ORDINANCE NO. 2013 – 57

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF COLLIER COUNTY, FLORIDA AMENDING ORDINANCE NO. 2004-66 THAT CREATED AN ADMINISTRATIVE CODE FOR **COLLIER COUNTY; PROVIDING FOR ADDITION OF SECTION 2-**13, FEES RELATING TO LAND DEVELOPMENT; PROVIDING FOR THE REPEAL OF EXHIBIT "A" RELATING TO FEES AND CONSTRUCTION STANDARDS MANUAL: COLLIER COUNTY "B". **ADOPTION** OF EXHIBIT PROVIDING FOR THE **DEVELOPMENT; ADMINISTRATIVE** CODE FOR LAND PROVIDING FOR CONFLICT AND SEVERABILITY; PROVIDING FOR CODIFICATION AND INCLUSION IN THE CODE OF LAWS AND ORDINANCES; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners ("Board") adopted Ordinance No. 2004-66 on October 12, 2004, which created an Administrative Code for Collier County; and

WHEREAS, the Board desires to revise the Administrative Code to provide for planning,

zoning, engineering and environmental procedures.

NOW, THEREFORE BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF COLLIER COUNTY, FLORIDA, that:

SECTION ONE: AMENDMENT OF SECTION TWO OF ORDINANCE 2004-66, CREATION OF, AND SUBSEQUENT AMENDMENTS, REVISIONS, OR MODIFICATIONS TO, AN ADMINISTRATIVE CODE.

Section Two is hereby amended as follows:

Sec. 2-10. Administrative Code. A Collier County Administrative Code, authorized pursuant to F.S. § 125.74(1)(j), Fla. Stat. (2004)-(2013), is to be created and maintained by the County Manager as provided for in this Code. The classification and numbering system for cataloguing the provisions of the Administrative Code will be as specified by procedures set forth in an adopted Administrative Code provision, as will be any procedures for the drafting and review of such provisions prior to their adoption.

Sec. 2-11. Amendment of Administrative Code. Updating Collier County and State of Florida contact information, website links, Growth Management Division's organizational structure or department titles, may be done administratively by the County Manager or designee. Typographical/Scrivener's errors corrections which do not affect the intent of the Administrative

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Code's provisions may be authorized by the County Manager or designee, without need of further public hearing, by filing a corrected copy of the same with the Clerk to the Board.

All <u>other</u> amendments, additions, revisions, or modifications required to maintain the Collier County Administrative Code will be made by resolution of the board adopted by majority vote at any regular or special meeting of the board. Such resolutions may be placed as an item on the regular, consent, or summary meeting agenda, as deemed appropriate by the County Manager in consultation with the County Attorney.

Sec. 2-12. Form of Administrative Code. All provisions of the Administrative Code are to be published on <u>in</u> a form <u>as determined by the County Manager or designee</u>. substantially similar to that set forth in Exhibit A, below:

COLLIER CO	ADMINISTRATIVE CODE OUNTY BOARD OF COUNTY COMMISSIONERS
CATEGORY:	CODE NUMBER:
CODE SECTION HEADING:	ADOPTED:
	AMENDED:
· · · · · · · · · · · · · · · · · · ·	ORIGINATING DIVISION/DEPARTMENT:
PURPOSE/SCOPE:	
POLICY/PROCEDURE:	
[Page#] AC X-X:Y	

Sec. 2-13. Reserved Fees Relating to Land Development.

(a) Establishment of schedule of fees, costs and other charges.

The board of county commissioners will, from time to time as deemed necessary, establish and adopt a schedule of fees and charges for application and document processing, public meetings, public hearings, other meetings and hearings, transcripts, approvals, denials, development permits, development orders, development, construction, interpretations, enforcement, inspection services, sales of documents, review, resubmission, and any other zoning or development related services, and any other services provided or costs incurred by or on behalf of the county as specified in this administrative code.

(b) Maintenance and amendment of schedule.

The schedule of fees, costs and other charges shall be maintained in the county manager's office and shall be available for public inspection during normal business hours. Additional copies or part or all of the schedule of fees, costs and other charges may be maintained in other appropriate

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county departments. The schedule of fees, costs and other charges may be amended, modified or otherwise changed in accordance with the procedures of this administrative code.

(c) Payment of fees, costs, and other charges.

The appropriate fees, costs, and other charges specified in the schedule of fees, costs and other charges must be submitted with, and paid at the time of, initial application submission or other initial document submission except as otherwise specified in this administrative code or the schedule of fees, costs, and other charges. The applicant, or if no applicant, the person requesting the county service, document, or other item, will be responsible for the payment of all fees, costs and other charges identified in the schedule of fees, costs and other charges, except as expressly provided otherwise in this administrative code or the schedule of fees, costs, and other charges specified in the schedule of fees and costs and other charges will be twice the amount listed for petitions or requests applied for, or on approval after-the-fact, with the exception of minor after-the-fact yard encroachment requests. Until the applicable fees, costs and other charges have been paid in full, no action or activity of any type or kind will be taken on any other pending application, petition, or request. The provisions contained in this section do not apply to any impact fee regulations.

* * * * * * * * * * * *

SECTION TWO: REPEAL OF EXHIBIT "A" OF ORDINANCE 2004-66, ADMINISTRATIVE CODE

Exhibit "A" attached hereto and incorporated herein is hereby repealed in its entirety. All references to Collier County Construction Standards Manual shall hereafter refer to Chapters 4, 6 and 10 of the Collier County Land Development Code.

SECTION THREE: ADOPTION OF EXHIBIT "B", ADMINISTRATIVE CODE FOR LAND DEVELOPMENT

The provisions contained in Exhibit "B", attached hereto and incorporated herein are hereby adopted as the initial provisions of the Administrative Code for Land Development.

SECTION FOUR: CONFLICT AND SEVERABILITY

In the event that any provisions of the Administrative Code adopted in Exhibit "B" should result in an unresolved conflict with the provisions of the Land Development Code (LDC) or Growth Management Plan (GMP), the applicable provisions of the LDC or GMP shall prevail. In the event that this Ordinance conflicts with any other Ordinance of Collier County or other applicable law, the more restrictive provisions will apply. If any phrase or portion of this Page 3 of 4

Ordinance is held invalid or unconstitutional by any court of competent jurisdiction, such portion is to be deemed a separate, distinct and independent provision and such holding will not affect the validity of the remaining portion.

SECTION FIVE: CODIFICATION AND INCLUSION IN THE CODE OF LAWS AND ORDINANCES

The provisions of this Ordinance are to be made a part of the Collier County Code of Laws and Ordinances, except for the text of Exhibit "B" which shall be maintained by the County Manager or designee. The sections of the Ordinance may be renumbered or re-lettered to accomplish such, and the word "ordinance" may be changed to "section," "article," or any other appropriate word.

SECTION SIX: EFFECTIVE DATE

This Ordinance will become effective upon filing with the Department of State.

PASSED AND DULY ADOPTED by the Board of County Commissioners of Collier

By:

County, Florida, this <u>24th</u> day of <u>September</u>, 2013.

ATTEST: DWIGHFE. BROCK; CLERK

By: Deputy Clerk

Attest as to Chairman's signature only. Approved as to form and legality:

Heidi Ashton-Cicko Managing Assistant County Attorney

CP\13-CPS-01246\11-rev. 8/27/13

This ordinance filed with the Secretary of State's Office the 2 nel day of Detober, 2013 and acknowledgement of that filing received this of Cctober 11 Deputy Cle

BOARD OF COUNTY COMMISSIONERS

COLLIER COUNTY, FLORIDA

GEORGIA'A. HILLER, ESQ.

Chairwoman

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Words struck through are deleted, words underlined are added

EXHIBIT "A"

ADMINISTRATIVE CODE FOR FEES

Establishment of schedule of fees, costs and other charges.

The board of county commissioners will, from time to time as deemed necessary, establish and adopt a schedule of fees and charges for application and document processing, public meetings, public hearings, other meetings and hearings, transcripts, approvals, denials, development permits, development orders, development, construction, interpretations, enforcement, inspection services, sales of documents, review, resubmission, and any other zoning or development related services, and any other services provided or costs incurred by or on behalf of the county as specified in this administrative code.

Maintenance and amendment of schedule.

The schedule of fees, costs and other charges shall be maintained in the county manager's office and shall be available for public inspection during normal business hours. Additional copies or part or all of the schedule of fees, costs and other charges may be maintained in other appropriate county departments. The schedule of fees, costs and other charges may be amended, modified or otherwise changed in accordance with the procedures of this administrative code.

Payment of fees, costs, and other charges.

The appropriate fees, costs, and other charges specified in the schedule of fees, costs and other charges must be submitted with, and paid at the time of, initial application submission or other initial document submission except as otherwise specified in this administrative code or the schedule of fees, costs, and other charges. The applicant, or if no applicant, the person requesting the county service, document, or other item, will be responsible for the payment of all fees, costs and other charges identified in the schedule of fees, costs and other charges, except as expressly provided otherwise in this administrative code or the schedule of fees, costs, and other charges. The fees, costs, and other charges specified in the schedule of fees and costs and other charges will be twice the amount listed for petitions or requests applied for, or on approval afterthe fact, with the exception of minor after the fact yard encroachment requests. Until the applicable fees, costs and other charges have been paid in full, no action or activity of any type or kind will be taken on any other pending application, petition, or request. The provisions contained in this section do not apply to any impact fee regulations.

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ADMINISTRATIVE CODE FOR COLLIER COUNTY CONSTRUCTION STANDARDS MANUAL

Title and Purpose.

The following document and any provisions contained herein may be referred to as the Collier County Construction Standards Manual (hereafter "Construction Manual" or "Construction Standards").

The purpose of these Construction Standards is to ensure that development projects within the County conform to aesthetically pleasing and structurally sound standards in order to maintain the character of the community and provide a safe environment for the citizens to live in.

Design requirements for subdivisions.

A. The design of the required improvements for all subdivisions and developments pursuant to section 10.02.03 of the Land Development Code within Collier County must be in accordance with generally accepted professional engineering principles and practices. The standards established in this section are intended only as minimum guidelines for the design engineer and are not intended to deprive the engineer of their responsibility for the technical adequacy of his design or freedom to use his engineering judgment and discretion in the practice of his profession.

B. Design data, such as calculations or analyses, must be submitted along with the subdivision and development improvement plans covering important features affecting design or construction prior to the issuance of any required county development orders, permits or approvals. Such calculations and analyses may include, but not be limited to: low and high water elevations, utility hydraulic and drainage calculations, subsurface soil data, alternate pavement and sub-grade types and centerline elevations when the minimum standards of Florida department of transportation or the American Association of State Highway and Transportation Officials are inadequate, inappropriate or not applicable.

C. The design of all required improvements must be equivalent to the county design requirements established in any adopted county regulation, as applicable, including the following.

1. Access. Access to lots within a subdivision shall be designed to accomplish access to the lots by use of local streets. Access to residential lots must be in accordance with Code of Laws chapter 110, article II, construction standards handbook for work within the public right of way as set froth in Ordinance No. 93-63, as amended.

a. Intermittent access points to marginal access roads must be a minimum of 660 feet apart. Access points to marginal access roads must be provided with appropriate turn lanes, signalization or other necessary traffic control measures. When double frontage lots are created adjacent

to a collector or arterial street and a local street, they must front on the local street, which will provide access to said lot. Access to the lot will not be provided by means of the major collector or arterial street. In such cases, the lot will be buffered as required herein. Access management regulations as required by the Growth Management Act and county comprehensive plan, when implemented, will supersede this section where applicable. Where access locations are not consistent with the county's access management policy, a separate access capacity analysis will be required to identify capacity impacts and appropriate mitigation.

b. In the case of commercial or industrial subdivisions which contain or include parcels which are separated by common parking area or other common area, sometimes referred to as "outparcels", "anchor store parcels", or "fee simple footprint parcels", or an integrated phased development as defined in Section 1.08.00 of the Land Development Code, access will be created through an internal access provision documented on the final subdivision plat. Internal access provisions shown on the final subdivision plat will include by way of example, but not limited to, cross covenants, cross easements, dedicated access tracts, or the like, and will clearly and specifically identify the dominant and servient estates involved, and the scope and duration of such internal access provision.

2. Alloys. Industrial, commercial and residential alley along the rear lot lines must have an alley easement at least 24 feet wide containing a vehicular pavement width of at least ten feet.

a. The alley edge of pavement radius must be a minimum of 15 feet and be designed for the appropriate design vehicle.

b. Alley grades must not exceed five percent or be less than 0.3 percent.

c. All alleys created must be owned and maintained by a property owners' association or other similar entity and will be so dedicated on the final plat.

3. Blocks. The length, width and shape of blocks are to be determined with due regard to:

a. Zoning requirements as to lot size and dimensions.

b. Need for convenient access, circulation, control and safety of vehicular and pedestrian traffic.

c. Limitations and opportunities of topography, including all natural and preserved features identified.

Where special topographical conditions exist, block lengths greater than 660 feet may be approved by the county manager or his designed pursuant to section 10.02.04 of the Land Development Code. Traffic

calming-devices, as approved in the Neighborhood Traffic Management Program, are to be provided in block lengths greater than 660 feet.

4. Bridges. Bridges will be designed in accordance with current Florida department of transportation practices or appropriate specifications by the applicant's structural engineer and may be required to include provisions for utility installations and will require sidewalks on both sides of the bridge. The bridge must be designed by a Florida professional engineer and is subject to the approval of the county manager or his designee and those other agencies having jurisdiction over the proposed facilities. Generally, bridges will be designed as reinforced concrete, however, other low maintenance materials may be used upon request and approval, when supported by a design report prepared by the developer's professional engineer which provides particular assurance relative to the integrity of the materials to be utilized.

a. At a minimum, the width of all bridges will be required to incorporate a clear roadway width equaling the travel lane width plus two feet to the curb and six-foot sidewalks; however, variations may be considered pursuant to section 10.02.04 of the Land Development Code. Bridge width may vary with the classification of the roadway section to be carried. All bridge structures must be designed for H-20 loading, incorporating adequate corrosion and erosion protection.

5. Buffors. Landscape buffers, when required by this administrative code, section 4.06.00 of the Land Development Code, or other county regulation must be in addition to the required right of way width and will be designated as a separate buffer tract or easement on the final subdivision plat. The minimum buffer width must be in conformance with section 4.06.00 of the Land Development Code. In no case will the required buffer be constructed to reduce cross corner or stopping sight distances, or safe pedestrian passage. All buffer tracts or easements must be owned and maintained by a property owner's association or other similar entity and will be so dedicated on the final subdivision plat.

6. Canals. Any navigable canal or waterway designed as part of a development or subdivision, intended to serve two or more properties, will be designed in compliance with the requirements of the county's water management master plan and sections 22-106 through 22-119 of the Code of Laws, or other governmental entities with jurisdiction, where applicable. The slopes of the canal banks must be stabilized with suitable riprap, native vegetation or other proven erosion control measures.

7.-Easements.

a. Utility oasomonts. Utility easements no less than ten feet wide, unless otherwise approved by the County Manager or his designee pursuant to section 10.02.04 of the Land Development Code, must be provided to accommodate all required utilities to, across, or along lots and, where possible, will be centered on lot lines with convenient access for maintenance. Utility easements and drainage easements may not be combined without prior written approval of the county manager or his designee; and drainage easements will take precedence and be so noted on the final subdivision plat.

i. All utility easements for water and sewer facilities that will be conveyed to the Collier County Water-Sewer District must be separately identified and dedicated on the final subdivision plat as "County Utility Easement" (C.U.E.) and must be a minimum of 15 feet wide unless otherwise approved by the Collier County utility division. Except when crossing other easements, such easements will not be inconsistent with other existing utility easements, or later subjected to uses inconsistent with the use of the easement area for utility purposes unless otherwise approved by the Collier County utility division pursuant to the conditions in section 10.02.04 of the Land Development Code.

b. Drainage easements. Drainage easements will be provided to accommodate open drainage facilities at a width no less than a total of ten feet. The actual size of the easement in excess of the ten foot minimum will be determined based on the hydraulic design of the flowway and the use of bank stabilization approved by the county manager or his designee or minimum side slopes at a four to one ratio, without stabilization.

i.---Where underground drainage structures are installed, the easement width will be sized to accommodate construction, maintenance and replacement of said structures. In no case will said easement be less than 15 feet in width, unless otherwise approved by the county manager or his designee pursuant to section 10.02.04 of the Land Development Code.

ii. When a subdivision or development includes or requires access across canals, watercourses, water bodies, streams, drainageways, channels, naturally occurring wetlands (that are to be preserved), or the like, a drainage easement and adjoining maintenance/access easement will be provided which conforms substantially to the lines of such watercourses unless otherwise approved by the county manager or his designee pursuant to section 10.02.04 of the Land Development Code. Maintenance and access easements for the subdivision's or development's approved water management system will be created and sized in compliance with the rules and regulations of the South Florida Water Management District, as amended. For canals or waterways maintenance/access easement will be provided in accordance with requirements of the entity with responsibility for maintenance/access.

iii. Drainage easements will be created to provide for the flow of surface waters from contributory areas.

c. Protoctod/proserve area and easements. A nonexclusive easement or tract in favor of Collier County, without any maintenance obligation, will be provided for all "protected/preserve" areas required to be designated on the preliminary and final subdivision plats or only on the final subdivision plat if the applicant chooses not to submit the optional preliminary subdivision plat. Any buildable lot or parcel subject to or abutting a protected/preserve area required to be designated on the preliminary and final subdivision plats, or only on the final subdivision plat if the applicant chooses not to submit the optional preliminary subdivision plat, must have a minimum 25-foot setback from the boundary of such protected/preserve area in which no principle structure may be constructed. Further, the preliminary and final subdivision plats, or only on the final subdivision plat if the applicant chooses not to submit the optional preliminary subdivision plat, will require that no alteration, including accessory structures, fill placement, grading, plant alteration or removal, or similar activity will be permitted within such setback area without the prior written consent of the county manager or his designee; provided, in no event will these activities be permitted in such setback area within ten feet of the protected/preserve area boundary. Additional regulations regarding preserve setbacks and buffers are located in sections 3.05.00 and 10.02.06 of the Land Development Code, and will be applicable for all preserves, regardless if they are platted or simply identified by recorded conservation easement.

i. The boundaries of all required easements must be dimensioned on the final subdivision plat. Required protected/preserve areas must be identified as separate tracts or easements having access to them from a platted right-of-way. No individual residential or commercial lot or parcel lines may project into them when platted as a tract. If the protected/preserve area is determined to be jurisdictional in nature, verification must be provided which documents the approval of the boundary limits from the appropriate local, state or federal agencies having jurisdiction and when applicable-pursuant to the requirements and provisions of the growth management plan. All required easements or tracts for protected/preserve areas will be dedicated and also establish the permitted uses for said easement(s) and/or tracts on the final subdivision plat-to Collier County-without the responsibility for maintenance and/or to a property owners' association or similar entity with maintenance responsibilities. An applicant who wishes to set aside, dedicate or grant additional protected preserve areas not otherwise required to be designated on the preliminary subdivision plat and final subdivision plats, or only on the final subdivision plat if the applicant chooses not to submit the optional preliminary subdivision plat, may do so by grant or dedication without being bound by the provisions of this section.

d. Improvement plans. The improvement plans for required improvements which will be constructed within an existing easement must illustrate the existing easement and existing facilities, and the proposed easement and

the proposed facilities. Copies of the improvement plans will be provided by the applicant to the holder of the easement(s) simultaneously with its submission to the county.

i. The review and approval of improvement plans does not authorize the construction of required improvements which are inconsistent with existing easement(s) of record.

8. Fire hydrants. All hydrants must be connected to water systems having sufficient storage or emergency pumping facilities to provide for the minimum fire flows to be maintained for at least four hours or the current recommendation of the Fire Suppression Rating of the Insurance Services Office, whichever is greater. Hydrants must be placed on common lot lines within the approved right of way unless greater otherwise approved by the County Manager or his designee pursuant to section 10.02.04 of the Land Development Code.

a. Hydrants must be installed and placed in a manner complying with the requirements set forth in the latest edition of NFPA No. 24 entitled "Standard for the Installation of Private Fire Service Mains and Their Appurtenances," published by the National Fire Protection Association. Hydrants to be installed within subdivided lots for fire protection purposes will be evaluated during the site development plan review process as required in section 10.02.03 of the Land Development Code. Those installations must comply with the standards set forth in the latest edition of NFPA 1141 entitled "Standard for Fire Protection in Planned Building Groups."

i. Residential land development. In one and two-family land developments with not-more than ten dwelling units per acre, fire hydrants will be spaced not greater than 500 feet apart and not more than 250 feet from the center of any lot in the subdivision and must be connected to mains no less than six inches in diameter. The system must provide capacity for fire flows of at least 500 gallons per minute or greater, in addition to maximum day domestic requirements at residual pressures of not less than 20 pounds per square inch unless otherwise required by the applicable fire code.

ii. Commercial, industrial, single family with structures in excess of 5,000 square feet, and multifamily developments. Fire hydrants located in these areas must be connected to water mains no less than eight inches in diameter. In no case will the spacing of hydrants be greater than 300 feet apart. Additional on site fire hydrants are required when portions of structures are more than 150 feet from the street. These hydrants will be located as determined by the fire code official. Hydrant spacing and size must be capable of providing water flows adequate to meet the requirements of the Fire Flow Analysis. In no case will the flow be less than 750 gallons per minute with the residual pressure of 20 pounds per square inch at the most demanding point of discharge.

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9. Median strips and entranceways.

a. Modian strips. Median strips which are part of the publicly dedicated or deeded right of way will not be utilized for any purpose other than by the county or a public utility. When an applicant desires to beautify a public median strip in a subdivision he may do so in accordance with the guidelines established in section 4.06.00 of the Land Development Code to allow placing of grass, shrubs and trees in general within the median strip under a right of way permit after submission and approval of landscaping plans. Selection of landscaping within the public or private median will be based on accepted traffic safety standards and the prevention of interference with maintenance requirements of utilities within a median. Upon completion of the median improvements, the landscaping will be maintained by a property owners' association, a condominium association, cooperative association, or other like or similar entity.

b. Subdivision or land development entranceways. Subdivision or development entranceways consisting of habitable or unhabitable structures, walls, fences, gates, rock piles or the like are not permitted within the median strip of a publicly dedicated right of way. Decorative entranceways may be constructed upon property adjacent to a right of way in compliance with this Code and will be placed so as to not interfere with any cross-corner or stopping sight distance or constitute a traffic hazard. Any improvements within private rights of way must not be placed over any underground improvements without the prior written consent of the intended owner of the improvements. Upon completion of the entranceway, all improvements will be maintained by the property owners' association, cooperative association, or other similar entity.

10. Monuments. The design and location of permanent reference monuments, "P.R.M.s," and permanent control points, "P.C.P.s," shall be as prescribed by F.S. ch. 177, as amended. Where monuments would occur within street pavement areas, they will be installed utilizing appropriate offset monuments as prescribed by F.S. ch. 177, as amended. All information pertaining to the location of P.R.M.s will be indicated in note form on the plat, such as underground installations and the like.

11. Sanitary sowago system, contral. A complete central sewer system and interim wastewater treatment facility, if required, must be designed and constructed to provide service to all lots and parcels within the subdivision or development. The system will be designed, constructed, owned, operated and maintained pursuant to the requirements of the Utilities Standards and Procedures provisions of the Code of Laws in Chapter 134, Article III, as amended, or to specifications of the applicable service provider.

12. Sanitary sowage system, individual. Except as otherwise approved by the county manager or his designee pursuant to section 10.02.04 of the Land

Development Code, no subdivision or development will be constructed utilizing individual sewage disposal system for each lot or parcel. Any exemption from this requirement must be designed in conformance with chapter 10D-6, F.A.C., and must obtain the written approval of the county manager or designee and the board of county commissioners. Such exemption must be in compliance with the provisions of the county's growth management plan, and must be approved by the County Manager or his designee.

13. Streets. The street layout of all subdivisions or developments must be coordinated with the street systems of the surrounding areas. Adjacent properties must be provided with local street interconnections unless topography, other natural features, or other ordinances/regulations do not allow or require said connections. All arterial or collector streets will be planned to conform to the Collier. County comprehensive plan. Collector and arterial streets within a development will not have individual residential driveway connections. Their location and right of way cross section must be reviewed and approved by the county manager or designee during the preliminary subdivision plat review process. All subdivisions will provide rights of way in conformance with the comprehensive plan and the right of way cross section contained in appendix B. All streets must be designed and constructed to provide for optimum vehicular and pedestrian safety, long service life and low cost of maintenance.

a. Street access. Every subdivision or development will have legal and adequate access to a street dedicated for public use and which has been accepted for maintenance by or dedicated to the State of Florida or Collier County, as described in section 10.02.05 of the Land Development Code. When a subdivision or development does not immediately adjoin such a street, the applicant must provide access to the development from a dedicated street in accordance with these regulations and provide legal documentation that access is available to the project site. All lots within a subdivision or development must be provide legal access to a street dedicated for public use.

b. Adjoining or proposed adjoining street systems. The arrangement of streets in subdivisions or developments may be required to make provision for the continuation of existing or proposed collector or arterial streets to and from adjoining properties, whether developed or undeveloped, and for their proper projection to ensure a coordinated and integrated street system per requirements of the growth management plan, this administrative code or other ordinances and regulations. Where a subdivision or development abuts an existing or proposed public arterial or collector street, buffering will be required as per section 4.06.00 of the Land Development Code.

c. Local streets by cut through traffic will be discouraged, using methods (like traffic calming) that do not compromise connectivity or reduce the number of access points to the subdivision.

d. *Traffic analysis.* If the proposed land development or subdivision will generate traffic volumes in excess of 1,000 ADT (average daily trips) or 100 vehicles per hour, peak hour/peak season, whichever is more restrictive, then a traffic analysis, prepared by a professional engineer, must be provided by the developer.

i. The analysis will show the impact on the proposed internal streets of the subdivision or development and existing externally affected streets. The analysis will be used to determine the street classification, width and number of traffic lanes internal to the development and any requirements for off-site (external) improvements on the existing street system per the Collier County growth management plan.

e. Street right-of-way width. The minimum right-of-way widths to be utilized will be as follows and, where applicable, will be clarified by the cross sections contained in appendix B. and will be directly related to traffic volume as indicated in the definition of each street continued herein and where applicable clarified by the cross sections contained in appendix B. Private street right-of way widths and design may be determined on a case by-case basis in accordance with section 10.02.04 of the Land Development Code.

Street Type All Streets	(feet)	R/W Width* Lane Width lanes	Number of (feet)
Cul-de-sac	60	2	10
Local	60	2	10
Minor collector	80	2	11-12
Minor collector (divided)	80100	2	11-12
Major collector or minor arterial*	As determined for median and turn lanes	4	1112

Note: Any rural cross sections approved may require expanded right of way widths for additional shoulder and swale facilities. Design to be approved on a case by case basis.

*If an alley is utilized, the right of way width may be reduced upon approval of the transportation services administrator.

f. Dead-ond stroots. Dead-end streets will be prohibited except when designed as a cul-de sac. When a street is designed to be extended when the adjacent property is developed, a temporary cul-de-sac and right-of-way will be designed. Culs-de-sac in excess of 1,000 feet will not be permitted unless existing topographical conditions or other natural

features preclude a street layout to avoid longer culs de sac. When conflicts occur between the design standards of this section and the County Fire Protection Code, or its successor provisions in Code of Laws Chapter 58, Article III, the standards of this section will take precedence.

i. Culs do sac must have a minimum 40-foot pavement radius (to back of valley gutter) and 60-foot right of way radius. If islands are to be installed within a cul do sac, they must have a minimum 45foot outside edge of pavement and an inside edge of pavement radius of no greater than 25 feet (See Figure 4 below).

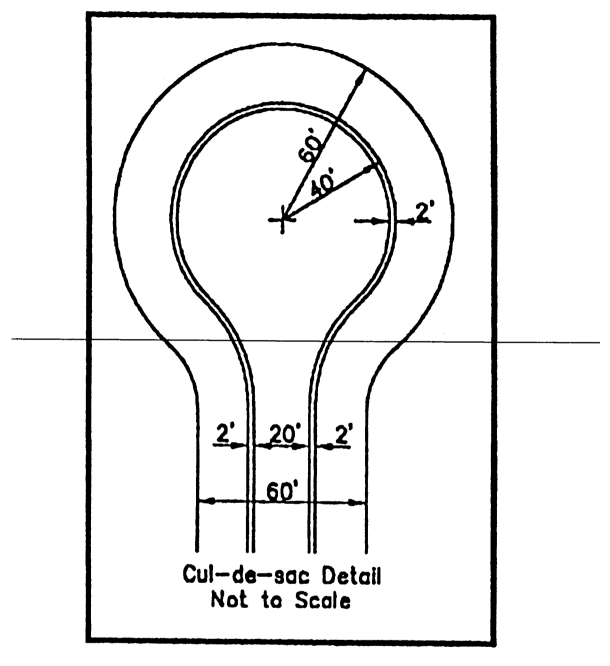


Figure 4

g. Curbs/valloy guttor. All streets must be provided with valley gutter or curbs to provide for drainage. Curbs will be required at street intersections and for those areas requiring additional vehicular protection. All required intersection curbs must extend ten feet beyond the radius.

h. Intersection radii. Street intersections will be provided with a minimum of a 25-foot radius (edge of pavement) for local or cul de-sac streets and

40-foot radius for collector, arterial and commercial/industrial streets. If two local or cul-de sac streets intersect at less than 90 degrees, a radius of greater than 30 feet may be required. Intersection right of way lines must be provided with no less than a 25-foot radius, or as approved by the county manager or designee.

i. All intersections must be provided with ramps where sidewalks are required.

i. Intersections and street jogs. Wherever feasible, streets will be arranged so as to intersect at right angles. Two streets must not intersect at an angle less than 60 degrees. When an intersection occurs on a curve, it should be made radially at the point of intersection, with a minimum 75-foot tangent measured from intersecting centerlines. All local cross streets or stop streets should provide a minimum 50-foot tangent measured from intersecting centerline to the tangent requirements must be supported by design calculations submitted by the applicant's professional engineer. The calculations must be based on the roadway speed limit and the Florida Department of Transportation "Green Book" standards for degree of curvature. Streets classified higher than local will be provided with appropriately larger tangents, supported by design calculations.

(i) Street jogs, at intersections, are prohibited. In no case will intersections be located closer than 100 feet apart, as measured between closest right of way lines. The use of the 100 foot intersection separation criteria will be used only when a traffic impact analysis indicated that neither intersection will require turn lanes or signalization.

(ii) Intersections of more than two streets will be subject to the approval of the county manager or designee.

j. Reverse curves. Tangents will be provided for all streets, between reverse curves, according to the following, unless otherwise approved by the county manager or his designee pursuant to section 10.02.04 of the Land Development Code.

Street Classification	Tangent (Minimum) (feet)
Cul de sac	25
Local	50
Minor collector/commercial/industrial	75
All other streets	100

k. Construction in muck or clay areas. The design of street proposed in excessive muck areas will be considered on an individual basis and may, where so directed by the county manager or his designee, require the use of under drains. Alternate methods of construction may be considered by the county manager or his designee based on a design study, containing soil testing data, and recommendations prepared by a geotechnical engineer licensed to practice in the State of Florida and supported by the applicant's professional engineer.

I. Materials. Streets must include a stabilized subgrade, base and wearing surface in accordance with standards designated by the county manager or his designee and as shown in the typical sections.

i. Subgrade and shoulders. All subgrade and shoulders must be stabilized to a depth of 12 inches and to the full width as shown on the typical section drawing. The stabilized area must be free of muck, roots and other objectionable material. The subgrade and shoulders must be stabilized and compacted to obtain the minimum limerock bearing ratio (LBR) of 40 LBR and at least 98 percent of maximum density as determined by AASHTO T180. If the bearing value of the natural soil is less than that specified, the subgrade and shoulders must be stabilized in accordance with section 160 of the Florida Department of Transportation Standard Specifications for Road and Bridge Construction (latest edition thereof). The construction of the subgrade and shoulders must generally conform to sections 160-8 and 160-9 of the Florida Department of Transportation Standard Specifications for Road and Bridge Construction (latest edition thereof).

ii. Base. The base must be compacted limerock constructed to the thickness specified in the typical section drawing for the class and type of road to be constructed, and must be built to the specified width and centered on the subgrade. Limerock used for the base must meet the standard specifications for grade no. 2 limerock and must be compacted to obtain at least 98 percent maximum density as determined by AASHTO T180. Construction and materials of the base must conform to sections 200 and 911 of Florida Department of Transportation Standard Specifications for Road and Bridge Construction (latest edition thereof). Alternate base courses that meet FDOT specifications may be considered and approved by the county manager or his designee.

iii. *Prime.* The base must-be primed with type RC-70 bituminous material of SS-1 (asphalt emulsion) and must comply with section 270-2 of the standard Florida department of transportation specifications.

iv. Surface course. The surface course thickness and width must be as specified in the typical section drawings. The processing of

the mixture and construction of the surface course must comply with sections 320, 330 and 332 of the standard Florida department of transportation specifications.

v. Grass. All areas within the right-of-way not receiving the surface course must receive seed, fertilizer and mulch in accordance with sections 570, 981, 982 and 983 of the standard Florida department of transportation specifications. Where sod is specified by the County Manager or his designee for erosion control, it will be installed prior to preliminary acceptance of the roadway.

vi. Maintonanco. The applicant will be responsible for maintenance of the roads for the period between preliminary and final acceptance as specified herein. This includes workmanship, materials, and all repairs and maintenance.

vii. Tosting. The applicant must have the subgrade and shoulders tested for compaction and limerock bearing ratio (LBR) at intervals set forth in the latest edition of the Florida Department of Transportation. Standard Specifications for Road and Bridge Construction or as directed by the county manager or his designee. The subgrade and base will be tested for compaction by a certified engineering testing laboratory. Prior to acceptance by the county, a copy of the test results along with a statement of compliance issued by the testing laboratory, must be furnished to the county manager or his designee.

viii. Inspection. During construction, a field inspection will be made by the county manager or his designee. It is the applicant's responsibility to provide written notice to the county manager or his designee when construction is ready for inspection.

ix. Signs. The developer must provide and install traffic control signs, street name and speed limit signs. All signs must be of noncorrosive, reflective material construction or of a type approved by the county manager or his designee. One double sided street name sign of standard design as prescribed by current county standards will be provided at each intersection for each named street unless otherwise approved by the county manager or his designee pursuant to section 10.02.04 of the Land Development Code. A street sign will be placed at a point eight feet from the edge of pavement on a radial line that bisects the intersection radius curve unless otherwise approved by the county manager or his designee pursuant to section section 10.02.04 of the Land Development code. All signs must be designated on the construction plans prior to their approval by the county manager or his designee.

x. Pavement striping. All work will be in accordance with section 711 of the Florida Department of Transportation Standard Specifications for Road and Bridge Construction (latest edition thereof).

m. Alternative types of pavement, base and subgrade. Alternate types of pavement, base and subgrade determined by the county manager or his designee to be equivalent to those specified in this section may be approved. Application for such approval must be accompanied by written data, calculations and analysis which show, by generally accepted engineering principles, that the alternate types are equal or superior to those specified.

n. Street grades. Street grades must be determined in relation to the drainage facilities for the subdivision and must not exceed four percent nor be less than 0.3 percent, unless otherwise approved by the county manager or his designee pursuant to section 10.02.04 of the Land Development Code. Street grades must be shown on the development plans by direction and percent of fall on the road profiles.

o. Swales. Swales will not be permitted within the right of way in lieu of curbs or valley gutters unless the provision for a rural section specified in section 10.02.05 of the Land Development Code, Required improvements, is justified. Swales may be permitted to convey rear yard drainage and to collect street drainage.

p. Marginal access streets. Where a subdivision or development abuts or contains existing limited access highway, freeway or arterial street, and if access is desired to adjoining property other than street connections, a marginal access street to afford separation of through and local traffic may be required by the county manager or his designee.

q. *Half streets.* Half or partial streets will not be permitted except where essential to the reasonable development of a property in conformance with the circulation plan, comprehensive plan or these regulations and where, in addition, dedication of the remaining part of the required street right of way is provided. Whenever a property to be developed borders on an existing half or partial street, the other part of the street will be required to be dedicated and constructed within such property. A proposed development or subdivision that adjoins or includes an existing street which does not conform to the minimum right of way requirements of these regulations must provide for the dedication of additional right of way along either one or both sides of said street so that the minimum right of way requirements of these regulations will be established.

r. Limited access strips. Limited access strips controlling access to streets on adjacent parcels will be prohibited except where approved by the county manager or his designee pursuant to section 10.02.04 of the Land Development Code. s. Clearance and height. At least 17 feet of nominal clearance must be provided over the full width of public streets, private streets, fire lanes, and other means of vehicular access. Overhead public utilities may require a greater height and will be evaluated on a case by case basis.

t. Pavement samples. The developer must provide core samples of both the base course and surface course of the completed public and private roadways prior to preliminary approval. The core samples will be taken at a maximum of 300 feet intervals and arrangements will be made to immediately replace the areas so removed with materials and construction to conform to the specifications and to the line and grade of the immediate surroundings' pavement surface. The core samples must be taken by an approved testing laboratory and/or professional engineer and certified as to location and thickness measured.

i. A tolerance of one quarter inch for pavement surface and onehalf inch for base course may be accepted. Any deviations more than these tolerances will result in withholding preliminary acceptance until such time that the pavement is brought up to county standards.

u. Sidewalk parking. The distance from the back of the sidewalk to the garage door must be at least 23 feet to allow room to park a vehicle on the driveway without parking over the sidewalk. Should the garage be side-loaded there must be at least a 23 foot paved area on a perpendicular plane to the garage door or plans must ensure that parked vehicles will not interfere with pedestrian traffic.

14. Utility installation. After the clearing, grubbing, and grading has been completed within six inches of final subgrade of the roadway for a street, all underground work for the water mains, sanitary sewers, storm sewers, gas mains, telephone, electrical power conduits and appurtenances and any other utility will be installed across the width of the street to the sidewalk area, or provisions will be made so that the roadway or right of way will not be disturbed by future utility installations. All underground improvements so installed for the purpose of future service connections will be properly capped and backfilled.

15. Utility casings. All casings to be installed within the roadway section of a project must be located at a depth at least six inches below the bottom elevation of the roadway stabilized based course. All casings providing water service must extend to the intersection of the right of way line and the lot line. Unless approved by the county manager or his designee pursuant to section 10.02.04 of the Land Development Code, all casings required for the complete service of underground utilities to the subdivision must be installed during the construction phase of the project. Any casing which must be placed after completion of the roadway stabilization and paving will have its method of installation approved by the county manager or his designee.

16. Water management.

a. Scope. A complete stormwater management system will be provided for all areas within the subdivision or development, including lots, streets and alleys. The system design must meet the applicable provisions of the current Collier County codes and ordinances, South Florida Water Management District rules and regulations pursuant to F.S. ch. 373, and chapter 17-40 and title 40E, Florida Administrative Code, and any other affected state and federal agencies' rules and regulations in effect at the time of preliminary subdivision plat submission.

i. Where stormwater runoff from outside the subdivision or development historically passes on, passes over or through areas of the subdivision or development, such runoff must be included in the stormwater system design. The system must be designed for long life, low cost maintenance by normal methods and provide for optimal on site detention of stormwater runoff and groundwater recharge in accordance with applicable county and SFWMD regulations.

ii. Water management areas will be required to be maintained in perpetuity according to the approved plans. Water management areas not maintained will be corrected according to approved plans within 30 days.

b. Rainfall and runoff critoria. The system must be designed for "design floods" resulting from rain storms and antecedent conditions for all system components in accordance with current Collier County and South Florida Water Management District criteria.

i. Lakes. Artificial lakes and retention basins proposed as part of a stormwater retention system for on-site water management must be designed and, when required by this administrative code or other ordinances or regulations of Collier County, state or region, monitored for quality by the applicant pursuant to the county excavation regulations, at no cost to the county. All lakes will be set back from abutting roadways or intersections pursuant to the design standards established in sections 22-106 through 22-119 of the Code of Laws and Ordinances.

ii. *Runoff-coofficients.* Existing land usage will be considered for the selection of proper runoff coefficients within the drainage basins involved, whether within the subdivision or development or not.

Garage

c. Stormwater outfalls. Stormwater runoff must be conducted to positive outfalls that can be permanently maintained, practicably and legally. Outfalls to existing waterways, canals, preserve or conservation areas, lakes or storm sewers will be acceptable provided it can be demonstrated through a professional engineering study to the county manager or his designee that such receiving systems have adequate capacity to receive the proposed quantity and quality of the additional flow.

i. Side ditches or swales along public or private roads will not be accepted as suitable positive outfalls except as may be specifically accepted under the provisions of this administrative code by the county manager or his designee, and by the Florida department of transportation if applicable. The storage of stormwater runoff in other existing or proposed ditches or swales within a public or private right of way will be permitted for volume storage when approved under South Florida Water Management District design criteria, but will not be utilized to satisfy the stormwater storage (quality) requirements of a development's master water management system.

ii. Drainage wells or underdrains may be accepted as positive outfalls where adequate percolation volumes can be provided in locations capable of accepting the design quantities of water.

d. Major waterway. Improvement or establishment of major waterways and canals will be developed in full accord with applicable stormwater management criteria. Engineering data, criteria and suitable calculations will be submitted to the county manager or his designee prior to approval of construction plans.

i. Roadways over major waterways will be structures approved by the county manager or his designee, sized to maintain flow capacity, designed to assure long life and minimal maintenance. Construction must meet all current Florida Department of Transportation Standard Specifications for Road and Bridge Construction, unless otherwise approved by the county manager or his designee pursuant to section 10.02.04 of the Land Development Code.

e. Outfall ditches and open channels. Unless otherwise approved by the county manager or his designee pursuant to section 10.02.04 of the Land Development Code, side slopes no steeper than four to one will be allowed. Protection against scour and erosion will be provided as required by the county manager or his designee.

f. Roadside swales.

i. Dosign. In the interest of preserving the existing natural groundwater levels, roadways will not be designed so as to cause the significant lowering of the water levels existing in the area prior to development. Roadside swales and ditches may be permitted within street rights of way where the use of roadside swales can be justified to the county manager or his designee through a written report prepared by the applicant's professional engineer. Swales,

where permissible, will have side slopes no steeper than four to one and they will not be utilized to satisfy the stormwater quality (volume) requirements of a project's master water management system. Where flow velocities in excess of four feet per second are anticipated, urban right of way sections will be required.

ii. Erosion protoction. All unpaved areas within the permanent right-of-way must be provided with permanent erosion protection, such as native vegetation or turf. Swale ditches will be sodded, sprigged or seeded a lateral distance extending from the road pavement to the top of the swale ditch backslope. Where valley guttered sections are used for drainageways, turf protection must be placed from the edge of the gutter to the outer limits of the rightof way. If seeding is utilized, then mulching in accordance with the Florida department of transportation standards will be required. Additionally, if seeding and mulching are utilized, then a strip of sod one foot wide will be placed along the face of the pavement or curb section and over the invert of any approved swale section within the runoff flowway. All swales subject to erosion velocities will have adequate erosion protection in the form of riprap or other applicable like methods.

iii. Driveways across swale ditches. Driveways across permitted swale ditches must have placed beneath them drainage pipes of adequate size and type approved by the county manager or his designee, based on the capacity requirements calculated by the applicant's professional engineer for the development's master water management system.

g. Street drainage. Street drainage within the road right of way through grassed swales will be permitted for rural cross sections only except where velocities in excess of four feet per second are anticipated. The flow from these swales or other types of drainage facilities will be diverted to natural percolation areas, artificial seepage basins or artificial lakes of at least sufficient capacity to comply with the criteria of Collier County and the South Florida Water Management District. Other equally effective methods of returning cleansed waters to the aquifer will be acceptable upon prior review and approval by the county manager or his designee.

i. Existing natural lakes may be used as detention areas provided that they have adequate storage capacity and that pretreatment measures approved by the county manager or his designee are taken to prevent pollutant matter from entering the lake. Positive outfall drainage facilities will be provided away from all percolation areas, seepage basins, detention areas and artificial lakes to handle the runoff from storms which exceed the required design storm event in duration and/or severity. h. Porcolation areas. The actual area required will depend on the percolation rate for the soils at the specific site and the manner in which the site is developed in accordance with Collier County and South Florida Water Management District criteria. All percolation areas will be grassed in accordance with requirements of this administrative code and will be planted in trees, shrubs, or other plants capable of taking up large volumes of nutrients.

i. Underground drainage. Where drainage plans provide for, or it is so directed by the county manager or designee, the collection of stormwater in underground pipes, inlets and other appurtenances for conveyance to an intermediate or ultimate outfall, the following minimum design criteria will be observed:

(i) The minimum pipe used within a publicly maintained stormwater collection system will be 15 inches in diameter.

(ii) Inlets will be spaced at such intervals and in such a manner to allow for the acceptance of 100 percent of the ten year, one-hour storm runoff.

(iii) The distance between terminating and intermediate structures must not exceed those required by the Florida department of transportation, pursuant to Florida Department of Transportation Drainage Manual, Volumes 1-4 (1987 edition or latest revision).

(iv) The stormwater, underground collection system, must be so designed that the elevation of the hydraulic gradient during a tenyear, one-hour storm event is never higher than the crown elevation of any publicly maintained roadway in the system.

(v) The pipes must be designed to minimize sediment deposits.

(vi) The pipe materials must meet the requirements set forth in sections 943-948 inclusive of the current edition of the Florida Department of Transportation Standard Specifications for Road and Bridge Construction. Only concrete pipe or other pipe materials approved by the county manager or his designee may be used in tidal or salt waters.

(vii) All drainage pipes must be fitted with headwalls, endwalls, inlets and other appropriate terminating and intermediate structures.

j. Stormwater disposal. The method of ultimate disposal of stormwaters will be dependent upon the soil characteristic underlying the development or subdivision. All stormwaters will be subjected to treatment for the removal of petroleum residues, oils, suspended solids and other pollutants found in stormwater runoff. The method of treatment will be determined by the applicant's professional engineer responsible for the preparation of the stormwater management plans and specifications, and will be subject to the approval of the county manager or his designee and the concerned state agencies.

CP\13-CPS-01246\2

EXHIBIT "B"



Growth Management Division



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Chapter 1. Introduction

A. Purpose and Intent

Collier County's Land Development Code (LDC) is the principal regulatory tool for implementing the County's Growth Management Plan (GMP). The LDC contains the standards and criteria that development must meet in the County. To ensure that all growth meets these standards, there are specific approval procedures for the various forms of development, ranging from simple, single-lot residences to large, multi-phased planned developments. The Administrative Code consolidates and identifies the procedures for approval to develop under the LDC.

The Administrative Code for Land Development, hereafter referred to as the Administrative Code, is divided into 14 chapters. Each chapter comprises a genre of land use petitions or permits. Each Chapter is organized alphabetically to provide for ease of use. Cross references are provided for related land use petitions or permits where appropriate. The following list provides a breakdown of the Administrative Code by chapter:

- Chapter 1 contains the intent of the Administrative Code and how to it is to be amended. This chapter
 also outlines Collier County's Reviewing Agencies and the Common Procedural Steps and Information
 necessary to submit and process a land use petition or permit.
- Chapter 2 contains the land use petitions which are processed through a legislative procedure.
- Chapter 3 contains the land use petitions and permits which are processed through a quasi-judicial procedure.
- Chapter 4 contains the land use petitions and permits which are processed administratively by the Growth Management Division.
- Chapter 5 contains the applications for the creation and completion of a subdivision.
- Chapter 6 contains applications for waivers, exemptions, and reductions to LDC standards.
- Chapter 7 contains supplementary submittal requirements for land use applications.
- Chapter 8 contains information relating to public notice requirements for land use petitions.
- Chapter 9 contains the procedures for the Office of the Hearing Examiner.
- Chapter 10 identifies where to find current information.
- Chapter 11 contains contact information.
- Chapter 12 contains commonly used acronyms in the Administrative Code and the LDC.
- Chapter 13 contains the glossary of terms, which are bolded throughout the Administrative Code.
- Chapter 14 contains Appendices.

The Administrative Code is available to download as an Adobe PDF file on the County's website: [TBD]. It is also available for purchase in print at the Growth Management Division, located at 2800 N. Horseshoe Drive, Naples, FL 34104.

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The Code has visual cues that improve its readability. These include:

- This symbol identifies a cross-reference to another Administrative Code chapter or another regulatory code.
- This symbol identifies explanatory materials/information that may help to explain or expand upon a provision of the Administrative Code.

B. Amendments and Conflicts

1. Administrative Code Amendment

The Administrative Code was adopted by the BCC as Ordinance [number TBD]. Amending Collier County and State of Florida contact information and website links may be done administratively by the County Manager or designee. Further, the County Manager or designee shall have the authority to update and correct Growth Management Division's organizational structure and department titles.

All other amendments, additions, revisions, or modifications required to maintain the Administrative Code shall be made by resolution by the BCC and adopted by majority vote at any regular or special meeting. The resolutions may be placed as an item on the regular, consent, or summary meeting agenda, as deemed appropriate by the County Manager or designee in consultation with the County Attorney.

2. Conflicts

Where the Administrative Code conflicts with the LDC or Growth Management Plan, the LDC or the Growth Management Plan shall prevail.

C. Reviewing Agencies

This section describes the various agencies that are involved in processing zoning and land development applications.

1. Architectural Arbitration Board

The Architectural Arbitration Board, identified in **LDC** subsection 5.05.08 F assists with the Architectural Deviations and Alternative Compliance procedure. The Board consists of five voting members comprised of the following: two representatives from the Collier County Zoning staff, two representatives appointed by the American Institute of Architects (Southwest Florida Chapter) and one member appointed by the American Society of Landscape Architects (Southwest Florida Chapter). The Architectural Arbitration Board may provide the following: 1) Assistance to the County Manager in rendering a decision; and 2) An **applicant** may appeal the decision of the County Manager or designee to the Architectural Arbitration Board.

2. Board of County Commissioners (BCC)

The BCC is the County's governing agency. It sets the County's land development policies by adopting and amending the Growth Management Plan and the LDC. It is also involved in quasi-judicial procedures, such as a rezoning, the establishment of PUDs, the creation of stewardship receiving/sending areas, and the establishment of Development of Regional Impacts, and other petitions as specified in the LDC.

3. Board of Zoning Appeals (BZA)

The BCC acts as the Board of Zoning Appeals (BZA) for Collier County. The BZA processes and makes final decisions on zoning variances, appeals, conditional uses, nonconforming use amendments, flood variances, parking agreements, and other functions outlined in the Collier County **Code of Laws and Ordinances** section 2-1171, F.S. § 67-1246 and Laws of Florida, as amended.

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4. Building Board of Adjustment and Appeals (BOAA)

The Building Board of Adjustment and Appeals (BOAA) is a decision-making body that makes final decisions on appeals related to the decisions of the building official, such as the manner of construction proposed to be followed, or materials to be used, and in the erection or alteration of a building or structure, pursuant to **Code of Laws and Ordinances** section 2-1181. The BOAA consists of five members, appointed by the BCC, who have the necessary education and qualifications to review and render decisions related to the Florida Building Code and Florida Fire Prevention Code.

5. Planning Commission (CCPC)

The Collier County Planning Commission is designated as the local planning agency for the County, as identified in the **Code of Laws and Ordinances** section 106-1 and 2-1156. The Planning Commission processes amendments to the Growth Management Plan, text amendments to the **LDC**, and makes a final decision on actions as specified in the Administrative Code and **LDC**. The Planning Commission also provides recommendations to the BCC on land use petitions where the BCC renders a final decision.

6. Office of the Hearing Examiner

The Office of the Hearing Examiner is established in the **Code of Laws and Ordinances** section 2-83 through 2-90. The Hearing Examiner hears and makes final decisions and provides recommendations to the BCC as specified in ordinance 2013-25 and in the Administrative Code. The procedures for the Office of the Hearing Examiner are established in Chapter 9 of the Administrative Code.

7. Growth Management Division (GMD)

Most land use petition and permit applications begin the process with a review by the Growth Management Division. The Growth Management Division provides information and services associated with building permits, inspections, development plans, land use petitions, and investigations. The GMD provides guidance for the longterm use of land and public facilities to assure quality growth and to enhance the community's quality of life, pursuant to local ordinances and Florida State growth management laws.

The following are the primary departments within the Growth Management Division: the Business Center, the Engineering Services Department, the Natural Resources Department, the Comprehensive Planning Department, the Planning and Zoning Department, Operations and Regulatory Management, which includes the Plan Review and Inspection Department, and the Code Enforcement Department. The Planning and Zoning Department is generally the initial point of contact for land use petitions and permits. The Plan Review and Inspection Department thandles building permits.

8. Environmental Advisory Council (EAC)

The Environmental Advisory Council acts in an advisory capacity to the BCC pursuant to **Code of Laws and Ordinances** section 2-1191. The Collier County Planning Commission sits as the Environmental Advisory Council. Pursuant to Ord. 2013-51, the EAC reviews matters dealing with regulation, control, management, use, or exploitation of natural resources within the County. It also reviews specific zoning and development petitions and their impact on the County's natural resources.

9. Development Services Advisory Committee (DSAC)

DSAC is a fifteen member committee that was created in 1993 pursuant to **Code of Laws and Ordinances** section 2-1031. This committee represents the various aspects of the development industry and may include **architects**, general contractors, residential or building contractors, environmentalists, land use **planners**, land developers, **landscape architects**, professional **engineers**, utility contractors, plumbing contractors, electrical contractors, structural **engineers**, and attorneys. The purpose of this committee is to provide reports and recommendations to the BCC to assist in the enhancement of operational efficiency and budgetary accountability within the Growth

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Chapter 1 | Introduction

Management Division and to serve as a primary communication link between the Growth Management Division, the development industry, and the citizens of Collier County. Terms are 4 years.

10. Historical Archaeological Preservation Board

The Historical Archaeological Preservation Board (Preservation Board) is an advisory board to the BCC pursuant to **Code of Laws** section 2-2000. The Preservation Board designates, regulates, and administers historical and archaeological resources in the County under the direct jurisdiction and control of the BCC.

D. Common Procedural Steps and Information

This section describes common information that applies to most of the review procedures identified in the Administrative Code.

1. Fees and Submittal Requirements

The County charges fees for applications filed under the LDC. The BCC establishes the fees by resolution. The fee schedule is available for download on the County's website: http://www.colliergov.net/Index.aspx?page=128. The County will not accept an application until all of the required fees are paid.

2. Initiation of the Application

Most applications are initiated by filing a County application form, along with all of the required information, with the Business Center within the Growth Management Division. Each section of the Administrative Code lists the corresponding application by name under "Initiation."

3. **Pre-application meeting**

Applicability

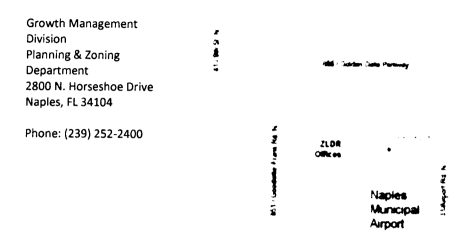
Where specified within the Administrative Code, **applicants** must attend a pre-application meeting with the Planning & Zoning Department before filing an application.

The purpose of the meeting is to provide an opportunity for the **applicant** and the Planning & Zoning Department to informally review a proposed development and determine the most efficient method of review before substantial commitments of time and money are made in the preparation and submission of the application.

The name of the **planner** assigned to the project shall be identified on the application once it is filed. The project **planner** is the main contact and their name should be referenced in any correspondence with the County regarding the petition. The project **planner** can be reached by calling the Business Center Front Desk, at 239-252-2400.

The Planning & Zoning Department offices are located within the Growth Management Building at the following location:

Chapter 1 | Introduction



Initiation of the pre-application meeting

Applicants may request a pre-application meeting online, by calling the Planning & Zoning Department, or in person at the Business Center, which is located within the Growth Management Division Building. A pre-application fee is required at the time of the meeting. **Applicants** must complete a Pre-Application Request Form, or fill out the form on-line at http://apps2.colliergov.net/portal. The Planning & Zoning Department will contact the **applicant** within 2 working days to schedule a pre-application meeting. Pre-application meetings are held in the Growth Management Building in order to allow all appropriate County review staff to attend. **Applicants** may bring an agent(s) or another person they wish to have present at the meeting.

At the pre-application meeting County Staff will review the proposed request, discuss the contents of application packet, indicate which submittal items are required, and the number of plans required for submittal. The submittal requirements vary by application type, so **applicants** are encouraged to hold off on completing the application packet until after the pre-application meeting. At the pre-application meeting, County Staff members will provide the **applicant** Pre-Application Meeting Notes, which outline the requirements discussed at the meeting.

Issues to discuss

The Planning & Zoning Department, review staff, and the **applicant** may discuss the following issues at the preapplication meeting:

- 1. The general nature of the proposed development.
- 2. Changes to the proposed development which need to conform to the LDC, the Growth Management Plan, or other County policies.
- 3. The review procedures that will apply, including the public hearing process, if applicable, the approximate length of the development review, and the approval process.
- 4. Federal, State, and local agencies that may review, comment, or require permits for the proposed development.
- 5. The type of information needed throughout the procedure, including surveys, plans, drawings, reports, the application form, and other supporting documentation.
- 6. The number of copies of the application and supporting information that the applicant must provide.

Chapter 1 | Introduction

At the pre-application meeting, the Planning & Zoning Department will provide the **applicant** a checklist of submittal requirements discussed at the meeting. The **applicant** and the Planning & Zoning Department staff may discuss other issues as needed.

Required Documentation

Unless further specified in the Administrative Code, the **applicant** should bring a conceptual plan of the project, aerial photographs of the property, and preliminary environmental data, depending on the type of application.

4. Completeness and Processing Letter

Prior to the submittal of the application, the Business Center will determine if the application is complete and that the materials identified on the Pre-Application Meeting checklist and notes are included with the application. If the application is incomplete, the **applicant** must obtain all of the requirements prior to the submittal of the application. The Business Center will not accept or process an incomplete package.

Once the application has been accepted by the County and the fees have been paid, the application has begun processing and the **applicant** will receive a Processing Letter. This letter identifies the petition number, (i.e. PL201200000) and the assigned **planner**/project manager. The petition number should be noted on all future correspondence regarding the application. The letter is generally received within 10 days of submittal.

5. Staff Review

Once the application has been processed, County Staff will review the application to determine whether the application is sufficient or insufficient in one or more areas. This is considered the "first set of review comments" by County Staff. The purpose of this review is to ensure that the application complies with the standards for approval and/or the findings of fact pursuant to the LDC. This review is also designed to prevent the application from unnecessary delays in the process. If the application is insufficient, the Planning & Zoning Department will notify the **applicant** of the deficiencies through the review comment process.

For administrative applications, County Staff, acting on the behalf of the County Manager may approve or deny the application based on the criteria provided in the LDC. While the Planning & Zoning Department is the agency that is primarily involved in administering and enforcing the Growth Management Plan and the LDC, other State or regional agencies may be responsible for certain types of applications.

6. Advisory Board or Agency Review

If the petition requires review by the EAC, Planning Commission, BCC, BZA, the Hearing Examiner, or other advisory County board or agency, County Staff prepares a specialized report for each Board. For example, a Staff Report for the Planning Commission contains information identified in the application, whether the project is consistent with the Growth Management Plan, an analysis of the request, legal considerations, recommendations by the County, and any recommendations of another reviewing body.

If the application is to be reviewed by the BCC, Staff prepares an Executive Summary which is a condensed version of the Staff Report and includes recommendations of the EAC, if applicable, and the Planning Commission.

7. Open and Closed Applications

An application is considered "open" when the Processing Letter has been provided to the **applicant** and/or agent. The Planning & Zoning Department assigns an open application and petition processing number.

An application is considered "closed" when the petitioner withdraws the application through written notice or ceases to supply necessary information to continue processing, or otherwise actively pursue the application for a period of 6 months, unless the particular process assigns a different time period. A closed application will not receive further processing and is considered withdrawn. The Planning & Zoning Department will notify the

Chapter 1 | Introduction

applicant of closure in writing. However, the failure of the Planning & Zoning Department to notify the **applicant** does not eliminate the "closed" status of an application.

The **applicant** can reopen a closed application by submitting a new application and repaying the application fees. Further review of the request is subject to the then current **LDC**.

8. Pre-Construction Conference

The Pre-construction conference applies to all development projects that include infrastructure improvements, including but not limited to: site development plans (SDP), site development plan amendments (SDPA), site improvement plans (SIP), plans and plats (PPL), plans and plat amendments (PPLA), and construction plans (CNSTR).

Following approval of the plans, the **applicant** shall pay the inspection fees and the **Engineer** of Record shall submit to the Business Center an affidavit that the plans and documents approved by Collier County are consistent with those approved by all State and Federal agencies. The Engineering Services Department shall contact the **applicant** to schedule a pre-construction conference. The **applicant** shall bring all approved County plans and permits and copies of all State and Federal permits for the project to the meeting. At the meeting, the **applicant** and the Engineering Services Department will coordinate construction activities and will discuss the timeline for the inspection of the improvements. The **applicant**, the **applicant's** contractors, and representatives from all affected utilities are encouraged to attend the meeting.

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The petitions identified in this Chapter require a public hearing by the Board of County Commissioners.

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Chapter 2 | Legislative Procedures

A. Comprehensive Plan Amendment

Reference F.S. § 163.3177 – 163.3187, 125.66 and LDC Public Notice subsection 10.05036 and the Collier County Growth Management Plan (GMP).

♦ Note: The Florida Department of Economic Opportunity (DEO) website contains procedures, forms, and technical assistance regarding State of Florida review and requirements. For State related Comprehensive Plan Amendment information refer to: http://www.floridajobs.org/community-planning-anddevelopment/programs/comprehensive-planning.

Applicability This procedure applies to a request to amend the GMP whether initiated by the County or a private landowner.

A comprehensive plan amendment does not authorize development.

There are several categories of plan amendments, including but not limited to:

- Small Scale Amendment: A plan amendment that involves 10 acres or less and other criteria set out in F.S. § 163.3187(1).
 - Generally, small scale amendments are for maps and may include text changes.
 - Small scale amendments that involve 10 acres or less may be site-specific amendments.
- Regular Amendment: A plan amendment that changes the goals, objectives and policies; a map change; or any other material in the plan, and falls within one of the categories described in F.S. § 163.3184(2) and 163.3184(3).
 - Regular amendments may be site-specific amendments.
- DRI Companion Amendment: A plan amendment that is directly related to a DRI. This is processed concurrent with the DRI application. ⇔See Chapter 3 D.3 of the Administrative Code for more information.
- Pre-Application A pre-application meeting is required.

Initiation The **applicant** files an "Application for a Request to Amend the Collier County Growth Management Plan" with the Comprehensive Planning Section of the Planning and Zoning Department.

ApplicationThe application shall include the draft amendment text and/or map amendment and allContentsdata and supporting materials that justify the amendment.

A Note: Refer to F.S. § 163.3163 et. seq. for State requirements.

Completeness and
Processing of
ApplicationThe Comprehensive Planning Department will review the application for completeness.After submission of the completed application packet accompanied with the required
fee, the **applicant** will receive a mailed or electronic response notifying the **applicant**
that the petition is being processed. Accompanying that response will be a receipt for the
payment and the tracking number (i.e., XXX201200000) assigned to the petition. This
petition.

Notice - 1. Newspaper Advertisement: The legal advertisements shall be published at least 15

Collier County Land Development Code | *Administrative Procedures Manual Chapter 2 | Legislative Procedures*

Imail Scale Aineudment for Map and/or Text Changes days before the Planning Commission and BCC public hearings dates. The advertisements shall include at a minimum:

- Clear explanation of the proposed ordinance or resolution as it affects the subject property;
- Date, time, and location of one or more public hearings;
- 2 in. x 3 in. map of the project location; and
- The required advertisements must be at least 2 columns wide by 10 inches long in a standard size or a tabloid size newspaper, and the headline in the advertisements must be in a type no smaller than 18 point. The advertisement shall not be placed in a portion of the newspaper where legal notices and classified advertisements appear. The advertisements shall be placed in a newspaper of general paid circulation.

- Annee The Specific Amendment

Notice - Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for solutional notice information.

- 1. NIM: The NIM shall be completed at least 15 days before the first advertised Planning Commission hearing. The NIM shall be advertised and a mailed written notice shall be given to property owners in the notification area at least 15 days prior to the NIM meeting. The NIM is only for site-specific amendments.
- **2.** Mailed Notice: Written notice shall be sent to property owners in the notification area at least 15 days before the advertised Planning Commission hearing.
- **3.** Newspaper Advertisements: The legal advertisements shall be published at least 15 days before the Planning Commission and BCC transmittal and adoption public hearings. The advertisement shall include at a minimum:
 - Clear explanation of the proposed ordinance or resolution as it affects the subject property;
 - Date, time, and location of one or more public hearings;
 - 2 in. x 3 in map of the project location, if site specific; and
 - The required advertisements must be at least 2 columns wide by 10 inches long in a standard size or a tabloid size newspaper, and the headline in the advertisement must be in a type no smaller than 18 point. The advertisement shall not be placed in a portion of the newspaper where legal notices and classified advertisements appear. The advertisements shall be placed in a newspaper of general paid circulation.
- 4. Mailed Notice: The County shall send written notice by mail to each real property owner within the area covered by the proposed plan amendment at least 15 days before the advertised BCC public hearing date.
- 5. Sign: (see format below) Posted at least 15 days prior to the advertised public hearings. Two distinct signs shall be posted for the transmittal hearings and the adoption hearings. The first sign shall be posted before the first Planning Commission hearing on the GMP transmittal to DEO. A second sign shall be posted before the Planning Commission hearing on the GMP adoption.

Chapter 2 | Legislative Procedures

PUBLIC HEARING FOR AN AMENDMENT TO THE
COMPREHENSIVE PLAN
COMPREHENSIVEPLAN
PETITION NUMBER:
(Request-Sufficiently clear to describe the project)
LOCATION:
DATE: TIME:
CONTACT:
THE ABOVE TO BE HELD IN THE BOARD OF COUNTY
COMMISSIONERS CHAMBERS, THIRD FLOOR, COLLIER
COUNTY GOVERNMENT CENTER, 3299 TAMIAMI TRAIL
EAST, NAPLES, FLORIDA, 34112.

Notice -
Regular1.Newspaper Advertisements:
The legal advertisements shall be published at least 15
days before the Planning Commission and BCC transmittal and adoption public
hearings. The advertisement shall include at a minimum:

- Clear explanation of the proposed ordinance or resolution as it affects the subject property;
- Date, time, and location of one or more public hearings;
- 2 in. x 3 in. map of the project location, if site specific; and
- The required advertisements must be at least 2 columns wide by 10 inches long in a standard size or a tabloid size newspaper, and the headline in the advertisement must be in a type no smaller than 18 point. The advertisement shall not be placed in a portion of the newspaper where legal notices and classified advertisements appear. The advertisements shall be placed in a newspaper of general paid circulation.
- Small Scale

Regular

Amendment

- Public Hearings for **1.** The EAC shall hold at least 1 advertised public hearing, if required.
 - 2. The Planning Commission shall hold at least 1 advertised public hearing.
 - 3. The BCC shall hold at least 1 advertised public hearing.

Regular Amendments require two sets of public hearings, transmittal hearings and adoption hearings.

- 1. Transmittal Public Hearings:
 - The EAC shall hold at least 1 advertised public hearing, if required.
 - The Planning Commission shall hold at least 1 advertised public hearing.
 - The BCC shall hold at least 1 advertised transmittal public hearing.
- 2. Adoption Public Hearings:
 - The EAC shall hold at least 1 advertised public hearing, if required.

Amendment Public Hearing for

Chapter 2 | Legislative Procedures

- The Planning Commission shall hold at least 1 advertised public hearing.
 - The BCC shall hold at least 1 advertised adoption public hearing.
- Decision maker The BCC, following recommendations from both the EAC, if required, and the Planning Commission.

Review Process 1. Transmittal of Amendment to DEO:

- The Comprehensive Planning Section will review the application, identify whether additional materials are needed, prepare a Staff Report, and schedule a hearing date before the EAC, if required, and the Planning Commission to present the petition for review.
- Following the recommendation by the Planning Commission, the Comprehensive Planning Section will prepare an Executive Summary and schedule a hearing date before the BCC to present the petition for review.
- Small Scale Amendments are not subject to a review by DEO and may be adopted by the BCC at the first advertised public hearing. A Regular Amendment is reviewed by the BCC at a transmittal hearing and if approved, the amendment is sent to DEO and other review agencies for review in accordance with F.S. § 163.3184(3) and (4).
- **2.** Adoption of Amendment:
 - Following review by DEO and other review agencies, the Comprehensive Planning Section will prepare a Staff Report, and schedule a hearing date before the EAC, if required, and the Planning Commission to present the amendment and comments from DEO and other review agencies for review. Following the recommendation by the EAC, if required, and the Planning Commission, the Comprehensive Planning Section will prepare an Executive Summary and schedule an adoption hearing before the BCC. If the amendment is adopted, the amendment is sent to DEO and the review agencies in accordance with F.S. § 163.3184(3) and (4).
- The plan amendment must be consistent with the applicable portions of the Collier County Growth Management Plan, F.S. § 163.3164, *et seq.*, the State Comprehensive Plan, and the *Southwest Florida Strategic Regional Policy Plan* published by the Southwest Florida Regional Planning Council.
- Sffective Date 🗢 See F.S. § 163.3184(3) and (4).

 \Leftrightarrow See F.S. § 163.3191 if the plan amendment is an update that results from an evaluation and appraisal report.

Affected persons may file an administrative challenge as described in F.S. § 163.3184(5). Small scale amendments may be administratively challenged pursuant to F.S. § 163.3187(5) (a).

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Chapter 2 | Legislative Procedures

B. Land Development Code Amendment – Privately Initiated Text Amendments

Reference	LDC section ED 02009, LDC Public Notice subsection CO 03 06 A, F.S. § 163.3202, and F.S. § 125.66.
	See LDC section 1923. W for County Initiated Text Amendments.
Applicability	Amendments that supplement, change, or repeal the text of the LDC.
Pre-Application	A pre-application meeting is not required.
Initiation	The applicant files an "Application for Amendment to the Land Development Code."
Application Contents	The application must include the following:
Contents	1. Applicant Contact Information.
	2. Completed LDC Amendment Request form.
	3. Changes to the LDC shall be identified in a strikethrough/underline format. Strikethrough language represents removal and underlined language represents new language. All cross references to the section in the LDC shall be checked and amended if necessary.
Completeness and Processing of Application	The Growth Management Division will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice for mendments which affect 10 acres or	Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.
aneri to acres or	1 Nowspaper Advortisements: The local advantisement shall be multiplied at local 45

- 1. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - The title of the proposed ordinance or resolution;
 - Date, time, and location of the hearing; and
 - Places(s) within the county where the proposed ordinance may be inspected by the public.

Notice for Notification requirements are as above, with the addition of:

• 2 in. x 3 in. map of the project location of which amends the Zoning Atlas and/or changes the permitted, conditional, and prohibited uses within a zoning category in the County.

Amendments which affect 10 acres or less of land and do not change the list of permitted, conditional or prohibited uses within a zoning category

Amendments which

more of land and do

affect 10 acres or

change the list of permitted, conditional or prohibited uses within a zoning

Collier County Land Development Code | Administrative Procedures Manual Chapter 2 | Legislative Procedures

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- 1. The EAC shall hold at least 1 advertised public hearing, if required.
- 2. The Planning Commission shall hold at least 1 advertised public hearing.
- 3. The BZA shall hold at least 1 advertised public hearing.
- 1. The EAC shall hold at least 1 advertised public hearing, if required.
 - 2. The Planning Commission shall have at least 1 advertised public hearing. The Planning Commission may elect by a majority decision to hear such ordinance or resolution at 2 advertised public hearings. If there is only 1 advertised public hearing, the hearing shall be held after 5:00 p.m. on a weekday, and if there are 2 advertised hearings, then at least 1 of the advertised public hearings shall be held after 5:00 p.m. on a weekday.
- **3.** The BBC shall have at least 2 advertised public hearings. At least 1 advertised public hearing shall be held after 5:00 p.m. on a weekday, unless the BCC by a majority vote plus 1 vote elects to conduct that hearing at another time of day.
- Decision another The BCC, following the recommendations from both the EAC, if required, and the Planning Commission.

Reacting Provides a Staff reviews the amendment application and provides a recommendation.

The DSAC reviews the amendment application in a public meeting and makes a recommendation to the BCC.

The EAC reviews the amendment application if the proposed change includes an environmental component in accordance with Collier County **Code of Laws** section 2-1193. The EAC makes a recommendation to the BCC.

The Planning Commission reviews the application for consistency with the GMP and makes a recommendation to the BCC.

The BCC shall review the application and the recommendations by the advisory boards. The BCC may approve, approve with revisions, or deny the proposed ordinance or resolution.

Effective Data Per F.S. § 125.66, the ordinance must be filed with the Florida Department of State, Tallahassee, FL within 10 days of signing by the Chairman of the Board. The effective date is the date it is filed with the State, unless a date is specified in the ordinance.

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Public Hearing for Amendments which Affect 10 acres or less of fund and do not change the list of permitted, conditional or prubibilities turks within a zoning Diepory

Notice for Amendments which offect 10 acres or tore of land and for thange the list of perimited, tocaltrand or prohibited meswithin a colong the gary This page intentionally left blank.

Chapter 3. Quasi-Judicial Procedures with a Public Hearing

Land use petitions require a public hearing where the **applicant** and affected **property owners** are allowed to speak and provide testimony about the application. The County's decision-making agency is similar to a judge presiding over a trial, and its decision is based on the record. Quasi-judicial hearings are pursuant to law and provide for the following:

- 1. The record may include the application materials, County Staff's recommendation, and may also include written reports, and the fact-based testimony of any witnesses (expert or otherwise) that speak at the public hearing. The **applicant** or the agent has the burden of providing a written record.
- 2. The applicant has an opportunity to be heard in person and through counsel, to present evidence of its case, and to rebut the case presented by opposing parties.
- 3. Cross-examination of adverse witnesses is allowed. The chairman or presiding officer of the decision-making agency may reasonably control the amount of time and type of questions asked during cross-examination.
- 4. Exparte communications must be disclosed by members of the advisory boards or decision making agency pursuant to law.

Chapter 3 | Quasi-Judicial Procedures with a Public Hearing

A. Appeal of an Official Interpretation of the Land Development Code

Reference	LDC subsection 1.06.01 D, LDC section 8.10.00, LDC Public Notice subsection 40.03.05 O, and Code of Laws section 250-58.
Applicability	This process allows an applicant to appeal an Official Interpretation to the Hearing Examiner.
Pre-Application	A pre-application meeting is not required.
Initiation Application	The applicant files an " <i>Appeal Application for Official Interpretation</i> " with the Planning & Zoning Department. The application must include the following:
Contents	the application must include the following.
	1. Applicant contact information.
	2. Interpretation number.
	3. A narrative describing the request, the legal basis for the appeal, the relief sought, including any pertinent information, exhibits, and other backup information in support of the appeal.
	4. Electronic copies of all documents.
Completeness and Processing of Application	After submission of the completed application packet accompanied with the required fee, the applicant will receive an electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the appeal. The tracking number should be noted on all future correspondence regarding the petition.
Notice	Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.
	 Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
	 Date, time, and location of the hearing; and
	• 2 in. x 3 in. map of the project location, if site specific.
Public Hearing	 The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔ See Chapter 9 for the Office of the Hearing Examiner procedures.
Decision maker	The Hearing Examiner.
Review Process	The Planning & Zoning Department will review the appeal and identify whether additional materials are needed. Staff will prepare a Staff Report to present to the Office of the Hearing Examiner for a decision.

Updated

Chapter 3 | Quasi-Judicial Procedures with a Public Hearing

B. Boat Dock – Including Boathouse Establishment, Dock Facility Extension, and Boat Lift Canopy

Reference LDC sections 5.03.05, 3.10.00, and LDC Public Notice subsection 14.03.06 H

Applicability There are four types of permits for a boat dock facility and related structures:

- 1. Dock Facility Extension
- 2. Dock Facility with a Boathouse
- 3. Boat Lift Canopy
- 4. Boat Lift Canopy Deviations

Pre-Application A pre-application meeting is required.

- Initiation The **applicant** files one of the following applications with the Planning & Zoning Department:
 - **1.** "Dock Facility Extension or Boathouse Establishment Petition Application and Submittal Instructions," or
 - 2. "Boat Lift Canopy Application" for a Boat Lift Canopy or a Boat Lift Canopy Deviation, or
 - **3.** Non-residential dock facility requests must submit the "*Dock Facility Extension or Boathouse Establishment Petition Application and Submittal Instructions*" and comply with LDC section 5.03.06, as part of the Site Development Plan application.

The application must include the following:

Dock Establishment 1. Applicant contact information.

- 2. Property information, including:
 - Property identification number;
 - Section, township, and range;
 - Subdivision, unit, lot and block; and
 - Address of subject site.
- **3.** Zoning information, including:
 - Current zoning and land use of subject property; and
 - Adjacent zoning and land use.
- **4.** Site information, including:
 - Waterway width and where the measurement came from;
 - Total property water frontage;
 - Measurement of provided and required setbacks;
 - Total protrusion of proposed facility into water;

Application Contents for Boat Dock Establishment with a Boathouse and/or a Dock Facility Extension

Chapter 3 | Quasi-Judicial Procedures with a Public Hearing

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- Number and length of vessels to use facility; and
- Additional dock facilities in close proximity of subject property and the total protrusion of each into the waterway.
- 5. Narrative description of the project.
- **6.** Signed and sealed survey depicting mean high water (MHW) and mean low water (MLW), and relevant water depths (no less than 5 foot increments).
- 7. Pursuant to LDC subsection 5.03.06 I, a submerged resources survey, as applicable.
- 8. A chart, drawn to scale, of the waterway at the site, depicting the waterway width, the proximity of the proposed facility to any adjacent navigable channel, the proximity of the proposed facility to docks, if any, on the adjacent lots, and the unobstructed waterway between the proposed facility and the opposite bank or any dock facility on the opposite bank.
- 9. Site Plan illustrating the following:
 - Lot dimensions;
 - Required setbacks for the dock facility;
 - Cross section showing relation to MHW/MLW and shoreline (bank, seawall, or rip-rap revetment);
 - Configuration, location, and dimensions of existing and proposed facility;
 - Water depth where proposed dock facility is to be located;
 - Distance of the navigable channel;
 - Illustration of the contour of the property; and
 - Illustration of dock facility from both an aerial and side view.
- **10.** Narrative response to listed criteria/questions.
- 11. Signed and notarized affidavit by property owner or agent.
- 12. Addressing checklist.
- **13.** Electronic copy of all documents.
- 14. Copies for the Hearing Examiner as identified on the Submittal Checklist.

Application Contrain for a Cont addition operation wast afficial topy Oestation

- The Boat Lift Canopy and the Boat Lift Canopy Deviation application must include the following:
 - 1. Applicant contact information.
 - 2. Property information, including:
 - Property identification number;
 - Section, township, and range;
 - Subdivision, unit, lot and block; and
 - Address of subject site.
 - 3. Current zoning and land use of subject property.

Chapter 3 | Quasi-Judicial Procedures with a Public Hearing

- 4. Survey, signed and sealed showing any existing dock facility.
- 5. Scale drawing of the proposed canopy showing all dimensions.
- 6. Sample of the fabric for color review.

7. Addressing checklist.

Application

completeness and The Planning & Zoning Department will review the application for completeness. After Processing of submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

with a Boathouse Sout Cuck Artensions, and Bo it Litt Canopy levelse is

Notice for Best Notification requirements are as follows. 🗢 See Chapter 8 of the Administrative Code for dock Exaplishment additional notice information.

- 1. Mailed Notice: Written notice shall be sent to property owners in the notification area at least 15 days before the advertised Hearing Examiner hearing. The County will mail the letters at the applicant's expense. The advertisement shall include at a minimum:
 - Date, time, and location of the Hearing Examiner hearing;
 - Petition number;
 - Extension and total protrusion of the facility; and ٠
 - Date by which written comments must be filed with the Planning & Zoning Department.
- 2. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation for the following petitions: Boat Dock Establishment with a Boathouse, Boat Dock Extension, or Boat Lift Canopy Deviation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing; ٠
 - Petition number;
 - Address of the facility; •
 - Extension and total protrusion of the facility; •
 - 2 in: x 3 in. map of the project location; and ٠
 - Date by which written comments must be filed with the Planning & Zoning . Department.
- 3. Sign: (see format below) Posted at least 15 days before the advertised Hearing Examiner hearing date.

Chapter 3 | Quasi-Judicial Procedures with a Public Hearing

BDE-PL2012000000: [*Name*] Boat Dock Extension-Applicant is requesting a [*number*]- foot boat dock extension over the maximum 20 feet limit in Section 5.03.06 of the Collier County Land Development Code for a total protrusion of [*number*] feet for Lot [*number*], Block [*letter*] of the [*location*].

DATE: _____ TIME: _____ CONTACT: _____

THE ABOVE TO BE HELD AT THE GROWTH MANAGEMENT DIVISION BUILDING, 2800 N. HORSESHOE DR., NAPLES, FL 34104 OR AS OTHERWISE DESIGNATED.

- Public Hearing 1. The Hearing Examiner shall hold at least 1 advertised public hearing for the following. ⇔ See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.
 - Dock Facility with a Boathouse;
 - Dock Facility Extension; and
 - Boat Lift Canopy Deviation.
 - 2. No hearing is required for a Boat Lift Canopy application.
 - **3.** For non-residential dock facilities, compliance is determined as part of the site development plan application. A public hearing is not required.
- Decision Maker **1.** The Hearing Examiner may approve:
 - Dock Facility with a Boathouse
 - Dock Facility Extensions
 - Boat Lift Canopy Deviations
 - 2. The County Manager or designee may approve:
 - Boat Lift Canopies
 - Non-residential Boat Dock Facilities
- Review Process 1. The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a Staff Report to present to the Office of the Hearing Examiner for a decision for the following petitions:
 - Dock Facility with a Boathouse;
 - Dock Facility Extensions; and
 - Boat Lift Canopy Deviations.
 - 2. The Planning & Zoning Department will review the application, identify whether additional materials are needed, and prepare a letter of determinations utilizing the

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criteria identified in LDC section 5.03.06 for the following:

- Boat Lift Canopy; and
- Non-residential Dock Facility, as part of the site development plan application.

Updated

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C. Conditional Uses (CU)

C.1. Conditional Use Permit

Reference	LD 16	C section 10.08 00, 8 10.00, LDC Public Notice subsection 10.03 06 8 or 0, and F.S. § 3.3202	
Applicability		conditional use permit is required if the proposed use or development is eligible as a nditional use or a minor conditional use in the applicable zoning district.	
Pre-Application	A	pre-application meeting is required.	
Initiation	Th	e applicant files an "Application For Public Hearing For: Conditional Use"	
Application Contents	CO CO	e petition should include material necessary to demonstrate that the approval of the nditional use will be in harmony with the general intent and purpose of the LDC, will be nsistent with the Growth Management Plan, will not be injurious to the neighborhood or to joining properties, or otherwise detrimental to the public welfare.	
	The	e application must include the following:	
	1.	Applicant contact information.	
	2.	Addressing Checklist.	
	3.	A cover letter briefly explaining the proposed project.	
	4.	Disclosure of ownership.	
	5.	The date the subject property was acquired or leased (including the term of the lease). If the applicant has an option to buy, indicate the date of the option, the date the option terminates, and anticipated closing date.	
	6.	The name and mailing address of all registered Home Owners Associations and civic associations whose members are impacted by the application.	
	7.	Pre-application meeting notes.	
	8.	A copy of the last recorded deed, contract for sale or agreement for sale, or a notarized statement of ownership clearly.	
	9 .	PUD Ordinance and Development Commitment information, if applicable.	
	10.	A written petition that shows how the proposed use satisfies the findings outlined in LDC section 10.08.00.	
	11.	Property information, including:	
		 Legal description; or if the conditional use involves only part of a PUD, only a legal description for the subject portion is required; 	
		Property identification number;	
		 Section, township and range; 	
		 Subdivision, unit, lot and block, or metes and bounds description; 	
		 Address of subject site and general location; and 	

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- Size of property in feet and acres.
- **12.** If the **property owner** owns additional property contiguous to the subject property, then the following information, regarding the contiguous property, must be included:
 - Legal description;
 - Property identification number;
 - Section, township and range; and
 - Subdivision, unit, lot and block, or metes and bounds description.
- **13.** Zoning information, including:
 - Adjacent zoning and land use
- **14.** Conditional Use request detail, identifying current zoning district, type of use and present use of property.
- **15.** A description of previous land use applications on the subject property, including whether a public hearing was held on the property or any abutting properties within the year preceding the application, and the nature of that hearing.
- 16. Conceptual site development plans at an appropriate scale showing the proposed placement of structures on the property, provisions for ingress and egress, off-street parking and off-street loading areas, refuse and service areas, and required yards, and other open spaces. The conceptual site development plan does not replace the site development plan (SDP) required by Chapter 4 of the Administrative Code.
- 17. Completed Statement of Utility Provisions.
- 18. Plans showing proposed locations for utilities.
- **19.** Plans for screening and buffering the use with reference as to type, dimensions, and character.
- **20.** Plans showing the proposed landscaping and provisions for trees protected by County regulations.
- 21. Plans showing the proposed signs and lighting, including type, dimensions, and character.
- **22.** Environmental Data Requirements. ⇔ See LDC subsection 3.08.00 A.
- **23.** Environmental Data Requirements for PUD Zoning and Conditional Uses ⇔ See Chapter 7 of the Administrative Code.
- 24. Recent aerial photographs must be legible at the scale provided. The aerial shall identify plant and/or wildlife habitats and their boundaries. The identification shall be consistent with the Florida Department of Transportation Land Use Cover and Forms Classification System. Developments shall identify, protect, conserve, and appropriately use native vegetative communities and wildlife habitat.
- **25.** An Architectural Rendering of proposed structures, if applicable, ⇔ See Chapter 4 A. of the Administrative Code.
- **26.** Traffic Impact Study \Leftrightarrow See Chapter 7 of the Administrative Code.
- **27.** If the property is located within an area of historical or archaeological probability, as identified at the pre-app meeting, a historical and archeological survey or waiver

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application.

- **28.** If the zoning district places additional requirements on the requested use, include documentary evidence that those requirements are met.
- 29. Permits: All Federal, State, and local permits shall be submitted prior to construction and before the pre-construction meeting. If approved by the County Manager or designee, an applicant may submit Federal, State and local agency permits at the pre-construction meeting.
- **30.** Owner/agent affidavit as to the correctness of the application.

31. Electronic Copy of All Documents.

application

petitions.

Completeness The Planning & Zoning Department will review the application for completeness. After and Processing of submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

viotice for Misor - Notification requirements are as follows. 🗢 See Chapter 8 of the Administrative Code for Conditional Use additional notice information.

- 1. NIM: The NIM shall be completed at least 15 days prior to the Hearing Examiner's receipt of the staff report and application materials in accordance with the applicable sections of the Administrative Code. The NIM shall be advertised and a mailed written notice shall be given to property owners in the notification area at least 15 days prior to the NIM meeting.
- 2. Mailed Notice: Written notice shall be sent to property owners in the notification area at least 15 days before the advertised Hearing Examiner hearing.
- 3. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing; .
 - Description of the proposed land uses; and ٠
 - 2 in. x 3 in. map of the project location.
- 4. Sign: (see format below) Posted at least 15 days before the advertised Hearing Examiner hearing date.

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PUBLIC HEARING REQUE	STING
PETITION NUMBER: TO PERMIT:	
LOCATION:	ar to describe the project)
DATE. CONTACT:	
THE ABOVE TO BE HELD MANAGEMENT DIVISION HORSESHOE DR., NAPLES DESIGNATED.	

Notice for all Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for other Conditional additional notice information.

- Use petitions
- NIM: The NIM shall be completed at least 15 days before the advertised public hearing. The NIM shall be advertised and a mailed written notice shall be given to property owners in the notification area at least 15 days prior to the NIM meeting.
- 2. Mailed Notice: Written notice shall be sent to property owners in the notification area at least 15 days before the advertised public hearing.
- **3.** Newspaper Advertisements: The legal advertisement shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing;
 - Description of the proposed land uses; and
 - 2 in. x 3 in. map of the project location for the Planning Commission advertisement.

Sign: (see format below) Posted at least 15 days before the advertised public hearing date.

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	PUBLIC HEARING REQUESTING REZONE APPROVAL PETITION NUMBER: TO ALLOW: (Request-Sufficiently clear to describe the project) LOCATION: DATE:
	DATE: TIME: CONTACT:
	THE ABOVE TO BE HELD IN THE BOARD OF COUNTY COMMISSIONERS CHAMBERS, THIRD FLOOR, COLLIER COUNTY GOVERNMENT CENTER, 3299 TAMIAMI TRAIL EAST, NAPLES, FLORIDA, 34112.
Public Hearing for Minor	 The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔ See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.
Conditional Use petitions	Minor Conditional Uses are defined in LDC section 3.10.00.
Public Hearing	1. The EAC shall hold at least 1 advertised public hearing, if required.
for all other Conditional Use	2. The Planning Commission shall hold at least 1 advertised public hearing.
petitions	3. The BZA shall hold at least 1 advertised public hearing.
Decision maker for Minor Conditional Use petitions	The Hearing Examiner.
Decision maker for all other Conditional Use petitions	The BZA, following a recommendation from both the EAC, if required, and the Planning Commission.
Staff Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed, prepare an Executive Summary, and schedule a hearing date before the appropriate body to present the petition for review.
Recording of Developer Commitments	Within 30 days of approval of the conditional use, the owner or developer at its expense shall record in the Public Records of Collier County a Memorandum of Understanding of Developer Commitments or Notice of Developer Commitments that contains the legal description of the property that is the subject of the land use petition and contains each and every commitment of the owner or developer specified in the conditional use. The Memorandum or Notice shall be in form acceptable to the County and shall comply with the recording requirements of Chapter 695, F.S. A recorded copy of the Memorandum or Notice shall be provided to the assigned Principal Planner , Zoning Services Department, within 15 days of recording of said Memorandum or Notice.

Updated

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C.2. Conditional Use Extension

ReferenceLDC section 10.03 00 and 3.10 06, and LDC Public Notice subsection 19.03 06 0ApplicabilityThis establishes a process to extend the life of an approved conditional use permit.Pre-ApplicationA pre-application meeting is required.InitiationThe applicant files an "Application For Public Hearing Conditional Use Extension"
with the Planning & Zoning Department.ApplicationThe application must include the following:Contents1. Applicant contact information.2. Disclosure of ownership information.3. The date the subject property was acquired or leased (including the term of the
lease). If the applicant has an option to buy, indicate the date of the option,
the date the option terminates, and anticipated closing date.

- 4. Property information, including:
 - Legal description;
 - Property identification number;
 - Plat book and page number;
 - Section, township and range;
 - Subdivision, unit, lot and block, or metes and bounds description;
 - Address of subject site and general location; and
 - Size of property in feet and acres.
- 5. Zoning information, including:
 - Zoning of adjacent properties when original Conditional Use was approved;
 - Land use of adjacent properties when original Conditional Use was approved;
 - Current zoning of adjacent properties; and
 - Current land use of adjacent properties.
- Two copies of a signed and sealed boundary survey (completed within the last 6 months, maximum 1 in. = 400 ft. scale) if required to do so at the preapplication meeting.
- **7.** Conditional Use extension request detail, , identifying current zoning district, type of use and present use of property.
- 8. Copies of Warranty Deed(s) for the current property owners.
- **9.** A narrative statement describing the request for conditional use extension and how it meets the criteria discussed in **LDC** section 10.08.00.
- 10. How the request remains consistent with the applicable sections of the LDC

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and GMP, including the future land use element; any GMP amendments since the approval of the conditional use; identify any development/redevelopment that has occurred on adjacent parcels and what effect, if any, an extension would have on those uses; and any additional relevant information.

- **11.** A description of previous land use applications on the subject property, including whether a public hearing was held on the property or any abutting properties within the year preceding the application, and the nature of that hearing.
- **12.** Cover letter briefly explaining the project.
- 13. Pre-application meeting notes.
- 14. A site plan (measuring no larger than 24 in. x 36 in.) and a conceptual site plan measuring 8½ in. x 11 in.
- **15.** Owner/agent affidavit as to the correctness of the application.
- **16.** Traffic Impact Study ⇔ See Chapter 7 of the Administrative Code.
- 17. Electronic copy of all documents.
- 18. Copies of the previously approved conditional use site plans, and one reduced 8½ in. x 11 in. copy of the site plan. The applicant shall provide additional copies of the plan upon completion of Staff's evaluation for distribution to the Board, if requested by the staff planner.
- 19. The resolution that approved the conditional use.
- 20. A copy of the original application for the conditional use.

Completences and The Planning & Zoning Department will review the application for completeness. Processing of After submission of the completed application packet accompanied with the An pleation — required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

> Notification requirements are as follows. \Leftrightarrow See Chapter 8 of the Administrative Code for additional notice information.

- 1. Mailed Notice: Written notice shall be sent to property owners in the notification area at least 15 days before the advertised public hearing.
- 2. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing; and
 - Description of the proposed land uses.
- 3. Sign: (see format below) Posted at least 15 days before the advertised Hearing Examiner hearing date.

Notice for Minor Condition 4 Use Extension petmons. and all other Commissional Use Extension prictions

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PUBLIC HEARING REQUESTING
PETITION NUMBER: TO PERMIT: (Request Sufficiently clear to describe the project) LOCATION:
DATE:TIME:
THE ABOVE TO BE HELD AT THE GROWTH MANAGEMENT DIVISION BUILDING, 2800 N. HORSESHOE DR., NAPLES, FL 34104 OR AS OTHERWISE DESIGNATED.

Public Hearing 1. The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔ See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.

Decision maker The Hearing Examiner.

Review Process The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a Staff Report to present to the Office of the Hearing Examiner for a decision.

Updated

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C.3. Conditional Use Re-Review

Reference	LDC section 10.08.00 and 8.10.00 and LDC Public Notice subsection 10.03.06 D.
Applicability	If a Conditional Use is approved with stipulations, the Conditional Use is reviewed to determine whether the applicant has met the conditions of approval or whether additional stipulations are necessary. The Hearing Examiner will establish the time period or dates when the conditional use is subject to review. This is a mandatory procedure for any applicant holding a valid conditional use permit that has stipulations.
Pre-Application	A pre-application meeting is required.
Initiation	The applicant files a " <i>Conditional Use Re-review</i> " application with the Planning & Zoning Department.
Application Contents	The application must include the following:
	1. Applicant Contact Information.
	2. A letter describing the request.
	3. All documents necessary to address the conditions or stipulations.
	4. Pre-application meeting notes.
	5. Addressing checklist.
Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice for Minor	Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative
Conditional Use Re- Review petitions	Code for additional notice information.
and for all other Conditional Use Re- Review petitions	 Newspaper Advertisements: The legal advertisement shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
	 Date, time, and location of the hearing; and
	Description of the proposed land uses.
Public Hearing	 The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔ See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.
Decision maker	The Hearing Examiner.

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Review Process The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a Staff Report to present to the Office of the Hearing Examiner for a decision.

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D. Development of Regional Impact (DRI)

D.1. DRI Application - Establishment of a new DRI

Reference LDC Public Notice subsection 10/03/06 Fand F.S. § 380.06 and 380.0651

A DRI involves the review and input by the Florida Department of Economic Opportunity (DEO) and the Southwest Florida Regional Planning Council (SWFRPC). \Leftrightarrow See swfrpc.org/dri.html.

Applicability This section applies to the establishment of a DRI.

⇔ See F.S. § 380.0651 and FAC 28-24 (DRI thresholds) for statewide guidelines and standards to determine whether DRI review is required.

⇔ See Chapter 14 - Appendix A of the Administrative Code for a flow chart of State, Regional and Local review process.

- Pre-Application A pre-application meeting is required.
 - Initiation If certain thresholds are met, DRI review is required. ⇔ See F.S. § 380.06(2) and 380.0651 and FAC 28-24.

The **applicant** files the County's "Application For Public Hearing For DRI Application for Development Approval (DRI)," and

Applicants must submit an Application for Development Approval (ADA) for a DRI simultaneous review with a growth management plan amendment per 380.061(6), F.S.

The DRI applications are available from the DEO and are listed in FAC 73C-40.010 and its website at www.floridajobs.org.

Application The County's application must include the following:

- Contents
- 1. Applicant contact information.
- 2. Addressing checklist.
- 3. Disclosure of ownership.
- 4. Completed ADA form with all attachments.
- 5. Draft DRI Development Order to address the proposed change.
- 6. Property information, including:
 - Legal description of subject property and any contiguous property owned by the **applicant**;
 - If the application involves a change to more than one zoning district, include a separate legal description for each district;
 - Property identification number;
 - Section, township and range;
 - Subdivision, unit, lot and block, or metes and bounds description;
 - Address of subject site and general location; and
 - Size of property in feet and acres.

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- **7.** An explanation of whether the requested action is consistent with the Growth Management Plan.
- **8.** A statement of whether a public hearing was held on the property within the year preceding the application and an explanation of that hearing.
- **9.** A detailed narrative statement that explains the requested action and why this action is proposed. Provide applicable supporting material, and a list of all previous actions on the subject site, beginning with the original DRI/PUD approval and including all subsequent amendments. Include the hearing number, hearing dates and a summary of the approved action.
- 10. A description of any sale or development of the DRI.
- **11.** Traffic Impact Study \Leftrightarrow See Chapter 7 of the Administrative Code.
- **12.** Environmental Data Requirements. ⇔See LDC subsection 10.8.09 A.
- **13.** An 8½ in. x 11 in graphic location map of the site.
- 14. Signed and sealed survey, no older than 6 months.
- 15. DRI Development Order Master Plan.
- 16. Copies of Notices sent to DEO and RPC.
- **17.** Pre-application meeting notes.
- 18. Owner/agent affidavit as to the correctness of the application.
- **19.** Electronic copy of all documents.

Completeness The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

Notice Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information. ⇔ See F.S. § 380.06(11) for additional notice requirements if the DRI is proposed within the jurisdiction of more than one local government.

- 1. Mailed Notice: Written notice shall be sent to property owners in the notification area at least 15 days before the advertised Planning Commission hearing.
- 2. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum: ⇔ See F.S. §.380.06 for State publication requirements.
 - Date, time, and location of the hearing;
 - Description of the proposed land uses; and
 - 2 in. x 3 in. map of the project location
- 3. Sign: (see format below) Posted at least 15 days before the advertised Planning

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Commission hearing date.

		PUBLIC HEARING REQUESTING DEVELOPMENT OF REGIONALIMPACT
		PETITION NUMBER:
Public Hearing	1.	SWFRPC staff notifies Collier County that it may schedule a public hearing to consider a Development Order. The County will set the public hearing at its next scheduled meeting. The hearing is held within 90 days after the SWFRPC's notice, unless the applicant requests an extension. Both the Planning Commission and the BCC will conduct a public hearing.
	2.	The Planning & Zoning Department will record the hearing proceedings by tape or a certified court reporter and make the recordings available for transcription at the expense of any interested party. \Leftrightarrow See FS § 380.06(11)
Decision maker	The	BCC, following a recommendation from the Planning Commission.
Review Process	1.	RPC determines sufficiency. ⇔ See F.S. § 380.06(10).
	2.	Report and recommendation by RPC, \Leftrightarrow See F.S. § 380.06(12).
	3.	The County will review the application at the same time as the Growth Management Plan amendment application, prepare an Executive Summary, and schedule a hearing date before the Planning Commission and the BCC to present the petition for approval.
Timing	day	suant to F.S. § 380.06(15)(b)), the BCC must render a decision on the application within 30 is after the hearing unless an extension is requested by the developer, pursuant to F.S. § 1.06(15)(a).
Changes to Approval	\$	See F.S. § 380.06(19) for substantial deviations to a DRI.
Updated		

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D.2. DRI Abandonment

Reference LDC Public Notice subsection 10.03.05 and F.S. § 380.06(26); FAC 73C-40.0251.

Applicability This establishes a process for the County, a **property owner**, or developer to abandon a valid DRI.

This does not apply to an application to abandon a preliminary development agreement with the Florida DEO, which is governed by F.S. § 380.06(8)(a).11 and FAC 73C-40.0185.

Pre-Application A pre-application meeting is required.

Initiation The applicant files the following applications:

- "Application for Public Hearing, Abandonment of a Development of Regional Impact" (DRIABN);
- 2. "Application for Abandonment of a Development of Regional Impact," with all attachments (FORM DEO-BCP-ABANDONMENT DRI-1). This form is available on the Florida DEO website.

Application Contents The application must include the following:

- 1. Applicant contact information.
- 2. Disclosure of ownership.
- **3.** DRI Development Order name and number.
- 4. Property information, including:
 - Legal description of subject property and any contiguous property owned by the **applicant**;
 - If the application involves a change to more than one zoning district, include a separate legal description for each district;
 - Property identification number;
 - Section, township and range;
 - Subdivision, unit, lot and block, or metes and bounds description;
 - Address of subject site and general location; and
 - Size of property in feet and acres.
- 5. A narrative and detailed explanation of the reason for seeking abandonment.
- 6. Completed State Abandonment form with all attachments.
- 7. Completed DEO Application for Abandonment of DRI and copies of the submittal letters submitted to DEO and RPC.
- **8.** An explanation of whether the abandonment is consistent with the Growth Management Plan.
- 9. A statement of whether a public hearing was held on the property within the

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	year preceding the application and an explanation of that hearing.
	10. A description of any sale or development of the DRI.
	11. An 8½ in. x 11 in. graphic location map of the site.
	12. DRI Development Order Master Plan.
	13. Pre-application meeting notes.
	14. Owner/agent affidavit as to the correctness of the application
	15. Electronic copies of all documents.
Compretenses and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
lugtice	Notice is provided by the County to DEO and the RPC 45 days before the BCC hearing, \Leftrightarrow See FAC 73C-40.0251(1)(b).
Public Boaring	1. The EAC shall hold at least 1 advertised public hearing, if required.
	2. The Planning Commission shall hold at least 1 advertised public hearing.
	3. The BCC shall hold at least 1 advertised public hearing.
Decision maker	The BCC, following recommendations from both the EAC, if required, and the Planning Commission.
Baview Process	1. The County will review the application, identify whether additional materials are needed, prepare an Executive Summary, and schedule a hearing date before the Planning Commission and the BCC to present the petition for approval.
	2. At the public hearing, the BCC will render a written decision to grant, grant with conditions, or deny the request for abandonment within 30 days of the public hearing, ⇔ See FAC 73C-40.0251(2)(c)-(e).
Percenting	The County will issue a notice of the abandonment within 15 days after any appeal is resolved or after the appeal period expires. \Leftrightarrow See FAC 73C-40.0251(2)(e).
Sopeai	⇔ See F.S. § 380.07.
lipitated	

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D.3. DRI Amendment

Reference LDC subsection 10.02.03 E 1.1, LDC Public Notice subsection 10.03.06 m and F.S. § 380.06(19)

Updated

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E. Mixed Use Project (MUP) – Public Hearing for use of Bonus Density Pool and/or-other Deviations

Reference – LDC sections 4.02.16 C.8, 10.92.15 and LDC Public Notice subsection 10.03, 50 M

- Applicability This procedure applies to a request for a mixed use project (MUP) within the Bayshore Gateway Triangle Redevelopment Area which seeks to utilize the Bonus Density Pool and/or other deviations.
- Eligible Applicants **Property owners** in the following zoning districts:
 - 1. Bayshore Mixed Use District, Neighborhood Commercial (BMUD-NC) Subdistrict
 - 2. Bayshore Mixed Use District, Waterfront (BMUD-W) Subdistrict
 - 3. Gateway Triangle Mixed Use District Overlay, Mixed Use District (GTMUD-MXD) Subdistrict
 - Pre-application A pre-application meeting is required.
 - Initiation The **applicant** files a *"Mixed Use Project Plan (MUP) with Deviations- Public Hearing,"* with the Planning & Zoning Department.
 - ApplicationMUPs that require a public hearing shall follow the applicable submittal requirements of a
ContentsContentsConditional Use in Chapter 3 C. of the Administrative Code. In addition, pursuant to LDC
subsection and a public black the applicant shall prepare a conceptual plan depicting mixed use
development and noting all deviations.

Completeness and Processing of submission of the completed application packet accompanied with the required fee, the application Application applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

Notice Notification requirements are as follows: ⇔ See Chapter 8 of the Administrative Code for additional notice information.

- NIM: The NIM shall be completed at least 15 days before the advertised Planning Commission hearing. The NIM shall be advertised and a mailed written notice shall be given to property owners in the notification area at least 15 days prior to the NIM meeting.
- 2. Mailed Notice: Written notice shall be sent to property owners in the notification area at least 15 days before the advertised Planning Commission hearing.
- **3.** Newspaper Advertisements: The legal advertisement shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing;
 - Description of the proposed land uses; and
 - 2 in. x 3 in. map of the project location for the BZA advertisement.
- 4. Sign: (see format below) Posted at least 15 days before the advertised Planning Commission hearing date.

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PUBLIC HEARING REQUESTING MIXED USE PROJECT APPROVAL
PETITION NUMBER:
TO ALLOW:
(Request-Sufficiently clear to describe the project)
LOCATION:
DATE: TIME:
CONTACT:
THE ABOVE TO BE HELD IN THE BOARD OF COUNTY
COMMISSIONERS CHAMBERS, THIRD FLOOR, COLLIER
COUNTY GOVERNMENT CENTER, 3299 TAMIAMI TRAIL
EAST, NAPLES, FLORIDA, 34112.

- Public Hearing 1. The EAC shall hold at least 1 advertised public hearing, if required.
 - 2. The Planning Commission shall hold at least 1 advertised public hearing.
 - 3. The BZA shall hold at least 1 advertised public hearing.
- Decision maker The BZA, following recommendations from both the EAC, if required, and the Planning Commission.
- Review Process The Planning & Zoning Department will review the application, identify whether additional materials are needed, prepare a Staff Report, and schedule a hearing date before the EAC, if required, and Planning Commission to present the petition for review.

Following the recommendation by the Planning Commission, the Planning & Zoning Department will prepare an Executive Summary and schedule a hearing date before the BZA to present the petition for review.

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F. Parking Exemption – With a Public Hearing

- Reference LDC subsection 4.05.02 K.3, LDC section 8 10 00, and LDC Public Notice subsection 10 03 06 G.
- Applicability This procedure applies to relief from the various minimum parking requirements established within the LDC and shall follow the circumstances identified in LDC subsection 4.05.02 K.3.a.
- Pre-Application A pre-application meeting is not required but may be requested.
 - Initiation The **applicant** files an "Application For Public Hearing For Parking Exemption" with the Planning & Zoning Department.
 - Application The application must include the following:

Contents

- 1. Applicant contact information.
 - 2. Property information of principal site and off-site parking, if applicable, including:
 - Legal description;
 - Property identification number;
 - Section, township, range, Plat book and page number;
 - Subdivision, unit, lot and block, or metes and bounds description;
 - Address and general location; and
 - Size of property in feet and acres.
- 3. Zoning information, including:
 - Zoning classification of any proposed off-site parking lot; and
 - Zoning and type of land use of the property that the Parking Exemption is proposed to serve.
- 4. The name and mailing address of all registered Home Owners Association's that could be affected by the application.
- 5. Disclosure of ownership.
- 6. Project information, with the following included:
 - Total number of parking spaces required for the project;
 - Number of parking spaces proposed to be located off-site;
 - Whether the proposed parking lot is separated from the permitted use by a collector or arterial roadway, and the roadway name; and
 - Whether the permitted use is proposed to share required parking with another permitted use.
- 7. A narrative statement describing the request with specific reference to the criteria noted in LDC subsection 4.05.02 K.3.b., and any backup materials or documentation.
- 8. Pre-application meeting notes, if applicable.

9. Addressing checklist.

- If required, a Boundary Survey (completed within the last 6 months, maximum 1 in. to 400 ft. scale) that is abstracted, signed, sealed and prepared by a Florida registered land surveyor. The boundary survey must include the following:
 - The location and dimensions of all property lines, existing streets or roads, easements, rights-of-way, and areas dedicated to the public; and
 - An Attorney's Opinion of Title or by a sworn statement from the **property owners** stating that they have provided sufficient information to the surveyor to allow the accurate depiction of the information on the survey.
- **11.** A conceptual site plan drawn to a maximum 1 in. to 400 ft. scale. The plan must measure 24 in. x 36 in. along with a reduced 8½ in. x 11 in. copy. The site plan shall show the following information:
 - All existing and proposed structures and their dimensions;
 - Provisions for existing and/or proposed ingress and egress (including pedestrian ingress and egress to the site and the structure(s) on site);
 - All existing and/or proposed parking and loading areas (including a matrix that indicates required and provided parking and loading, including required parking for the disabled);
 - Required yards, open space and preserve areas; and
 - Proposed and/or existing landscaping and buffering as may be required by the County.
- 12. Owner/agent affidavit as to the correctness of the application.
- **13.** A copy of the last recorded deed, contract for sale or agreement for sale, or a notarized statement of ownership clearly
- **14.** Map of property location.
- 15. 10-Year Lease Agreement, if required by the approval criteria.
- 16. Electronic copies of all documents.

Completen ess and Processing of Application

The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

Notice Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.

1. NIM: The NIM shall be completed at least 15 days before the advertised Hearing Examiner hearing. The NIM shall be advertised and a mailed written notice shall be given to **property owners in the notification area** at least 15

days prior to the NIM meeting.

- 2. Mailed Notice: Written notice shall be sent to property owners within 150 feet of the subject site describing the extent and nature of the parking exemption within 30 days of receipt of the letter indicating that the application is determined to be complete.
- **3.** Newspaper Advertisements: The legal advertisement shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing; and
 - Clear explanation of the parking relief sought.
- Public Hearing 1. The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.
- Obubion maker The Hearing Examiner.
- Review Process The Planning & Zoning Department will review the application and identify whether additional materials are needed. Staff will prepare a Staff Report, utilizing the criteria identified in LDC subsection 4.05.02 K.3, to present to the Office of the Hearing Examiner for a decision.

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G. **Planned Unit Developments (PUD)**

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G.1. Rezoning to a PUD

Reference	LDC subsection $10.02, 13$ A ± 7 , LDC Public Notice subsection $10.03, 06, 8$ and F.S. § 163.3202.
Applicability	This procedure applies to a request to rezone to a PUD.

- Pre-Application A pre-application meeting is required. The pre-application meeting with the Planning & Zoning Department may address, but is not be limited to, the criteria set forth in LDC subsection 10.02 CB B.1. The applicant is encouraged to bring an aerial, proposed product type, and land uses to discuss.
 - Initiation The applicant files an "Application for Public Hearing for a PUD Rezone" with the Planning & Zoning Department.
 - Application The application must include the following information:
 - Contents
- 1. Applicant contact information.
- 2. Addressing checklist.
- **3.** A PUD Master Plan. ⇔ See Master Plan Contents below.
- 4. Name of project.
- 5. The name and mailing address of all registered Home Owners Association's that could be affected by the application.
- 6. Disclosure of ownership.
- 7. The date the subject property was acquired or leased (including the term of the lease). If the applicant has an option to buy, indicate the date of the option, the date the option terminates, and anticipated closing date.
- 8. Property information, including:
 - Legal description;
 - Property identification number;
 - Section, township and range; •
 - Subdivision, unit, lot and block, or metes and bounds description; •
 - Address of subject site and general location; •
 - Size of property in feet and acres; and .
 - PUD district. •
- 9. If the property owner owns additional property contiguous to the subject property, then the following information, regarding the contiguous property, must be included:
 - Legal description;
 - Property identification number;
 - Plat book and page number;

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- Section, township and range; and
- Subdivision, unit, lot and block, or metes and bounds description.
- **10.** Detail of rezone request.
- **11.** A narrative statement describing the rezone request with specific reference to the criteria pursuant to LDC section 10 02.13.
- **12.** List of exhibits which are proposed to be included in the ordinance of adoption.
- **13.** Completed Statement of Utility Provisions.
- 14. Statement of compliance with all elements of the Growth Management Plan.
- **15.** General location map drawn to scale, illustrating north point and relationship of the site to external facilities such as highways, shopping areas, cultural complexes and the like.
- **16.** Property ownership and general description of site (including statement of unified ownership).
- 17. Description or narrative of project development, including a description of the relationship of the proposed land uses to each other within the PUD and to land uses abutting/surrounding the project.
- 18. Boundary survey (no more than 6 months old) and legal description.
- **19.** Proposed and permitted land uses within each tract or increment which shall be incorporated into the ordinance of adoption.
- **20.** A dimensional standards table for each type of land use proposed within the PUD. Dimensional standards shall be based upon an established zoning district that most closely resembles the development strategy, particularly the type, density, and intensity of each proposed land use. All proposed variations or deviations from dimensional standards of the most similar zoning district shall be clearly identified. No deviations from the fire code will be permitted, except as otherwise allowed by that code. This table shall be incorporated into the ordinance of adoption.
- **21.** The proposed timing for location of, and sequence of phasing, or incremental development within the PUD.
- **22.** The proposed location of all roads and pedestrian systems, with typical cross sections, which will be constructed to serve the PUD and shall be attached as exhibits to the ordinance of adoption.
- **23.** Habitats and their boundaries identified on an aerial photograph of the site. Habitat identification will be consistent with the Florida Department of Transportation Florida Land Use Cover and Forms Classification System (FLUCFCS) and shall be depicted on an aerial photograph having a scale of 1 inch equal to at least 200 feet when available from the county, otherwise, a scale of at least 1 inch equal to 400 feet is acceptable. Information obtained by ground-truthing surveys shall have precedence over information presented through photographic evidence. Habitat, plant, and animal species protection plans as required by the LDC section 3.04.00 shall apply.
- 24. Environmental Data Requirements. ⇔See LDC subsection 3 (3.00 %.
- **25.** Environmental Data Requirements for PUD zoning ⇔ See Chapter 7 of the Administrative Code.

- **26.** Information about existing vegetative cover and soil conditions in sufficient detail to indicate suitability for proposed structures and uses.
- **27.** The location and nature of all existing public facilities, such as schools, parks and fire stations that will service the PUD.
- 28. A plan for the provision of all needed utilities to serve the PUD; including (as appropriate) water supply, sanitary sewer collection and treatment system, stormwater collection and management system, pursuant to related county regulations and ordinances.

29. Electronic copy of all documents.

- **30.** Owner/agent affidavit as to the correctness of the application.
- 31. Historical/Archeological Survey or Waiver.
- **32.** Traffic Impact Study. ⇔ See Chapter 7 of the Administrative Code.
- **33.** Agreements, provisions, or covenants which govern the use, maintenance, and continued protection of the PUD and any of its common areas or facilities.
- 34. Development commitments for all infrastructure and related matters.
- **35.** When determined necessary to adequately assess the compatibility of proposed uses to existing or other proposed uses, relationship to open space, recreation facilities, or traffic impacts, or to assess requests for reductions in dimensional standards, the Planning & Zoning Department Director may request schematic architectural drawings (floor plans, elevations, perspectives) for all proposed structures and improvements, as appropriate.
- **36.** Deviations to sections of the **LDC** other than to dimensional standards related to building placement such as yard requirements, lot area requirements, and building height, shall be identified in the PUD application by citing the specific section number of the regulation and indicating the proposed modification to such regulation. The list of deviations shall be incorporated into the ordinance of adoption.
- 37. School Impact Analysis (SIA) application for the School District's review for a determination of school capacity, if the PUD has a residential component.
- PUD Mater Plan Contents
 Pursuant to LDC subsection 10.02.13 A, the PUD Master Plan will graphically illustrate the development strategy, using *The Community Character Plan For Collier County, Florida* (April 2001) as a guide for development and redevelopment. The PUD Master Plan shall be prepared by a **planner** who possesses the education and experience to qualify for full membership in the American Institute of Certified Planners; and/or a **landscape architect** who possesses the education and experience to qualify for full membership in the American Society of Landscape Architects, together with either a practicing civil **engineer** licensed by the State of Florida, or a practicing **architect** licensed by the State of Florida.

The Master Plan shall include the following:

- 1. The title of the project and name of the developer.
- 2. Scale, date, north arrows.
- **3.** Boundaries of the subject property. Indicate all existing streets and pedestrian systems within the site, watercourses, easements, and land uses and zoning districts of abutting property. Include book and page numbers of platted parcels, section lines, and other

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important physical features within and adjoining the proposed development.

- **4.** Boundaries and dimensions of all proposed tracts or increments with an indication of the proposed land use category, including but not limited to:
 - Residential (for multiple single-family lots, only the overall area reserved for this land use category shall be indicated);
 - Office;
 - Retail;
 - Commercial;
 - Industrial;
 - Institutional;
 - Conservation/preservation;
 - Lakes and/or other water management facilities;
 - Common open space;
 - Buffers, by type include a cross-section for any buffer that deviates from LDC requirements;
 - Community and/or public use designate the location and function (e.g., common open space), and whether they are dedicated or reserved; and
 - Recreational uses including golf courses and related facilities include provisions for ownership, operation, and maintenance.
- 5. Identify all proposed and permitted land uses, pursuant to LDC section 2.03.06, within each tract or increment describing:
 - For residential Development:
 - Acreage;
 - Number of dwelling units;
 - o Density; and
 - Percentage of total development represented by each type of use.
 - For commercial, industrial, institutional or office:
 - Percentage of the total development represented by each type of use;
 - Acreage (each tract or increment);
 - Maximum gross leasable floor area (each tract or increment);
 - Outline of the proposed building footprint (each tract or increment); and
 - o Building height for each structure (each tract or increment).
- **6.** The relationship of the proposed land uses to each other within the PUD and to the land uses abutting and surrounding the project.
- 7. The location and size (as appropriate) of all existing drainage, water, sewer, and other

utilities.

- 8. The location of all proposed major internal thoroughfares and pedestrian accessways, including interconnecting roadways within the PUD as well as with abutting uses.
- 9. Typical cross sections of all major, collector, and local streets, public or private, within the proposed development.
- 10. The location of proposed and existing roads, rights-of-way, and pedestrian systems within 1,500 feet of the proposed development.
- 11. Information on previous and recent uses of land within the proposed development.
- 12. Proposed vehicular ingress and egress points.
- 13. Any other relevant information determined to be necessary by the Planning & Zoning Department Director.

Application -

Completeness and The Planning & Zoning Department will review the application for completeness. After Processing of submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition. After the application is filed, pre-hearing conferences may be held between the applicant, the applicant's agents, county officials, and county staff prior to the public hearing.

> Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for Nodes additional notice information.

- 1. NIM: The NIM shall be completed at least 15 days before the advertised Planning Commission hearing. The NIM shall be advertised and a mailed written notice shall be given to property owners in the notification area at least 15 days prior to the NIM meeting.
- 2. Mailed Notice: Written notice shall be sent to property owners in the notification area at least 15 days before the advertised Planning Commission hearing.
- 3. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing;
 - . Description of the proposed land uses:
 - 2 in. x 3 in. map of the project location; and .
 - Name and application number.
- 4. Sign: (see format below) Posted at least 15 days before the advertised Planning Commission hearing date.

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PUBLIC HEARING REQUESTING PLANNED UNIT DEVELOPMENT (PUD) APPROVAL	
PETITION NUMBER:	_
TO ALLOW:	-
(Request-Sufficiently clear to describe the project)	
LOCATION:	-
DATE:TIME:	
CONTACT:	
THE ABOVE TO BE HELD IN THE BOARD OF COUNTY COMMISSIONERS CHAMBERS, THIRD FLOOR, COLLIER COUNTY GOVERNMENT CENTER, 3299 TAMIAMI TRAIL EAST, NAPLES, FLORIDA, 34112.	

- Public Hearing 1. The EAC shall hold at least 1 advertised public hearing, if required.
 - 2. The Planning Commission shall hold at least 1 advertised public hearing.
 - 3. The BCC shall hold at least 1 advertised public hearing.
- Decision maker The BCC, following recommendations from both the EAC, if required, and the Planning Commission.
- Review Process The Planning & Zoning Department will review the application and identify whether additional materials are needed. Pursuant to LDC subsection 10.02-13-8.3, Staff will prepare a Report utilizing the PUD criteria identified in LDC section 10.02-13 and the rezone criteria identified in LDC section 10.02-13.

Staff will schedule a hearing date before the Planning Commission to present the petition. Following the Planning Commission's review, Staff will prepare an Executive Summary and will schedule a hearing date before the BCC to present the petition.

G.2. PUD Amendment

Reference	EDC subsection 10.02/13 £ and EDC Public Notice subsection 10 03.06 B.	
Applicability	This process applies to any request to amend an approved PUD that cannot be considered an Insubstantial change or Minor change and therefore is a Substantial change as defined i LDC subsection $10,02,13,8$	
Pre-Application	A pre-application meeting is required.	
Initiation	The applicant files an " <i>Application For Public Hearing For: Amendment To PUD (PUDA)</i> " wit the Planning & Zoning Department.	
Application Contents	The application shall include a detailed written narrative describing all of the change(s) and the reasons for the request and shall follow the Application Contents required for a PUD Rezone. ⇔See Chapter 3 G.1 of the Administrative Code.	
	In addition, all PUD documents are required to be submitted with the PUDA application.	
Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.	
Notice	Notification requirements are as follows: ⇔ See Chapter 8 of the Administrative Code for additional notice information.	
	 NIM: The NIM shall be completed at least 15 days before the advertised Planning Commission hearing. The NIM shall be advertised and a mailed written notice shall be given to property owners in the notification area at least 15 days prior to the NIM meeting. 	
	2. Mailed Notice: Written notice shall be sent to property owners in the notification area at least 15 days before the advertised Planning Commission hearing.	
	3. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum:	
	 Date, time, and location of the hearing; 	
	 Description of the proposed land uses; and 	
	 2 in. x 3 in. map of the project location for the Planning Commission advertisement. 	
	 Sign: (see format below) Posted at least 15 days before the advertised Planning Commission hearing date. 	

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PUBLIC HEARIN	G REQUESTING PLANNED UNIT
DEVELOPMENT	(PUD) AMENDMENT APPROVAL
PETITION NUME	BER:
TO ALLOW:	
(Request-Sufficient LOCATION:	ently clear to describe the project)
DATE:	TIME:
THE ABOVE TO E	BE HELD IN THE BOARD OF COUNTY
COMMISSIONER	S CHAMBERS, THIRD FLOOR, COLLER
COUNTY GOVER	NMENT CENTER, 3299 TAMIAMI TRAIL
EAST, NAPLES, FI	LORIDA, 34112

- Public Hearing 1. The EAC shall hold at least 1 advertised public hearing, if required.
 - 2. The Planning Commission shall hold at least 1 advertised public hearing.
 - 3. The BCC shall hold at least 1 advertised public hearing.
- Decision maker The BCC, following recommendations from both the EAC, if required, and the Planning Commission.
- Review Process The Planning & Zoning Department will review the application and identify whether additional materials are needed. Pursuant to LDC subsection 10.02.13.3.3, Staff will prepare a Report utilizing the PUD criteria identified in LDC section 10.02.13 and the rezone criteria identified in LDC section 10.02.13.

Staff will schedule a hearing date before the Planning Commission to present the petition. Following the Planning Commission's review, Staff will prepare an Executive Summary and will schedule a hearing date before the BCC to present the petition.

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G.3. PUD Insubstantial Change

Reference		DC subsection 10.02.13 E, LDC section 8.10.00, and LDC Public Notice subsection 0.03 06 H.	
Applicability	Th thr	This process applies to insubstantial changes to a PUD Master Plan which meets the thresholds in LDC subsection 10 02.13 E.	
Pre-Application	Αp	A pre-application meeting is required.	
Initiation	The (PL	The applicant files an application for an " <i>Insubstantial Change To PUD Master Plan</i> (PDI)" with the Planning & Zoning Department.	
Application Contents			
	1.	Applicant contact information.	
	2.	Disclosure of ownership.	
	3.	PUD Ordinance and Development Commitment information.	
	 A legal or graphic description of the area of amendment. This may be graphically illustrated on the Amended PUD Master Plan. If the amendment involves only part of the PUD, provide a legal description for the subject portion. 		
	5.	A narrative and detailed description of the amendment and why it is necessary.	
	6.	An analysis of whether the amendment complies with the Growth Management Plan.	
	7.	Whether a public hearing was held for the property within the year preceding the application. If this has occurred, include the applicant's name.	
	8.	Whether any part of the PUD has been sold or developed, and whether the proposed changes involve those areas.	
	9.	Current and revised Master Plans, along with a reduced copy of each, describing the proposed changes of the following:	
		Land use;	
		Densities;	
		Infrastructure;	
		 Open space, preservation or conservation areas; 	
		 Area of building square footage proposed for nonresidential development; 	
		 Change in potential intensity of land use and related automobile trip movements; and 	
		Relationships to abutting land uses.	
	10. /	Addressing checklist.	

11. An 8½ in. x 11 in. graphic location map of the site.

- 12. Pre-application meeting notes.
- 13. Owner/agent affidavit as to the correctness of the application.
- 14. Electronic copies of all documents.

Completeness and Processing of After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

- Notice Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.
 - 1. Mailed Notice: Written notice shall be sent to property owners in the notification area-at least 15 days before the advertised Hearing Examiner hearing.
 - 2. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing;
 - Description of the proposed land uses; and
 - 2 in. x 3 in. map of the project location.
 - **3.** Sign: (see format below) Posted at least 15 days before the advertised Hearing Examiner hearing date.

PUBLIC HEARING REQUESTING
PETITION NUMBER: TO PERMIT:
(Request-Sufficiently clear to describe the project) LOCATION.
DATE. TIME: CONTACT:
THE ABOVE TO BE HELD AT THE GROW TH MANAGEMENT DIVISION BUILDING, 2800 N. HORSESHOE DR., NAPLES, FL 34104 OR AS OTHERWISE DESIGNATED.

Public Hearing 1. The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔ See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.

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Decision makerThe Hearing Examiner.Review ProcessThe Planning & Zoning Department will review the application and identify whether
additional materials are needed. Pursuant to LDC subsection 10.02:13 B s, Staff will
prepare a Staff Report utilizing the criteria identified in LDC subsection 10.02.13 E,
to present to the Office of the Hearing Examiner for a decision.
The Hearing Examiner will approve, approve with conditions, or deny the
application utilizing the criteria in LDC subsection 10.02.13 E.

G.4. PUD Minor Change

de j Reference LDC subsection 10.02 13 6, LDC section 8 10 00, and LDC Public Notice subsection 10.03 06 Applicability

The following are considered minor changes:

- 1. Educational and ancillary plants. These include PUD master plans that are amended for the sole purpose of adding an educational and/or ancillary plant.
- 2. Removal of Affordable Housing Contributions. The County Manager or designee may allow minor text changes to remove affordable housing commitments to pay an affordable housing contribution in PUDs, Development Agreements, and Settlement Agreements. Conditions are identified in LDC subsection 10/02/13/5
- 3. Minor Changes during Construction. The County Manager or designee may allow minor changes to the PUD Master Plan during its subdivision improvements plan or site development plan process to accommodate topography, vegetation and other site conditions not identified or accounted for during its original submittal and review and when said changes have been determined to be compatible with adjacent land uses, have no impacts external to the site, existing or proposed, and is otherwise consistent with the provisions of this code and the growth management plan. These changes include the following:
 - Internal realignment of rights-of-way, including a relocation of access points to • the PUD itself, where no water management facility, conservation/preservation areas, or required easements are affected or otherwise provided for:
 - Relocation of building envelopes when there is no encroachment upon . required conservation or preservation areas;
 - Relocation of swimming pools, clubhouses, or other recreation facilities that do not affect adjacent properties or land uses; and
 - Relocation or reconfiguration of lakes, ponds, or other water facilities subject ٠ to the submittal of revised water management plans or approval of the EAC where applicable.
- Pre-application A pre-application meeting is not required.
 - The applicant files a "Minor Change to a PUD Master Plan or Text (PMC)" application with Initiation the Planning & Zoning Department.
 - The application must include the following: Application
 - Contents
- 1. Applicant contact information.
- 2. Disclosure of ownership.
- 3. PUD Ordinance and Development Commitment information.
- 4. A legal or graphic description of the area of amendment. This may be graphically illustrated on the Amended PUD Master Plan. If the amendment involves only part of the PUD, provide a legal description for the subject portion.
- 5. The current PUD Master Plan, ⇔ See Chapter 3 G.1 of the Administrative Code for

requirements and the changes in potential intensity of land use, changes in trips and relationships to abutting land uses.

- Include any previously revised Master Plans.
- 6. A narrative and detailed description of the map change and reason for request.
- 7. An analysis of whether the amendment complies with the Growth Management Plan.
- 8. Whether a public hearing was held for the property within the year preceding the application. If this has occurred, include the **applicant's** name and number.
- 9. Whether any part of the PUD has been sold or developed, and whether the proposed changes involve those areas.
- **10.** For removal of affordable housing commitments, a completed Letter to **Property owners** as identified in the application.
- 11. Addressing checklist.
- 12. An 8½ in. x 11 in. graphic location map of the site.
- 13. Owner/agent affidavit as to the correctness of the application.
- 14. Electronic copies of all documents.

Completeness and The Planning & Zoning Department will review the application for completeness. After Processing of submission of the completed application packet accompanied with the required fee, the Application applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition. Notice Notification requirements are as follows for Removal of Affordable Housing Contributions: ⇔ See Chapter 8 of the Administrative Code for additional notice information. 1. Mailed Notice: Written notice shall be sent to property owners in the notification area at least 15 days before the advertised Hearing Examiner hearing. Public Hearing 1. No public hearing is required for adding educational and ancillary plants to a PUD or minor changes to a PUD Master Plan during construction. 2. A hearing before the Hearing Examiner may be required to remove affordable housing contributions, pursuant to LDC subsection $\pm 0.02, \pm 5.02$ Decision maker The County Manager or designee or the Hearing Examiner. **Review Process** Minor changes are reviewed by the Planning & Zoning Department staff and may be approved by the County Manager or designee. If a public hearing is required to remove Affordable Housing Contributions, Staff will prepare a Staff Report and Staff will schedule a hearing date before the Hearing Examiner to present the petition for review. Administrative appeals shall be in accordance with the Code of Laws section 250-58. Appeals Updated

G.5. PUD Extension

Contents

Reference	LDC subsection 10.02/13/D, LDC section 8.10.00, and LDC Public Notice subsection 10/03.06
Applicability	This process applies to request to extend the life of a PUD before or after it "sunsets." A PUD
	"sunsets" when it does not meet the time frames and development criteria outlined in LDC section 1962 19. Once a PUD has "sunset," applications for additional development orders are not processed until there is an extension, PUD amendment, or new PUD rezoning.
Pre-Application	A pre-application meeting is required.

Initiation The **applicant** files an "Application For Public Hearing For PUD Extension" with the Planning & Zoning Department.

Application The application must include the following:

1. Applicant contact information.

- 2. Disclosure of ownership.
- **3.** The name and mailing address of all registered Home Owners Association's that could be affected by the application.
- 4. The date the subject property was acquired or leased (including the term of the lease). If the applicant has an option to buy, indicate the date of the option, the date the option terminates, and anticipated closing date.
- 5. PUD Ordinance and Development Commitment information.
- 6. Property information, including:
 - Legal description;
 - Property identification number;
 - Plat book and page number;
 - Section, township and range;
 - Subdivision, unit, lot and block, or metes and bounds description;
 - Address of subject site and general location; and
 - Size of property in feet and acres.
- 7. If the **property owner** owns additional property contiguous to the subject property, then the following information, regarding the contiguous property, must be included:
 - Legal description;
 - Property identification number;
 - Plat book and page number;
 - Section, township and range; and
 - Subdivision, unit, lot and block, or metes and bounds description.
- **8.** Zoning information, including:

- Zoning and Land Use of adjacent properties.
- **9.** Extension request information regarding sunsetting, previous extensions, and history of previous zoning approvals.
- **10.** How the PUD remains consistent with the Growth Management Plan, including density, intensity and concurrency requirements.
- 11. How the PUD is compatible with existing and proposed uses in the surrounding area.
- **12.** A description of whether the PUD development places an unreasonable burden on essential public facilities.
- 13. Aerial photograph(s) (taken within the previous 12 months at a minimum scale of 1 in. = 400 ft.). The aerial shall identify plant and/or wildlife habitats and their boundaries. The identification shall be consistent with the Florida Department of Transportation Land Use Cover and Forms Classification System. Developments shall identify, protect, conserve, and appropriately use native vegetative communities and wildlife habitat.
- 14. Deed Restrictions.
- 15. A written statement addressing LDC subsection 10.02.13 D.
- 16. Pre-application meeting notes.
- 17. Addressing checklist.
- 18. An 8½ in. x 11 in. graphic location map of the site.
- **19.** Environmental Data Requirements. ⇔See LDC subsection 3:38:00 A.
- **20.** Traffic Impact Study ⇔ See Chapter 7 of the Administrative Code.
- **21.** Owner/agent affidavit as to the correctness of the application.
- 22. Electronic copies of all documents.

Completeness and Processing of Application Application Application Processing of Application Processing of Application Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX20120000) assigned to the petition. Application Applicati

- Notice Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.
 - 1. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing;
 - Description of the proposed land uses;
 - Application number, project name;
 - PUD name and ordinance number; and

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- Description of extension.
- 2. Sign: (see format below) Posted at least 15 days before the advertised Hearing Examiner hearing date.

PUBLIC HEARING	GREQUESTING
PETITION NUMB	SER:
	ently clear to describe the project)
DATE: CONTACT:	TIME:
THE ABOVE TO B MANAGEMENT (E HELD AT THE GROWTH DIVISION BUILDING, 2800 N. . NAPLES, FL 34104 OR AS OTHERWISE

Public Hearing	1. The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.	
Decision maker	The Hearing Examiner.	
Review Process	The Planning & Zoning Department will review the application and identify whether additional materials are needed. Staff will prepare a Staff Report to present to the Office of the Hearing Examiner for a decision.	
Monitoring	If the PUD is extended, the applicant must submit Monitoring Reports as required for PUD development. ⇔ <i>See Chapter 3 G.6 of the Administrative Code.</i>	

G.6. Zoning Verification Letter - PUD Comparable Use Determination

Reference LDC subsections 2.03.00 A, 10 02/06 J, LDC Public Notice subsection 10 03/06 O, LDC section 8/10/09 and F.S. §125.66.

- Applicability A Zoning Verification Letter may be used to make a determination that a new use is comparable, compatible, and consistent with the list of identified permitted and conditional uses in a PUD ordinance. Depending on PUD ordinance language, one of the following methods of consent by the Hearing Examiner will occur:
 - 1. If the PUD ordinance language identifies the BZA as the authority to determine a use is comparable, compatible, and consistent, the Zoning Verification Letter will be brought to Hearing Examiner for approval of the determination.
 - If the PUD ordinance language identifies the Planning Director (or other similar County staff) as the authority to determine a use is comparable, compatible, and consistent, the Zoning Verification Letter will be brought to Hearing Examiner for affirmation of the determination.
- Pre-Application A pre-application meeting is not required.
 - Initiation The **applicant** files a "Zoning Verification Letter Application" with the Planning & Zoning Department.

Application The application must include the following: Contents

1. Applicant contact information.

- 2. Property information, including:
 - Site folio number;
 - Site Address;
 - Property owner's name; and
 - Verification being requested.
- **3.** The determination request and the justification for the use by a certified land use **planner** or a land use attorney.
- 4. Additional materials may be requested by staff depending on the use and justification provided.
- 5. PUD Ordinance and Development Commitment information.
- 6. Electronic copies of all documents.

Completeness and
Processing ofThe Planning & Zoning Department will review the application for completeness.After submission of the completed application packet accompanied with the
required fee, the **applicant** will receive a mailed or electronic response notifying the
applicant that the petition is being processed. Accompanying that response will be a
receipt for the payment and the tracking number (i.e., XXPL201200000) assigned to
the petition. This petition tracking number should be noted on all future
correspondence regarding the petition.

Notice Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.

- 1. Newspaper Advertisement: At least 15 days before the hearing in a newspaper of general circulation. The legal advertisement shall include:
 - Date, time, and location of the hearing; •
 - Application number and project name; •
 - PUD name and ordinance number; •
 - Proposed permitted use; ٠
 - Whether the use will be approved or affirmed by the Hearing • Examiner; and
 - Description of location. •
- Public Hearing **1.** The Hearing Examiner shall hold at least 1 advertised public hearing. \Leftrightarrow See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.

Oacision maker The Hearing Examiner.

Proview Process The Planning & Zoning Department will review the application and identify whether additional materials are needed. Staff will prepare a Staff Report to present to the Office of the Hearing Examiner for a decision.

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H. Rezoning - Standard

Reference LDC section 10.02.08, LDC Public Notice subsection 10.03.06 B, and F.S. § 125.66.

- Applicability This procedure applies to any ordinances or resolutions that change the zoning map designation of a parcel or parcels of land.
- Pre-Application A pre-application meeting is required.

Initiation The **applicant** files a "Standard Rezone Application" with the Planning & Zoning Department.

- Application The application must include the following:
 - Contents
- 1. Applicant contact information.
- 2. Disclosure of ownership.
- The date the subject property was acquired or leased, including the term of any lease. If the applicant has an option to buy, indicate date the option terminates, or anticipated closing date.
- 4. Property information, including:
 - Legal description;
 - Property identification number;
 - Plat book and page number;
 - Section, township and range;
 - Subdivision, unit, lot and block, or metes and bounds description;
 - Address of subject site and general location; and
 - Size of property in feet and acres.
- 5. If the **property owner** owns additional property contiguous to the subject property, then the following information, regarding the contiguous property, must be included:
 - Legal description;
 - Property identification number;
 - Plat book and page number;
 - Section, township and range; and
 - Subdivision, unit, lot and block, or metes and bounds description.
- 6. Zoning information, including:
 - Zoning and Land Use of adjacent properties;
 - The existing and requested zoning classifications; and
 - The present and proposed uses of the property.
- 7. A narrative statement describing the rezone request with specific reference to the criteria in LDC section 10.62.03.
- 8. Whether any applications or official interpretations under the Administrative Code were filed for the subject property within the year preceding the application, including

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the nature of any public hearing relating to that application.

- 9. If the rezone is requested for a specific use, a 24 in. x 36 in. conceptual site plan (with a reduced 8½ in. x 11 in. copy) drawn to a maximum scale of 1 inch equals 400 feet, depicting:
 - Existing and proposed structures and their dimensions;
 - Provisions for existing and/or proposed ingress and egress (including
 pedestrian ingress and egress to the site and the structure(s) on site);
 - Existing and/or proposed parking and loading areas (including a matrix indicating required and provided parking and loading, and required parking for the disabled);
 - Required yards, open space and preserve areas;
 - Proposed and/or existing location of utility services to the site; and
 - Proposed and/or existing landscaping and buffering that may be required by the County.
- 10. An architectural rendering of any proposed structures.
- **11.** Environmental Data Requirements. ⇔See LDC subsection 3.08.00 A.
- 12. Statement of utility provisions.
- **13.** Traffic Impact Study ⇔ See Chapter 7 of the Administrative Code.
- 14. Historical/Archeological Survey or Waiver.
- **15.** The name and mailing address of all registered Home Owners Association's that could be affected by the application.
- 16. Signed and sealed survey by a licensed professional surveyor and mapper.
- 17. Addressing checklist.
- **18.** A copy of the pre-application meeting notes.
- 19. Owner/agent affidavit as to the correctness of the application.
- 20. Electronic copies of all documents.

Completeness and Processing of Application

The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

Notice-For parcels less than 10 contiguous acres

Particular and the second seco

1. NIM: The NIM shall be completed at least 15 days before the advertised Planning Commission hearing. The NIM shall be advertised and a mailed written notice shall be given to property owners in the notification area at least 15 days prior to the NIM meeting.

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2. Mailed Notice: Written notice shall be sent to property owners in the notification Area at least 15 days before the advertised Planning Commission hearing.

Notice – Notification requirements are as noted above, in addition to the following: ⇔ See Chapter For Parcels greater 8 of the Administrative Code for additional notice information. than 10 contiguous acres

- 1. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing;
 - Description of the proposed land uses;
 - 2 in. x 3 in. map of the project location;
 - PUD name and ordinance number;
 - Description of rezone; and
 - Description of location.
- **2.** Sign: (see format below) Posted at least 15 days before the advertised Planning Commission hearing date.

PUBLIC HEARING RE	QUESTING REZONE APPROVAL
PETITION NUMBER:	
TO ALLOW:	alining ali kaliking sharefu sharefu darayo ganan disakingal darar saking ayan yayan yayan sayan.
(Request-Sufficiently	clear to describe the project)
LOCATION:	
DATE:	TIME:
CONTACT:	
THE ABOVE TO BE HE	ELD IN THE BOARD OF COUNTY
COMMISSIONERS CH	IAMBERS, THIRD FLOOR, COLLIER
COUNTY GOVERNME	NT CENTER, 3299 TAMIAMI TRAIL
EAST, NAPLES, FLORI	DA, 34112.

- Public Hearing **1.** The EAC shall hold at least 1 advertised public hearing, if required.
 - 2. The Planning Commission shall hold at least 1 advertised public hearing.
 - **3.** The BCC shall hold at least 1 advertised public hearing for parcels that are less than 10 contiguous acres. The BCC shall hold 2 advertised public hearings for parcels that are greater than 10 contiguous acres.
 - 4. For a Collier County initiated rezoning:
 - At least one hearing is held after 5 p.m. on a weekday, unless the BCC, by a majority plus one vote, elects to conduct that hearing at another time of day.
 - The first public hearing is held at least 7 days after the day that the first advertisement is published.

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	 The second hearing shall be held at least 10 days after the first hearing and is advertised at least 5 days before the public hearing.
Decision maker	The BCC, following recommendations from both the EAC, if required, and the Planning Commission.
Рече₩ <mark>970С6</mark> 55	The Planning & Zoning Department will review the application and identify whether additional materials are needed. Staff will prepare a Report and schedule a hearing date before the Planning Commission to present the petition. The Planning Commission may approve, approve with conditions/stipulations, or deny the petition.
	Following the recommendation by the Planning Commission, the Planning & Zoning Department will prepare an Executive Summary and schedule a hearing date before the BCC to present the petition for review. The BCC may approve, approve with conditions/stipulations, or deny the petition.

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I. Sign Variance

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Reference	LDC sections 5.06.08, 9.04.02, 3.10.00, and LDC Public Notice subsection 10.03 06 F
Applicability	This process applies to a request to vary from the required dimensional standards for a sign.
	\Leftrightarrow See Chapter 3 of the Administrative Code for a standard Variance.
Initiation	The applicant files a "Sign Variance Petition" with the Planning & Zoning Department.
Pre-Application	A pre-application meeting is required.

Application The application must include the following:

- Contents 1. Applicant contact information.
 - 2. Addressing checklist.
 - 3. Electronic copies of all documents.
 - 4. Property information, including:
 - Legal description;
 - Length and height of wall upon which the sign will be secured, if a wall sign; and
 - Width of the subject property measured by the road frontage.
 - 5. Survey or Site Plan of property depicting the following:
 - All property boundaries and dimensions;
 - North arrow, date and scale of drawing;
 - All existing and proposed signs (labeled as such);
 - Existing and proposed sign setbacks; and
 - Location map depicting major streets in area for reference.
 - 6. A detailed explanation of the variance request, including:
 - Existing signs and what is proposed;
 - The amount of variance proposed using numbers (i.e. reduce setback from 15 ft. to 10 ft.);
 - If existing, explanation of how existing encroachment came to be; and
 - Additional factors that address the criteria for a sign variance.
 - 7. A narrative and justification that the proposed sign variance meets the criteria identified in LDC subsection 5.06.08 B.
 - 8. Notarized owner/agent affidavit as to the correctness of the application.
 - 9. An 8 ½ in. x 11 in. graphic location map of the site.
 - **10.** A copy of the Pre-application meeting notes.
 - **11.** Once the first set of review comments are posted, the following **mailed notice** documents shall be submitted to the assigned **Planner**:

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- A list of the names and addresses of **property owners** to receive the **mailed notice**; and
- Draft of the mailed notice letter.

Completeness and The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

- Notice Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.
 - Mailed Notice: Written notice shall be sent to property owners within 150 feet of the subject area at least 15 days before the advertised Hearing Examiner hearing. The mailed notice shall be sent by the applicant following approval by the Planning and Zoning Department.
 - 2. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing;
 - Description of the proposed land uses; and
 - 2 in. x 3 in. map of the project location.
 - **3.** Sign: (see format below) Posted at least 15 days before the advertised Hearing Examiner hearing date.

PUBLIC HEARING REQUESTING
PETITION NUMBER: TO PERMIT: (Request-Sufficiently clear to describe the project) LOCATION:
DATE: TIME: CONTACT:
THE ABOVE TO BE HELD AT THE GROW ITH MANAGEMENT DIVISION BUILDING, 2800 N. HORSESHOE DR., NAPLES, FL 34104 OR AS OTHERWISE DESIGNATED.

Public Hearing **1.** The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.

Decision maker The Hearing Examiner.

Review Process The Planning & Zoning Department will review the application and identify whether additional materials are needed. Staff will prepare a Staff Report, utilizing the criteria

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established in LDC subsection 5.06.08 B.1., to present to the Office of the Hearing Examiner for a decision.

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J. Variance

Reference	LDC sections 9.04.00, 3.10.00, and LDC Public Notice subsection 10.03.06 P
Applicability	An applicant may seek a variance from dimension standards if the LDC creates an unreasonable hardship, as defined in LDC section 9.04.00.
	\Leftrightarrow See Chapter 3 I. of the Administrative Code for a Sign Variance.
Initiation	The applicant files a " <i>Variance Petition Application</i> " with the Planning & Zoning Department.
Pre-Application	A pre-application meeting is required.
Application	The application must include the following:
Contents	1. Applicant contact information.
	2. Addressing checklist.
	3. Electronic copy of all documents.
	4. Property information, including:
	Legal description;
	Property identification number;
	 Section, township and range;
	 Subdivision, unit, lot and block, or metes and bounds description;
	Acreage; and
	 Address of subject site and general location.
	5. Zoning Information, including:
	 Zoning and land use of adjacent properties; and
	 Minimum yard requirements for subject property.
	6. The name and mailing address of all registered Home Owners Associations and civic associations whose members are impacted by the application.
	7. A detailed explanation of the request including:
	Existing and proposed structures;
	 The amount of encroachment proposed;
	 Survey of property showing the encroachment (measured in feet);
	 Date of purchase by property owner;
	 The date the existing principal structure was built (include building permit numbers if possible);

- Explanation of why encroachment is necessary;
- How existing encroachment came to be, if applicable;

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- **8.** Project narrative providing a detailed description/explanation of the variance, why it is requested, and the relevant criteria in **LDC** section 9.04.03.
- 9. An Official Interpretation or Zoning Verification Letter, if applicable.
- 10. A copy of the Pre-application meeting notes.
- 11. A Conceptual Site Plan (24 in. x 36 in.) and one 8 ½ in. x 11 in. copy.
- **12.** A copy of the last recorded deed, contract for sale or agreement for sale, or a notarized statement of ownership.
- 13. An 8 ½ in. x 11 in. graphic location map of the site.
- 14. Aerial photographs (taken within the previous 12 months at a minimum scale of 1 in. = 200 ft.), showing FLUCCS Codes, legend, and project boundary.
- 15. Historical Survey or waiver, if applicable.
- **16.** Environmental Data Requirements. ⇔ See LDC subsection 3.08.00 A.
- 17. Owner/agent affidavit as to the correctness of the application.
- **18.** Once the first set of review comments are posted, the following **mailed notice** documents shall be submitted to the assigned **Planner**:
 - A list of the names and addresses of property owners to receive the mailed notice; and
 - Draft of the mailed notice letter.
- Completeness and Processing of Application

The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

- Notice Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.
 - Mailed Notice: Written notice shall be sent to property owners within 150 feet of the subject area at least 15 days before the advertised Hearing Examiner hearing. The mailed notice shall be sent by the applicant following approval by the Planning and Zoning Department.
 - 2. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing;
 - Description of the requested variance; and
 - 2 in. x 3 in. map of the project location.
 - **3.** Sign: (see format below) Posted at least 15 days before the advertised Hearing Examiner hearing date.

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PUBLIC HEARING REQUESTING	
PETITION NUMBER: TO PERMIT: (Request-Sufficiently clear to describe the project) LOCATION:	
THE ABOVE TO BE HELD AT THE GROWTH MANAGEMENT DIVISION BUILDING, 2800 N. HORSESHOE DR., NAPLES, FL 34104 OR AS OTHERWISE DESIGNATED.	

Public Hearing 1. The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔ See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.

Decision maker The Hearing Examiner.

Review Process The Planning & Zoning Department will review the application and identify whether additional materials are needed. Staff will prepare a Staff Report, utilizing criteria established in LDC section 9.04.03, to present to the Office of the Hearing Examiner for a decision.

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The permits and approvals listed in this Chapter do not require a public hearing, unless a decision on the permit is appealed.

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A. Architectural Plans

Reference LDC sections 5.05.08 and 10.02.03.

Applicability Architectural review is required for buildings, structures, and projects as described in LDC subsection 5.05.08 B.

⇔ See Chapter 6 F. of the Administrative Code to request an Alternative Architectural Design.

- Pre-Application A pre-application meeting may be required as a component of the submittal of the Site Development Plan, Site Development Plan Amendment, Site Improvement Plan, Alternative Architectural Design Standards Plan, or Building Permit application, as applicable.
 - Initiation The **applicant** submits architectural plans to the Planning & Zoning Department in conjunction with the Site Development Plan, Site Development Plan Amendment, Site Improvement Plan, Alternative Architectural Design Standards Plan, or Building Permit application, as applicable.
 - Application The application must include the following:

Contents Pursuant to LDC section 5.0508, architectural drawings shall be signed and sealed by a licensed architect registered in the State of Florida.

- 1. Scaled elevations for all sides of the building at a minimum of 1/8 in. scale.
- 2. Floor plans of each proposed building with dimensions.
- 3. If rooftop equipment is proposed, scaled wall section from top of roof to grade.
- Renderings to show materials, color scheme and/or paint chips, and roof color samples, in particular for elevations with multiple colors and/or for colors restricted by the LDC.
- 5. For projects subject to LDC subsection 5.05.03 C.3 Façade/wall height transition elements must include site sections showing the relationship to adjacent structures.
- Completeness and
Processing of
ApplicationThe Architectural Plans are processed in conjunction with the Site Development Plan, Site
Improvement Plan, Alternative Architectural Design
Standards Plan, or Building Permit application, as applicable.

Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Architectural Plans will be reviewed by the Planning & Zoning Department as part of the Site Development Plan, Site Improvement Plan, Alternative Architectural Design Standards Plan, or Building Permit application.
Undated	

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B. Coastal Construction Setback Line Permit

Reference LDC subsection 10.02.06 G.

- Applicability This procedure applies to the following activities seaward of the Coastal Construction Setback Line (CCSL):
 - **1.** Construction of dune walkovers.
 - 2. Creation, restoration, re-vegetation or repair of the dune or other natural area on an individual parcel of land.
 - **3.** Activities that temporarily alter ground elevations, such as artificial beach nourishment projects, excavation, or maintenance dredging of inlet channels.
- Pre-Application A pre-application meeting is not required.

InitiationThe applicant files a "Coastal Construction Setback Line Permit Application" with the
Planning and Zoning Department.ApplicationThe application must include the following:

- Contents
- 1. Applicant contact information.
- 2. Property information, including:
 - Legal description;
 - Address of subject property;
 - Proposed activity; and
 - Proposed dates to start and end work.
- 3. Addressing checklist.
- 4. An aerial photograph with the property clearly delineated and the proposed areas for site improvements.
- 5. Site Plan, depicting the following:
 - General location of lot;
 - All lot dimensions;
 - The established Coastal Construction Control Line as established by law (1974);
 - Location of area of the proposed work;
 - Location of the landward and seaward edges of the dune (vegetation line) and a rough profile of the existing dune;
 - Approximate locations of existing structures on adjacent lots; and
 - Vegetation inventory of the area of proposed work.
- 6. Permits: All Federal, State, and local permits shall be submitted prior to construction and before the pre-construction meeting. If approved by the County Manager or designee, an **applicant** may submit Federal, State and local agency permits at the pre-construction meeting. Permits may include, but shall not be limited to:

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	 Florida Department of Environmental Protection (FDEP) permits; and
	 Vehicle on the Beach permit. This permit shall be obtained if it is necessary to use a vehicle on the beach for completion of the project. The permit shall be obtained and the work shall be completed prior to Sea Turtle Nesting Season (May 1st through October 31st).
Completeness and Processing of Application	The Natural Resources Department will review the application for completeness. The completed application packet must be accompanied with the required fee. The tracking number (i.e., XX201200000) will be assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision Maker	The County Manager or designee.
Review Process	The Natural Resources Department will approve, approve with conditions, or deny a Coastal Construction Setback Line permit based on criteria in LDC subsection $10.02.06$ G.
Updated	

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C. Certificate of Public Facility Adequacy (COA)

C.1. COA for Roadways

Reference LDC section 10.02.07 and Code of Laws and Ordinances section74-302(h).

- Applicability **1.** A certificate of public facility adequacy (COA) is required for any development that generates additional impacts or demands on public facilities. A COA ensures that adequate public facilities are available and no development orders subject to concurrency regulation are issued unless adequate public facilities are available to serve the proposed development.
 - 2. An application for a COA shall only be submitted as part of an application for one of the following development orders:
 - A final subdivision plat and amendments thereof;
 - A final approved site development plan or site improvement plan and amendments thereof;
 - A building permit or mobile home tie-down permit issued by the County; or
 - As provided for in an enforceable development agreement with Collier County pursuant to the provisions of F.S. § 163.3220 - 163.3242 or another agreement acceptable to the BCC, in conjunction with the approval of a development order and/or a certificate of public facility adequacy.
 - **3.** The following are exempt from concurrency review ⇔ See LDC section 10.02.07 for further information:
 - Certain development of regional impact (DRI) orders that were approved prior to January 10, 1989; ⇔ See LDC subsection 10.02.07 3 for exemptions to this provision.
 - Construction of public facilities that are consistent with the Collier County Growth Management Plan;
 - Temporary construction and development permits;
 - Replacement, reconstruction, and repair of existing development;
 - Temporary use permits, not to exceed 1 year; and
 - Development that is subject to a vested rights determination.
- Pre-application A pre-application meeting may be required as a component of the submittal of the Construction Plans and Final Subdivision Plat and amendments thereof, Site Development Plan, Site Development Plan Amendment, and Site Improvement Plan, as applicable.
 - Initiation The **applicant** files a "Collier County Certificate of Public Facility Adequacy Application" with the requested development order application with the Planning and Zoning Department or the Building Department.

Application The application must include the following:

- Contents 1. Applicant contact information.
 - 2. Reason for application, i.e. what type of development order.

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- 3. Type of development.
- 4. Property information, including:
 - Legal description;
 - **Property identification number;** .
 - Section, township and range; and
 - Subdivision, unit, lot/parcel and block, or metes and bounds description.
- 5. Development information, including whether there are previous structures on the property.
- 6. Estimated Transportation Impact Fee calculations.

Impact Fee Administration will review the application for completeness. The completed Completeness and application packet must be accompanied with the required fee. The tracking number Processing of used for the requested development order will be included on the application (i.e., Application XX201200000) This petition tracking number should be noted on all future correspondence regarding the petition.

- Notice No notice is required.
- Public Hearing No public hearing is required.
- The County Manager or designee. Decision Maker

Impact Fee Administration will review the application, identify whether additional **Review Process** materials are needed, and verify the calculations of fees in accordance with LDC subsection 10 $02.07\ \mathrm{C}$ and Code of Laws and Ordinances section 74- 201.

1 yr. Traffic Capacity **Reservation and Estimated Impact** Fee Payment

- **1.** Pursuant to LDC subsection 10.02.07 C.4, the Engineering Services Department shall review the Traffic Impact Study (TIS) for concurrency. The Engineering Service Department shall set aside and allocate a 1 year Traffic Capacity Reservation from the date of TIS approval by Staff for all or part of the proposed development.
- 2. Within 1 year of TIS approval the applicant must receive approval of the requested development order and shall pay the applicable roadway impact fees to obtain the COA.
- 3. If the requested development order is not approved within 1 year of the TIS approval date, the applicant may petition the BCC to extend the Traffic Capacity Reservation for 1 year.

Failure to Pay

If the requested development order is approved and the applicant fails to pay the road Estimated Impact impact fees as required by Code of Laws and Ordinances section 74-302 within the 1 Fees year Traffic Capacity Reservation period, the 1 year Traffic Capacity Reservation shall be invalid and the applicant shall re-apply for a COA.

- Final Impact Fee At the time of building permit application, the road impact fees will be calculated based on the intensity of development permitted for construction and the road impact fee Payment schedule in effect at the time of the building permit(s) application submittal. The applicant shall pay any additional road impact fees that are due over the estimate, prior to the issuance of the building permit(s).
 - Appeal Appeal of a COA shall be pursuant to Code of Laws and Ordinances section 250-58.

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Opdated

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C.2. COA for Non-Roadway public facilities

Reference LDC section 10.02.07 and Code of Laws and Ordinances section 74-302.

Applicability Certificates of public facility adequacy for non-roadway "Category A" capital improvements shall be issued simultaneously with the issuance of the building permit.

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D. Early Work Authorization (EWA)

Reference LDC subsection 10.01.02 B.

Applicability This procedure applies to a request for an Early Work Authorization (EWA). The Engineering Services Department may approve an EWA permit for one or more of the following activities:

- Vegetation removal (site clearing);
- Excavations;
- Site filling;
- Construction of stormwater management facilities limited to ponds, lakes, retention/detention areas, interconnection culverts, and swale systems;
- Off-site infrastructure; and
- Construction of a perimeter landscape buffer, berm, wall, or fence.
- Pre-application A pre-application meeting is not required.

Initiation The **applicant** files an "Application For Early Work Authorization (EWA)" with the Planning & Zoning Department.

Application Contents The application must include the following:

1. Applicant contact information.

- 2. Original SDP/PPL AR/PL number.
- 3. Right-of-way permit number.
- 4. Plan Cover Sheet.
- 5. Excavation Plan.
- 6. Clearing Plan.
- 7. Erosion Control Plan.
- 8. Fill Plan.
- **9.** A vegetation bond in the form of a performance bond, letter of credit, or cash bond in the amount of \$2,000 per acre shall be posted for stabilization with vegetation in accordance with LDC subsection 4.06.04 A.3.
- 10. Copies of the following if available and applicable:
 - DEP Permit;
 - USACE Permit; and
 - SFWMD Environmental Resource Permit (ERP)
- 11. Owner/agent affidavit as to the correctness of the application.
- **12.** Letter of Authorization, if required.
- 13. Addressing checklist.
- Completeness and The Engineering Services Department will review the application for completeness. The

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Processing of Application	completed application packet must be accompanied with the required fee. The tracking number (i.e., XX201200000) will be assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision Maker	The County Manager or designee.
Review Process	The Engineering Services Department will review the application and identify whether additional materials are needed. Staff will prepare a letter of approval or denial based on the criteria identified in LDC subsection $10.01.02$ B.
Pre-Construction Meeting	A pre-construction meeting shall be scheduled with the Engineering Services Department prior to the commencement of work. All Federal, State, and local permits shall be submitted prior to commencement and before the pre-construction meeting. If approved by the County Manager or designee, an applicant may submit Federal, State and local agency permits at the pre-construction meeting.
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E. Vegetation Removal Applications

E.1. Agricultural Land Clearing Permit

Reference LDC subsection 10.02.06.C and F.S. § 163.3162(4) or 823.14(6).

ApplicabilityThis procedure applies to any request to receive an Agricultural Land Clearing
permit which is required for agricultural operations that fall outside the scope of the
Agricultural Lands and Practices Act, F.S. § 163.3162(4) or the Right to Farm Act, F.S.
§ 823.14(6). ⇔ See Chapter 4 E.2 of the Administrative Code for the Agricultural
Land Clearing Notice.

Exemptions for an Agricultural Clearing permit are identified in LDC subsection 10.02.06 C. 1.d.

Pre-Application A pre-application meeting is not required.

initiation The **applicant** files an "Agricultural Clearing Permit Application" with the Planning & Zoning Department.

Application The application must include the following:

Contents

1. Applicant contact information.

- 2. Property information, including:
 - Legal description;
 - Acreage;
 - Proposed acreage to be cleared; and
 - Street address of subject property.
- 3. Zoning information, including:
 - Zoning district, including zoning overlays; and
 - Proposed agricultural use.
- **4.** A copy of the last recorded deed, contract for sale or agreement for sale, or a notarized statement of ownership clearly.
- 5. Special Treatment (ST) permit, if one has been previously granted.
- 6. Pursuant to LDC subsection 10.02.06.C:
 - Silviculture operation information and management plan, prepared by a forester or resource manager, if applicable;
 - Generalized vegetation inventory and clearing plan;
 - Data on wetland impacts and protected wildlife species habitat subject to the GMP, Conservation and Costal Management Element, and the LDC, if applicable; and
 - Signed agreements.
- 7. Prior to the clearing of the land, the following state and federal permits shall be submitted, if applicable:

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	 SFWMD consumptive use permit or exemption (for the withdrawal of water);
	 SFWMD surface water management permit or exemption (for control of surface water, i.e. dikes and ditches); and
	US Army Corps of Engineers permit (for wetland impacts).
Completeness and Processing of Application Notice	The Natural Resources Department will review the application for completeness. The completed application packet must be accompanied with the required fee. The tracking number (i.e., XX201200000) will be assigned to the permit. This permit tracking number should be noted on all future correspondence regarding the petition. No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Natural Resources Department will approve, approve with conditions, or deny the agricultural clearing permit in writing based on criteria in LDC subsection 10.02 06 C.
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E.2. Agricultural Clearing Notice

Reference	LDC	ubsection 10.02 36 C and F.S. § 163.3162(4) or 823.14(6)	
Applicability	is re	procedure applies to a request to receive an Agricultural Clearing Noti juired for agricultural operations that fall within the scope of the Agric s and Practices Act, F.S. § 163.3162(4) or the Right to Farm Act, F.S. §	cultural
Pre-Application	A pr	-application meeting is not required.	
Initiation		pplicant files an "Application for an Agricultural Clearing Notification ning & Zoning Department.	″ with the
		ant to sections F.S. § 163.3162(4) or 823.14(6), the property owner s pplication no later than 60 days prior to the removal of vegetation.	hall file
Application	The application must include the following:		
Contents for a Land	1.	Applicant contact information.	
clearing notice	2.	Property information, including:	
		Legal description;	
		 Street address of subject property; 	
		Current property acreage;	
		 Proposed acreage to be cleared; 	
		 Acreage of existing native vegetation on site; and 	
		 Date of clearing to begin and expected date of clearing compared 	letion.
	3.	Zoning information, including:	
		 Zoning district, including zoning overlays; 	
		Proposed agricultural use; and	
		 Basis of property exemption from local regulation pursuant t Agricultural Lands and Practices Act section 163.3162(4) F.S. Right to Farm Act section 823.14(6) F.S. 	o and the
	4.	The date on which land clearing will begin.	
	5.	The date on which land clearing is expected to be completed.	
	6.	An aerial photograph or site plan that includes a general vegetation ir identifying the acreage of existing native vegetation on site and propo clearing plan.	ventory osed
	7.	Proof that the property is classified as agricultural by property apprais Agricultural Exemption.	ser, i.e.
	8.	Description and evidence of bona fide agricultural operations.	
	9.	List Best Management Practices, interim measure or regulations gove agricultural operation.	rning the
	10.	Signed agreements, pursuant to LDC subsection 10:02.06 C.2.	

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Completeness and Processing	The Natural Resources Department will review the application for completeness. The completed application packet must be accompanied with the required fee. The tracking number (i.e., XXX201200000) will be assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Natural Resources Department will approve, or deny the agricultural clearing permit in writing based on F.S. § 163.3162(4) or § 823.14(6). Where the agricultural clearing permit is denied, the letter shall state the reason(s) for denial.

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E.3. Cultivated Tree Removal Permit

Reference LDC subsection 10.02.061

Applicability The Cultivated Tree Removal Permit applies to the removal or relocation of any tree or palm installed for landscaping and which is not a part of a preserve.

The provisions of this section are applicable to all development except for single-family home sites. However, such single-family home sites shall maintain the minimum number of trees required by the landscape code, identified in **LDC** section 4.06.05.

Initiation The **applicant** files a "Landscape Tree Removal for Cultivated Landscapes" application with the Planning & Zoning Department.

Pre-Application A pre-application meeting is not required.

Application The application must include the following:

Contents

- 1. Applicant contact information.
- 2. Addressing checklist.
- **3.** Property information, including:
 - Detailed description of property location; and
 - Address of subject property.
- **4.** Reason for proposed tree removal and a brief description of trees to be removed.
- 5. Photographs of specific tree related problems or damage, if applicable.
- 6. Any professional recommendation of an arborist, urban forester, or **landscape architect**, if available.
- 7. Endangered Wildlife Habitat information.
- 8. Types of trees to be used for replacement.
- 9. Proof of ownership such as a warranty deed or tax statement.
- **10.** A site plan depicting the following:
 - Location and type of proposed trees to be removed;
 - Location of proposed replacement or relocated trees, buildings, paved areas, structures and utilities and type of trees proposed for replacement;
 - The Planning and Zoning Department may require the site plans be prepared by a landscape architect registered in the State of Florida when the tree removal exceeds 10 trees; and
 - If the site plan does not provide sufficient information to determine which trees will be affected by the proposed tree removals, the Planning & Zoning Department may require that a tree survey of the site be prepared and submitted to the Planning & Zoning Department for review.

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11. The name, phone number, and mailing address of all registered Home Owners
Association's that could be affected by the application.

- 12. Separate letters stating the following, if applicable:
 - The removal of the tree(s) in question is approved by the HOA; and
 - If the application is submitted by an agent, a letter from the homeowner/property owner stating the removal of the tree is approved.
- Completeness and Processing of Application Application Application Processing of Application Application Application Application After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX20120000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition. Notice No notice is required.
 - Public Hearing No public hearing is required.
- Decision Maker The County Manager or designee.
- Review Process The County Manager or designee will review and approve, approve with conditions, or deny the application based on criteria outlined in LDC subsection

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Contents

E.4. Vegetation Removal Permit

Reference LDC section 3.05.00.

Applicability This process applies to a request to remove protected vegetation, as defined in the LDC, other than that planted for landscaping.

⇔See LDC section 3 05.00 for exemptions.

⇔ See Chapter 4 E.5 of the Administrative Code for Vegetation Removal and Site Filling

Initiation The **applicant** files a "Vegetation Removal Permit" application with the Natural Resources Department.

Pre-Application A pre-application meeting is not required.

Application The application must include the following:

1. Applicant contact information.

2. Addressing checklist.

- 3. Property information, including:
 - Legal description;
 - Detailed location and description of property;
 - Directions to subject site;
 - Reason for proposed removal and brief description of the vegetation to be removed;
 - Total acreage to be removed;
 - Proposed method of vegetation removal; and
 - Proposed methods to protect vegetation to be preserved.

4. Proof of Ownership.

- Owner/agent affidavit as to the correctness of the application and affirmation of compliance with the conditions of the permit.
- 6. A generalized vegetation inventory which includes:
 - Generalized vegetation inventory superimposed on a current aerial. A generalized vegetation inventory shall show the approximate location and extent of vegetation on the site. The inventory shall be based upon the most current available information. The inventory shall be in the form of an aerial or a field survey, and may be accompanied by photographs illustrating typical areas of vegetation referenced to positions on the aerial or survey, but shall clearly indicate habitat types and protected vegetation. The generalized vegetation inventory shall be prepared in some manner which clearly illustrates the relationships between the areas of vegetation and the proposed site improvements.
 - Generalized written assessment and evaluation. The generalized vegetation inventory shall be accompanied by a brief written

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assessment of the plant communities which have been identified on the site. The assessment shall include an evaluation of character and quality of the plant communities identified, including their rarity, viability, and such other physical characteristics and factors that may affect their preservation, and presence of any bald eagle nests. The inventory assessment and evaluation shall be prepared by a person knowledgeable in the identification and evaluation of vegetative resources, such as a forester, biologist, ecologist, horticulturist, **landscape architect**, or certified nurseryman.

- Reasonable additional information. The County Manager or designee may require that the application include additional information which is reasonable and necessary to demonstrate compliance with the criteria in LDC section 3.05.04 and 3.05.05.
- 7. A site plan which depicts the following:
 - Property dimensions;
 - Location of existing infrastructure and alterations;
 - Location of proposed structures, infrastructure, and alterations;
 - The location and species of all protected vegetation. Large stands of a single species, such as cypress heads, may be indicated as a group with an approximate number or area;
 - Designation of all protected vegetation proposed for removal; and
 - Location and details of protective barricading of the vegetation to be retained.
- 8. County Permits: All County permits and necessary applications requiring County approval and other permitting and construction related items, including but not limited to the following, shall be submitted and approved with the Vegetation Removal Permit:
 - Building permits (except in accordance with LDC subsection 4.06.04 A);
 - Special Treatment (ST) development permits; and
 - Any other required county approvals.
- **9.** Non-County Permits: All non-County permits, including but not limiting to the following, shall be submitted prior to vegetation removal:
 - U.S. Army Corps of Engineers permits;
 - Florida DEP permits or exemptions;
 - U.S. Fish and Wildlife Service permits or exemptions;
 - Florida Fish and Wildlife Conservation Commission permits or exemptions;
 - SFWMD permits or exemptions; and

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	Other applicable agency reviews or permits or exemptions.
Completeness and	The Natural Resources Department will review the application for
Processing of	completeness. The completed application packet must be accompanied with
Application	the required fee. The tracking number (i.e., XX201200000) will be assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Natural Resources Department will approve, approve with conditions, or deny the permit based on criteria in LDC section 3.05.05.
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E.5 Vegetation Removal and Site Filling Permit (VRSFP)

Reference LDC section 4.06.04

Applicability This process applies to a request to clear and fill land for residential, commercial, or industrial lots or building sites where lakes are excavated within a PUD or project, and where an approved SDP, SIP, or PPL has identified the lot or site for future development.

Pursuant to LDC section 4.06.04 the VRSFP does not apply to the Golden Gate Estates subdivision.

 \Leftrightarrow See LDC section 3.05 02 for exemptions for vegetation clearing.

⇔ See Chapter 5 D. for Construction Plans and Final Subdivision Plats.

- Initiation The **applicant** files a "Vegetation Removal and Site Filling Application" with the Engineering Services Department.
- Pre-Application A pre-application meeting is not required.

Application The application must include the following:

Contents 1

1. Applicant contact information.

2. Addressing checklist.

- **3.** Legal description of the subject property.
- 4. Detailed location and description of the subject property.
- 5. Reason for proposed clearing/filling.
- 6. Disclosure of ownership.
- Owner/agent affidavit as to the correctness of the application and affirmation of compliance with the conditions of the permit;
- 8. Site Filing/Grading Plan, if requested.
- 9. Site re-vegetation plan, if requested.
- **10.** Site Stabilization Plan for areas impacted by vegetation removal and/or site filing.
- 11. Vegetation removal requirements, if requested.
- 12. Site plan with area requested for clearing delineated.
- **13.** A Vegetation Relocation Plan, if applicable. ⇔ See LDC subsection 3.05.05 H.
- 14. A management plan, if applicable.
- **15.** Environmental Data Requirements, ⇔See LDC subsection 3-08.00 A.
- 16. Generalized vegetation inventory, which includes:
 - Generalized vegetation inventory superimposed on a current aerial.
 A generalized vegetation inventory shall show the approximate location and extent of vegetation on the site. The inventory shall be based upon the most current available information. The inventory shall be in the form of an aerial or a field survey, and may be

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	accompanied by photographs illustrating typical areas of vegetation referenced to positions on the aerial or survey, but shall clearly indicate habitat types and protected vegetation. The generalized vegetation inventory shall be prepared in some manner which clearly illustrates the relationships between the areas of vegetation and the proposed site improvements.
·	 Generalized written assessment and evaluation. The generalized vegetation inventory shall be accompanied by a brief written assessment of the plant communities which have been identified on the site. The assessment shall include an evaluation of character and quality of the plant communities identified, including their rarity, viability, and such other physical characteristics and factors that may affect their preservation, and presence of any bald eagle nests. The inventory assessment and evaluation shall be prepared by a person knowledgeable in the identification and evaluation of vegetative resources, such as a forester, biologist, ecologist, horticulturist, landscape architect, or certified nurseryman.
	 Reasonable additional information. The County Manager or designee may require that the application include additional information which is reasonable and necessary to demonstrate compliance with the criteria in LDC section 3.05.04 and 3.05.05.
Completeness and Processing of Application	The Engineering Services Department will review the application for completeness. The completed application packet must be accompanied with the required fee. The tracking number (i.e., XX201200000) will be assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Posting of a bond	A bond, letter of credit, or cash bond shall be posted for a permit within a subdivision, pursuant to LDC subsection 4.06.04. A.3.e.
Review Process	The Engineering Services and Natural Resources Departments will approve, approve with conditions, or deny the permit based on criteria in LDC subsection 4.06.04 A.
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F. Mixed Use Project – Administrative Approval

Reference	LDC sections 10.02/15 and 4.02.16.
Applicability	This procedure applies to a request for a mixed use project (MUP) within the Bayshore Gateway Triangle Redevelopment Area that is not seeking a Density Bonus and/or is eligible for administrative deviations pursuant to LDC subsections 10.02.15 A.1 and 10.02.15 B.
Eligible Applicants	Property owners in the following zoning districts:
	Bayshore Mixed Use District, Neighborhood Commercial (BMUD-NC) Subdistrict
	Bayshore Mixed Use District, Waterfront (BMUD-W) Subdistrict
	 Gateway Triangle Mixed Use District Overlay, Mixed Use District (GTMUD-MXD) Subdistrict.
Pre-application	A pre-application meeting is required.
Initiation	The applicant files a " <i>Mixed Use Project Plan (MUP</i>) – Administrative Approval" application with the Planning & Zoning Department.
Application Contents	Pursuant to LDC subsection $10.02.15 \times 1.0$, MUPs that may be administratively approved shall follow the applicable submittal requirements of a site development plan. \Leftrightarrow See Chapter 4 I. of the Administrative Code for additional information.
Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXX20120000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Staff Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a letter of approval or denial utilizing the criteria identified in the LDC subsection 10.02.15 A.1. and 10.02.15 B.
Appeals	Administrative appeals shall be in accordance with the Code of Laws and Ordinances section 250-58.
Updated	

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G. Official Interpretation of the Land Development Code

Reference	LDC section 1.06.01 and LDC Public Notice subsection 10.03.06 P.		
Applicability	Any affected person, resident, developer, land owner, or entity that is subject to the LDC may make a request to clarify the requirements for development approval or the meaning of a particular term, phrase, or requirement of the LDC.		
Pre-Application	A pre-application meeting is not required.		
Initiation	The applicant files an <i>"Application for Official Interpretation"</i> with the Planning & Zoning Department.		
Application Contents	The application must include the following:		
contents	1. Applicant contact information.		
	2. Request details, pursuant to LDC section 1.06.01:		
	 Each request must identify the specific LDC citation to be interpreted; and 		
	 A request for interpretation may contain no more than 3 issues or questions. The request must not contain a single question with more than three sub-issues or questions. If it is determined by the appropriate official that the request for interpretation contains more than three issues, the applicant will be required to submit a separate request accompanied by the applicable fees. 		
	3. An interpretation of the request prepared by the applicant . The interpretation shall include justification for the request.		
Completeness and Processing of Application	After submission of the completed application packet accompanied with the required fee, the applicant will receive an electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.		
Notice - For interpretation of County wide	Notification requirements are as follows. \Leftrightarrow See Chapter 8 of the Administrative Code for additional notice information.		
application of the GMP and LDC	1. Newspaper Advertisements: Upon issuance of the interpretation, the County Manager or designee shall provide a legal advertisement that is published in a newspaper of general circulation. The advertisement shall include at a minimum:		
	Brief summary of interpretation;		
	Location of affected property; and		
	Appeal time frame.		
Notice- For interpretations	Notification requirements are as follows. \Leftrightarrow See Chapter 8 of the Administrative Code for additional notice information.		
affecting a specific parcel of land	1. Notification of affected property owner: If an official interpretation has been		

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requested by an affected party other than the **property owner**, Collier County shall notify the **property owner** that an official interpretation has been requested.

- 2. Mailed Notice: Upon issuance of the interpretation, the County Manager or designee shall provide written notice of the interpretation to property owners within 300 feet of the property lines of the land for which the interpretation is requested.
- **3.** Newspaper Advertisements: Upon issuance of the interpretation, the County Manager or designee shall provide for a legal advertisement that is published in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Brief summary of interpretation;
 - Location of affected property;
 - Appeal time frame; and
 - Project Location Map, if site specific.
- Pholic Hearing No public hearing is required.

Decision makes The County Manager or designee.

- Review Process 1. The Planning & Zoning Department shall determine whether the request is complete. If the Department determines that the request is not complete, the Department shall identify the deficiencies in a written notice to the **applicant**. The Department shall take no further action on the request for the official interpretation until the deficiencies are addressed.
 - After the request for the official interpretation is complete, the County Manager or designee shall review and evaluate the request in light of the Growth Management Plan and LDC, as applicable, and render an official interpretation.
 - **3.** The County Manager or designee may consult with the county attorney and other county departments before rendering an interpretation. Prior to the release of the official interpretation to the **applicant**, the official interpretation shall be reviewed by the county attorney for legal form and sufficiency.
 - **4.** The interpretation shall be in writing and shall be sent to the **applicant** by certified mail with a return receipt requested.
 - Emiling Pursuant to LDC section, official interpretations shall be rendered within 45 days of issuance of a determination of completeness.
- Difficial Record The County Manager or designee shall maintain an official record of all interpretations rendered. The official interpretations shall be available for public inspection during normal business hours.
 - Appeals An official interpretation may be appealed to the BZA by the **applicant**, affected **property owner**, aggrieved, or adversely affected party within 30 days from the receipt by the **applicant** or affected **property owner** of the written official interpretation or within 30 days of the newspaper publication. ⇔ See Chapter 3 A. of the Administrative Code.

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H. Sign Permit

Reference	LDC section 5.06.00.		
Applicability	This procedure applies to any construction, installation, rebuilding, reconstruction, relocation, alteration, or change in the sign, including a change in the graphics or message of any sign.		
Pre-application	A pre-application meeting is not required.		
Initiation	The applicant files a Sign Permit application with the Operations & Regulatory Management Department.		
	The Sign Permit can be downloaded from the Collier County website by following this link: http://www.colliergov.net/index.aspx?page=3428		
Application Contents	Submittal Credentials: All drawings, plans, and specifications for pole signs, projecting signs, and any ground sign over 32 square feet or 8 feet in height shall be submitted by a Florida certified design professional.		
	The application must include the following:		
	1. Applicant contact information.		
	2. Notarized approval letter from property owner or management company.		
	3. The legal description and the street address of the property upon which the sign is to be erected.		
	4. The dimensions of the sign including height.		
	5. The graphics/message to be placed on the sign face.		
	 If the sign or sign graphics/message is illuminated or electronically operated, the technical means by which this is to be accomplished. 		
Additional Requirements for	In addition to the application contents mentioned above, applications for a Wall Sign must also include the following, pursuant to LDC section 5.06.11:		
Wall Signs	1. Two copies of the Construction Drawings, including:		
	Method of attachment or Engineering;		
	Color rending; and		
	Dimensions of signage.		
	2. Two copies of the Elevation Drawings, including:		
	 Identifying the height and width of the unit or building; 		
	 Placement of sign on elevation; 		
	10 percent clear area; and		
	• Site plan showing location if more than 1 wall sign is applied for. ⇔ See Freestanding Sign site plan requirements below.		

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AdditionalIn addition to the application contents mentioned above, applications for a FreestandingRequirements forSign must also include the following, pursuant to LDC section 5.06.11;Freestanding Signs1. Two copies of the Construction Drawings, including:

- Method of attachment or Engineering;
- Color rendering; and
- Dimension of signage.
- 2. Two copies of the Site Plans, including:
 - Showing placement of sign;
 - Showing setbacks from sign to property lines;
 - Showing road frontage dimensions; and
 - Showing location.

Completeness and The Operations and Regulatory Management Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the permit is being processed. Accompanying that response will be a receipt for the payment and the tracking number assigned to the permit. This permit tracking number should be noted on all future correspondence regarding the petition.

Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Operations and Regulatory Management Department will review the application utilizing the criteria identified in LDC section $50600.$
Permit Number Displayed	Following approval, the permit number shall be displayed or affixed at the base of the sign structure, and
	 Shall have the same life expectancy as the sign;

- Shall be clearly legible to a person standing five feet in front of the base of the sign; and
- Shall be at least one-half inch (½") in height.

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I. Site Development Plan

Contents

I.1. Conceptual Site Plan (CSP)

Reference LDC subsection 10 02.03 C.

- Applicability This procedure applies to any request for a Conceptual Site Plan, which is designed to be an informal review and approval process that may precede a Site Development Plan approval.
- Pre-Application A pre-application meeting is not required.
 - Initiation The **applicant** files an "*Application for Conceptual Site Plan (CSP)*" with the Planning and Zoning Department.

Application The application must include the following:

- **1.** Applicant contact information.
- 2. Narrative description of the project.
- **3.** Property information, including:
 - Legal description;
 - Property identification number;
 - Assigned project planner; and
 - Total acreage of subject site.
- **4.** Two site plans, drawn to scale, showing the location of proposed infrastructure and buildings, zoning and land use of subject and surrounding properties, and required perimeter landscape buffer and building setbacks, including:
 - A table showing the required and provided setbacks and separation of structures, with a reference to the applicable ordinance from which these requirements are taken;
 - A table showing parking calculations, and number of spaces required and provided;
 - For residential projects, a table showing the permitted density and the number of units provided, including the minimum floor per dwelling unit required and provided; and
 - A note on the site plan stating that: "Site geometry, parking, setbacks, and landscape buffers shall meet the Collier County LDC and/or applicable PUD ordinance requirements."
- Completeness and The Planning & Zoning Department will review the application for completeness. The completed application packet must be accompanied with the required fee. The tracking number (i.e., PL20120000) will be assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
 - Notice No notice is required.
 - Public Hearing No public hearing is required.

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Decision maker	The County Manager or designee.
Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed and review the application for compliance with LDC section 10.32.03 and other provisions of the LDC.

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I.2. Site Development Plans (SDP)

Reference	LDC section 10.02 03 and other provisions of the LDC.
Applicability	All development is subject to this subchapter, unless it is exempt pursuant to LDC subsection $10.02.03 \text{ A}$ 3.
Pre-Application	A pre-application meeting is required unless waived by the County Manager or designee at the request of the applicant , pursuant to LDC subsection 10 02.03 D.
Initiation	The applicant files an " <i>Application for Site Development Plan"</i> with the Planning & Zoning Department.
Application Contents and Site Plan Requirements	Submittal Credentials: The engineering plans shall be signed and sealed by the applicant's professional engineer licensed to practice in the State of Florida. The landscape plans shall be signed and sealed by a landscape architect registered in the State of Florida. For projects subject to LDC section 5.05.08, architectural drawings, shall be signed and sealed by a licensed architect , registered in the State of Florida.
	Sheet size: The site development plan and the coversheet shall be prepared on a maximum size sheet measuring 24 inches by 36 inches, drawn to scale.
	The application shall include the following, if applicable:
	1. Applicant contact information.
	2. Addressing checklist.
	3. Warrant deed.
	4. Property information, including:
	Project title;
	Legal description;
	Property identification number;
	Section, township and range;
	 Subdivision name, unit, lot and block; and
	Scale, north arrow, and date.
	5. Electronic copies of all documents.
	6. Proof of ownership, including a copy of the recorded deed, contract for sale or agreement for sale, or a notarized statement of ownership clearly demonstrating ownership and control of the subject lot or parcel of land.
	 The applicant shall also present a notarized letter of authorization from the property owner(s) designating the applicant as the agent acting on behalf of the owner(s).
	7. Owner/agent affidavit as to the correctness of the application.
	8. PUD Ordinance and Development Commitment Information.
	9. PUD Monitoring Report and Schedule, if applicable.
	10. A Cover Sheet with the following information:

• The project title and the name, address and phone number of the firm or

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agent preparing the plans and the name, address and telephone number of the **property owner**;

- Zoning designation of the subject property. In the event that the property is zoned PUD, the name of the PUD and the number of the ordinance approving the PUD;
- Vicinity map clearly identifying the location of the development and its relationship to the surrounding community; and
- A legal description and the property appraiser's **property identification number**(s)/folio number(s) for the subject property or properties.
- **11.** The following information shall be set forth on the site development plan and/or on a separate data sheet used exclusively for that purpose:
 - A narrative statement on the plan identifying the provisions of ownership and maintenance of all common areas, open space, preservation areas, private streets, and easements;
 - A site summary in chart form which shall include the following information, with development and dimensional standards based on the provisions of the LDC and/or applicable PUD ordinance:
 - o Total site acreage;
 - Total square footage of impervious area (including all parking areas, drive-aisles, and internal streets) and its percentage of the total site area;
 - Total square footage of landscape area/open space and its percentage of the total site area;
 - For projects that include residential uses, total number of units, density, units per acre, and a unit breakdown by square footage and number of bedrooms, as well as minimum/maximum (as applicable) floor area required and floor area proposed;
 - For projects that include non-residential uses, total building footage and a square footage breakdown by use (i.e., office, retail, storage, etc.) and its percentage of the total building; for hotels and motels, the minimum/maximum (as applicable) floor area, or proposed floor area ratio, required, and floor areas;
 - All required and provided setbacks and separations between buildings and structures in matrix form;
 - Maximum zoned building height allowed and actual building height as defined in LDC section 1.08.00;
 - Zoning and land use of the subject property and adjacent properties, including properties abutting an adjacent right-of-way or right-ofway easement; and
 - o North arrow, scale, and date.
 - A parking summary in matrix form which shall include:
 - Type of use;

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- Total square footage per use;
- Required parking ratio, number of standard spaces required by use, and number provided;
- Number of loading spaces required and provided (if applicable); and
- Total number of spaces provided by use.
- The following building construction information must be included in the SDP packet:
 - Information in the Standard Building Code, type of construction, number of stories, total square footage under roof, occupancy/use and fire sprinkler intentions of all proposed structures so that a needed fire flow may be determined;
 - A fire hydrant flow test report from the applicable fire district for the closest hydrant(s) to the project so that the available fire flow may be determined; and
 - Location of existing and proposed fire hydrants.
- Illustrative information accurately depicted unless waived at the preapplication meeting:
 - A boundary survey, prepared by a professional surveyor, showing the location and dimensions of all property lines, existing streets or roads, easements, rights-of-way, and areas dedicated to the public. This survey shall be accompanied either by an attorney's opinion of title, or by a sworn statement from the **property owner**(s) stating that he or she has provided sufficient information to the surveyor to allow the accurate depiction of the above information on the survey;
 - Name, alignment and existing/proposed rights-of-way of all streets which border the development (including raised islands, striping, right/left turn lanes, median cuts and nearby intersections), the location of all existing driveways or access points on the opposite sides of all streets which border the development, and the location of all traffic calming devices;
 - Location and configuration of all development ingress and egress points;
 - Location and arrangement of all proposed buildings (including existing buildings that are to remain);
 - Location and configuration of all parking and loading areas;
 - Name, alignment, and existing/proposed right-of-way of all internal streets and alleys;
 - Directional movement of internal vehicular traffic and its separation from pedestrian traffic;
 - Location and configuration of recreational facilities (including related buildings, golf course areas, tennis courts, pools, etc.);
 - Location and general configuration of all water and drainage retention/detention areas as well as all existing and proposed

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easements, and water and sewer lines intended to serve the development;

- Location and general configuration of such natural features as preservation/conservation areas, water bodies, and wetlands;
- Location of emergency access lanes, fire hydrants and fire lanes;
- Location of all handicapped parking spaces;
- Location of trash enclosures;
- Location and heights of proposed walls or fences; and
- Accurate dimensions which include the following:
 - All building setbacks;
 - Distance between buildings and accessory structures;
 - Width of all internal streets;
 - All parking areas and drive-aisles; and
 - Landscape areas adjacent to all vehicular drives, interior property lines and all parking areas.
- Traffic circulation, signing and marking plan, to include outside and inside radii for all turn movements using a common pivot point for both radii at each location;
- Access Management Exhibit, identifying existing and proposed access points, nearest U turns and legal access to the site;
- o Roadway elevations; and
- Any additional relevant information required by the Planning & Zoning Department.
- 12. Architectural Plans. ⇔ See Chapter 4.A of the Administrative Code for Architectural Plan submittals. The plans shall also include:
 - If proposed, dumpster enclosure details depicting height and material and color of walls and gates; and
 - If proposed, light pole details depicting height and colors of pole and housing.
- 13. Stormwater management information as follows:
 - The South Florida Water Management District Environmental Resource Permit or General Permit number, if obtained;
 - Stormwater management control structure(s) location (referenced to State Plane Coordinates, Florida East Zone, North American Datum 1983 (NAD '83), latest adjustment);
 - Stormwater management control elevation(s) and overflow elevation(s) (referenced to the North American Vertical Datum, 1988 (NAVD '88), latest adjustment), and NGVD;
 - Twenty-five-year/3-day design discharge at control structure(s);

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- Drainage calculations, including pipe sizing calculations;
- Estimated cost of construction of roadways, paving, and drainage;
- Engineer's Report with Assumptions and Explanations;
- Engineering Review Checklist, signed by a professional engineer;
- Hydraulic Grade Line Pipe calculations for culverts; and
- Streetlight plan, for multi-family housing.
- 14. For residential projects subject to the provisions of LDC section 10.04.09, a completed School Impact Analysis (SIA) application, location map and review fee.
- 15. Certificate of Adequate Public Facilities application, if applicable.
- 16. Landscaping Plan. A landscape plan which shall contain the following:
 - Landscape summary. A landscape summary in matrix form which shall include:
 - Graphic symbol to indicate each type of plant material;
 - Botanical name;
 - Common name;
 - Total number of each type of plant material;
 - Height and spread of each type of plant material; and
 - Spacing of each type of plant material.
 - Illustrative information. Illustrative information consisting of the following shall be accurately depicted on the landscape plan:
 - The location, configuration, and arrangement of all proposed buildings, internal streets and parking areas as reflected on the site plan;
 - The location and dimensions of all proposed landscaped areas with appropriate graphic symbols including existing trees that are being credited toward the development's landscaping requirements;
 - Location and configuration of all special or textured paving areas;
 - Provisions for site irrigation; and
 - Any additional relevant information as may be required by the County Manager or designee.
- **17.** Vegetation inventory. A generalized vegetation inventory of the property shall be required to the extent necessary, as determined at the pre-application meeting, indicating the approximate location, densities and species of the following:
 - Upland, wetland and estuarine vegetation including prohibited exotic vegetation, mapped using FLUCFCS terminology;
 - Any type of vegetation identified for preservation;
 - Conservation easement including signed and sealed legal description and boundary survey for preserve, include protective language, and provide a

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sketch and description in construction plans.

- Projects containing the following shall provide a survey identifying species and locations on a current aerial photograph at a scale of 1 inch equals 200 feet or larger or superimposed on the site plan:
 - Plants specified to remain in place or to be transplanted to other locations on the property as specified in the applicable development order.
 - Specimen trees designated by the BCC, pursuant to LDC section 3.05.09.
 - State or federal rare, threatened or endangered plan species surveyed according to accepted Florida Fish and Wildlife Conservation Commission or U.S. Fish and Wildlife Service methods.
 - Existing trees that may be credited toward the development's landscaping requirements.
- For proposed site alteration(s) within the coastal zone as depicted on the future land use map, in addition to the foregoing requirements, the vegetation inventory shall depict the categories of impact in accordance with LDC sections 3.03.03-3.03.04.
- **18.** A recent aerial photo shall be provided at the same scale as the plan delineating the development boundaries, unless waived at the pre-application meeting.
- 19. Density bonus. If a residential bonus is requested, as provided for in the Growth Management Plan, a certified survey that clearly illustrates the location and relationship of the development to the appropriate activity center and the related activity band shall be required.
- **20.** Building plans. Plans showing proposed building footprints, spatial relationship to one another when there are multiple buildings and building heights.
- 21. Traffic Impact Study. ⇔ See Chapter 7 of the Administrative Code.
- 22. Soil erosion and sediment control plan. \Leftrightarrow See Chapter 7 of the Administrative Code.
- 23. Construction Plans. Detailed on-site and off-site infrastructure improvement plans and construction documents prepared in conformance with the design standards identified in LDC section 10.02.04 and any current county ordinances, regulations, policies and procedures, which consist of, but are not limited to, the following items:
 - A cover sheet setting forth the development name, applicant name, name of Engineering firm, and vicinity map;
 - Improvements for water and sewer service as needed or as may have been specified during a site development plan review prepared in conformance with the Utilities Standards and Procedures Ordinance, 2004-31, as amended;
 - Improvements for roadway, motor vehicle and non-motorized circulation, ingress and egress, parking and other transportation needs, including traffic calming devices, required or as may have been specified during the site development plan review, prepared in conformance with the subdivision design requirements. Non-motorized circulation is defined as movement by persons on foot, bicycle, or other human-powered device. Non-motorized

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circulation depicting sidewalks and bicycle facilities shall be consistent with **LDC** subsection 5.05.08 A.5. Cross sections and details for improvements are required;

- The absence of obstructions in the public right-of-way shall be demonstrated, including provisions for safe and convenient street crossing;
- Cross sections and details for improvements required in LDC subsections 6.06.02 A.7 through 6.06.02 A.9;
- Improvements for water management purposes as needed or as may have been specified during the site development plan review, prepared in conformance with subdivision design requirements and pursuant to South Florida Water Management District rules, chapter 40E-4, 40E-40 and 40E-41, Florida Administrative Code;
- Citation to the applicable technical specifications for all infrastructure improvements to be constructed;
- Engineering design computations and reports for water, sewer, roads, and water management facilities, as required by federal, state, and local laws and regulations.
- Topographical map of the property including:
 - Existing features, such as, watercourses, drainage ditches, lakes, marshes.
 - Existing contours or representative ground elevations at spot locations and a minimum of 50 feet beyond the property line.
 - Benchmark locations and elevations (to both NGVD and NAVD).
 - Site clearing plan and methods of vegetation protection.
- Where jurisdictional wetlands occur onsite, approved wetland jurisdictional lines shall be shown on the construction plans.
- 24. County-Permits: All necessary permits and applications requiring County approval and other permitting and construction related items, including but not limited to the following, shall be submitted and approved with the site development plan. These permits may include, but are not limited to the following:
 - Excavation permit;
 - A Collier County right-of-way permit;
 - Blasting permit, prior to commencement of any blasting operation;
 - Interim wastewater and/or water treatment plant construction or interim septic system and/or private well permits prior to building permit approval;
 - Any additional state and federal permits which may be required prior to commencement of construction, addressing the impacts on jurisdictional wetlands and habitat involving protected species;
 - All other pertinent data, computations, plans, reports, and the like necessary for the proper design and construction of the development that may be submitted; and

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- All necessary performance securities required by Collier County ordinances in effect at the time of construction.
- **25.** Non-County Permits: All Federal, State, and other local permits shall be submitted prior to construction and before the pre-construction meeting. If approved by the County Manager or designee, an **applicant** may submit Federal, State and local agency permits at the pre-construction meeting.
 - Florida Department of Environmental Protection water and sewer facilities construction permit application;
 - Notice of Intent (NOI) to issue either a Florida Department of Transportation Right-of-Way permit;
 - South Florida Water Management District permit, if required or, Collier County general permit for water management prior to site development plan approval; and
 - Any additional state and federal permits which may be required prior to commencement of construction, addressing the impacts on jurisdictional wetlands and habitat involving protected species, such as:
 - USACOE permit and exhibits. If no USACOE permit, SFWMD permit and exhibits shall be submitted; and
 - For the RFMUD, Agency accepted UMAM/WRAP scores.

Completeness and Processing of Application Application is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX20120000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

- Notice No notice is required.
- Public Hearing No public hearing is required.
- Decision maker The County Manager or designee.

Review Process The Planning & Zoning Department will review the application, identify whether additional materials are needed and approve, approve with conditions or deny the application utilizing the criteria identified in the applicable LDC sections.

Pre-Construction A pre-construction meeting shall be scheduled with the Engineering Services Department Meeting prior to the commencement of construction. All Federal, State, and local permits shall be submitted prior to construction and before the pre-construction meeting. If approved by the County Manager or designee, an **applicant** may submit Federal, State and local agency permits at the pre-construction meeting.

The following permits, if applicable, require final approval and issuance prior to the County pre-construction meeting:

- 1. Florida Department of Transportation Right-Of-Way Construction Permit.
- 2. Collier County right-of-way [ROW] permit.
- Digital Submittal After the final site development plan has been approved by the County Manager or designee for compliance with the LDC as provided in section 30.02.03, the applicant's

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Requirements professional engineer shall submit:

- 1. Digitally created construction/site plan documents, and
- 2. 1 disk (CDROM) of the master plan file, including, where applicable, easements, water/wastewater facilities, and stormwater drainage system. The digital data to be submitted shall follow these formatting guidelines: All data shall be delivered in the state plane coordinate system, with a Florida East Projection, and a North American Datum 1983/1990 (NAD83/90 datum), with United States Survey Feet (USFEET) units; as established by a Florida registered surveyor and mapper. All information shall have a maximum dimensional error of +0.5 feet. Files shall be in an AutoCad (DWG) or Digital Exchange File (DXF) format; information layers shall have common naming conventions (i.e. right-of-way—ROW, centerlines—CL, edge-of-pavement—EOP, etc.). For a plan to be deemed complete, the layering scheme must be readily understood by county staff. All property information (parcels, lots, and requisite annotation) shall be drawn on a unique information layer, with all linework pertaining to the property feature located on that layer. Example: parcels—All lines that form the parcel boundary will be located on 1 parcel layer. Annotations pertaining to property information shall be on a unique layer. Example: Lot dimensions—Lottxt layer.

Updated.

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I.3. Site Improvement Plan (SIP)

Reference	LDC subsection 10.02.03 E and other provisions of the LDC.
Applicability	This procedure applies to a site improvement plan (SIP) request. A SIP must meet all of the criteria in LDC subsection $10.02,03$ E.
Pre-application	A pre-application meeting is required unless waived by the County Manager or designee at the request of the applicant , pursuant to LDC subsection 10.02.03 E.
Initiation	The applicant files a " <i>Site Improvement Plan Application</i> " with the Planning & Zoning Department.
Application Contents and Site Plan Requirements	Submittal Credentials: Pursuant to LDC subsection 10.02.03 F, the engineering plans shall be signed and sealed by the applicant's professional engineer licensed to practice in the State of Florida. For projects subject to LDC section 3.03.03, architectural drawings, shall be signed and sealed by a licensed architect , registered in the State of Florida. Landscape plans shall be signed and sealed by licensed landscape architect , registered in State of Florida.
	Sheet size: The site improvement plan and the coversheet shall be prepared on a maximum size sheet measuring 24 inches by 36 inches drawn to scale.
	The application must include the following:
	1. Applicant contact information.
	2. Addressing checklist.
	3. Property information, including:
	Project title;
	Legal description;
	Property identification number;
	 Section, township and range;
	 Subdivision name, unit, lot and block; and
	Scale, north arrow, and date.
	 Zoning designation of the subject and adjacent sites and the proposed use of the subject site.
	5. Detail of requested changes.
	6. Cover letter briefly explaining the project.
	 A copy of the last recorded deed, contract for sale or agreement for sale, or a notarized statement of ownership clearly.
	8. Location, configuration, and dimensions of all building and lot improvements.
	 Location and configuration of parking and loading areas, and the directional movement of internal vehicle traffic.
	10. Location and dimension of access point(s) to the site.
	to any indicating the required and provided parking for

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each existing and proposed use.

12. Location and configuration of handicapped parking facilities and building accessibility features. 13. Location, dimension, and configuration of existing water management facilities. 14. Location of trash enclosures. 15. Location of existing and proposed landscaping with specifications as to size, quantity, and type of vegetation. 16. All required and provided setbacks and separations between structures in matrix form. 17. Any additional relevant information as may be required by the Planning & Zoning Department. The Planning & Zoning Department will review the application for completeness. After Completeness and submission of the completed application packet accompanied with the required fee, the Processing applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition. No notice is required. Notice No public hearing required. Public Hearing The County Manager or designee. Decision maker The Planning & Zoning Department will review the application, identify whether **Review Process** additional materials are needed and approve, approve with conditions or deny the application utilizing the criteria identified in the applicable LDC sections. Pre-Construction A pre-construction meeting is not required. However, all Federal, State, and local permits shall be submitted prior to construction. If approved by the County Manager or Meeting designee, an applicant may submit Federal, State and local agency permits at the preconstruction meeting. Digital Submittal After the final site development plan has been approved by the County Manager or designee for compliance with the LDC as provided in section $10\ 02.03$, the applicant's Requirements professional engineer shall submit: 1. Digitally created construction/site plan documents, and 2. 1 disk (CDROM) of the master plan file, including, where applicable, easements, water/wastewater facilities, and stormwater drainage system. The digital data to be submitted shall follow these formatting guidelines: All data shall be delivered in the state plane coordinate system, with a Florida East Projection, and a North American Datum 1983/1990 (NAD83/90 datum), with United States Survey Feet (USFEET) units; as established by a Florida registered surveyor and mapper. All information shall have a maximum dimensional error of +0.5 feet. Files shall be in an AutoCad (DWG) or Digital Exchange File (DXF) format; information layers shall have common naming conventions (i.e. right-of-way-ROW, centerlines-CL, edge-of-pavement-EOP, etc.). For a plan to be deemed complete, the layering scheme must be readily

understood by county staff. All property information (parcels, lots, and requisite

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annotation) shall be drawn on a unique information layer, with all linework pertaining to the property feature located on that layer. Example: parcels—All lines that form the parcel boundary will be located on 1 parcel layer. Annotations pertaining to property information shall be on a unique layer. Example: Lot dimensions—Lottxt layer.

Updated

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I.4. Site Development Plan Amendment (SDPA)

Reference	LDC subsection 10.02.03 F and other provisions of the LDC.
Applicability	This process provides for amendments to a site development plan (SDP). A site development plan amendment (SDPA) shall meet the criteria identified in LDC subsection 10.02.03 F.
	\Leftrightarrow See Chapter 4 I.5 of the Administrative Code for insubstantial changes to a site development plan (SDPI) or site improvement plan (SIPI).
Pre-Application	A pre-application meeting is required.
Initiation	The applicant files a " <i>Site Development Plan Amendment Application</i> " with the Planning & Zoning Department.
Application Contents and Site Plan Requirements	A site development plan amendment application must include the following, in addition to the Application Contents and Requirements for site development plans, as applicable. \Leftrightarrow See Chapter 4 I.2 of the Administrative Code.
	Submittal Credentials: Pursuant to LDC section 10.02.03, the engineering plans shall be signed and sealed by the applicant's professional engineer licensed to practice in the State of Florida. For projects subject to LDC section 5.05.03, architectural drawings, shall be signed and sealed by a licensed architect , registered in the State of Florida. Landscape plans shall be signed and sealed by licensed landscape architect , registered in State of Florida.
	Sheet size: The site improvement plan and the coversheet shall be prepared on a maximum size sheet measuring 24 inches by 36 inches, drawn to scale showing the areas affected by the amendment. The sheet must clearly show the change "clouded" and clearly delineate the area and scope of the work to be done.
	The application must include the following:
	1. Property information, including:
	Original SDP number or AR/PL number;
	Total area of project; and
	Site address.
	2. Description of proposed amendment.
Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed and approve, approve with conditions or deny the application

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utilizing the criteria identified in the applicable LDC sections.

Pre-Construction A pre-construction meeting shall be scheduled with the Engineering Services Department Meeting prior to the commencement of construction. All Federal, State, and local permits shall be submitted prior to construction and before the pre-construction meeting. If approved by the County Manager or designee, an **applicant** may submit Federal, State and local agency permits at the pre-construction meeting.

Digital Submittal
RequirementsAfter the final site development plan has been approved by the County Manager or
designee for compliance with the LDC as provided in section 10.02.03, the applicant's
professional engineer shall submit:

- 1. Digitally created construction/site plan documents, and
- 2. 1 disk (CDROM) of the master plan file, including, where applicable, easements, water/wastewater facilities, and stormwater drainage system. The digital data to be submitted shall follow these formatting guidelines: All data shall be delivered in the state plane coordinate system, with a Florida East Projection, and a North American Datum 1983/1990 (NAD83/90 datum), with United States Survey Feet (USFEET) units; as established by a Florida registered surveyor and mapper. All information shall have a maximum dimensional error of +0.5 feet. Files shall be in an AutoCad (DWG) or Digital Exchange File (DXF) format; information layers shall have common naming conventions (i.e. right-of-way—ROW, centerlines—CL, edge-of-pavement—EOP, etc.). For a plan to be deemed complete, the layering scheme must be readily understood by county staff. All property information (parcels, lots, and requisite annotation) shall be drawn on a unique information layer, with all linework pertaining to the property feature located on that layer. Example: parcels—All lines that form the parcel boundary will be located on 1 parcel layer. Annotations pertaining to property information shall be on a unique layer. Example: Lot dimensions—Lottxt layer.

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I.5 Insubstantial Change to a Site Development Plan (SDPI) or Site Improvement Plan (SIPI)

Reference LDC subsection 10 02.03 €.

Applicability An insubstantial change must meet the criteria established in LDC subsection 10.02.03 F.

In order to determine if a change is truly insubstantial and does not require an amendment to a SDP or SIP, the **applicant** shall contact the Planning & Zoning Department to discuss the proposed change.

The **applicant** may request the meeting online (http://apps2.colliergov.net/webapps/vision/meetings) or contact the Planning & Zoning Department by mail or telephone to request a telephone consultation for Insubstantial Change to a SDP or SIP.

- Pre-Application A pre-application meeting is not required, but the **applicant** must obtain pre-submittal authorization from the Planning & Zoning Department.
 - Initiation The **applicant** files an "Insubstantial Change to: Site Development Plans or Site Improvement Plans" application with the Planning & Zoning Department.
- Application Contents Submittal Credentials: Pursuant to LDC section 10.02.03, the engineering plans shall be signed and sealed by the **applicant's** professional **engineer** licensed to practice in the State of Florida. For projects subject to LDC section 5.05, architectural drawings, shall be signed and sealed by a licensed **architect**, registered in the State of Florida. Landscape plans shall be signed and sealed by licensed **landscape architect**, registered in State of Florida.
 - Sheet size: The site improvement plan and the coversheet shall be prepared on a maximum size sheet measuring 24 inches by 36 inches, drawn to scale showing the areas affected by the amendment. The sheet must clearly show the change "clouded" and clearly delineate the area and scope of the work to be done.

The application must include the following:

- 1. Applicant contact information.
- 2. Project information, including:
 - Project Name;
 - Assigned Planner;
 - Original SDP/SIP Number; and
 - Section, township and range.
- 3. Addressing Checklist.
- Copy of email from the planner who deemed proposed changed to be insubstantial.
- 5. Cover letter describing in detail the proposed changes, including any discussions with the assigned **planner** that may be pertinent to the review of the application.
- 6. Coversheet with the following included:
 - Project title;

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٠ Reference stating the project is an Insubstantial Change to appropriate SDP of SIP; **Applicant Contact Information;** Zoning designation (if zoned PUD, include PUD Ordinance and Development Commitment Information); Vicinity map clearly identifying location of the development; Legal description; and **Property identification Number.** . Completeness and The Planning & Zoning Department will review the application for completeness. After Processing of submission of the completed application packet accompanied with the required fee, the Application applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition. Notice No notice is required. Public Hearing No public hearing is required. Decision Maker The County Manager or designee. Review Process The Planning & Zoning Department will review the application, identify whether additional materials are needed and approve, approve with conditions or deny the application utilizing the criteria identified in the applicable LDC sections.

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J. Temporary Permits

J.1. Amplified Sound Permit

Reference Code of Laws and Ordinances section 54-92.

Applicability This procedure applies to a request for a one-time, site-specific, Amplified Sound Permit for any commercial business or nonresidential land use which conducts such outdoor entertainment activities within 2,500 feet of any property containing a residential use or of any residential zoning district.

⇔See **Code of Laws and Ordinances** section 54-92 for information on how to measure the distance of the sound source to the affected residential property.

Pre-Application A pre-application meeting is not required.

Initiation An **applicant** files an "Amplified Sound Permit" application with the Planning & Zoning Department.

Application The application must include the following:

Contents

1. Applicant contact information.

- 2. A current valid Business Tax Receipt in the case of a temporary sale, when required by F.S. § 250.13 *et seq*.
- **3.** Consent/authorization of owner.
- 4. Business or establishment information, including:
 - Name of business/establishment;
 - Property identification number;
 - Address;
 - Phone number; and
 - Zoning classification.
- 5. A sketch and description of the area in which the event will occur on the property.
- **6.** A narrative description of any factors which might mitigate the impact of close proximity of the activity to adjacent residential use or zoning;
- 7. Event information, including:
 - Type of event (i.e. amplified, non-amplified, community event, enclosed, and/or non-enclosed);
 - Description of event;
 - Hours of operation;
 - Hours of music; and
 - Identification of sound, method and number of loudspeakers and other amplifying devices to be used.

Completeness and The Planning & Zoning Department will review the application for completeness. After Processing of submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the **applicant** that the

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Application	petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a letter of approval or denial utilizing the criteria identified in the Code of Laws section 54-92.

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J.2. Annual Beach Event Permit

Reference	LDC section 5.04.01, 5.04.07, LDC subsection 10.02.06 F, and LDC Appendix G.
Applicability	This procedure applies to a request for an Annual Beach Event permit.
Pre-Application	A pre-application meeting is not required.
Initiation	The applicant files an "Annual Beach Events Permit" application with the Planning & Zoning Department.
Application	The application must include the following:
Contents	1. Applicant contact information.
	2. Consent/authorization of owner.
	3. A current valid Business Tax Receipt in the case of a temporary sale, when required by F.S. § 250.13 et seq.
	4. Event information, including:
	Property identification number;
	• The effective dates of permit;
	Reason for event; and
	On-site contact information.
	5. Description of proposed uses.
	6. Duration of use.
	7. Hours of operation.
	8. Impact of proposed use on adjacent properties.
	 FDEP field permits shall be submitted prior to commencement of activity, if applicable.
Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a letter of approval or denial utilizing the criteria identified in the LDC section 5.04.07.
Updated	

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J.3. Carnival/ Circus Permit

Reference **Code of Laws and Ordinances** sections 10-26 to 10-33, 10-46 to 10-51 and sections 66-89 to 66-91.

Applicability This applies to any operator, sponsor, or owner of a carnival or exhibition.

This includes any activity (whether private or commercial) with the following characteristics not prohibited by state law to be open to the public for an admission or participation fee:

- Menageries;
- A circus, sideshow performances, ferris wheels and other ride activities, food and drink dispensing facilities;
- Booths for the conduct of games of skill and chance; and
- Freak and similar novelty shows.
- Pre-Application A pre-application meeting is not required.
 - Initiation The **applicant** files a "Carnival Operation Application" with the Planning & Zoning Department.

Application The application must include the following: Contents

- 1. Applicant contact information.
- 2. A current valid Business Tax Receipt in the case of a temporary sale, when required by F.S. § 250.13 *et seq.*
- 3. Property information, including;
 - Legal description;
 - Address of subject site and general location; and
 - Property identification number.
- 4. Current zoning of subject property.
- 5. A description of the nature of the application.
- A surety bond in the penal sum of \$2,500.00, issued by a company authorized to issue such bonds in Florida, conditioned upon the operator complying with each provision of this section and subject to forfeiture under the terms provided in Code of Laws section 10-31 and section 10-33.
- 7. Evidence of current public liability insurance coverage, issued by a company authorized to do business in Florida, in the minimum amount of \$100,000.00 for any one person and \$300,000.00 for any one incident.
- 8. A current occupational license issued by the Collier County Tax Collector.
- 9. The name and headquarters address of the carnival or exhibition company with a direct or indirect financial interest; names and addresses of any sponsoring organizations, and the name and local address of the applicant representing the carnival or exhibition company.

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- 10. A description of every activity to be conducted such as but not limited to, menageries; circus and side-show performances; amusement, merry-go-round and other ride activities; food and drink dispensing facilities; booths for conduct of games of skill or chance not prohibited by state law to be open to the public for an admission or participation fee and number of persons to operate the activities.
- **11.** Name and identification of each person accountable for the operation of each activity.
- **12.** A description and sketch of the site showing the location of each activity proposed, the location and number of sanitary facilities, parking facilities, and provision for lighting and public water.
- **13.** Application for food establishment operating permit from the county health department as required by the **Code of Laws and Ordinances** section 66-89 through section 66-91.
- **14.** The plan for refuse, garbage, debris, and sewage disposal during and after operation of the circus or exhibition.
- **15.** Provisions for traffic control, fire safety and security precautions.
- **16.** The date and time each activity is to be conducted and concluded.
- **17.** Written approval from the owner of the property authorizing the use of his premised for such carnival activity.
- **18.** An indication of whether the event has been held in Collier County in the past, and if so the location and time the event was held.
- **19.** Individual booth and sponsor notification form for temporary events with the following included:
 - Name of Event;
 - Name of Booth;
 - Person in Charge of booth;
 - Types of Food or Beverage to be served;
 - Location of advanced food preparation;
 - How food will be transported to event location;
 - Method of keeping food hot and/or cold at event site;
 - Method of cooking food at the location;
 - The method for protecting food from dust, insects, flies, coughs, and sneezes; and
 - The method for providing adequate facilities and supplies for employee hand washing.
- **20.** A signed statement that the **applicant** understands that failure to comply with applicable food service requirements in accordance with Chapter 10D-13, Florida Administrative Code, may result in enforcement action.

21. Addressing checklist.

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	22. Owner/agent affidavit as to the correctness of the application.
Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX20120000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	The BCC shall hold at least 1 public hearing for events that have not been previously approved.
Decision Maker	1. For events that have been previously-approved, the County Manager or designee may, in their discretion, administratively approve any application for a carnival permit where the event being applied for is substantially identical to an event for which the BCC previously approved a permit application.
	2. For events that have not been previously approved and cannot be administratively approved, the BCC shall act as the decision making body following interpretation of the criteria set forth in the Code of Laws and Ordinances section 10-49.
Review Process	 Except as set forth below, the Planning & Zoning Department will review the application and forward one copy to the sheriff and one copy to the health department for review. The sheriff and health department will provide their comments within seven calendar days.
	2. If required, the Planning & Zoning Department will place the application on the agenda of the next regular meeting of the BCC for approval or denial.
	3. Previously-approved events: ⇔ See Code of Laws and Ordinances section 10-48 and section 10-51.

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J.4. Film Permit

Reference	LDO	Section 5.04.01, 5.04.08, and LDC subsection 10.02.06 F.	
Applicability	This procedure applies to the request for a Film Permit for the following activities taking place, in conjunction with commercial motion picture, film, television, video, or still photography production: the use of set scenery, temporary structures or other apparatus, special effects or closure of public streets or access ways.		
Pre-Application	Аp	A pre-application meeting is not required.	
Initiation	-	The applicant files a <i>"Temporary Use Permit-Special Event"</i> application with the Planning & Zoning Department.	
Application Contents	The	application must include the following:	
	1.	Applicant contact information.	
	2.	Consent/authorization of owner.	
	3.	A current valid Business Tax Receipt in the case of a temporary sale, when required by section F.S. § 250.13 <i>et seq.</i>	
	4.	Locations, including the duration of use and hours of filming.	
	5.	Description of proposed uses.	
	6.	Impact of proposed use on adjacent properties.	
	4.	Proof of comprehensive general liability insurance coverage in the amount of at least \$1,000,000.00 combined single limit, with Collier County named as an additional insured. The applicant shall provide to the County Manager or designee a certificate of insurance evidencing that said insurance is in effect and certifying that Collier County be given 30 days notice prior to the expiration or cancellation of the policy.	
	5.	Special effects to be utilized, especially incendiary or explosive devices, with proof of not less than \$5,000,000.00 comprehensive general liability insurance combined single limit with Collier County listed as additional insured. In addition, the application shall list the person in charge (pyrotechnician) of such special effects, together with his qualifications and license from the applicable federal and/or state agencies, and authorization from the local fire district permitting the event.	
	6.	The following information is required by the County Manager or designee, unless waived:	
		 A conceptual plan indicating the location of film events and parking facilities provided; 	
		 Plans for construction or utilization of structures on subject site(s); 	
		 Number, type and location of sanitation facilities to be provided. Plans for disposal of refuse and debris, and restoration of the site(s) to its original condition; 	
		 A description of any lighting facilities that would be necessary and/or the need to disconnect any public lighting; 	
		 A description of any use which may encroach into environmentally sensitive areas; 	

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- Approximate number and type of vehicles and/or equipment to be used and any special parking requirements. The number of personnel to be on location with the production;
- Necessity for closures of public streets or sidewalks and for what duration and location;
- An indication of any utilization of aircraft/fixed-wing, helicopter, or balloons at the subject site(s);
- List of county personnel or equipment requested, and an agreement to pay for extraordinary services provided by Collier County;
- Provisions for traffic control, fire safety and security precautions;
- If located on private property, not under the county's ownership or control, a written notarized agreement from the **property owner** to allow the filming to occur on his property; and
- Additional information requested to assist Collier County in obtaining future film production.
- 7. A surety bond in an amount to be determined by Collier County and issued by a company authorized to issue bonds in Florida or cash payment in lieu of the bond may be required by the County Manager or designee to provide for cleanup and/or restoration of the subject site(s).
- **8.** Office of the Fire Code Official's requirements, if applicable:
 - Special Event Permitting Questionnaire/Checklist; and
 - Tent Installation Notification form.

Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a letter of approval or denial utilizing the criteria identified in the LDC section 5:04.08.

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J.5. Model Homes and Model Sales Centers

 Reference
 LDC section 5.04.01, 5.04.04 and LDC subsection 10.02.06 F.

 Applicability
 This procedure applies to a request for a Temporary Use permit for a model home or model sales center intended to facilitate the sale of a product similar in design as the model.

 Pre-Application
 A pre-application meeting is not required.

 Initiation
 The applicant files a *"Temporary Use Permit-Model Home/Model Sales Center"* application with the Planning and Zoning Department.

 Application
 The application must include the following:

 Contents
 1. Applicant contact information.

 2. Consent/authorization of owner.

- **3.** A current valid Business Tax Receipt in the case of a temporary sale, when required by F.S. § 250.13 *et seq.*
- 4. Property information, including;
 - Property identification number;
 - Subdivision/Development;
 - Unit, lot and block;
 - Developer/Builder information; and
 - Address of subject site and general location.
- 5. Current zoning of subject property.
- 6. Description of proposed uses.
- 7. Duration of use.
- 8. Hours of operation.
- 9. Identify the impact of proposed use on adjacent properties.
- **10.** Model homes or model sales centers to be located within a proposed single-family development prior to final plat approval require the following additional application contents:
 - A plat and construction plans showing all required infrastructure for the lot(s) on which the model home or model sales center is to be located;
 - A site development plan ⇔See Chapter 4 I.2 of the Administrative Code;
 - A maximum of 5 models, or a number corresponding to 10% of the total number of platted lots, whichever is less, per platted, approved development shall be permitted prior to final plat approval as specified;
 - Documentation showing all required utilities will be available to the subject site. The SDP must depict all required utilities in detail;
 - The boundaries depicted on the preliminary subdivisions plat shall be depicted on the SDP in order to ensure compliance with the applicable

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development standards in effect on the subject property;

- Final lot grading and drainage conveyance shall be in conformance with the master grading plan for the project as depicted on the preliminary subdivision plat submittal documents; and
- Confirmation that the model home has not been previously used as a residence.
- **11.** A Model Sales Center within an existing subdivision requires the following additional application contents:
 - In the case of a permanent structure which is a dwelling unit, a site improvement plan (SIP), pursuant to LDC section 10.02.04 and subsection 5.04.04 C;
 - In the case of a permanent structure, other than a dwelling unit, a site development plan (SDP), pursuant to LDC section 10.02.03 and subsection 5.04.04 C; and
 - In the case of a temporary structure (mobile home or sales trailer), either a conceptual site plan which addresses the requirements of **LDC** subsection 5.04.04 C.

Completeness and The Planning & Zoning Department will review the application for completeness. After Processing of submission of the completed application packet accompanied with the required fee, the Application applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition. The temporary use permit may be approved prior to or simultaneously with the submission of a building permit application, if applicable. Notice No notice is required. Public Hearing No public hearing is required. Decision maker The County Manager or designee. Reparts Process The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a letter of approval or denial utilizing the criteria identified in the LDC section 5.04.04.

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J.6. Special Events

Reference	LDC section $5.04.01$, LDC subsection $5.04.05$ A, $\pm0.02.06$ F, and Code of Laws section 118-131 to 118-155	
Applicability	This procedure applies to a request for a Temporary Use Permit. Specifically, for a Special Event such as a sales and promotional event or a sports, religious, and community event.	
Pre-Application	A pre-application meeting is not required.	
Initiation	The applicant shall submit a <i>"Temporary Use Permit-Special Event"</i> application with the Planning & Zoning Department.	
Application	The application must include the following:	
Contents	1. Applicant contact information.	
	2. Consent/authorization of owner.	
	3. A current valid Business Tax Receipt in the case of a temporary sale, when required by F.S. § 250.13 <i>et seq.</i>	
	4. Property information, including;	
	Legal description;	
	 Property identification number; 	
	Shopping center;	
	Business name; and	
	 Address of subject site and general location. 	
	5. Current zoning of subject property.	
	6. Type of event proposed.	
	7. Description of proposed uses.	
	8. Duration of use.	
	9. Hours of operation.	
	10. Impact of proposed use on adjacent properties.	
	11. A conceptual site plan (CSP) or a site development plan (SDP) is required for special events and seasonal sales. The site plan must demonstrate that provisions will be made to adequately address each of the following:	
	 Vehicular and pedestrian traffic safety measures; 	
	Limited activity hours;	
	Watchmen, fencing, and lighting;	
	Fire protection and emergency access measures;	
	Sanitary facilities; and	

• If required, a faithful performance bond to guarantee compliance with the conditions of the permit.

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- Adequate on-site or additional off-site parking areas shall be provided as follows:
 - A maximum of 10 percent of the parking required by LDC section 4.05.04 may be occupied or otherwise rendered unusable by the placement of temporary structures, equipment, and merchandise; and
 - The minimum required number of handicapped parking spaces pursuant to LDC section 4.05.07 shall remain available for use.
- **12.** Temporary Event Recycling Plan, pursuant to **Code of Laws** section 118-131 to 118-155.
- **13.** Office of the Fire Code Official's requirements, if applicable:
 - Special Event Permitting Questionnaire/Checklist; and
 - Tent Installation Notification form.

The Planning & Zoning Department will review the application for completeness. After Completeness and Processing of submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the Application petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition. The temporary use permit may be approved prior to or simultaneously with the submission of a building permit application, if applicable. No notice is required. Notice Public Hearing No public hearing is required. Decision maker The County Manager or designee. Review Process The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a letter of approval or denial utilizing the criteria identified in the LDC subsection 5.04.05 A.

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J.7. Temporary Uses during Construction

Reference LDC section 5.04.01, 5.04.03 and LDC subsection 10.02.06 F.

- Applicability This procedure applies to a request for a Temporary Use permit during the construction of any development for which at least a preliminary development order has been granted.
- Pre-Application A pre-application meeting is not required.
 - Initiation The **applicant** files a *"Temporary Use Permit-Construction and Development"* application with the Planning & Zoning Department.

Application The application must include the following:

- Contents 1. Applicant contact information.
 - **2.** Consent/authorization of owner.
 - **3.** A current valid Business Tax Receipt in the case of a temporary sale, when required by F.S. § 250.13 *et seq.*
 - 4. Property information, including;
 - Development/Subdivision;
 - Developer;
 - Address of subject site; and
 - Site development plan number.
 - 5. Description of proposed uses.
 - 6. Duration of use.
 - 7. Hours of operation.
 - 8. Impact of proposed use on adjacent properties.
 - **9.** Proposed temporary structures require the submittal of a conceptual site plan. ⇔ See Chapter 4 1.1 of the Administrative Code.

Completeness and Processing of Application Application The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

The temporary use permit may be approved prior to or simultaneously with the submission of a building permit application, if applicable. Notice No notice is required. Public Hearing No public hearing is required.

- Decision maker The County Manager or designee.
- Review Process The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a letter of approval or denial utilizing the

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criteria identified in the LDC section 5.04.03.

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K. Zoning Certificate

Reference LDC subsection 10.02 06 8.1.f.

Applicability	1.	A Zoning Certificate provides a statement of compliance with the LDC for proposed
		uses.

- 2. A Zoning Certificate is required prior to:
 - Applying for a business license, for residential and non-residential;
 - Prior to occupying land or a building space. This includes a subdivided building, such as a strip mall; and
 - Prior to conducting business in all zoning districts.

3. It is recommended to obtain a Zoning Certificate prior to any building remodels. Pre-Application A pre-application meeting is not required.

- Initiation The **applicant** files one of the following applications with the Planning and Zoning Department:
 - "Land Use and Zoning Certificate-Home Business," or
 - "Land Use and Zoning Certificate-Non-Residential"

Application Contents An application for a Non-Residential Zoning Certificate must include the following:

for Non-Residential

for a Home Business

1. Applicant contact information.

- 2. Business information, including:
 - Name;
 - Phone number;
 - Address;
 - Owner or qualifiers name;
 - Type of business or use;
 - Complex name, if applicable;
 - Type and name of business previously or presently occupying location; and
 - The length of time the property has been vacant, if applicable.
- **3.** Building use information, including:
 - Proposed building use, including the square footage devoted to the use;
 - A brief description of the building (e.g., single-occupant building, shopping center, office or business center);
 - Total building floor area; and
 - Number of parking spaces for the building, and the number available for the proposed use.

Application Contents An application for a Home Business Zoning Certificate must include the following:

1. Applicant contact information.

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- 2. Business name, phone number, and address.
- **3.** A brief description of the type of business or use.

Completeness and	The Planning & Zoning Department will review the application for completeness. After
Processing of	submission of the completed application packet accompanied with the required fee, the
Application Votice	applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition. No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	After the application is complete, the Planning & Zoning Department will review and evaluate the application and will issue or deny the Zoning Certificate based on the provisions of the LDC.
Updated	

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L. Zoning Verification Letters

L.1. Zoning Verification Letter - Generally

Reference LDC subsection 10.02.06 5.

Applicability A Zoning Verification Letter may be used to verify:

- 1. The zoning of the property according to the Collier County Zoning Map;
- 2. Future Land Use according to the Collier County Growth Management Plan.

The letter may provide additional information about the subject property if the **applicant** requests it. This includes:

- 1. Permitted uses and development standards applicable to the property under the LDC;
- 2. Zoning of the adjacent properties;
- **3.** Confirmation of any Site Development or Improvement Plans approved for the property;
- 4. Confirmation of any Variances or Conditional Uses approved for the property;
- 5. The nonconforming status of the property (whether the lot is "buildable") will be provided if specifically requested; and
- **6.** Additional zoning information may be provided, subject to the availability of information, and may be specifically requested.
- Pre-Application A pre-application meeting is not required.
 - Initiation The **applicant** files a "Zoning Verification Letter Application" with the Planning & Zoning Department.

Application The application must include the following: Contents

- 1. Applicant contact information.
- 2. Property information, including:
 - Address of subject site; and
 - Property identification number.
- **3.** Type of verification being requested.
- **4.** Additional materials may be requested, such as the original or amended site plan and/or survey.
- 5. If verification as to nonconforming status is requested, a copy of the Property Appraiser's Card shall be submitted with the application. This copy may be obtained from the Collier County Property Appraiser's Main Office located at 3950 Radio Rd., or by calling 239-252-8141.
- 6. Information on building permits must be obtained through the Growth Management Records Room at 239-252-5740.
- 7. Information on Code Enforcement cases/violations must be obtained through

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the Code Enforcement Department at 239-252-2440.

Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Pholic Hearing	No public hearing is required.
Decision Maker	The County Manager or designee.
Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed, and prepare a Zoning Verification Letter for the applicant .
updated	

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L.2. Zoning Verification Letter - Non-residential Farm Building

Reference	LDC subsection 10.02.06) and F.S. § 823.14 and F.S. § 553.73(10)(c)
Applicability	A Zoning Verification Letter may be used to establish that a non-residential farm building and/or fence is exempt from the Florida Building Code. However, the exemption applies to the structure and does not exempt the applicant from obtaining the necessary electrical, plumbing, mechanical, or gas permits for the structure.
Pre-Application	A pre-application meeting is not required.
Initiation	The applicant files a " <i>Zoning Verification Letter Application"</i> with the Planning & Zoning Department.
Application	The application must include the following:
Contents	1. Applicant contact information.
	2. Property information, including:
	Property identification number; and
	Address of subject site.
	3. Type of verification being requested.
	4. Description of the existing/proposed use of the property.
	5. Description of the proposed nonresidential farm building.
	 A survey or sketch, dawn-to-scale plan showing the property boundaries and dimensions and existing easements or rights-of-way, location of water bodies or jurisdictional wetlands.
	 Location of the existing and proposed buildings, identifying the separation distances between buildings and the setbacks to the proposed nonresidential farm building.
	8. Compliance with floodplain construction standards.
	9. Proof of Bona Fide Farm Operation:
	Farm Serial Number assigned by USDA Farm Services; or
	 Documentation that the land has an Agricultural Exemption through the Collier County Appraiser's Office; or
	 Description and any supporting documentation to confirm that the property is a Bona Fide Farm Operation, as defined by FS § 823.14;
	10. A signed affidavit, stating that the proposed structure is exempt from the requirements for a Building Permit per FS § 553.73.
	11. Additional materials may be requested by the staff planner if necessary.
Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the

applicant that the petition is being processed. Accompanying that response will be a

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receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision Maker	The County Manager or designee.
Review Process	The Planning & Zoning Department, in coordination with the Building Official, review the application, identify whether additional materials are needed, prepare a Zoning Verification Letter for the applicant .

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L.3. Zoning Verification Letter - Fence Finished Side Out Waiver

Reference	LDC subsection 5.03.02 F.5.a. and 10.02.06 J
Applicability	A zoning verification letter may be used to waive the requirement that fences and walls are to be constructed to present the finished side to the adjoining lot or any abutting road right-of-way.
Pre-application	A pre-application meeting is not required.
Initiation	The applicant files a "Zoning Verification Letter (ZLTR) – Generally" application.
Application Contents	The application must include the following:
	See Chapter 4 L.1 of the "Administrative Code- Zoning Verification Letter – Generally" application content requirements.
Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No Public Hearing is required.
Decision Maker	The County Manager or designee.
Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare the Zoning Verification Letter based on the criteria in LDC subsection 5.03.02 F.5.a.
Undated	

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Chapter 5. Subdivision Procedures

The following applications and approvals listed in this Chapter are for subdivision procedures.

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A. Lot Split

Reference	LDC subsection 4.03/04/8.
Applicability	This section applies to the division of a lot, parcel, or lot of record into no more than two parcels.
	No development order or development permit for the property will be approved until the lot split is recorded.
Pre-Application	A pre-application meeting is not required.
Initiation	The applicant files an application for "Lot Split" with Planning & Zoning Department.
Application Contents	Submittal Credentials: The survey shall be signed and sealed by a professional surveyor and mapper registered to practice in the State of Florida.
	The application must include the following:
	1. Applicant contact information;
	2. Property information, including:
	Legal description;
	Property identification number;
	 Section, township and range;
	 Subdivision, unit, lot and block, or metes and bounds description;
	 Address of subject site and general location;
	 Property Appraiser's Parcel Number, if applicable;
	Area of existing lot in sq. ft.;
	Area of proposed lots in sq. ft.; and
	 Width of proposed lots calculated according to the LDC defined term for "lot measurement, width."
	3. Property History Card, indicating the date the lot first appeared in the Property Appraiser's Records in its current configuration.
	 Recorded warranty deed to show the current ownership from the Clerk of Courts.
	 A signed and sealed survey showing existing and proposed lot dimensions, easements of record, and all structures on the subject property.
	 A drawing or survey showing location of proposed access, including the location of proposed access easements.
	7. Addressing checklist.

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Completeness and Processing of Application	The Engineering Services Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXXPL201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Engineering Services Department will review the lot split application and will approve, approve with conditions, or deny the application based on the criteria established in LDC subsection 4.03.04 B.
Recording	The applicant shall file the approved lot split with the Property Appraiser or the Clerk of Courts and record it in the Official Land Records of Collier County. The lot split shall not be effective until it is recorded.
Updated	

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B. Lot Line Adjustment

Contents

Reference LDC subsection 4.03.04 A.

- Applicability A lot line adjustment between contiguous lots or parcels, which may be platted or unplatted and under the same or separate ownership, may be requested to correct an engineering or surveying error or to allow an insubstantial boundary change between adjacent parcels.
- Initiation The **applicant** files a "Lot Line Adjustment (LLA)" application with the Planning & Zoning Department.

Pre-Application A pre-application meeting is required unless waived by the County Manager or designee.

Application The application must include the following:

- 1. Applicant contact information.
- 2. Addressing checklist.
- 3. Property information, including:
 - Project name;
 - Legal description of each lot;
 - Property identification number of each lot;
 - Section, township and range;
 - Subdivision, unit, lot and block, or metes and bounds description;
 - Address of subject site and general location; and
 - Zoning designations of each lot.
- **4.** A narrative describing the reason for the lot line adjustment and proposed reconfiguration.
- 5. An affidavit by all **property owners** that they consent to the lot line adjustment and resulting lot formation. The affidavit shall include the number of existing and resulting lots and that the lot line adjustment complies with the criteria set out in LDC section 4.03.04. The affidavit shall be signed by all **property owners** and include the following attachments:
 - Drawings that clearly show the original and the proposed configuration of the lots involved including acreages;
 - Lot width before and after, calculated according to the LDC definition of "lot measurement, width";
 - Lot width provided to depth equal to that of minimum required front yard;
 - A table and drawing showing setbacks required by the zoning district as they apply to the reconfigured lot; and
 - Copy of signed and sealed survey by a professional surveyor and mapper showing all structures on each lot or noted as "vacant." The existing and proposed setbacks shall be included on the survey.
- **8.** A drawing or survey showing location of proposed access, including the location of proposed access easements.

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	9. Quitclaim Deed(s).
Completeness and Processing of Application	The Engineering Services Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXXPL201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision Maker	The County Manager or designee.
Review Process	The Engineering Services Director will approve, approve with conditions, or deny the lot line adjustment using the criteria in LDC subsection 4:03:04:4.
Timing	See LDC subsection 4.03.04 A for timing requirements.
Recording	The applicant shall file the approved lot line adjustment affidavit, quitclaim deed(s) to complete the lot line adjustment, and exhibits with Clerk of Courts and record it in the Official Land Records of Collier County. The lot line adjustment shall not be effective until it is recorded.
Updated	

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C. Preliminary Subdivision Plat (PSP)

1. Preliminary Subdivision Plat - Standard

Reference	LDC subsection $10.02.04$ A and other provisions of the LDC.
Applicability	The preliminary subdivision plat (PSP) process is required for integrated phased developments, but is otherwise an optional procedure for subdivision development. If an applicant chooses to submit a PSP, the applicant shall provide all of the submittal requirements.
Pre-application	The PSP application shall be submitted for the entire property to be subdivided. A pre-application meeting is required.
Initiation	The applicant files a " <i>Preliminary Subdivision Plat Petition</i> " with Planning & Zoning Department.
Application	The application must include the following:
Contents for Preliminary	1. Applicant contact information.
Subdivision Plats	2. Addressing checklist.
	3. Property information, including
	Legal description;
	General location and cross streets;
	 Section, township and range;
	• Size of plat in acres;
	Number of lots; and
	Name of development.
	4. Current zoning designation of subject property.
	5. PUD Monitoring Schedule, if applicable.
	 6. Aerial photograph(s), taken within the previous 12 months at a minimum scale of 1 in. = 200 ft., illustrating existing conditions and any site improvements.
	7. Environmental Data Requirements. ⇔ See LDC subsection 3.03.00 A.
	8. Traffic Impact Study, if applicable. \Leftrightarrow See Chapter 7 of the Administrative Code.
	 Original petition number (PUD name and ordinance, rezone, conditional use, site development plan, etc.), if applicable.
	10. Owner/agent affidavit as to the correctness of the application.
	11. Historical/Archeological Survey or waiver, if applicable.
	12. Conditional Use application, if applicable.
	13. If conditions are requested, justification based on sound engineering principals and practices shall be provided for each condition.

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of tests made to ascertain subsurface soil conditions and groundwater depth.

- **15.** If not shown on the plans, the zoning classification of the tract and all contiguous properties.
- **16.** For residential projects subject to the provisions of **LDC** section 10.04.09, a completed School Impact Analysis (SIA) application, location map and review fee.

17. Electronic copies of all documents.

Requirements for Preliminary Subdivision Plat

- Submittal Credentials: The preliminary subdivision plat shall be prepared by the **applicant's engineer** and professional surveyor and mapper. The boundary survey shall be signed and sealed by a professional surveyor and mapper registered in the State of Florida.
- Sheet size: The preliminary subdivision plat shall be submitted on standard size 24-inch by 36-inch sheets, drawn to scale.
- 1. A cover sheet, including a location map, showing the location of the tract in reference to other areas of the county with a north arrow, graphic scale, and date.
- 2. The name of subdivision or identifying title which shall not duplicate or closely approximate the name of any other subdivision in the incorporated or unincorporated area of Collier County.
- **3.** Boundary survey, with bearings and distances as a written description with a reference to section corners.
- 4. The location and names of adjacent subdivisions and plat book and page reference, if any.
- 5. A land plan with the following information identified:
 - Location, dimensions, and purpose of all existing and proposed streets, alleys, property lines, easements, and rights-of-way of record;
 - Existing streets and alleys of record adjacent to the tract including name, right-of-way width, street or pavement width and established centerline elevation. Existing streets shall be dimensioned to the tract boundary;
 - Location of existing and proposed sidewalks and bike paths;
 - Location of all existing and proposed utilities and related easements;
 - Location and purpose of existing drainage district facilities and their right-ofway requirements;
 - Location of existing and proposed watercourses, drainage ditches, bodies of water, marshes and wetlands;
 - Location of existing possible archaeological sites and other significant features;
 - The proposed layout of the lots and blocks;
 - The plan shall indicate whether the streets are to be public or private. Proposed street names shall be identified on all public and private thoroughfares;
 - Location of proposed sites for parks, recreational areas, and school sites or the like, in accordance with any existing ordinances requiring such a

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dedication;

- Location of buffer areas required by LDC section 4.06.01 shall be illustrated and the dimensions provided, if appropriate at this time; and
- Typical right-of-way and pavement cross sections shall be graphically illustrated on the plans and shall include but not be limited to the location of sidewalks, bike paths, and utilities.
- 6. Interconnectivity of local streets between developments shall be consistent with LDC section 6.06.01 B and GMP Objective 9.
- 7. Access Management Plan. All access provisions to the nearest public street(s) shall be identified, including all existing and proposed driveways.
- 8. Water Management Plan. The master water management plan shall outline the existing and proposed surface watercourses and their principal tributary drainage facilities needed for proper drainage, water management, and development of the subdivision. All existing drainage district facilities and their ultimate right-of-way requirements as they affect the property to be subdivided shall be identified on the plan. Drainage data, assumed criteria, and hydraulic calculations, consistent with the criteria and design method established by the SFWMD shall be included in the Engineer's Report.
 - The plan and report shall include the preliminary design calculations indicating the method of drainage, existing water elevations, recurring high water elevations, the proposed design water elevations, drainage structures, canals, ditches, delineated wetlands, and any other pertinent information pertaining to the control of storm and ground water. Any additional information submitted to SFWMD shall also be provided with the plans.
- **9.** Lot configurations. Typical lot configurations shall be illustrated and the minimum area of the lots required by the approved zoning classification shall be referenced by note.
 - For fee-simple residential lots, the illustration shall portray the type of unit identified by LDC definition and developer's description to be placed on each lot (i.e., Lots 1-20, single-family attached (patio home), and show a typical unit on typical interior and corner lots, depicting setbacks (including preserve setbacks, if applicable) and/or separation of structures. In addition, for fee simple residential lots the illustration shall portray the location of typical units on atypical lots, such as cul-de-sac, hammerhead, and all irregular lots.
 - For non-residential lots (i.e., multi-family amenity lots or parcels, commercial/industrial lots), the illustration shall portray setbacks and building envelope. Setbacks required by the approved zoning classification shall be provided verbatim on the plan in matrix form. Where there is more than one type of dwelling unit proposed (i.e., single-family detached, single-family attached, zero lot line), lots must be linked to the type, or types, of unit which they are intended to accommodate.
 - A table shall be provided showing lot area and lot width for each irregular lot. Regular corner and interior lots may show only typical width and area.
- **10.** Master utilities. Utilities such as telephone, power, water, sewer, gas, and the like, on or adjacent to the tract including existing or proposed water and sewage treatment plants.

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	 The plans shall contain a statement that all utility services shall be available and have been coordinated with all required utilities.
	 Evidence of such utility availability shall be provided in writing from each utility proposed to service the subdivision.
Completeness and Processing of Application	The Engineering Services Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXPL201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision Maker	The County Manager or designee.
Review Process	The Engineering Services Department will review the application, identify whether additional materials are needed and review the application based on the criteria in LDC subsection 10.02.04 A and other provisions of the LDC and shall approve, approve with conditions, or deny the preliminary subdivision plat.
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2. Preliminary Subdivision Plat Amendment (PSPA)

Reference	LDC subsection 10.02.04 A.1 and other provisions of the LDC.
Applicability	The County Manager or designee is authorized to make amendments to the approved PSP pursuant to LDC subsection $10.02,04A.4$
Initiation	The applicant files an "Amendment to Preliminary Subdivision Plat (PSPA)" application with the Planning & Zoning Department.
Pre-Application	A pre-application meeting is not required.
Application Contents and	Submittal Credentials: The preliminary subdivision plat amendment shall be signed and sealed by a professional surveyor and mapper registered in the State of Florida.
Requirements for Preliminary Subdivision Plat	Sheet size: The preliminary subdivision plat amendment shall be submitted on standard size 24-inch by 36-inch sheets, drawn to scale.
Amendments	The application must include the following:
	1. Applicant contact information.
	2. Addressing checklist.
	3. Name of development.
	4. Amendment to PSP Number (original PSP number).
	5. Cover letter describing the proposed changes.
	6. Owner/Agent Affidavit.
	7. Revised plat.
	8. PUD Monitoring Schedule, if applicable.
Completeness and Processing of Application	The Engineering Services Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XXPL201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision Maker	The County Manager or designee.
Review Process	The Engineering Services Department will review the application, identify whether additional materials are needed and review the application for compliance with LDC subsection (0.020) FACE and shall approve, approve with conditions, or deny the amendment to the preliminary subdivision plat.
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D. Construction Plans and Final Subdivision Plat (PPL)

D.1. Construction Plans and Final Subdivision Plat - Standard

Reference LDC subsections 10.02.04 B and 10.02.04 C and other provisions of the LDC.

Applicability The procedure applies to Construction Plans and Final Subdivision Plats (PPL) which is a required process prior to development and recording of a subdivision where improvements are required.

 \Leftrightarrow See Chapter 5 F. of the Administrative Code to submit a Minor Final Plat (FP) – when improvements are not required.

⇔ See Chapter 5 E. of the Administrative Code to submit Construction Plans (CNSTR) – when there are only improvements and no platting or recording is required.

Pre-Application A pre-application meeting is required for a Construction Plans and Final Subdivision Plat Meeting application. The following information is beneficial to bring for discussion at the preapplication meeting:

Written and mapped information describing:

- 1. A brief description of the land subject to the application and existing conditions.
- 2. Existing and proposed zoning classifications.
- **3.** The proposed development include the property subject to the application and any future phases.
- 4. Existing covenants or restrictions.
- 5. Location of utility facilities, public facilities, and anticipated utility sources.
- 6. Water retention areas.
- 7. Public areas.
- **8.** General soil characteristics.
- 9. Proposed number of parcels, lots, or tracts.
- 10. Typical lot or other parcel configuration.
- **11.** Current aerial photograph with a clear film overlay with the proposed subdivision configuration superimposed on the aerial photograph. Aerials and overlay information must be legible at the scale provided.
- 12. Any other information needed to prepare and review of the application.
- **13.** A map, at a scale of at least 1 in. =200 ft., identifying the following:
 - Location of the subject property and identification of adjacent lands;
 - Approximate acreage;
 - Date of map;
 - North arrow and scale;
 - Natural features such as native habitat identified by vegetative cover and depicted in aerial imagery; low or swampy areas; water bodies, streams,

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lakes, canals or the like;

- Streets and layout of all adjoining streets;
- General lot and block layout;
- Zoning classification of the property subject to the application and adjacent properties;
- Location of existing improvements; and
- Any other significant features.
- Initiation The **applicant** files a "Subdivision Construction Plans and Plat Application" with Planning & Zoning Department.

Pursuant to LDC subsection 10.02.04 8 \odot , site development plans may be submitted for review once the first review comments of the construction plans and final subdivision plat are posted. No site development plans may be approved until the final subdivision plat is approved by the County Manager or designee.

Application Contents The application must include the following:

for Construction Plans and Final Subdivision Plats

- 1. Applicant contact information.
- 2. Addressing checklist.
- 3. Property information, including:
 - Legal description;
 - Zoning district;
 - Property identification number;
 - Project name;
 - Section, township and range;
 - Subdivision, unit, lot and block; and
 - General location and cross streets.
- 4. Zoning designation of subject property.
- 5. PUD Monitoring Schedule, if applicable.
- 6. Digital file of conditional use or PUD application, if applicable.
- 7. Cover letter explaining the project.
- 8. PUD Ordinance and Development Commitment Information, as applicable.
- 9. Owner/Agent Affidavit and Evidence of Authority.
- **10.** Opinion of title.
- **11.** Letter of intent as to the timeline for construction and platting.
- **12.** Home Owner Association documents, if applicable.
- 13. An aerial photograph. All information must be legible at the scale provided.

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- 14. Certificate of Public Facility Adequacy application.
- 15. Fire Flow test.
- 16. Zoning Data Sheet, including:
 - Name of Plat (and PUD, if applicable);
 - Development Standards per LDC or PUD;
 - Overall subdivision layout;
 - Table showing lot area and lot width for regular, interior and irregular lots;
 - Density, as allowed by zoning district;
 - For Residential lots:
 - Type of unit identified by LDC definition and description of what is permitted on each lot;
 - Drawing of typical unit or typical interior and corner lots, showing setbacks, including preserve setbacks) and separation from structures; and
 - Lot layout and setbacks, particularly for the unique lots.
 - For Non-Residential lots:
 - Identification of setbacks and building envelopes.
- 17. Historical/Archeological Survey or waiver, if applicable.
- **18.** Environmental Data Requirements. ⇔ See LDC subsection 3.08.00 A.
- **19.** Traffic Impact Study. ⇔ See Chapter 7 of the Administrative Code.
- 20. School Impact Analysis, for residential projects only.
- 21. Information and data relating to previous zoning actions affecting the project site.
- **22.** Utility letters of availability and plat easement approval letter for utility easements, if applicable.
- 23. Engineer's Report including:
 - Complete calculations used to design the facilities, including but not limited to all water, sewer, road, water management systems, and all accessory facilities, public or private;
 - Detailed hydraulic design calculations utilized to design the water management facilities for the subdivision or development; and
 - Detailed hydraulic design calculations utilized to design the water and sewer facilities regulated by the county.
 - Geo-technical report with soil boring results;
 - Engineering Review Checklist, signed and sealed by the **applicant's** professional **Engineer**;
 - Engineer's Opinion of probable cost; and

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- Status of all other required permits including copies of information and data submitted to the appropriate permitting agencies.
- 24. Vegetation Removal and Site Filling permit (VRSFP), if requested.
 - Provide separate acreage calculations for each phase of clearing requested;
 - If clearing or filling lots and building sites, with or without stockpiling, a separate VRSFP application shall be submitted, pursuant to LDC subsection 4.06.04.A.2; and
 - A site clearing plan. ⇔ See Requirements for Construction Plans for more information.
- **25.** Additional plans included in the construction plans packet:
 - Streetlight plans, signed and sealed by a professional **engineer** licensed to practice in the State of Florida or the utility provider;
 - Landscape plans, signed and sealed by a landscape architect registered in the State of Florida; and
 - Irrigation plans, signed and sealed by a **landscape architect** or irrigation designer.
- 26. Permits: All Federal, State and local permits, including but not limited to the following, shall be submitted prior to construction and before the pre-construction meeting. If approved by the County Manager or designee, an applicant may submit Federal, State and local agency permits at the pre-construction meeting.
 - SFWMD Permit, Permit Modification, or waiver, including staff report exhibits;
 - DEP utility installation permits, water/sewer; and
 - US Army Core of Engineers permit and exhibit, if applicable.

27. Electronic copies of all documents.

Requirements for Construction Plans Submittal Credentials: The construction plans shall be signed and sealed by the **applicant's** professional **engineer** licensed to practice in the State of Florida.

Sheet size: The construction plans shall be submitted on standard size 24-inch by 36-inch sheets, drawn to scale.

The following are required to identify and provide on the construction plans:

- 1. A cover sheet, including a location map, showing the location of the tract in reference to other areas of the county. The map shall include a north arrow, graphic scale, and date.
- 2. Construction plans with specifications detailing/showing:
 - Complete configurations of all required improvements including, but not limited to, all water, sewer, roads, water management systems, and all appurtenant facilities, public or private;
 - Complete calculations used to design these facilities shall be included with the plans; and

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- If the development is phased, each phase boundary shall be clearly • delineated.
- 3. Soil Erosion and Sediment Control Plan. ⇔ See Chapter 7 of the Administrative Code
- 4. Vegetation Removal and Site Filling permit (VRSFP), if requested by applicant.
 - If clearing or filling outside infrastructure is requested, the plans shall differentiate on a site clearing plan (using hatching and legend) the infrastructure clearing and storage of fill as allowed by VRSFP.
- 5. Preserve Management Plan, including a Native Vegetation Retention/Mitigation Plan, if requested by applicant.
- 6. Boundary and topographic survey, less than six months old.
- 7. Site Clearing Plan, including a vegetation inventory.
 - Areas where improvements are to be constructed with a maximum limit of 10 feet beyond any approved rights-of-way line or 5 feet beyond any easement line.
- 8. Design sections, i.e., cross sections of roads, lakes, berms, and lots.
- 9. Construction details showing compliance with applicable federal, state, and local standards.
- 10. For required improvements which will be constructed within an existing easement, the existing easement and facilities and the proposed easement and facilities shall be illustrated.
 - The applicant shall provide copies of the plans to the holder of the • easement(s) simultaneously with its submission of the application to the county.
- 11. Plan and profile sheets, showing roads, water, sewer, conflict crossings, drainage, utilities, sidewalks, bike paths, and any unique situations.
- 12. Benchmark, based on NOAA datum (both NAVD and NGVD).
- **13.** Locations of test borings of the subsurface condition of the tract to be developed.
- 14. The construction plans and attachments shall address special conditions pertaining to the subdivision in note form on the construction plans, including statements indicating:
 - Compliance with federal, state, and local standards as currently adopted; •
 - Source of water and sewer service; and
 - Required installation of subsurface construction such as water lines, sewer lines, public utilities and storm drainage prior to compaction of subgrade and roadway construction.

Water Management for Construction Plans

Requirements for Submittal Credentials: The water management plans and specifications in report form shall be signed and sealed by the applicant's professional engineer licensed to practice in the State of Florida.

> The Water Management plans and specifications shall include, but not be limited to, the following:

- 1. A topographic map of the land development related to both NAVD and NGVD with sufficient spot elevations to accurately delineate the site topography, prepared by a professional surveyor. The information may be shown referenced to 1 datum with a note on the cover sheet listing a site-specific equation for determining the grades in the other datum.
- 2. A drainage map of the entire basins within which the development or subdivision lies. This map may be combined with the above topographic data in a manner acceptable to the County Manager or designee. All ridges lying within the basins and the area of the basins stated in acres, of all the existing and proposed drainage areas shall be shown and related to corresponding points of flow concentration.
- **3.** Flow paths shall be indicated throughout including final outfalls from the development and basins, existing water elevations, all connected and isolated wetlands, recurring high water elevations, proposed design water elevations, and other related hydrologic data.
- 4. Drainage data, assumed criteria and hydraulic calculations, consistent with the criteria and design method established by the SFWMD. This includes routings for the 25-yr and 100 -yr storm events.
- 5. Pipe sizing calculations for the site.
- 6. Plans showing proposed design features and typical sections of canals, swales and all other open channels, storm sewers, all drainage structures, roads and curbs, and other proposed development construction.
- 7. Plans and profiles of all proposed roads. Where proposed roads intersect existing roads, elevations and other pertinent details shall be shown for existing roads.
- 8. Where additional ditches, canals or other watercourses are required to accommodate contributory surface waters, sufficient right-of-way shall be provided by the developer or subdivider to accommodate these and future needs.
- **9.** For projects that require a construction permit to be issued by the SFWMD, work shall not commence until the **applicant** has provided the County Manager or designee a copy of the permit or an acceptable "early work" permit.
- **10.** The master drainage plan shall include the drainage plans and details for all lots. The master drainage plan shall show proposed finished grade elevations at all lot corners and breaks in grade. The **engineer** shall state on the water management calculations the basis for wet season water table selection.
- 11. Construction plans for all subdivisions, site development plans, site development plan amendments and site improvement plans shall include a general note stating that all off-site drainage improvements associated with the current phase of development, including perimeter berms, swales, stormwater outfall systems and on-site perimeter swales shall be completed and operational prior to commencement of construction of on-site improvement.
 - This requirement shall be established at the mandatory pre-construction conference. Failure to comply with completion of the required offsite improvements will result in a stop work order being issued until such time as the project is brought into compliance with this requirement; and

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The Engineer of record prior to final acceptance shall provide documentation ٠ from the stormwater maintenance entity that it has been provided information on how the stormwater system works and their responsibility to maintain the system.

Final Subdivision Plats

- Requirements for Submittal Credentials: The final subdivision plat shall be signed and sealed by a professional surveyor and mapper registered in the State of Florida.
 - Sheet size: The final subdivision plat shall be submitted on standard size 24-inch by 36inch sheets of mylar or other approved material in conformance with F.S. ch. 177, drawn to scale.

The final subdivision plat shall include at a minimum the following requirements:

- 1. The final plat shall be prepared in accordance with the provisions of F.S. chapter 177, as may be amended.
- 2. The plat shall be clearly and legibly drawn with black permanent drawing ink or a photographic silver emulsion mylar to a scale of not smaller than 1 inch equals 100 feet.
- 3. Name of subdivision. The plat shall have a title or name acceptable to the County Manager or designee. When the plat is a new subdivision, the name of the subdivision shall not duplicate or be phonetically similar to the name of any existing subdivision. When the plat is an additional unit or section by the same developer or successor in title to a recorded subdivision, it shall carry the same name as the existing subdivision and as necessary a sequential numeric or alphabetic symbol to denote and identify the new plat from the original plat. If the name of the subdivision is not consistent with the name utilized for any zoning action for the subject property, a general note shall be added to the plat cover sheet which identifies the zoning action name and ordinance number which approved such action.
- 4. Title. The plat shall have a title printed in bold legible letters on each sheet containing the name of the subdivision. The subtitle shall include the name of the county and state; the section, township and range as applicable or if in a land grant, so stated; and if the plat is a replat, amendment or addition to an existing subdivision, it shall include the words "section," "unit," "replat," "amendment," or the like.
- 5. Description. There shall be lettered or printed upon the plat a full and detailed description of the land embraced in the plat. The description shall show the section, township and range in which the lands are situated or if a land grant, so stated, and shall be so complete that from it without reference to the map the starting point can be determined and the boundaries identified.
- 6. Index. The plat shall contain a sheet index on page 1, showing the entire subdivision on the sheet indexing the area shown on each succeeding sheet and each sheet shall contain an index delineating that portion of the subdivision shown on that sheet in relation to the entire subdivision. When more than 1 sheet shall be used to accurately portray the lands subdivided, each sheet shall show the particular number of that sheet and the total number of sheets included as well as clearly labeled match lines to each sheet.
- 7. Survey data. The final plat shall comply with F.S. ch. 177, and shall show the length of all arcs together with central angles, radii, chord bearing, chord length and points of curvature. Sufficient survey data shall be shown to positively describe the boundary of each lot, block, right-of-way, easement, required conservation or preserve area

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and all other like or similar areas shown on the plat or within the boundary of the plat as shown in the description. The survey data contained on the plat shall also include:

- The cover sheet or first page of the plat shall show a location plan, showing the subdivision's location in reference to other areas of the county;
- The scale, both stated and graphically illustrated, on each graphic sheet;
- A north arrow shall be drawn on each sheet that shows the geometric layout and the configuration of the property to be platted. The north direction shall be at the top or left margin of the map where practicable;
- The minimum size for any letter or numeral shall be 1/10 inch;
- The points of beginning and the commencement shall be boldly shown for any metes and bounds description;
- All intersecting street right-of-way lines shall be joined by a curve with a minimum radius of 25 feet;
- All adjoining property shall be identified by a subdivision title, plat book and page or if unplatted, the land shall be so designated;
- Permanent reference monuments shall be shown in the manner prescribed by F.S. ch. 177, as amended, and shall be installed prior to recording of the final plat;
- There shall be reserved a space in the upper right hand corner of each sheet for the words "Plat Book ______" and "Page ______" with the minimum letter size of ¼ inch. On the line directly below, a space for "Sheet ______ of ______.";
- The map shall mathematically close and when practical shall be tied to all section, township and range lines occurring within the subdivision by distance and bearing where applicable; and
- All line and curve tables are to be shown on the same sheet as the graphic drawing they relate to. When possible, dimensions shall be shown directly on the map.
- 8. Lot and block identification. Each lot, block, or other like or similar parcel, however described, shall be numbered or lettered. All lots shall be numbered or lettered by progressive numbers or letters individually throughout the subdivision or progressively numbered or lettered in each block, not necessarily starting with the number "1" or letter "A." Parcels and blocks in each incremental plat shall be numbered or lettered consecutively throughout a subdivision.
- **9.** Protected/Preserve easements. All parcels which constitute a protected/preserve area shall be labeled as an easement or tract. All protected/preserve area easements or tracts shall be dedicated on the final subdivision plat to Collier County without the responsibility for maintenance and to a **property owners'** association or similar entity with maintenance responsibilities.
- **10.** Street names. The plat shall contain the name of each street shown on the plat in conformance with the design requirements of this section.
- **11.** Utilities. The construction plans for required improvements which will be constructed within an existing easement must illustrate the existing easement and existing

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facilities, and the proposed easement and the proposed facilities.

- Copies of the construction plans shall be provided by the **applicant** to the holder of the easement(s) simultaneously with its submission to the county.
- 12. Outparcels. All interior excepted parcels shall be clearly indicated and labeled "Not a Part of this Plat."
- **13.** Rights-of-way and easements. All right-of-way and easement widths and dimensions shall be shown on the plat. All lots must have frontage on a public or private right-of-way in conformance with the **LDC**. Exceptions to lot frontage requirements are identified in **LDC** section 4.03.04.
- 14. Restrictions, reservations, and restrictive covenants. Restrictions pertaining to the type and use of water supply, type and use of sanitary facilities; use, responsibility of maintenance and benefits of water or water management areas, canals, preserve and conservation areas, and other open spaces; odd-shaped and substandard parcels; restrictions controlling building lines; establishment and maintenance of buffer strips and walls; and restrictions of similar nature shall require the establishment of restrictive covenants and the existence of such covenants shall be noted on the plat by reference to official record book and page numbers in the public records of Collier County. Documents pertaining to restrictive covenants shall be submitted with the final plat.
- **15.** Location. The name of the section, township, range, and if applicable city, town, village, county and state in which the land being platted is situated shall appear under the name of the plat on each sheet. If the subdivision platted is a resubdivision of a part or the whole of a previously recorded subdivision, the fact of its being a resubdivision shall be stated as a subtitle following the name of the subdivision wherever it appears on the plat.
- 16. Basis of bearings. The basis of bearings must be clearly stated, i.e., whether to "True North," "Grid North" as established by the National Oceanic Society (NOS), "Assumed North," etc., and must be based on a well-defined line.
- **17.** Existing or recorded streets. The plat shall show the name, location, and width of all existing or recorded streets intersecting or contiguous to the boundary of the plat, accurately tied to the boundary of the plat by bearings and distances.
- 18. Private streets and related facilities. All streets and their related facilities designed to serve more than 1 property owner shall be dedicated to the public use; however private streets shall be permitted within property under single ownership or control of a property Home Owners' Association a condominium or cooperative association or other like or similar entity. Where private streets are permitted, ownership and maintenance association documents shall be submitted with the final plat and the dedication contained on the plat shall clearly dedicate the roads and maintenance responsibility to the association without responsibility to the county or any other public agency. The rights-of-way and related facilities shall be identified as tracts for roads and other purposes under specific ownership. All private streets shall be constructed in the same manner as public streets and the submission of construction plans with required information shall apply equally to private streets.
- 19. Preserve Setbacks. The required preserve principal structure setback line and the accessory structure setback lines shall be clearly indicated and labeled on the final plat where applicable. The boundaries of all required easements shall be dimensioned

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on the final subdivision plat. Required protected/preserve areas shall be identified as separate tracts or easements having access to them from a platted right-of-way. No individual residential or commercial lot or parcel lines may project into them when platted as a tract. If the protected/preserve area is determined to be jurisdictional in nature, verification must be provided which documents the approval of the boundary limits from the appropriate local, state or federal agencies having jurisdiction and when applicable pursuant to the requirements and provisions of the growth management plan. \Leftrightarrow See LDC section 6.01.02 for further information.

- 20. Certification and approvals. The plat shall contain, except as otherwise allowed below, on the first page (unless otherwise approved by the Engineering Services Director and office of the county attorney prior to submittal) the following certifications and approvals, acknowledged if required by law, all being in substantially the form set forth in Appendix C to the LDC. The geometric layout and configuration of the property to be platted shall not be shown on the page(s) containing the certifications, approvals and other textual data associated with the plat when practical.
 - Dedications. The purpose of all dedicated or reserved areas shown on the plat shall be defined in the dedication on the plat. All areas dedicated for use by the residents of the subdivision shall be so designated and all areas dedicated for public use, such as parks, rights-of-way, easements for drainage and conservation purposes and any other area, however designated, shall be dedicated by the owner of the land at the time the plat is recorded. Such dedication and the responsibility for their maintenance shall require a separate acceptance by resolution of the Board of County Commissioners. No dedication items shall be included in the general note for the plat;
 - Mortgagee's consent and approval. Identification of all mortgages and appropriate recording information together with all mortgagees' consents and approvals of the dedication shall be required on all plats where mortgages encumber the land to be platted. The signature(s) of the mortgagee or mortgagees, as the case may be, must be witnessed and the execution must be acknowledged in the same manner as deeds are required to be witnessed and acknowledged. In case the mortgagee is a corporation, the consent and approval shall be signed on behalf of the corporation by the president, vice-president or chief executive officer. At the applicant's option, mortgagee's consents do not have to be included on the plat to be recorded, so long as they are provided as fully executed and acknowledged separate instruments along with the plat recording submittal;
 - Certification of surveyor. The plat shall contain the signature, registration number and official seal of the land surveyor, certifying that the plat was prepared under his responsible direction and supervision and that the survey data compiled and shown on the plat complies with all of the requirements of F.S. ch. 177, part I, as amended. The certification shall also state that permanent reference monuments (P.R.M.), have been set in compliance with F.S. chapter 177, part I, as amended, and this section, and that permanent control points (P.C.P.s) and lot corners will be set under the direction and supervision of the surveyor prior to final acceptance of required improvements. Upon installation of the P.C.P.s, the surveyor must submit to the County Manager or designee written certification that the installation

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work has been properly completed. When required improvements have been completed prior to the recording of a plat, the certification shall state the P.C.P.s and lot corners have been set in compliance with the laws of the State of Florida and ordinances of Collier County. When plats are recorded and improvements are to be accomplished under performance security posted as provided for by this section, the required improvements and performance guarantee shall include P.C.P.s;

- Surveyor's seal. The surveyor of record shall sign and seal copies of the plat submitted for approval;
- Signature block for county attorney. The plat shall contain the approval and signature block for the county attorney;
- Signature block for Board of County Commissioners and clerk of circuit court. The plat shall contain the approval and signature block for the Board of County Commissioners and the acknowledgement and signature block of the clerk of circuit court;
- Evidence of title. A title certification or opinion of title complying with section 177.041, F.S., must be submitted with the plat. The evidence of title provided must state or describe: (1) that the lands as described and shown on the plat are in the name, and record title is held by the person, persons or organization executing the dedication, (2) that all taxes due and payable at the time of final plat recording have been paid on said lands, (3) all mortgages on the land and indicate the official record book and page number of each mortgage. The evidence of title may, at the **applicant's** discretion, be included on the first page of the plat, so long as the information required by section 177.041, F.S., and this paragraph is clearly stated, an effective date is provided, and the statement is properly signed; and
- Instrument prepared by. The name, street and mailing address of the natural person who prepared the plat shall be shown on each sheet. The name and address shall be in statement form consisting of the words, "This instrument was prepared by (name), (address)."

Completeness and
Processing of
ApplicationThe Engineering Services Department will review the final subdivision plat application for
completeness. After submission of the completed application packet accompanied with
the required fee, the **applicant** will receive a mailed or electronic response notifying the
applicant that the petition is being processed. Accompanying that response will be a
receipt for the payment and the tracking number (i.e., XX201200000) assigned to the
petition. This petition tracking number should be noted on all future correspondence
regarding the petition.
No notice is required.Public fearingThe BCC shall hold at least 1 advertised public hearing.

Decision Maker The BCC.

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Review Process	The Engineering Services Department will review the application, identify whether additional materials are needed and review the application for compliance with LDC subsections 10.02.04 B and 10.02.04 C and other provisions of the LDC.
	Once submitted for review, the construction plans and final subdivision plat application will remain under review so long as a resubmittal in response to a county reviewer's comments is received within 270 days of the date on which the comments were sent to the applicant . If a response is not received within this time, the application will be considered withdrawn and cancelled. Further review of the project will require a new application together with appropriate fees.
	The County Manager or designee will provide a recommendation to the Board of County Commissioners to approve, approve with conditions, or deny the final subdivision plat.
Pre-Construction Meeting	A pre-construction meeting shall be scheduled with the Engineering Services Department prior to the commencement of construction. All Federal, State, and local permits shall be submitted prior to construction and before the pre-construction meeting. If approved by the County Manager or designee, an applicant may submit Federal, State and local agency permits at the pre-construction meeting
Re-submittal of Construction Plans and Final Subdivision Plats	Upon re-submittal of construction plans and final subdivision plat, the engineer shall identify all revisions to the construction plans by lettering or numbering; the surveyor shall identify all revisions to the plat by highlighting the current revisions. The applicant shall also provide a written response to the county's comments, responding to each comment individually.
Digital Submittal Requirements	After the construction plans and final subdivision plat has been approved by the County Manager or designee for compliance, the applicant shall submit the following:
	 The applicant's professional engineer shall submit a digitally created construction/site plan documents; and
	2. 1 CDROM of the master plan file, including, where applicable, easements, water/wastewater facilities, and stormwater drainage system. The digital data to be submitted shall follow these formatting guidelines: All data shall be delivered in the state plane coordinate system, with a Florida East Projection, and a North American Datum 1983/1990 (NAD83/90 datum), with United States Survey Feet (USFEET) units; as established by a Florida registered surveyor and mapper. All information shall have a maximum dimensional error of +0.5 feet. Files shall be in an AutoCad (DWG) or Digital Exchange File (DXF) format; information layers shall have common naming conventions (i.e. right-of-way—ROW, centerlines—CL, edge-of-pavement—EOP, etc.). For a plan to be deemed complete, the layering scheme must be readily understood by county staff. All property information (parcels, lots, and requisite annotation) shall be drawn on a unique information layer. All lines that form the parcel boundary will be located on 1 parcel layer. Annotations pertaining to property information shall be on a unique layer. Example: lot dimensions—Lottxt layer. All construction permits required from local, state and federal agencies must be submitted to the County Manager or designee prior to commencing development within any phase of a project requiring such permits.
Recording Process	The final subdivision plat shall be recorded pursuant to LDC subsection 10 02.04 5. ⇔See Chapter 5 G. of the Administrative Code

Updated

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D.2. Final Subdivision Plat - For Townhouse Fee Simple Development

Reference LDC subsections 10.02.04.8 and 10.02.04 C and other provisions of the LDC.

Applicability For final subdivision plat incorporating a townhouse development on fee simple lots, the additional application contents identified below shall be provided with the final subdivision plat application.

Pre-Application A pre-application meeting is required.

initiation The **applicant** files a "Subdivision Construction Plans and Plat Application" with Planning & Zoning Department.

Pursuant to LDC subsection 10.02.04.8.6, site development plans may be submitted for review once the first review comments of the construction plans and final subdivision plat are posted. No site development plans may be approved until the final subdivision plat is approved by the County Manager or designee.

Application Contents A Townhouse Fee Simple Development application must include the following, in addition to the Application Contents and Requirements for construction plans and final subdivision plat. \Leftrightarrow See Chapter 5 D.1 of the Administrative Code.

Submittal Credentials: The construction plans shall be signed and sealed by the **applicant's** professional **engineer** licensed to practice in the State of Florida. The final subdivision plat shall be prepared by a professional surveyor and mapper registered in the State of Florida. The landscape plans shall be signed and sealed by a **landscape architect** registered in the State of Florida.

Sheet size: The construction plans and final subdivision plat shall be submitted on standard size 24-inch by 36-inch sheets, drawn to scale.

- 1. A coversheet which includes:
 - Applicant contact information;
 - The name of the development;
 - The zoning district;
 - PUD Ordinance and Development Commitment information;
 - Legal description of the subject property, both prior to and after subdivision; and
 - A location map, showing the location of the tract in reference to other areas of the county. The map shall include a north arrow, graphic scale, and date.
- 2. Landscape plans, signed and sealed, in accordance with LDC section 10.02.14.
- **3.** Traffic Impact Study ⇔ See Chapter 7 of the Administrative Code.
- **4.** For residential projects subject to the provisions of LDC section 10.04.09, a completed School Impact Analysis (SIA) application, location map and review fee.
- 5. The following information in table format:
 - Total site acreage;
 - Total square footage of impervious area, including all parking areas, drive

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aisles, internal streets, and the percentage of impervious area of the total site area;

- Total number of units, units per acre, and a unit breakdown by square footage and number of bedrooms, as well as minimum/maximum (as applicable) floor area required and floor area proposed;
- All required and provided setbacks and separations between principal and accessory structures;
- Maximum building height allowed by zoning district and height proposed;
- Zoning and land use of the subject property and adjacent properties, including properties abutting an adjacent right-of-way or right-of-way easement;
- A parking summary, showing number of spaces required, and number of spaces provided; and
- Preserve area required and provided;
- 6. A Site Plan illustrating the following:
 - Name and alignment of existing/proposed rights-of-way of all streets bordering the development;
 - Name and alignment of existing/proposed rights-of-way for all internal streets and alleys;
 - Location of all existing driveways or access points of the opposite sides of all streets bordering the development;
 - Location of all traffic calming devices;
 - Location and configuration of all development ingress and egress points;
 - Location and arrangements of all proposed principal and accessory structures;
 - Directional movement of internal vehicular traffic and its separation from pedestrian traffic;
 - Location of emergency access lanes, fire hydrants and fire lanes;
 - Location of all handicapped parking spaces;
 - Location of trash enclosures or compactors, if applicable;
 - Location and proposed heights of proposed walls or fences;
 - Location of sidewalks and pathways, designed in accordance with LDC section 6.06.02;
 - Location of residential off-street parking in accordance with LDC subsection 4.05.04 D.1;
 - Location of all required preserves with area in square feet; and
 - Any additional relevant information as may be required by the County Manager or designee.
- completeness and The Planning & Zoning Department will review the final subdivision plat application for

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Processing	completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX20120000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.	
Notice	No notice is required.	
Public Hearing	The BCC shall hold at least 1 advertised public hearing.	
Decision Maker	The BCC.	
Review Process	The Engineering Services Department will review the application, identify whether additional materials are needed and review the application for compliance with LDC subsections 10.02.04 8 and 10.02.04 6 and other provisions of the LDC.	
	Once submitted for review, the townhouse construction plans and final subdivision plat application will remain under review so long as a resubmittal in response to a county reviewer's comments is received within 270 days of the date on which the comments were sent to the applicant . If a response is not received within this time, the application review will be considered withdrawn and cancelled. Further review of the project will require a new application together with appropriate fees.	
	The County Manager or designee will provide a recommendation to the Board of County Commissioners to approve, approve with conditions, or deny the final subdivision plat.	
Pre-Construction Meeting	A pre-construction meeting shall be scheduled with the Engineering Services Department prior to the commencement of construction. All Federal, State, and local permits shall be submitted prior to construction and before the pre-construction meeting. If approved by the County Manager or designee, an applicant may submit Federal, State and local agency permits at the pre-construction meeting.	
Digital Submittal Requirements	After the final subdivision plat has been approved by the County Manager or designee for compliance the applicant shall submit the following:	
	 The applicant's professional engineer shall submit a digitally created construction/site plan documents; and 	
	2. 1 CDROM of the master plan file, including, where applicable, easements, water/wastewater facilities, and stormwater drainage system. The digital data to be submitted shall follow these formatting guidelines: All data shall be delivered in the state plane coordinate system, with a Florida East Projection, and a North American Datum 1983/1990 (NAD83/90 datum), with United States Survey Feet (USFEET) units; as established by a Florida registered surveyor and mapper. All information shall have a maximum dimensional error of +0.5 feet. Files shall be in an AutoCad (DWG) or Digital Exchange File (DXF) format; information layers shall have common naming conventions (i.e. right-of-way—ROW, centerlines—CL, edge-of-pavement—EOP, etc.). For a plan to be deemed complete, the layering scheme must be readily understood by county staff. All property information layer, with all linework pertaining to the property feature located on that layer. Example: parcels—All lines that form the parcel boundary will be located on 1 parcel layer. Annotations pertaining to property information shall be on a unique layer. Example: lot dimensions—Lottxt layer. All construction permits required from local, state and federal agencies must be submitted to the County Manager or designee prior to commencing development	

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within any phase of a project requiring such permits.

Recording Process The Townhouse Construction Plans and Final Subdivision Plats shall be recorded pursuant to LDC subsection 10.02.04 F ⇔ See Chapter 5 G. of the Administrative Code.

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E. Construction Plans (CNSTR)

E.1. Construction Plans - Standard

Reference LDC subsection 10.02.04 E.

- Applicability This procedure applies to construction improvements which do not require platting or recordation of land.
- Pre-application A pre-application meeting is required.
 - Initiation The **applicant** files an "*Application for Construction Plans (CNSTR)*" with the Planning & Zoning Department.

Application The application must include the following:

Contents

- 1. Applicant contact information.
- 2. Addressing checklist.
- 3. Property information, including:
 - Legal description;
 - Property identification number;
 - Section, township and range;
 - Subdivision, unit, lot and block;
 - Project name; and
 - General location.
- 4. Cover letter, briefly describing the project.
- 5. Streetlight plans.
- 6. Landscape plans.
- 7. Professional engineer's report.
- 8. Construction Plans.
- **9.** Professional **engineer's** opinion of the probable construction costs or contract bid price.

10. Electronic copies of all documents.

Requirements for Construction Plans ⇔See Chapter 5 D.1 - Construction Plans and Final Subdivision Plat section of the Administrative Code for the construction plans and water management plan requirements.

Submittal Credentials: The construction plans shall be signed and sealed by the **applicant's** professional **engineer** licensed to practice in the State of Florida. The landscape plans shall be signed and sealed by a **landscape architect** registered in the State of Florida. The streetlight plans shall be signed and sealed by a irrigation designer or **landscape architect** registered

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	in the State of Florida
	Sheet size: The construction plans shall be submitted on standard size 24-inch by 36-inch sheets, drawn to scale.
Completeness and Processing	The Engineering Services Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Engineering Services Department will review the application, identify whether additional materials are needed and review the application for compliance with LDC subsection $10.02.04$ C and shall approve or deny the application.
	Once submitted for review, the construction plans application will remain under review so long as a resubmittal in response to a county reviewer's comments is received within 270 days of the date on which the comments were sent to the applicant . If a response is not received within this time, the application for review will be considered withdrawn and cancelled. Further review of the project will require a new application together with appropriate fees.
Pre-Construction Meeting	A pre-construction meeting shall be scheduled with the Engineering Services Department prior to the commencement of construction. All Federal, State, and local permits shall be submitted prior to construction and before the pre- construction meeting. If approved by the County Manager or designee, an applicant may submit Federal, State and local agency permits at the pre-construction meeting.
Digital Submittal Requirements following approval by the County Manager or designee	After the final subdivision plat has been approved by the County Manager or designee for compliance the applicant shall submit the following:
	 The applicant's professional Engineer shall submit a digitally created construction/site plan documents; and
	2. 1 CDROM of the master plan file, including, where applicable, easements, water/wastewater facilities, and stormwater drainage system. The digital data to be submitted shall follow these formatting guidelines: All data shall be delivered in the state plane coordinate system, with a Florida East Projection, and a North American Datum 1983/1990 (NAD83/90 datum), with United States Survey Feet (USFEET) units; as established by a Florida registered surveyor and mapper. All information shall have a maximum dimensional error of +0.5 feet. Files shall be in an AutoCad (DWG) or Digital Exchange File (DXF) format; information layers shall have common naming conventions (i.e. right-of-way—ROW, centerlines—CL, edge-of-pavement—EOP, etc.). For a plan to be deemed complete, the layering scheme must be readily understood by county staff. All property information (parcels, lots, and requisite annotation) shall be

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drawn on a unique information layer, with all linework pertaining to the property feature located on that layer. Example: parcels—All lines that form the parcel boundary will be located on 1 parcel layer. Annotations pertaining to property information shall be on a unique layer. Example: lot dimensions— Lottxt layer. All construction permits required from local, state and federal agencies must be submitted to the County Manager or designee prior to commencing development within any phase of a project requiring such permits.

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E.2. Insubstantial Change to Construction Plans (ICP)

Reference	LDC subsections 10.02.04 8 5 and 10.02.05 A.5	
Applicability	Approved construction plans may request minor or insubstantial changes due to site inspections and/or unexpected conditions that warrant changes to the plans. All changes must be noted on the record drawings.	
	No changes to the final subdivision plat are permitted.	
Pre-application	A pre-application meeting is required unless waived by the County Manager or designee.	
Initiation	The applicant files an <i>"Application for Insubstantial Change to Construction Plans"</i> with the Planning & Zoning Department.	
Application Contents	Submittal Credentials: Construction plans for all of the improvements required shall be signed and sealed by the applicant's professional engineer licensed to practice in the State of Florida.	
	Sheet size: The construction plans shall be submitted on standard size 24-inch by 36-inch sheets, drawn to scale.	
	The application must include the following:	
	1. Applicant contact information.	
	2. Addressing checklist.	
	3. Project information, including:	
	Assigned Planner;	
	Project name;	
	Original SDP/SIP number; and	
	Section, township and range.	
	 Determination (i.e. email correspondence) from the County Manager or designee that confirms the following: 	
	 The proposed revisions to a PPL, CNSTR, SDP or SIP is consistent with the insubstantial change criteria; and 	
	5. Cover letter describing in detail the requested changes and identification of the sheet number and the plans affected by the requested change. The cover sheet shall be signed and sealed and include the following information:	
	Project Title;	
	 Reference the project is an Insubstantial Change for PPL, CNSTR, SDP or SIP; 	

- Zoning Designation;
- Vicinity map clearly identifying the location of the development; and

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	Property information, including:
	 Legal description; and
	 Property identification number.
Completeness and Processing	The Engineering Services Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Engineering Services Department will review the application and identify whether additional materials are needed and review the application for compliance with LDC sections 10 02.04 and 10.02.05 and any other applicable LDC sections.
	Once submitted for review, the insubstantial change application will remain under review so long as a resubmittal in response to a county reviewer's comments is received within 270 days of the date on which the comments were sent to the applicant . If a response is not received within this time, the application for review will be considered withdrawn and cancelled. Further review of the project will require a new application together with appropriate fees.
Pre-Construction Meeting	A pre-construction meeting shall have occurred with the Engineering Services Department prior to the initial commencement of construction.
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F. Minor Final Subdivision Plat (FP)

Reference	LDC subsection	10.02.04	D.
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- Applicability This procedure applies to a minor final subdivision plat. A minor final subdivision plat generally does not require improvements, a construction maintenance agreement, a security performance bond, or phasing.
- Pre-application A pre-application meeting is required unless waived by the County Manager or designee.
 - Initiation The **applicant** files a "*Minor Subdivision Plat Application*" with the Planning & Zoning Department.
 - Application The application must include the following:
 - Contents 1. Applicant contact information.
 - 2. Addressing checklist.
 - 3. PUD Ordinance and Development Commitment Information.
 - 4. Property information, including:
 - Legal description;
 - Property identification number;
 - Project name;
 - Section, township and range;
 - Subdivision, unit, lot and block; and
 - Total acreage.
 - 5. Current zoning designation of subject property.
 - 6. Cover letter briefly explaining the project.
 - 7. PUD Monitoring Schedule, if applicable.
 - 8. Owner/agent affidavit as to the correctness of the application.
 - 9. Signed and sealed Plat, less than 6 months old.
 - 10. Signed and sealed boundary survey, less than 6 months old.
 - 11. Evidence of Authority.
 - 12. Zoning Data Sheet.
 - 13. Certificate of Adequate Public Facilities application, if applicable.
 - 14. School Impact Analysis application, if applicable.

Final Subdivision ⇔See Chapter 5 D.1 - "Requirements for Final Subdivision Plat" within the Plat Requirements Construction Plans and Final Subdivision Plat section of the Administrative Code.

- Submittal Credentials: Minor final plats shall be signed and sealed by a professional surveyor and mapper registered in the State of Florida.
- Sheet size: The final subdivision plat shall be submitted on standard size 24-inch by

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36-inch sheets, drawn to scale.

Completeness and Processing of Application	The Engineering Services Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	The BCC shall hold 1 public hearing.
Decision maker	The County Manager or designee.
Review Process	The Engineering Services Department will review the application, identify whether additional materials are needed and review the application for compliance with and shall approve, approve with conditions, or deny the minor final subdivision plat.
	Once submitted for review, the minor final subdivision plat application will remain under review so long as a resubmittal in response to a county reviewer's comments is received within 270 days of the date on which the comments were sent to the applicant . If a response is not received within this time, the application for review will be considered withdrawn and cancelled. Further review of the project will require a new application together with appropriate fees.
	The County Manager or designee will provide a recommendation to the Board of County Commissioners to approve, approve with conditions, or deny the minor final subdivision plat.
Gigital Submittal Requirements	 After the minor final subdivision plat has been approved by the County Manager or designee for compliance the applicant shall submit the following: 1. The applicant's professional Engineer shall submit a digitally created construction/site plan documents; and
	2. 1 CDROM of the master plan file, including, where applicable, easements, water/wastewater facilities, and stormwater drainage system. The digital data to be submitted shall follow these formatting guidelines: All data shall be delivered in the state plane coordinate system, with a Florida East Projection, and a North American Datum 1983/1990 (NAD83/90 datum), with United States Survey Feet (USFEET) units; as established by a Florida registered surveyor and mapper. All information shall have a maximum dimensional error of +0.5 feet. Files shall be in an AutoCad (DWG) or Digital Exchange File (DXF) format; information layers shall have common naming conventions (i.e. right-of-way—ROW, centerlines—CL, edge-of-pavement—EOP, etc.). For a plan to be deemed complete, the layering scheme must be readily understood by county staff. All property information layer, with all linework pertaining to the property feature located on that layer. Example: parcels—All lines that form the parcel boundary will be located on 1 parcel layer. Annotations pertaining to property information shall be on a unique layer. Example: lot dimensions—Lottxt layer. All construction permits required from local, state and federal agencies must be submitted to the County Manager or designee prior to

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commencing development within any phase of a project requiring such permits.

 Recording Process
 The minor final subdivision plat shall be recorded pursuant to LDC section 10.02.04

 ÷ ⇔ See Chapter 5 G. of the Administrative Code

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G. Plat Recording

Reference	LDC subsection 10.02.04 F.	
Applicability	This procedure is to ensure proper legal description, identification, documentation, and recording of real estate boundaries.	
	No building permit for habitable structures shall be issued prior to approval by the BCC and recordation of the final subdivision plat, except as identified in LDC sections 5.05.04 and $10.02.04$ B 5.	
Pre-Application	A pre-application meeting will have occurred at the time of submittal of the construction plans and final subdivision plat or minor final subdivision plat.	
Initiation	The applicant files an "Application for Plat Recording (PR)" with the Engineering Services Department.	
Application Contents	The application must include the following:	
contents	1. Applicant contact information.	
	2. Original PPL number.	
	3. Construction and Maintenance Agreement.	
	4. Original sepia mylar of the final subdivision plat.	
	 Surveyor's certification that the mylar contains no revisions from the most recent submittal of the final subdivision plat to the Engineering Services Department. 	
	5. Pursuant to LDC subsection 10.02.04 F.3, an original title opinion from an attorney licensed to practice in the State of Florida, which contains the following:	
	 A legal description of at least the lands being platted; 	
	 A statement that the attorney is licensed to practice in the State of Florida and that the attorney has examined title to the subject real property, if a title opinion is being provided; 	
	 Identification of the exact name of any person who is the record owner of the subject real property and a specific citation to the official records book and page, where each record legal owner obtained title to the subject real property. The title information shall have attached thereto a copy of said instrument(s) of conveyance; and 	
	 Identification of liens, encumbrances, easements, or matters shown or that should be shown as exclusions to coverage on a title insurance policy. As may be applicable, the title information shall include in a neatly bound fashion, and make citation to the recording information of, all referenced liens, encumbrances, easements, or 	

exclusions. The title information shall have attached thereto a copy

of any such instruments.

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- **6.** Joiner and consent of mortgagee, if applicable.
- 7. If any dedications, grants, conveyances, easements, consents (including mortgagee consents), reservations, covenants, or other like instruments are to be recorded simultaneously with the final subdivision plat, appropriate fees and original documentation must be provided to the County Manager or designee for processing and recording by the clerk of court prior to, or simultaneously with, the recording of the final subdivision plat.
- **8.** Homeowner Association Documents, if applicable.
- 9. Affidavit by surveyor.

Supporting "gap" title information	1. Pursuant to LDC subsection 10.02.04 F.3, within 60 days of recordation of the final subdivision plat the applicant shall submit to the County Manager or designee final supporting "gap" title information.
	2. The final supporting title information must meet all of the requirements in the above (Plat Recording – Application Contents).
	3. The effective date of the supporting "gap" title information must be through the date of recordation of the final subdivision plat and must, at a minimum, cover the "gap" between the time the effective date of the information required above (Plat Recording – Application Contents) and the date and time of recording of the final plat.
	4. The title information must identify and provide copies of any recorded documentation of the holders of any estates, liens, encumbrances, or easements not properly included or joined in the dedication or consents on the final subdivision plat. The supporting "gap" title information must have attached a copy of any required instruments not previously provided in connection with submittals for the final plat's recording.
Completeness and Processing	The Engineering Services Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	The BCC shall hold 1 public hearing.
Decision Maker	The BCC.
Review Process	The Engineering Services Department will review the application and identify whether additional materials are needed pursuant to LDC subsection $\pm 0.02.04$ F.
	The Engineering Services Department will submit the final subdivision plat materials to the Collier County Clerk of Courts for recording.
Digital Submittal Requirements	After the final subdivision plat has been approved by the County Manager or designee for compliance the applicant shall submit the following:

1. The applicant's professional Engineer shall submit a digitally created

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construction/site plan documents; and

2. 1 CDROM of the master plan file, including, where applicable, easements, water/wastewater facilities, and stormwater drainage system. The digital data to be submitted shall follow these formatting guidelines: All data shall be delivered in the state plane coordinate system, with a Florida East Projection, and a North American Datum 1983/1990 (NAD83/90 datum), with United States Survey Feet (USFEET) units; as established by a Florida registered surveyor and mapper. All information shall have a maximum dimensional error of +0.5 feet. Files shall be in an AutoCad (DWG) or Digital Exchange File (DXF) format; information layers shall have common naming conventions (i.e. right-of-way-ROW, centerlines-CL, edge-of-pavement-EOP, etc.). For a plan to be deemed complete, the layering scheme must be readily understood by county staff. All property information (parcels, lots, and requisite annotation) shall be drawn on a unique information layer, with all linework pertaining to the property feature located on that layer. Example: parcels-All lines that form the parcel boundary will be located on 1 parcel layer. Annotations pertaining to property information shall be on a unique layer. Example: lot dimensions-Lottxt layer. All construction permits required from local, state and federal agencies must be submitted to the County Manager or designee prior to commencing development within any phase of a project requiring such permits.

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H. Vacation of Subdivision Plats

 $\textbf{Reference} \quad \Leftrightarrow \textbf{See F.S. § 177.101, as amended and LDC subsection} \ 10.02 \ 04 \ G.$

Updated

Chapter 6. Waivers, Exemptions, and Reductions

The following applications and approvals listed in this Chapter provide waivers, exemptions, and reductions from the standards identified in the LDC. Some petitions require a public hearing for approval.

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Chapter 6 | Waivers, Exemptions, and Reductions

A. Administrative Fence/Wall Waiver (AFW)

Reference	LDC subsection 5.03.02 F.	
Applicability	This procedure applies to a request to administratively approve an alternative to the fence or wall design requirements, where there is a non-residential development on the adjoining parcel or abutting right-of-way.	
Pre-Application	A pre-application meeting is not required.	
Initiation	The applicant files an " <i>Administrative Fence Waiver</i> " application with the Planning & Zoning Department.	
Application	The application must include the following:	
Contents	1. Applicant contact information.	
	2. Property information, including;	
	 Section, township and range; 	
	Subdivision, unit, lot and block; and	
	Address of subject site.	
	3. A narrative description of the site and a detailed explanation of the alternative proposal to meet the intent of the LDC .	
	 Illustrations, landscape plans, photos, and other illustrative materials that support the applicant's proposal. 	
Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.	
Notice	No notice is required.	
Public Hearing	No public hearing is required.	
Decision maker	The County Manager or designee.	
Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed and approve, approve with conditions or deny the Administrative Fence/Wall Waiver.	
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Updated

Chapter 6 | Waivers, Exemptions, and Reductions

B. Administrative Parking Reduction (APR)

- Applicability This procedure applies to the process where the County Manager or designee may determine the minimum parking requirements for a use which is not specifically identified in the LDC or for which an applicant has provided evidence that a specific use is of such a unique nature that the applicable minimum parking ratio listed in the LDC should not be applied.
- Pre-Application A pre-application meeting is not required.
 - Initiation The applicant files an "Administrative Parking Reduction" application with the Planning & Zoning Department.
- Application Contents The application must include the following:
 - 1. Applicant contact information.
 - Property information, including:
 - Section, township and range;
 - Subdivision, lot and block; and
 - Address of subject site.
 - 5. Type of business.
 - 6. Hours of operation.
 - 3. Signed and sealed survey.
 - 4. Addressing checklist.
 - 5. To determine the minimum parking requirements for a use which is not specifically identified in the LDC or for which an applicant has provided evidence that a specific use is of such a unique nature that the applicable minimum parking ratio listed in the LDC should not be applied, then the applicant may be required to submit the following:
 - Parking generation studies;
 - Evidence of parking ratios applied by other counties and municipalities for the specific use;
 - Reserved parking pursuant to LDC section 4.04.05; and
 - Other conditions and safeguards deemed to be appropriate to protect the public health, safety and welfare.

Application

Completeness and The Planning & Zoning Department will review the application for completeness. Processing of After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

Chapter 6 | Waivers, Exemptions, and Reductions

Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed and prepare a letter of approval or denial utilizing the criteria identified in the LDC subsection 4.05.04 F.2.
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Chapter 6 | Waivers, Exemptions, and Reductions

C. Administrative Parking Exemption

Reference LDC subsections 4.05.02 K.1-2.

Applicability This procedure applies to a request for relief from various requirements of the minimum parking requirements established by the LDC, including:

- 1. Allowing off-site parking on non-contiguous lots under the same ownership. and/or
- 2. Allowing off-site parking on contiguous lots under different ownership (shared parking).

Pre-Application A pre-application meeting is not required, but may be requested to determine if the exemption request may be fulfilled administratively.

Initiation The applicant files an "Application For Public Hearing For Parking Exemption" with the Planning & Zoning Department.

Application

- Contents
- 1. Applicant contact information.
- 2. Property information, including:
 - Legal description; and

The application must include the following:

- Principal site property information and off-site parking area information, with the following included:
 - Property identification number; 0
 - Section, township and range; 0
 - Subdivision, unit, lot and block, or metes and bounds description;
 - Address of subject site and general location; and
 - 0 Size of property in feet and acres.
- 3. The name and mailing address of all registered Home Owners Association's that could be affected by the application.
- 4. Disclosure of ownership.
- 5. Project information, including:
 - Zoning classification of proposed off-site parking lot;
 - Zoning and type of land use of the property that the Parking Exemption is proposed to serve;
 - Total number of parking spaces required for the project;
 - Number of parking spaces proposed to be located off-site; ٠
 - Whether the proposed parking lot is separated from the permitted use by a collector or arterial roadway, and the roadway name; and
 - Whether the permitted use is proposed to share required parking with another permitted use.
- 6. A narrative statement describing the request with specific reference to the

criteria noted in LDC subsection 4.05.02 K.1.-2., and any backup materials or documentation.

- 7. Pre-application meeting notes, if applicable.
- 8. Addressing checklist.
- **9.** If required, a Boundary Survey (completed within the last six months, maximum 1 in. to 400 ft. scale) that is abstracted, signed, sealed and prepared by a Florida registered land surveyor. The boundary survey must include the following:
 - The location and dimensions of all property lines, existing streets or roads, easements, rights-of-way, and areas dedicated to the public; and
 - An Attorney's Opinion of Title or by a sworn statement from the **property owners** stating that they have provided sufficient information to the surveyor to allow the accurate depiction of the information on the survey.
- **10.** A conceptual site plan drawn to a maximum 1 in. to 400 ft. scale. The plan must measure 24 in. x 36 in. along with a reduced 8½ in. x 11 in. copy. The site plan shall show the following information:
 - All existing and proposed structures and their dimensions;
 - Provisions for existing and/or proposed ingress and egress (including pedestrian ingress and egress to the site and the structure(s) on site);
 - All existing and/or proposed parking and loading areas (including a matrix that indicates required and provided parking and loading, including required parking for the disabled);
 - Required yards, open space and preserve areas; and
 - Proposed and/or existing landscaping and buffering as may be required by the County.
- 11. Owner/agent affidavit as to the correctness of the application.
- **12.** A copy of the last recorded deed, contract for sale or agreement for sale, or a notarized statement of ownership clearly
- **13.** Map of Property Location.
- **14.** 10-Year Lease Agreement, if required by the approval criteria.

15. Electronic copies of all documents.

Completeness and Processing of Application

The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

Notice No notice is required.

Chapter 6 | Waivers, Exemptions, and Reductions

Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Planning & Zoning Department will review the application and approve, approve with conditions, or deny the applications utilizing the criteria identified in LDC subsection 4.05.02 K.1 or K.2.
Updated	

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D. Administrative Variance (AVA)

Reference	LDC section 9.04.04
Applicability	This procedure applies to a request for an administrative approval for minor after- the-fact yard encroachments for principal and accessory structures, pursuant to the specific classifications outlined in LDC section 9.04.04.
Pre-Application	A pre-application meeting is not required.
Initiation	The applicant files an <i>"Administrative Variance For Minor After-The-Fact Yard Encroachments Submittal Instructions And Application Form"</i> with the Planning & Zoning Department.
Application Contents	The application must include the following:
	1. Applicant contact information.
	2. Disclosure of ownership.
	3. Property information, including:
	Legal description;
	• Section, township and range;
	Subdivision, unit, lot and block; and
	 Address of subject site and general location.
	4. Details of variance request, including the following information:
	 Statement of what is requested and where on the site;
	 Location and extent of encroachment, measured in tenths of feet;
	 When the encroachment was discovered;
	 How the encroachment was discovered; and
	 Building permit numbers of encroaching structures.
	5. A signed and sealed copy of the survey identifying the encroachment.
Completeness and Processing of Application	The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	No notice is required.
Public Hearing	No public hearing is required.
Decision maker	The County Manager or designee.
Review Process	The Planning & Zoning Department will review the application, identify whether additional materials are needed and approve, approve with conditions or deny the application based on the criteria in LDC section 9.04.04.

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E. Alcohol Distance Waiver

- Reference LDC subsection 5.05.01 A.6. LDC section 8.10.00, and LDC Public Notice subsection 10.03.06 U.
- Applicability This provides for waiver of part or all of the minimum separation distance required between establishments whose primary function is the sale of alcoholic beverages for on-site consumption.
- Pre-Application A pre-application meeting is required.
 - Initiation The **applicant** files a "Petition for Waiver from Separation Requirements for Establishments Selling Alcoholic Beverages for On-Premise Consumption" with the Planning & Zoning Department.
 - Application The application must include the following:
 - Contents

1. Applicant contact information.

- 2. Property information, including:
 - Legal description;
 - Property identification number;
 - Section, township and range;
 - Subdivision, unit, lot and block, or metes and bounds description; and
 - Address of subject site.
- 3. Zoning information, including:
 - Current zoning of subject property; and
 - Adjacent zoning and land use.
- **4.** A statement describing the extent of the waiver requested, in linear feet, from the required 500 foot separation.
- **5.** A description of all proposed uses for the subject site/structure, including the following:
 - Total square footage of subject structure.
 - Square footage dedicated to each proposed use.
 - Proposed hours of operation.
 - Indication of entertainment and type.
 - A description addressing each of the criteria identified in LDC subsection 5 05.01 A.6.a. d.
- 6. A signed and sealed survey or boundary sketch to scale, including reduced 8½ in. x 11 in. copies.
- 7. Addressing checklist.
- 8. Owner/agent affidavit as to the correctness of the application.

Completeness and The Planning & Zoning Department will review the application for completeness.

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Processing of Application	After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.
Notice	Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.
	 Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
	 Date, time, and location of the hearing; and
	Description of the proposed land uses.
Public Hearing	 The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔ See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.
Decision maker	The Hearing Examiner may grant a waiver of part or the entire minimum distance requirement.
Review Process	The Planning & Zoning Department will review the application and identify whether additional materials are needed. Staff will prepare Staff Report, utilizing the criteria established in LDC section $5.05.01$ A.6, to present to the Office of the Hearing Examiner for a decision.
Updated	

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F. Alternative Architectural Design

Reference LDC subsection 5:05:08 F.

Applicability This section establishes a process to request deviations from the architectural and site design standards in LDC section 5.05 08. Any modification to an approved design requires re-review and approval by the County Manager or designee.

The buildings and uses which qualify for an administrative deviation are identified in LDC subsection 5.05.08 E.4

- Pre-Application A pre-application meeting may be required as a component of the submittal of the Site Development Plan, Site Development Plan Amendment, Site Improvement Plan, or Building Permit application, as applicable.
 - Initiation The **applicant** files an "Alternative Architectural Design" application with the Planning & Zoning Department in conjunction with the associated site plan.

ApplicationIn addition to the submittal requirements for Architectural Plans ⇔ See Chapter 4 A. of the
ContentsContentsAdministrative Code, the application must include the following:

- 1. Applicant contact information.
- 2. The project name, zoning, building type, square footage and number of stories of the buildings to which the Alternative Architectural Design requirements would apply.
- 3. The plans shall be clearly labeled as "Alternative Architectural Standards Design."
- 4. The plans must identify the section numbers from the LDC section 5.05.08 from which the deviation is being requested.
- **5.** A narrative statement that specifically identifies all standards of LDC section 5.05.08 from which the deviations are requested, and the justification for the request. This statement must also include a description of how the alternative plan accomplishes the purpose and intent of LDC section 5.05.08, without specifically complying with those standards identified.
- Notice No notice is required.
- Public Hearing No public hearing is required.
- Decision maker 1. The County Manger or designee may administratively may approve, approve with conditions, or deny the request for the Alternative Architectural Design plan(s) and corresponding site plan, in whole or in part, for a plan meeting the standards of LDC section 5.05.08.
 - 2. Approved deviations are allowed only as to the specific design and plan reviewed. Any modification to an approved design shall necessitate re-review and approval by the County Manager or designee.
 - **3.** The County Manager or designee may seek the assistance of the Architectural Arbitration Board in rendering a decision.
- Review Process The County Manager or designee shall review the Alternative Architectural Design plan(s) and corresponding site plan in accordance with the review criteria identified in LDC subsection 5.05.08 F.
 - Appeals Pursuant to LDC subsection 5.05.03 F, the **applicant** may appeal the administrative decision to the Architectural Arbitration Board by making a written request to the Planning & Zoning

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Department.

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G. Automobile Service Station Waiver

- Reference LDC subsection 5.05.05 8. LDC section 8.10.00, and LDC Public Notice subsection 10.03.06 U.
- Applicability This establishes a process to waive part or all of the minimum separation requirements for automobile service station sites from other automobile service station sites.
- Pre-Application A pre-application meeting is required.
 - Initiation The **applicant** files a "Petition for Waiver from Separation Requirements for Automobile Service Stations" with the Planning & Zoning Department.
 - Application The application must include the following:
 - Contents 1. Applicant contact information.
 - 2. Property information, including:
 - Legal description;
 - Property identification number;
 - Section, township and range;
 - Subdivision, unit, lot and block, or metes and bounds description; and
 - Address of subject site.
 - 3. Zoning information, including:
 - Current zoning of subject property; and
 - Adjacent zoning and land use.
 - 4. The extent of the waiver being requested (in linear feet) from the required separation.
 - 5. A narrative that describes why the waiver complies with the waiver criteria, pursuant to LDC section 5.05.05 B.1, and that addresses the factors to be considered by the Hearing Examiner.
 - 6. A site plan (measuring no larger than 24 in. x 36 in.) along with a conceptual site plan measuring 8½ in. x 11 in., that indicates the following:
 - The dimensions of the subject property;
 - All vehicular points of ingress and egress and their relationship to the parking area and site circulation;
 - Demonstration of compliance with all requirements of the LDC including the location of the structures on site, landscaping, off-street parking, site circulation, architectural design guidelines, and signage;
 - The location of all proposed buffer areas and their dimensions; and
 - The layout of road(s) on which the proposed station fronts or to which access is provided, including the type of road(s), the number of lanes, and the location of intersections and turn lanes, median locations and median widths, for a 500 foot distance from the subject parcel.

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- 7. A written market study analysis which justifies a need for the additional Automobile Service Station in the desired location.
- 8. Environmental Data Requirements. ⇔See LDC subsection 3.08.30 A.
- 9. An Aerial photographs (taken within the previous 12 months at a minimum scale of 1 in. = 200 ft.), showing FLUFCS Codes, legend, and project boundary.
- 10. Addressing checklist.
- 11. Pre-application meeting notes.
- 12. Warranty Deed.
- 13. Letter of no objection from the United States Postal Service.
- 14. Owner/agent affidavit as to the correctness of the application.
- 15. Electronic copy of all documents.

Completeness and The Planning & Zoning Department will review the application for completeness. Processing of After submission of the completed application packet accompanied with the required fee, the **applicant** will receive a mailed or electronic response notifying the **applicant** that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., ASW-PL2012000000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

- Notice Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.
 - 1. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing; and
 - Description of the proposed land uses.
- Public Hearing 1. The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.

Decision maker The Hearing Examiner.

Review Process The Planning & Zoning Department will review the application and identify whether additional materials are needed. Staff will prepare Staff Report, utilizing the criteria established in LDC section 5.05.05, to present to the Office of the Hearing Examiner for a decision.

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H. Nonconforming Use Change (NUC)

Reference	LDC subsection 9.03.02 D, LDC section 8.10.00 and LDC Public Notice subsection 10.03.06 U.
Applicability	This process applies to a request to change a nonconforming use to another nonconforming use of the same character or a more restricted nonconforming use. New structures or additions to existing structures shall only be allowed for permitted or accessory uses on the site.
Pre-Application	A pre-application meeting is required.
Initiation	The applicant files a " <i>Non-Conforming Use Change (NUC) Petition</i> " with the Planning & Zoning Department.
Application Contents	The application must include the following:
	1. Applicant contact information.
	2. Property information, including:
	Legal description;
	 Property identification number;
	 Address of subject property;
	Section, township and range;
	 Subdivision name, unit, block and lot number; and
	• Size of subject property, in acres.
	3. Zoning information, including:
	 Current zoning and land use of subject property; and
	Adjacent zoning and land uses.
	4. Total number of parking spaces that exist on the site.
	5. Proof of ownership or interest in the property, such as a deed or contract to purchase.
	6. If the request proposes a number of possible nonconforming uses, list all of the proposed nonconforming uses and identify the following for each use:
	 Total number of parking required for the proposed nonconforming use;
	 Hours of operation for proposed nonconforming use; and
	 Total square footage for the proposed nonconforming use building(s) and structure(s).
	 If the request proposes a number of possible permitted and/or accessory uses, list all of the proposed uses and identify the following for each use:
	 Total square footage of the new or existing structures for the permitted and/or accessory uses;

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- Total number of parking required for the permitted and/or accessory . uses: and
- Hours of operation for proposed for the permitted and/or accessory uses.
- 8. A narrative statement identifying how the nonconforming use change complies with the standards in LDC subsection 9.03.02 D., including:
 - How the proposed nonconforming use is equally or more appropriate to the zoning district than the existing nonconforming use;
 - The relation of the structure to surrounding properties, showing that ٠ adverse effect(s) on occupants and neighboring properties will not be greater than if the existing nonconforming use is continued; and
 - Any additional information supporting the proposed nonconforming use change.
- 9. A copy of the pre-application meeting notes;
- 10. Aerial photograph(s), taken within the previous 12 months at a minimum scale of 1 in. = 200 ft., showing FLUCCS codes, legend and project boundaries.
- 11. A site plan drawn to scale depicting:
 - North arrow, date, and scale of drawing;
 - Property boundaries and dimensions; .
 - Current and proposed uses for each structure;
 - If permitted or accessory uses are proposed for the site, all setbacks and building heights shall be identified for any existing structures, proposed new structures, or proposed additions;
 - Parking areas and driveways; and
 - Location Map that includes the project location and major roadways in • project vicinity.
- 12. Notarized owner/agent affidavit as to the correctness of the application.

Processing of Application

Completeness and The Planning & Zoning Department will review the application for completeness. After submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

- Notification requirements are as follows. \Leftrightarrow See Chapter 8 of the Administrative Votice Code for additional notice information.
 - 1. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the hearing; and

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	Clear explanation of the nonconforming use change.
Public Hearing	 The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔ See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.
Decision maker	The Hearing Examiner.
Review Process	The Planning & Zoning Department will review the application and identify whether additional materials are needed. Staff will prepare Staff Report, utilizing the criteria established in LDC section 9.03.02 D, to present to the Office of the Hearing Examiner for a decision.

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I. Site Plan with Deviations for Redevelopment Projects (-DR)

Reference LDC section 10.02.03 F and LDC Public Notice subsection 10.03.05 R

Applicability A site plan with deviations for redevelopment shall provide a means for a redevelopment project to seek dimensional deviations, excluding height, architectural deviations, and deviations from site features, such as but not limited to, landscaping, parking, and buffers, from the standards established in the LDC when the passing of time has rendered certain existing buildings, structures or site features nonconforming.

> A site plan with deviations may be requested for the redevelopment of a site which meets the criteria for a site development plan, site development plan amendment or a site improvement plan as established in LDC section 10.02.03. Except for the requested deviations, the site plan shall comply with LDC section 10.02.03.

> In accordance with LDC section 10.02.03 F, "Redevelopment" shall mean the renovation, restoration, or remodeling of a building or structure, or required infrastructure, in whole or in part, where the existing buildings, structures or infrastructure were legally built and installed.

- The applicant files a "Site Plan with Deviations for Redevelopment Application" with the Initiation Planning & Zoning Department.
- Pre-Application A pre-application meeting is required.

Application A site plan with deviations application must include the following, in addition to the Application Contents and Requirements for a site development plan, site development plan Contents amendment or a site improvement plan. ⇔ See Chapter 4 1.2 – 1.4 of the Administrative Code.

> Submittal Credentials: Pursuant to LDC section 10.02.03, the engineering plans shall be signed and sealed by the applicant's professional engineer licensed to practice in the State of Florida. For projects subject to LDC section 5.05.08, architectural drawings, shall be signed and sealed by a licensed architect, registered in the State of Florida. Landscape plans shall be signed and sealed by licensed landscape architect, registered in State of Florida.

Sheet size: The site improvement plan and the coversheet shall be prepared on a maximum size sheet measuring 24 inches by 36 inches, drawn to scale showing the areas affected by the amendment. The sheet must clearly show the change "clouded" and clearly delineate the area and scope of the work to be done.

The application must include the following:

- 1. A narrative of the redevelopment project and how it is consistent with the standards for approval, LDC section 10 02.03 F.8.
- 2. Description of each requested deviation and justification for each request. Requested deviations shall be clearly delineated in the petition. The LDC section for which the deviation seeks relief from shall be identified.
- 3. Project enhancements to offset or minimize the deviations shall be clearly identified.

Application

Completeness The Planning & Zoning Department will review the application for completeness. After and Processing of submission of the completed application packet accompanied with the required fee, the applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the

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tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

- Notice Notification requirements are as follows. ⇔ See Chapter 8 of the Administrative Code for additional notice information.
 - **1. Mailed Notice:** Written notice shall be sent to **property owners in the notification area** at least 15 days before the advertised Hearing Examiner hearing.
 - 2. Newspaper Advertisement: At least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The legal advertisement shall include:
 - Date, time, and location of the hearing;
 - Application number and project name;
 - 2 in. x 3 in. map of project location;
 - Requested deviations and proposed project enhancements; and
 - Description of location.
- Public Hearing **1.** The Hearing Examiner shall hold at least 1 advertised public hearing. ⇔ See Chapter 9 of the Administrative Code for the Office of the Hearing Examiner procedures.
- Decision maker The Hearing Examiner.
- Review Process The Planning & Zoning Department will review the application and identify whether additional materials are needed. Staff will prepare Staff Report, utilizing the criteria established in LDC section 10.02.03 F, to present to the Office of the Hearing Examiner for a decision.

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J. Post Take Plan

Reference LDC subsection 9.03.07 D, LDC section 8.10.00, and LDC Public Notice subsection 10.03.06 S. An applicant may request a Post Take Plan in order to mitigate and/or eliminate the Applicability impacts, such as loss of parking, nonconforming setbacks and buffers which exceed the allowance under LDC sections 9.03.07 and 9.03.07 D.2, resulting from the public acquisition of a personal property for public purposes. The Post Take Plan is not a SDP. However, changes requested by the applicant that do not result from the public acquisition will require an SDPA or SIP. For example, a building expansion unrelated to public acquisition would result in a SDPA or SIP. The applicant files a "Post Take Site Plan Application" with the Planning & Zoning Initiation Department. Pre-Application A pre-application meeting is required. The application must include the following: Application Contents 1. Applicant contact information. 2. Addressing checklist. 3. Electronic copy of all documents. 4. The project name. 5. Pre-application meeting notes. 6. Property information, including: Legal description; ٠ Property identification number; Project name; . Section, township and range; Subdivision, unit, lot and block, or metes and bounds description; and Address of subject site and general location. • 7. Zoning Information, including: Current zoning and land use of subject property. • 8. The name of the existing circuit court case and number, if applicable. 9. Scaled drawing 24 in. x 36 in. in size, with one 8 ½ in. x 11 in. drawing depicting the following: The name, address and phone number of the consulting firm(s) preparing the • plans; The total site acreage for both pre- and post-acquisition condition; Legal description;

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- Zoning designation; •
- All existing improvements, clearly depicting those affected by the acquisition;
- All proposed mitigating improvements and remedies;
- The exact nature and dimension of any requested deviations;
- The pre- and post-acquisition configuration of the lot or lots; and
- The dimensions from the pre- and post-acquisition property line to all affected improvements.
- **10.** A narrative description of the pre- and post-acquisition site conditions, noting impacts and all nonconformities created or exacerbated as a result of the acquisition, and any proposed mitigation and remedies.
- **11.** A signed and sealed boundary or special purpose survey to ascertain or verify existing conditions. Pursuant to LDC subsection 9.03.07 D.1, the boundary or special purpose survey shall be prepared by a surveyor licensed to practice in the State of Florida.
- 12. The most recent available aerial of the site.
- 13. Owner/agent affidavit as to the correctness of the application.
- 14. Once the first set of review comments are posted, the following mailed notice documents shall be submitted to the assigned planner:
 - A list of the names and addresses of property owners to receive the mailed . notice; and
 - Draft of the mailed notice letter.

Completeness and The Planning & Zoning Department will review the application for completeness. After Processing of submission of the completed application packet accompanied with the required fee, the Application applicant will receive a mailed or electronic response notifying the applicant that the petition is being processed. Accompanying that response will be a receipt for the payment and the tracking number (i.e., XX201200000) assigned to the petition. This petition tracking number should be noted on all future correspondence regarding the petition.

- Notice 1. Mailed Notice: Written notice shall be sent to property owners in the notification area within 60 days of the date of the submittal of the application. The mailed notice shall include the following information:
 - List of requested deviations;
 - A brief narrative with justification for the deviations; and
 - A copy of the Post Take Plan, in either an 11 in. x 17 in. or 8 ½ in. x 11 in. • format.

Additional Notice- if If a written objection is received from an abutting property owner within 30 days from the Written Objection is - date in which the first mailed notice was sent, then the Post Take plan shall go before the Received Hearing Examiner.

> The notice requirements for the public hearing are as follows: ⇔ See Chapter 8 of the Administrative Code for additional notice information.

1. Mailed Notice: Written notice shall be sent to property owners in the notification

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area at least 15 days before the advertised Hearing Examiner hearing.

- List of requested deviations;
- A brief narrative with justification for the deviations; and
- A copy of the Post Take Plan, in either an 11 in. x 17 in. or 8 ½ in x 11 in. format.
- 2. Newspaper Advertisements: The legal advertisement shall be published at least 15 days before the advertised Hearing Examiner hearing in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time and location of the hearing;
 - Description of the proposed land uses; and
 - 2 in. x 3 in. map of the project location.
- **3.** Sign: (see format below) Posted at least 15 days before the advertised Hearing Examiner hearing date.

clear to describe the project)
TIME:
LD AT THE GROWTH
SION BUILDING, 2800 N.
PLES, FL 34104 OR AS OTHERWIS

- Public Hearing If a written objection has been received from an abutting **property owner**, then the Hearing Examiner shall hold at least 1 advertised public hearing.
- Decision Maker The County Manager or designee or the Hearing Examiner.
- Review Process 1. If a written objection has not been received from a notified **property owner** within 30 days from the date of the public notice, then the Planning & Zoning Department may approve the Post Take Plan.
 - 2. If a written objection has been received from a notified **property owner**, then the Planning & Zoning Department will prepare a Staff Report to present to the Office of the Hearing Examiner for a decision.

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K. Vested Rights Determination

Reference \Leftrightarrow *See LDC section* 9.02.00.

Chapter 7. Supplementary Submittal Requirements for Land Use Applications

The following are supplemental submittal requirements which may be requested for the submission of a land use application.

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Chapter 7 | Supplementary Submittal Requirements for Land Use Applications

A. Environmental Data Requirements for PUD Zoning and Conditional Uses

Reference	LDC section 3.08.00.
	Code of Laws Chapter 2, Article VIII, Division 23 (Environmental Advisory Council)
	Conservation and Coastal Management Element (CCME) GMP Policy 6.1.8.
Applicability	The Environmental Impact Statement (EIS) shall consist of the Environmental Data Requirements identified in LDC section $3.08.00$ and shall be submitted for PUD Zoning and Conditional Use petitions.
Application Contents	Pursuant to LDC subsection 3.03 00, the environmental data shall be prepared by an individual with academic credentials and experience in the area of environmental sciences or natural resource management. Academic credentials and experience shall be a bachelor's or higher degree in one of the biological sciences with at least two years of ecological or biological professional experience in the State of Florida. Applicants shall collate and package applicable Environmental Data into a single EIS packet, prior to the public hearings and after all applicable staff reviews are complete. Copies of the Environmental Impact Statement shall be provided to the County Manager or designee prior to public hearings.
Completeness and Processing	The completeness and processing review of the environmental data shall be conducted at the time of the land use petition review.
Notice	N/A
Public Hearing	N/A
Decision maker	N/A
Review Process	The EIS shall consist of previously reviewed environmental data materials. The County Manager or designee may require additional data or information necessary to evaluate the project's compliance with LDC and GMP requirements.
Updated	

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Collier County Land Development Code | *Administrative Procedures Manual Chapter 7 | Supplementary Submittal Requirements for Land Use Applications*

B. Traffic Impact Study (TIS)

Reference	LDC section 6.02.03 and Collier County Resolution 2006-299 ⇔For the TIS Guidelines and Procedures, refer to: http://www.colliergov.net/Index.aspx?page=566
Applicability	A Traffic Impact Study (TIS) is required for any rezoning, conditional use, or where it is listed in the Application Contents for a specific process in the Administrative Code or LDC.
	The Planning & Zoning Department may waive the TIS requirement at the pre- application meeting if it determines that the proposed development's traffic impacts are not significant.
Application Contents	\Leftrightarrow See the TIS Guidelines, referenced above.
Completeness and Processing	The completeness and processing review of the TIS shall be conducted at the time of the land use petition review.
Notice	N/A
Public Hearing	N/A
Decision maker	The County Manager or designee.
Review Process	The Transportation Planning Section shall review the TIS as part of the land use petition application based on the criteria in the TIS Guidelines and Resolution 2006-299.
Updated	

Chapter 7 | Supplementary Submittal Requirements for Land Use Applications

C. PUD Annual Monitoring Report

Reference LDC subsection 10.02.13 F.

- Applicability This procedure applies to PUDs to ensure that the approved project densities, intensities, and commitments are consistent with the development's approved Ordinance and Traffic Impact Study.
- Pre-Application A pre-application meeting is not required.
 - Initiation If the PUD is active, the **applicant** files a PUD Monitoring report with the Engineering Department on an annual basis, on or before each anniversary date of the PUD approval by the BCC.

⇔ See LDC subsection 10.02.13 F.1.0 for PUD tracts or parcels that are built out.

 \Leftrightarrow See LDC subsection 10.02.13 F.7 for Traffic Count Monitoring requirements.

Application

The monitoring report must include the following:

Contents

1. Applicant contact information.

- Number of units, by residential type; square footage commercial and other permitted uses which are approved and complete and any on-site or off-site commitments completed and approved as of the due date of the monitoring report.
- **3.** Current PUD master plan showing infrastructure, projects/developments, plats, parcels, and other pertinent information, including on-site or off-site commitments.
- 4. Copies of all required monitoring reports completed in past year (i.e., traffic, wellfield, etc.).
- 5. Status of commitments in PUD document, including projected completion dates if then established.
- 6. Other information as may be required by County Manager or designee.
- 7. Owner/agent affidavit as to the correctness of the application.

Completeness and
Processing ofThe Engineering Department tracks the Monitoring Reports submitted in
Commitment Tracking System, found here:
http://bccvweb01/ctsv/projectoverview.aspx.

Chapter 7 | Supplementary Submittal Requirements for Land Use Applications

D. Soil Erosion and Sediment Control Plan

Reference LDC section 5 01.05

- Applicability A Soil Erosion and Sediment Control Plan is required, for new and existing development and construction, such as Site Development Plans and Final Subdivision Plats.
- Plan Contents Each plan shall be prepared in accordance with the following standards:
 - 1. The State of Florida Erosion and Sediment Control Designer and Reviewer Manual, June 2007.
 - **2.** Turbidity values surrounding discharge from projects shall not violate water quality criteria contained in 62-302.530(69) Florida Administrative Code.

Completeness and The Soil Erosion and Sediment Control Plan shall be submitted in conjunction with all applicable land use applications.
 Notice No notice is required.
 Public Hearing No public hearing is required.
 Decision Maker The County Manager or designee.
 Review Process The Engineering Services Department shall review the Soil Erosion and Sediment Control Plan concurrent with all applicable land use applications.

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Chapter 8. Public Notice

A. Generally

Many land use decisions in the County require public notice to the general community and/or the surrounding neighborhoods regarding an **applicant's** development plans. Each Administrative Code section describes the types of notice required, if any, for a petition or a permit. This section identifies the different types of public notice procedures and specific information necessary to fulfill the notice requirement.

The following are the types of public notice that may be required:

- Neighborhood Information Meeting (NIM)
- Mailed Written Notice
- Newspaper Advertisement
- Posting of a Sign

Chapter 8 | Public Notice - Generally, Contents, Categories of Notice, and Notice Recipients

B. Neighborhood Information Meeting

Applicability 1. A Neighborhood Informational Meeting ("NIM") shall be conducted when:

- The initial staff review and comment on the application has been completed; and
- At least 15 days before the first public hearing is held, whether it is the Planning Commission, Hearing Examiner, the BCC, or the BZA.
- 2. In addition to the above, the following shall also apply for small-scale amendments and other site-specific comprehensive plan amendments:
 - The NIM is required before the Planning Commission transmittal hearing.
 - A second NIM is required if the County Manager or designee determines that a substantial change has occurred to a proposed site-specific comprehensive plan amendment following the BCC's transmittal hearing. The applicant must hold the second NIM before the Planning Commission adoption hearing.
- **3.** If the **applicant's** petition activity extends beyond 1 year from the date of the first NIM, a second NIM will be required and shall be noticed in accordance with this chapter.

Notice The NIM shall be noticed as follows:

Requirements

- 1. Mailed Notice: Written notice shall be sent to property owners in notification area at least 15 days before the NIM meeting.
 - The **applicant** shall also provide written notice of the **NIM** to **property owners**, condominium, and civic associations whose members may be affected by the proposed land use change and who have formally requested the county to be notified.
- 2. Newspaper Advertisement: The legal advertisement shall be published at least 15 days before the NIM meeting in a newspaper of general circulation. The advertisement shall include at a minimum:
 - Date, time, and location of the **NIM** meeting;
 - Petition name, number and applicant contact info;
 - Purpose of the NIM meeting;
 - Description of the proposed land uses; and
 - 2 in. x 3 in. map of the project location.
- Location The **applicant** must arrange the location of the meeting. The location must be reasonably convenient to the **property owners** who receive the required notice. The facilities must be of sufficient size to accommodate expected attendance.
- Conduct of
MeetingThe Collier County staff planner assigned to attend the pre-application meeting, or
designee, must also attend the NIM and will serve as the facilitator of the meeting.
However, the applicant is expected to make a presentation of how they intend to develop
the subject property. The applicant is required to audio or video tape the proceedings of

Chapter 8 | Public Notice – Generally, Contents, Categories of Notice, and Notice Recipients

the meeting and to provide a copy to the Planning & Zoning Department.

The applicant must provide the following at the NIM meeting for review and comment:

- The proposed uses and density of the project;
- The proposed Master Plan; and
- The current LDC zoning district uses and development regulations.
- Objecting Follow up 1. After a NIM is completed, the applicant will submit a written summary of the NIM and any commitments that have been made to the assigned planner. These commitments will:
 - Become part of the record of the proceedings;
 - Be included in the staff report for any subsequent review and approval bodies; and
 - Be considered for inclusion in the conditions of approval of any applicable development order.

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C. Mailed Notice

Applicability For applicable land use petitions, a mailed notice shall be as follows.

Notice Mailed written notices shall be sent by regular mail to **property owners in the notification** Requirements **area** listed below. Names and addresses of **property owners** shall be those listed on the latest ad valorem tax rolls of the County. The County must send **mailed notice** at least 15 days before the hearing for all applications, except as identified in the Administrative Code.

The **applicant** must provide a copy of the list of all parties noticed by the required notification deadline to the Planning & Zoning Department staff.

The written notice must include:

- Date, time, and location of the NIM meeting or public hearing;
- Description of the proposed land uses; and
- 2 in. x 3 in. map of the project location.

For a conditional use, rezoning, PUD, PUD extension, or variance, the notice must also include:

- A clear description of the proposed land uses;
- A clear description of the applicable development standards;
- Intensity or density in terms of total floor area of commercial or industrial space and dwelling units per acre for residential projects;
- A clear description of the institutional or recreational uses when part of the development strategy; and
- The substance of the proposed ordinance or resolution (rezoning only).

For a site plan with deviations for redevelopment projects, the notice must also include:

• The type of deviation sought.

The clerk to the BCC will make a copy of all notices available for public inspection during the regular business hours.

Recipients of **Property owners in notification area** are described below and shall be based on the latest tax rolls of Collier County and any other persons or entities who have formally requested notification from the County:

→ Urban	The notification area includes:
designated area of the future land use element of the growth management plan	 All property owners within 500 feet of the property lines of the subject property. If any of the land in the area listed in paragraph 1 is owned by the same person or entity who owns the subject property, the 500 foot distance is measured from the boundaries of the entire ownership or PUD.

3. The maximum notification area is ½ mile (2,640 feet) from the

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subject property.

➔ All other areas	The notification area includes:
	 All property owners within 1,000 feet of the property lines of the subject property.
	2. If any of the land in the area listed in paragraph 1 is owned by the same person or entity who owns the subject property, the 1,000 foot distance is measured from the boundaries of the entire ownership or PUD.
	 The maximum notification area is ½ mile (2,640 feet) from the subject property.
Associations	Notification shall also be sent to property owners and condominium and civic associations whose members are impacted by the proposed land use changes and who have formally requested the county to be notified. A list of such organizations shall be provided and maintained by the County, but the applicant must bear the responsibility of insuring all parties are notified.

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D. Newspaper Advertisement

Applicability For applicable land use petitions, the legal **newspaper advertisement** shall be as follows.

A copy of the **newspaper advertisement** shall be kept available for public inspection during regular business hours of the Office of Clerk to the Board of County Commissioners. The notice of proposed enactment shall include where the proposed ordinance or resolution may be inspected by the public. The notice shall also advise that interested parties may appear at the meeting and be heard with respect to the proposed ordinance or resolution.

Placement and The legal **newspaper advertisement** shall be published at least 15 days before each advertised public hearing in a newspaper of general circulation. The advertisement shall include at a minimum:

- Date, time, and location of the hearing;
- Petition name, number and applicant contact info;
- Description of the proposed land uses; and
- 2 in. x 3 in. map of the project location, as applicable.

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E. Posting of a Sign

Applicability	For applicable land use petitions, the posting of a sign shall be as follows.
Timing	The sign shall be posted at least 15 days before the Hearing Examiner, Planning Commission, or the BCC acting as the BZA hearing.
Sign Requirements	 The sign copy must occupy the total area of the sign. The requirements for the size, location, and proof of posting and removal of the sign are as follows: 1. Properties < 1 acre: The sign shall measure at least 1 and ½ square feet in area. The sign is erected by the Planning & Zoning Department on behalf of the applicant. 2. Properties > 1 acre: The sign shall measure at least 32 square feet in area. The sign is erected by the applicant. At least 1 sign is placed on each external boundary that fronts a street. If the external boundaries along a street exceed 1,320 linear feet, signs are placed equidistant from one another with a maximum spacing of 1,000 linear feet. However, the number of signs along an exterior boundary fronting a street cannot exceed 4 signs. 3. All properties: The sign must be located in full view of the public on each street side of the subject property.
	 Where the subject property is landlocked or for some other reason the signs cannot be posted directly on the subject property, then the sign or signs are erected along the nearest street right-of-way, with an attached notation indicating generally the distance and direction to the subject property.
	• The applicant must provide evidence to the Planning & Zoning Department that the sign(s) were erected by furnishing photographs of the sign(s) that show the date of their erection at least 10 days before the scheduled public hearing.
Removal of Sign	The signs shall remain in place until any of the following occur:
	1. Final action is taken on the application, or
	2. The Planning & Zoning Department receives written notification that the applicant is

withdrawing or indefinitely continuing the application.

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Chapter 9. Office of the Hearing Examiner - Procedures

Reference	LDC section 3 10.00, Code of Laws and Ordinances section 2-83 through 2-90, and Ordinance No. 2013-25.
Applicability	The Hearing Examiner hears and makes final decisions pursuant to the Code of Laws and Ordinances section 2-83 through 2-90 and Ordinance No. 2013-25.
	A minor conditional use is one which does not require environmental review under Section 2-1191 <i>et seq.</i> of the Code of Laws and Ordinances and which is not a case of great public interest or concern as determined in the discretion of the Hearing Examiner or as requested by a member of the Board of County Commissioners.
	If the Hearing Examiner recuses, disqualifies himself or herself, or does not otherwise hear a particular case where the Hearing Examiner makes the final decision, these cases shall be heard by the Planning Commission in an advisory capacity and then forwarded to the Board of County Commissioners for the final decision.
Assignment	Once the application is submitted to the County and deemed complete pursuant to Chapters 1 through 7 of the Administrative Code, as applicable, the following petitions shall be assigned to the Hearing Examiner:
	1. Administrative Type III Appeal.
	2. Alcohol Distance Waiver.
	3. Appeal of an Official Interpretation of the LDC.
	4. Automobile Service Station Waiver.
	5. Boat Dock Facility Extension, including Boat Lift Canopy Deviations.
	6. Minor Conditional Use.
	7. Minor Conditional Use Re-Review.
	8. Minor Conditional Use Extension.
	9. Non-Conforming Use Change and Non-Conforming Use Alteration.
	10. Parking Exemption with a Public Hearing.
	11. Post Take Plan, if applicable.
	12. PUD Extension.
	13. PUD Insubstantial Changes, including Minor Text Changes.
	14. PUD Minor Change to Remove an Affordable Housing Contribution.
	15. Sign Variance.
	16. Site Plan with Deviations for Redevelopment Projects.
	17. Stewardship Receiving Area (SRA) Insubstantial Changes, including Minor Text

Changes.

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	18. Variance.
	19. Zoning Verification Letter – PUD Comparable Use Determination.
Hearing Examiner Review	Upon completion of the staff report by the assigned planner pursuant to Chapters 1 through 7 of the Administrative Code, as applicable, five copies of the staff report and application materials shall be forwarded to the Hearing Examiner for all matters assigned to the Hearing Examiner.
Pre-Hearing Conference	The Hearing Examiner may have ex parte communications with any party or person.
Motions for Disqualification	Unless good cause is shown, all motions for disqualification of the Hearing Examiner shall be filed no later than ten (10) working days prior to the scheduled public hearing before the Hearing Examiner. The motion shall be accompanied by an affidavit stating particular grounds, which shall be limited to those for which a judge may be disqualified. The affidavit must state facts sufficient to show that the movant has a well-founded fear that the movant will not receive a fair and impartial hearing. Unless denied as untimely, the motion shall be ruled on by the Hearing Examiner before whom the case is pending. If the motion and affidavit are found legally sufficient, the Hearing Examiner shall disqualify himself or herself, after which the matter will be set for hearing as provided for in the Land Development Code for such particular action. The Hearing Examiner may also recuse or disqualify himself or herself at any time in accordance with Ord. 2013- 25.
Notice	Public notice is required for all Hearing Examiner hearings.
	⇔ See the specific Administrative Code section for the public notice requirements necessary for the petition.
	\Leftrightarrow See Chapter 8 of the Administrative Code for additional notice information.
Public Hearing – Participants	The participants before the Hearing Examiner shall be the applicant, County staff, County agencies, proponents and opponents, inclusive of the public, and witnesses with relevant testimony. The proponent shall be defined as a participant in favor of the application, exclusive of the applicant; whereas, the opponent shall be defined as a participant against the application. Both definitions are inclusive of the public and any other parties of record. All participants will testify under oath.
Public Hearing – Rules of Procedure	1. Due Process. For hearings, basic due process requires that the parties have notice of the hearing and an opportunity to be heard. Parties must be able to present evidence and be informed of all the facts upon which the County acts. The term "parties" to any proceeding are the Applicant and the County (or their representatives) and does not include public participants or their representatives.
	2. Evidence. Irrelevant, immaterial, or unduly repetitious evidence shall be excluded. Any part of the evidence may be received in written form, and all testimony shall be under oath. Hearsay evidence may be used for the purpose of supplementing or explaining other evidence but it shall not be sufficient, in itself, to support a finding by the Hearing Examiner unless it would be

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admissible over objections in a civil action.

- 3. Application of rules. The Hearing Examiner is responsible for ensuring these rules are applied equally and consistently to all evidence and testimony presented by the parties and public participants.
- 4. Burden of Proof. The applicant has the burden of proof to show by competent and substantial evidence that the proposed request conforms to the LDC and the GMP.
- 5. Expert Witness. A witness may be qualified by the Hearing Examiner as an expert through specialized knowledge, training, experience or education, which is not limited to academic, scientific or technical knowledge.

Public Hearing -Order of **Proceedings**

- 1. Hearings will be conducted in an informal but courteous and professional manner. To the extent possible and at the Hearing Examiner's discretion, the order of proceedings will be as follows:
 - Hearing Examiner's explanation of rights and responsibilities of all ٠ interested persons as well as an explanation of future proceedings that may occur in relation to the matter to be heard.
 - ٠ The announcement of the matter to be heard and if applicable, Hearing Examiner discloses all ex parte communications.
 - Presentation of request or appeal by applicant, appellant, or representative.
 - Presentation of County's position.
 - Public participation and comment.
 - ٠ Rebuttal and closing statement by applicant, appellant or representative. Rebuttal testimony may not be used to provide new information.
- 2. Questioning shall be confined as closely as possible to the scope of direct testimony. The Hearing Examiner may call and question witnesses as he or she deems necessary and appropriate. The Hearing Examiner shall decide all questions of procedure and will raise questions and provide comments at anytime during the hearing.

Matters to be considered by the Searing Examiner

Public Hearing - The Hearing Examiner shall not be limited to the evidence presented by Applicant or County at the hearing. The Hearing Examiner may consider any additional relevant evidence including, but not limited to, any of the following:

- 1. The history of the subject parcel.
- 2. Applicable regulations and development standards promulgated.
- 3. Applicable goals, objectives, and policies contained in the Comprehensive Plan.
- 4. Reports and recommendations filed by reviewing agencies.
- Physical characteristics of the subject parcel and surrounding lands.
- Impact on the surrounding transportation network.

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- 7. Availability and capacity of public services.
- 8. Nature of and impacts on surrounding land use.

Development Code (LDC).

- 9. Environmental impact of the proposed development activity.
- **10.** Application of criteria in LDC relating to the requested petition.
- 11. Site visit.

All such additional relevant evidence shall be made part of the record at the hearing.

Public Hearing ~ Findings and Decision of the Hearing Examiner

- The decision of the Hearing Examiner shall be in writing and include:
 Summary of proposed development activity and the evidence
 - Findings of fact and conclusions of law, including compliance or noncompliance of the proposed development activity with applicable provisions of the Growth Management Plan (GMP) and the Land
 - A decision to grant, grant with conditions or deny the application with reasons therefore specified, including any recommended conditions.
- 2. Persons wishing to receive a copy of the decision by mail may supply County staff with their name, address and a stamped, self-addressed envelope for that purpose.

Protic Hearing – Record of hearing Refore the Hearing Examiner

- 1. A verbatim transcript of all public hearings before the Hearing Examiner shall be recorded by the Clerk of the Board and also transcribed by an official court reporter. Any person may request and obtain a transcript of the record from the court reporter at their own expense.
- 2. The record of the hearing before the Hearing Examiner shall consist of:
 - The application and accompanying documents.
 - Staff reports and recommendations.
 - All exhibits and documentary evidence.
 - The decision of the Hearing Examiner.
 - Verbatim transcript of the proceedings.

Public Hearing – Oricisions to be Filed	Decisions shall be filed with the Clerk to the Board of County Commissioners.
Public Hearing – Decision of the Fearing Examiner	A copy of the decision of the Hearing Examiner is required to be filed with the Clerk of the Board within 30 working days after the conclusion of the public hearing before the Hearing Examiner. The Hearing Examiner will deliver all decisions by electronic mail or regular mail.
Public Hearing – Decisions to	Decisions of the Hearing Examiner shall be noted for information purposes on the zoning map for variances, conditional uses, and boat dock extensions.

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Notated on Zoning Map

Public Hearing – Reconsideration of matter by the Hearing Examiner

- **1.** On motion by a party, the Hearing Examiner may grant a rehearing on an application for the following reasons:
 - Mistake, inadvertence or excusable neglect;
 - Newly discovered evidence which by due diligence could not have been discovered in time for the original hearing; or
 - Fraud, misrepresentation or other misconduct of an adverse party.
- 2. The motion for reconsideration by a party shall be made prior to the deadline for filing an appeal. The filing of such a motion tolls the time for filing an appeal. The time for filing an appeal shall begin anew in full upon the Hearing Examiner's denial of such a motion.

Public Hearing – Continuance(s) of the public hearing shall be permitted for good cause as Continuance(s) determined by the Hearing Examiner. If the continuance of the public hearing is to a specific date and time, then re-advertisement of the hearing shall not be required.

Public Hearing - 1. V Appeal of the re Decision by the to Hearing Examiner ir

 Within 30 days after the Hearing Examiner's written determination has been rendered, either the County or the landowner may appeal the determination to the Board of County Commissioners. Any additional fee for a landownerinitiated appeal must accompany the appeal. At the public hearing, the Board of County Commissioners will review the record created by the Hearing Examiner's proceedings, but the Board may by majority vote accept evidence not presented to the Hearing Examiner.

- 2. The Board of County Commissioners may:
 - Affirm the Hearing Examiner's determination, with or without modifications or conditions; or
 - Reject the Hearing Examiner's determination, except that the Board may not modify the determination or impose conditions, or reject the Hearing Examiner's determination unless the Board expressly finds that one or more of the Hearing Examiner's findings of fact or conclusions of law is not supported by competent substantial evidence in the official record, or that the Hearing Examiner's determination otherwise specifically failed to properly apply one or more of the criterion in the LDC or GMP.

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Chapter 10. Where to Find Current Information

This Administrative Code references a number of documents that are important to the development process. All of these documents are available at the Planning & Zoning Department offices, or online at the references listed below. These documents include:

Document	Description	Reference
Collier County Growth Management Plan ("GMP")	The GMP establishes the County's official policies for land development. All land development regulations and permits must be consistent with the GMP.	Online at http://www.colliergov.net/ Index.aspx?page=257
Collier County Land Development Code (LDC)	The LDC includes the regulations that implement the GMP. The processes in the Administrative Code are based on the LDC.	Online at http://library.municode.co m/index.aspx?clientId=139 92&stateId=9&stateName= Florida (see discussion below)
Zoning Map	The Zoning Map shows the boundaries of the County's zoning districts.	Online at http://www.colliergov.net/ ftp/GraphicApps/Maps/Col lier_County_Base_map.ht m
Code of Laws and Ordinances of Collier County, Florida (" Code of Laws")	The Code of Laws consolidates the County's laws – its general and permanent ordinances. Several provisions of the Code of Laws are implemented by procedures in the Administrative Code.	Online at http://library.municode.co m/index.aspx?clientId=105 78&stateId=9&stateName= Florida
Florida Statutes	These include the state constitution and state laws. The Administrative Code includes various references to the state statutes.	Online at http://www.leg.state.fl.us/ Statutes/index.cfm
Planning & Zoning Department website	This includes background information, applications, contacts, and other information relating to land development in Collier County.	Online at http://www.colliergov.net/ Index.aspx?page=128. You can download forms at http://www.colliergov.net/ index.aspx?page=3384
Growth Management Division (GMD) Fee Schedule (September 23, 2008)	These are the fees that an applicant must pay when filing an application under the Administrative Code. The fees offset the cost of administering the LDC . The County will not accept an application unless the required fee is paid.	Online at http://www.colliergov.net/ index.aspx?page=128 Applicants should check the website before filing an application, because the fees change from time to

Chapter 10 | Where to Find Current Information

time.

The Land Development Code (LDC) is codified on the Municipal Code Corporation's website at www.municode.com. Click "Online Library," then click "Florida," then click "Collier County," and then click the "Collier County Land Development Code." The codified ordinance may not be current. To find ordinances that have amended the LDC since its most recent codification, go the Collier County Clerk's website at http://www.collierclerk.com/ClerkToTheBoard/MinutesandRecords – click "Board Minutes and Records," then "Accept," and then click "BMR," "Boards, Minutes and Records," then "BMR Validated Ordinances." Members of the general public may find it difficult to search through the minutes to locate an LDC provision they are interested in. A member of the Planning & Zoning Department staff can assist you with finding the most current ordinances that affect development in your neighborhood or of your property.

Printed copies of the LDC, Growth Management Plan, and forms are available for purchase at the Growth Management Division building, located at 2800 N. Horseshoe Drive, Naples, FL.

Chapter 11. Contact Information

Contact information is available on the County website. When an application is filed with the Planning & Zoning Department the appropriate staff member is assigned to the application. Staff will conduct a Completeness and Processing and will contact the **applicant** about whether the filing is in order. The **applicant** can contact the assigned staff member throughout the various steps of each process.

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Chapter 12. Acronyms

A – Rural Agricultural Zoning District ACOE – Army Corps of Engineers ACP – Agricultural Clearing Permit ACSC - Area of Critical State Concern ADT - Average Daily Trips ASI – Area of Significant Influence BCC -- Board of Collier County Commissioners **BD** – Boat Dock Petition BMUD - Bayshore Drive Mixed Used District **BP** – Business Park District BZA – Board of Zoning Appeals C-1 – Commercial Professional General Office District C-2 – Commercial Convenience District C-3 – Commercial Intermediate District C-4 – General Commercial District C-5 - Heavy Commercial District CCME – Conservation and Coastal Management Element CCPC - Collier County Planning Commission CCSL(P) – Coastal Construction Setback Line (Permit) CDD – Community Development District CEB - Code Enforcement Board **CF** – Community Facility CIE – Capital Improvement Element CIP – Capital Improvement Program CMO – Corridor Management Overlay C.O. – Certificate of Occupancy **CON** – Conservation Zoning District CRD – Compact Rural Development CSP - Conceptual Site Plan CU - Conditional Use DBH - Diameter at Breast Height DEO – Department of Economic Opportunity D.O. - Development Order DRI - Development of Regional Impact DSWT - Dry Season Water Table E – Estates Zoning District EAC – Environmental Advisory Council **EIS – Environmental Impact Statement** EPA – Environmental Protection Agency **EXP** – Excavation Permit FAC – Florida Administrative Code FDEP - Florida Department of Environmental Protection FDOT - Florida Department of Transportation FFWCC - Florida Fish & Wildlife Conservation Commission FIAM – Financial Impact Analysis Module

FIHS – Florida Interstate Highway System FLUCFCS - Land Use Cover and Forms Classification System FLUE - Future Land Use Element FLUM - Future Land Use Map FP - Final Plat FS – Florida Statutes FSA – Flow way Stewardship Area GC - Golf Course GGAMP - Golden Gate Area Master Plan GGPPOCO - Golden Gate Pkwy Professional OfficeCommercial Overlay District GMP – Growth Management Plan GPCD - Gallons Per Capita per Day GT - Gopher Tortoise GWP - Ground Water Protection Zone GZO - Goodland Zoning Overlay HSA – Habitat Stewardship Area I – Industrial Zoning District ICBSD – Immokalee Central Business Subdistrict LDC – Land Development Code LOS - Level of Service LPA – Local Planning Agency LSPA – Littoral Shelf Planting Area M/F - Multi-family Use or Zoning MH - Mobile Home MHO - Mobile Home Overlay MLW - Mean Low Water MPP – Manatee Protection Plan NBMO - North Belle Meade Overlay NC – Neighborhood Commercial District NRPA - Natural Resource Protection Area O.C. - On Center P – Public Use District PPL – Plans and Plat PSI – Pounds Per Square Inch PSP – Preliminary Subdivision Plat PUD – Planned Unit Development **RSF** – Residential Single-Family Districts RCW - Red Cockaded Woodpecker RFMU – Rural Fringe Mixed Use District **RLS** – Request for Legal Service RLSA(O) - Rural Lands Stewardship Area (Overlay) **RMF – Residential Multi-Family Districts** RNC – Residential Neighborhood Commercial Subdistrict R.O.W. - Right of Way **RSF** – Residential Single-Family SBCO – Santa Barbara Commercial Overlay District SBR - School Board Review SDP - Site Development Plan S/F - Single Family Use/Zoning

Chapter 12 | Acronyms

TDR – Transfer of Development Rights SFWMD – South Florida Water Management District SIP – Site Improvement Plan TP – Turtle Permit SLR – Sound Level Reduction TTRVC – Travel Trailer Recreational Vehicle SRA – Stewardship Receiving Area Campground SSA – Stewardship Sending Area USFWS – United States Fish & Wildlife Service ST – Special Treatment Zoning Overlay VOB – Vehicle on the Beach Permit ST-NAR – Special Treatment-Natural Aquifer VR – Village Residential Zoning District Recharge VRP – Vegetation Removal Permit SWFRPC – Southwest Florida Regional Planning VRSFP – Vegetation Removal & Site Fill Permit Council W – Waterfront District TCEA – Transportation Concurrency Exception Areas WRA - Water Retention Area (within RLSA) TCMA – Transportation Concurrency Management Areas

Chapter 13. Glossary

Addressing Checklist	An addressing checklist is a form that must be signed by a member of the Addressing Staff. This form indicates the petition type, the legal description, folio/property identification number, the street address, location information, and a survey for unplatted properties. The addressing checklist form can be found on the Collier County website, on the Zoning and Land Use Application page. A person or entity who files an application with the Growth Management Division, including their representative or agent.	
Applicant		
Applicant Contact	The applicant contact information should include, but not limited to the following:	
mormation	 Applicant/owner or agent's: 	
	o Name;	
	o Address;	
	o Phone number;	
	 Email address; and 	
	• The name of the firm where the agent is employed, if applicable.	
Architect	A natural person who is licensed under F.S. Chapter 481, Part I to engage in the practice of architecture.	
Engineer	A person who is licensed to engage in the practice of engineering under F.S. Chapter 471, and who practices principally in the design and construction of public works or infrastructure.	
Collier County Code of Laws & Ordinances	The general codification of the general and permanent ordinances of Collier County, Florida. The Code of Laws and Ordinances is available online at www.municode.com.	
Electronic Copies of all Documents	An electronic version of all plans and documents, in PDF or Word format, on a CDROM as part of the submittal package.	
Landscape Architect	A person who holds a license to practice landscape architecture in the State of Florida under the authority of F.S. Chapter 481, Part II.	
Land Development Code (LDC)	The Collier County Land Development Code 2004-41. The LDC is available online at www.municode.com.	
Mailed Notice	⇔ See LDC section 10.03.05 B.	
NIM	⇔ See LDC section 10.03.05 A.	
Newspaper	⇔ See LDC section 10.03.05 C.	

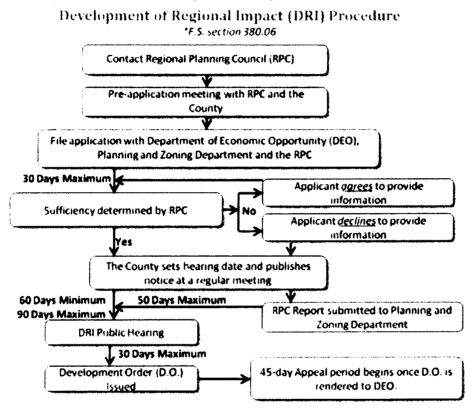
Chapter 13 | Glossary

Advertisement

The map that shows the location and boundaries of the zoning districts established by the LDC section 2.02.01.	
A person who is certified by the American Institute of Certified Planners (AICP).	
A copy of the recorded deed, contract for sale or agreement for sale, or a notarized statement of ownership clearly demonstrating ownership and control of the subject lot or parcel of land. The application shall also present a notarized letter of authorization from the property owner(s) designating the applicant as the agent acting on behalf of the owner(s).	
The folio number that identifies a property or the parcels that are assigned by the Collier County Property Appraiser.	
The owner of the property that is subject to an application for development approval, or the designated agent or attorney.	
Persons or entities who own property in the area that are subject to a mailed written notice of a hearing, pursuant to LDC subsection 10.03.05 B., \Leftrightarrow See Chapter 8 of the Administrative Code for additional information.	
The following list of documents and materials shall be provided for the following land use applications, including, but not limited to: SDPs, SDPAs, PPLs, and PUDAs. The Planning & Zoning Department shall review the PUD materials concurrent with all applicable land use applications.	
1. PUD ordinance and any amendments.	
2. A copy of the latest approved agreements.	
 An itemized list of all commitments identified within the agreement/ordinance and a corresponding detailed status report of the commitments. 	
4. Notarized affidavit from the owner/authorized agent that certifies all commitments within the agreements or PUD are compliant or not applicable at this time, or that work identified in the application being submitted fulfills the outstanding commitments.	
5. An up to date site drawing illustrating (except for DRIs):	
 All on-site and off-site infrastructure identified as a commitments which have been completed or are pending such as turn lanes, entrance lighting signalization, right-of-way dedication, water management, well fields, conservation easements, sidewalks, interconnections, etc. 	
 Other information as may be required by the County Manager or designee that is consistent with the monitoring of agreements and PUD ordinances. 	

Appendix A.

The following is a flow chart indentifying the State, Regional and Local Review Procedure.



STATE OF FLORIDA)

COUNTY OF COLLIER)

I, DWIGHT E. BROCK, Clerk of Courts in and for the Twentieth Judicial Circuit, Collier County, Florida, do hereby certify that the foregoing is a true and correct copy of:

ORDINANCE 2013-57

which was adopted by the Board of County Commissioners on the 24th day of September, 2013, during Regular Session.

WITNESS my hand and the official seal of the Board of County Commissioners of Collier County, Florida, this 30th day of September, 2013.

DWIGHT E. BROCK Clerk of Courts and Glerk Ex-officio to Board of County Commissioners 18 fa! Martha Verga By: Deputy Clerk