

City of Gainesville

City Hall 200 East University Avenue Gainesville, Florida 32601

Legislation Details (With Text)

File #: 020132 Version: 2 Name: Land Use Change - Destiny Apartments (B)

Type: Ordinance Status: Passed

File created: 1/27/2003 In control: City Attorney

On agenda: Final action: 1/27/2003

Title: LAND USE CHANGE - DESTINY APARTMENTS (B) ORDINANCE NO. 0-02-42, PETITION 4LUC-

02PB An ordinance amending the City of Gainesville 2000-2010 Comprehensive Plan, Future Land Use Map; by changing the land use category of certain property from "Planned Use District" to "Residential High Density (8-100 units per acre)"; located in the vicinity of 1220 and 1224 Southwest 1st Avenue; providing a severability clause; providing a repealing clause; and providing an effective

date.

Sponsors:

Indexes:

Code sections:

Attachments: 1. 020132.TIF, 2. 020132.TIF, 3. 020132 a ORDINANCE NO. 0-02-42 20040101, 4. 020132 b

ORDINANCE NO. 0-02-42_20040101, 5. 020132_PETITION 4LUC-02PB_20040101

Date	Ver.	Action By	Action	Result
1/27/2003	2	City Commission	Approved and Adopted on Adoption Reading (Ordinance)	Pass
7/22/2002	1	City Commission	Approved (Petition)	Pass

LAND USE CHANGE - DESTINY APARTMENTS (B)

ORDINANCE NO. 0-02-42, PETITION 4LUC-02PB

An ordinance amending the City of Gainesville 2000-2010 Comprehensive Plan, Future Land Use Map; by changing the land use category of certain property from "Planned Use District" to "Residential High Density (8-100 units per acre)"; located in the vicinity of 1220 and 1224 Southwest 1st Avenue; providing a severability clause; providing a repealing clause; and providing an effective date.

The City Commission adopt the proposed ordinance.

The proposed amendment to the Comprehensive Plan is treated as a small scale development activity. After the City Commission adopts the ordinance, it will be filed with the State Land Planning Agency. The state land planning agency does not review or issue a notice of intent for small scale development amendments. Any affected person may file a petition with the State Division of Administrative Hearings to request a hearing to challenge the compliance of a small scale development amendment within 30 days following the City's adoption of the amendment.

Small scale development amendments do not become effective until 31 days after adoption. If challenged within 30 days after adoption, small scale development amendments shall not become effective until the state land planning agency or the Administration Commission issues a final order that the adopted small scale development amendment is in compliance.