# City of Palm Coast, Florida Agenda Item

Agenda Date: July 19, 2023

Department	COMMUNITY DEVELOPMENT	Amount
Division	PLANNING	Account #

**Subject:** BELLE TERRE ESTATES MPD - APPLICATION # 5302

#### Presenter: Bill Hoover, AICP, Senior Planner

#### Background:

The 40 +/- acre subject site is located at the SE corner of Belle Terre Boulevard and Citation Boulevard. The site is currently zoned General Commercial (COM-2) and was platted as a commercial subdivision in January 2006, which was comprised of four large irregular-shaped lots. The land has set vacant since that time.

Belle Terre Holdings, LLC purchased the property on December 1, 2021. Mark Goldschmidt, Manager of Belle Terre Holdings, LLC has requested a rezoning from COM-2 to Belle Terre Estates Master Planned Development (MPD) for a 275-unit platted townhome community with a future 1.75 +/- acre commercial project located at the SE corner of Belle Terre Boulevard and Citation Boulevard and a public dog park located just east of the commercial area.

The applicant is proposing to rezone the subject property for a mixed-use project with the intention of initially developing the 275 platted townhomes and later developing the 1.75 +/- acre commercial parcel that would retain COM-2 uses, as more demand for commercial uses occurs with additional rooftops being developed within the project and to the east along Citation Boulevard. Citation Boulevard is currently under construction for an extension all the way to Seminole Woods Boulevard which will provide future residents and neighboring residents a quicker route on going to or returning from I-95. The expansion of Citation Boulevard is expected to be completed in the second half of 2024.

The townhome community will have approximately 1497 s.f. interior townhomes with one-car garages and typically have 1497 s.f. to 1663 s.f. exterior townhomes (end units) with one or two-car garages on 275 platted lots. After several design revisions the project will meet Section 5.03.04.A.3. of the LDC that requires one-car garages for townhomes less than 1,500 s.f. and two-car garages for townhomes 1,500 s.f. or larger. Interior lots are a minimum of 19 feet wide by 90 feet deep while exterior lots are at least 22 feet wide by 90 feet deep.

The applicant is donating about 1.19 +/- acres of land for the City dog park as part of the required public benefit of rezoning to a MPD. Once half of the townhomes have received a Certificate of Occupancy the applicant has agreed to construct the public dog park. As proposed, the MPD would allow the applicant to receive park impact fee credits for the actual design and construction costs of the public dog park. The townhome community will also have a private amenity center including clubhouse and pool that will be located in the northeast corner of the MPD.

<u>Public Participation:</u> The applicant scheduled a neighborhood meeting at 5:30 PM at the Hilton Garden Inn on July 10, 2023. All neighboring residents within 300 feet of the project's

boundaries were invited by USPS First Class mail to this meeting. The applicant sent three representatives and the City staff sent one representative to the neighborhood meeting but none of the invited neighbors attended. Signs along both Citation Boulevard and Belle Terre Boulevard will be erected 14 days prior to each public hearing. Additionally, new ads will be run at least 10 days prior to each public hearing.

#### **Recommended Action:**

Planning staff recommends that the Planning and Land Development Regulation Board find the project in compliance with the Comprehensive Plan and recommend that City Council approve Belle Terre Estates MPD - AR # 5302.



#### COMMUNITY DEVELOPMENT DEPARTMENT STAFF REPORT FOR BELLE TERRE ESTATES MPD PLANNING AND LAND DEVELOPMENT REGULATION BOARD (PLDRB) PUBLIC HEARING ON JULY 19, 2023

#### OVERVIEW

Applicant:	Belle Terre Holdings, LLC
Property Description:	40 +/- acres located at the southeast corner of Belle Terre Boulevard and Citation Boulevard
Property Owner:	Belle Terre Holdings, LLC, a Delaware limited liability company, 36 Charming Way, Lakewood, NJ 08701
Current FLUM Designation:	Mixed Use
Current Zoning Designation:	General Commercial (COM-2)
Current Use:	Vacant forested land
Size of Subject Property:	40 +/- acres
Requested Action:	Rezone the property to Belle Terre Estates Master Planned Development (MPD) for a 275-unit platted townhome community with a future 1.75 +/- acre general commercial project located at the SE corner of Belle Terre Boulevard and Citation Boulevard and a public dog park located just east of the commercial area.

Recommendation: Approval

#### ANALYSIS

#### **REQUESTED ACTION**

Mark Goldschmidt, Manager of Belle Terre Holdings, LLC has requested a rezoning from General Commercial (COM-2) to Belle Terre Estates Master Planned Development (MPD) for a 275-unit platted townhome community with a future 1.75 +/- acre general commercial project located at the SE corner of Belle Terre Boulevard and Citation Boulevard and a public dog park located just east of the commercial area.

#### **BACKGROUND/SITE HISTORY**

Belle Terre Holdings, LLC purchased the property on December 1, 2021. This COM-2 zoned land was platted as a commercial subdivision in January 2006 and was comprised of four large irregular-shaped lots. The land has set vacant since that time.

#### **PROJECT DESCRIPTION**

The applicant is proposing to rezone the subject property for a mixed-use project with the intention of initially developing the 275 platted townhomes first and developing the 1.75 +/- acre commercial parcel that would retain COM-2 uses later, as more demand for commercial uses occurs with additional rooftops being developed within the project and to the east along Citation Boulevard. Citation Boulevard is currently under construction for an extension all the way to Seminole Woods Boulevard which will provide the residents and neighboring residents a quicker route on going to or returning from I-95. The expansion of Citation Boulevard is expected to be completed in the second half of 2024.

The townhome community will have approximately 1497 s.f. interior townhomes with one-car garages and typically have 1497 s.f. to 1663 s.f. exterior townhomes (end units) with one or two-car garages on 275 platted lots. After several design revisions the project will meet Section 5.03.04.A.3. of the LDC that requires one-car garages for townhomes less than 1,500 s.f. and two-car garages for townhomes 1,500 s.f. or larger. Interior lots are a minimum of 19 feet wide by 90 feet deep while exterior lots are at least 22 feet wide by 90 feet deep.

Once half of the townhomes have received a Certificate of Occupancy the applicant has agreed to construct the public dog park. The applicant is donating about 1.19 +/- acres of land for the City dog park as part of the required public benefit of rezoning to a MPD. As proposed, the MPD would allow the applicant to receive park impact fee credits for the actual design and construction costs of the public dog park. The townhome community will also have a private amenity center including clubhouse and pool that will be located in the northeast corner of the MPD.

# ANALYSIS BASED ON UNIFIED LAND DEVELOPMENT CODE, CHAPTER 2, SECTION 2.05.05

The Unified Land Development Code, Chapter 2, Part II, Section 2.05.05 states: When reviewing a development order application, the approval authority shall determine whether sufficient factual data was presented in order to render a decision. The decision to issue a development order shall be based upon the following, including but not limited to:

#### A. The proposed development must not be in conflict with or contrary to the public interest;

**Staff Finding**: The proposed MPD is not in conflict with, or contrary to, the public interest as the MPD Master Plan shows the proposed uses to be in harmony within the project and with neighboring lands. To the north is Citation Boulevard, to the east is a City Water Plant on 18.1 +/- acres, to the south are primarily wetlands and to the west is Belle Terre Boulevard.

*B.* The proposed development must be consistent with the Comprehensive Plan and the provisions of this LDC;

**Staff Finding:** The request is consistent with the following objectives and policies of the Comprehensive Plan:

#### Chapter 1 Future Land Use Element:

-Objective 1.1.4 – Discourage Urban Sprawl – Promote compact and contiguous development, a mixture of land uses, and discourage urban sprawl.

After subtracting lands for the commercial tract and public dog park, the 275 platted townhomes will have a medium density of about 7.42 units/per acre on the remaining land. The extension of Citation Boulevard makes development of this site as ideal for a mixed-use

project with a medium density residential community and some commercial uses located directly at the SE corner of Belle Terre Boulevard and Citation Boulevard.

-Policy 1.1.4.1 – The Mixed Use land use designation intended to provide opportunities for residents to work, shop, engage in recreational activities, and attend school and religious services in reasonably close proximity to residential dwelling.

Just within this project residents will have the opportunity to shop, engage in recreational opportunities and also have a few job opportunities at the future commercial center.

-Policy 1.1.4.2 – The Master Planned Development (MPD) zoning district shall allow residential housing types to be mixed with retail, service, office, commercial, and other land uses. Potential areas for MPD's are strategically located throughout the City to promote infill development and to maximize vehicular and pedestrian accessibility.

As mentioned above this MPD will have retail, service, office and/or commercial uses at the commercial tract located directly at the corner of Belle Terre Boulevard and Citation Boulevard. This will allow residents to visit this commercial area frequently as a multi-purpose trip when leaving or returning home or even visit these commercial services via bicycle or walking on the many sidewalks to be provided throughout the community.

-Policy 1.1.4.5 – Land use patterns will be required to be efficient and not disproportionately increase the cost of providing and maintaining public facilities, as well as providing housing and transportation strategies that will foster energy conservation.

The proposed MPD is consistent with the above policy as the 275 townhomes and commercial tract will be located at the intersection of two key travel routes in south Palm Coast once the extension of Citation Boulevard is complete. This will be compact development located along two roadways with sufficient capacity and where other services for residents are already provided adjacent to or nearby the site.

-Policy 1.3.1.3 – The City shall encourage development to locate in the areas where public facilities, infrastructure, and services are available. Where there are deficiencies and where appropriate, the City shall require the developer to provide or extend the facilities as necessary to accommodate development. Applicable impact fees shall be used by the City consistent with State law to offset the costs of the City providing facilities.

The proposed MPD does not expand into areas which are currently not served by infrastructure. The applicant will provide an analysis during the Preliminary Plat process to ensure that facilities to serve the proposed development are adequate.

*C.* The proposed development must not impose a significant financial liability or hardship for the *City;* 

**Staff Finding**: All proposed development within the Palm Coast Park MPD will be required to pay impact fees which will ensure the City does not have a financial liability for this mixed-use project.

*D.* The proposed development must not create an unreasonable hazard, or nuisance, or constitute a threat to the general health, welfare, or safety of the City's inhabitants;

**Staff Finding**: The proposed MPD will not create issues that will threaten the City's inhabitants as the proposed land uses are buffered from neighboring properties by Belle Terre Boulevard to

the west, Citation Boulevard to the north, a large City water plant parcel to the east and wetlands to the south.

*E.* The proposed development must comply with all other applicable local, state and federal laws, statutes, ordinances, regulations, or codes.

**Staff Finding:** Development of Belle Terre Estates MPD must also comply with the development standards of the City's Land Development Code, the Comprehensive Plan and the requirements of all other applicable agencies throughout the development process.

# ANALYSIS BASED ON UNIFIED LAND DEVELOPMENT CODE, CHAPTER 2, SECTION 2.09.04

The Planning and Land Development Regulation Board and City Council shall consider the following criteria, in addition to the findings listed in Subsection 2.05.05, when reviewing a master planned development application.

A. Consistency with all adopted elements of the Comprehensive Plan and whether it furthers the goals and objectives of the Comprehensive Plan.

**Staff Finding:** As previously stated, the proposed application is consistent and furthers the goals and objectives of the Comprehensive Plan.

B. Consistency with the general intent of the LDC.

**Staff Finding:** The standards established in the Belle Terre MPD are consistent with the general intent of the LDC.

C. Degree of departure of the proposed development from surrounding areas in terms of character and density/intensity.

**Staff Finding:** The standards established in the Belle Terre Estates MPD are consistent with the general intent of the LDC. The proposed MPD Development Agreement has only minor and moderate departures from the LDC. However, it also provides a key public benefit by providing a land donation for a public dog park whose conceptual layout has been reviewed and conceptually approved by the City's Park Team.

D. Compatibility within the development and relationship with surrounding neighborhoods.

**Staff Finding:** As stated in the previous criteria, the proposed MPD is very compatible with neighboring properties.

*E.* Adequate provision for future public education and recreation facilities, transportation, water supply, sewage disposal, surface drainage, flood control, and soil conservation as shown in the development plan.

**Staff Finding:** As this project submits for a Preliminary Plat, a concurrency analysis will be required to determine the adequacy of available infrastructure to serve the project.

*F.* The feasibility and compatibility of development phases to stand as independent developments.

**Staff Finding:** During the Preliminary Plat review, staff will ensure that each phase within the development including the commercial and public dog park tract can function on its own.

G. The availability and adequacy of primary streets and thoroughfares to support traffic to be generated within the proposed development.

**Staff Finding:** Both Belle Terre Boulevard and Citation Boulevard have sufficient capacity to handle the project's traffic. The proposed rezoning from COM-2 to a mixed-use MPD with primarily residential uses will substantially reduce traffic generated by the project.

H. The benefits within the proposed development and to the general public to justify the requested departure from standard development requirements inherent in a Master Planned Development District classification.

**Staff Finding:** As noted previously, the property owner will provide a key public benefit by donating about 1.19 +/- acre of land for a public dog park. The property owner has also agreed to construct the dog park in return for credit on park impact fees not to exceed the design and construction costs of the dog park. This will likely get the park constructed at a lower cost for our citizens by having the applicant's project engineer design the site at a reduced cost since that engineering firm already has drawings of the overall site area and the construction can likely occur without any mobilization costs since it could be accomplished when the developer constructs their own amenity center or works on a later phase of the project. (The City will require that all costs be kept separate for design and construction of the public dog park from other work within Belle Terre Estates MPD.)

*I.* The conformity and compatibility of the development with any adopted development plan of the City of Palm Coast.

Staff Finding: It is in compliance with the Mixed Use designation of the Future Land Use Element.

J. Impact upon the environment or natural resources.

Staff Finding: The project meets the LDC in compliance to protecting natural resources.

K. Impact on the economy of any affected area.

**Staff Finding:** The proposed project will provide jobs during construction of the project and provide housing for residents. Additionally, the commercial area will provide some jobs for Palm Coast residents and provide commercial services in the void between along Belle Terre Boulevard between SR 100 and US 1.

#### PUBLIC PARTICIPATION

The applicant held a neighborhood meeting at 5:30 PM at the Hilton Garden Inn on July 10, 2023. All neighboring residents within 300 feet of the project's boundaries were invited by USPS First Class mail to this meeting. The applicant sent three representatives and the City staff sent one representative to the neighborhood meeting but none of the invited neighbors attended. Signs along both Citation Boulevard and Belle Terre Boulevard will be erected 14 days prior to each public hearing. Additionally, new ads will be run at least 10 days prior to each public hearing.

#### RECOMMENDATION

Planning Staff recommends that the Planning and Land Development Regulation Board find the project in compliance with the Comprehensive Plan and recommend that City Council approve Belle Terre Estates MPD - AR # 5302.

#### ORDINANCE NO. 2023-REZONING APPLICATION NO. [5302] [BELLE TERRE ESTATES MPD]

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF PALM COAST, FLORIDA, AMENDING THE OFFICIAL ZONING MAP AS ESTABLISHED IN SECTION 2.06 OF THE CITY OF PALM COAST UNIFIED LAND DEVELOPMENT CODE FOR 40.0 +/- ACRES OF CERTAIN REAL PROPERTY DESCRIBED AS FOUR TAX PARCEL IDENTIFICATION NUMBERS LOCATED AT THE **SOUTHEAST** CORNER OF BELLE TERRE BOULEVARD AND CITATION BOULEVARD, AND BEING MORE PARTICULARLY DESCRIBED IN THE ATTACHED EXHIBIT A, FROM GENERAL COMMERCIAL (COM-2) TO MASTER PLANNED DEVELOPMENT (MPD) ZONING **DISTRICT; APPROVING** THE BELLE TERRE **ESTATES** MASTER PLANNED **DEVELOPMENT AGREEMENT:** PROVIDING FOR SEVERABILITY, CONFLICTS, AND AN **EFFECTIVE DATE.** 

WHEREAS, the Applicant is the owner of four Parcel Numbers (19-12-31-1095-00000-0010, 19-12-31-1095-00000-0020, 19-12-31-1095-00000-0030, 19-12-31-1095-00000-0040, which combined creates real property consisting of approximately 40.0 +/- acres ("Property") located at the southeast corner of Belle Terre Boulevard and Citation Boulevard in the City of Palm Coast, Flagler County, Florida, more particularly described in Exhibit "A"; and

**WHEREAS**, the Applicant desires to develop the Property with predominantly residential uses and with about 1.5 +/- acre of commercial uses ("Project") to meet the residential and neighborhood shopping demands of Palm Coast as it continues to grow; and

WHEREAS, as a result, the Applicant requests approval for a Master Planned Development (MPD) on the Property per the conditions set forth in the Development Agreement, attached hereto and incorporated herein as Exhibit "B" ("Development Agreement" or "DA"); and

WHEREAS, the Applicant voluntarily agrees with the conditions, terms, and restrictions hereinafter recited and as included in the Development Agreement, and has agreed voluntarily to their imposition as an incident to development of the Property; and

WHEREAS, the City of Palm Coast City Council ("City Council") finds that this Development Agreement (DA) has been properly conditioned with terms and restrictions to be consistent with the City's Comprehensive Plan (2035) (the "Comp Plan") and Unified Land Development Code (the "LDC") and that the conditions, terms, restrictions, and requirements set forth herein are necessary to ensure compliance with the Comprehensive Plan and LDC and the protection of the public health, safety, and welfare of the citizens of the City; and

WHEREAS, the City Council further finds that this Development Agreement is consistent with and an exercise of the City's powers under the Municipal Home Rule Powers Act; Article VIII, Section 2(b) of the Constitution of the State of Florida; Chapter 166, Florida Statutes; the City of Palm Coast City Charter; other controlling law; and the City's police powers; and

WHEREAS, additional conditions of approval may also be included within the minutes of relevant meetings of the Planning & Land Development Regulation Board and City Council. Furthermore, any representations or promises made by the Applicant during the zoning review and approval process for the Project (whether oral or in writing) shall also be additional conditions of approval if deemed appropriate by the City; and

**WHEREAS**, the Development Agreement is non-statutory and not subject to or enacted pursuant to the provisions of Sections 163.3220 -163.3243, Florida Statutes; and

**WHEREAS**, the Applicant intends to classify and develop the Property as a Master Planned Development (MPD) as set forth in the Development Agreement; and

**WHEREAS,** the Applicant's application for a Master Plan Development is approved subject to the Development Agreement's terms and conditions; and

WHEREAS, the Planning and Land Development Regulation Board and City Staff of the City of Palm Coast have recommended approval of this Ordinance and the Planning and Land Development Regulation Board has found this requested change and recommended conditions of approval consistent with the City of Palm Coast Comprehensive Plan; and

WHEREAS, the City Council of the City of Palm Coast held a duly noticed public hearing on the proposed zoning change set forth hereunder and considered findings and advice of staff, citizens, and all interested parties submitting written and oral comments and supporting data and analysis, and the recommendation of the Planning and Land Development Regulation Board which voted [# - #] to approve at the regularly scheduled meeting conducted on July 19, 2023, and after complete deliberation, the City Council hereby finds the requested change consistent with the City of Palm Coast Comprehensive Plan and that sufficient, competent, and substantial evidence supports the zoning change set forth hereunder, and

**WHEREAS**, the City Council of the City of Palm Coast hereby finds that this Ordinance serves a legitimate government purpose and is in the best interests of the public health, safety, and welfare of the citizens of Palm Coast, Florida.

# NOW, THEREFORE, IT IS HEREBY ORDAINED BY THE CITY OF PALM COAST, FLORIDA:

**SECTION 1. LEGISLATIVE AND ADMINISTRATIVE FINDINGS.** The above recitals (whereas clauses) are hereby adopted as the legislative and administrative findings of the City Council.

#### SECTION 2. ZONING MAP AMENDMENT AND MPD AGREEMENT.

(a) That the Official Zoning Map of the City of Palm Coast as described in City of Palm Coast Unified Land Development Code Section 3.01.02. is hereby amended to include a change of classification to City of Palm Coast Master Planned Development District (MPD) for the property legally described on Exhibit "A," which is attached and incorporated herein by this reference. City Staff is hereby directed to promptly amend the Official Zoning Map upon the effective date of this Ordinance.

(b) The Belle Terre Estates Master Planned Development Agreement ("Development Agreement") and its exhibits attached hereto as Exhibit "B", with all appropriate signatures and joinders, is hereby adopted and approved by the City Council of the City of Palm Coast and shall constitute the regulations for the specific MPD District. The Development Agreement shall be recorded in the Official Records of Flagler County, Florida, by the City Clerk.

**SECTION 3. SEVERABILITY**. It is hereby declared to be the intention of the City Council that the sections, paragraphs, sentences, clauses and phrases of this Code are severable, and if any phrase, clause, sentence, paragraph or section of this Code shall be declared unconstitutional by the valid judgment or decree of a court of competent jurisdiction, such unconstitutionality shall not affect any of the remaining phrases, clauses, sentences, paragraphs and sections of this Code.

**<u>SECTION 4.</u>** CONFLICTS. All ordinances or parts of ordinances in conflict with this Ordinance are hereby repealed.

**<u>SECTION 5. EFFECTIVE DATE</u>**. This Ordinance shall become effective immediately upon its passage and adoption.

Approved on first reading this \_\_\_\_\_ day of \_\_\_\_\_, 2023.

Adopted on the second reading after due public notice and hearing this \_\_\_\_\_ day of \_\_\_\_\_ 2023.

# CITY OF PALM COAST, FLORIDA

ATTEST:

DAVID ALFIN, MAYOR

Ordinance 2023-\_\_\_\_ Page **3** of **7** 

# KALEY COOK, CITY CLERK

APPROVED AS TO FORM AND LEGALITY

NEYSA BORKERT CITY ATTORNEY

Attachments:

Exhibit "A" – Legal Description of property subject to Official Zoning Map amendment Exhibit "B" – MPD Development Agreement

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#### EXHIBIT "A" LEGAL DESCRIPTION

Being a parcel of land lying in Government Sections 19 and 30, Township 12 South, Range 31 East, being part of "Parcel 409" as described in Official Records Book 553, Page 1745, Flagler County, Florida, being more particularly described as follows:

As a point of reference being the intersection of the Northerly line of said Government Section 19 with the Southeasterly right-of way line of Belle Terre Boulevard (An 80 ft. R/W), run along a curve to the left having a radius of 1500 feet, a chord bearing North 71 degrees 10 minutes 38 seconds East with a chord distance of 21.01 feet, through a central angle of 00 degrees 48 minutes 09 seconds for an arc length of 21.01 feet to the Point of Beginning of this description; thence from the Point of Beginning continue along a curve to the left having a radius of 1500 feet, a chord bearing North 44 degrees 15 minutes 27 seconds East with a chord distance of 1339.45 feet, through a central angle of 53 degrees 02 minutes 12 seconds for an arc length of 1388.50 feet to the intersection of said Southeasterly right-of-way line of Belle Terre with the Southerly right-of-way line of Citation Boulevard (An 80 ft. R/W), thence along said Southerly line of Citation Boulevard, South 73 degrees 47 minutes 20 seconds East, a distance of 323.21 feet, thence along a curve to the left having a radius of 2860.01 feet, a chord bearing South 79 degrees 56 minutes 15 seconds East with a chord distance of 612.66 feet, through a central angle of 12 degrees 17 minutes 50 seconds for an arc length of 613.83 feet, thence departing said Southerly right-of-way line, South 05 degrees 08 minutes 20 seconds East, a distance of 900.00 feet, thence North 84 degrees 51 minutes 40 seconds East, a distance of 420.81 feet, thence South 05 degrees 08 minutes 20 seconds East, a distance of 590.55 feet, thence North 70 degrees 29 minutes 37 seconds West, a distance of 1658.39 feet, thence North 80 degrees 07 minutes 14 seconds West, a distance of 845.44 feet to the Point of Beginning.

The above described property being formerly known as Lots 1, 2, 3 and 4, Citation Commerce Park, according to the map or plat thereof recorded in Plat Book 35, Pages 61 and 62, Public Records of Flagler County, Florida, vacated pursuant to Resolution 2020-172 Vacation of Plat known as Citation Commerce Park Application # 4237, recorded in Official Records Book 2547, Page 36, as re-recorded, together with referenced Exhibit "A" attached thereto, in Official Records Book 2621, Page 1866, Public Records of Flagler County, Florida.

# EXHIBIT "B" REVISED OFFICIAL ZONING MAP ORDINANCE No. 2023-\_\_\_\_

# EXHIBIT "C" MASTER PLANNED DEVELOPMENT AGREEMENT ORDINANCE No. 2023-\_\_\_\_

# BELLE TERRE ESTATES MASTER PLAN DEVELOPMENT AGREEMENT

THIS MASTER PLAN DEVELOPMENT AGREEMENT, (herein referred to as the "Development Agreement") is made and executed this \_\_\_\_\_day of \_\_\_\_\_, 2023, by and between the CITY OF PALM COAST, a Florida municipal corporation (herein referred to as the "City"), whose address is 160 Lake Avenue, Palm Coast, Florida, 32164, and the owner of the subject property, Belle Terre Holdings, LLC (herein referred to from time-to-time as the "Owner" regardless of whether singular or plural ownership status) whose address is 36 Charming Way, Lakewood, NJ 08701.

#### WITNESSETH:

WHEREAS, Belle Terre Holdings, LLC, is the principal owner and developer of a 40 (+/-) acre site, as more particularly described on Exhibit "A" ("Property" or "Subject Property"); and

WHEREAS, the Owner desires to develop the Property for a mixed use development (the "Project");

WHEREAS, the Subject Property has a Future Land Use Map designation of Mixed Use; and

WHEREAS, the Owner is in voluntary agreement with the conditions, terms, and restrictions hereinafter recited, and has agreed voluntarily to their imposition as an incident to development of the Subject Property; and

WHEREAS, the City of Palm Coast Planning and Land Development Regulation Board (PLDRB) and City of Palm Coast City Council finds that this Development

Agreement is consistent with the City's Comprehensive Plan and Land Development Code ("LDC") and that the conditions, terms, restrictions, and requirements set forth herein are necessary for the protection of the public health, safety, and welfare of the citizens of the City; and

**WHEREAS**, the City of Palm Coast City Council further finds that this Development Agreement is consistent with and an exercise of the City's powers under the *Municipal* Home Rule Powers Act; Article VIII, Section 2(b) of the Constitution of the State of Florida; Chapter 166, Florida Statutes; the City of Palm Coast City Charter; other controlling law; and the City's police powers; and

WHEREAS, this is a non-statutory Development Agreement which is not subject to or enacted pursuant to the provisions of Sections 163.3220 -163.3243, Florida Statutes.

**NOW**, **THEREFORE**, it is hereby resolved and agreed by and between the City and the Owner that the Master Plan Development ("MPD") is approved subject to the following terms and conditions:

#### SECTION 1. RECITALS.

The above recitals are true and correct and are incorporated herein by this reference and form a material part of this Development Agreement upon which the City and the Owner have relied.

#### SECTION 2. REPRESENTATIONS OF OWNER.

(a). The Owner hereby represents and warrants to the City that it is the principal Owner of the Subject Property in accordance with the title opinion or title certification provided by the Owner to the City issued by an attorney or title insurance company licensed to provide services in the State of Florida with said title opinion or certification

showing all liens, mortgages, and other encumbrances not satisfied or released of record relative to the Subject Property.

(b). The Owner represents and warrants to the City that it has the power and authority to enter into and consummate the terms and conditions of this Development Agreement; that all acts, approvals, procedures, and similar matters required in order to authorize this Development Agreement have been taken, obtained or followed, as the case may be; that this Development Agreement and the proposed performance of this Development Agreement by the Owner is not an *ultra vires* act; and that, upon the execution of this Development Agreement by the parties, this Development Agreement shall be valid and binding upon the parties hereto and their successors in interest.

# SECTION 3. APPROVAL OF MASTER PLAN DEVELOPMENT

(a). The City Council at its business meeting of \_\_\_\_\_2023, adopted Ordinance No. 2023-\_\_\_\_rezoning the Subject Property to Master Planned Development, subject to the terms and conditions of this MPD Agreement.

(b). The Owner acknowledges that if this MPD Agreement is ever terminated,the approval shall be deemed null and void and the land uses approved for the SubjectProperty shall no longer be permitted, unless otherwise approved by the City Council.

(c). The current provisions of the LDC, as may be amended from time-to-time, shall be applicable to the Subject Property unless otherwise specifically stated herein.Any City Code provision not specifically so identified will not be affected by the terms of this MPD Agreement and will be subject to enforcement and change under the same criteria as if no MPD Agreement were in effect.

# SECTION 4. PROJECT DESCRIPTION

Belle Terre Estates is a 40-acre mixed use development located on the southeastern corner of Belle Terre Boulevard and Citation Boulevard consisting of a compact, low-profile townhome development, a commercial outparcel on the intersecting street frontages, and a public dog park to be dedicated to the City of Palm Coast. This MPD is motivated by a desire to build a customized and efficient townhome development which allows for a minimum 19-foot-wide townhomes with the options of a single and double car garage and first floor bedroom thereby meeting the needs of a diverse customer base. Lots will focus less on yard space to maintain and more on practicality of accommodating one or two-story housing plans that prioritize natural light over large car garages and multiple stories typical of townhome designs. While not planned to be an age-restricted community, this townhome development serves to the needs of the aging population by offering more livable space on the first story including an optional first floor bedroom and less yard to maintain. In addition, the residential development will be a gated community and grounds and amenities will be maintained by a property association. Through these customized lot standards, additional space can be carved out as part of the MPD to provide for an approximately 1.19-acre public park to meet the growing needs of the Palm Coast community to have safe, outdoor spaces to bring their dogs. This is in addition to the private approximately 1.53-acre private recreation area planned for the residential development. The public dog park will be a benefit to the general public as well as the residents of Belle Terre Estates. Additionally, an area of approximately 1.75-acres is designated as a commercial outparcel and will accommodate the same commercial uses that are allowed in the previously designated COM-2 zoning district. Access to the commercial and public park is planned along Citation Boulevard and another access point

is planned further east as the main entrance to the townhome development from Citation Boulevard. A secondary access point is planned along Belle Terre Boulevard for both the townhome development and an interconnection point to the commercial parcel as generally shown on the Master Site Plan.

(a). <u>Residential</u> – The Property designated for Residential on **Exhibit "B" (the "MPD Master Plan")** shall consist of fee simple, platted townhome lots. The MPD Master Plan features up to 275 lots for a density of approximately 7 dwelling units per acre for the development. Comparatively, a straight rezoning to MFR-1, which is a conservativedensity option for multi-family development, would permit 8 dwelling units per acre. This density is far below the theoretical maximum allowable by the underlying Mixed Use land use designation which can account for up to 15 dwelling units per acre according to the City of Palm Coast Comprehensive Plan.

Platted lots will be a minimum of 19-feet in width and 90- feet in depth. Townhome buildings are anticipated to be either 50- or 60-feet long. The lot configuration is shown on **Exhibit "B" MPD Master Plan**. While interior lots will have one-car garages, end units will either have one-car or two-car garages depending on the total square footage of living space. This variety creates a mix of building and floor plan types to appeal to a diverse target market. A front setback of 25 feet is regulated to allow ample space for parking without encroaching into the rights-of-way. Minimum rear setbacks are 15 feet. Minimum end lot side setbacks are 10 feet which will allow for 20 feet of separation between main structures and minimum side street setbacks are 20 feet to allow some distance between structures and adjacent rights-of-way. Interior lots will have 0 feet setbacks as they will be attached via a common wall. Buildings will accommodate one-story and two-story

residences with a maximum building height of 50 feet. Supplemental performance standards for these units shall be as set forth in Section 7. The residential common area improvements will be maintained and managed under one or more property owners' associations. If more than one property owners' association is created on the Property, a Master Association will be created. The development plan for Belle Terre Estates is generally outlined below and depicted on the MPD Master Plan which is attached as **Exhibit "B" MPD Master Plan**. The MPD Master Plan contains a level of detail satisfactory to permit the Subject Property to proceed directly to Preliminary Plat/Construction Drawings without doing a Subdivision Master Plan. Technical Site Plans may be submitted simultaneously with preliminary plat(s) subject to review and approval as provided for in the LDC.

(b). <u>Commercial</u> - The Property designated as Commercial on Exhibit "B" MPD Master Plan shall conform to COM-2 zoning standards with respect to design, placement, and bulk standards and the uses permitted (P) or uses only approved by special exception (S) as provided for in the LDC under the COM-2 designation. However, the following uses shall be considered permitted uses: microbreweries, drinking establishments with outdoor entertainment, and auto parts stores without service bays due to its location and the screening and landscaping required around the COM-2 parcel. Special Exceptions shall be approved in accordance with Chapter 2 of the LDC. A request for a Special Exception shall not be deemed an amendment to this Development Agreement or change in zoning. Uses noted with (L) in the LDC for COM-2 are noted to have additional limitations from the LDC specific to that use. The commercial area may be subject to its own property owner's association and may not necessarily be subject to a proposed

Master Association. One secondary shared access point located off Belle Terre Boulevard is provided to the residential development, but has an interconnection point to provide secondary access to the commercial parcel as well. The commercial driveway extension will be built when the commercial development is constructed.

Temporary Construction Trailers - Temporary construction trailers may be (C). located within the MPD, subject to review and approval at the time of site development plan approval in accordance with the LDC.

Parks and Other Common Areas - Common areas are located throughout (d). the MPD and shall include open space, landscape areas, ponds, recreation (active and passive) including a minimum 1.19 acre public dog park and a minimum 1.53 acre private amenity area which may include a pool and cabana or similar amenity infrastructure. The public dog park will be approximately 1.19-acres in size and will be located as generally depicted on the MPD Master Plan. An access point along Citation Boulevard will provide for shared access between the commercial parcel and the public park. Open space within the MPD as defined by the LDC shall meet or surpass 30% or 12 acres, whichever is greater, including landscaped areas, preserved wetland areas, buffers, retained upland planted areas and ponds. Open space as depicted on the MPD Master Plan may undergo minor changes during permitting but will maintain a minimum of 12 acres measured over the entire Project.

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SECTION 5. DEVELOPMENT PLAN

The MPD Master Plan depicts the general layout of the entire development. (a). The exact location of structures, lot lines, roadways, internal landscape buffers, wetlands, drainage facilities and other improvements shown on the MPD Master Plan may be

modified during review of the Preliminary Plat/construction drawings and site development plans.

(b). Adjustments to the MPD Master Plan are anticipated to occur during the site development plan and subdivision plat review processes. Minor revisions which meet the intent and purpose of the City's Comprehensive Plan and LDC shall be approved by the Land Use Administrator (LUA), if the substantial integrity of the original MPD Master Plan and the development standards contained herein are maintained. Any modification to the MPD Master Plan that increases the intensity or types of development uses, increases building heights, reduces the total amount of open space, or decreases the size of any perimeter buffer within the Property shall require the approval of the City Council following the review and recommendation of the Planning and Land Development Regulation Board (PLDRB).

(c). The planned first phase of development will be the residential and private park. Construction of the public dog park will be completed by the Owner by the time 50% (i.e. estimated at 138 units) of the residential units planned for the Project have received a Certificate of Occupancy (CO). Construction of the private amenity center for the residents will commence construction by the time 50% (i.e. estimated at 138 units) of the residential units planned for the Project have received a Cartificate of Occupancy (CO). The LUA may provide extensions for these two deadlines due to unforeseen circumstances out of the Owner's control. The Owner will receive park impact fees for only the design and construction of the public dog park and will deed the public dog park to the City of Palm Coast within 30 days of completion of the dog park. The Owner will provide a survey of the property

and the environmental report. Park impact fees will not be credited for donation of the park as that is considered consideration for the public benefit for the Owner rezoning to a MPD, as described in Section 3.03.04.A.1. of the LDC. A preliminary sketch of the dog park is attached as **Exhibit "C" Conceptual Dog Park Sketch**. The commercial parcel is anticipated to be developed at a later date as the market may dictate. All infrastructure necessary to the commercial parcel shall be constructed along with the construction of the commercial parcel as a condition of site development plan or preliminary plat approval.

#### SECTION 6. LAND DEVELOPMENT CODE APPLICABILITY

(a). The LDC applies to the Property and development within it, unless expressly otherwise provided in this MPD. As previously noted, this MPD will allow residents to choose between interior units with a one-car garage or end units with either a one-car or two-car garage and optional first floor bedroom for the townhome development, and all units will meet the City's requirements in Section 5.03.04.A.3 of the LDC that require townhomes of 1,500 square feet or larger in living area to have a two-car garage. The compact and very walkable design of the project will have lot sizes that will be less than what prescriptive straight zoning districts provide for townhome lots. Specifically, townhome lots for Belle Terre Estates will have a minimum 15-foot rear setback, minimum 19-foot lot width and a minimum lot size of 1,710 square feet given a 90-foot lot depth minimum. Additionally, a minimum landscaped area equal to 20% of the lot area shall be provided in front of interior building facades and a minimum overall landscaped area average of 25% of lot areas in front of all townhome building facades.

(b). The requirements of this Section supersede any inconsistent provisions of the LDC or other Ordinances of the City.

(1) <u>Wetlands and Wetland Buffer.</u> After the issuance of an Environmental Resource Permit by the St. Johns River Water Management District (SJRWMD), a conservation easement in favor of the SJRWMD shall be recorded. Conservation Easements including the upland buffer shall not be included within development lots. An upland buffer with an average 25 feet in width will be provided adjacent to preserved wetlands on-site with a minimum buffer width of 15 feet. Where wetlands are impacted by the development plan, buffering and mitigation, consistent with the SJRWMD permit, shall be provided. Activities within the upland buffer shall be limited to removal of invasive vegetation, installation of essential utilities and permitted trail crossings. Wetlands and wetland buffers shall be regulated by the LDC.

(2) <u>Stormwater.</u> The Property is being developed with privately maintained roads, driveways, and a privately maintained drainage system. Stormwater runoff from the Project will be conveyed to on-site stormwater retention systems by means of grassed swales, curb gutters, and an underground retention and drainage pipe system. The stormwater retention systems onsite may be interconnected with such systems on adjacent sites, subject to approval of the St. Johns River Water Management District and the City. The City and Owner/Developer will coordinate at time of Preliminary Plat and Technical Site Plan reviews to ensure that offsite drainage will not be affected by the onsite improvements.

(3) <u>Roadways/Rights-of-Way</u>. All roadways, turn lanes and signalization that are internal to the Project will be constructed in accordance with applicable City

standards and the LDC. Roads throughout the townhome subdivision shall have a legal width of 50 feet and include a 24-foot-wide paved surface for the travel lanes as well as 5-foot-wide sidewalks to maintain pedestrian access throughout the development. Commercial driveways and parking will meet the standards of the LDC. Upon development of the lands shown on the MPD Master Plan, emergency vehicle access shall be permitted through the Property at all times.

(4) Landscape. Efforts to preserve and enhance the Project design will be achieved through adjustments of building, parking, roadway and stormwater location (as outlined below) and through supplemental landscaping that will blend with the natural vegetation yet carefully accentuate the residential areas, commercial areas, entrances, and other common spaces. Specific buffering requirements include a 25-foot wide "G" type buffer along the property fronting Belle Terre Boulevard, a 10-footwide "A" type buffer along the property fronting Citation Boulevard, and a 10-footwide "C" type buffer along the Property. The landscaped area shown on the MPD Master Plan is of sufficient width to accommodate buffers between the townhomes on the south, and the commercial area and public dog park on the north, and required screenings and plantings will be determined during the Preliminary Plat review. Some overlap and averaging of buffers with stormwater facilities and easements may be employed as provided for in the LDC and generally depicted on the Master Site Plan. All reasonable efforts shall be made to preserve existing native trees and vegetation on the site.

Parking lots, roadways, entrances, residential buildings, and other common areas will be landscaped with ornamental and native plant materials and in accordance with the LDC. These areas will be landscaped to include pockets of preserved trees, and will

allow for enhanced street frontage landscaping, garden courtyards, foundation and other types of landscaping to reflect outdoor spaces and to blend with the natural vegetation. All ornamental landscape beds and lawn areas will have supplemental irrigation. Florida Water Star landscaping standards are encouraged where feasible.

(5) <u>Signage</u>. All signage shall be regulated per the LDC. Directional signage for recreation and other amenities may be provided throughout the development. Directional signs shall be uniform and consistent in design throughout the residential community and shall be located in a tract or easement designated for signage and maintained by common property association or CDD (if approved by the City). Directional signage may include the identity of the facility or amenity.

Neighborhood identity signs may be located along the main internal road in accordance with residential entrance sign criteria in the LDC.

The Project's commercial signage within the area designated as commercial shall comply with the provisions of the LDC for such property. All commercial signage will be consistent and uniform in design. All signs will comply with the setbacks and sight clearance requirements of the LDC.

(6) <u>Entry Features</u>. Entry Features and signs are to be regulated per the LDC. Entry features and signs may be constructed at the entrance/exit to the Project in approximate locations as shown on the MPD Master Plan. The Owner reserves the right to construct secured entry gates. Vehicular access shall be designed to accommodate emergency vehicle access at both access locations, pursuant to dimensional requirements defined by the LDC.

(7) <u>Roads, Streets and Alleys</u>. The Property is being developed with privately maintained roads.

(8) <u>Recreation</u>. Recreation facilities shall be provided consistent with
 Comprehensive Plan level of service standard. An approximately 1.19-acre public park is
 proposed as a dog park within the development in addition to traditional private amenities
 to serve the townhome community as generally depicted on the MPD Master Plan.

(9) <u>Pedestrian / Bicycle Access</u>. A pedestrian / bicycle system shall provide connection between residential and commercial areas, structures, commercial development, and amenities, and for access and passive recreation needs. There is no sidewalk proposed along the exterior of the development along Belle Terre Boulevard or Citation Boulevard as future City improvement plans for these roadways plan for sidewalk only on the opposite sides of the road as the proposed development. However, the Owner shall pay into the sidewalk fund for the Project's frontage only along Citation Boulevard at the time of City approval of the Preliminary Plat/Construction Drawings.

(10) <u>Parking</u>. Residential parking will provide for two parking spaces per unit with either a one-car or two-car garage depending on the amount of living area per townhome unit. All units will meet the City's requirements in Section 5.03.04.A.3 of the LDC that requires townhomes of 1,500 square feet or larger in living area to have a twocar garage. Parking for non-residential uses will comply with the LDC with the clubhouse parking provided at a minimum of one space per 250 square feet of gross floor area.

(11) <u>Neighboring Property Perimeter Buffers</u>. Owner will provide a perimeter buffer of 10' along the adjacent City utility site to the east, and the Project will maintain a minimum 25' wide buffer along the southern boundary which may allow for

some stormwater retention or compensatory storage as needed, but will not be impacted by buildings or lots as generally depicted on Exhibit "B".

(12) Nothing herein shall be deemed a prohibited exaction under Fla. Stat.

70.45, and Owner agrees it has not suffered any damages under that statute.

# SECTION 7. SITE DEVELOPMENT PLAN

(a). The following table lists the site development requirements that are applicable within the Property.

**Table of Site Development Requirements** 

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ТҮРЕ	COMMERCIAL (COM-2)	RESIDENTIAL AND PARK/AMENITY
Lot Width Minimum	100'	19'
Lot Size Minimum	20,000 SF	1,710 SF
Height Maximum <sup>1</sup>	50'	50'
Setbacks from Street Minimums	Arterial/Collector Road 25' Local Road 20'	25' Primary Street
Front Setback Minimum	N/A	25′
Side Yard Setback Minimum	10'	0' Interior, 10' Exterior
Rear Setback Minimum	10' Interior boundary	15′
Side Street Setback Minimum	N/A	20' Side Street
Max Impervious Surface Ratio (ISR)	.75 (throughout	.70 (throughout
	Commercial Area of Site)	Residential Area of Site
		and .50 on public dog park site)
Maximum Floor Area Ratio (FAR)	.40	N/A

<sup>1</sup>Roof heights shall be measured in accordance with LDC. <sup>2</sup> Commercial development standards not identified in MPD shall follow LDC.

# **Additional Dimensional Requirements**

- 1. All setbacks will be measured from the lot line to the foundation of the structure.

(b) <u>Building</u>. The preliminary architectural and design standards applicable to the residential development are generally depicted on **Exhibit "D" ("Conceptual Architectural Elevation")**.

(c) <u>Services</u>. All services for the Property, including utilities, fire protection, solid waste, telephone, electricity, cable television, fiber optics, and stormwater management shall be provided by the responsible parties. All new utilities serving the Project shall be installed underground except wells and pump stations. Water and wastewater services are to be provided by the City of Palm Coast.

SECTION 8. BREACH; ENFORCEMENT; ALTERNATIVE DISPUTE RESOLUTION.

(a). In the event of a breach hereof by either party hereto, the other party hereto shall have all rights and remedies allowed by law, including the right to specific performance of the provisions hereof.

(b). In the event that a dispute arises under this MPD Agreement, the parties shall attempt to resolve all disputes informally. In the event of a failure to informally resolve all disputes, the City and Owner agree to engage in mediation before a certified Circuit Court mediator selected by the parties. In the event that the parties fail to agree to a mediator, a certified mediator may be selected by mutual consent of the City and the Owner. The parties shall equally pay all costs of mediation. A party who unreasonably refuses to submit to mediation may not later object in Circuit Court that the other party failed to comply with this Section 8(b) by not participating in the mediation prior to filing suit.

(c). Prior to the City filing any action or terminating this MPD Agreement as a result of a default under this MPD Agreement, the City shall first provide the Owner written

notice of the said default. Upon receipt of said notice, the Owner shall be provided a thirty (30) day period in which to cure the default to the reasonable satisfaction of the City prior to the City filing said action or terminating this MPD Agreement. If thirty (30) days is not a reasonable period of time in which to cure the default, the length of the cure period shall be extended for a time period acceptable to the City, but in no case shall the cure period exceed ninety (90) days from the initial notification of default. Upon proper termination of the MPD Agreement, the Owner shall immediately be divested of all rights and privileges granted hereunder.

#### SECTION 9. NOTICES.

(a). All notices required or permitted to be given under this MPD Agreement must be in writing and must be delivered to the City or the Owner at its address set forth below (or such other address as may be hereafter be designated in writing by such party).

(b). Any such notice must be personally delivered or sent by registered or certified mail, overnight courier, facsimile, or telecopy.

(c). Any such notice will be deemed effective when received (if sent by hand delivery, overnight courier, telecopy, or facsimile) or on that date which is three (3) days after such notice is deposited in the United States mail (if sent by registered or certified mail).

(d). The parties' addresses for the delivery of all such notices are as follows:

As to the City:	City Manager 160 Lake Avenue Palm Coast, Florida, 32164
As to the Owner:	Moshe Goldshmidt, Manager Belle Terre Holdings, LLC 36 Charming Way Lakewood, NJ 08701

# SECTION 10. SEVERABILITY.

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It is hereby declared to be the intention of the City Council that the sections, paragraphs, sentences, clauses, and phrases of this MPD Agreement are severable, and if any phrase, clause, sentence, paragraph, or section of this MPD Agreement shall be declared unconstitutional by the valid judgment or decree of a court of competent jurisdiction, such unconstitutionality shall not affect any of the remaining phrases, clauses, sentences, paragraphs and sections of this MPD Agreement.

# SECTION 11. SUCCESSORS AND ASSIGNS.

This MPD Agreement and the terms and conditions hereof shall be binding (a). upon and inure to the benefit of the City and Owner and their respective successors-ininterest. The terms and conditions of this MPD Agreement similarly shall be binding upon the property and shall run with the land and the title to the same.

(b). This MPD Agreement touches and concerns the Subject Property.

(c). The Owner has expressly covenanted and agreed to this provision and all 16 other terms and provisions of this Development Agreement.

# SECTION 12. GOVERNING LAW/VENUE/COMPLIANCE WITH LAW.

(a). This MPD Agreement shall be governed by and construed in accordance with the laws of the State of Florida and the Code of Ordinances of the City of Palm Coast.

(b). Venue for any dispute shall be in the Seventh Judicial Circuit Court in and for Flagler County, Florida.

(C). The Owner shall fully comply with all applicable local, State, and Federal environmental regulations and all other laws of similar type or nature.

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(d). Without waiving the Owner's potential rights, remedies and protections or the City's defenses pursuant to Chapter 70 of the Florida Statutes, as may be amended, this MPD Agreement shall not limit the future exercise of the police powers of the City to enact ordinances, standards, or rules regulating development generally applicable to the entire area of the City, such as requiring compliance with the City capital facilities plan; parks master plan, including parks and trail dedications; utility construction and connections; mandating utility capacities; requiring street development or other such similar land development regulations and requirements.

(e). If state or federal laws are enacted after execution of this MPD Agreement, which are applicable to and preclude the parties' compliance with this MPD Agreement, this MPD Agreement shall be modified or revoked as necessary to comply with the relevant law.

(f). This MPD Agreement shall also not be construed to prohibit the City from adopting lawful impact fees applicable to the Owner and the MPD Master Plan authorized hereunder.

#### SECTION 13. TERM / EFFECTIVE DATE.

This MPD Agreement shall be effective upon adoption by the City Council of the City of Palm Coast, Florida and execution of this MPD Agreement by all parties.

# SECTION 14. RECORDATION.

Upon adoption by the City Council of the City of Palm Coast, Florida and execution of this MPD Agreement by all parties, this MPD Agreement and any and all amendments hereto shall be recorded by the City with the Clerk of the Circuit Court of Flagler County within thirty (30) days after its execution by the City and the MPD Agreement shall run

with the land.

# SECTION 15. PERMITS.

(a). The failure of this MPD Agreement to address any specific City, County,
 State, or Federal permit, condition, term, or restriction shall not relieve the Owner or the
 City of the requirement of complying with the law governing said permitting requirements,
 conditions, terms, or restrictions.

(b). The terms and conditions of this MPD Agreement determine concurrency for the Project.

(c) All development and impact fees charged by the City for construction or development of subdivisions or site plans shall be paid by the Owner at the time the City issues a building permit or a certificate of occupancy.

# SECTION 16. THIRD PARTY RIGHTS.

This MPD Agreement is not a third-party beneficiary contract and shall not in any way whatsoever create any rights on behalf of any third party.

# SECTION 17. TIME IS OF THE ESSENCE.

(a). Strict compliance shall be required with each and every provision of thisMPD Agreement.

(b). Time is of the essence to this MPD Agreement and every right or responsibility required herein shall be performed within the times specified.

# SECTION 18. ATTORNEY'S FEES.

In the event of any action to enforce the terms of this MPD Agreement, the prevailing party shall be entitled to recover reasonable attorneys' fees, paralegals' fees, and all costs incurred, whether the same be incurred in a pre-litigation negotiation,

litigation at the trial, or appellate level.

# SECTION 19. FORCE MAJEURE.

The parties agree that in the event that the failure by either party to accomplish any action required hereunder within a specific time period ("Time Period") constitutes a default under terms of this MPD Agreement and, if any such failure is due to any unforeseeable or unpredictable event or condition beyond the control of such party including, but not limited to, acts of God, acts of government authority (other than the City's own acts), acts of public enemy or war, terrorism, riots, civil disturbances, power failure, shortages of labor or materials, injunction or other court proceedings beyond the control of such party, or severe adverse weather conditions ("Uncontrollable Event"), then notwithstanding any provision of this MPD Agreement to the contrary, that failure shall not constitute a default under this MPD Agreement and any Time Period prescribed hereunder shall be extended by the amount of time that such party was unable to perform solely due to the Uncontrollable Event.

#### SECTION 20. CAPTIONS.

Sections and other captions contained in this MPD Agreement are for reference purposes only and are in no way intended to describe, interpret, define, or limit the scope, extent or intent of this MPD Agreement, or any provision hereof.

#### SECTION 21. INTERPRETATION.

(a). The Owner and the City agree that all words, terms and conditions contained herein are to be read in concert, each with the other, and that a provision contained under one (1) heading may be considered to be equally applicable under another in the interpretation of this MPD Agreement.

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(b). This MPD Agreement shall not be construed more strictly against either party on the basis of being the drafter thereof, and both parties have contributed to the drafting of this MPD Agreement subject, however, to the provisions of Section 19.

### SECTION 22. FURTHER ASSURANCES.

Each party agrees to sign any other and further instruments and documents consistent herewith, as may be necessary and proper to give complete effect to the terms of this MPD Agreement.

# SECTION 23. COUNTERPARTS.

This MPD Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which, taken together, shall constitute one (1) and the same document.

# SECTION 24. MODIFICATIONS / AMENDMENTS/ NON-WAIVER.

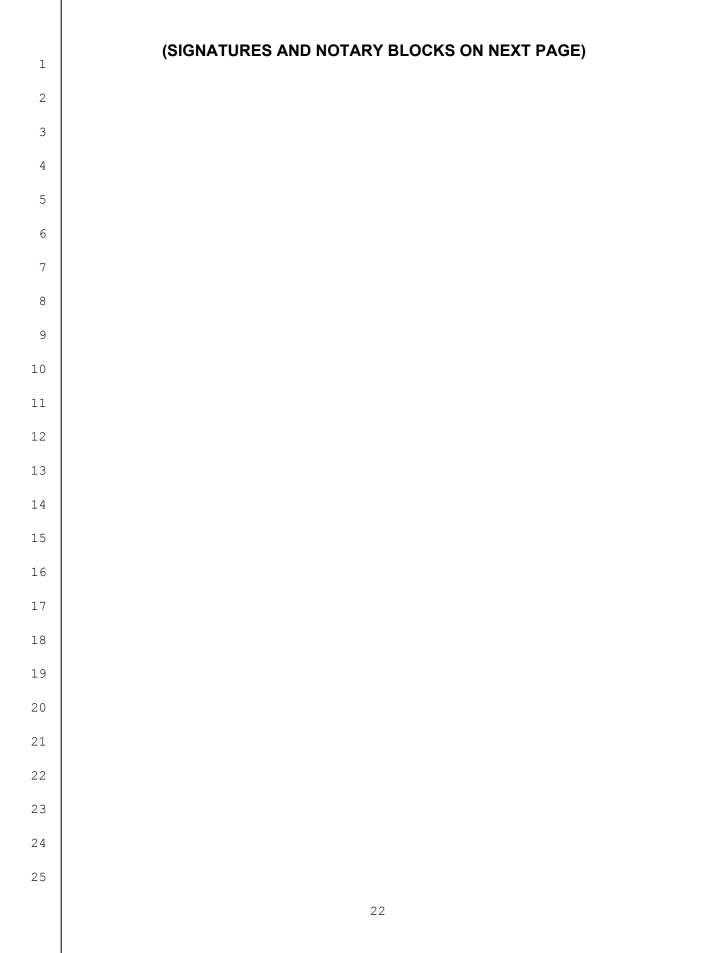
(a). Amendments to and waivers of the provisions herein shall be made by the parties only in writing by formal amendment. This MPD Agreement shall not be modified or amended except by written agreement executed by all parties hereto and upon approval of the City Council of the City of Palm Coast.

(b). Failure of any party hereto to exercise any right hereunder shall not be deemed a waiver of any such right and shall not affect the right of such party to exercise at some future date any such right or any other right it may have.

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# SECTION 25. ENTIRE AGREEMENT; EFFECT ON PRIOR AGREEMENTS.

This MPD Agreement constitutes the entire agreement between the parties and supersedes all previous oral discussions, understandings, and agreements of any kind and nature as between the parties relating to the subject matter of this MPD Agreement.



**IN WITNESS WHEREOF**, the City and Belle Terre Holdings, LLC have caused this MPD Agreement to be duly executed by his/her/its/their duly authorized representative(s) as of the date first above written.

### OWNER'S/APPLICANT'S CONSENT AND COVENANT:

**COMES NOW,** the Owner on behalf of itself and its successors, assigns and transferees of any nature whatsoever, and consents to and agrees with the covenants to perform and fully abide by the provisions, terms, conditions and commitments set forth in this MPD Agreement.

11	WITNESSES:
12	Ву:
13	Print name: (print)
14	Title:
15 16	(orint)
10	(print)
18	STATE OF COUNTY OF
19 20	The foregoing instrument was acknowledged before me this day of , 2023, by
21	, 2023, by, the, of, a Delaware limited liability company, (check one) □ who is personally known to me or □ who produced as identification.
22	identification.
23	
24	Notary Public – State of Print Name:
25	My Commission expires:

1		CITY OF PALM COAST, FLORIDA
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3		David Alfin, Mayor
4	ATTEST:	
5		
6	Kaley Cook, City Clerk	
7		
8		
9	APPROVED AS TO FORM AND LEGALITY:	
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11		
12	Neysa J. Borkert, City Attorney	
13	STATE OF FLORIDA	
14	COUNTY OF FLAGLER	
15	The foregoing instrument was acknow 2023 by David Alfin Mayor	wledged before me this day of of the City of Palm Coast, Florida, who is
16	personally known to me.	of the only of Fain Coast, Flohda, who is
17		
18		Notary Public – State of Florida
19		Print Name: My Commission expires:
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#### EXHIBIT "A' LEGAL DESCRIPTION

Being a parcel of land lying in Government Sections 19 and 30, Township 12 South, Range 31 East, being part of "Parcel 409" as described in Official Records Book 553, Page 1745, Flagler County, Florida, being more particularly described as follows:

As a point of reference being the intersection of the Northerly line of said Government Section 19 with the Southeasterly right-of way line of Belle Terre Boulevard (An 80 ft. R/W), run along a curve to the left having a radius of 1500 feet, a chord bearing North 71 degrees 10 minutes 38 seconds East with a chord distance of 21.01 feet, through a central angle of 00 degrees 48 minutes 09 seconds for an arc length of 21.01 feet to the Point of Beginning of this description; thence from the Point of Beginning continue along a curve to the left having a radius of 1500 feet, a chord bearing North 44 degrees 15 minutes 27 seconds East with a chord distance of 1339.45 feet, through a central angle of 53 degrees 02 minutes 12 seconds for an arc length of 1388.50 feet to the intersection of said Southeasterly right-of-way line of Belle Terre with the Southerly right-of-way line of Citation Boulevard (An 80 ft. R/W), thence along said Southerly line of Citation Boulevard, South 73 degrees 47 minutes 20 seconds East, a distance of 323.21 feet, thence along a curve to the left having a radius of 2860.01 feet, a chord bearing South 79 degrees 56 minutes 15 seconds East with a chord distance of 612.66 feet, through a central angle of 12 degrees 17 minutes 50 seconds for an arc length of 613.83 feet, thence departing said Southerly right-of-way line, South 05 degrees 08 minutes 20 seconds East, a distance of 900.00 feet, thence North 84 degrees 51 minutes 40 seconds East, a distance of 420.81 feet, thence South 05 degrees 08 minutes 20 seconds East, a distance of 590.55 feet, thence North 70 degrees 29 minutes 37 seconds West, a distance of 1658.39 feet, thence North 80 degrees 07 minutes 14 seconds West, a distance of 845.44 feet to the Point of Beginning.

The above described property being formerly known as Lots 1, 2, 3 and 4, Citation Commerce Park, according to the map or plat thereof recorded in Plat Book 35, Pages 61 and 62, Public Records of Flagler County, Florida, vacated pursuant to Resolution 2020-172 Vacation of Plat known as Citation Commerce Park Application # 4237, recorded in Official Records Book 2547, Page 36, as re-recorded, together with referenced Exhibit "A" attached thereto, in Official Records Book 2621, Page 1866, Public Records of Flagler County, Florida.

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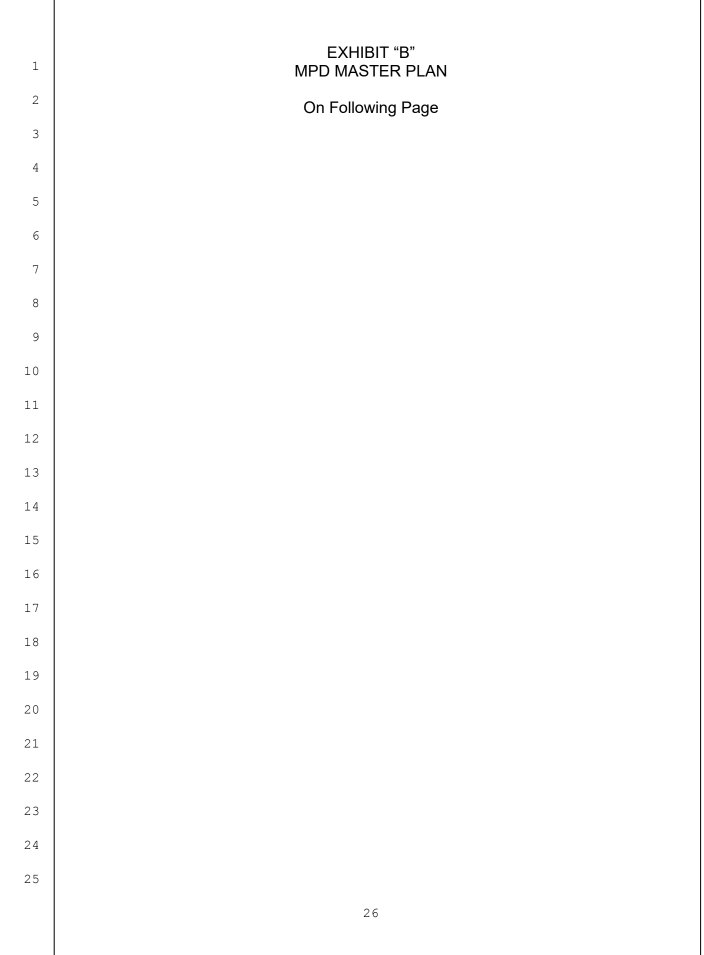
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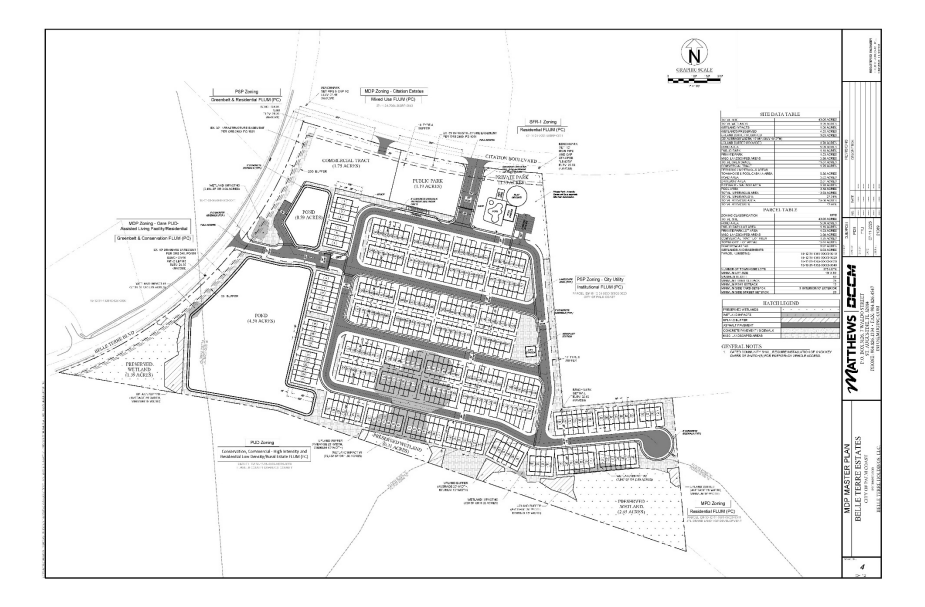
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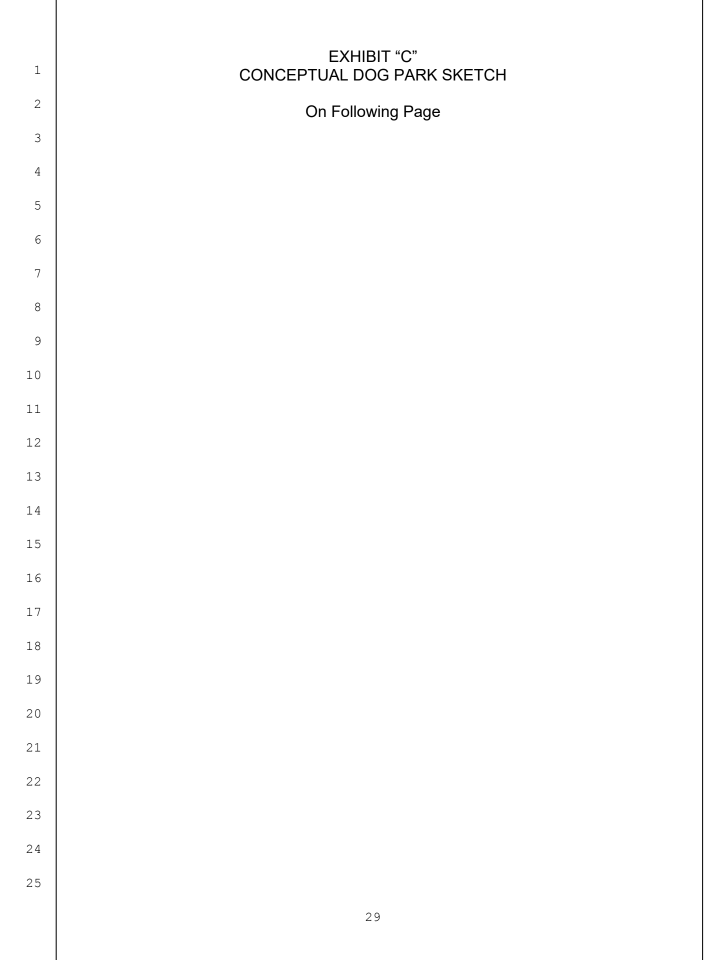
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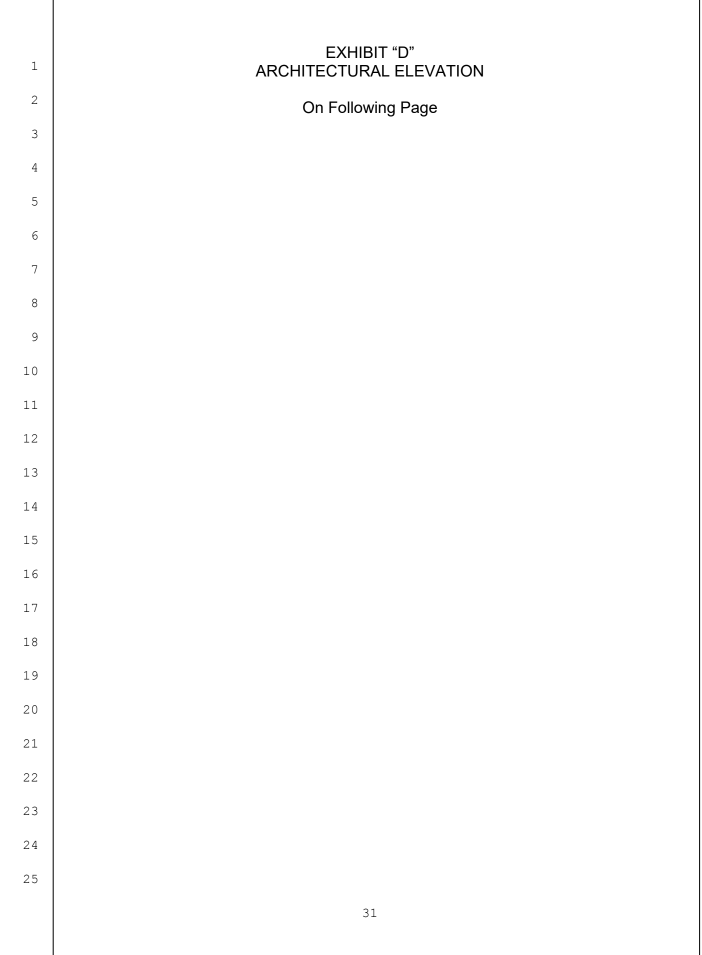


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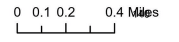
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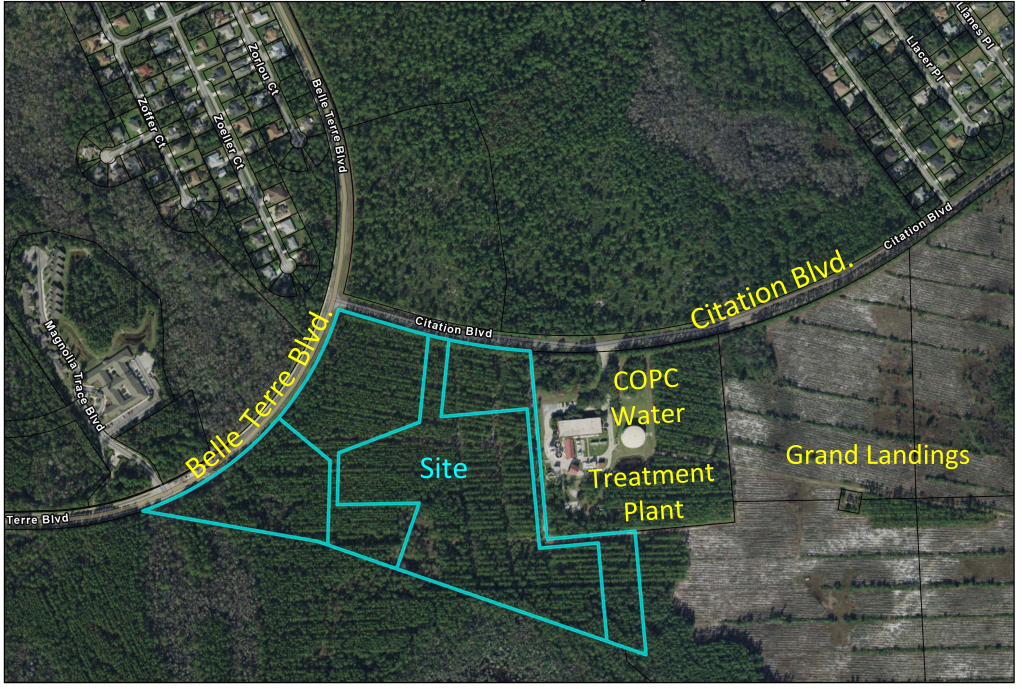
# Belle Terre Estates Distant Aerial Map

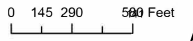


Legend Belle Terre Estates



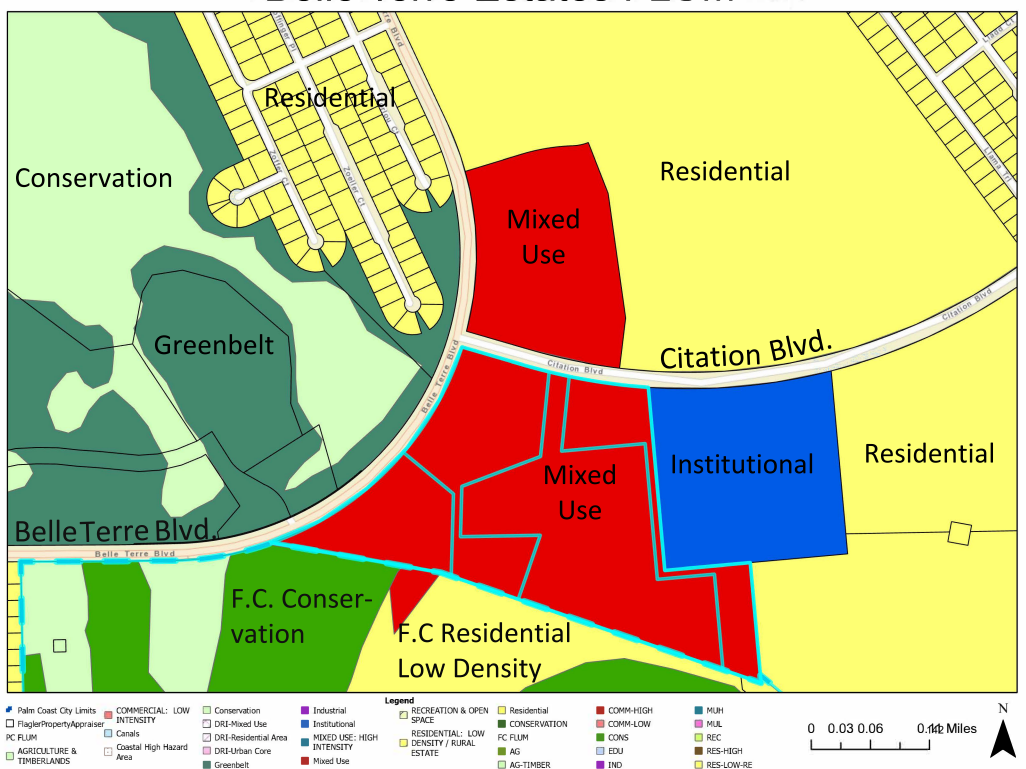
# Belle Terre Estates Closeup Aerial Map



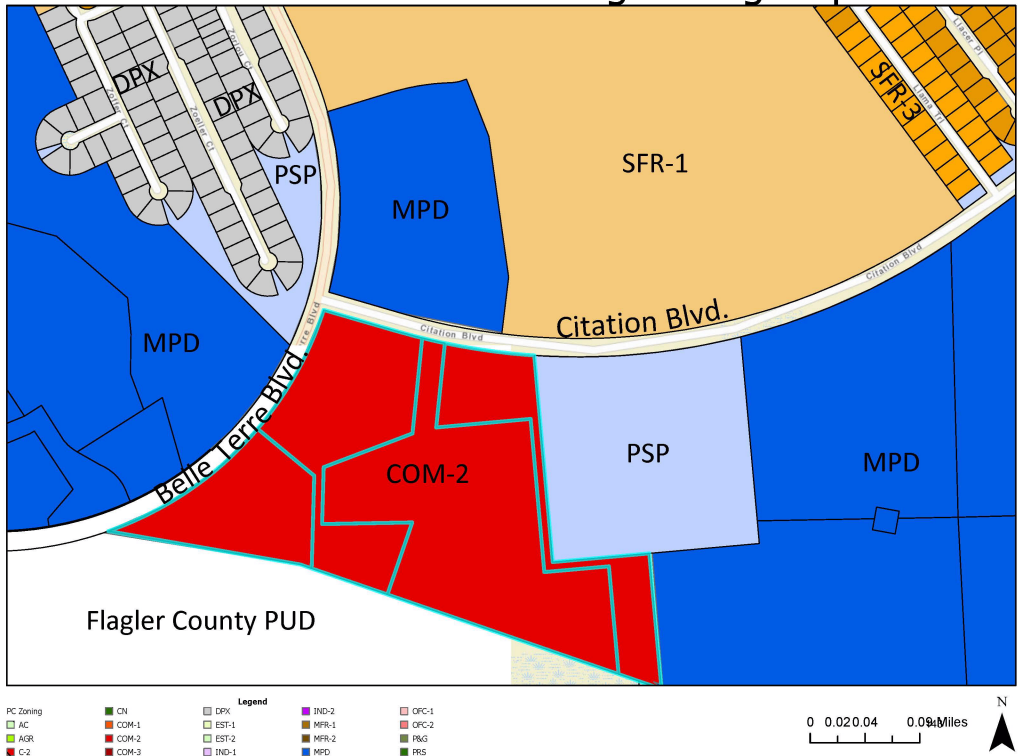


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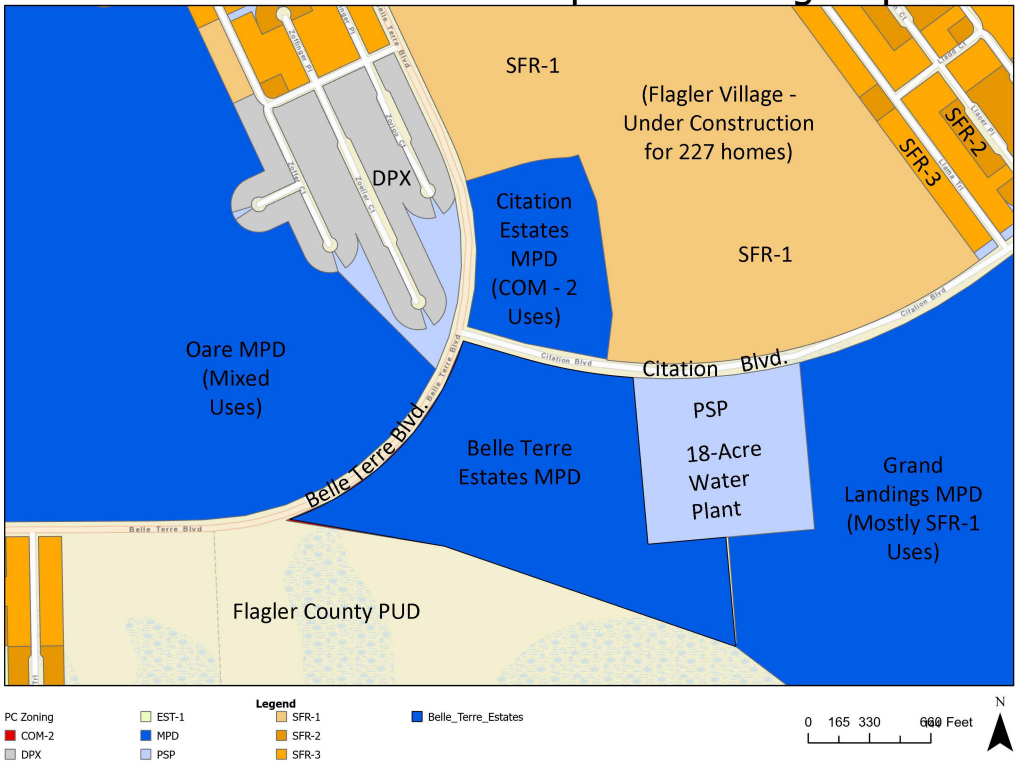
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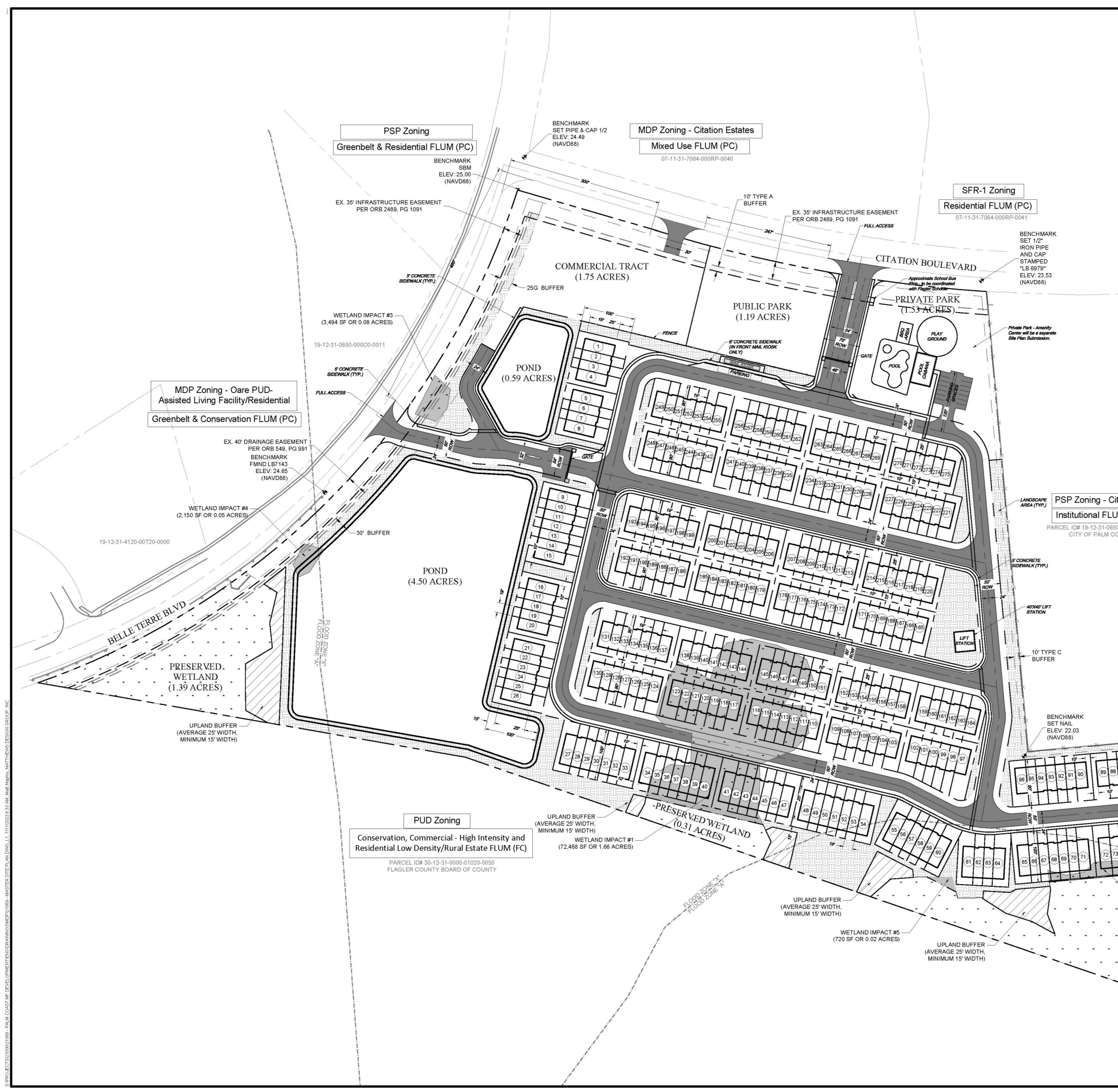


### Belle Terre Estates Existing Zoning Map

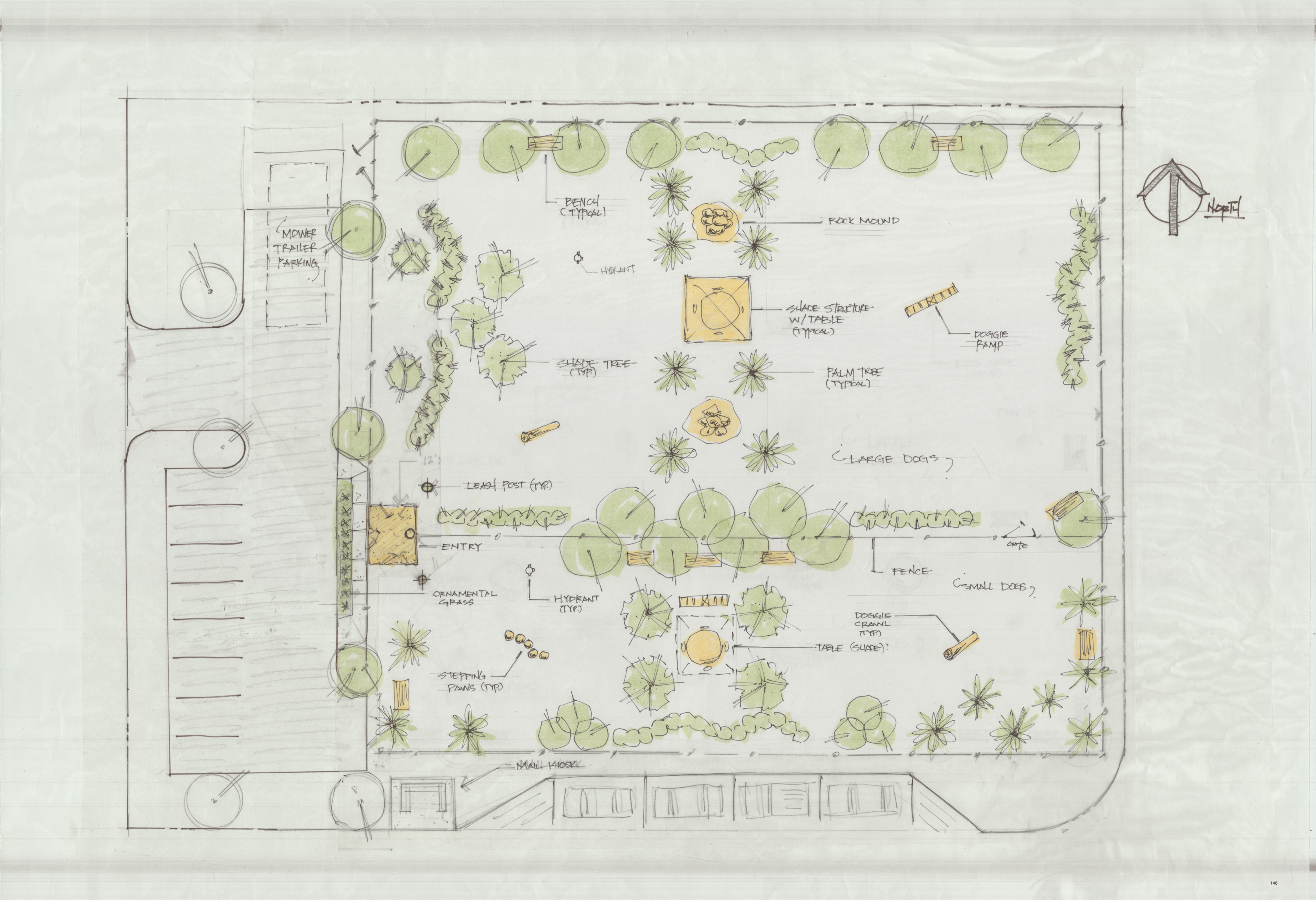


# Belle Terre Estates Proposed Zoning Map





GRAPHIC SCAL 0 100' 15 1" = 100'	—					FRED R. JONES JR., P.E. CA#26535 FL.#42614
City Utility LUM (PC) Descource-onzo ICOAST	SITE DATA           TOTAL SITE         TOTAL WETLANDS           WETLAND IMPACTS         WETLAND BYRESERVED           UPLAND BUFFER PROVIDED         POND AREA           PUBLIC PARK         PRIVATE PARK           PRIVATE PARK         PRIVATE PARK           PRIVOUS / MPERVIOUS AREAS         TOTAL OPEN SPACE           COMMERCIAL TRACT         PERVIOUS / MPERVIOUS AREAS           TOTAL OPEN SPACE         COMMERCIAL TRACT           PERVIOUS / MPERVIOUS AREAS         TOWNHOME & POOL CABANA AREA           ROAD AREA         DOIL CABANA AREA           DOIL AREA         DOIL CABANA AREA           POOL AREA         TOTAL IMPERVIOUS AREA           TOTAL IMPERVIOUS %         TOTAL IMPERVIOUS %           TOTAL PERVIOUS %         TOTAL PERVIOUS %           TOTAL PERVIOUS %         TOTAL PERVIOUS %           TOTAL PERVIOUS %         TOTAL PERVIOUS %           TOTAL SITE         POND AREA           PUBLIC PARK LOT AREA         POND AREA           POUBLIC PARK LOT AREA         POND AREA           POUBLIC PARK LOT AREA         POND AREA           POUBLIC PARK LOT AREAS         ROAD ROW AREAS           COMMERCIAL TRACT LOT AREA         PRIVATE PARK LOT AREAS           NOM ROKAREAS         WETLANDS AND EASEMENTS	40.00 ACRES 6.25 ACRES 1.90 ACRES 4.35 ACRES 0.63 ACRES 5.09 ACRES 1.19 ACRES 1.53 ACRES 1.53 ACRES 3.98 ACRES 16.84 ACRES 1.75 ACRES 2.81 ACRES 2.81 ACRES 0.78 ACRES 0.78 ACRES 10.93 ACRES 10.93 ACRES 72.66% ABLE MPD 40.00 ACRES 72.66% ABLE MPD 40.00 ACRES 1.53 ACRES 1.54 ACRES 1.54 ACRES 1.55 ACRES 1.54 ACRES 1.55 ACRES 1.54 ACRES 1.55 ACRES 1.55 ACRES 1.55 ACRES 1.56 ACRES 1.57 ACRES	ATTLEWS FILTER DUMPDH REVISIONS REVISIONS NO DATE DESCRIPTION		06, / WALDO SIKEEI JSTINE, FL 32084	PHONE: 904.826.1334 • FAX: 904.826.4547
(2.65 ACRES)	5' WIDTH, 🔪		MDP MASTER PLAN	BELLE TERRE ESTATES	CITY OF PALM COAST	PREPARED FOR BELLE TERRE HOLDINGS, LLC.
			SHEET	4o.: <b>4</b>	4	





June 21, 2023

#### Re: Rezoning and Development of Belle Terre Estates Master Planned Development

Dear Neighboring Property Owner:

This letter is to advise you of an upcoming neighborhood meeting to discuss the rezoning and development of approximately 40 acres of land located on the southeast corner of Belle Terre Boulevard and Citation Boulevard.

The City of Palm Coast requires that property owners hold a neighborhood meeting when they intend to rezone and/or develop their property and notify residents within 300 feet.

This neighborhood meeting will be held at 5:30 PM on Monday, July 10<sup>th</sup> at the Hilton Garden Inn Palm Coast Town Center whose address is 55 Town Center Boulevard, Palm Coast, FL 32164.

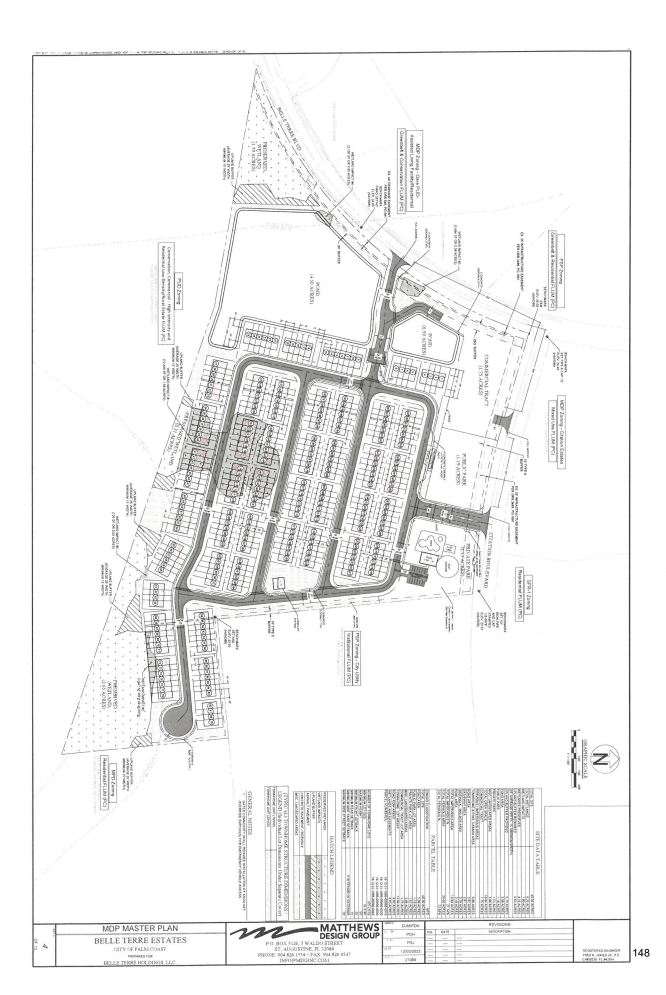


The property owner desires to change the zoning from General Commercial (COM-2) to Master Planned Development (MPD) for a mixed-use development consisting of a 1.75-acre commercial parcel, 1.19acre public dog park, 1.53-acre private park and 275 platted townhomes. A copy of our proposed conceptual layout is attached for your convenience. As shown on the conceptual plan, the non-residential uses and stormwater pond are located along Belle Terre Boulevard and Citation Boulevard with townhomes setback from the major roadways.

We will describe the proposed project in more detail at the neighborhood meeting and the subsequent Planning and Land Development Regulation Board public hearing for this rezoning. At least one member of the City Planning staff will also be in attendance. Should you have any questions, please do not hesitate to call or email.

Kind Regards, Matthews | DCCM

Christina Evans Senior Planner planning@mdginc.com (904) 826-1334



Belle Jerre Estates 300' Notification List 6-15-23

BELLE TERRE HOLDINGS LLC 36 CHARMING WAY LAKEWOOD, NJ 08701 CITY OF PALM COAST 160 LAKE AVENUE PALM COAST, FL 32164 FLAGLER COUNTY BOARD OF COUNTY COMMISSIONERS 1769 E MOODY BLVD BLDG 2 SUITE 302 BUNNELL, FL 32110

MIRAL CORP 4370 LA JOLLA VILLAGE DRIVE STE 650 SAN DIEGO, CA 92122

OARE ASSOCIATES LLC C/O SHUFFIELD, LOWMAN & WILSON, F P.O. BOX 612 DELAND, FL 32721

PANASENKOV OLGA & SERGEY H&W 12300 PUEBLO RD GAITHERSBURG, MD 20878

SHERMAN ALEXANDER & LUBA H&W 7011 CHIALA LANE SAN JOSE, CA 95129 YEMELYANOV ALEXANDER M 208 HOOKS MILL ROAD AMERICUS, GA 31709



CITY OF PALM COAST 160 LAKE AVENUE PALM COAST, FL 32164 FLAGLER COUNTY BOARD OF COUNTY COMMISSIONERS 1769 E MOODY BLVD BLDG 2 SUITE 302 BUNNELL, FL 32110

JTL GRAND LANDINGS HOLDINGS LLC 16660 DALLAS PARKWAY SUITE 1600 DALLAS, TX 75248 MERITAGE HOMES OF FLORIDA INC 8800 EAST RAINTREE DRIVE SUITE 300 SCOTTSDALE, AZ 85260

MIRAL CORP 4370 LA XOLLA VILLAGE DRIVE STE 650 SAN DIEGO, CA 92122 Bill Hoover Senior Planner 160 Lake Avenue Palm Coast, FL 32164 Tel: 386-986-3744 www.palmcoast.gov





#### NOTIFICATION AFFIDAVIT FOR OFFICIAL ZONING MAP AMENDMENT (REZONING)

DUVAL COUNTY OF FLAGUER X STATE OF FLORIDA X
Before me thisday of, 20 <u>13</u> personally appeared
JESSICA KNEPPER who after providing DRIVERS LICENSE as
identification and who $\checkmark$ did, $\_$ did not take an oath, and who being duly sworn, deposes
and says as follows: "I have read and fully understand the provisions of this instrument".
signs have been posted on the subject property subject to a rezoning as described (# of signs) with Application # $5302$
At least fourteen (14) calendar days before the hearing date advertising the date, time, and location of the Planning & Land Development Regulation Board (PLDRB) AND/OR AND/OR At least fourteen (14) calendar days before the hearing date advertising the date, time, and location of the City Council 1st public hearing.
/ AND/OR
$\frac{1}{1000}$ At least ten (10) calendar days before the hearing date advertising the date, time, and location of the City Council 2nd public hearing.
Signature of Responsible Party
JESSICH KNEPPER, 6621 SOWTHPOINT DR.N. SWITE 300, JACKSONVILLE, FL 32216 Print Name & Mailing Address
Christina Evans
Signature of Person Taking Acknowledgement
CHEASTINA EVANS

Name of Acknowledger (Typed, Printed or Stamped)

This document, once executed, must be returned to a Land Development Technician in the City of Palm Coast Community Development Department prior to the hearing date. Failure to provide document by that time will result in the application not being placed on the agenda for a public hearing.

Please attach a photo of posted sign(s).



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#### City of Part Coast NOTICE OF PUBLIC HEARING

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TM COACE	
CORPORATED 1999	GENERAL APPLICATION:       Rezoning       Special Exception         Nonstatutory Land Division/Parcel Reconfiguration       Vacating Plat         Subdivision Master Plan       Preliminary Plat       Final Plat         Master Site Plan       Nonresidential Controlling Master Site Plan         Technical Site Plan       Site Plan Addition       Development Order Modification         Variance       Parking Flexibility         Wireless Communication Facility (new structure)
	CD Plus Application #: Application Submittal Date: Fee Paid: \$ Date of Acceptance: Employee Name Accepting Application (print name): Rejected on Rejected by: Reason for Rejection:

A. PROJECT NAME: Belle Terre Estates

B. LOCATION OF SUBJECT PROPERTY (PHYSICAL ADDRESS): Southeast corner of Citation Blvd & Belle Terre Blvd

C. PROPERTY APPRAISER'S PARCEL NUMBER(s):	19-12-31-10995-00000-0010, 19-12-31-10995-00000-0020,
19-12-31-10995-00000-0030, 19-12-31-10995-0000	00-0040

D. LEGAL DESCRIPTION: <u>Citation Park</u> Subdivision Name, Section; <u>Township 12 South</u> Lot

Lots 1, 2, 3 and 4, Citation Park, according to the map or plat thereof recorded in Plat Book 35, Page 61, public records of Flagler County, Florida

F. FUTURE LAND USE MAP DESIGNATION: <u>Mixed Use</u> EXISTING ZONING DISTRICT: <u>COM-2</u> OVERLAY DISTRICT: <u>N/A</u>

 G. FLOOD ZONE: X, small A
 COMMUNITY PANEL NUMBER: 12035C0230E
 DATE: 6/6/2018

 H. PRESENT USE OF PROPERTY: Vacant
 Vacant

I. DESCRIPTION OF REQUEST / PROPOSED DEVELOPMENT (MAY ATTACH ADDITIONAL SHEETS):

Rezoning to MPD and Master Site Plan approval for a mixed use development consisting of 275 townhome units and associated private amenities, a commercial development of approx. 1.75-acres providing for uses allowable within current COM-2 zoning, and a public dog park of 1.19-acres.

#### J. PROPOSED NUMBER OF LOTS: \_

K. CHECK APPROPRIATE BOX FOR SITE PLAN:

Tier 1 (up to 40,000 sq. ft. / 40 units)

Tier 2 (up to 100,000 sq. ft. / 100 units)

X Tier 3 (exceeding 100,000 sq. ft. / 100 units)

L. LIST BELOW ANY APPLICATIONS CURRENTLY UNDER REVIEW OR RECENTLY APPROVED ASSOCIATED WITH THIS APPLICATION:

X Yes

TRX application meetings were held on 2/23/22 and 3/30/22

M. WATER/SEWER PROVIDER: City of Palm Coast

**N.** IS THERE AN EXISTING MORTGAGE?

🗔 No

General Application (sheet 1 of 2)

VIII-43



### Belle Terre Estates Rezoning Analysis

#### LDC 2.05.05 Review Findings

A. The proposed development must not be in conflict with or contrary to the public interest;

The property is designation Mixed Use on the Future Land Use Map, therefore, this mixed-use development would not be in conflict or contrary to the public interest. In addition, the dedication of a 1.19-acre public dog park is a significant benefit to the public through the expansion of public recreational amenities.

B. The proposed development must be consistent with the Comprehensive Plan and the provisions of this LDC;

Development is consistent with applicable LDC and Comprehensive Plan policies particularly: Chapter 1, FLUE: Goal 1.1 – Preserve the character of residential communities, prevent urban sprawl and protect open spaces and environmental resources, while providing a mix of land uses, housing types, services and job opportunities in mixed use centers and corridors.

Chapter 1, FLUE: Goal 1.1.4 Discourage Urban Sprawl – Promote compact and contiguous development, a mixture of land uses and discourage urban sprawl.

- C. The proposed development must not impose a significant financial liability or hardship for the City; The public infrastructure needed to support the project is in place or close to the site and any extensions of utilities, construction of internal roads, and drainage systems will be constructed by the developer.
- D. The proposed development must not create an unreasonable hazard, or nuisance, or constitute a threat to the general health, welfare, or safety of the City's inhabitants.

The proposed development poses no hazard, nuisance, or threat to the City as the mixed-use development is compatible with the overall neighborhood. The clustering of residential units connected to neighborhood commercial services and recreational opportunities encourages the most efficient and cost-effective use of land and public facilities. Furthermore, all improvements will be newly constructed and/or developed in compliance with the current Land Development Code, Building Code and other review agency requirements.

E. The proposed development must comply with all other applicable local, state, and federal laws, statutes, ordinances, regulations, or codes.

The subject property will be required to comply with the City's Land Development Code, Comprehensive Plan and the requirements of all other applicable local, state and federal agencies throughout the development process.

#### LDC 2.06.03 Review Findings

A. Whether it is consistent with all adopted elements of the Comprehensive Plan and whether it furthers the goals and objectives of the Comprehensive Plan.

Development is consistent with applicable LDC and Comprehensive Plan policies particularly: Chapter 1, FLUE: Goal 1.1 – Preserve the character of residential communities, prevent urban sprawl and protect open spaces and environmental resources, while providing a mix of land uses, housing types, services and job opportunities in mixed use centers and corridors.

Chapter 1, FLUE: Goal 1.1.4 Discourage Urban Sprawl – Promote compact and contiguous development, a mixture of land uses and discourage urban sprawl.

- B. Its impact upon the environment or natural resources. An Environmental Assessment is provided as part of the Master Site Plan application. Based on the assessment, gopher tortoise was the sole protected species located on the site and all tortoise burrows on site will be mapped and all tortoises on site within 25 feet of proposed construction will be relocated to an FWC-approved recipient site. No other protected species were identified onsite, and the likelihood of any occurring is low. No protected plant species were identified on site. Majority of the site is located in Flood Zone X and outside of potential flood zones. Southeastern and western portions of the subject property lie within Flood Zone A. Approximately 6 acres of wetlands
- C. Its impact on the economy of any affected area. Impacts to the Palm Coast economy are anticipated to be positive since the project will provide a public dog park, numerous construction jobs and additional tax revenues to the City.

are present on site, 4 acres of which will likely require permitting with SJRWMD and/or FDEP.

- D. Its impact upon necessary governmental services such as schools, sewage disposal, potable water, drainage, fire and police protection, solid waste, or transportation systems.
   The impact on public facilities and services will be addressed through concurrency regulations and impact fees paid by the developer during the Technical Site Plan and construction review process.
- E. Any changes in circumstances or conditions affecting the area. There are no changes in circumstances or conditions that would affect the area.
- F. Compatibility with proximate uses and development patterns, including impacts to the health, safety, and welfare of surrounding residents.

As a mixed-use development, it provides residential use that is compatible with the surrounding residential developments, commercial use to support the surrounding residential communities and a public dog park to increase public amenities for existing and future residents.

G. Whether it accomplishes a legitimate public purpose.

This development reflects the sustainable and efficient development pattern of mixed-use communities by providing affordable residential units, neighborhood commercial services and public recreation in an area with existing facilities and services, therefore not constituting as urban sprawl.

### MATTHEWS DESIGN GROUP