Formatted: Numbering: Continuous

Sec. 110-319. PUD, Planned Unit Development.

1 2

3

4

5

6

7

8

9

10

11 12

13

14 15

16

17

18

19 20

21 22

23 24

25

26 27

28

29

30

31 32

33

34

35

36

37

(a) Purpose and intent. The purpose and intent of the PUD planned unit development classification is to provide for integrated and innovative developments, which are consistent with the comprehensive plan, in order to advance our city's economic growth potential and promote a more balanced and effective development pattern. In addition, it is intended that a proposed development be sensitive to existing adjacent and future land uses as depicted by the future land use map of the comprehensive plan, the natural environment and the impact upon supporting public infrastructure through such mechanisms as, but not limited to, the establishment of appropriate buffer areas between land uses, limitations upon the types of permissible uses, and structures that are to be permitted in the development. of the PUD Planned Unit Development is to offer an alternative to the residential, commercial and industrial districts of this Land Development Code. A PUD District may deviate from the definitive and precise requirements of established zoning districts if the particular areas to be developed can offer greater value to the community and can preserve the community's health, welfare and safety than if those same areas were to be developed as a single purpose zoning district. A PUD District may also be mixed-use so that it not only contains residential, commercial, office or industrial uses, but a combination of these uses.

The purpose of a Planned Unit Development is to:

- 1. Encourage flexibility in the development of land and in the design of structures.
- 2. Encourage planned diversification in the location of structures.
- 3. Encourage a creative approach to the use of land that results in better development and design than might otherwise be accomplished under the strict application of the Land Development Code.
- 4. Provide for the efficient use of land to facilitate a more effective arrangement of land uses, buildings, circulation systems and utilities.
- 5. Provide for more usable and suitably located open space and recreation areas than might otherwise be provided under the application of the Land Development Code.
- 6. Encourage the construction of appropriate aesthetic amenities which will enhance the character of the site.
- 7. Guarantee quality construction commensurate with other developments within the community, and compatible with the character of the surrounding area and adjoining properties.
- 8. Facilitate implementation of the Comprehensive Plan.
- Provide for the development of unique land areas and sites that would not be possible under the strict application of this Land Development Code.
 - 10. Encourage quality construction and design.

Formatted: Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.25" + Indent at: 0.5"

PUDs that were in existence prior to the effective date of this chapter [November 16, 1998]
shall continue in accordance with their original approval and shall be deemed to be lawful
conforming land uses. To the extent of any specific amendment to these PUDs, the amendment
must comply with the requirements of this chapter. Terms previously used in said the approved
PUDs may continue to be employed.

43 <u>(b) General Standards</u>

- 1. The PUD is under common ownership and/or unified control. If there are two (2) or more owners, the application for the PUD must be filed jointly by all such owners.
- 2. The minimum parcel size shall be five acres.
- 3. The rezoning authorizing the PUD may grant exceptions to the regulations contained in this Land Development Code including, but not limited to, use, density, area, bulk, off street parking and loading, landscaping and signs, as may be desirable to achieve the objectives of the proposed planned development, provided that such exception are fully consistent with and authorized by this Land Development Code.
- 4. PUD must be compatible with the purposes and intent of this Land Development Code and the City's Comprehensive Plan. A PUD must not substantially diminish the market value of surrounding properties, and it must not cause substantial impairment of the use of the properties.
- 5. The PUD must not adversely affect the natural environment of the community as a whole. Natural assets and features, such as existing trees and native vegetation, must be protected and preserved to the greatest extent practical.
- 6. The PUD must be accessible to public streets that are adequate to carry the traffic that will be generated by the proposed development. The streets and driveways within the proposed development must be adequate to serve the uses within the development,
- 7. All proposed streets, alleys and driveways must be adequate to serve the residents, occupants, visitors or other anticipated traffic. The PUD may be, subject to City Commission approval, designed to discourage outside through traffic from traversing the development. Access points to public streets, and the location of private streets, alleys and driveways are subject to the approval of the City Commission.
- 8. The pedestrian circulation system and its related walkways must provide for separation of pedestrian and vehicular movement and for maximum pedestrian safety.
- 9. The construction and maintenance of all utilities, roadways, parking facilities and other site improvement must be in accordance with the requirements of this Land Development Code and other regulations of the City. All roadways and utilities within a PUD must be constructed to specifications established by the Land Development Code. An agreement for the completion of this work may be established by the City and the developer.
- 10. A Transportation Impact Analysis (TIA) report shall be required for any project that is anticipated to generate in excess of 1,000 trips per day, as defined by the current

Formatted: Font: Italic

edition of the Institute of Transportation Engineers (ITE) Trip Generation Manual or if a

PUD is located in an area that has traffic safety or congestion concerns. The contents of
the TIA report shall, at a minimum, be consistent with a locally accept methodology,

11. Nothing in this section or this Code may be interpreted as negating the necessity of

- 11. Nothing in this section or this Code may be interpreted as negating the necessity of filing a plat as required by Article II. Subdivision Regulations of the Land Development Code.
- 12. The burden of justification for any PUD project is the exclusive responsibility of the applicant. The applicant is responsible for providing the information and data required in this section. In addition, as the PUD is intended to be an innovative approach, the applicant must provide any other data or information required by the Planning and Zoning Board or the City Commission to assist in decision-making.

Formatted: Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.33" + Indent at: 0.58"

(c) Exceptions from District Regulations

81 82

83

84

85 86

87

88 89

90

91 92

93

94

95

96

97

98

99 100

101

102

103 104

105

106

107

108

109

110

111

112

113

1. Permitted Bulk and Setback Regulation Exceptions.

Exceptions to the bulk and setback district regulations may be granted as part of PUD rezoning. A PUD is subject to the current district regulations, including any overlay districts and designated areas, unless such exception is granted. Exceptions from district regulations may be granted for a PUD with respect to district bulk regulations, required setbacks, off-street parking and loading, landscaping and screening, and signs of the City Commission finds that such exceptions:

- a. Enhance the overall merit of the PUD.
- b. Promote the objectives of both the City and the development.
- c. Enhance the quality of the design of the structures and the site plan.
- d. Enable the development to offer environmental and pedestrian amenities.
- e. Will not cause such an adverse impact on neighboring properties so as to outweigh the benefits of the development.
- f. Is compatible with Comprehensive Plan.
- g. Provide a public benefit to the City as described in section (d) below

(d) Public Benefits and Amenities

A PUD must demonstrate a substantial benefit to the City as part of the rezoning approval. No rezoning to a PUD may be approved unless the Planning and Zoning Board and City Commission determine that a public benefit has been provided to the City as part of the PUD design. Design characteristics and amenities that would qualify for this determination include, but are not limited to, the following:

- 1. Landscaping, buffering or screening within or around the perimeter of the PUD over and above the minimum required by the Land Development Code.
- 2. Additional landscaping and screening of parking lots and structures over and above the minimum required by the Land Development Code.

Formatted: Space Before: 0 pt, After: 0 pt

1111	2. Deduce use of impositious surface materials including cluster development and use of	c
114 115	 Reduce use of impervious surface materials, including cluster development and use of semi-pervious materials such as grass-crete and pervious pavers. 	L
116	4. Design characteristics including, but not limited to, mixed-use development, circulation	n
117	systems that utilize alleys or traffic-calming techniques, and a pedestrian-oriented	
118	environment.	
119	5. Community amenities including plazas, malls, formal gardens, places to congregate,	
120	outdoor seating, public art, and pedestrian and transit facilities.	
121	6. Preservation of environmental features	
122	7. Open space and recreational amenities that are available to the public such as:	
123	a. Swimming pools	
124	b. Tennis courts	
125	c. Recreational open space accessory buildings	
126	d. Jogging trails and fitness courses	
127	e. Playgrounds	
128	f. Natural water features, wetlands and conservation areas	
129	g. Detention areas which are accessible to occupants or the public via nature	
130	trails, boardwalks, and/or perimeter walkways, but only if they are designed as	<u>s</u>
131	natural water features and are landscaped with native vegetation	
132	8. Additional public infrastructure improvements in addition to the minimum required b	У
133	the PUD, such as new or repaved streets, installation of gutters and sewers, and traffic	C
134	control devices to improve traffic flow.	
135	(e) Planned Unit Development Regulations. The following regulations shall apply to all Planne	<u>b</u>
136	<u>Unit Developments (PUDs):</u>	
137	1. Unified ownership. All land within the PUD shall be under the ownership of one entity	_
138	either by deed, agreement for deed or contract for purchase. PUD applicants shall	
139	present either an opinion of title by an attorney licensed in Florida or a certification by	
140	an abstractor or a title company, authorized to do business in Florida, that, at the time	_
141	of initial application, unified ownership of the entire area within the proposed PUD is	<u>in</u>
142	the name of the applicant, or contract seller. Unified ownership shall thereafter be	
143 144	maintained until after the recording of the development agreement and master development plan.	
145	Utility distribution lines. All utility distribution lines within an RPUD and the residentia	
146	portions of a MPUD shall be located underground, where possible. Aboveground utility	_
147	connections may be permitted where there is hardship, as determined by the city	- 7
148	engineer, and the permissibility shall be recorded in the development agreement.	

150 151
152
153 154
155 156
157 158
159 160 161 162
163 164
165 166 167 168
169 170 171
172 173
174 175 176
177 178
179 180 181 182 183
184

186 187

149

- 3. Open space requirements. A minimum of 25 percent of the open space shall be designated as common open space. Common open space shall meet the following standards:
 - a. Its location, shape, size and character shall be illustrated on the PUD plan.
 - b. It shall be dedicated to and maintained by a HOA or POA. Maintenance guarantees shall be included in the Development Agreement.
 - c. Open space shall not include parking areas or driveways and shall be usable outdoor area for recreation and landscaping.
 - d. Required stormwater retention and lakes that do not have recreation amenities shall not count towards open space requirements
- 4. Time limit. The construction of the Planned Unit Development shall be started within 2

 years of the effective date of approval of the plan by the Commission. Failure to begin
 the development within said 2 years shall automatically void the development and the
 land shall revert to the same zoning classification which existed immediately preceding
 the approval of the Planned Unit Development.
- 5. Procedure for rezoning to PUD.
 - a. Pre-application stage. A pre-application meeting shall be conducted before a PUD rezoning application can be accepted. After the pre-application meeting, a conceptual plan may be submitted for review and comment prior to filing the application for rezoning.
 - 1. Pre-application meeting. The pre-application meeting is intended to provide for an informational exchange between the applicant and the administrative staff and will be arranged by the planning and development services department. No fee shall be charged. The applicant need not submit any plans or other information. However, the more information provided to staff for the proposed PUD will assist staff in providing guidance. At a minimum, the applicant will be advised of the PUD procedures and requirements, forms, application materials, guidelines, checklists, the comprehensive plan, zoning and other land development regulations. This information will be made available at a reasonable cost.
 - 2. Written development agreement (DA). As part of the PUD plan, a written development agreement shall be prepared, following a general format supplied by the planning and development services department at the preapplication meeting. The DA, along with the PUD plan, shall govern the development of the PUD and shall regulate the future use of the land. The DA shall include any statements or information requested by any reviewing department or agency at the pre-application meeting, such as:
 - aa. Evidence of unified ownership and control.
 - bb. Statement agreeing to:

Commented [ZG1]: Required stormwater retention and lakes that do not have recreations amenities should also be avaluded from this explicitly.

Formatted: Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.33" + Indent at: 0.58"

Formatted: Not Highlight

Formatted: Font: 12 pt, Italic

Formatted: Font: 12 pt

188 189	 Proceed with the proposed development according to all regulations;
190 191	 Provide appropriate performance and maintenance guarantees;
192	3) Follow all other provisions of this chapter to the extent not
193	expressly inconsistent with the written DA, and bind the
194	applicant's successors in title to his commitments.
195	cc. The acreage and percentage of the total land area devoted to
196	each of the proposed land uses.
197	dd. Maximum density for each type of dwelling.
198	ee. Maximum building heights.
199	ff. Minimum building spacing and floor areas.
200	gg. Lot sizes, yard areas and buffer areas, including perimeter buffers.
201	hh. Statement regarding the disposition of sewage and stormwater,
202	and arrangements for potable water.
203	ii. Statement regarding ingress/egress controls to the site.
204	jj. Statement regarding any road improvements to be made and the
205	thresholds for the traffic impact analysis.
206	kk. When the PUD is planned for phased development, a schedule of
207	the phases.
208	II. The proposed language of any covenants, easements or other
209	restrictions.
210	mm. Environmental considerations.
211	nn. Any additional information or statements subsequently deemed
212	necessary by any reviewing department or agency.
213	b. Master development plan (MDP). After the pre-application meeting, a MDP shall
214	be submitted to the planning and development services department. When
215	submitted, written comments on the MDP shall be made within twenty business
216	days by the planning and development services department and any other
217	departments. The planning and development services department shall
218 219	coordinate this review. A MDP shall indicate general land use categories and the approximate height, location, architectural character and site intensities/density
220	of dwelling units, and other structures. The MDP shall show the proposed street
221	layout, approximate street widths, school sites, open space areas, parks, existing
222	structures, natural/conservation areas, floodplain areas (if applicable), total
223	acreage and the existing zoning. Finally, the MDP shall include a vicinity map, and
224	any other salient information deemed appropriate by the applicant.

c. RPUD application stage. A completed and signed application for rezoning to a

RPUD, together with a PUD master development plan, development agreement,
and all related fees shall be submitted to the planning and development services
department. If a rezoning applicant desires concurrent review under the Land
Development Code, the applicant shall state it at the time of application, and
shall submit any additional applications and information as required by those
regulations.

The RPUD master development plan shall consist of an illustrative plan and a written development agreement. Those documents shall include the following information:

- 1. RPUD plan exhibits. The plan shall consist of the following:
 - aa. Name of project and name, address, telephone number of the developer and his professional project engineers, architects, planners, etc.
 - bb. The date the plan was drawn, its scale, and a north arrow.
 - cc. Names and location of adjoining streets and names of abutting property owners.
 - dd. Legal description of property, boundary survey and the location of all existing streets, buildings, railroads, bulkhead lines, easements, and other important features on or adjoining the property.
 - ee. The general topography and physical conditions of the site, including natural areas of vegetation and type, general soil types, wetland areas, 100-year floodplain areas, watercourses, water bodies, and natural drainage patterns.
 - ff. Conceptual configuration of proposed streets, which depict access into and traffic flow within the development, with particular reference to the separation of vehicular traffic from pedestrian or other types of traffic.
 - gg. General feasibility plans for potable water, sewage disposal, and stormwater drainage.
 - <u>hh.</u> Approximate location and area encompassed for each proposed land use within the development.
 - ii. Approximate location and size of common open space.
 - jj. Additional material, maps, studies, or reports deemed necessary by any reviewing department or agency.
- d. CPUD, IPUD or MPUD requirements—Application stage. An application for rezoning to CPUD, IPUD or MPUD, together with a PUD master development plan, development agreement, and all related fees set at the pre-application meeting, shall be submitted to the planning and development services

263 department. If an applicant for rezoning desires concurrent review under the 264 Land Development Code Ordinance No. 96-25 as it may be amended from time 265 to time, the applicant shall so state at the time of application and shall submit 266 any applications and additional information as required by those regulations. The 267 master development plan shall include: 268 1. *CPUD, IPUD, and MPUD plan exhibits*. The master development plan shall 269 be drawn to an appropriate engineer's scale to include the location and 270 boundary of the site referenced by the legal description and boundary 271 survey; the date the plan was drawn, its scale, and a north arrow; and the 272 name, address and telephone number of the developer and his professional 273 project engineers, architects and planners. In addition, the MDP shall 274 include all of the following, if applicable: 275 aa. The approximate size and location of all proposed buildings and 276 other structures, the specified use of buildings and structures may 277 be indicated, if known. bb. Generalized off-street parking and loading plans, including 278 279 circulation plans for vehicular movement. cc. Driveway and access controls, including number and approximate 280 281 location of driveways. 282 dd. Approximate location, size and description of open spaces, 283 landscaped areas, or buffers. 284 ee. Approximate location and size of all easements, rights-of-way, or 285 drainage facilities and structures. 286 Approximate boundary lines and dimensions of parcels proposed 287 to be subdivided. 288 The general topography and physical conditions of the site, 289 including features such as water bodies, wooded areas, wetland 290 areas, vegetation types, soils, 100-year floodplain areas, and steep 291 grades or depressions on the site. hh. General location of signs. 292 293 ii. Environmental considerations. 294 Any other conditions of development, specifications, limitations, 295 constraints, standards or proposed physical features not 296 specifically included in items a. through h. above. 297 (5) Post-approval stage. Recording PUD plan. After city commission approval of the rezoning application 298

to PUD, the master development plan, and the written development agreement,

299

300			both signed by the mayor, and attested by the city clerk, shall be recorded in the	
301			public records of Volusia County, Florida, by and at the expense of the applicant.	
302		b.	Subdivision and/or final site plan approval. After the MDP and development	
303		<u> </u>	agreement is recorded, a subdivision and/or final site plan applications shall be	
304			prepared and submitted in the manner required by the Land Development Code.	
305		C	Construction. During permitting and construction, the enforcement official shall	
306		<u>c.</u>	enforce compliance with the approved final site plan or the final plat.	
		۵		
307 308		<u>u.</u>	Amendments. Minor amendments not altering the intent and purpose of the approved master development plan or development agreement may be	Formatted: List 3
309			approved that is development plan of development agreement may be approved by the appropriate enforcement official after departmental review and	
310			comment. Examples of minor amendments include de-minimis design oriented	
311			changes to landscaping, parking or building elevation. PUD amendments that are	
312			determined to be major revisions to the MDP and/or DA will need to be	
313			reviewed and processed under section 110-1101 of the Land Development Code.	
314			Major amendments can be described as materially altering proposals that	
315			involve changes of uses, density/intensity, reconfiguration of lots, etc.	
316	The	PUD class	sification has been divided into four sub-classifications for land uses of residential,	
317			mercial, industrial and mixed use.	
318	(f)	Commer	rcial Planned Unit Development. It is the intent of these regulations to provide for	
319	(1)		elopment of business, office and commercial establishments in appropriate	
320			s, in conformance with the goals, objectives and policies of the Comprehensive	
321			I the standards set forth herein. CPUDs may provide a range of office facilities and	
322			appropriate to the general need of the area served.	
323	(g)	Industria	al Planned Unit Development. It is the intent of these regulations to encourage	Formatted: List 1
324	18/		nentary groupings of manufacturing, processing, assembly, research, distribution,	Formatted: List 1
325			nd associated uses, on sites with adequate frontage and depth, adjacent to major	
326			or streets serving industrial areas.	
327	(h)	Mived II	Ise Planned Unit Development. It is the intent of these regulations to encourage a	
328	(11)		ble mix of uses, rather than a separation of uses, in accordance with the	
329			hensive Plan. MUPUD are defined for purposes of these regulations as planned	
330			ment districts for the establishment of complimentary groupings of residential,	
331			cial, office, industrial, or other uses. Residential uses shall be at a proposed density	
332			omplementary to the non-residential development and shall be incorporated into	
333			ect, so that development of the residential component of the master development	
334		program	n is achieved.	
335	(i)	Resident	tial Planned Unit Development. It is the intent of these regulations to provide for	Formatted: List 1
336			ial development areas adequately served, or which can be served, by necessary	
337			and services, in locations that are compatible with adjacent and surrounding land	
338		uses, in a	accordance with the goals, objectives and policies of the Comprehensive Plan and	
339		standard	ds set forth herein.	
I				

PUDs that were in existence prior to the effective date of this chapter [November 16, 1998] shall continue in accordance with their original approval and shall be deemed to be lawful conforming land uses. To the extent of any specific amendment to these PUDs, the amendment must comply with the requirements of this chapter. Terms previously used in said the approved PUDs may continue to be employed.

(b) Permitted principal uses and structures. The permitted principal uses and structures shall be those agreed upon by the city commission.

A residential planned unit development will be indicated on the official zoning map with the symbol RPUD. The permitted uses within an RPUD may be applied from any of the residential zoning classifications of this chapter and shall be listed in the development agreement, and depicted as part of the PUD plan. All uses shall be approved by the city commission.

A business planned unit development will be indicated on the official zoning map with the symbol BPUD. The permitted uses within a BPUD may be applied from any of the business oriented zoning classifications of this chapter and shall be listed in the development agreement, and depicted as part of the PUD plan. All uses shall be approved by the city commission.

An industrial planned unit development will be indicated on the official zoning map with the symbol IPUD. The permitted uses within an IPUD may be applied from the industrial zoning classifications of this chapter and shall be listed in the development agreement, and depicted as part of the PUD plan. All uses shall be approved by the city commission.

A mixed use planned unit development will be indicated on the official zoning map with the symbol MPUD. The permitted uses within an MPUD may consist of any of the uses as approved by the city commission within a mixed use development program format that is consistent with the city's comprehensive plan, including the mixed use development matrix, and achieves both residential and non-residential uses. Residential uses shall be at a proposed density that is complementary to the non-residential development and shall be incorporated into the project, so that development of the residential component of the master development program is achieved.

<u>(c) Dimensional requirements.</u>

- (1) Minimum parcel size. To utilize the PUD zoning process, the minimum parcel size shall be one acre-
- (d) Minimum lot area and yard requirements. Minimum lot sizes, width, and yard areas shall be described in the development agreement. In determining yard sizes, the city commission shall consider whether or not the proposed PUD will have adverse effects upon adjoining properties.
- (e) Intensity/density. The floor area ratio (FAR) or total number of dwelling units per acre of land shall be calculated and described in the development agreement, and shall not exceed the range permitted by the underlying future land use category of the adopted comprehensive plan. A comprehensive plan amendment may be needed prior to the proposed PUD zoning action.

- (f) Landscape buffer requirements. A landscape buffer area meeting or exceeding the minimum requirements of section 110-808 shall be constructed. Due to the fact that the PUD process is undertaken as a uniform master development program, a landscape plan is required that shows the proposed perimeter buffer yard widths, level of opacity for screening from adjacent land uses, internal landscape buffers between parcels and within parcels, foundation landscaping, entryway and common area landscaping, and proposed plant material. The proposed landscape plan shall meet or exceed standards established in section 110-808 of this Code.
- Off-street parking and loading requirements. Off-street parking and loading areas shall meet the requirements of section 110-828 of this Code. No waivers or modifications of the minimum required number of off street parking and loading spaces shall be permitted in the development agreement for PUDs.
- (h) Transportation impact analysis report Purpose. A transportation impact analysis report is designed to identify the transportation impacts and problems, which are likely to be generated by a proposed use, because of size, density, traffic, generation rates, or location. The report will also identify all improvements required to ensure safe ingress and egress from a proposed development, maintenance of adequate street capacity, and elimination of hazardous conditions and improvements necessary for immediately surrounding roadways and intersections, as a result of the property development.
- Thresholds for traffic impact and analysis report. A transportation impact analysis (TIA) report shall be required for any project that is anticipated to generate in excess of 1,000 trips per day, as defined by the current edition of the Institute of Transportation Engineers (ITE) Trip Generation Manual or if a PUD is located in an area that has traffic safety or congestion concerns. The contents of the transportation impact analysis report shall, at a minimum, be consistent with a locally accepted methodologies.
- Types of signs permitted. Signs are permitted in accordance with the requirements of chapter 102, Code of Ordinances, as it may be amended from time to time. No variances or waivers of Deltona Sign Code requirements shall be authorized.
- (jk) Residential Planned unit development regulations. The following regulations apply to all <u>Residential planned Planned unit Unit developments (PUDs):</u>

(1) Architectural Features

380

381

382

383

384

385

386

387 388

389 390

391

392

393

394

395 396

397

398

399 400

401

402

403

404

405

406

407

408

409

410

411

412

413

414

415

416

417

a. The following features shall be required:

> Window and door fenestrations on all sides of structures located along the





Formatted: Font: Bold

Formatted: Font: Bold

434

435

436

437

438

439

440

441

442

443

444 445

446

447

perimeter of the development or facing a right of way. See Figure 1 and 2.

ii. Contrasting color schemes used to create visual depth around Figure 3



Formatted: Font: Bold

Formatted: Font: Bold

Formatted: Font: Bold

Formatted: Font: Bold

Commented [ZG2]: Do we want to use this example?

Formatted: Font: Bold

Formatted: Font: Bold

windows, doors and building corners. See Figure 3 and 4.

iii. A minimum of 1 principal window treatment on every elevation (front, side or rear) that faces any right-of-way (public or private) or open space area that may include, but is not limited to: pop-outs, decorative wrought iron, wood trim, shutters, plant shelves, and other features or embellishments to vary and soften the visual exteriors. See Figure 5 and 6.





Formatted: Font: Bold

Formatted: Font: Bold

Formatted: Font: Bold

Formatted: Font: Bold

iv. All outdoor mechanical equipment, such as heating, air conditioning ventilation systems, propane gas tanks, pool equipment and other similar appurtenances shall be located in rear yards on lots with lots less than 7.5 on side yard. They shall not be adjacent to the right-of-way whenever possible; if such appurtenances are visible from the right-of-way they shall be visually screened.

b. In addition to the require features in
 1.a above, a minimum of 3 of the
 following design features shall also be
 required:

 i. Enhanced corners (pop-outs, embellishments, varying textures etc.) See Figure 7.



Formatted: Font: Bold

Formatted: Font: Bold

Formatted: Normal, No bullets or numbering

471

ii. Deep recessed garages.
See Figure 8 and 9.

iii. Low roof (first story roofs on multi-level structures). See Figure 10 and 11.

iv. Second story of structure stacked at a greater

setback
than the
first floor
to
facilitate
a firstfloor
feature,
especially



Figure 8

located immediately above the garage. See Figure 12.

v. Offset garage doors. See Figure 13 and 14.



vi. Extended roof overhangs. See Figure 15.

vii. Enhanced window fenestrations on all front
elevations and all second story windows facing a right of way or open
space area shall use principal window treatments. See Figure 16.

viii. Covered Patio, and/or Balcony option. See Figure 17 and 18.





Figure 14



Formatted: Not Highlight

Formatted: Font: Bold
Formatted: Font: Bold

Formatted: Font: Bold

Formatted: Font: Bold

Formatted: Not Highlight

Formatted: Font: Bold
Formatted: Font: Bold
Formatted: Font: Bold

Formatted: Font: Bold

Figure 12

Formatted: Font: Bold
Formatted: Font: Bold

Formatted: Not Highlight

Formatted: Not Highlight

Formatted: Font: Bold
Formatted: Font: Bold

Formatted: Font: Bold

Formatted: Font: Bold

Formatted: Not Highlight

Formatted: Not Highlight

Formatted: Not Highlight

Formatted: Not Highlight

Formatted: Font: Bold

Formatted: Font: Bold
Formatted: Font: Bold



478

479

480

481

(2) Streetscapes

installed on both

sides of the right-

of-way.

482 483 484

485 486

487 488 489

491 492 493

490

494 495 496

497 498 499

500 501 502

503 504 505

506

507

508 509

Figure 17 a. Sidewalks meeting City standards shall be



Formatted: Indent: Left: 1.5", No bullets or

Formatted: Highlight Formatted: Font: Bold

Formatted: Font: Bold Formatted: Font: Bold

Formatted: Font: Bold

- A minimum of 2 pedestrian connections to nodes such as trail system, public facilities, transit stops, or a public street network to promote connectivity.
- Lighting shall be required along property line along any open underdeveloped right-of-way leading up to entry of subdivision.
- d. Decorative Street Lighting Street and site lighting shall be decorative and blend with the architectural style of the development. Sufficient lighting shall be provided consistent throughout the PUD minimizing adverse impacts such as glare and overheard sky glow.
- e. All trees planted near sidewalks shall be planted with deep root barriers to prevent cracked pavements and/or sidewalks; planting trees with tap roots rather than fibrous roots will help eliminate cracking. Trees shall comply with Table 110-7 Approved Plant Species List.
- (3) Perimeter Landscaping. Landscaping shall comply with Section 110-808. In addition, a masonry wall, a minimum 4 feet in width, shall be constructed along al subdivision perimeter unless otherwise negotiated.
- (4) Tree Protection. It is prohibited and unlawful to remove or in any way damage any protected tree without first obtaining an arbor permit from the City.
 - a. A Historic Tree is any tree of any size or protected species that has been designated by the City Commission as one of notable historical interest and value to the City because of its location or historical association with the community.
 - b. A Specimen Tree is any tree of any protected species with a diameter of 36" or greater. The applicant for a permit to remove a specimen tree shall provide findings to the Administrative Official that the tree is a hazard or that is not economically practically feasible to develop the subject parcel without removing the tree.
 - c. The PUD design must attempt to preserve specimen and historic trees.
 - d. No permit for the removal of a protected tree shall be granted unless the developer demonstrates one or more of the following conditions.
 - A permissible use of the site cannot reasonably be undertaken unless specific trees are removed or relocated.

Commented [ZG3]: Does the City have a tree guide or tree policy we should refer to in regards to preferred

510 511 512	ii. The tree is located in such proximity to an existing or proposed structure that the safety, utility or structural integrity of the structure is materially impaired.
513 514	iii. The tree materially interferes with the location, servicing or functioning of existing utility lines or services.
515 516	iv. The tree creates a substantial hazard to motor, bicycle or pedestrian traffic by virtue of physical proximity to traffic or impairment of vision.
517 518 519	 The tree is diseased, insect ridden, or weakened by age, abuse, storm or fire and is likely to cause injury or damage to people, buildings or other improvements.
520 521 522	e. Removed protected trees shall be replaced at a 3:1 ratio with Florida Department of Agriculture Nursery Grade No. 1 or better at the expense of the developer.
523	(5) Detention and Retention Ponds. The following landscaping is required:
524 525 526 527	a. A decorative and functional fountain shall be installed in all wet retention ponds as part of development approval which approval shall provide for ongoing maintenance requirements and responsibilities upon the appropriate party, but not the City.
528 529 530 531	b. Pond configuration shall be incorporated into the natural topography of the site. When not practical, the pond shall be shaped to emulate a natural formed "free form" depression and shall be part of the natural landscape and recreation open system of the PUD.
532 533	 Plantings shall replicate a natural environment Trees and shrubs shall be clustered around the basin and contain a variety of plant material.
534 535 536	d. Trees and shrubs shall be planted in a natural pattern and are not limited to strict placement along the edge of the pond. Trees and shrubs planted below the water line of the pond must be tolerant of wet or moist soil conditions.
537 538	e. Plantings shall be provided as determined by staff review and City Commission approval.
539 540 541	(6) Passive and Active Space Requirements. For higher density and smaller residential lots, passive and active space requirements shall be provided based on the following lot sizes:
542 543	 a. Common, usable passive and active open space shall be provided per each residential unit based on the following lot sizes:
544	i. Lots 5,000 square feet or greater – 200 square feet per lot.
545	ii. Lots 4,000 to 4,999 square feet – 400 square feet per lot.
546	iii. Lots 3,999 or less square feet – 600 square feet per lot.

547	b. Passive and active space shall not include improvements required by code
548	including but not limited to the following: require street landscaping, drives or
549	driveways, streets and sidewalks, parking lots, retention ponds, canals, ditches
550	and drains, and utility or service areas. Buffer and entrance landscaping shall not
551	be included in the open space calculation.
552	c. Types of passive and active space. Recreation common open space must provide
553	active recreation open space areas designed for recreation i.e. (picnic area,
554	children's play areas, etc), but may additionally include passive open spaces.
555	Recreation common open spaces may be comprised of one or more of the
556	following and shall be accessible to all of the residential units it serves:
557	<u>i. Courtyard</u>
558	ii. Dog Park
559	<u>iii. Nature Trails</u>
560	<u>iv. Tot lots</u>
561	v. Large lawn area, pocket parks; mews
562	<u>vi. Playground</u>
563	vii. Tennis court/Pickle ball
564	viii. Basketball court
565	ix. Swimming pool
566	x. Splash pad
567	xi. Similar outdoor recreation facilities as approved by the City Commission
568	d. Greenways, courtyards and open space shall have a minimum 40 feet average
569	width, with a minimum 20 feet dimension.
570	e. A pedestrian pathway wall, a minimum 5 feet in width, shall be provided within
571	the common open space.
572	f. Open Space shall be recorded as separate tracts owned and maintained by a
573	Homeowners Association created in accordance with controlling law.
574	g. Alternative amenities may be considered in lieu of the required minimum lot size
575	calculations if determined to enhance the overall design and quality of the
576	<u>development.</u>
577	(k) Commercial Planned Unit Development Regulations. The following regulations shall
578	apply to all Commercial Planned Unit Developments (CPUDs):
579	1. All CPUDS shall at a minimum have two principal buildings or two principal uses on site
580	to qualify as a PUD.

2. Uses permitted in CPUDS as per Permitted Use Table.

581

Formatted: Indent: Left: 0", Hanging: 0.5"

583
584
585
586
587
588
589
590
591
592
593
594
595
596
597
598
599
600
601
602
603
604
605
606
607
608
609
610
611
612
613
614
615
616
617

619

582

- 3. Floor area ratio calculations and ground coverage shall be provided to determine scale, density and impact of the project
- 4. When abutting any residential land use or zoning district, the PUD should provide for landscape buffers along the entire common boundary with the residential land use or zoning district. The visual screen should be of sufficient width and elevation so as to afford an effective visual barrier and transition between land uses.
- 5. Within the CPUD, pedestrian movement and safety shall be given priority. Internal roadways shall be "pedestrian friendly" including the use of pavers, wide sidewalks, narrow vehicular lanes and parallel or angled parking. Major parking areas shall be located to encourage walking and discourage internal vehicle trips among the various buildings and uses.
- 6. No parking shall be permitted in the front yard of any structure constructed on an individual lot unless such parking area is landscaped with trees, shrubs and grass island to prevent the appearance of open parking lots.
- 7. Lighting shall be designed and located so as to prevent glare onto adjacent properties or nearby roadways and yet afford a well-lighted site.
- 8. Street frontage shall be landscaped except for curb openings.
- 9. Truck loading/unloading areas shall be screened by architectural and/or landscape elements consistent with the design of the structure.
- 10. Architectural style is important and shall follow Architectural Design Guidelines.
 - a. A consistent architectural them including, but not limited to, scale, colors, textures and materials shall be required.
 - b. Setbacks within the project shall be determined at the time or project review to encourage an urban pedestrian scale.
 - c. Setbacks to adjacent properties shall be the larger of the existing underlying zoning district or the adjacent district, whichever is larger.
 - d. Outdoor uses and public places shall be designed to connect various buildings and promote pedestrian activity. Active use of the public spaces is desired to encourage increasing average length of stay within the project area.
 - e. First floor facades shall be "active" to encourage pedestrian traffic throughout the project area.
 - f. Signage shall be at a scale and aesthetic design appropriate to the size and type of project.
 - g. Streetscape design shall compliment and be consistent with the project's architectural theme.
- 11. A maintenance plan for all common areas including but not limited to, parking, sidewalks, public plazas, building facades and programming shall be required as part of the approval of the project.

Formatted: Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.33" + Indent at: 0.58"

621 apply to all Industrial Planned Unit Developments (IPUDs): 1. An IPUD shall be designed and organized to encourage a combination of multiple 622 623 industrial uses, compatible uses or tenants that complement each other. 624 2. Uses permitted in IPUDS as per Permitted Use Table. 625 3. All IPUDs shall at a minimum have two principal buildings or two principal uses on site 626 to qualify as a PUD. 627 4. Design guidelines shall be required establishing development standards for the 628 proposed development, including illustrations of proposed architectural, urban design, 629 streetscape, and landscape concepts, thematic design elements such as architectural 630 materials, building colors and landscape plans, any proposed variation from the design 631 standards or guidelines contained in this section. 632 a. Floor area ratio calculations and ground coverage shall be provided to 633 determine scale, density and impact of the project. b. A description of the allowable uses. 634 c. An accessibility plan showing means of ingress and egress to adjacent 635 636 thoroughfares. d. Setbacks and buffer yards for the project shall be determined at the time of 637 project review to ensure compatibility with and protection of adjacent uses. 638 e. A uniform sign plan for the development shall be included in the design 639 640 guidelines. Signage shall be at a scale and design appropriate to the size and 641 type of project. 642 f. A consistent architectural theme including, but not limited to, scale, colors, 643 textures and materials shall be required. Streetscape designs hall compliment 644 and be consistent with the project's architectural theme. 645 g. A plan or design for the screening of outdoor uses. 646 h. A maintenance plan for all common areas including but not limited to, parking, Formatted sidewalks, public plazas, building facades and programming shall be required as 647 648 part of the approval of the project. 649 5. No building or structure, or part thereof, shall be erected or used, in whole or in part, 650 in any manner that is obnoxious, objectionable, a nuisance or a hazard to adjoining 651 properties, as it relates to sound, vibrations, odors, glare, material, smoke and 652 particular matters. 653 6. When abutting any residential land use or zoning district, the PUD should provide for 654 landscape buffers along the entire common boundary with the residential land use or 655 zoning district. The visual screen should be of sufficient width and elevation so as to 656 afford an effective visual barrier and transition between land uses. 657 7. Street frontage shall be landscaped except for curb openings.

Formatted: Font: Bold

Industrial Planned Unit Development Regulations. The following regulations shall

620

- 8. Truck loading/unloading areas shall be screened by architectural and/or landscape elements consistent with the design of the structure.
- (I) Mixed-Use Planned Unit Development Regulations. The following regulations shall apply to all Mixed-Use Planned Unit Developments (MUPUDs):
 - 1. Uses in a Mixed-Use Planned Unit Development shall consist of two (2) or more uses.

Figure 19

2. The vertical mixing of residential uses with nonresidential uses within a single project or building, with residential development is required. The horizontal mixing of stand-alone residential developments and adjacent stand along nonresidential may be provided by the City Commission, provided the development are well integrated in terms of complementary uses, access and circulation and compatible design. See Figure 19 and 20.

- 3. Stand-alone uses within a mixed-use project
 shall be integrated with an overall project
 design and connected to other adjoining uses
 by plazas, promenades, and landscape
 corridors.
- 4. Additional or stand-alone auto oriented uses (i.e. gasoline filling stations, automotive repair and servicing, automotive sales, care washes, self-storage facilities, large retail establishments, uses with drive through service) are prohibited.



5. A mixed-used project shall include a minimum amount of commercial building areas as follows:

Overall Project Size	Minimum Commercial Building Area Required
<u>5 to 7.5 Acres</u>	9,500 square feet
7.5 to 10 Acres	12,000 square feet
10 to 15 Acres	20,000 square feet
15 to 20 Acres	30,000 square feet

Formatted: Font: Bold

Formatted: Font: Bold

Formatted: Font: Bold
Formatted: Font: Bold

Formatted: Not Highlight

20+ Acres 40,000 square feet plus 1,000 sf/acres for projects larger than 20 acres
--

- 6. Within the MPUD, pedestrian movement and safety shall be given priority. Internal roadways shall be "pedestrian friendly" including the use of pavers, wide sidewalks, narrow vehicular lanes and parallel parking. Major parking areas shall be located to encourage walking and discourage internal vehicle trips among the various buildings and uses.
- 7. Parking garages, loading docks, and service areas shall be directly accessible from major roadways and appropriately screened to promote a pedestrian scale and safety.
- 8. Architectural requirements

- a. A consistent architectural theme including, but not limited to, scale, colors, textures and materials shall be required.
- <u>b.</u> Setbacks within the project shall be determined at the time of project review to <u>encourage an urban pedestrian scale.</u>
- c. Setbacks to adjacent properties shall be the larger of the existing underlying zoning district or the adjacent district, whichever is larger. The design of the project shall be required to consistent with adjacent uses and structures.
- d. Outdoor uses and public places shall be designed to connect various buildings and promote pedestrian activity. Active use of the public spaces is desired to encourage increasing average length of stay within the project area.
- e. First floor facades shall be "active" to encourage pedestrian traffic throughout the project area.
- <u>f.</u> Signage shall be at a scale and aesthetic design appropriate to the size and type <u>of project.</u>
- g. Streetscape design shall compliment and be consistent with the project's architectural theme.
- A maintenance plan for all common areas including but not limited to, parking, sidewalks, public plazas, building facades and programming shall be required as part of the approval of the project.

(1) Unified ownership. All land within the PUD shall be under the ownership of one entity, either by deed, agreement for deed or contract for purchase. PUD applicants shall present either an opinion of title by an attorney licensed in Florida or a certification by an abstractor or a title company, authorized to do business in Florida, that, at the time of initial application, unified ownership of the entire area within the proposed PUD is in the name of the applicant, or contract seller. Unified ownership shall thereafter be maintained until after the recording of the development agreement and master development plan.

Formatted: Numbered + Level: 2 + Numbering Style: a, b, c, ... + Start at: 1 + Alignment: Left + Aligned at: 0.83" + Indent at: 1.08"

Formatted: Numbered + Level: 1 + Numbering Style: 1, 2, 3, ... + Start at: 1 + Alignment: Left + Aligned at: 0.33" + Indent at: 0.58"

Formatted: Indent: First line: 0"

724 (2) Utility distribution lines. All utility distribution lines within an RPUD and the 725 residential portions of a MPUD shall be located underground, where possible. 726 Aboveground utility connections may be permitted where there is hardship, as 727 determined by the city engineer, and the permissibility shall be recorded in the 728 development agreement. 729 (3) Open space requirements. A minimum of 25 percent of the open space shall be 730 designated as common open space. Common open space shall meet the following standards: 731 Its location, shape, size and character shall be illustrated on the PUD plan. 732 733 It shall be dedicated to and maintained by a HOA or POA. Maintenance 734 guarantees shall be included in the Development Agreement. 735 (4) Procedure for rezoning to PUD. 736 a. Pre-application stage. A pre-application meeting shall be conducted before a 737 PUD rezoning application can be accepted. After the pre-application meeting, a 738 conceptual plan may be submitted for review and comment prior to filing the 739 application for rezoning. 740 Pre-application meeting. The pre-application meeting is intended to provide for 741 an informational exchange between the applicant and the administrative staff and 742 will be arranged by the planning and development services department. No fee shall be charged. The applicant need not submit any plans or other information. However, 743 744 the more information provided to staff for the proposed PUD will assist staff in 745 providing guidance. At a minimum, the applicant will be advised of the PUD 746 procedures and requirements, forms, application materials, guidelines, checklists, the 747 comprehensive plan, zoning and other land development regulations. This 748 information will be made available at a reasonable cost. 749 2. Written development agreement (DA). As part of the PUD plan, a written 750 development agreement shall be prepared, following a general format supplied by 751 the planning and development services department at the pre-application meeting. 752 The DA, along with the PUD plan, shall govern the development of the PUD and shall 753 regulate the future use of the land. The DA shall include any statements or 754 information requested by any reviewing department or agency at the pre-application 755 meeting, such as: aa. Evidence of unified ownership and control. 756 757 bb. Statement agreeing to: 758 1) Proceed with the proposed development according to all regulations; 759 2) Provide appropriate performance and maintenance guarantees; 3) Follow all other provisions of this chapter to the extent not expressly 760 761 inconsistent with the written DA, and bind the applicant's successors in title to his 762

commitments.

Formatted: Indent: Left: 0.66", First line: 0"

Formatted: Indent: First line: 0"

Formatted: Indent: Left: 0.66", First line: 0"

763 cc. The acreage and percentage of the total land area devoted to each of the 764 proposed land uses. dd. Maximum density for each type of dwelling. 765 766 ee. Maximum building heights. ff. Minimum building spacing and floor areas. 767 gg. Lot sizes, yard areas and buffer areas, including perimeter buffers. 768 769 hh. Statement regarding the disposition of sewage and stormwater, and 770 arrangements for potable water. 771 ii. Statement regarding ingress/egress controls to the site. 772 ii. Statement regarding any road improvements to be made and the thresholds for 773 the traffic impact analysis. 774 When the PUD is planned for phase development, a schedule of the phases. 775 II. The proposed language of any covenants, easements or other restrictions. 776 mm. Environmental considerations. 777 nn. Any additional information or statements subsequently deemed necessary by 778 any reviewing department or agency. 779 b. Master development plan (MDP). After the pre-application meeting, a MDP shall 780 be submitted to the planning and development services department. When 781 submitted, written comments on the MDP shall be made within twenty business days 782 by the planning and development services department and any other departments. 783 The planning and development services department shall coordinate this review. A 784 MDP shall indicate general land use categories and the approximate height, location, 785 architectural character and site intensities/density of dwelling units, and other structures. The MDP shall show the proposed street layout, approximate street 786 widths, school sites, open space areas, parks, existing structures, 787 788 natural/conservation areas, floodplain areas (if applicable), total acreage and the 789 existing zoning. Finally, the MDP shall include a vicinity map, and any other salient 790 information deemed appropriate by the applicant. RPUD application stage. A completed and signed application for rezoning to a 791 792 RPUD, together with a PUD master development plan, development agreement, and 793 all related fees shall be submitted to the planning and development services 794 department. If a rezoning applicant desires concurrent review under the Land 795 Development Code, the applicant shall state it at the time of application, and shall 796 submit any additional applications and information as required by those regulations. The RPUD master development plan shall consist of an illustrative plan and a written 797

development agreement. Those documents shall include the following information:

RPUD plan exhibits. The plan shall consist of the following:

798

799

Formatted: Indent: Left: 0.66", First line: 0"

800 aa. Name of project and name, address, telephone number of the developer and his 801 professional project engineers, architects, planners, etc. bb. The date the plan was drawn, its scale, and a north arrow. 802 803 Names and location of adjoining streets and names of abutting property owners. dd. Legal description of property, boundary survey and the location of all existing 804 805 streets, buildings, railroads, bulkhead lines, easements, and other important features 806 on or adjoining the property. 807 ee. The general topography and physical conditions of the site, including natural 808 areas of vegetation and type, general soil types, wetland areas, 100-year floodplain 809 areas, watercourses, water bodies, and natural drainage patterns. 810 ff. Conceptual configuration of proposed streets, which depict access into and 811 traffic flow within the development, with particular reference to the separation of 812 vehicular traffic from pedestrian or other types of traffic. gg. General feasibility plans for potable water, sewage disposal, and stormwater 813 814 drainage. hh. Approximate location and area encompassed for each proposed land use within 815 816 the development. Approximate location and size of common open space. 817 818 jj. Additional material, maps, studies, or reports deemed necessary by any 819 reviewing department or agency. 820 BPUD, IPUD or MPUD requirements - Application stage. An application for 821 rezoning to BPUD, IPUD or MPUD, together with a PUD master development plan, 822 development agreement, and all related fees set at the pre-application meeting, shall 823 be submitted to the planning and development services department. If an applicant 824 for rezoning desires concurrent review under the Land Development Code Ordinance 825 No. 96-25 as it may be amended from time to time, the applicant shall so state at the 826 time of application and shall submit any applications and additional information as 827 required by those regulations. The master development plan shall include: 828 BPUD, IPUD, and MPUD plan exhibits. The master development plan shall be 829 drawn to an appropriate engineers scale to include the location and boundary of the 830 site referenced by the legal description and boundary survey; the date the plan was 831 drawn, its scale, and a north arrow; and the name, address and telephone number of 832 the developer and his professional project engineers, architects and planners. In 833 addition, the MDP shall include all of the following, if applicable: 834 aa. The approximate size and location of all proposed buildings and other structures, 835 the specified use of buildings and structures may be indicated, if known. 836 bb. Generalized off street parking and loading plans, including circulation plans for 837 vehicular movement.

838 cc. Driveway and access controls, including number and approximate location of 839 driveways. 840 dd. Approximate location, size and description of open spaces, landscaped areas, or 841 buffers. 842 ee. Approximate location and size of all easements, rights-of-way, or drainage 843 facilities and structures. ff. Approximate boundary lines and dimensions of parcels proposed to be 844 845 subdivided. 846 gg. The general topography and physical conditions of the site, including features 847 such as water bodies, wooded areas, wetland areas, vegetation types, soils, 100-year 848 floodplain areas, and steep grades or depressions on the site. 849 hh. General location of signs. 850 Environmental considerations. 851 jj. Any other conditions of development, specifications, limitations, constraints, 852 standards or proposed physical features not specifically included in items a, through 853 h. above. 854 (5) Post-approval stage. 855 Recording PUD plan. After city commission approval of the rezoning application 856 to PUD, the master development plan, and the written development agreement, both 857 signed by the mayor, and attested by the city clerk, shall be recorded in the public 858 records of Volusia County, Florida, by and at the expense of the applicant. Subdivision and/or final site plan approval. After the MDP and development 859 860 agreement is recorded, a subdivision and/or final site plan applications shall be 861 prepared and submitted in the manner required by the Land Development Code. 862 Construction. During permitting and construction, the enforcement official shall 863 enforce compliance with the approved final site plan or the final plat. 864 d. Amendments. Minor amendments not altering the intent and purpose of the 865 approved master development plan or development agreement may be approved by 866 the appropriate enforcement official after departmental review and comment. 867 Examples of minor amendments include de-minimis design oriented changes to 868 landscaping, parking or building elevation. PUD amendments that are determined to 869 be major revisions to the MDP and/or DA will need to be reviewed and processed 870 under section 110-1101 of the Land Development Code. Major amendments can be 871 described as materially altering proposals that involve changes of uses, 872 density/intensity, reconfiguration of lots, etc. 873 874 (Ord. No. 06-2003, § 1, 11-3-2003; Ord. No. 19-2011, § 1(Exh. A), 11-7-2011; Ord. No. 18-2013, 875 § 1(Exh. A), 2-3-2014)

Formatted: Indent: First line: 0"

Formatted: Indent: Left: 0.66", First line: 0"

Formatted: History Note