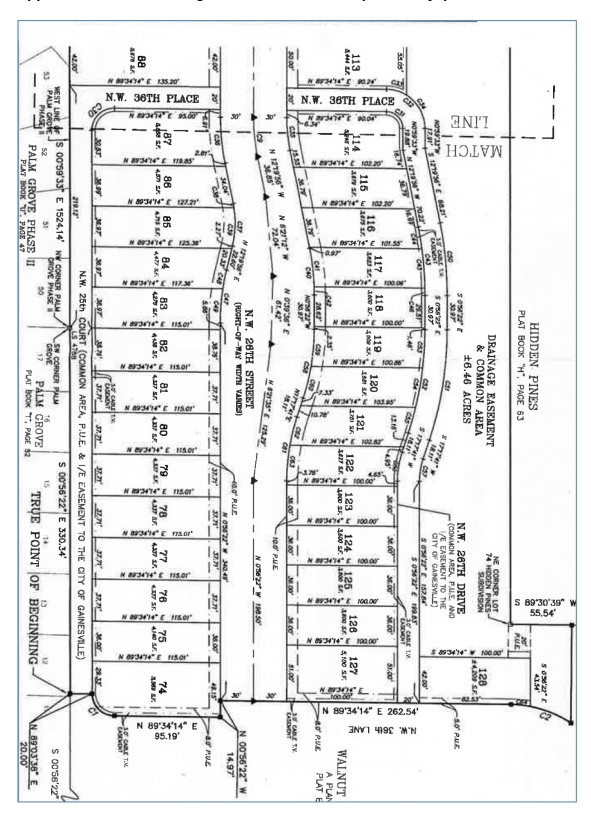
Appendix B1- Satellite View of Walnut Creek Phase I and Phase II



**Appendix B2- Plat Drawings of Southernmost Lots Phase II (No Alleys)** 



Appendix B3- Plat Drawings of Northern Phase II (With Alleys)



# **Appendix C- Photos**

Appendix C.1- Front of Houses Walnut Creek Phase I



Appendix C.2- Rear of Houses Walnut Creek Phase II



Appendix C.3 Walnut Creek Phase II (Northern Area; has alleys/service easement)

Appendix C.4 Walnut Creek Phase II (Southern Area; No alley or service easement)



Appendix C.4 Walnut Creek Phase II (Southern Area; No alley or service easement)

# **Appendix C- Photos**

Appendix C.1- Front of Houses Walnut Creek Phase I



Appendix C.2- Rear of Houses Walnut Creek Phase II



Appendix C.3 Walnut Creek Phase II (Northern Area; has alleys/service easement)

Appendix C.4 Walnut Creek Phase II (Southern Area; No alley or service easement)



Appendix C.4 Walnut Creek Phase II (Southern Area; No alley or service easement)

# LEGISLATIVE # 110339B

# ORDINANCES ADOPTING AND MODIFYING THE WALNUT CREEK RESIDENTIAL PLANNED DEVELOPMENT

- 1. Ordinance # 991267 Original PD for Walnut Creek, Petition 44PDV-00PB
- 2. Ordinance # 020948 Amendment to OR 991267 Walnut Creek Planned Development
- 3. Ordinance # 071066 Amendment to OR 991267 and OR 020948 Adopting a new PD Layout Plan
- 4. Ordinance # 100762 Amendment to OR 071066 Extending the expiration date of the PD.

## **ITEM #1**

# ORDINANCE # 991267 ORIGINAL PD FOR WALNUT CREEK, PETITION 44PDV-00PB

ORDINANCE NO. 991267 0-00-69 07106

An Ordinance of the City of Gainesville, Florida; rezoning certain lands within the City and amending the Zoning Map Atlas from "RSF-1: 3.5 units/acre single-family residential district" to "Planned Development District"; located in the vicinity of 2500 block of Northwest 39th Avenue, south side, to be known as "Walnut Creek"; adopting a development plan report and development plan maps; providing additional conditions and restrictions; providing for penalties; providing a severability clause; and providing an immediate effective date.

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## ORDINANCE NO. 991267 0-00-69

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- WHEREAS, the City Plan Board authorized the publication of notice of a Public
- Hearing that certain lands within the City be rezoned from "RSF-1: 3.5 units/acre single-
- family residential district" to "Planned Development District"; and
  - WHEREAS, notice was given and publication made as required by law of a Public Hearing
- which was then held by the City Plan Board on April 20, 2000; and
  - WHEREAS, notice was given and publication made of a Public Hearing which was then
- 23 held by the City Commission on May 22, 2000; and
  - WHEREAS, the City Commission finds that the amendment of the Planned Development
- District ordinance is consistent with the City of Gainesville 1991-2001 Comprehensive Plan.
  - WHEREAS, at least ten (10) days notice has been given once by publication in a
- newspaper of general circulation prior to the adoption public hearing notifying the public of this
- proposed ordinance and of a Public Hearing in the City Commission Meeting Room, First Floor, 28
  - City Hall, in the City of Gainesville; and

	WHEREAS, Public Hearings were held pursuant to the published and mailed notices
2	described at which hearings the parties in interest and all others had an opportunity to be and were,
3	in fact, heard.
4	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE
5	CITY OF GAINESVILLE, FLORIDA:
6	Section 1. The following described property is rezoned from "RSF-1: 3.5
7	units/acre single-family residential district" to "Planned Development District";
8 9 10	See Exhibit "A" attached hereto and made a part hereof as if set forth in full.
11	Section 2. The City Manager or designee is authorized and directed to make the
12	necessary change in the Zoning Map Atlas to comply with this Ordinance.
13	Section 3. The Development Plan attached to this Ordinance which consists of
14	the following:
15	1. the development plan report entitled "Walnut Creek Planned
16	Development", dated September 28, 2000, attached and identified as Exhibit "B";
17	and
18	2. development plan maps consisting of 8 sheets: 1) "Legal Description", dated July
19	25, 2000, revised September 28, 2000; 2) Boundary Survey and Minor Subdivision, Book
20	22 Page 33, dated June 28, 2000; 3) "Surrounding Area", revised August 22, 2000; 4)
21	"Planned Development Map" revised August 22, 2000; 5) "Pedestrian Circulation",
22	revised July 25, 2000; 6) "Traffic Circulation", revised July 25, 2000; 7) "Soils Map",
23	revised July 25, 2000; and 8) "Topographical and Tree Survey", revised August 21, 2000;

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1	identified as Exhibit "C"; are incorporated and made a part of this Ordinance as if se
2	forth in full. The terms, conditions, and limitations of the Development Plan shal
3	regulate the use and development of the land described herein zoned to the category of
4	Planned Development District as provided in Chapter 30, Land Development Code of the
5	City of Gainesville (hereinafter referred to as "Land Development Code"). In the event of
6	conflict between the provisions of the development plan report (Exhibit "B") and the
7	development plan maps (Exhibit "C"), the provisions, regulations, and restrictions of the
8	development plan maps (Exhibit "C") shall govern and prevail.
9 :	Section 4. The following additional conditions, restrictions and remaining at all the sections and remaining and remaining at all the sections are sections.

- Section 4. The following additional conditions, restrictions and regulations shall apply to
- the development and use of the land:

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- 11 1. A maximum of 138 single-family dwelling units shall be permitted in the Planned
  12 Development.
  13
  - 2. The common areas, stormwater basins, roadway configuration, alleys, lot configurations and building setbacks shall be designed to maximize the preservation of heritage trees as identified on Sheet 4 of Exhibit "C". In areas where heritage trees are located, lot lines shall be varied as necessary in order to arrange the building envelopes to avoid heritage trees. The City arborist shall inspect the lot, roadway, and stormwater basin configuration in the field prior to design plat and final plat approval. These inspections shall be to determine that the trees shown on the "Arborist Tree Evaluation & Gopher Tortoise Map", Exhibit "D" have been arranged as close to lot lines as possible in order to be outside the building envelopes, and that trees are protected by the proposed grading and paving plan. No lot shall be less than 36 feet in width.
  - 3. There shall be no exceptions to Table 600 "Fire Resistance Ratings" of the Standard Building Code, nor shall any portion of a building overhang any property line.
  - 4. A driveway connection from Parcel B to Parcel C may be constructed in accordance with the easement shown on Sheet 2 of Exhibit "C". No access to Parcel D is required from within the planned development.
  - 5. A design plat shall be adopted within one year from the adoption of approval of the planned development ordinance. A final plat or conditional plat shall be adopted within

## 071066-

one year of the approval of the design plat. A one year extension from this time limit may be granted by the city commission upon application filed by the owner/petitioner prior to the expiration of the one year period and upon good cause shown by the owner/petitioner. The design plat and final plat process shall implement requirements. All proposed streets shall be dedicated to the City of Gainesville as right-of-way on the subdivision plat. Bonds for public improvements shall be in accordance with § 30-186 of the Land Development Code. The owner/developer shall dedicate an easement over, across and through the alleys in the development for emergency access, maintenance of public utilities and garbage collection. (See Sheet 3 of Exhibit "C".) All public roadways shown on the PD Layout Plan, Sheet 3 of Exhibit "C" shall be fully constructed and accepted by the City within 18 months from final or conditional plat approval of any part of the proposed planned development.

6. Prior to any development on the site a gopher tortoise mitigation plan shall be approved by the Florida Fish and Wildlife Conservation Commission and submitted to the Community Development Director.

7. Prior to final plat approval the owner/developer shall enter into a development agreement or contract with the City for the provision of the standards acceptable to the Departments of Community Development and Public Works, as provided in Policy 1.1.6 of the Concurrency Management Element of the City of Gainesville Comprehensive Plan.

8. A homeowner's association shall be formed by owner/developer and the association documents shall provide for the maintenance of the common areas and fences (see paragraph 14) by the property owners. The documents shall be reviewed by the City Attorney to determine whether the maintenance of the common areas is adequately provided. The common area shall consist of all areas labeled as common area on the Planned Development Map, including all alleys. (See Sheet 4 of Exhibit "C".)

9. There shall be three roadway connections from the Planned Development to existing public streets, as shown on Sheet 6 of Exhibit "C", more specifically described as follows:

A new intersection with Northwest 39th Avenue, approximately 420 feet from the northeast corner of the subject property;

b. a new intersection with Northwest 31<sup>st</sup> Boulevard, approximately 100 feet from the southeast corner of the subject property; and

c. a continuation of the Northwest 27<sup>th</sup> Street at the northern end of the Hidden Pines development.

## 

MARCH CORPLETE APPLICATION

- All public streets within the planned development shall be designed with travel lanes 10 feet in width and sidewalks shall be 5 feet in width with a 5 feet landscape strip on both sides of the streets. Parking lanes shall be on two sides of each 60 foot roadway (32 feet paved width plus curb and gutter) and one side of each 50 foot roadway (26 feet paved width, plus curb and gutter), as shown on Sheet 6 of Exhibit "C".
- For each two lots, if practicable, driveways serving the lots shall be at the common property line or separated by a maximum of 2 feet in order to maximize on-street parking area.
- 11 12. The transition from entry roadway to roadway with on-street parking shall be curbed in order to provide protected areas for on-street parking.
  - 13. The planned development shall be governed by the following design requirements:
    - a. At least seventy percent of the homes shall have front porches. Front porches shall be a minimum of 8 feet in depth.
    - b. Garages, which are accessed from the front, shall set back a minimum of 20 feet to the rear of the front porch or the front facade of the house, whichever is closer to the street. All other garages shall be accessed from the alley.
    - c. Houses shall be of a traditional design, with gabled roof, or hip roof. Windows and window subdivisions (lights) shall be rectangular with vertical proportion. Additionally, windows may be circular, rounded top or hexagonal.
    - d. Homes will have brick, stone, wood, stucco, textured concrete, fiber cement, or cement-impregnated siding on exteriors walls.
  - Additional alleys may be allowed as part of the design plat approval process. Alleys that abut property outside the planned development shall have a 6 ft. pressure treated fence along such alley except where such 6 ft. pressure treated fence currently exists on an adjacent property line. The homeowner association shall maintain in good condition said and add additional fencing, if any of the existing fences are removed or dilapidated, in order to maintain a continuous unbroken line of fence along the alley.
  - 15. Except as expressly provided herein, the use, regulations and development of the property shall be governed as if this land were zoned "RSF-1: 3.5 units/acre single-family residential district", Land Development Code.
    - Section 5. Any person who violates any of the provisions of this ordinance shall be
- deemed guilty of a municipal ordinance violation and shall be subject to fine or imprisonment as

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## 971066

<u>.</u>	provided by section 1-9 of the Gainesville Code of Ordinances. Each day a violation occurs or
3	continues, regardless of whether such violation is ultimately abated or corrected, shall constitute
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4	Section 6. If any section, sentence, clause or phrase of this ordinance is held to be invalid
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6	
7	Section 7. All ordinances, or parts of ordinances, in conflict herewith are to the extent of
8	such conflict hereby repealed.
9	Section 8. This ordinance shall become effective immediately upon final adoption.
10	
11	PASSED AND ADOPTED this 9th day of October , 2000.
12 13 14	Paula M. DeLaney, Mayor
15 16 17	ATTEST: APPROVED AS TO FORM AND LEGALITY:
18 19	Kurt Lannon Marion Dada Charles
20 21	Clerk of the Commission  Marion J. Radson, City Attorney  OCT 1 1 2000
22 23	This ordinance passed on first reading this 25thday of September 2000.
24 25	This ordinance passed on second reading this 9th day of October 2000.

## 7-1066

## LEGAL DESCRIPTION

PARCEL "C"

PARCEL "C"

A TRACT OF LAND SITUATED IN SECTION 25, TOWNSHIP 9 SOUTH, RANGE 19 EAST, ALACHUA COUNTY, FLORIDA, SAID TRACT OF LAND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE NORTHWEST CORNER OF THE NORTHEAST 1/4 OF THE POINT OF REFERENCE AND RUN S.00°55"04"E., ALONG THE WEST LINE OF SAID NORTHEAST 1/4, A DISTANCE OF 50.15 FEET TO THE SOUTH RIGHT OF WAY LINE OF N.W., 39th AVENUE (100 FOOT RIGHT OF WAY): THENCE RUN N.89°33'14"E., ALONG SAID SOUTH RIGHT OF WAY LINE, A DISTANCE OF THE SOUTH RIGHT OF WAY LINE, A DISTANCE OF THE POINT OF BEGINNING; THENCE CONTINUE N.89°33'14"E., ALONG SAID SOUTH RIGHT OF WAY LINE, A DISTANCE OF TRUE POINT OF BEGINNING; THENCE CONTINUE N.89°33'14"E., ALONG CONCRETE MONUMENT (STAMPED PRM LS #5784) AND THE SAID SOUTH RIGHT OF WAY LINE, A DISTANCE OF B80.35 FEET TO A CONCRETE MONUMENT (STAMPED: PRM LS. #3784) AT THE NORTHWEST CORNER OF PALM GROVE SUBDIMISION AS PER PLAT RECORDED IN PLAT FLORIDA; THENCE RUN S.00°55'22"E., ALONG THE WEST LINE OF SAID PALM GROVE SUBDIMISION AS PER PLAT RECORDED IN PLAT FLORIDA; THENCE RUN S.00°55'22"E., ALONG THE WEST LINE OF SAID PALM GROVE SUBDIMISION ALSO BEING THE NORTHWEST CORNER OF PALM MONUMENT (STAMPED: PRM PLS #788) AT THE SOUTHWEST CORNER OF PALM GROVE SUBDIMISION ALSO BEING THE NORTHWEST CORNER OF PALM GROVE PHASE 2 A SUBDIMISION AS PER PLAT RECORDED IN PLAT BOOK "U", PAGE 47 OF SAID PALM GROVE PHASE 2 AND ALONG AS SOUTHERLY MONUMENT (STAMPED: PRM PLS #4788) ON THE NORTHWEST CORNER OF PALM MONUMENT (STAMPED: PRM PLS #4788) ON THE NORTH RIGHT OF WAY LINE MONUMENT (STAMPED: PRM PLS #4788) ON THE NORTH RIGHT OF WAY LINE MONUMENT (STAMPED: PRM PLS #4788) ON THE NORTH RIGHT OF WAY LINE MONUMENT (STAMPED: PRM LS #4788) ON THE NORTH RIGHT OF WAY LINE MONUMENT (STAMPED: PRM LS #4788) ON THE NORTH RIGHT OF WAY LINE MONUMENT (STAMPED: PRM LS #5784). THENCE RUN S.89°35'16"W., A DISTANCE OF 225.01 FEET TO A CONCRETE MONUMENT (STAMPED: PRM LS #3784). THENCE RUN S.89°35'16"W., A DISTANCE OF 225.01 FEET TO A CONCRETE MONUMENT (STAMPED: PRM LS

## CORPORATION 3600 NW 43rd St., Suite C-1

September 28, 2000

Walnut Creek Planned Development

Gainesville, Florida 32606-8127

Purpose and Intent

This proposed Residential Planned Development (PD) is submitted as a neo-traditional neighborhood development of single family detached homes. The development follows the guidelines set forth in the Land Development Code under Sections 30-211, 30-213, and 30-216, The development will be named Walnut Creek and is in conformance with the current comprehensive plan which proposes unique designs that are not currently available in the Gainesville area. The majority of the homes will be directly across from each other to offer a more traditional neighborhood theme. This concept will provide moderately priced homes with brick and stucco exteriors and modern elevations with approximately 70% of the homes having front porches with a minimum depth of 8 feet that will be oriented to the neighborhood tree lined streets and approximately 60% with rear alley access. Garages, which are accessed from the front, shall be set back a minimum of 20 feet to the rear of the front porch or the front façade of the house, whichever is closer to the street. All other garages shall be accessed from the alley. Trees will also be planted along sidewalks to compliment the existing heritage oaks to further enhance the appearance. There will be residences that have on street parking; however, most of the homes will access their garages from the rear to further eliminate congestion of vehicles. Common areas have been carefully positioned to further preserve tree canopies and road layouts.

A. We have addressed the efforts of tree preservation by varying the lot widths and depths by overlaying the trees on the site plan. The lot sizes and setbacks are as follows:

Lot Widths	36 Feet to 40 Feet	Above 40 Feet	
Minimum yard setback:		1 2200.00702.000	
Front	10 Feet	10 Feet	
Side	3.5 Feet :	4 Feet	······································
Rear	10 Fest	10 Feet	
Minimum lot depth	100 Feet	100 Feet	

- B. The subdivision plat submittal will address the regulated trees and any additional buffers and preservation.
- A minimum lot dimension would be 36' x 100'

Office: 352-375-4139

## **ITEM #2**

# ORDINANCE # 020948 AMENDMENT TO OR 991267 WALNUT CREEK PLANNED DEVELOPMENT

100702 B

ORDINANCE NO. <u>020948</u> 0-03-31

An Ordinance of the City of Gainesville, Florida; amending the Planned Development commonly known as "Walnut Creek" located in the vicinity of the 2500 block of Northwest 39<sup>th</sup> Avenue, south side; by amending City of Gainesville Ordinance No. 991267 by extending the time periods for obtaining final plat or conditional plat approvals; providing a severability clause; providing a repealing clause; and providing an immediate effective date.

# 100762B

## ORDINANCE NO. 0 - 03 - 31

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WHEREAS, the petitioner has requested the City Commission to amend the Planned Development, commonly known as "Walnut Creek" at the City Commission meeting of February 24, 2003 to extend the time periods for obtaining final plat or conditional plat approvals; and

WHEREAS, the City Commission finds that the amendment of the Planned Development 17 District ordinance is consistent with the City of Gainesville 1991-2001 Comprehensive Plan and the 18 City of Gainesville 2000-2010 Comprehensive Plan as adopted by Resolution No. 002684. 19

WHEREAS, at least ten (10) days notice has been given once by publication in a newspaper of general circulation prior to the adoption public hearing notifying the public of this proposed ordinance and of a Public Hearing in the City Commission Meeting Room, First Floor, City Hall, in the City of Gainesville; and

WHEREAS, Public Hearings were held pursuant to the published notice at which hearing the parties in interest and all others had an opportunity to be and were, in fact, heard.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF GAINESVILLE, FLORIDA:

CODE: Words stricken are deletions; words underlined are additions.

shown by the ewner/petitioner. on or before March 25, 2004. A final plat plat for Phase II shall be adopted within 18 months from the date of final plat approval on Phase I. The design plat and final plat process shall imprequirements. All proposed streets shall be dedicated to the City of Gain of-way on the subdivision plat. Bonds for public improvements shall be with § 30-186 of the Land Development Code. The owner/developer she easement over, across and through the alleys in the development for ememaintenance of public utilities and garbage collection. (See Sheet 3 of Epublic roadways shown on the PD Layout Plan, Sheet 3 of Exhibit "C" see constructed and accepted by the City within 18 months from final or con approval of any part of the proposed planned development.  Section 2. Except as expressly amended by this ordinance, the remain Ordinance No. 991267 shall remain in full force and effect.  Section 3. If any section, sentence, clause or phrase of this ordinance is or unconstitutional by any court of competent jurisdiction, then said holding shall the validity of the remaining portions of this ordinance.	2	Com	mission on October 9, 2000, is amended to read as follows:
planned development ordinance. A final plat or conditional plat for Phase adopted within one year of the approval of the design plat. A one year of this time limit may be granted by the city commission upon application from the time limit may be granted by the city commission upon application from the time limit may be granted by the city commission upon application from the development of the one year period and upon shown by the conservationer on or before March 25, 2004. A final plat plat for Phase II shall be adopted within 18 months from the date of final plat approval on Phase L. The design plat and final plat process shall implet approval on Phase L. The design plat and final plat process shall implet of-way on the subdivision plat. Bonds for public improvements shall be with § 30-186 of the Land Development Code. The owner/developer she casement over, across and through the alleys in the development for ememintenance of public utilities and garbage collection. (See Sheet 3 of Exhibit "C" see constructed and accepted by the City within 18 months from final or con approval of any part of the proposed planned development.  Section 2. Except as expressly amended by this ordinance, the remain or unconstitutional by any court of competent jurisdiction, then said holding shaped the validity of the remaining portions of this ordinance.  Section 4. All ordinances, or parts of ordinances, in conflict herewith a section 4. All ordinances, or parts of ordinances, in conflict herewith a section 4. All ordinances, or parts of ordinances, in conflict herewith a section 4. All ordinances, or parts of ordinances, in conflict herewith a section 4. All ordinances, or parts of ordinances, in conflict herewith a section 4. All ordinances, or parts of ordinances, in conflict herewith a section 4. All ordinances, or parts of ordinances, in conflict herewith a section 4.	2	5	A decign plot shall be adopted within one year from the adoption of approval of the
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constructed and accepted by the City within 18 months from final or con approval of any part of the proposed planned development.  Section 2. Except as expressly amended by this ordinance, the remain Ordinance No. 991267 shall remain in full force and effect.  Section 3. If any section, sentence, clause or phrase of this ordinance is or unconstitutional by any court of competent jurisdiction, then said holding shall the validity of the remaining portions of this ordinance.  Section 4. All ordinances, or parts of ordinances, in conflict herewith a			maintenance of public utilities and garbage collection. (See Sheet 3 of Exhibit "C.") All
approval of any part of the proposed planned development.  Section 2. Except as expressly amended by this ordinance, the remain  Ordinance No. 991267 shall remain in full force and effect.  Section 3. If any section, sentence, clause or phrase of this ordinance is  or unconstitutional by any court of competent jurisdiction, then said holding sha  the validity of the remaining portions of this ordinance.  Section 4. All ordinances, or parts of ordinances, in conflict herewith a			public roadways shown on the PD Layout Plan, Sheet 5 of Exhibit C shall be fully
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the validity of the remaining portions of this ordinance.  Section 4. All ordinances, or parts of ordinances, in conflict herewith a	22		Section 3. If any section, sentence, clause or phrase of this ordinance is held to be invalid
Section 4. All ordinances, or parts of ordinances, in conflict herewith a	23	or ur	constitutional by any court of competent jurisdiction, then said holding shall in no way affect
	24	the v	alidity of the remaining portions of this ordinance.
26 such conflict hereby repealed.	25		Section 4. All ordinances, or parts of ordinances, in conflict herewith are to the extent of
	26	such	conflict hereby repealed.

Section 1. Condition 5 of Section 4 of Ordinance No. 991267, adopted by the City

CODE: Words stricken are deletions; words  $\underline{\text{underlined}}$  are additions.

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Section 5. This ordinance shall become effective immediately upon final adoption. 2 PASSED AND ADOPTED this 24th day of March, 2003. 3 4 5 6 7 8 ATTEST: APPROVED AS TO FORM AND LEGALITY: 9 10 11 12 Marion Radson, City Attorney 13 Kurt Lannor MAR 2 5 2003 Clerk of the Commission 14 15 16 This ordinance passed on first reading this 17th day of March, 2003. 17 This ordinance passed on second reading this 24th day of March, 2003. H:\Marion Radson\Planning\Walnut Creek PDA.DOC

## **ITEM #3**

# ORDINANCE # 071066 AMENDMENT TO OR 991267 AND OR 020948 ADOPTING A NEW PD LAYOUT PLAN

An Ordinance of the City of Gainesville, Florida; amending Ordinance Nos. 991267 and 020948, by adopting a new Development Plan for the undeveloped portion of the property, as more specifically described in this ordinance, commonly known as "Walnut Creek Planned Development Phase II"; generally located in the vicinity of the 2500 block of Northwest 39th Avenue; adopting new development plan maps and a planned development report; adopting additional conditions and restrictions; providing for penalties; providing a severability clause; providing a repealing clause; and providing an immediate effective date.

2 3

## ORDINANCE NO.071066 0 - 08 - 14

4 An Ordinance of the City of Gainesville, Florida; amending 5 б 7 8 9 10

Ordinance Nos. 991267 and 020948, by adopting a new Development Plan for the undeveloped portion of the property, as more specifically described in this ordinance, commonly known as "Walnut Creek Planned Development Phase II"; generally located in the vicinity of the 2500 block of Northwest 39th Avenue; adopting new development plan maps and a planned development report; adopting additional conditions and restrictions; providing for penalties; providing a severability clause; providing a repealing clause; and providing an immediate effective date.

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> WHEREAS, on October 9, 2000, the Gainesville City Commission adopted Ordinance No. 991267 that rezoned the subject property of this Ordinance to Planned Development District and adopting the Development Plan; and

> WHEREAS, on March 24, 2003, the Gainesville City Commission adopted Ordinance No. 020948 that extended the time periods for obtaining final or conditional plat approvals; and

> WHEREAS, the development order approved by Ordinance No. 991267 as amended by Ordinance No. 020948 has expired, and the owner/petitioner desires to develop and construct the undeveloped portion of the property known as Walnut Creek Planned Development, Phase II; and

WHEREAS, by initiation of a petition by the property owner, publication of notice of a public hearing was given to adopt a new Development Plan on certain real property that is zoned "Planned Development", commonly known as "Walnut Creek Planned Development Phase II"; and

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Petition No. 83PDA-06PB

	WHEREAS, notice was given and publication made as required by law of a public hearing
2	which was then held by the City Plan Board on February 21, 2008; and
3	WHEREAS, notice was given and publication made of a public hearing which was the
4	held by the City Commission on April 14, 2008; and
5	WHEREAS, the City Commission finds that the amendment of the Planned Developmen
6	District ordinance is consistent with the City of Gainesville 2000-2010 Comprehensive Plan; and
7	WHEREAS, at least ten (10) days notice has been given once by publication in a
8	newspaper of general circulation prior to the adoption public hearing notifying the public of this
9	proposed ordinance and of a Public Hearing in the City Commission Meeting Room, First Floor,
10	City Hall, in the City of Gainesville; and
11	WHEREAS, notice has also been given by mail to the owner whose property will be
12	regulated by the adoption of this Ordinance, ten days prior to the adoption of this ordinance; and
13	WHEREAS, Public Hearings were held pursuant to the published and mailed notices
14	described above at which hearings the parties in interest and all others had an opportunity to be and
15	were, in fact, heard.
16	NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE
17	CITY OF GAINESVILLE, FLORIDA:
18	Section 1. A new Development Plan for "Walnut Creek Planned Development, Phase II" is
19	approved on certain real property that is zoned "Planned Development District" as provided in
20	Chapter 30, Land Development Code of the City of Gainesville, as more fully described in this
21	Ordinance as follows:
	CODE: Words stricken are deletions; words <u>underlined</u> are additions.
,	Petition No. 83PDA-06PB

2	see Exhibit A attached hereto and made a part hereof as it set forth in full,
3	The new Development Plan consists of the following:
4	1) the development plan report entitled "Walnut Creek Planned Development Phase II" last
5	revised date December 10, 2008, is attached hereto as Exhibit "B" and made a part of
6	this ordinance as if set forth in full; and
7	2) development plan maps, identified as Sheet CO.00 "Walnut Creek Phase II A Planned
8	Development, Cover Sheet"; Sheet ECM1.00 "Walnut Creek, A Planned Development
9	Phase II Existing Conditions Map"; Sheet PD1.00 "Walnut Creek Phase II Planned
10	Development Layout Map"; and Sheet SV1.00 "Boundary Survey & Legal Description"
11	are attached hereto as Exhibit "C" and made a part of this ordinance as if set forth in full.
12	The new Development Plan shall regulate the use and development of the land, as shown and
13	described in the aforesaid Exhibits, and as further provided in this Ordinance. In the event of
14	conflict between the new Development Plan (Exhibits "B" and "C") and the conditions Section 2,
15	3, and 4, the conditions of Sections 2, 3 and 4 shall govern and prevail. In the event of conflict
16	between the provisions of the development plan report (Exhibit "B") and the development plan
17	maps (Exhibit "C"), the provisions, regulations, and restrictions of the development plan maps
18	(Exhibit "C") shall govern and prevail.
19	Section 2. Condition 9 of Section 4 of Ordinance No. 991267 is amended by this
20	Ordinance as follows:

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J.	CO	indiction 9. There shall be three two roadway connections from the Planned Development to
2		existing public streets, as shown on Sheet 6 PD1.00. Planned Development Layout Map
3		of Exhibit "C", more specifically described as follows:
4	a.	The intersection of NW 26th Terrace and A-new intersection with Northwest 39th Avenue,
5		approximately 420 feet from the northeast corner of the subject property; and
6	b.	A new intersection with Northwest 31st Boulevard, approximately 100 feet from the
7		southeast corner of the subject property; and The intersection of NW 26th Street and NW
8		31st Avenue, as approved by the City Commission during final plat review.
9	<del>0.</del>	A continuation of the Northwest 27th Street at the northern end of the Hidden Pines
10		development.
11		Section 3. Condition 5 as provided in Section 1 of Ordinance No. 020948 is amended as
12	follow	vs:
13	5.	A design plat shall be for Phase I was adopted within one year from the adoption of
14		approval of the planned development ordinance. A final plat or conditional plat for Phase I
15		shall be was adopted on or before March 25, 2004. The design plat for Phase II was
16	٠	approved by the City Commission on April 14, 2008. A final plat or conditional plat for
17		Phase II shall be adopted within 18 months from the date of final or conditional plat
18		approval on Phase I on or before June 30, 2010. The design plat and final plat process shall
19		implement requirements consistent with this Ordinance. All proposed streets shall be
20		dedicated to the City of Gainesville as right-of-way on the subdivision plat. Bonds for
21		public improvements shall be in accordance with § 30-186 of the Land Development Code.
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1 The owner/developer shall dedicate an easement over, across and through the alleys in the 2 development for emergency access, maintenance of public utilities and garbage collection. ( For Phase II. See Sheet PD1.00 of Exhibit "C"). All public roadways shown on the Planned 3 4 Development Layout Plan Map (for Phase II, See Sheet PD1.00 3 of Exhibit "C" shall be 5 fully constructed and accepted by the City within 18 24 months from final or conditional 6 final plat approval of any part of the proposed planned development. Section 4. The following additional conditions, restrictions and regulations shall also apply 7 to the development and use of all the land as described in Exhibit "A" of Section 1 of this 8 9 Ordinance: 1. The stormwater management facilities shall comply with the requirements of the St. 10 Johns River Water Management District, the adopted Ordinance, and the Engineering 11 Design Guidelines of the City of Gainesville as well as sound professional practices 12 employed in the design construction and maintenance of stormwater management 13 facilities subject to the approval of the Public Works Department of the City. The wet 14 stormwater retention pond as shown on sheet PD1.00 of Exhibit C shall have a fountain 15 or other mechanism acceptable to the Public Works Department of the City for mosquito 16 17 control. 18 19 2. The developer shall apply and obtain from the City a Certificate of Final Concurrency prior to the City Commission hearing on the final or conditional plat for Phase II. The 20 developer shall amend the TCEA Zone "B" Agreement concerning Transportation 21 22 Concurrency prior to final plat or conditional final plat approval. 23 24 During the subdivision review process, lots shall be designed to facilitate and preserve the 3, 25 maximum number of Heritage Trees designated for preservation on Sheet PD1.00 of the planned development map. In the event of conflict arising from the preservation of Heritage 26 27 Tree(s) and development of a specific lot, the developer shall be required to redesign or 28 reduce the number of lots to save the designated Heritage Tree(s). 29 30 Trees designated to be saved based on the development plan maps shall be provided with 4. the most effective barriers during construction, ensuring protection of at least 50% of the 31 canopy drip line from construction activity. The type of tree protection technique shall be 32 33 determined by the City Arborist during subdivision plat review.

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5. During subdivision plat review, each lot shall be given detailed consideration as to its ability to accommodate a dwelling unit and preserve Heritage Trees designated to be saved, based on Sheet PD1.00 of the development plan maps, in accordance with section 30-264(1) of the Land Development Code. The reviewing body may allow up to 50% encroachment into the area of the drip line, based on a determination that the specific tree will not be harmed, as a result of the specified encroachment, subject to final plat approval by the city commission. If the encroachment will be greater than 50%, the appropriate reviewing board may allow removal of a tree with inch for inch replacement equaling the basal area of the Heritage Tree to be removed. The mitigation trees shall be planted on the subject lot or in nearby areas where the impact will be positive to the overall urban forest.

13 6. The stormwater basins within Phase II shall be landscaped in accordance with the requirements of Section 30-251(2) of the Land Development Code.

7. Sidewalks and facilities to ensure safe and efficient pedestrian circulation shall be incorporated within the development. The location, layout and type of facilities shall be determined during subdivision review, subject to approval by the appropriate reviewing board.

8. Except as shown on Sheet PD1.00 of Exhibit C, there shall be a minimum 80 feet separation between lots in Walnut Creek and those in Hidden Pines as shown on Sheet PD1.00 of Exhibit C. Along the east boundary with Palm Grove, the alley areas shall be separated by fencing which is durable and a minimum 90% opaque and maintained in good and attractive condition by the homeowners association. The separation for Phase II shall be in accordance with Sheet PD1.00 "Planned Development Layout Map" of Exhibit C.

28 9. The maximum number of residential lots in Phase II shall not exceed 55 lots, as further restricted in Condition 10 below.

10. Prior to receiving final plat approval by the City Commission, the owner/developer shall submit to the Planning and Development Services Department a tree preservation and maintenance plan showing the Heritage Trees that will be saved through this planned development. The preservation of these trees shall take precedence over the ability to attain the full number of lots as provided in Condition 9.

Prior to any clearing or grubbing or development on the site, a gopher tortoise mitigation plan shall be approved by the Florida Fish and Wildlife Conservation Commission and submitted to the Planning and Development Services Department. The approved mitigation plan/mitigation report shall be submitted to the Department prior to approval of the final plat by the City Commission.

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- Wherever feasible, as determined by the appropriate reviewing body, alleys shall be incorporated into the subdivision plat to provide consistency of service throughout the subdivision and to maintain the separation from adjacent developments.
- 5 All proposed streets excluding alleys, shall be dedicated to the City of Gainesville as right-13. of-way. Bonds for public improvements shall be in accordance with Section 30-186 of the 6 Land Development Code. The owner/developer shall dedicate to the City an easement over, 7 across and through the alleys for emergency access, maintenance of public utilities and solid 8 waste collection. All public roadways shown on Sheet PD01.00 of Exhibit C shall be fully 9 constructed and accepted by the City within 24 months from the date of final or conditional 10 11 final plat approval of any part of the proposed planned development. 12
- 14. Additional alleys may be allowed as part of the design plat approval process. Alleys that
  14 abut property outside the planned development shall have a six-foot wooden fence along
  15 such alley, except where such six-foot fence currently exists on an adjacent property line. In
  16 order to maintain a continuous unbroken line of fence along the alley, the homeowner
  17 association shall maintain in good and attractive condition all fences provided to satisfy this
  18 condition.
- 19 If any of the existing fences are removed or dilapidated, said fence shall be replaced by the 20 homeowners association.
  21
- 22 15. Sidewalks shall have a minimum width of five feet. Timing, construction and placement of sidewalk shall be in accordance with the Land Development Code.
- 25 16. Sidewalks shall be provided along the street frontage of Lot 101 as shown on Sheet PD1.00
   26 of Exhibit C.
   27
- 28 17. A linear park/pervious trail should be constructed and planted by the owner/developer along 29 the east side of NW 26<sup>th</sup> Street between the area south of Lot 101 and Glen Springs Road, 30 as shown on Sheet PD1.00 of Exhibit C and it shall be maintained by the homeowners 31 association.
- The development order approved by this Planned Development shall be valid for a period of 33 18. three (3) years from the effective date of this ordinance. A final plat or conditional final plat 34 for Phase II shall be filed by the owner/developer with the City in sufficient time to obtain 35 approval from the City within two years of the adoption of this Planned Development 36 ordinance. Construction of Phase II shall commence prior to the expiration of the 37 aforementioned 3 year period. If the subdivision is implemented through the conditional 38 final plat approval process, the final plat must be recorded no later than five (5) years after 39 40 the adoption date of this Planned Development Ordinance.

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1	19.	The owner/developer agrees that upon filing an application for building permits on lots 99,
2		100, 114, 115, 116, and 117, as shown on Sheet PD1.00, of Exhibit C, the owner/developer
3 .		shall submit a plot plan illustrating the footprints of the selected homes as they relate to the
4		boundary of the site and as they relate to the existing Heritage Live Oak Trees. The
5		owner/developer shall illustrate that 50% of the drip line of the Heritage Trees on each of
6		those lots are protected from disturbance, or the owner/developer shall have a certified
7		arborist or landscape architect prepare an alternate compliance plan to be reviewed and
8		approved by the City Arborist that illustrates the means and methods of ensuring that the
9	•	individual Heritage Tree will survive. Those measures may include, but are not limited to, a
0		system which will conduct water, air and fertilizer into the deep root zone of the Heritage
1		Trees saved. Examples of the acceptable systems are the Water Air Nutrition Exchange
2		W.A.N.E. 3000 Series Tree system, wood decks rather than poured slab porches, lintel
3 ·		beams rather than stem walls, or other structural features to protect the root system. The
4		plan for these lots shall include a grading plan prepared by a landscape architect or
5		registered engineer to ensure that the measures above adhere to principles of saving the tree
б :		root system. During construction, all Heritage Trees on the entire site shall be protected
7		with chain link fence barricades.
8		

18 19 20

> The owner/developer shall provide first time buyers of lots with a housing pattern layout 20. that will encourage a variety of housing types along the street. The same house design shall not be allowed on adjacent lots.

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Section 5. Except as expressly amended and modified by this Ordinance, the remaining provisions of Ordinance Nos. 991267 and 020948 shall remain in full force and effect.

Section 6. Any person who violates any of the provisions of this ordinance shall be deemed guilty of a municipal ordinance violation, and shall be subject to fine or imprisonment as provided by section 1-9 of the Gainesville Code of Ordinances. Each day a violation occurs or continues, regardless of whether such violation is ultimately abated or corrected, shall constitute a separate offense.

29

Section 7. If any word, phrase, clause, paragraph, section or provision of this ordinance or the application hereof to any person or circumstance is held invalid or unconstitutional, such finding shall not affect the other provisions or applications of the ordinance which can be given

CODE: Words stricken are deletions; words underlined are additions.

effect without the invalid or unconstitutional provisions or application, and to this end the 1 2 provisions of this ordinance are declared severable. Section 8. All ordinances, or parts of ordinances, in conflict herewith are to the extent of 3 4 such conflict hereby repealed. Section 9. This ordinance shall become effective immediately upon final adoption. 5 6 PASSED AND ADOPTED this 19th day of March, 2009. 7 8 9 Pegeen Hanrahan, Mayor 10 11 ATTEST: APPROVED AS TO FORM AND LEGALITY: 12 13 14 15 Kurt Lannon. Radson, City Attorney Clerk of the Commission 16 MAR 1.9 2009 17 This ordinance passed on first reading this 5th day of March, 2009. 18 19 This ordinance passed on second reading this 19th day of March, 2009. 20 21 22 83PDA-07PB pet

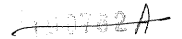
# EXHIBIT "A"

A TRACT OF LAND SITUATED IN SECTION 25, TOWNSHIP 9 SOUTH, RANGE 19 EAST, ALACHUA COUNTY, FLORIDA, SAID TRACT OF LAND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS.

-EGAL DESCRIPTION:

WAY LINE OF N.W. 39th AVENUE (100 FOOT RIGHT OF WAY); THENCE RUN N.89'34'14"E, ALONG SAID SOUTH RIGHT OF WAY LINE, A DISTANCE OF 1320.48 COMMENCE AT THE NORTHWEST CORNER OF THE NORTHEAST 1/4 OF THE AFOREMENTIONED SECTION 25, TOWNSHIP 9 SOUTH, RANGE 19 EAST FOR POINT OF REFERENCE AND RUN S.00'57'04"E, ALONG THE WEST LINE OF SAID NORTHEAST 1/4, A DISTANCE OF 50.15 FEET TO THE SOUTH RIGHT OF FEET TO A CONCRETE MONUMENT (STAMPED PRM LS #3784) AT THE NORTHWEST CORNER OF PALM GROVE SUBDIVISION AS PER PLAT RECORDED IN PLAT DISTANCE OF 1524.14 FEET TO A CONCRETE MONUMENT (STAMPED: PRM LS #4788) ON THE NORTH RIGHT OF WAY LINE OF N.W. 31st AVENUE (100 FOOT SUBDIVISION, A DISTANCE OF 672.97 FEET TO A CONCRETE MONUMENT (STAMPED PRM LS 3784) AND THE TRUE POINT OF BEGINNING; THENCE CONTINUE RIGHT OF WAY); THENCE RUN S.89'35'16"W, ALONG SAID NORTH RIGHT OF WAY LINE, A DISTANCE OF 150.01 FEET TO A CONCRETE MONUMENT (STAMPED DISTANCE OF 1581.80 FEET TO A CONCRETE MONUMENT (NO IDENTIFICATION) AT THE NORTHEAST CORNER OF LOT 74 OF SAID HIDDEN PINES SUBDIVISION; THENCE RUN S.89'30'42"W., ALONG THE NORTH LINE OF SAID LOT 74 OF HIDDEN PINES SUBDIVISION, A DISTANCE OF 55.54 FEET TO A CONCRETE FEET RESPECTIVELY) TO A CONCRETE MONUMENT (STAMPED: PRM LS #3784) WHICH MARKS THE END OF SAID CURVE; THENCE RUN N.89°03'38"E, PERPENDICULAR TO THE AFOREMENTIONED WEST LINE OF PALM GROVE RECORDED IN PLAT BOOK "T", PAGE 52, A DISTANCE OF 20.00 FEET TO THE TRUE S.89'35'16"W., A DISTANCE OF 246.28 FEET TO A CONCRETE MONUMENT (STAMPED: PRIN LS #3784); THENCE RUN N.01'00'31"W., ALONG THE SOUTHERLY S.7356/49"E., 56.74 FEET RESPECTIVELY) TO A CONCRETE MONUMENT (STAMPED PRM LS 3784); THENCE RUN N.89'34'14"E., A DISTANCE OF 262.54 FEET TO A CONCRETE MONUMENT (STAMPED PRM LS 3784); THENCE RUN N.00'56'22"W., A DISTANCE OF 14.97 FEET TO A CONCRETE MONUMENT (STAMPED "T", PAGE 52 OF THE PUBLIC RECORDS OF ALACHUA COUNTY, FLORIDA; THENCE RUN S.80'56'22"E., ALONG THE WEST LINE OF SAID PALM GROVE THROUGH A CENTRAL ANGLE OF 32'57'54", AN ARC DISTANCE OF 57.53 FEET (CHORD BEARING AND DISTANCE BEING S.DO'56'22"E., ALONG SAID WEST LINE OF PALM GROVE, A DISTANCE OF 330.34 FEET TO A CONCRETE MONUMENT (STAMPED: PRM LS #4788) AT THE SOUTHWEST CORNER OF PALM GROVE PHASE 2 A SUBDIVISION AS PER PLAT SAID CURVE, THROUGH A CENTRAL ANGLE OF 89'29'24", AN ARC DISTANCE OF 31.24 FEET (CHORD BEARING AND DISTANCE BEING S.45'41'04"E., 28.16 PRM LS 3784); THENCE RUN N.89'34'14"E, A DISTANCE OF 95.19 FEET TO A CONCRETE MONUMENT (STAMPED; PRM LS #3784) WHICH MARKS THE BEGINNING OF A CURVE CONCAVE SOUTHWESTERLY, SAID CURVE HAVING A RADIUS OF 20.00 FEET; THENCE RUN SOUTHEASTERLY, ALONG THE ARC OF MONUMENT (STAMPED PRIM LS 3784); THENCE RUN N.00'29'21"W, A DISTANCE OF 88.39 FEET TO A CONCRETE MONUMENT (STAMPED: PRIM LS #3784) WHICH MARKS THE BEGINNING OF A CURVE CONCAVE NORTHEASTERLY, SAID CURVE HAVING A RADIUS OF 100.00 FEET, THENCE RUN SOUTHEASTERLY RECORDED IN PLAT BOOK "U", PAGE 47 OF SAID PUBLIC RECORDS, THENCE RUN S.OD'59'33"E, ALONG THE WEST LINE OF SAID PALM GROVE PHASE PROJECTION OF THE EAST LINE OF HIDDEN PINES SUBDIVISION AS PER PLAT RECORDED IN PLAT BOOK "H", PAGE 63 AND ALONG SAID EAST LINE, A THENCE RUN N.00'59'33"W, A DISTANCE OF 225.01 FEET TO A CONCRETE MONUMENT (STAMPED: PRM LS #3784); THENCE RUN S.00'56'22"E.

1007624



#### Walnut Creek Planned Development Phase II

#### Purpose and Intent

This proposed Residential Planned Development (PD) is submitted as a neo-traditional neighborhood development of single family detached homes. The development follows the guidelines set forth in the Land Development Code under Sections 30-211, 30-213, and 30-216. The development will be named Walnut Creek Phase II and is in conformance with the current comprehensive plan which proposes unique designs that are not currently available in the Gainesville area. The majority of the homes will be directly across from each other to offer a more traditional neighborhood theme. This concept will provide moderately priced homes with brick and stucco exteriors and modern elevations with approximately 70 % of the homes having front porches with a minimum depth of 8 feet that will be oriented to the neighborhood tree lined streets and approximately 50% with rear alley access. Garages, which are accessed from the front, shall be set back a minimum of 20 feet to the rear of the front porch or the front façade of the house, whichever is closer to the street. All other garages shall be accessed from the alley. Trees will also be planted along sidewalks to compliment the existing heritage oaks to further enhance the appearance. There will be residences that have on street parking; however, most of the homes will have access their garages from the rear to further eliminate congestion of vehicles. Common areas have been carefully positioned to further preserve tree canopies and road layouts.

A. We have addressed the efforts of tree preservation by varying the lot widths and depths by overlaying the trees on the site plan. The lot sizes and setbacks are as follows:

Lot Widths	36 Feet to 40 Feet	Above 40 Feet
Minimum yard setback:		
Front	10 Feet	10 Feet
Side	3.5 Feet	4 Feet
Rear	10 Feet	10 Feet
Minimum lot depth	100 Feet	100 Feet

- B. The subdivision plat submittal will address the regulated trees and any additional buffers and preservation.
- C. A minimum lot dimension would be 36'x100'.

700762A

#### Concurrency

Walnut Creek development meets the Concurrency requirements of the newly adopted Transportation Concurrency Exception Area (TCEA) and will fund the eight (8) mitigation requirements as set forth in The Concurrency Management Element Goals, Objectives and Policies under policy 1.1.6 items (A through W).

#### Internal compatibility

Each home will have a garage that is accessible from the front street or rear alley way. Alleys have been designed with a 20' width of which there will be a 10' asphalt roadway and a 5' clear area on the side abutting the homesites. Alleys will have one-way traffic and have accommodated the turn radius for the trash pick up vehicles. A 6-foot pressure treated fence shall buffer alleys from any adjacent residential lots that are not within the planned development. The design of alleys will maximize the preservation of trees along the boundaries of the PD. On street parking is proposed and one-way traffic in the alley ways will be necessary to allow for safety and positive flow patterns through alleys and rear access to homes. Two lane traffic will provide the main circulation from NW 39<sup>th</sup> Avenue to NW 31<sup>st</sup> Avenue by way of 60' right-of-way. There is a connection of two-way traffic from NW 39<sup>th</sup> Avenue to the Hidden Pines Subdivision on NW 27<sup>th</sup> Street. Residents from surrounding subdivisions can enjoy bicycle and pedestrian access to common areas and improvements through the internal roadway and sidewalk system. The main entrances at NW 39<sup>th</sup> Avenue and NW 31<sup>st</sup> Avenue will be professionally planned, landscaped, and maintained so as to maintain consistency with the adjacent communities.

#### External compatibility

Mass Transit services will be provided by the City of Gainesville's Regional Transit System (RTS) by means of Route 8 via NW 39<sup>th</sup> Avenue. RTS has an existing transfer station in front of the proposed Walnut Creek which will provide easy accessibility for residents to utilize mass transit services. This route has ample capacity to accommodate the new residents within this development.

#### Intensity of development

The proposed overall Walnut Creek PD has an overall density of 4.3 DU/Acre is consistent with the comprehensive plan and is in line with the neo-traditional concept of an in-fill project. This project will reduce the pressures of urban sprawl by providing urban in-fill development and increase urban connectivity between NW 39<sup>th</sup> Avenue and NW 31<sup>st</sup> Avenue and is compatible with the surrounding neighborhoods.

#### Common Area

Walnut Creek is located across NW 39<sup>th</sup> Avenue from the city's Spring Tree Park and approximately six tenths of a mile east of the city's Green Tree Park. In addition, the proposed open space and recreation areas will be available to the adjacent neighborhoods by pedestrian sidewalks and streets within its property lines. Large heritage oak trees are abundant on the property and the developer will be utilizing its best efforts of preservation for lot coverage, streetscapes, landscape buffering and open-space recreational area canopies.



#### Environmental constraints

The heritage tress have been identified and overlaid on the site plan. All roadways have been carefully designed in and attempt to save trees and capitalize on their beauty. We have noted on the plans that the lot designs and the right of ways will address the preservation of all tree canopies where necessary. All lots directly adjacent to the Hidden Pines subdivision will have minimum 60' width. The proposed PD has common areas separating Hidden Pines and any adjoining lots. The proposed PD will have a fence and landscape buffering wherever the alleys about adjoining properties. Also we will maximize all existing foliage to further enhance the development. Walnut Creek is not in a Flood Zone and none exist on the site. The surface water and wetlands district are not affected by the proposed development and development is not located near or within a nature park, greenway, wellfield, or wetland district. The soil composition make up is consistent with millhopper sand, wachula sand and arrendondo fine sands.

Arrendondo sand is found in nearly level to gently sloping upland areas with 0 to 5 percent gradients. It is well drained soil with rapid permeability rate in the surface and subsurface layers. Moderately rapid in the upper six inches of the subsoil. The water table is at a depth of more then 72 inches.

Millhopper sand is found in gently sloping areas with a 0 to 5 percent gradient. It is moderately well drained soil with a permeability rate in the surface and subsurface layers. Moderately rapid in the upper six inches of subsoil and slow to moderately slow below this depth. The water table is at a depth of 40 to 60 inches for one to four months and at a depth of 60 to 72 inches for 2 two to four months during the year.

Wachula sand is found nearly level. Poorly drained soil in broad areas of flatwoods. Slopes are nearly smooth and range from 0 to 2 percent. This soil has a water table that is at a depth of less then 10 inches for one to four months and is at a depth of 10 to 40 inches for about six months. During the driest seasons the water table recedes to a depth of more then 40 inches. Permeability is moderately rapid to rapid in the surface and subsurface layers. Moderate to moderately rapid in the upper part of the subsoil and slow to moderately slow in the upper part. The slope on the site ranges from zero to .66% with an average off .36%.

There are no lakes, creeks, wetlands, or other prominent Topographic features on the site. The storm water drainage systems are being designed to consist of a system of dry and wet basins designed to meet the requirements and standards of the City of Gainesville and the St. Johns River Water Management District. Additional stormwater storage is provided to attenuate rainfall events. The existing topography of the site consists of very gently sloping land towards the south and west.

#### External and Internal Transportation access

Walnut Creek has two access points. The main entrances at the north boundary from NW 39<sup>th</sup> Avenue approximately 420 feet from the northeast corner of the property line. The secondary access point is at the southern most boundary off NW 31<sup>st</sup> Avenue approximately 100 feet from the southeast corner of the property. The Overall Walnut Creek PD layout will have 128 single family detached dwelling units that will generate 1229 Average Daily Trips (ADT). Phase 2 contains 55 lots and will generate 528 ADT.

#### **ITEM #4**

## ORDINANCE # 100762 AMENDMENT TO OR 071066 EXTENDING THE EXPIRATION DATE OF THE PD.

An Ordinance of the City of Gainesville, Florida; amending Condition 5 of Section 3 and Condition 18 of Section 4 of Ordinance No. 071066, by providing for an extension of time to obtain final or conditional approval on property that is zoned "Planned Development District", commonly known as "Walnut Creek Planned Development Phase II"; generally located in the vicinity of the 2500 block of Northwest 39<sup>th</sup> Avenue; providing a severability clause; providing a repealing clause; and providing an immediate effective date.

į	ORDINANCE NO. 100762
2 3	An Ordinance of the City of Gainesville, Florida;
4	amending Condition 5 of Section 3 and Condition 18 of
5	Section 4 of Ordinance No. 071066, by providing for an
6	extension of time to obtain final or conditional approval
7 8	on property that is zoned "Planned Development District",
9	commonly known as "Walnut Creek Planned Development Phase II"; generally located in the vicinity of
10	the 2500 block of Northwest 39 <sup>th</sup> Avenue; providing a
11	severability clause; providing a repealing clause; and
1.2	providing an immediate effective date.
13 14	
15	WHEREAS, the City Commission, on March 17, 2011, authorized the ordinance
16	amending certain development conditions of Ordinance No. 071066 on certain property
17	within the City that is zoned "Planned Development District"; commonly known as Walnut
18	Creek Planned Development Phase II, and
19	WHEREAS, at least ten (10) days notice has been given once by publication in a
20	newspaper of general circulation prior to the adoption public hearing notifying the public of this
21	proposed ordinance and of a Public Hearing in the City Commission Meeting Room, First Floor,
22	City Hall, in the City of Gainesville; and
23	WHEREAS, notice has also been given by mail to the owner whose property will be
24	regulated by the adoption of this Ordinance, prior to the date of the public hearing of this
25	ordinance; and
26	WHEREAS, Public Hearings were held pursuant to the published and mailed notices
27	described at which hearings the parties in interest and all others had an opportunity to be and were, in
28	fact, heard.

## NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE

### 2 CITY OF GAINESVILLE, FLORIDA:

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- 3 Section 1. Condition 5 of Section 3 of Ordinance No. 071066, adopted by the City
- 4 Commission on March 24, 2003, is amended as follows:
- A design plat for Phase I was adopted within one year from the adoption of approval of the 5 5. planned development ordinance. A final plat or conditional plat for Phase I was adopted on or 6 before March 25, 2004. The design plat for Phase II was approved by the City Commission on 7 April 14, 2008. A final plat or conditional plat for Phase II shall be adopted on or before 8 March 19, 20102. The design plat and final plat process shall implement requirements 9 consistent with this Ordinance. All proposed streets shall be dedicated to the City of 10 Gainesville as right-of-way on the subdivision plat. Bonds for public improvements shall be in 11 accordance with § 30-186 of the Land Development Code. The owner/developer shall 1.2 dedicate an easement over, across and through the alleys in the development for emergency 13 access, maintenance of public utilities and garbage collection. (For Phase II, See Sheet 14 PD1.00 of Exhibit "C"). All public roadways shown on the Planned Development Layout Map. 15 (for Phase II, See Sheet PD1.00 of Exhibit "C" shall be fully constructed and accepted by the 16 City within 24 months from final or conditional final plat approval of any part of the proposed 17 18 planned development. 19

Section 2. Condition 18 of Section 4 of Ordinance No. 071066, adopted by the City

### Commission on March 24, 2003, is amended as follows:

- The development order approved by this Planned Development shall be valid for a period of three (3) years from the effective date of this ordinance. A final plat or conditional final plat for Phase II shall be filed by the owner/developer with the City in sufficient time to obtain approval from the City within-two years of the adoption of this Planned Development ordinance on or before March 19, 2012. Construction of Phase II shall commence prior to the expiration of the aforementioned 3 year period date. If the subdivision is implemented through the conditional final plat approval process, the final plat must be recorded no later than five (5) years after the adoption date of this Planned Development Ordinance March 19, 2014.
- 31 Section 2. Except as expressly amended by this ordinance, the remaining provisions of
- 32 Ordinance No. 071066 shall remain in full force and effect.

1	Section 3. If any word, phrase, clause, paragraph, section or provision of this ordinar	se or
2	the application hereof to any person or circumstance is held invalid or unconstitutional, such	
3	finding shall not affect the other provisions or applications of the ordinance which can be give	n
4	effect without the invalid or unconstitutional provisions or application, and to this end the	
5	provisions of this ordinance are declared severable.	
6	Section 4. All ordinances, or parts of ordinances, in conflict herewith are to the extent of	such
7	conflict hereby repealed.	
8	Section 5. This ordinance shall become effective immediately upon final adoption.	
9.	PASSED AND ADOPTED this 21st day of April, 2011.	
10		
11		
12	(nay Lowe)	
13	Craig Love, Mayor	
14 15	ATTEST: APPROVED AS TO FORM AND LEGALITY:	
16	AT THE VED AS TO FORM AND LEGALITY:	
17		
18	Co M Car II Man	
19	The Tucolle Trishalley	
20	Kurt Lannon, Marion J. Radson, City Attorney	
21	Kart Lannon,  Marion J. Radson, City Attorney  Clerk of the Commission  Ey: Nicolle 17). Shalley  Acting City Attorn  This ordinance passed on first reading this 7th day of April 2011	. A ( )
22	Hoting City Attor	M
23 24	This ordinance passed on first reading this 7th day of April, 2011.	
25	This ordinance passed on second reading this 21st day of April, 2011.	
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# APPLICATION—CITY PLAN BOARD Planning & Development Services

**OFFICE USE ONLY** 

Petition No. <u>P6-18-0037</u> Fee: \$ 1,548.00 EZ Fee: \$ N/

MAR 202018

Tax Map No. N		eipt No	564	
Account No. 001-660-6680-3401 [ ]				
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Account No. 001-66	0-6680-1125 (Enterpr	ise Zone Cred	lit [ ]	
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(Additional owners may be listed	d at end of applic.)	COAHED H	awiliano Hormail Com	
zoning map atlas, meet with the D discuss the proposed amendment of	epartment of Community l and petition process. Fail	Development pr	ments to the future land use map or ior to filing the petition in order to ll questions will result in the	
application being returned to the	reque	7.S.T		
Check applicable request(s) below			30	
Future Land Use Map []	Zoning Map		Master Flood Control Map []	
Present designation:	Present designation:	70	Other [ ] Specify:	
Requested designation:	Requested designatio	n: $\mathcal{P}\mathcal{D}$		
	INFORMATION O		Y	
1. Street address: Fletcher	DAKS-AW 2	6th 5%.		
2. Map no(s):				
3. Tax parcel no(s):				
4. Size of property: Apres /	acre(s)			
All requests for a land use or zon.	ing change for property of	f less than 3 acr	res are encouraged to submit a market	
analysis or assessment, at a mir	imum, justifying the need	d for the use a	and the population to be served. All	

**Certified Cashier's Receipt:** 

Phone: 352 334 5022

proposals for property of 3 acres or more must be accompanied by a market analysis report.

<ul><li>b. May not be in Deed, Notice</li><li>c. Must correctly</li><li>d. Must fully deg</li><li>20 deg. W 34</li></ul>	2 x 11 in. sheet of paper, separate fincluded as part of a Purchase Agree of Ad Valorem Taxes, Print-outs to describe the property being submisscribe directions, distances and anglo'); Right-of-Way (not abbreviate	eement, Contract for Sale, Lease Agreement, Transfer of Title, Warranty from Property Appraiser's Office, etc.
ZONIN	G CHANGES (NOTE: All must meet adopted level of so	G ALL REQUESTS FOR LAND USE AND/OR l development associated with rezonings and/or land use ervice standards and is subject to applicable concurrency
A.	What are the existing surro	ounding land uses?
€84.34E	North Resident	TA
	South !!	THE THEORY OF THE STATE OF
	East	
	West /\	
		33
B.		or vacant buildings within ½ mile of the site that have the ing for your intended use of this site?
	NO	YES If yes, please explain why the other properties cannot accommodate the proposed use?

C.	If the request involves nonresidential development adjacent to existing or fur residential, what are the impacts of the proposed use of the property on the following	ture
	Residential streets	
	Noise and lighting	
D,	Will the proposed use of the property be impacted by any creeks, lakes, wetlar native vegetation, greenways, floodplains, or other environmental factors or property adjacent to the subject property?	nds, by
	NO YES (If yes, please explain below)	
	A STATE OF THE STA	
	*	
E.	Does this request involve either or both of the following?	
	a. Property in a historic district or property containing historic structures?	
	NO YES	
	b. Property with archaeological resources deemed significant by the State?	
	NOYES	
F.	Which of the following best describes the type of development pattern y development will promote? (please explain the impact of the proposed change the community):	our; on
	Redevelopment Urban Infill  Activity Center Urban Fringe  Strip Commercial Traditional Neighborhood	_

Explanation of how the proposed development will contribute to the community.

•	Single Family Housing
G.	What are the potential long-term economic benefits (wages, jobs & tax base)?
	Reultst Revenoe
H.	What impact will the proposed change have on level of service standards?
	Roadways
	NA
	Recreation
	N/R
	Water and Wastewater
	NIR
	Solid Waste
	N/A
	Mass Transit
	NA
I.	Is the location of the proposed site accessible by transit, bikeways or pedestrian facilities?
	NO YES (please explain)

#### **CERTIFICATION**

The undersigned has read the above application and is familiar with the information submitted. It is agreed and understood that the undersigned will be held responsible for its accuracy. The undersigned hereby attests to the fact that the parcel number(s) and legal description(s) shown in questions 3 and 5 is/are the true and proper identification of the area for which the petition is being submitted. Signatures of all owners or their agent are required on this form. Signatures by other than the owner(s) will be accepted only with notarized proof of authorization by the owner(s).

Owner of, Repord	Owner of Record
Name: RELAVNOSULORS F/NCC.	Name: 1 south & H lens washing
Address: 17210 SW Avener Rd.	Address: 3224 W. Chimitatul Je
'E' MAIL REAVAOIDST@6 MAIL. COM	Gainswilly Fr. 32607
Phone: 2-494-9980 Fax: 352-495-9191	Phone 352,538-1585 Fax:
Signature:	Signature: Water House Bilder @
Owner of Record	Owner of Record
Name:	Name:
Address:	Address:
Phone: Fax:	Phone: Fax:
Signature:	Signature:
To meet with staff to discuss the proposal, please call (352)  Owner/	2) 334-5022 or 334-5023 for an appointment.  Agent Signature  3/20/30/8
STATE OF FLORDIA COUNTY OF ACCHUA	, ,
Sworn to and subscribed before me this	y of
Personally Known OR Produced Identification	(Type) diwer ucense
TL—Applications—djw	KELLY L. LOFLAND

EXPIRES: April 2, 2021 Bonded Thru Notary Public Underwriters

40,000

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- No. 1817

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Land Bridge

YELLY LURANG MY CHARLES AND CAN LUMING SAND CAN TO LUMING SAND CONTENT

MAR 202018

Operator: Michael Hoge Receipt no: 73564

Item	Description	Account No	Payment	Payment Reference	Paid
PB-18-00037 00000 NW 26TH ST Fletcher Oaks PD Ammendment	Planned Development Amendment	001-660-6680-3401	CREDIT		\$1,548.00
Total:					\$1,548.00

Transaction Date: 03/20/2018

Time: 11:20:16 EDT



1.17





# APPLICATION—CITY PLAN BOARD Planning & Development Services

**OFFICE USE ONLY** 

Petition No. <u>P6-18-0037</u> Fee: \$ 1,548.00 EZ Fee: \$ N/

MAR 202018

Tax Map No. N		eipt No	564	
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Owner(s) of Record (pl				
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(Additional owners may be listed	d at end of applic.)	COAHED H	awiliano Hormail Com	
zoning map atlas, meet with the D discuss the proposed amendment of	epartment of Community l and petition process. Fail	Development pr	ments to the future land use map or ior to filing the petition in order to ll questions will result in the	
application being returned to the	reque	7.S.T		
Check applicable request(s) below			30	
Future Land Use Map []	Zoning Map		Master Flood Control Map []	
Present designation:	Present designation:	70	Other [ ] Specify:	
Requested designation:	Requested designatio	n: $\mathcal{P}\mathcal{D}$		
	INFORMATION O		Y	
1. Street address: Fletcher	DAKS-AW 2	6th 5%.		
2. Map no(s):				
3. Tax parcel no(s):				
4. Size of property: Apres /	acre(s)			
All requests for a land use or zon.	ing change for property of	f less than 3 acr	res are encouraged to submit a market	
analysis or assessment, at a mir	imum, justifying the need	d for the use a	and the population to be served. All	

**Certified Cashier's Receipt:** 

Phone: 352 334 5022

proposals for property of 3 acres or more must be accompanied by a market analysis report.

<ul><li>b. May not be in Deed, Notice</li><li>c. Must correctly</li><li>d. Must fully deg</li><li>20 deg. W 34</li></ul>	2 x 11 in. sheet of paper, separate fincluded as part of a Purchase Agree of Ad Valorem Taxes, Print-outs to describe the property being submisscribe directions, distances and anglo'); Right-of-Way (not abbreviate	eement, Contract for Sale, Lease Agreement, Transfer of Title, Warranty from Property Appraiser's Office, etc.
ZONIN	G CHANGES (NOTE: All must meet adopted level of so	G ALL REQUESTS FOR LAND USE AND/OR l development associated with rezonings and/or land use ervice standards and is subject to applicable concurrency
A.	What are the existing surro	ounding land uses?
€84.34E	North Resident	TA
	South !!	THE THEORY OF THE STATE OF
	East	
	West /\	
		33
B.		or vacant buildings within ½ mile of the site that have the ing for your intended use of this site?
	NO	YES If yes, please explain why the other properties cannot accommodate the proposed use?

C.	If the request involves nonresidential development adjacent to existing or future residential, what are the impacts of the proposed use of the property on the following:					
	Residential streets					
	Noise and lighting					
D,	Will the proposed use of the property be impacted by any creeks, lakes, wetlands native vegetation, greenways, floodplains, or other environmental factors or b property adjacent to the subject property?					
	NO YES (If yes, please explain below)					
	*					
E.	Does this request involve either or both of the following?					
	a. Property in a historic district or property containing historic structures?					
	NO YES					
	b. Property with archaeological resources deemed significant by the State?					
	NO YES					
F	Which of the following best describes the type of development pattern you development will promote? (please explain the impact of the proposed change of the community):					
	Redevelopment Urban Infill  Activity Center Urban Fringe  Strip Commercial Traditional Neighborhood					

Explanation of how the proposed development will contribute to the community.

•	Single Family Housing
G.	What are the potential long-term economic benefits (wages, jobs & tax base)?
	Reultst Revenoe
H.	What impact will the proposed change have on level of service standards?
	Roadways
	NA
	Recreation
	N/R
	Water and Wastewater
	NIR
	Solid Waste
	N/A
	Mass Transit
	NA
I.	Is the location of the proposed site accessible by transit, bikeways or pedestrian facilities?
	NO YES (please explain)

#### **CERTIFICATION**

The undersigned has read the above application and is familiar with the information submitted. It is agreed and understood that the undersigned will be held responsible for its accuracy. The undersigned hereby attests to the fact that the parcel number(s) and legal description(s) shown in questions 3 and 5 is/are the true and proper identification of the area for which the petition is being submitted. Signatures of all owners or their agent are required on this form. Signatures by other than the owner(s) will be accepted only with notarized proof of authorization by the owner(s).

Owner of, Repord	Owner of Record						
Name: RELAVNOSULORS F/NCC.	Name: 1 south & H lens washing						
Address: 17210 SW Avener Rd.	Address: 3224 W. Chimitatul Je						
'E' MAIL REAVAOIDST@6 MAIL. COM	Gainswilly Fr. 32607						
Phone: 2-494-9980 Fax: 352-495-9191	Phone 352538-1585 Fax:						
Signature:	Signature: Water House Bilder @						
Owner of Record							
Name:							
Address:	Address:						
Phone: Fax:	Phone: Fax:						
Signature:	Signature:						
To meet with staff to discuss the proposal, please call (352) 334-5022 or 334-5023 for an appointment.  Owner/Agent Signature  Date							
STATE OF FLORDIA COUNTY OF ACCHUA	, ,						
Sworn to and subscribed before me this	Phones 2538-1585 Fax: Signature: Other House Bridge Color Name: Address:  Phone: Fax: Signature:  Owner/Agent Signature  Date  Address:  Date  Owner/Agent Signature  Signature  Date  Address:  Phone: Fax: Signature:  Date  Owner/Agent Signature  Date  Owner/Agent Signature  Signature  Date  Owner/Agent Signature  Date  Owner/Agent Signature  Date  Owner/Agent Signature  Date  Owner/Agent Signature  Date						
Personally Known OR Produced Identification	(Type) Ullul Uclide '						
TL—Applications—djw							

EXPIRES: April 2, 2021 Bonded Thru Notary Public Underwriters

40,000

ENER (SE)E

- No. 1817

Leaf A

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Land Bridge

YELLY LURANG MY CHARLES AND CAN LUMING SAND CAN TO LUMING SAND CONTENT

MAR 202018

Operator: Michael Hoge Receipt no: 73564

Item	Description	Account No	Payment	Payment Reference	Paid
PB-18-00037 00000 NW 26TH ST Fletcher Oaks PD Ammendment	Planned Development Amendment	001-660-6680-3401	CREDIT		\$1,548.00
Total:					\$1,548.00

Transaction Date: 03/20/2018

Time: 11:20:16 EDT

