

2800 NORTH HORSESHOE DRIVE NAPLES, FLORIDA 34104 (239) 252-2400 FAX: (239) 252-6358

Application for a Public Hearing for PUD Rezone, Amendment to PUD or PUD to PUD Rezone

PETITION NO
PROJECT NAME
DATE PROCESSED

To be completed by staff

PUD Rezone (PUDZ): LDC subsection 10.02.13 A.-F., Ch. 3 G. 1 of the Administrative Code **Amendment to PUD (PUDA):** LDC subsection 10.02.13 E. and Ch. 3 G. 2 of the Administrative Code

PUD to PUD Rezone (PUDR): LDC subsection 10.02.13 A.-F.

APPLICANT CONTACT INFORMATION

Name of Applicant if diffe	erent than owner:		
Address:	City:	State:	ZIP: _
Telephone:	Cell:	Fax	:
E-Mail Address:			
Name of Agent:			
Firm:			
	City:		
Telephone:	Cell:	Fax:	
E-Mail Address:			
Be aware that Collier Cou you are in compliance wit	Inty has lobbyist regulations.	Guide yourself acco	rdingly and



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REZONE REQUEST

This application is requesting a rezone from: _____

_____ Zoning district(s) to the

_____ zoning district(s).

Present Use of the Property: _____

Proposed Use (or range of uses) of the property: ______

Original PUD Name: ______

Ordinance No.: _____

PROPERTY INFORMATION

On a separate sheet attached to the application, provide a detailed legal description of the property covered by the application:

- If the request involves changes to more than one zoning district, the applicant shall include a separate legal description for property involved in each district;
- The applicant shall submit 4 copies of a recent survey (completed within the last six months, maximum 1" to 400' scale), if required to do so at the pre-application meeting; and
- The applicant is responsible for supplying the correct legal description. If questions arise concerning the legal description, an engineer's certification or sealed survey may be required.

Section/Township/Range: ____/___/

Lot: _____ Block: _____ Subdivision: ______

Metes & Bounds Description: ______

Plat Book:	Page #:	Property I.D. Nur	mber:		
Size of Property:	ft. x _	ft. =	Total Sq. Ft. Acres:		
Address/ General Location of Subject Property:					

PUD District (refer to LDC subsection 2.03.06 C):					
Commercial	Residential	Community Facilities	Industrial		
Mixed Use	Other:				



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ADJACENT ZONING AND LAND USE

	Zoning	Land Use
N		
S		
E		
W		

If the owner of the subject property owns contiguous property please provide a detailed legal description of the entire contiguous property on a separate sheet attached to the application.

Section/Township/Range: ____/___/

Lot: _____Block: _____Subdivision: ______

Plat Book: _____ Page #: _____ Property I.D. Number: ______

Metes & Bounds Description: _____

ASSOCIATIONS

Required: List all registered Home Owner Association(s) that could be affected by this petition. Provide additional sheets if necessary. Information can be found on the Board of County Commissioner's website at http://www.colliergov.net/Index.aspx?page=774.

Name of Homeowner Association:			
Mailing Address:	City:	State:	ZIP:
Name of Homeowner Association:			
Mailing Address:	City:	State:	ZIP:
Name of Homeowner Association:			
Mailing Address:			
Name of Homeowner Association:			
Mailing Address:			
Name of Homeowner Association:			
Mailing Address:	City:	State:	ZIP:



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EVALUATION CRITERIA

Pursuant to LDC subsections 10.02.13 B, 10.02.08 F and Chapter 3 G. of the Administrative Code, staff's analysis and recommendation to the Planning Commission, and the Planning Commission's recommendation to the Board of County Commissioners shall be based upon consideration of the applicable criteria. On a separate sheet attached to the application, provide a narrative statement describing the rezone request with specific reference to the criteria below. Include any backup materials and documentation in support of the request.

- a. The suitability of the area for the type and pattern of development proposed in relation to physical characteristics of the land, surrounding areas, traffic and access, drainage, sewer, water, and other utilities.
- b. Adequacy of evidence of unified control and suitability of any proposed agreements, contract, or other instruments, or for amendments in those proposed, particularly as they may relate to arrangements or provisions to be made for the continuing operation and maintenance of such areas and facilities that are not to be provided or maintained at public expense. Findings and recommendations of this type shall be made only after consultation with the county attorney.
- c. Conformity of the proposed PUD with the goals, objectives and policies of the Growth Management Plan. (This is to include identifying what Sub-district, policy or other provision allows the requested uses/density, and fully explaining/addressing all criteria or conditions of that Sub-district, policy or other provision.)
- d. The internal and external compatibility of proposed uses, which conditions may include restrictions on location of improvements, restrictions on design, and buffering and screening requirements.
- e. The adequacy of usable open space areas in existence and as proposed to serve the development.
- f. The timing or sequence of development for the purpose of assuring the adequacy of available improvements and facilities, both public and private.
- g. The ability of the subject property and of surrounding areas to accommodate expansion.
- h. Conformity with PUD regulations, or as to desirable modifications of such regulations in the particular case, based on determination that such modifications of justified as meeting public purposes to a degree at least equivalent to literal application of such regulations.

Deed Restrictions: The County is legally precluded from enforcing deed restrictions; however, many communities have adopted such restrictions. You may wish to contact the civic or property owners association in the area for which this use is being requested in order to ascertain whether or not the request is affected by existing deed restrictions.



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Previous land use petitions on the subject property: To your knowledge, has a public hearing been held on this property within the last year? If so, what was the nature of that hearing?

Official Interpretations or Zoning Verifications: To your knowledge, has there been an official interpretation or zoning verification rendered on this property within the last year? Yes No if so please provide copies.

PUBLIC NOTICE REQUIREMENTS

This land use petition requires a Neighborhood Information Meeting (NIM), pursuant to Chapter 3 E. of the Administrative Code and LDC section 10.03.06. Following the NIM, the applicant will submit a written summary and any commitments that have been made at the meeting. Refer to Chapter 8 B. of the Administrative Code for the NIM procedural requirements.

Chapter 8 of the Administrative Code requires that the applicant must remove their public hearing advertising sign(s) after final action is taken by the Board of County Commissioners. Based on the Board's final action on this item, please remove all public hearing advertising sign(s) immediately.

RECORDING OF DEVELOPER COMMITMENTS

Within 30 days of adoption of the Ordinance, the owner or developer (specify name) at their 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 Ordinance. The Memorandum or Notice shall be in form acceptable to the County and shall comply with the recording requirements of Chapter 695, FS. A recorded copy of the Memorandum or Notice shall be provided to the Collier County Planned Unit Development Monitoring staff within 15 days of recording of said Memorandum or Notice.

LDC subsection 10.02.08 D

This application will be considered "open" when the determination of "sufficiency" has been made and the application is assigned a petition processing number. The application will be considered "closed" when the petitioner withdraws the application through written notice or <u>ceases to supply</u> <u>necessary information to continue processing or otherwise actively pursue the rezoning,</u> <u>amendment or change, for a period of 6 months</u>. An application deemed "closed" will not receive further processing and an application "closed" through inactivity shall be deemed withdrawn. An application deemed "closed" may be re-opened by submission of a new application, repayment of all application fees and the grant of a determination of "sufficiency". Further review of the request will be subject to the then current code.



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STATEMENT OF UTILITY PROVISIONS FOR PUD REZONE REQUEST

APPLICANT CONTACT INFORMATION

Name of Applicant(s):			
Address:			ZIP:
Telephone: Cel	l:	Fax:	
E-Mail Address:			
Address of Subject Property (If available			
City: State:	21P:		
PRC	OPERTY INFORMATION		
Section/Township/Range:/	/		
Lot: Block: Subdivision:			
Metes & Bounds Description:			
Plat Book: Page #: Property			
TYPE OF SEW	AGE DISPOSAL TO BE P	ROVIDED	
 Check applicable system: a. County Utility System b. City Utility System c. Franchised Utility System d. Package Treatment Plant e. Septic System 	Provide Na (GPD Capa	ıme: city):	
TYPE OF WA	ATER SERVICE TO BE PR	OVIDED	
Check applicable system:a.County Utility Systemb.City Utility Systemc.Franchised Utility Systemd.Private System (Well)	Provide Na	ime:	
Total Population to be Served:			
Peak and Average Daily Demands:			
	Average Daily:		
B. Sewer-Peak: If proposing to be connected to Collier	Average Daily:		provide the date
service is expected to be required:			



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Narrative statement: Provide a brief and concise narrative statement and schematic drawing of sewage treatment process to be used as well as a specific statement regarding the method of affluent and sludge disposal. If percolation ponds are to be used, then percolation data and soil involved shall be provided from tests prepared and certified by a professional engineer.

Collier County Utility Dedication Statement: If the project is located within the service boundaries of Collier County's utility service system, a notarized statement shall be provided agreeing to dedicate the water distribution and sewage collection facilities within the project area to the Collier County Utilities. This shall occur upon completion of the construction of these facilities in accordance with all applicable County ordinances in effect at that time. This statement shall also include an agreement that the applicable system development charges and connection fees will be paid to the County Utilities Division prior to the issuance of building permits by the County. If applicable, the statement shall contain an agreement to dedicate the appropriate utility easements for serving the water and sewer systems.

Statement of Availability Capacity from other Providers: Unless waived or otherwise provided for at the pre-application meeting, if the project is to receive sewer or potable water services from any provider other than the County, a statement from that provider indicating adequate capacity to serve the project shall be provided.



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COVENANT OF UNIFIED CONTROL

The undersigned do hereby swear or affirm that we are the fee simple titleholders and owners of record of property commonly known as

(Street address and City, State and Zip Code)

and legally described in *Exhibit A* attached hereto.

The property described herein is the subject of an application for ______ planned unit development (_____PUD) zoning. We hereby designate______, legal representative thereof, as the legal representatives of the property and as such, these individuals are authorized to legally bind all owners of the property in the course of seeking the necessary approvals to develop. This authority includes, but is not limited to, the hiring and authorization of agents to assist in the preparation of applications, plans, surveys, and studies necessary to obtain zoning approval on the site. These representatives will remain the only entity to authorize development activity on the property until such time as a new or amended covenant of unified control is delivered to Collier County.

The undersigned recognize the following and will be guided accordingly in the pursuit of development of the project:

- 1. The property will be developed and used in conformity with the approved master plan including all conditions placed on the development and all commitments agreed to by the applicant in connection with the planned unit development rezoning.
- 2. The legal representative identified herein is responsible for compliance with all terms, conditions, safeguards, and stipulations made at the time of approval of the master plan, even if the property is subsequently sold in whole or in part, unless and until a new or amended covenant of unified control is delivered to and recorded by Collier County.
- 3. A departure from the provisions of the approved plans or a failure to comply with any requirements, conditions, or safeguards provided for in the planned unit development process will constitute a violation of the Land Development Code.
- 4. All terms and conditions of the planned unit development approval will be incorporated into covenants and restrictions which run with the land so as to provide notice to subsequent owners that all development activity within the planned unit development must be consistent with those terms and conditions.
- 5. So long as this covenant is in force, Collier County can, upon the discovery of noncompliance with the terms, safeguards, and conditions of the planned unit development, seek equitable relief as necessary to compel compliance. The County will not issue permits, certificates, or licenses to occupy or use any part of the planned unit development and the County may stop ongoing construction activity until the project is brought into compliance with all terms, conditions and safeguards of the planned unit development.

Owner		Owner	
Printed Name		Printed Name	
STATE OF FLORIDA COUNTY OF COLLIER			
The foregoing instrument was acknowleg		eans of physical presence or online notal or qualifier)	
Such person(s) Notary Public must check Are personally known to me	applicable box:		
Has produced a current drivers license			
Has produced	as identification.	Notary Seal	
Notary Signature:			



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Final Submittal Requirement Checklist for:PUD Rezone- Ch. 3 G. 1 of the Administrative Code

Amendment to PUD- Ch. 3 G. 2 of the Administrative Code

PUD to PUD Rezone- Ch. 3 G. 1 of the Administrative Code

The following Submittal Requirement checklist is to be utilized during the Pre-Application Meeting and at time of application submittal. At final submittal, the checklist is to be completed and submitted with an up-to-date application. Please provide the submittal items in the exact order listed below, with cover sheets attached to each section. Incomplete submittals will not be accepted. A Model PUD Document is available online at http://www.colliercountyfl.gov/Home/ShowDocument?id=76983.

REQUIREMENTS	# OF COPIES	REQUIRED	NOT REQUIRED
Cover Letter with Narrative Statement including a detailed description of	1		
why amendment is necessary	4		
Completed Application with required attachments (download latest version)	1		
Pre-application meeting notes	1		
Affidavit of Authorization, signed and notarized	1		
Property Ownership Disclosure Form	1		
Notarized and completed Covenant of Unified Control	1		
Completed Addressing Checklist	1		
Warranty Deed(s)	1		
List Identifying Owner and all parties of corporation	1		
Signed and sealed Boundary Survey	1		
Architectural Rendering of proposed structures	1		
Current Aerial Photographs (available from Property Appraiser) with			
project boundary and, if vegetated, FLUCFCS Codes with legend included	1		
on aerial.			
Statement of Utility Provisions	1		
Environmental Data Requirements pursuant to LDC section 3.08.00	1		
Environmental Data Requirements collated into a single Environmental			
Impact Statement (EIS) packet at time of public hearings. Coordinate with			
project planner at time of public hearings.			
Listed or Protected Species survey, less than 12 months old. Include	1		
copies of previous surveys.	T		
Traffic Impact Study	1		
Historical Survey	1		
School Impact Analysis Application, if applicable	1		
Electronic copy of all required documents	1		
Completed Exhibits A-F (see below for additional information) ⁺			
List of requested deviations from the LDC with justification for each (this			
document is separate from Exhibit E)			

Checklist continues on next page



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Revised Conceptual Master Site Plan 24" x 36" and One 8 1/2" x 11" copy			
Original PUD document/ordinance, and Master Plan 24" x 36" – Only if			
Amending the PUD			
Revised PUD document with changes crossed thru & underlined	1		
Copy of Official Interpretation and/or Zoning Verification	1		
*If located in Immokalee or seeking affordable housing, include an additional set of each submittal requirement			

⁺The following exhibits are to be completed on a separate document and attached to the application packet:

- **Exhibit A: List of Permitted Uses**
- **Exhibit B: Development Standards**
- **Exhibit C: Master Plan- See Chapter 3 E. 1. of the Administrative Code**
- **Exhibit D: Legal Description**
- **Exhibit E: List of Requested LDC Deviations and justification for each**
- **Exhibit F: List of Development Commitments**

If located in RFMU (Rural Fringe Mixed Use) Receiving Land Areas

Pursuant to LDC subsection 2.03.08.A.2.a.2.(b.)i.c., the applicant must contact the Florida Forest Service at **239-690-3500** for information regarding "Wildfire Mitigation & Prevention Plan."

PLANNERS - INDICATE IF THE PETITION NEEDS TO BE ROUTED TO THE FOLLOWING REVIEWERS:

School District (Residential Components): Amy Lockheart	Conservancy of SWFL: Nichole Johnson
Utilities Engineering: Eric Fey	Parks and Recreation: Barry Williams (Director)
Emergency Management: Dan Summers	Immokalee Water/Sewer District:
City of Naples: Robin Singer, Planning Director	Other:
City of Naples Utilities	Other:

ASSOCIATED FEES FOR APPLICATION

- □ **Pre-Application Meeting:** \$500.00
- **PUD Rezone:** \$10,000.00* plus \$25.00 an acre or fraction of an acre
- **PUD to PUD Rezone:** \$8,000.00* plus \$25.00 an acre or fraction of an acre
- **PUD Amendment:** \$6,000.00* plus \$25.00 an acre or fraction of an acre
- **Comprehensive Planning Consistency Review:** \$2,250.00
- □ Environmental Data Requirements-EIS Packet (submittal determined at pre-application meeting): \$2,500.00
- Listed or Protected Species Review (when an EIS is not required): \$1,000.00
- □ Transportation Review Fees:
 - Methodology Review: \$500.00
 *Additional fees to be determined at Methodology Meeting.
 - Minor Study Review: \$750.00
 - Major Study Review \$1,500.00



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Legal Advertising Fees:

- CCPC: \$1,125.00
- o BCC: \$500.00

School Concurrency Fee, if applicable:

 Mitigation Fees, if application, to be determined by the School District in coordination with the County

Fire Code Plans Review Fees are not listed, but are collected at the time of application submission and those fees are set forth by the Authority having jurisdiction. The Land Development Code requires Neighborhood Notification mailers for Applications headed to hearing, and this fee is collected prior to hearing. All checks payable to: Board of County Commissioners.

As the authorized agent/applicant for this petition, I attest that all of the information indicated on this checklist is included in this submittal package. I understand that failure to include all necessary submittal information may result in the delay of processing this petition.

*Additional fee for the 5th and subsequent re-submittal will be accessed at 20% of the original fee.

Signature of Petitioner or Agent

Date

Printed named of signing party