

PROJECT:	Amendment to Village G VDPP, VPA-20-010
REQUEST:	Approval of Ordinance 2020-15
APPLICANT:	Katie LaBarr, Stantec Consulting Services Inc.
OWNER:	John Luczynski, Senior Vice President of Development, Manasota Beach Ranch-
	lands, LLLP
LOCATION:	A ±743 acre parcel bounded by West Villages Parkway, Playmore Road, River
	Road, and the future Manasota Beach Road.
PROPERTY SIZE:	±743 acres (current), ±784 acres (proposed)

I. BACKGROUND

The property encompassing Village G was annexed at the time of the annexation of the Thomas Ranch into the City in 2002.

Village G is currently \pm 743 acres bounded by Playmore Road to the north, West Villages Parkway to the west, the proposed extension of Manasota Beach Road to the south, and River Road to the east.

The current VDPP for Village G was adopted on July 23, 2019. At present, Village G is the home of the new Atlanta Braves Spring Training Facility and Academy. In addition, the proposed entitlements include 1800 residential units, 150,000 sq. ft. of commercial/retail uses, and 50,000 sq. ft. of office uses and a hotel site.

II. PROJECT SUMMARY

On January 13, 2020, Katie LaBarr, Stantec Consulting Services Inc., on behalf of property owner, John Luczynski, Senior Vice President of Development of Manasota Beach Ranchlands, LLLP (Exhibit A-1, A-2) submitted to the City of North Port an application for a Village District Pattern Plan (VDPP) Amendment to adjust the boundary of Village G to add +41 acres to the southwest corner of the Village and adjust its neighborhood layout. The amendment updates the sketch and description of the land within Village G. Further, it updates text and graphics in the VDPP for consistency. All minor and major identified changes to the VDPP are listed as Exhibit E.

III. REVIEW PROCESS

On October 09, 2019, a pre-application meeting was held in order for the applicant to present and elaborate upon the proposed VDPP amendment to Village G to members of City Staff for Staff Development Review (SDR).

A formal application was received on January 13, 2020, and it was reviewed by all appropriate City departments. All departments have no objections and have approved this petition.

The proposed Ordinance No. 2020-15 (Exhibit C) for the Village G Village District Pattern Plan (VDPP) Amendment was submitted to the City Attorney's Office and reviewed as to form and correctness.

IV. DATA & ANALYSIS

COMPREHENSIVE Future Land Use Element, Goal 5 PLAN

This goal of the Future Land Use Element establishes the Village Land Use Classification to promote smarter development. It is designed to

"allow a greater variety of land uses and protect environmental assets through a planning process that couples a build out vision with the proper timing and location of adequate public facilities through the preparation of Village District Pattern Plans."

The current amendment proposes an addition in acreage to Village G of ± 41 acres to adjust for roadway alignments to Manasota Beach Road. This step provides a more accurate representation of the Village.

The amendment also proposes changes to the neighborhood layout of the Village. The area previously designated for Mixed Use (MU-2) on the southwest corner of the village has been moved to the southeast corner of the village, to overlap with the proposed Village Center for Village G. Due to the large number of wetlands in this area, the adjusted gross acreage of Mixed Use is proposed to be reduced from 141 acres to 52 acres. The Mixed Use neighborhoods and Mixed Use Residential neighborhoods have the same permitted residential and non-residential uses. The major difference between these two are in the allowed Floor Area Ratio (FAR), density limitations and maximum structure height. Further, this amendment was received concurrently with an Index Map Amendment petition. The revisions to the Index Map propose increases to the number and acreages for Village Centers in the West Villages, as a whole. Given this, the proposed changes to neighborhood layouts within Village G will not lead to an overall reduction in non-residential uses. As such, the proposed amendment will not comprise the job/housing balance and will thereby continue to overcome the problems associated with urban sprawl, as stated in Goal 5 of the Future Land Use Element.

An important change noted in the proposed VDPP included revisions to VDPP Sec. 3.6 - Environmental Management Plan. The revised Environmental Impact Plan identifies potential wetland impact area increased from 3.25 to 4.84 acres. Preliminary surface water impact area has been increased from 0.33 to 8.07 acres. But the VDPP also includes language that states that, "Final details pertaining to wetland impacts will be refined during future permitting efforts when site and grading plans are being developed, in which case wetland impacts could change." Wetland impacts will be reviewed in greater detail and approved at the infrastructure and subdivision stages of permitting. So despite increased impact areas, staff will review wetland impacts through stages of the review process to ensure consistency with the requirements of



Goal 5 of the Future Land Use Element, "promote a pattern of development that will...protect and enhance environmental assets."

Staff concludes that the petition is consistent with Goal 5 of the Comprehensive Plan.

Future Land Use Element, Policy 13.1

This policy states the general village principles which each Village must adhere to and follow. The proposed amendment, which updates the Village acreage, roadway alignments, neighborhood layouts and includes changes to text and figures in the current VDPP conform to these general principles.

Staff concludes that this petition is consistent with Policy 13.1 of the Comprehensive Plan.

Future Land Use Element, Policy 13.7

This policy accounts for provision of adequate facilities and services to support the proposed development. The proposed amendment to the VDPP includes revisions to the Water Systems Plan and the Wastewater Systems Plan to better detail the service provision to the Village and accurately reflect facilities and their location.

Staff concludes that this petition is consistent with Policy 13.7 of the Comprehensive Plan.

Chapter 53—Zoning Regulations, Article XVIII—Village

The provisions in this chapter of the ULDC are the same as those in the Future Land Use Element of the Comprehensive Plan. All the provisions in Sec. 53-214— Village District Pattern Plan (VDPP) process were undertaken as required when the VDPP was adopted in July 2019. The changes in the current proposed amendment are minor in nature and adhere to the requirements of this section.

Staff concludes that the petition is consistent with ULDC Chapter 53, Article XVIII.

VDPB

ULDC

West Villages Pattern Book

This Village G VDPP amendment is consistent with the proposed West Villages Pattern Book. The proposed changes within this petition do not deviate from requirements of the pattern book, except in the one noted below.

The pattern book states that minimum planting width for Mixed-Use Street B and Residential Neighborhood Street are both 4 feet. The proposed amendment increases the planting width from 6 feet to 8 feet for Mixed-Use Street B and from 4 feet to 6 feet for Residential Neighborhood Streets. As this requirement is increasing the width and is more stringent, staff supports this deviation.

Staff concludes that the petition is consistent with the proposed West Villages Pattern Book.

V. PUBLIC NOTICE & HEARING SCHEDULE

PUBLIC NOTICE

Ordinance 2020-15 was advertised in a newspaper of general circulation on April 22, 2020 pursuant to the provisions of Section 166.041(3)(a), Florida Statutes and Section 7.01(c) of the Charter of the City of North Port, and Chapter 1, Article II, Section 1-12 of the City's Unified Land Development Code (ULDC) as amended (Exhibit B).

PUBLIC HEARING SCHEDULE	Planning & Zoning Advisory Board Public Hearing	May 7, 2020 9:00 AM or as soon thereafter
	City Commission 1st Reading Public Hearing	May 26, 2020 6:00 PM or as soon thereafter
	City Commission 2nd Reading Public Hearing	June 9, 2020 10:00 AM or as soon thereafter

VI. RECOMMENDED ACTION

Staff recommends that the Planning and Zoning Advisory Board recommend approval of Ordinance 2020-15 to City Commission.

VII. ALTERNATIVE ACTION

The Planning and Zoning Advisory Board could recommend to not approve of Ordinance 2020-15.

VIII. EXHIBITS

A-1	Affidavit
A-2	Warranty Deed
В	Public Notice
С	Ordinance No. 2020-15
D	Proposed Village G Pattern Book
E	List of noted changes to the Village G VDPP

AFFIDAVIT

I (we), <u>Katie M. LaBarr, AICP</u>	_, being first duly sworn, depose and say that I am (we are) the owner(s),
attorney, attorney-in-fact, agent, lessee or repres	sentative of the owner(s) of the property described and which is the subject
matter of the proposed hearing; that all answe	ers to the questions in this application, and all sketches, data and other
supplementary matter attached to and made a p	art of the application are honest and true to the best of my (our) knowledge
and belief. I (we) understand this application mu	ust be complete and accurate before the hearing can be advertised. I (we)
further permit the undersigned agent to act as ou	r representative in any manner regarding this petition. I (we) authorize City
staff to visit the site as necessary for proper revi	ew of this petition. <i>If there are any special conditions such as locked gates,</i>
restricted hours, guard dogs, etc., please provide	the name and telephone number of the individual who can allow access.
Sworp and subscribed before me this 13 day of	of January 20, 1920
Latie Labar	Katie M. LaBarr, AICP, of Stantec Consulting Services Inc.
Signature of Applicant or Authorized Agent	Print Name and Title
	Correcto
STATE OF Florida	, COUNTY OF Sarasota
The foregoing instrument was acknowledged by	me this <u>13</u> day of <u>January</u> , 20 <u>19</u> , by
¥	(Applicant Name) who is personally known to me or has produced
¥	as identification,
and who did / <u>did not</u> (circle one) take an oath.	(Place Notary Seal Below)
2 1 man	LAURA J. MOONEYHAM
Signature - Notary Public	MY COMMISSION # GG 118231 EXPIRES; October 23, 2021
	Bonded Thru Notary Public Underwriters
OWNER'S	S AUTHORIZATION
I (we) John Luczynski, Senior Vice President of Dev	velopment, Manasota Beach Ranchlands, LLLP hereby give permission to
Katie M. LaBarr, AICP, of Stantec Consulting Service	s Inc to apply for this petition.
Alel.	
Signature of First Owner Agent	Signature of Second Owner (if applicable)
If more than two owners,	separate forms must be submitted.
STATE OF Florida , COUNTY	OF Sarasota

The foregoing instrument was acknowledged by me this 21 day of <u>November</u>, 2019, by (Owner(s) Name) who is personally known to me or has produced

LUCZYNSKI

as identification,

and who did / did not (circle one) take an oath.

(Place Notary Seal Below)

increan Signature - Notary Public

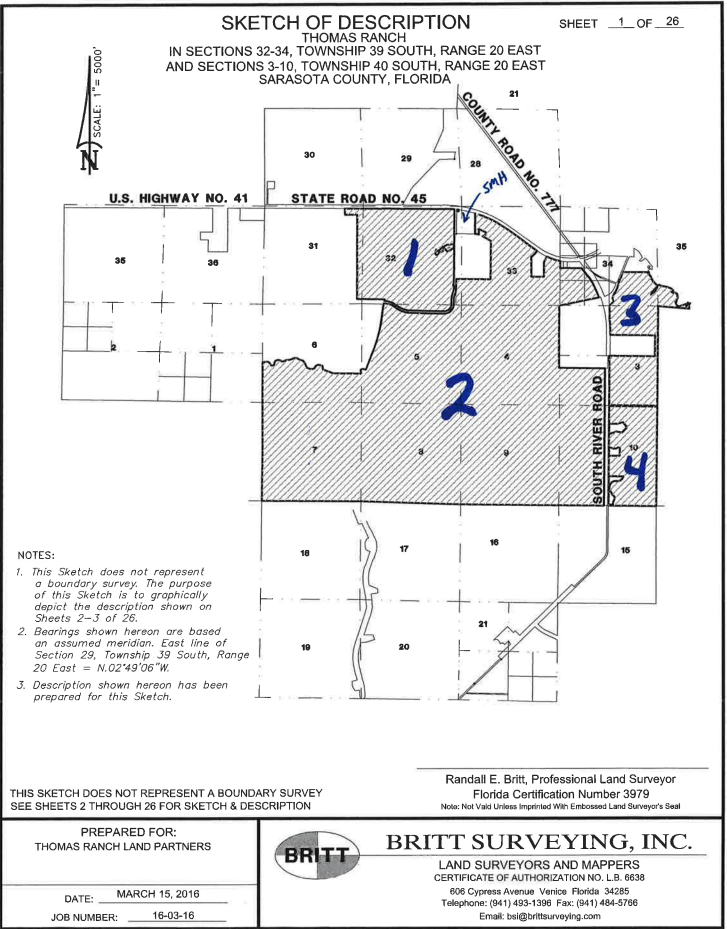


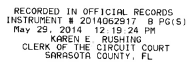
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MOST CURRENT DEED SHOWING PROOF OF OWNERSHIP WITH LEGEND FOR WEST VILLAGES REZONE PETITION CONSISTENT WITH SECTION 1-33, UNIFIED LAND DEVELOPMENT CODE

- 1. **Main Street Ranchlands, LLLP**, a Florida limited liability limited partnership (f/k/a Thomas Ranch Land Partners Village 2A, LLLP)
 - Vesting deed recording information: Instrument # 2014062919 and # 2015141224
 - Name change recording information: Instrument # 2015141233
- 2. **Manasota Beach Ranchlands**, LLLP, a Florida limited liability limited partnership (f/k/a Thomas Ranch Land Partners North Port, LLLP)
 - Vesting deed recording information: Instrument # 2014062917
 - Name change recording information: Instrument # 2015141232
- 3. **Myakka River Club**, **LLLP**, a Florida limited liability limited partnership (f/k/a Thomas Ranch Land Partners Village 4A, LLLP)
 - Vesting deed recording information: Instrument # 2014062920
 - Name change recording information: Instrument # 2015141235
- 4. **Timber Forest Ranch, LLLP**, a Florida limited liability limited partnership (f/k/a Thomas Ranch Land Partners Village 4B, LLLP)
 - Vesting deed recording information: Instrument # 2014062921
 - Name change recording information: Instrument # 2015141231

Exhibit A-2







Purchase Price: \$38,677,000 Additional Consideration: \$3,781,000Doc Tax: \$297,206 Record: \$ $(\downarrow q, 5 \bigcirc)$

Exhibit A-2

Prepared by and return to: Patrick W. Ryskamp, Esq. Williams Parker Harrison Dietz & Getzen 200 S. Orange Avenue Sarasota, FL 34236

SPECIAL WARRANTY DEED

THIS INDENTURE is made and entered into as of May 28, 2014, by and between FOURTH QUARTER PROPERTIES XXXII, LLC, a Georgia limited liability company (hereinafter referred to as "Grantor"), having an address of 45 Ansley Drive, Newnan, Georgia 30263, and THOMAS RANCH LAND PARTNERS NORTH PORT, LLLP, a Florida limited liability limited partnership (hereinafter referred to as "Grantee"), having an address of 400 Park Avenue S., Suite 220, Winter Park, Florida 32789, Attn: David Koon.

WITNESSETH:

Grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other valuable consideration, the receipt and sufficiency whereof is hereby acknowledged, does hereby grant, bargain, sell, alien, remise, release, convey and confirm unto Grantee, its successors and assigns, all that tract or parcel of land lying and being in Sarasota County, Florida, and being more fully described in Exhibit "A", attached hereto and made a part hereof by reference (the "Property").

Tax Parcel Identification Numbers: 0783-00-1000, 0784-00-4010, 0785-00-1050, 0785-00-2100, 0785-00-3000, 0786-00-2000, 0788-05-0001, 0797-00-1000, 0799-00-1000, 0801-00-1000, 0804-00-1000, 0805-00-1000, 0807-00-1000, 0809-00-1000,0811-00-1000.

Subject, however, to all covenants, conditions, restrictions, reservations, limitations, and easements which are more fully described in the **Exhibit "B**," attached hereto and made a part hereof by reference, and to all applicable zoning ordinances and/or restrictions and prohibitions imposed by governmental authorities, if any, affecting the Property (the "Permitted Exceptions").

TOGETHER with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD the same in fee simple forever.

AND the Grantor hereby covenants with Grantee that it is lawfully seized of the Property in fee simple; that it has good, right and lawful authority to sell and convey the Property; that it hereby fully warrants the title to the Property and will defend the same against the lawful claims of all persons claiming by, through or under Grantor, subject to the Permitted Exceptions.

[Signatures appear on the following page]

Exhibit A-2

IN WITNESS WHEREOF, Grantor has signed and sealed these presents as of the date first set forth above.

GRANTOR:

Signed, sealed and delivered in the presence of:

Leberman Name: Lesli

a. Niett Name:

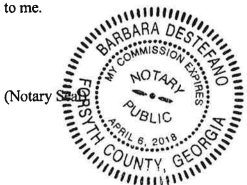
FOURTH QUARTER PROPERTIES XXXII, LLC, a Georgia limited liability company By: (SEAL)

Name: Stanley E. Thomas Title: Manager

STATE OF GEORGIA

COUNTY OF

The foregoing instrument was acknowledged before me this \mathcal{L} day of $\mathcal{M}\mathcal{M}$ 2014 by Stanley E. Thomas, as Manager of FOURTH QUARTER PROPERTIES XXXII, LLC, a Georgia limited liability company on behalf of the company. The above-named person is personally known to me or has produced identification. If no type of identification is indicated, the above-named person is personally known



Signature of Notary Public BANBARA DE STEFAND

Print Name of Notary Public

I am a Notary Public of the State of Georgia, and my commission expires on 416178

EXHIBIT "A"

Tract C

LANDS LOCATED IN TOWNSHIP 39 SOUTH, RANGE 20 EAST, SARASOTA COUNTY, FLORIDA:

That part of Section 32, lying easterly of the easterly Right of Way Line of West Villages Parkway as described in Official Records Instrument No. 2009155882, and 2010059621, less and except the following:

The right-of-way for U.S. Highway No. 41 (State Road No. 45), pursuant to Order of Taking recorded in Official Records Book 1039, Page 762, of the Public Records of Sarasota County, Florida;

That portion of lands conveyed to the District Board of Trustees of Manatee Junior College, recorded in Official Records Book 1571, Page 2172, of the Public Records of Sarasota County, Florida;

All of Section 33, lying South of U.S. Highway No. 41 (State Road No. 45), less and except the following:

The right-of-way for U.S. Highway No. 41 (State Road No. 45), pursuant to Order of Taking recorded in Official Records Book 1039, Page 762, of the Public Records of Sarasota County, Florida;

That portion of lands conveyed to the District Board of Trustees of Manatee Junior College, recorded in Official Records Book 1571, Page 2172, of the Public Records of Sarasota County, Florida;

Lands conveyed to County of Sarasota in Official Records Book 2389, Page 528 of the Public Records of Sarasota County, Florida;

Lands conveyed to John H. Nevins, as Bishop of the Diocese of Venice, recorded in Official Records Instrument No. 1998166154, of the Public Records of Sarasota County, Florida; Lands conveyed to West Villages Improvement District in Official Records Instrument No. 2005281157 of the Public Records of Sarasota County, Florida.

The Southwest 1/4 of Section 34, lying West of County Road No. 777, less and except the following:

The North 1/2 of the NW 1/4 of the SW 1/4;

The maintained right-of-way of South River Road (County Road No. 777);

The right-of-way for COUNTY ROAD NO. 777 (as realigned), pursuant to Order of Taking recorded in Official Records Book 2679, Page 2750, of the Public Records of Sarasota County, Florida;

Lands conveyed to Sarasota County, recorded in Official Records Instrument No. 1999111833, of the Public Records of Sarasota County, Florida;

Lands conveyed to River Road Office Park, Inc., recorded in Official Records Instrument No. 2000002794, of the Public Records of Sarasota County, Florida;

Lands conveyed to Sarasota County, recorded in Official Records Instrument No. 2008060371, of the Public Records of Sarasota County, Florida;

Lands conveyed to West Villages Improvement District recorded in Official Records Instrument No. 2011005442, of the Public Records of Sarasota County, Florida.

LANDS LOCATED IN TOWNSHIP 40 SOUTH, RANGE 20 EAST, SARASOTA COUNTY, FLORIDA:

The West Half of Section 3, less and except the following:

The right-of-way for COUNTY ROAD NO. 777 (as realigned), pursuant to Order of Taking recorded in Official Records Book 2679, Page 2750, of the Public Records of Sarasota County, Florida;

Lands conveyed to River Road Office Park, Inc., recorded in Official Records Instrument No. 2000002794, of the Public Records of Sarasota County, Florida;

Lands conveyed to Sarasota County, recorded in Official Records Instrument No. 2008060371 and 2008060374, of the Public Records of Sarasota County, Florida;

Lands conveyed to West Villages Improvement District, recorded in Official Records Instrument No. 2009021691, of the Public Records of Sarasota County, Florida.

All of Section 4, less and except the following:

Lands conveyed to River Road Office Park, Inc., recorded in Official Records Instrument No. 2000002794, of the Public Records of Sarasota County, Florida.

All of Section 5, less and except the following:

Lands conveyed to DiVosta Homes, L.P., recorded in Official Records Instrument No.

2004012753, of the Public Records of Sarasota County, Florida;

Lands conveyed to West Villages Improvement District, recorded in Official Records Instrument No. 2007188871, of the Public Records of Sarasota County, Florida;

That part of Section 5, lying northerly of West Villages Parkway as described in Official Records Instrument No. 2007188871, of the Public Records of Sarasota County, Florida.

All of Section 6, less and except the following:

Lands conveyed to DiVosta Homes, L.P., recorded in Official Records Instrument No. 2004012753, of the Public Records of Sarasota County, Florida.

All of Section 7;

All of Section 8;

All of Section 9.

The West Half of Section 10, less and except the following: Lands conveyed to Sarasota County, recorded in Official Records Instrument No. 2008060371 and 2008060374, of the Public Records of Sarasota County, Florida.

Tract contains 4265.6842 Acres, more or less.

2726703.2 File Ref #C {00228058: v: }

EXHIBIT "B" Permitted Exceptions for Tract C

Taxes for the year 2014 and subsequent years, not yet due and payable.

The following matters (which are reflected in the title commitment 16-2013-000351 Issued through Old Republic National Title Insurance Company):

- Easements in favor of Florida Power & Light Company recorded in Deed Book 98, Page 314, of the Public 4. Records of Sarasota County, Florida.
- Telephone Distribution Easement Deed in favor of GTE Incorporated, a Florida corporation recorded in 5. Official Records Book 2793, Page 172, of the Public Records of Sarasota County, Florida.
- Easements in favor of Sarasota County for the purposes of water supply distribution and sewerage collection 6. and related matters recorded in Official Records Book 2702, Page 2442 and Subordination of Utility Interest and Agreement for Reimbursement for Additional Facility Relocations recorded in Official Records Book 2758, Page 642; of the Public Records of Sarasota County, Florida.
- Easements in favor of Sarasota County Public Hospital Board recorded in Official Records Book 2785, Page 7. 641; Official Records Book 3065, Page 606 and Official Records Book 3108, Page 2455 together with Amendment recorded under Instrument # 2007026896, of the Public Records of Sarasota County, Florida.
- 8. (Intentionally omitted).
- 9 Easements in favor of Englewood Water District recorded in Official Records Book 1320, Page 2150, of the Public Records of Sarasota County, Florida.
- Access and Drainage Easements, and use restrictions in favor of the District Board of Trustees of Manatee 10. Junior College as set forth in that certain Warranty Deed recorded in Official Records Book 1571, Page 2172, of the Public Records of Sarasota County, Florida.
- 11. (Intentionally omitted).
- Access and Drainage Easements in favor of Sarasota County, together with covenants, limitations and 12. conditions, as set forth in that certain Warranty Deed recorded in Official Records Book 2389, Page 528, of the Public Records of Sarasota County, Florida.
- Terms and conditions contained in that certain Easement Agreement (Stormwater Drainage and Flowage) in 13. favor of TAYLOR RANCH, LTD., a Florida limited partnership recorded in Official Records Book 3065, Page 615, of the Public Records of Sarasota County, Florida.
- Reclaimed Water Agreement by and between TAYLOR RANCH, LTD., a Florida limited partnership and 14. TAYLOR RANCH, INC., a Florida corporation and Sarasota County Public Hospital Board recorded in Official Records Book 3108, Page 2433, together with Affidavit recorded in Instrument # 2005257196, as amended in Instrument # 2007026896, of the Public Records of Sarasota County, Florida.
- Declaration of Utility Easement by TAYLOR RANCH, INC., a Florida corporation recorded in Instrument # 15. 1998166153, of the Public Records of Sarasota County, Florida.
- Easement and right-of-way for ingress and egress, utilities and drainage in favor of John J. Nevins, as Bishop 16. of the Diocese of Venice recorded in Instrument # 1998166155, of the Public Records of Sarasota County, Florida.
- Terms and conditions contained in that certain Grant of Perpetual Non-Exclusive Easement In favor of 17. TAYLOR RANCH, LTD., a Florida limited partnership; TAYLOR RANCH, INC., a Florida corporation and Venetian Development, Inc., a Florida corporation, for the purposes of access and underground utilities recorded in Instrument # 1999044368, of the Public Records of Sarasota County, Florida.
- Conservation Easement in favor of Southwest Florida Water Management District recorded in Instrument # 18. 1999044370, of the Public Records of Sarasota County, Florida.

- Easements in favor of River Road Office Park, Inc., a Florida corporation recorded in Instrument #
 2000002796 (33-39-20) and Instrument # 2000002797, of the Public Records of Sarasota County, Florida.
- 20. Terms and conditions contained in that certain Perpetual, Non-Exclusive Access and Utility Easement Agreement in favor of TAYLOR RANCH, INC., recorded in Instrument # 2000002798, of the Public Records of Sarasota County, Florida.
- 21. (Intentionally omitted).
- Notice of Option to Purchase Lands in Section 32-39-20 in favor of SARASOTA COUNTY PUBLIC HOSPITAL BOARD, as Buyer, recorded in Official Records Book 2785, Page 650, of the Public Records of Sarasota County, Florida.
- 23. Declaration of Covenants, Conditions, Easements and Restrictions recorded in Instrument # 2004216589, as amended in Instrument # 2005257191 and 2007018906 of the Public Records of Sarasota County, Florida.
- 24. Declaration of Covenants, Conditions, Easements and Restrictions recorded in Instrument # 2005197548 as amended under Instrument # 2008099652 of the Public Records of Sarasota County, Florida.
- 25. Amended and Restated Utility Agreement recorded in Instrument # 2007064870 of the Public records of Sarasota County, Florida.
- 26. Water and Wastewater Interim Utilities Agreement recorded in Instrument # 2005089520, Public Records of Sarasota County, Florida.
- 27. Easement Agreement recorded in Instrument # 2007150241, of the Public Records of Sarasota County, Florida.
- 28. Easement Agreement recorded in Instrument # 2006215897, Public Records of Sarasota County, Florida.
- 29. Easement Agreement recorded in Instrument # 2007024930, of the Public Records of Sarasota County, Florida.
- 30. (Intentionally omitted).
- 31. (Intentionally omitted).
- 32. Easement in favor of Florida Power & Light Company recorded in Official Records Book 986, Page 905, together with consent agreement recorded in Instrument # 2006126669, of the Public Records of Sarasota County, Florida.
- 33. Easements in favor of Florida Power & Light Company recorded in Official Records Book 2940, Page 1363 and Official Records Book 3002, Page 1261, of the Public Records of Sarasota County, Florida.
- 34. Right of Way Resolution recorded in Official Records Book 2254, Page 2241, of the Public Records of Sarasota County, Florida.
- 35. (Intentionally omitted).
- 36. (Intentionally omitted).
- 37. Easement in favor of West Villages Improvement District recorded in Instrument # 2005089339, of the Public Records of Sarasota County, Florida.
- 38. (Intentionally omitted).
- 39. (Intentionally omitted).
- 40. (Intentionally omitted).
- 41. Easement in favor of the City of North Port recorded in Instrument # 2008019264, of the Public Records of Sarasota County, Florida.
- 42. Easement in favor of Sarasota County recorded in Instrument # 2008019265, of the Public Records of Sarasota County, Florida.
- 43. Easement in favor of the City of North Port, West Villages Improvement District, and Sarasota County recorded in Instrument # 2008019266, as re-recorded in Instrument # 2008029381, of the Public Records of Sarasota County, Florida.

2726703.2 File Ref #C {00228058: v: }



- 44. (Intentionally omitted).
- 45. Easement in favor of Florida Power & Light Co. recorded in Instrument # 2008096395, of the Public Records of Sarasota County, Florida.
- 46. Notice of Establishment of West Villages Improvement District, Declaration of Consent to Jurisdiction, Agreement between West Villages Improvement District and Fourth Quarter Properties XXXII, LLC, and other instruments pertaining to said District recorded in Instrument #s 2004223490, 2006023618, 2007048565, 2007086623, 2007176566, 2008055051, of the Public Records of Sarasota County, Florida.
- 47. (Intentionally omitted).
- 48. (Deleted)
- 49. Slope, Drainage, Gateway Feature and Landscape Easement Agreement recorded in Instrument # 2009155886, of the Public Records of Sarasota County, Florida.
- 50. Subject to Terms, Conditions and Restrictive Covenants contained in Section 18.02(b) of that certain Memorandum of Lease between Fourth Quarter Properties XXXII, LLC and Publix Super Markets, Inc., recorded in Instrument # 2008122233; together with First Amendment to Lease and to Memorandum of Lease recorded in Instrument # 2009037412 and re-recorded in Instrument # 2009044358, of the Public Records of Sarasota County, Florida.
- 51, (Intentionally omitted).
- 52. Slope Easement to West Villages Improvement District recorded in Instrument # 2013134806, Public Records of Sarasota County, Florida.
- 53. (Intentionally omitted)
- 54. Any and all boundary inconsistencies, encroachments and other matters shown on the survey certified by Britt Surveying, Inc. dated March 28, 2014, Job Number 08-09-08A.
- 55. (Deleted)
- 56. Common law drainage rights in the streams and watercourses on the property.
- 57. (Intentionally omitted).
- 58. (Intentionally omitted).
- 59. (Intentionally omitted).
- 60. (Intentionally omitted).
- 61. Riparian and littoral rights.
- 62. (Deleted).
- 63. (Deleted).
- 64. (Deleted).
- 65. General Principles of Agreement by and between City of North Port, Florida, West Villages Improvement District and Fourth Quarter Properties XXII, LLC, dated June 26, 2006; First Amendment to General Principles of Agreement by and between City of North Port, Florida, West Villages Improvement District and Fourth Quarter Properties XXII, LLC, dated June 9, 2008; Second Amendment to General Principles of Agreement by and between City of North Port, Florida, West Villages Improvement District and Fourth Quarter Properties XXII, LLC, dated February 23, 2009; Third Amendment to General Principles of Agreement by and between City of North Port, Florida, West Villages Improvement District and Fourth Quarter Properties XXII, LLC, dated February 23, 2009; Third Amendment to General Principles of Agreement by and between City of North Port, Florida, West Villages Improvement District and Fourth Quarter Properties XXII, LLC, dated January 26, 2010; Fourth Amendment to General Principles of Agreement by and between City of North Port, Florida, West Villages Improvement District and Fourth Quarter Properties XXII, LLC, dated January 26, 2010; Fourth Amendment to General Principles of Agreement by and between City of North Port, Florida, West Villages Improvement District and Fourth Quarter Properties XXII, LLC, dated January 30, 2012.
- 66. (Deleted).
- 67. (Deleted).

Exhibit A-2

68. Assignment of Leases and Rents recorded in Instrument # 2002164320, as modified in First Modification Agreement in Instrument # 2004126454, further modified in Second Modification in Instrument # 2005011686, Third Modification in Instrument # 2007054545, Fourth Modification in Instrument # 2008053030, Fifth Modification Agreement in Instrument # 2008060376, , Seventh Modification recorded in Instrument # 2009030319, Amendment to Mortgage Deed and Security Agreement and Amendment to Assignment of Leases and Rents in Instrument # 2009030320, Amended and Restated Mortgage and Security Agreement in Instrument # 2010039123, Modification Agreements in Instrument # 2011013257, 2011030279, 2012051784, 2012095624, 2012132626, and 2013097933, re-recorded in Instrument # 2013106487, and Amended and Restated Assignment of Leases and Rents recorded in Instrument # 2010039124, all of the Public Records of Sarasota County, Florida.

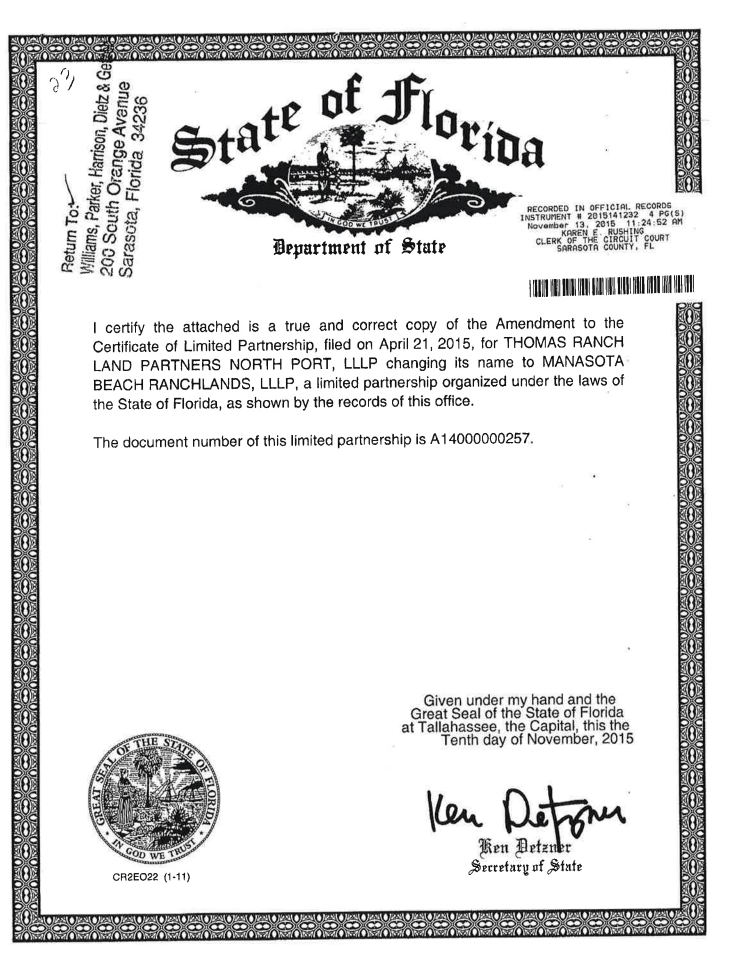


Exhibit A-2

CERTIFICATE OF AMENDMENT TO CERTIFICATE OF LIMITED PARTNERSHIP OF

Thomas Ranch Land Partners North Port, LLLP Insert name currently on file with Florida Department of State

Pursuant to the provisions of section 620,1202, Florida Statutes, this Florida limited partnership or limited liability limited partnership, whose certificate was filed with the Florida Department of State on 05/14/2014, assigned Florida document number <u>A14000000257</u>, adopts the following certificate of amendment to its certificate of limited partnership.

This amendment is submitted to amend the following:

A. If amending name, enter the new name of the limited partnership or limited liability limited partnership here:

Manasota Beach Ranchlands, LLLP

New name must be distinguishable and contain an acceptable suffix.

Acceptable Limited Partnership suffixes: Limited Partnership, Limited, L.P., LP, or Ltd. Acceptable Limited Liability Limited Partnership suffixes: Limited Liability Limited Partnership, L.L.L.P. or LLLP.

B. If amending mailing address and/or principal office address, <u>enter new mailing address and/or</u> principal office address here:

New Principal Office Address: (Must be STREET address) c/o Mattamy Homes 1900 Summit Tower Blvd., Suite 500 Orlando, FL 32810

New Mailing Address: (May be post office box) c/o Mattamy Homes 1900 Summit Towar Blvd., Suite 500 Orlando, FL 32810

C. If amending the registered agent and/or registered office address on our records, <u>enter the name of the</u> new registered agent and/or the new registered office address here:

Name of New Registered Agent:				
New Registered Office Address:		a street address		
	23/15(4) 8 6(4) 100	Florida	2315	
	City	Zip Code Zin	APR	
		TRAY O	2	1
			A	177
	Page 1 of 3			07

New Registered Agent's Signature, if changing Registered Agent:

I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

e.

If Changing Registered Agent, Signature of New Registered Agent

D. If amending the general partner(s), enter the name and business address of each general partner being added or removed from our records:

Title	Name	Address	Type of Action
			Add Remove
	:		Add Remove → ↓ ↓
	·		
			Add ∾ Remove
			Add Remove

E. If the limited partnership or limited liability limited partnership is amending its "limited liability limited partnership" status, enter change here:

] This Limited Partnership hereby elects to be a "Limited Liability Limited Partnership."

This Limited Partnership bereby removes its "Limited Liability Limited Partnership" status.

(NOTE: If adding or removing" limited liability limited partnership" status, all general partners must sign this amendment.)

Page 2 of 3

.....

F. If amending any other information, enter change(s) here: (Attach additional sheets, if necessary.)-

Effective date, if other than the date of filing:___

(Effective date cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State.)

Signature(s) of a general partner or all general partners*:

("NOTE: Only one current general partner is required to sign this document unless the limited partnership is adding or removing a "limited liability limited partnership" election statement. Chapter 620, F.S., requires all general partners to sign when adding or removing a "limited liability limited partnership" election statement.)

Thomas Ranch Villages GR, LLC, its General Partner By: Thomas Ranch Manager, LLC, its Manager By: James Leiferman, Authorized Manager

Signature(s) of all new or dissociating general partner(s), if any:

Filing Fee:	\$52.50
Certified Copy (optional):	\$52.50
Certificate of Status (optional):	\$8.75

2015 APR 21 AM 11:12 SECRETARY U: STALE TALLAHASSEE, FLORIDE

77

Page 3 of 3

PUBLIC NOTICE - CITY OF NORTH PORT NOTICE OF PUBLIC HEARINGS FOR ORDINANCE NUMBERS 2020-14, 2020-15 and 2020-16

NOTICE IS HEREBY GIVEN, pursuant to Chapters 166 and 163 of the Florida Statutes and Section 7.01(c) of the Charter of the City of North Port, Florida that the City of North Port proposes to adopt Ordinance No. 2020-14, adopting the amendment to the Village F Village District Pattern Plan (West Villages) by reference, Ordinance No. 2020-15, adopting the amendment to Village G Village District Pattern Plan (West Villages) by reference and Ordinance No. 2020-16, adopting the amendment to West Villages Village Index Map by reference.

A public hearing was previously scheduled to be held before the Planning and Zoning Advisory Board designated as the Local Planning Agency (LPA) on Thursday, April 2, 2020 at 9:00 a.m. in the City Hall Commission Chambers, 4970 City Hall Boulevard, North Port, Florida 34286; however, the meeting was cancelled. This petition is now scheduled to be heard by the <u>Planning and Zoning Advisory Board on May 7, 2020 at 9:00 a.m. utilizing</u> <u>communication media technology</u> to meet via video conference to conduct the public hearing. Due to the ongoing coronavirus/COVID-19 pandemic, City Hall is Closed to the public. In accordance with the Governor's Executive Order Number 20-69 and the City Manager's Emergency Order No. 2020-06, a live stream of the meeting will be broadcast on the internet.

Information about ways to watch the live stream and provide public comment will be posted on the city's website at: www.cityofnorthport. com/onlinemeetings. The agenda, ordinance(s), and meeting information will be posted on the agenda management website at: <u>https://</u> cityofnorthport.legistar.com/Calendar.aspx.

ACCESS THE MEETING - This virtual meeting will be broadcast live for members of the public to view: (1) On the City's website at https://cityofnorthport. legistar.com/Calendar.aspx; (2) on the City's YouTube channel at www.youtube.com/northportfl; and (3) online via Zoom at www.zoom.us or via the Zoom app; meeting ID 325 800 908. The public may listen to the audio only via phone by dialing one of the following numbers: (646) 558-8656; (312) 626-6799; or (301) 715-8592. When the meeting ID is requested, enter 325 800 908 and then press the # key.

PUBLIC COMMENT - Properly submitted comments will be accepted and included in the official record of the meeting. Any comment received that does not meet the public comment requirements will be rejected and will not be included in the official record of the meeting. Those wishing to address the Planning and Zoning Advisory Board relative to the following ordinance(s) may:

- (1) Submit a written comment via the online public comment form on the City's Online Public Comment webpage at www.cityofnorthport.com/ publiccomment. The form will become active at 9:00 a.m. the day before the meeting and deactivated at the end of public comment during the meeting. The commenter must complete the fields marked as "required" and the comment cannot exceed 3000 characters.
- (2) Leave a voicemail message via telephone at 941-429-1032. <u>Voicemail messages will be accepted the day before the meeting from 8:00 a.m. until 7:00 p.m.</u> The commenter must leave all information identified as "required" in the City's outgoing message and must not exceed two minutes, fifteen seconds.

In the event communications media technologies are implemented to also accept live or recorded public comment (via telephone or video conferencing), instructions will be posted in advance of the meeting to the city's website and the agenda management website.

SUBMISSION OF EVIDENCE – The City must receive all documents, documentary evidence, presentations, and materials for the board's consideration at least ten (10) days in advance of the meeting. Parties must submit these documents to Heather Taylor, City Clerk, htaylor@cityofnorthport.com, 4970 City Hall Blvd., North Port, FL 34286.

ORDINANCE NO. 2020-14

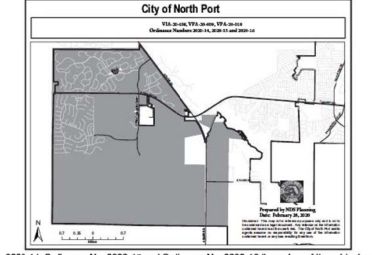
AN ORDINANCE OF THE CITY OF NORTH PORT, FLORIDA, AMENDING THE UNIFIED LAND DEVELOPMENT CODE, CHAPTER 53, ARTICLE XVIII – V VILLAGE, SECTION 53-214.F.(6), VILLAGE F VILLAGE DISTRICT PATTERN PLAN (WEST VILLAGES); AMENDING THE BOUNDARY OF VILLAGE F TO ADD ±8.00 ACRES TO THE SOUTHEAST AREA OF THE VILLAGE AND ADJUSTING THE NEIGHBORHOOD LAYOUT; PROVIDING FOR FINDINGS; PROVIDING FOR ADOPTION; PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

ORDINANCE NO. 2020-15

AN ORDINANCE OF THE CITY OF NORTH PORT, FLORIDA, AMENDING THE UNIFIED LAND DEVELOPMENT CODE, CHAPTER 53, ARTICLE XVIII – V VILLAGE, SECTION 53-214.F.(7), VILLAGE & VILLAGE DISTRICT PATTERN PLAN (WEST VILLAGES); AMENDING THE BOUNDARY OF VILLAGE & TO ADD ±41.00 ACRES TO THE SOUTHWEST AREA OF THE VILLAGE AND AMENDING THE NEIGHBORHOOD LAYOUT; PROVIDING FOR FINDINGS; PROVIDING FOR ADOPTION; PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

ORDINANCE NO. 2020-16

AN ORDINANCE OF THE CITY OF NORTH PORT, FLORIDA, AMENDING THE UNIFIED LAND DEVELOPMENT CODE, SECTION 53-213.A.(2) - VILLAGE INDEX MAP; PROVIDING FOR AMENDMENTS TO THE WEST VILLAGES INDEX MAP FOR CERTAIN PORTIONS OF VILLAGE F, VILLAGE G, AND VILLAGE I, INCLUDING ONE OR MORE OF THE FOLLOWING: BOUNDARIES, ACREAGES, LOCATIONS OF POLICE/FIRE STATIONS AND UTILITY SITE, ROADWAY ALIGNMENTS, VILLAGE CENTERS, PARK ACREAGES, POTENTIAL SCHOOL SITES, HOTEL SITE, AND DELETING A LOCAL ROAD; PROVIDING FOR FINDINGS; PROVIDING FOR ADOPTION; PROVIDING FOR FILING OF APPROVED DOCUMENTS; PROVIDING FOR SEVERABILITY; PROVIDING FOR CONFLICTS; AND PROVIDING AN EFFECTIVE DATE.



Note: Proposed Ordinance No. 2020-14, Ordinance No. 2020-15 and Ordinance No. 2020-16 (boundary of the subject property) is depicted on this map. If a person decides to appeal any decision made with respect to any matter considered at the meeting, they will need a record of the proceedings and should ensure that a verbatim record of the proceedings is made, including the testimony and evidence upon which the appeal is to be based. In situations where sworn testimony is required, persons offering such testimony are responsible for making appropriate arrangements with the City Clerk's Office for offering sworn testimony. For more information, to submit written or physical evidence, or to obtain a copy of the ordinance(s), contact the Office of the City Clerk, htaylor@cityofnorthport.com, 4970 City Hall Blvd., North Port, FL 34286, (941) 429-7064. A copy of the ordinance(s) will be posted on the front windows of City Hall.

Heather Taylor City Clerk

Publish on Wednesday, April 22, 2020

adno=3747887-1



City of North Port

1	ORDINANCE NO. 2020-15
2	
3	AN ORDINANCE OF THE CITY OF NORTH PORT, FLORIDA, AMENDING THE UNIFIED
4	LAND DEVELOPMENT CODE, CHAPTER 53, ARTICLE XVIII – V VILLAGE, SECTION 53-
5	214.F.(7), VILLAGE G VILLAGE DISTRICT PATTERN PLAN (WEST VILLAGES);
6	AMENDING THE BOUNDARY OF VILLAGE G TO ADD ± 41.00 ACRES TO THE
7	SOUTHWEST AREA OF THE VILLAGE AND AMENDING THE NEIGHBORHOOD LAYOUT;
8	PROVIDING FOR FINDINGS; PROVIDING FOR ADOPTION; PROVIDING FOR
9	CONFLICTS; PROVIDING FOR SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.
10	
11	WHEREAS, the City of North Port is committed to planning and managing the future growth and
12	development of the City by adhering to its Comprehensive Plan and Unified Land Development Code; and
13	
14	WHEREAS, between the years of 2000 and 2015, the lands that are part of the future Village G were
15	annexed into the City; and
16	
17	WHEREAS, pursuant to Chapter 189 of the Florida Statutes, in 2004, the West Villages Improvement
18	District was established; and
19	
20	WHEREAS, on November 24, 2003, the City adopted Ordinance 2002-49, establishing the Village Zoning
21	District and the underlying criteria for establishing a Village, including the creation of a Village District
22	Pattern Book to govern the process of overall development of the West Villages and a Village District
23	Pattern Plan to do the same for each underlying village; and
24 25	WHEREAS on August 8, 2005 the City adopted the West Villages Index Man identifying village
25 26	WHEREAS, on August 8, 2005, the City adopted the West Villages Index Map, identifying village boundaries, identifying future park locations, and identifying future public facilities, which was
20 27	subsequently amended on January 9, 2006, November 13, 2007, September 13, 2016, and July 24, 2018;
27 28	and
28 29	and
30	WHEREAS, on August 8, 2005, the City adopted the West Villages Village District Pattern Book, providing
30 31	a guideline for the development of subsequent Village District Pattern Plans within the West Villages,
32	which was subsequently amended on November 13, 2007; and
33	when was subsequently amenaed on November 13, 2007, and
34	WHEREAS, on May 7, 2020, the Planning and Zoning Advisory Board, designated as the Local Planning Agency,
35	held a properly-noticed public hearing to receive public comments on the adoption of this ordinance; and
36	
-	

- 37 WHEREAS, at the same meeting, the Planning and Zoning Advisory Board, recommended that the City 38 Commission approve Ordinance 2020-15; and
- 39
- 40 WHEREAS, at first and second reading the City Commission of the City of North Port held properly noticed 41 public hearings to review the recommendations of the Planning and Zoning Advisory Board and to receive
- 42 public comment on the proposed Village District Pattern Plan; and
- 43
- 44 WHEREAS, the City Commission has determined that the proposed Village District Pattern Plan serves the 45 public health, safety, and welfare of the citizens of the City of North Port, Florida, and
- 46
- 47 WHEREAS, the City Commission has also found that the proposed Village District Pattern Plan is consistent 48 with the City's Comprehensive Plan, Future Land Use Element, Goal 5 ("Village Land Use") and underlying 49 Objectives and Policies, as well as Section 53 of the Uniform Land Development Code providing for 50 minimum requirements of the Village zoning district.
- 51
- 52 NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF NORTH PORT, FLORIDA:
- 54 SECTION 1 – FINDINGS
- 55

53

56 The recitals outlined above are incorporated by reference as findings of fact. 1.01

57 **SECTION 2 – ADOPTION**

- 58
- 59 2.01 The City Commission hereby amends the Unified Land Development Code, Section 53-214.F.(7), 60 Village G Village District Pattern Plan (West Villages), as shown in "Exhibit A," attached hereto and 61 incorporated by reference into this ordinance as if set forth herein.

62 **SECTION 3– CONFLICTS**

- 63 64 3.01 In the event of any conflicts between the provisions of this ordinance and any other ordinance or 65 portions thereof, the provisions of this ordinance shall prevail to the extent of such conflict.
- 66 67 **SECTION 4 – SEVERABILITY**
- 68 69 4.01 If any section, subsection, sentence, clause, phase, or provision of this ordinance is for any reason 70 held invalid or unconstitutional by any court of competent jurisdiction, such provision shall be 71 deemed a separate, distinct, and independent provision and such holding shall not affect the 72 validity of the remaining portions hereof.

SECTION 5 - EFFECTIVE DATE 74

- 75 5.01 This ordinance shall take effect immediately upon adoption by the City Commission of the City of 76 North Port, Florida.
- 77

73

- 78
- 79 READ BY TITLE ONLY at first reading by the City Commission of the City of North Port, Florida in public 80 session the _____ day of ______ 2020.
- 81
- 82 PASSED AND DULY ADOPTED by the City Commission of the City of North Port, Florida on the second and 83 final reading in public session this ____ day of _____ 2020.

84		
85		
86		CITY OF NORTH PORT, FLORIDA
87		
88		
89		
90		DEBBIE MCDOWELL
91		MAYOR
92		
93	ATTEST	
94		
95		
96		
97	HEATHER TAYLOR, CMC	
98	INTERIM CITY CLERK	
99		
100		
101	APPROVED AS TO FORM AND CORRECTNESS	
102		
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104		
105	AMBER L. SLAYTON	
106	CITY ATTORNEY	
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Village G Village District Pattern Plan Proposed VDPP

Prepared For: Manasota Beach Ranchlands, LLLP July 23, 2019 REVISED APRIL 8, 2020

Prepared By:



Village G Village District Pattern Plan (VDPP)

Owner:

John Luczynski, Senior Vice President Manasota Beach Ranchlands, LLLP 19503 West Villages Parkway #14 Venice, Florida 34293

Prepared By: Stantec Consulting Services Inc. 6900 Professional Parkway East Sarasota, Florida 34240

Environmental Consultant: Environmental Consulting and Technology, Inc. 1211 Sarasota Center Boulevard Sarasota, Florida 34240



Contents

Proposed Village District Pattern Plan Community Goals

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Public Facilities Plan	34
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Proposed Village District Pattern Plan

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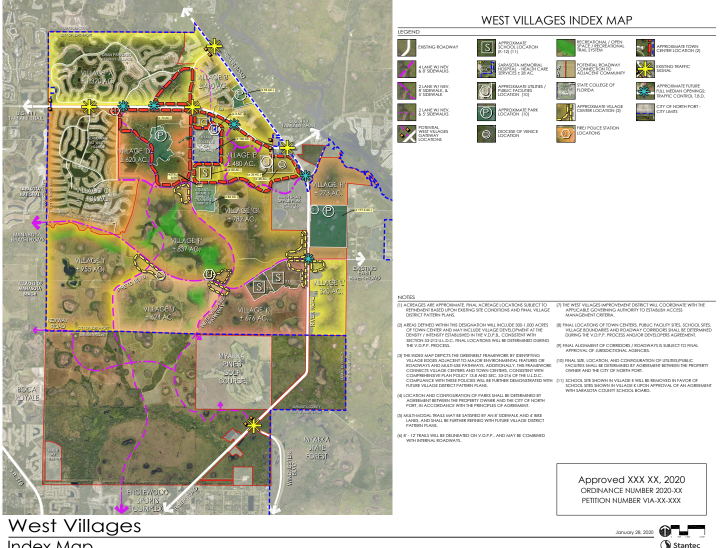
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SIDE

3.1 Community Goals

Village G furthers the following community goals:

- Create distinct neighborhoods with a vibrant, mixed-use town center as a focal point for the community. •
- Offer diversity in housing types to attract a variety of residents of varying socioeconomic status. •
- Provide a mix of uses within a safe, walkable distance, to encourage use of nonvehicular transportation. •
- Build a community that preserves and conserves environmentally protected areas. .
- Build a community with a variety of open space options, which may include squares, greens, parks, and multi use trails. •



Index Map

3.2 Proposed Village District Plan

Introduction

The Proposed Village District Pattern Plan (VDPP) for Village G was designed according to the Village District Performance Standards contained in the City of North Port's Comprehensive Plan. Before initiating this VDPP, a site analysis was prepared and reviewed by staff. The site analysis identified the extent and location of natural features and provided baseline environmental mapping. The Site Analysis also identified public facilities and services available to the area, existing and planned land uses proximate to the site, and perceived opportunities and constraints to development. The Site Analysis, as well as broader plans and ideas expressed in the Village District Pattern Book (VDPB) and Village Index Map have been relied upon as reference points for the development of this Proposed VDPP.

The objectives of the VDPB are to establish a broad community framework, to encourage development interests the flexibility to express themselves through the development of sustainable Villages, without restrictive regulations that hamper creativity or adaptability to changing market conditions.

To further these objectives, the West Villages Review Committee (WVRC) was created in 2017. This committee includes one individual from Manasota Beach Ranchlands, LLLP, the Master Developer; two individuals appointed by the West Villages Improvement District; and one individual from the City of North Port, who serves as a non-voting advisory member, appointed by the City of North Port's City Manager to serve on the committee. They are responsible for reviewing architectural features, design components, and landscape plans of institutional, retail/ commercial, mixed-use, and residential buildings and sites within Village G.

The WVRC uses the West Villages VDPB, as well as design standards established for Village G, contained in this VDPP, for guidance in making approval decision. Unless otherwise indicated, the specifications relating to landscaping contained in the City of North Port Unified Land Development Code shall be the minimum standard the Design Review Committee is empowered to approve. Upon approval of this VDPP, future application submittals are required to include evidence of approval from the WVRC with submittals to the City of North Port.

Granting authority to the WVRC does not eliminate the City's review authority to evaluate applications to confirm consistency with the VDPB, this VDPP, and the ULDC.

A portion of Village G is the home of the new Atlanta Braves Spring Training Facility and Academy. Other uses within Village G may include mixed-use residential neighborhoods, as well as a mix of institutional, commercial, and mixed-use development (see Figure 3.2.A). Proposed entitlements include: 1,800 residential units, 150,000 square feet of commercial/retail uses, and 50,000 square feet of office uses. There will be 1,800 residential connections and 120 non-residential connections within Village G.

The Proposed Village District Plan for Village G identifies two mixed-use areas. These areas may be the primary focus of mixed- and commercial uses. The plan also includes two mixeduse residential neighborhoods, which may include residential, office, and retail uses.

Two mixed-use areas are planned in Village G. Mixed-use area 1 is intended for complementary uses around the new spring training facility. Mixed-use area 2 is planned at the northwest corner of Manasota Beach Road and River Road. This area is envisioned to serve the day-to-day commercial needs of West Villages residents, as well as those who may be traveling along River Road. Finally, the Proposed Village District Plan includes one Institutional/Commercial/Mixed-Use neighborhood, which is the new Atlanta Braves Spring Training Facility and Academy. The range of uses that may be considered for the Institutional/ Commercial/Mixed-Use neighborhood include public use facilities, like those that have been constructed, educational institutions, and a Festival Marketplace, which is an anchorless retail center with a mix of small specialty shops, often located in a unique architectural setting. The neighborhood design planned for Village G is intended to encourage activity near the Atlanta Braves Stadium, and Academy, as well as along West Villages Parkway, encouraging commercial, office, and residential development at a scale that is compatible with adjacent uses, while allowing for appropriate transitions from one building form to another, within Village G.

This amended VDPP is intended to adjust the boundary of Village G, to accurately reflect the alignment of Manasota Beach Road, along the southern boundary. This revision results in the addition of approximately 40 acres to Village G. Other amendments include relocating Mixed-Use Area 2 (MU-2) from the intersection of West Villages Parkway and Manasota Beach Road, to the intersection of River Road and Manasota Beach Road. Mixed-Use Residential Neighborhood – 1 (MURN-1) has been expanded in the area where MU-2 was previously located. This modification is intended to more accurately reflect anticipated growth and development in Village G, consistent with this Pattern Plan.

Consistent with the ULDC, which outlines the regulatory hierarchy between documents, where conflicts between regulating documents arise, the approved Pattern Plan and Pattern Book shall control. In places where these documents remain silent, the ULDC shall control. This section states:

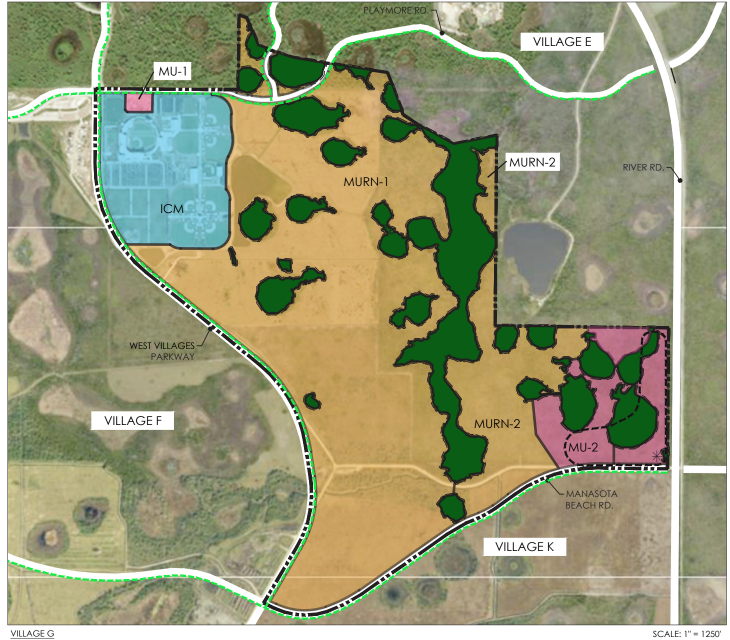
VDPP shall meet the requirements of all applicable City, State and Federal requirements.

- 1. Where there are conflicts between VDPP, ULDC provisions, the general land use, subdivision, or other applicable regulations, those adopted and shown on the approved Pattern Book and VDPP shall apply.
- 2. Where the VDPP does not address an area, the ULDC shall apply.
- 3. Deviations may be requested by the applicant but shall be specified on the VDPP and approved by the City.
- 4. The proposed Pattern Book and VDPP shall be consistent with the intent of the comprehensive plan and the future land use designation of the site which is currently in effect.

All VDPPs shall be consistent with the criteria and standards of the District Pattern Book and Village Index Map as applicable.

During the course of review of this Village District Pattern Plan, significant amendments to the Village District Pattern Book have been initiated. One of the motivations for the amendments is to address consistency between the documents (i.e. VDPB, VDPPs) governing development in the West Villages while ensuring standards are up to date with development practice. Village characteristics including land uses, development styles, and other community features will be explained in sections 3.8 and 3.9. The standards contained in this VDPP are reflective of, and will be consistent with the standards in the 2020 VDPB.

Figure 3.2.A



625' 1250'

*NOTE: ADDITIONAL CONNECTIONS TO WEST VILLAGES PKWY, PLAYMORE RD, AND MANASOTA BEACH RD MAY BE CONSTRUCTED AND WILL BE EVALUATED AT TIME OF SITE AND DEVELOPMENT APPLICATION

MIXED-USE
MIXED-USE RESIDENTIAL NEIGHBORHOOD
GREENBELT/WETLAND
VILLAGE BOUNDARY
 VILLAGE CENTER BOUNDARY
 8'-12' MULTIMODAL TRAIL (GREENBELT)

8'-12' MULTIMODAL TRAIL (GREENBELT)

PROPOSED VILLAGE DISTRICT PLAN

MANASOTA BEACH RANCHLANDS, LLLP DATE: 01/09/2020

Figure 3.2.B



<u>VILLAGE G</u>

<u>LEGEND</u>



Retail / Office



SINGLE-FAMILY

Note:

Designs are for illustrative purposes only and are not intended to be regulatory or limiting to layout, roadway networks, parking lots, open space, buffers, development plans, uses, or other design features.

5

3.3 Proposed Neighborhoods Plan

3.3.1 Neighborhood Character

Village G is intended to serve as the new home of the Atlanta Braves Spring Training Facility and Academy. Other uses are envisioned to include mixed-use residential neighborhoods, as well as a mix of institutional, commercial, and mixeduse development. Not only will this Village offer a variety of mixed-use residential neighborhoods with institutional and commercial mixed-use areas, but it will also support the ongoing development of the new Atlanta Braves Spring Training Facility and Academy, offering a range of uses at varying intensities and densities. The range of uses that may be considered will also be complementary and supportive of the adjacent River Road Office Park, located outside of the West Villages, between River Road and Village G, which will further the goals of the Village Land Use by encouraging a better jobs/housing balance.

Two areas are primarily envisioned for mixed-use development, with a focus on retail and commercial uses. These areas are identified as MU-1 and MU-2 on the Proposed Village District Plan, Figure 3.2.A. The Mixed-Use Areas will primarily serve the commercial/retail and office needs of the West Villages. The proposed development standards will permit a broad range of non-residential uses that will promote the long-term economic sustainability of the West Villages. These neighborhoods are planned to offer a variety of residential unit types.

Two Mixed-Use Residential Neighborhoods, identified as MURN-1, and MURN-2, are envisioned as neighborhoods that include a broad range of non-residential and residential land uses. Commercial/retail and office uses are also planned within these neighborhoods.

The proposed site design is intended to further the goals of the Village Land Use Category, as described in the Comprehensive Plan, by encouraging a better jobs/housing balance, through the development of a community that encourages a mix of office, retail, residential, and opportunities for recreation.

Finally, this Village is planned to offer a variety of residential unit types. Townhouses, stacked townhouses, single family semidetached, single family detached, and multi-family units may be developed within Village G.

An important element of the village design includes a multimodal trail network that connects all areas to neighborhood centers, open space tracts, and mixed-use areas. These features facilitate citizen interaction by linking village areas and neighborhoods to on-site and adjacent amenities and facilities.

These trails will provide residents with recreational opportunities and access to the natural environment and open spaces.

This Village is designed to be a vibrant, mixed-use area, offering a broad mix of residential unit types, which may be mixed vertically and horizontally with retail, commercial, and office uses. The vision is to create a compact urban form in Mixed-Use Areas 1 and 2, while activating the area near the Atlanta Braves Spring Training Facility and Academy, encouraging a form of development that can transition to institutional uses that may support, and are compatible with the educational facilities (State College of Florida and a future school) located to the north of Village G. The site design provides for a slight reduction in intensity in the Mixed-Use Residential Neighborhoods.

3.3.2 Structure Types

Village G is planned to include a range of housing types, which may include single-family detached, single-family semidetached, or paired villas, single-family attached townhouses, stacked townhouses, multi-family, and residential units within mixed-use buildings. See Development Standards for specific dimensional requirements.

A single-family detached unit is a standalone house, not attached to any other dwelling by any means, and surrounded by open space or yards. Lot sizes vary, to allow a variety of private yard space. An accessory apartment is a permitted use on singlefamily detached lots, which would allow an accessory dwelling unit with a separate means of ingress and egress containing a separate kitchen, bathroom, and sleeping facilities that is either physically attached to or contained within an existing singlefamily house or occupies the second story of an existing garage or accessory building on the same lot as the principal dwelling. The minimum area of an accessory apartment will be 200 square feet. Accessory apartments will not count as a dwelling unit for density calculation purposes.

A single-family semi-detached unit, or paired villa, is a onefamily dwelling attached to one other one-family dwelling by a common vertical wall, with each dwelling located on a separate lot. Lots contain one side yard on the opposite side of the common wall and a front and rear yard.

A single-family attached townhouse is a one-family dwelling in a row of at least two such units in which each unit has access to the outside, no unit is located over another unit, and each unit is separated from any other unit by one or more vertical common fire-resistant walls. Neighborhoods may include Single-Family Attached units with front or side-loaded garages, or rear loaded garages, where an alley exists. A stacked townhouse typically has two units stacked vertically, with each having an entrance from the street or side of the building.

A multi-family unit contains three or more dwelling units, which is typically two or more stories tall.

A mixed-use dwelling is one that is located within a mixed-use building, which contains a variety of complementary uses in a single building.

Maximum density for West Villages has been established. Comprehensive Plan Policy 13.1.n establishes that 16,400 dwelling units is the maximum number of units that may be developed in areas of the West Villages that lie within the City of North Port, consistent with Figure 13.1.n of the Comprehensive Plan. To demonstrate compliance with this requirement, future Site and Development Plans and/or Plat applications will include a tracking chart, prepared by the Master Developer, to indicate the allocation of units to individual developments within the West Villages. Residential density will be calculated for the land areas identified on the Proposed Village District Pattern Plan (Mixed-Use, Mixed-Use Residential Neighborhood, and Institutional Commercial Mixed). The maximum density shown on the Development Standards Table may be exceeded for an individual project, as long as the overall density for the area (MU, MURN, ICM) remains at or below the established density for that area. Public, nonprofit, and institutional uses are permitted in all areas and shall count toward non-residential or residential intensity or density.

If, during development, it is found that transportation impacts in Village G are more than what was contemplated in the Traffic Impact Analysis, additional analysis will be conducted.

Figure 3.3.A

Village G Development Standards

VILLAGE G DEVELOPMENT STANDARDS			
	MIXED USE	MIXED USE RESIDENTIAL NEIGHBORHOOD	INSTITUTIONAL/ COMMERCIAL/ MIXED USE
(+/-) ACRES	77	615	92
(+/-) ADJUSTED GROSS ACRES	52	485	92
OPEN SPACE (+/-) ACRES	25	130	0
FLOOR AREA RATIO (3) DENSITY LIMITATIONS (4)		2.0 FAR 16 Dwelling units per Acre	2.0 FAR 16 Dwelling units per Acre
Permitted Uses(1)(6)(7)	Residential: Model Homes/Sales Center, Community Center, Gatehouse, Single-Family Detached Type A&B, Accessory Apartment, Townhouses, Stacked Townhouses, Multi-Family, Mixed Use, Residential Support Uses Non-Residential: Commercial/Service, Retail, Parking/Utility/Communication	Residential: Model Homes/Sales Center, Community Center, Gatehouse, Single-Family Detached Type A&B, Accessory Apartment, Single-Family Semi-Detached, Townhouses, Stacked Townhouses, Multi-Family, Mixed Use, Residential Support Uses Non-Residential: Commercial/Service, Retail, Parking/Utility	Residential: Model Homes/Sales Center, Community Center, Gatehouse, Townhouses, Stacked Townhouses, Multi- Family, Mixed Use, Residential Support Uses Non-Residential: Commercial/Service, Retail, Institutional, Parking/Utility/Communication/ Essential Services
Minimum Lot Size	Residential: See Typical Configurations for Structures; Non-residential: No min. lot area	Residential: See Typical Configurations for Structures; Non-residential: No min. lot area	Residential: See Typical Configurations for Structures; Non-residential: No min. lot area
Maximum Structure Height	50 Feet (s.f.) 60 feet (community center, gatehouse, townhouse), 120 Feet (multi-family, hotel/motel, non- residential)	42 Feet (s.f.), 80 Feet (townhouses, community center, gatehouse), 120 feet (hotel/motel, multifamily, non- residential)	42 Feet (s.f.), 80 Feet (townhouses, community center, gatehouse), 120 feet (hotel/motel, multifamily, non- residential)
Setbacks(2)(5)	Residential - See Typical Configurations for Structures Non-residential - Meet State Building and Fire Code	Residential - See Typical Configurations for Structures Non-residential - Meet State Building and Fire Code	Residential - See Typical Configurations for Structures Non-residential - Meet State Building and Fire Code

Notes:

(1) Aboveground utility structures shall be allowed anywhere within the Village provided that such facilities incorporate adequate levels of buffers to appropriately protect enjoyment on adjacent uses.

(2) Fences, walls, columns, entry monumentation, decorative features, and utility facilities such as lift stations, storage tanks, ground-mounted transformers, and wells shall be exempt from any setback standards. A berm up to 8' in height may be constructed as part of a buffer. Up to 8' in height of wall or fence may be constructed with or without a berm as part of the landscape or buffering plans.

(3) Floor-to-area ratio (FAR) standards shall be calculated for the land areas identified on the Village District Plan (MU, MURN, ICM) (Fig. 3.2.A). With each Site & Development and/or Plat Application, a Tracking Chart will be provided to demonstrate compliance with the required Land Use Mix. The Tracking Chart shall also demonstrate that the total FAR does not exceed 1.0, pursuant to Comprehensive Plan Policy 13.2 and ULDC Section 53-212.C.

(4) Residential density shall be calculated for the land areas identified on the Village District Plan (MU, MURN, ICM) (Fig. 3.2.A). With each Site & Development and/or Plat Application, a Tracking Chart will be provided to demonstrate compliance with the overall maximum density of West Villages, and to ensure compliance with the required Land Use Mix. The Tracking Chart shall also demonstrate that total density does not exceed 4 DU/Adjusted Gross Acre without Transfer of Development Rights, pursuant to Comprehensive Plan Policy 13.2 and ULDC Section 53-212.C. If total density exceeds 4 DU/Adjusted Gross Acre, Transfer of Development Rights must be demonstrated through the identification of Sending and Receiving Areas, consistent with Comprehensive Plan Policy 13.10 and ULDC Section 53-218.

(5) Setbacks may be reduced to 0 feet when the subject parcel is adjacent to public/private right-of-way, easement, open space tract or water body that is at least 30 ft in width. Air conditoning units, pool pumps, and other mechanical equipment shall be permitted in side yard setbacks.

(6) Utility structures may be located in easements or in rights-of-way as indicated in roadway cross sections.

(7) Lakes and ponds may be used for irrigation and/or storage of reclaimed water.

Figure 3.3.B Typical Configurations for Structures

The specific notes referenced below apply to the development standards outlined on the following pages for the structure types listed below. Single-Family - Detached Type A Single-Family - Detached Type B Single-Family - Attached Townhome (Front Loaded) Single-Family - Attached Townhome (Rear Loaded) Multi-Family Mixed-Use

Development Standards	Notes
Lot Area Min.	9
Lot Width Min.	8,9
Lot Depth Min.	
Lot Coverage Max.	10
Front Setback Min. (Measured to sidewalk)	1
Side Setback Min. (Principal Structure)	3,4,7,8,11
Side Setback Min. (Pool Deck, Screen Enclosure)	2,3,7,8,11
Rear Setback Min. (Principal Structure)	5,7
Rear Setback Min. (Pool Deck, Screen Enclosure)	5,7

Notes

- 1 Front Loading Garage (FLG), Side Loading Garage (SLG), Recessed Garage Option (RGO)
- 2 Screen enclosures for Townhomes and Single-Family Attached (SFA) units will have a 5 FT side setback without a privacy wall, or a 0 FT side setback with a min. 6 FT high privacy wall, provided that the screen is located atop the wall.
- 3 Patios and pool decks for Townhomes and SFA units may have a 0 FT side setback provided units abut a shared privacy wall.
- 4 A Corner Lot is a lot abutting two or more streets at their intersection. When a side property line is adjacent to a platted open space tract of at least 5 FT in width, a corner lot setback shall not be required.
- 5 The rear setback may be reduced to 0 FT when the rear property line abuts an easement, water body, or open space tract of at least 30 FT in dimension.
- 6 Townhome units may include two or more attached units.
- 7 Cornices, veneers, or other non-structural projections shall not count towards setbacks and shall be treated similar to roof overhangs.
- 8 Side vard setbacks for Single-Family Detached units are a combined 10 FT.
- 9 Minimum lot area and width for curvilinear lots may be less then required provided that all min. setback requirements are met and the average lot width (front lot line and rear lot line) is equal to or greater than the min. lot width required. Irregular lot dimensions that meet minimum lot size are permitted.
- 10 Lot coverage is defined as the percent of lot area under fixed roof. Lot coverage does not include pools, decks, driveways, patios with or without fixed roof, sidewalk, etc.

11 Air-conditioning units and mechanical equipment shall be allowed in side yard setbacks no closer than 1.5' from lot line.

- 12 For Single-Family Detached type A and B, A is provided for illustrative purposes. B reflects the minimum dimensional standards.
- 13 FLG setback is to the garage face. SLG and RGO setback minimum shall apply to the non-garage portion of the structure.

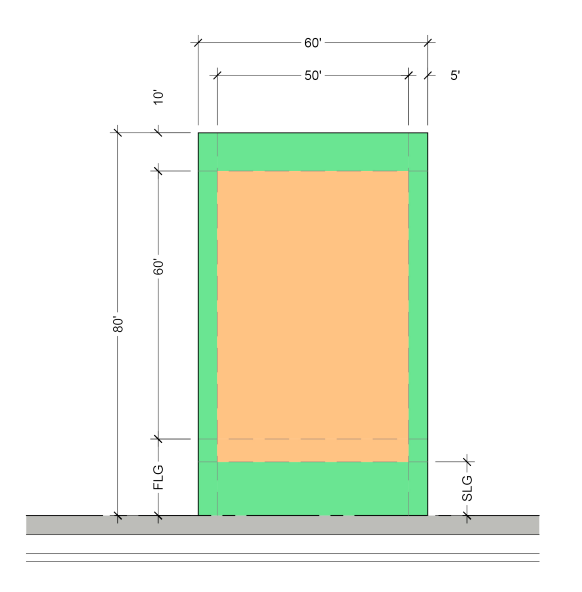
DETACHED - TYPE A

Development Standards

Lot Area Min. Lot Width Min. Lot Depth Min. Lot Coverage Max. Front Setback Min. (Measured to sidewalk) Side Setback Min. (Principal Structure) Side Setback Min. (Pool Deck, Screen Enclosure) Rear Setback Min. (Pool Deck, Screen Enclosure)

Single-Family Detached (Type-A) 4,800 SF

60 FT 80 FT 65% 20 FT (FLG) / 10 FT (SLG)(RGO) 10 FT Between Structures, 5 FT Corner Lot 3 FT Pool; 0' Pool Deck/Screen 10/5 FT (RGO) 0 FT (deck/screen) / 3 FT (Pool Edge)

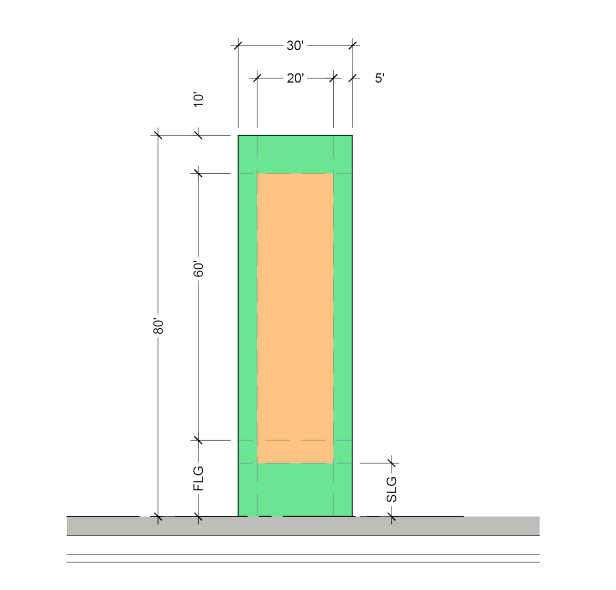


DETACHED - TYPE B

Development Standards

Lot Area Min. Lot Width Min. Lot Depth Min. Lot Coverage Max. Front Setback Min. (Measured to sidewalk) Side Setback Min. (Principal Structure) Side Setback Min. (Pool Deck, Screen Enclosure) Rear Setback Min. (Principal Structure) Rear Setback Min. (Pool Deck, Screen Enclosure)

Single-Family Detached (Type-B) 2,400 SF 30 FT 80 FT 65% 20 FT (FLG) / 10 FT (SLG)(RGO) 10 FT Between Structures, 5 FT Corner Lot 3 FT Pool; 0 FT Pool Deck/Screen 10/5 FT (RGO) 0 FT (Pool Deck) / 3 FT (Pool Edge)



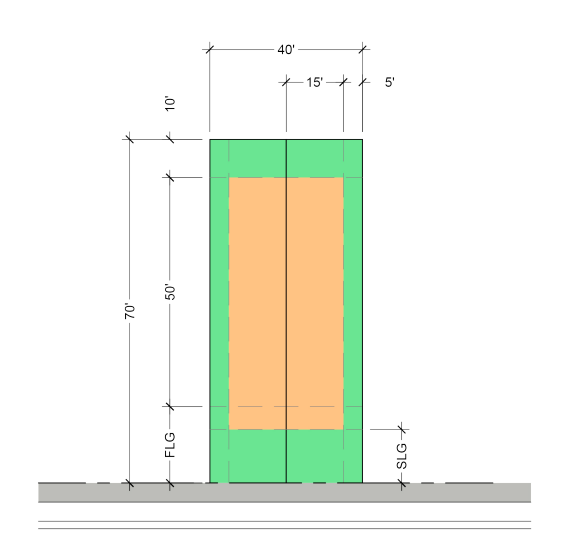
SEMI-DETACHED - PAIRED VILLA

Development Standards

Lot Area Min. Lot Width Min. Lot Depth Min. Lot Coverage Max. Front Setback Min. (Measured to sidewalk) Side Setback Min. (Principal Structure) Side Setback Min. (Pool Deck, Screen Enclosure) Rear Setback Min. (Pool Deck, Screen Enclosure)

Single-Family Semi-detached (Paired Villa)

1,400 SF (per unit) 20 FT 70 FT 75% 20 FT (FLG) / 10 FT (SLG)(RGO) 10 FT Between Structures (0 FT Common Wall/Shared Lot Line) / 5 FT Corner Lot 3 FT (0 FT Common Wall/Shared Lot Line) / 5 FT (Side Yard Pool Edge) 10 FT 0 FT (deck/screen) / 3 FT (Pool Edge)



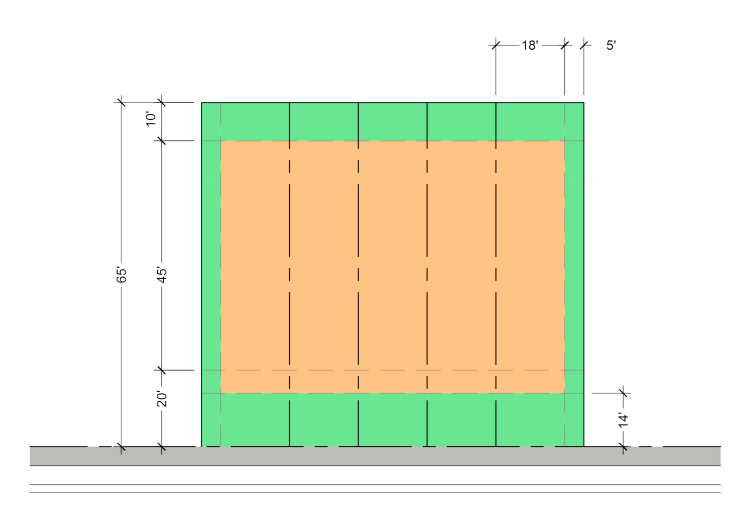
ATTACHED - TOWNHOME (FRONT-LOADED)

Development Standards

Lot Area Min. Lot Width Min. Lot Depth Min. Lot Coverage Max. Front Setback Min. (Measured to sidewalk) Side Setback Min. (Principal Structure) Side Setback Min. (Pool Deck, Screen Enclosure) Rear Setback Min. (Pool Deck, Screen Enclosure)

Single-Family Attached (Townhome) (6)

1,170 SF (per unit) 18 FT 65 FT 80% 20 FT / 10 FT (Porch/Stoop) (SLG)(RGO) 10 FT Between Structures (0 FT Common Wall/Shared Lot Line) / 5 FT Corner Lot 3 FT Pool (0 FT Common Wall/Shared Lot Line) / 3 FT (Side Yard Pool Edge/Screen) 10 FT N/A



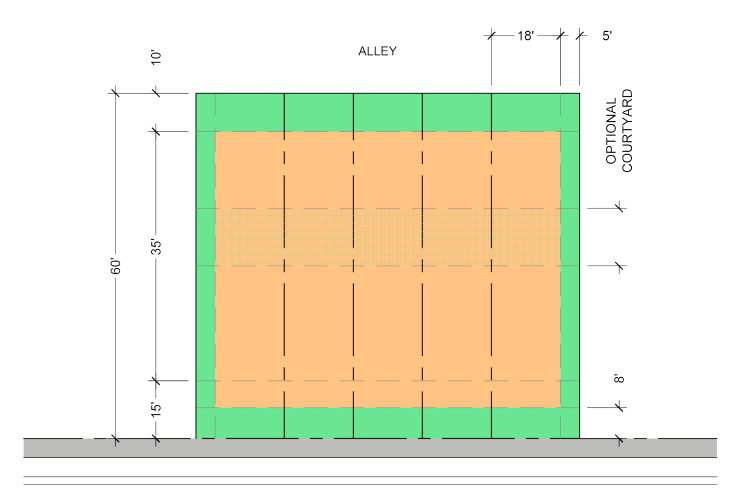
ATTACHED - TOWNHOME (ALLEY-LOADED)

Development Standards

Lot Area Min. Lot Width Min. Lot Depth Min. Lot Coverage Max. Front Setback Min. (Measured to sidewalk) Side Setback Min. (Pool Deck, Screen Enclosure) Rear Setback Min. (Pool Deck, Screen Enclosure) Rear Setback Min. (Pool Deck, Screen Enclosure)

Single-Family Attached (Townhome) (6)

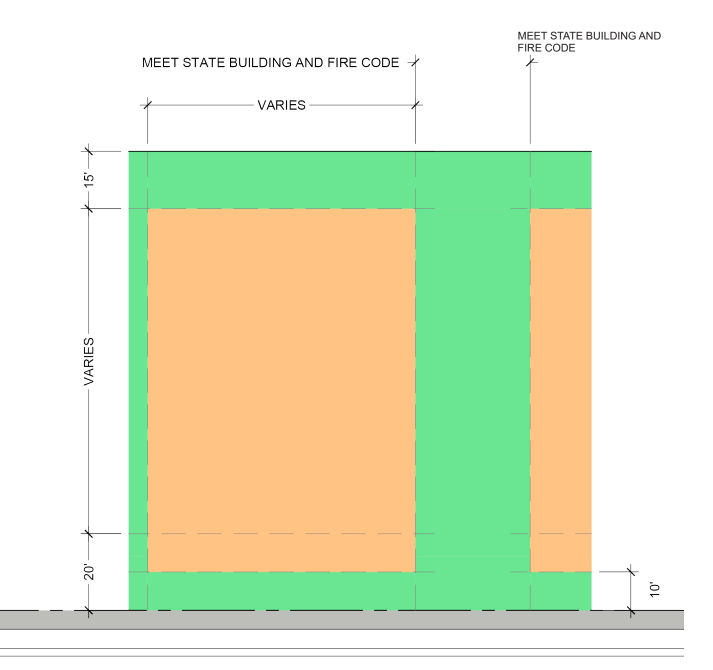
1,080 SF (per unit) 18 FT 60 FT 80% 7 FT / 0 FT (Porch/Stoop) 5 FT (0 FT Common Wall/Shared Lot Line) / 10 FT Corner Lot 4 FT (0 FT Common Wall/Shared Lot Line) / 5 FT (Side Yard Pool Edge) 5 FT N/A



MULTI-FAMILY/STACKED TOWNHOUSE

Development Standards	M
Lot Area Min.	N/.
Lot Width Min.	N/.
Lot Depth Min.	N/.
Lot Coverage Max.	N/
Front Setback Min. (Measured to sidewalk)	0',
Side Setback Min. (Principal Structure)	Me
Side Setback Min. (Pool Deck, Screen Enclosure)	N/
Rear Setback Min. (Principal Structure)	15
Rear Setback Min. (Pool Deck, Screen Enclosure)	N/.

Multi-Family N/A V/A V/A O' / 20 FT (FLG) / 10 FT (SLG)(RGO) Weet State Building and Fire Code V/A 15 FT N/A



MIXED-USE

RESIDENTIAL / NON-RESIDENTIAL

Development Standards
Lot Area Min.
Lot Width Min.
Lot Depth Min.
Lot Coverage Max.
Front Setback Min. (Measured to sidewalk)
Side Setback Min. (Principal Structure)
Side Setback Min. (Pool Deck, Screen Enclosure)
Rear Setback Min. (Principal Structure)
Rear Setback Min. (Pool Deck, Screen Enclosure)

Mixed-Use N/A N/A N/A O FT Meet State Building and Fire Code N/A N/A



PARKING AREA

3.3.3 Neighborhood Center

Neighborhood centers are intended to serve residential neighborhoods as community centers providing a concentration of activities that serve the immediate area. Neighborhood Center areas may be community centers for residential neighborhoods, passive or active parks, neighborhood greens, or civic nodes. These spaces shall be shown at the subdivision plan stage.

3.4 Roadways and Pathways

3.4.1 Roadways and Pathways

Roadways within Village G will comfortably and safely accommodate vehicular, pedestrian, Neighborhood Electric Vehicles, and bicycle traffic. Through design and development of Village G, the maximum posted speed will be up to 35 miles per hour, to encourage the use of Neighborhood Electric Vehicles as an alternative mode of transportation for trips within the West Villages. A sidewalk system will be constructed to facilitate pedestrian circulation. In addition, roadways will be landscaped and lit to enhance the community appearance and contribute to pedestrian comfort. Described below are five types of roadways and pathways that may be implemented for the village development: boulevards, mixed-use streets, avenues, residential neighborhood streets, and alleys. Typical cross sections are depicted in the subsequent section.

The roadways and pathways depict improvements that may be eligible for impact fee and mobility fee credits or reimbursements and are to be constructed and maintained by the West Villages Improvement District (WVID) and/or the Master Developer. The phasing of roadways within Village G will be consistent with planned development phasing within Village G to provide sufficient and safe access, as well as bicycle and pedestrian connectivity, concurrent with the development, as determined by the Master Developer.

Roadways and Pathways

Figure 3.4.A

Boulevard

Boulevards are generally two- to four-lane divided thoroughfares.

- Typically, a two- to four-lane divided thoroughfare
- May be designed for up to 35-mile-per-hour speed limit.
- May include trees and landscaping in median and public frontages.
- Designed to accommodate pedestrian, bicycle, and small electric-powered vehicles.

Design Parameters	Min.	Max.
Target Speed	15	35
Travel Way Dimensions	Min.	Max.
Travel Lane(s) Width (ft)	11	14
Turn Lane Width	10	12
Bike Lane Width (ft)	5	7 (Buffered)
Parking Lane Width (Parallel Parking) (ft)	N/A	N/A
Parking Lane Width (Angled Parking) (ft)	N/A	N/A
Public Frontage	Min.	Max.
Planting Type	Planted/Grass	
Planting Width (ft)	0	-
Walkway Width (each side) (ft)	5	-
Right Of Way	Min.	Max.
ROW Width	100	-

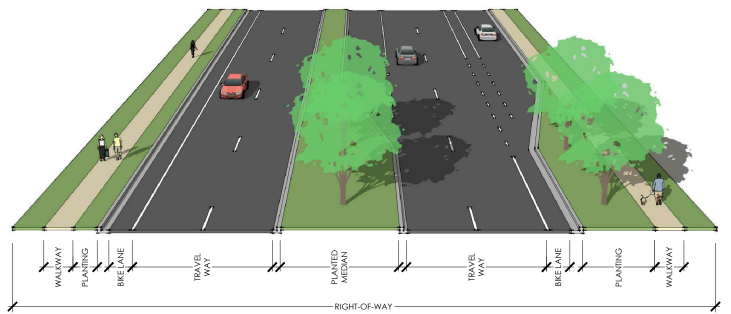


Figure 3.4.B

Boulevard Option 2 Boulevards are generally two- to four-lane divided thoroughfares.

- Typically, a two- to four-lane divided thoroughfare
- May be designed for up to 35-mile-per-hour speed limit.
- May include trees and landscaping in median and public frontages.
- Designed to accommodate pedestrian, bicycle, and small electric-powered vehicles.

Design Parameters	Min.	Max.
Target Speed	15	35
Travel Way Dimensions	Min.	Max.
Travel Lane(s) Width (ft)	11	14
Turn Lane Width	10	12
Bike Lane Width (ft)	5	7 (Buffered)
Parking Lane Width (Parallel Parking) (ft)	N/A	N/A
Parking Lane Width (Angled Parking) (ft)	N/A	N/A
Public Frontage	Min.	Max.
Planting Type	Planted/Grass	
Planting Width (ft)	0	-
Walkway Width (each side) (ft)	5	-
Right Of Way	Min.	Max.
ROW Width	100	-

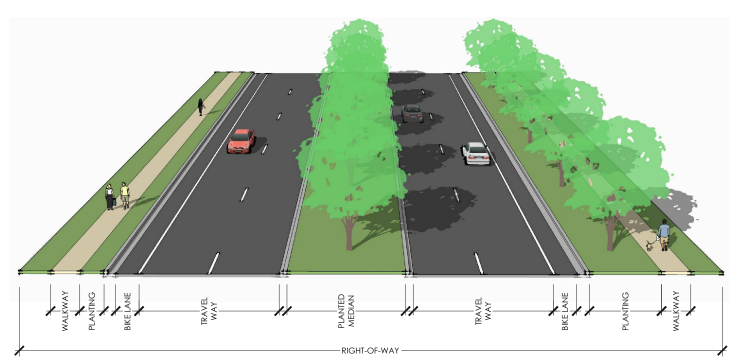


Figure 3.4.C

Mixed-Use Street A

Mixed-Use Streets are generally free-movement local roadways that provide on-street parking for higher density areas, including shops, offices, multi-family buildings, and townhouses.

- Free-movement local roadway providing on-street parking for higher-intensity uses including shops, offices, multi-family buildings, and Townhouses.
- Typically, a two-lane undivided roadway.
- May be designed for 25-mile-per-hour speed limit.
- Designed for on-street parking (angled or parallel).
- Public frontages may include landscaped planters with vegetation.
- Designed to accommodate pedestrian, bicycle connectivity, and Neighborhood Electric Vehicles.

Design Parameters	Min.	Max.
Target Speed	15	25
Travel Way Dimensions	Min.	Max.
Travel Lane(s) Width (ft)	11	12
Bike Lane Width (ft)	5	7 (Buffered)
Optional Parking Lane Width (Parallel Parking) (ft)	8	9
Parking Lane Width (Angled Parking) (ft)	N/A	N/A
Public Frontage	Min.	Max.
Planting Type	Intermittent	
Planting Width (ft)	-	8
Walkway Width (ft)	5	-
Right Of Way	Min.	Max.
ROW Width	60	90

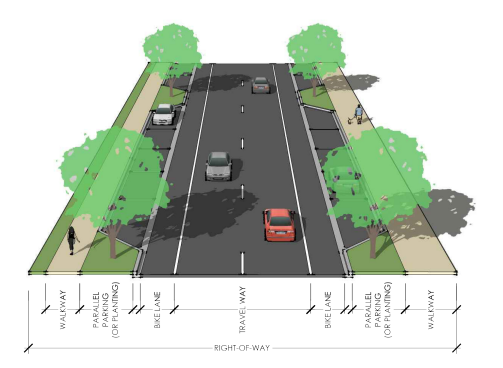


Figure 3.4.D

Mixed-Use Street B

Mixed-Use Streets are generally free-movement local roadways that provide on-street parking for higher-density areas, including shops, offices, multi-family buildings, and townhouses.

- Free-movement local roadway.
- May provide frontage and on-street parking for higher-density uses including shops, offices, multi-family buildings, and townhouses.
- Typically, a two-lane undivided roadway.
- May accommodate parallel parking.
- May be designed for 25-mile-per-hour speed limit.
- Designed to accommodate pedestrian connectivity with sidewalks, separated from vehicular traffic with landscaping, as well as bicycles and Neighborhood Electric Vehicles.

Design Parameters	Min.	Max.
Target Speed	15	25
Travel Way Dimensions	Min.	Max.
Travel Lane(s) Width (ft)	11	12
Bike Lane Width (ft)	N/A	N/A
Optional Parking Lane Width (Parallel Parking) (ft)	8	9
Optional Parking Lane Width (Angled Parking) (ft)	N/A	N/A
Public Frontage	Min.	Max.
Planting Type	Interm	nittent
Planting Width (ft)	4	-
Walkway Width (ft)	5	-
Right Of Way	Min.	Max.
ROW Width	54	80

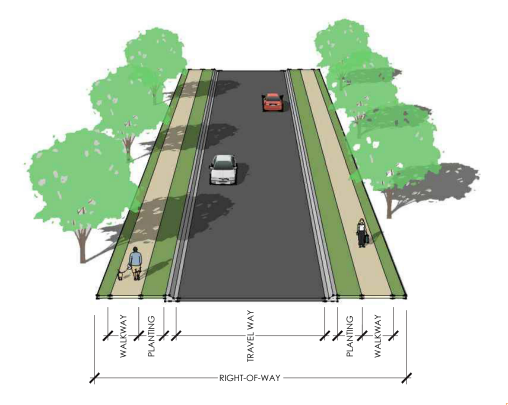


Figure 3.4.E

Avenue

Avenues are frequently used roadways, intended to connect neighborhoods to one another. They are typically free-movement local roadways that provide circulation and connectivity to other areas of the community. Avenues are intended to divert higher traffic volumes away from residential neighborhoods while allowing for interconnectivity within the Village.

- Frequently used roadways, intended to connect neighborhoods to one another.
- Typically, a two-lane undivided roadway.
- Designed to accommodate pedestrian, bicycle, and Neighborhood Electric Vehicles (may be a trail).
- May be designed for 35-mile-per-hour speed limit.
- May be lined with canopy trees.

Design Parameters	Min.	Max.
Target Speed	25	35
Travel Way Dimensions	Min.	Max.
Travel Lane(s) Width (ft)	11	12
Optional Bike Lane Width (ft)	5	7 (Buffered)
Parking Lane Width (Parallel Parking) (ft)	N/A	N/A
Parking Lane Width (Angled Parking) (ft)	N/A	N/A
Public Frontage	Min.	Max.
Planting Type	Planted/Grass	
Planting Width (ft)	4	-
Optional Walkway Width (ft)	5	-
Multi-Modal Trail Width (ft)	8	12
Right Of Way	Min.	Max.
ROW Width	50	100

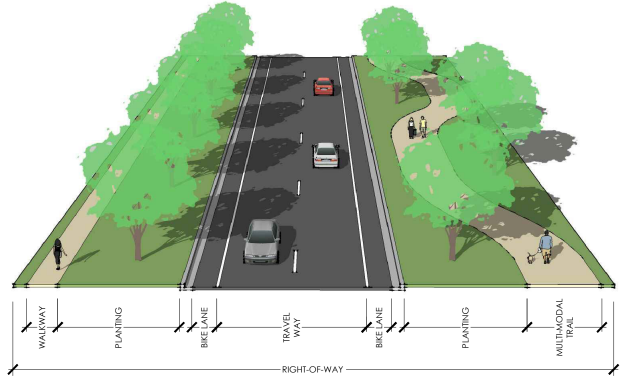


Figure 3.4.F

Avenue At Intersection

- Frequently used roadways, intended to connect neighborhoods to one another.
- Typically, a two-lane undivided roadway.
- Designed to accommodate pedestrian, bicycle, and Neighborhood Electric Vehicles (may be a trail).
- May be designed for 35-mile-per-hour speed limit.
- May be lined with canopy trees.
- Turn lanes are included to accommodate safe turning movements.

Design Parameters	Min.	Max.
Target Speed	25	35
Travel Way Dimensions	Min.	Max.
Travel Lane(s) Width (ft)	11	12
Turn Lane Width (ft)	10	12
Optional Bike Lane Width (ft)	5	7 (buffered)
Parking Lane Width (Parallel Parking) (ft)	N/A	N/A
Parking Lane Width (Angled Parking) (ft)	N/A	N/A
Public Frontage	Min.	Max.
Planting Type	Planted	
Planting Width (ft)	4	-
Optional Walkway Width (ft)	5	-
Multi-Modal Trail Width (ft)	8	12
Right Of Way	Min.	Max.
ROW Width	60	120

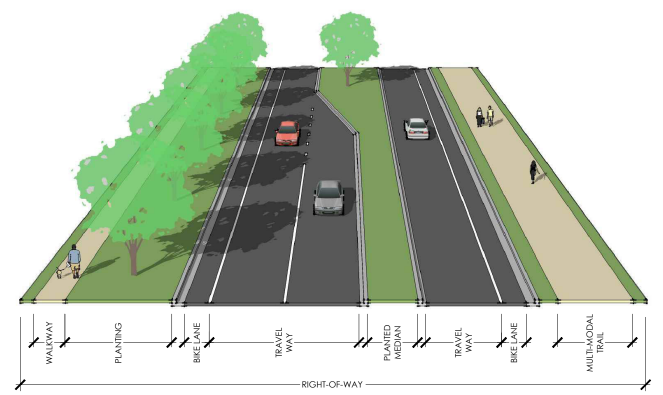


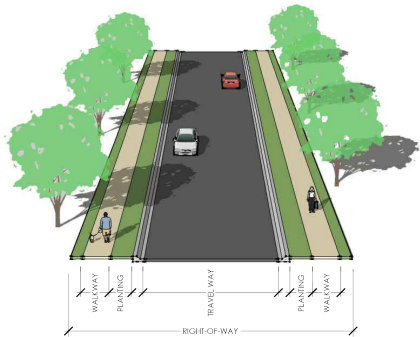
Figure 3.4.G

Residential Neighborhood Street

Residential neighborhood streets are roadways intended for use in residential neighborhoods. They are intended to accommodate neighborhood vehicles, pedestrians, bicycles, and electric vehicles They are typically two-lane, undivided roads intended to link neighborhoods and neighborhood centers to avenues.

- Small-scale, slow-movement local roadways suitable for neighborhoods.
- Typically two lanes, undivided.
- Link neighborhoods and neighborhood centers to avenues.
- May be designed for speed limits of up to 25 miles per hour, typically posted lower.
- Accommodates neighborhood vehicles, pedestrians, bicycles, and Neighborhood electric vehicles.

Design Parameters	Min.	Max.
Target Speed	15	25
Travel Way Dimensions	Min.	Max.
Travel Lane(s) Width (ft)	10	12
Turn Lane Width (ft)	N/A	N/A
Bike Lane Width (ft)	N/A	N/A
Parking Lane Width (Parallel Parking) (ft)	N/A	N/A
Parking Lane Width (Angled Parking) (ft)	N/A	N/A
Public Frontage	Min.	Max.
Planting Type	Planted/Grass	
Planting Width (ft)	6	-
Walkway Width (ft)	5	-
Right Of Way	Min.	Max.
ROW Width	40	60



NOTE: Sidewalk only required along frontage of residential units.

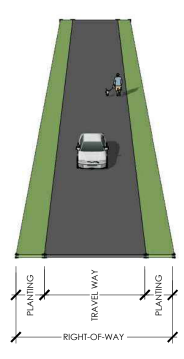
Figure 3.4.H

Residential Neighborhood Alley

Alleys are small-scale, slow movement drives for rear access to homes.

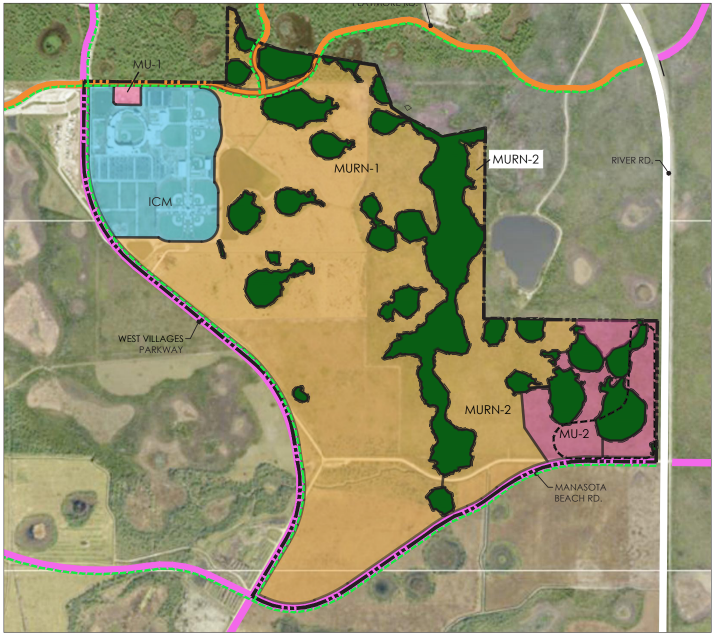
- Provide access to rear-loading garages or parking areas.
- Designed with 10-foot travel lanes.
- Designed as one-way sections.
- Intended for "traditional neighborhood designs" in neighborhoods.
- Intended to provide access to rear of commercial/mixed-use buildings in Mixed-Use Areas and Mixed-Use Residential Neighborhood.

Design Parameters	Min.	Max.
Target Speed	N/A	N/A
Travel Way Dimensions	Min.	Max.
Travel Lane(s) Width (ft)	10	16
Turn Lane Width (ft)	N/A	N/A
Bike Lane Width (ft)	N/A	N/A
Parking Lane Width (Parallel Parking) (ft)	N/A	N/A
Parking Lane Width (Angled Parking) (ft)	N/A	N/A
Public Frontage	Min.	Max.
Planting Type	N/A	N/A
Planting Width (ft)	N/A	N/A
Walkway Width (ft)	N/A	N/A
Right Of Way	Min.	Max.
ROW Width	15	25



3.4.1 Multimodal Trails

Multimodal trails are designed in designated rights-of-way. They are intended to be 8- to 12-foot trails that blend with surrounding neighborhoods and Neighborhood Centers through the use of landscaping, native vegetation, and trees that are consistent with surrounding areas. Finally, the surface of the trail may vary from paved to other materials (i.e., mulch, shell, etc.).



VILLAGE G

SCALE: 1" = 1250'

*NOTE: SUBJECT TO FINAL REVIEW AND APPROVAL BY CITY STAFF DURING SUBDIVISION / INFRASTRUCTURE REVIEW.

BOULEVARD MIXED-USE STREET

8'-12' MULTIMODAL TRAIL (GREENBELT)

---- VILLAGE CENTER BOUNDARY

ROADWAYS AND PATHWAYS PLAN

MANASOTA BEACH RANCHLANDS, LLLP DATE: 02/12/2020

3.5 Proposed Infrastructure Plan

Provisions have been made for water, wastewater, stormwater, and solid waste as required by the City of North Port's ULDC. The West Villages is already subject to the Principles of Agreement addressing the provision of major infrastructure to serve the existing and proposed Villages. The Principles of Agreement and Utility Agreement serve to meet the Developers Agreement requirements pursuant to the ULDC.

Water, sewer, reuse, and irrigation infrastructure is or will be available to the property. Formal negotiations are underway to ensure availability concurrent with existing through mains in adjacent roadways. The agreement to accommodate long-and short-term service was formally initiated through a memorandum dated September 18, 2000, regarding water and sewer availability for the West Villages. The City's memorandum includes the anticipated responsibilities of both the City and the WVID for providing utility service during interim and final build out periods for the area. At present, the City has water and sewer infrastructure capacity to serve the subject site. Additional utility infrastructure is anticipated and includes water and wastewater treatment plants that are intended to provide service to this and other Villages. The WVID was formed to provide a mechanism to construct the utility infrastructure required to serve new development within the West Villages.

3.5.1 Water and Wastewater

As each Village is developed, an interconnected network of water and sewer infrastructure will be put in place to maximize efficiency and promote redundancy in the water and sewer systems. The current force main and sewer system has limited capacity available for use and will not support the full buildout of Villages E, F, and G. As such, a wastewater treatment plant is under construction adjacent to Village E near the intersection of Tamiami Trail and River Road, to serve the West Villages. This plant is expected to be operational by 2020. It is important to note that the option exists to reallocate available capacity in the sewer system based on development timelines. For example, the construction of the Atlanta Braves Spring Training Facility has been completed, so the project utilized a portion of the existing sewer system capacity.

The current water system can serve the full buildout of Villages E, F, and G. Through proper networking and interconnectivity, the existing water tower near the northeast edge of Village E can effectively provide sufficient pressure and flow to the water system for Villages E, F, and G at full buildout. The Utilities Agreement contemplates a water treatment plant for West Villages in the future. Until these plans come to fruition, Village G will be served by the extension of the 12-inch water main currently running alongside West Villages Parkway.

The primary source of irrigation source for Villages E, F, and G will be provided by the WVID from the new Wastewater Treatment Plant, supplemented through an agreement with the Englewood Water District, Sarasota County, and may be augmented through withdrawals from wells and surface waters as permitted by existing water use permits in the interim. The long-term service requirements of the West Villages are planned to be served with centralized water and sewer systems, as well as a dispersed reclaimed water system.

The WVID will be required to design and construct water and wastewater treatment plants, then ultimately turn them over to the City to own and operate.

3.5.2 Stormwater Management

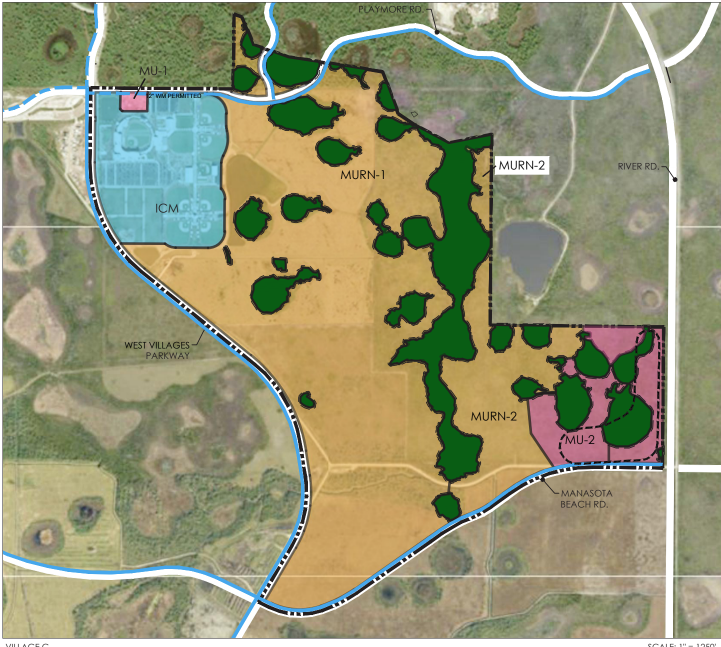
Stormwater will be retained in a system of lakes within the Village. Ideally, the lakes will serve the Village as a whole, including the individual areas and neighborhoods. The stormwater lakes are being sized to effectively accommodate stormwater demand for residential and non-residential uses. These features will serve as a community amenity. Specific lake size and topographic alterations will be developed as part of the next steps of the Village District planning process and construction plan development.

The VDPB permits the consideration of Low Impact Design (LID) strategies to address stormwater management requirements in the West Villages.

3.5.3 Solid Waste

Solid waste and recycling will be collected by the City of North Port Solid Waste Division. Plans will allow collection vehicles to enter the community and collect waste either from dumpster enclosures for non-residential or mixed-use buildings, and from individual units in neighborhoods. The City of North Port has not identified any deficiencies in solid waste capacity.

Figure 3.5.1.A Water System Plan



VILLAGE G

SCALE: 1" = 1250' 625' 1250 0'

*NOTE: SUBJECT TO FINAL REVIEW AND APPROVAL BY CITY STAFF DURING SUBDIVISION INFRASTRUCTURE REVIEW. EXISTING WATER MAIN

FUTURE WATER MAIN

WATER SYSTEM PLAN MANASOTA BEACH RANCHLANDS, LLLP DATE: 01/07/2020

WASTEWATER SYSTEM PLAN MANASOTA BEACH RANCHLANDS, LLLP DATE: 01/09/2020



Figure 3.5.1.B

Wastewater Systems Plan

FUTURE FORCE MAIN

EXISTING FORCE MAIN (MAY BE RELOCATED OR ABANDONED)

*NOTE: SUBJECT TO FINAL REVIEW AND APPROVAL BY CITY STAFF DURING SUBDIVISION INFRASTRUCTURE REVIEW.

LIFT STATION (APPROXIMATE LOCATION)





PLAYMORE RD.

3.6 Environmental Management Plan

3.6.1 Environmental Overview

Environmental Consulting & Technology, Inc. (ECT) has identified areas of native habitats and listed species that have potential to be impacted by the Proposed Village District Pattern Plan (VDPP) as required under Section 53-214(C)(9)(c)(iii) of the City of North Port (CONP) Unified Land Development Code (ULDC). The site analysis portion of the VDPP characterized native habitats and listed species associated with Village G, which contains a total of 784 acres of uplands and 155¹ acres of wetlands and surface waters. As noted in the site analysis, the jurisdictional extent of wetlands and surface waters were previously verified and approved by the Southwest Florida Water Management District (SWFWMD) pursuant to Formal Determination of Wetlands and Other Surface Waters Petition No. 42032522.000 issued on 16 August 2007. This jurisdictional determination expired in August 2012, but the Applicant is in the process of having SWFWMD reevaluate these wetland lines under a new formal wetland determination, which is still under review (SWFWMD Application No. 762184). Therefore, the jurisdictional extent of wetlands and surface waters reflected in this VDPP are subject to change upon issuance of these formal determinations, in which case the new wetland lines will become binding for purposes of future development permitting.

Most of Village G (80%) is considered uplands, a portion of which is currently under construction for the Atlanta Braves Spring Training Facility located on the northwest corner of the village. Except for the Atlanta Braves site, most of Village G is characterized by pasturelands and native habitats that consist of freshwater marsh wetlands (FLUCFCS 641), pine flatwoods (FLUCFCS 411), and shrub and brushland (FLUCFCS 329). Some isolated wetlands occur in the pasturelands, but most of the wetlands and native upland habitats occur on the east side of the site. Most of the wetlands and portions of native upland habitats buffering these areas will be preserved as part of the greenway corridors, particularly along the slough system on the east side of Village G. Native habitats and listed species that have potential to be impacted by the Proposed VDPP are summarized below.

3.6.2 Impacts to Native Habitats

As depicted on the Environmental Impact Plan (Figure 3.6.1.A), most development is expected to occur in uplands; however, some wetland impacts are inevitable to accommodate future roadway alignments and residential and commercial/retail uses. Although the wetlands will not be avoided in entirety, minimization efforts will be required during future site planning to comply with state and federal regulations. Since the VDPP is an early entitlement process, this Environmental Impact Plan only attempts to identify impacts that can reasonably be expected from future development. Final details pertaining to wetland impacts will be refined during future permitting efforts when site and grading plans are being developed, in which case wetland impacts could change. Below is an overview of impacts that are anticipated for upland habitats and wetlands.

Upland Habitats

In an effort to avoid and minimize wetland impacts, the uplands will be targeted for development. Since much of the uplands on the west side of the site have already been converted to pasture, impacts associated with native upland habitats will only occur in the shrublands (FLUCFCS 329) and pine flatwoods (FLUCFCS 411) concentrated around the east side of the site. At a very minimum, buffers measuring twenty-five (25) feet will need to be maintained around all wetlands to comply with SWFWMD regulations and will encompass the flatwood and shrubland habitats. Expanded buffers will also be provided along the greenway corridors surrounding the larger wetland systems which will provide for additional preservation of native upland habitats.

Wetlands and Surface Waters

The Environmental Impact Plan (Figure 3.6.1.A.) identifies approximately 4.84 acres of potential impacts to wetlands that can be reasonably expected as a result of roadway alignments and development associated with residential or commercial/ retail uses, particularly where the small isolated wetlands are difficult to design around. The locations and/or acreages of these wetland impacts may change during future permitting efforts when detailed site plans are developed for these areas. The Playmore Road alignment may also shift, in which case the location and extent of wetland impacts would change accordingly. Regardless of the extent of wetland impacts, avoidance and minimization efforts will be required before mitigation will be considered, and mitigation will need to be provided for unavoidable wetlands when no other reasonable alternative exists. Mitigation will be provided consistent with state and federal requirements to ensure no net loss of wetland functions and values and may consist of wetland enhancement, restoration, creation, preservation, or the use of a mitigation bank.

¹All wetlands and surface waters are considered jurisdictional to the State with the exception of a 0.91-acre stormwater pond that treats runoff from West Villages Parkway.

²15-foot minimum width, 25-foot average width, per SWFWMD requirements

For all preserved wetlands, mandatory buffers² will be maintained around wetlands to avoid secondary wetland impacts consistent with SWFWMD criteria. Minor buffer encroachments may be necessary in some cases to accommodate roads, stormwater infrastructure and rear grading of lots, but this will be revisited when detailed site plans are developed in support of future permitting.

In addition to wetlands, approximately 8.07 acres of surface waters will likely be impacted to accommodate future roadway alignments. These surface waters are associated with a ditch (FLUCFCS 513) located on the southwest corner of Village G but is not considered native habitat because of the fact that it is man-made.

3.6.3 Impacts to Listed Species

ECT conducted a preliminary listed-species survey as part of the site analysis to evaluate for state and federally listed species and only observed gopher tortoise burrows at the time. Since conducting the site analysis, ECT has spent a substantial amount of time on this site for the delineation efforts and has observed a total of three (3) listed species. Species observed in recent months (February - April 2018) include gopher tortoise³ (Gopherus polyphemus) burrows, Florida sandhill cranes (Antigone canadensis pratensis), and wood stork⁴ (Mycteria americana). No other listed species were directly observed, but certain species are still recognized as having potential to occupy certain habitats on-site. Below is a summary of potential impacts the Proposed VDPP may have on listed species.

Gopher Tortoises

A few gopher tortoise burrows were observed in the woodland pasture (FLUCFCS 213) on-site and are also expected to occur in the pine flatwoods and shrubland communities. Prior to future construction, a 100% gopher tortoise survey will be required in accordance with Florida Fish and Wildlife Conservation Commission's (FWC) Gopher Tortoise Permitting Guidelines (Revised January 2017) to locate all tortoises and their burrows within the development footprint. Once all tortoises (and their burrows) are located, appropriate permits will be obtained from FWC to relocate tortoises off-site to an approved recipient site.

Eastern Indigo Snakes

No Eastern indigo snakes⁵ (Drymarchon corais couperi) or indications of their presence were observed during the preliminary survey, but their cryptic nature can make them difficult to detect. Eastern indigo snakes have potential to occur on-site as they can be found in nearly any wooded habitat throughout Florida including pine flatwoods, hardwood forests, and hammocks. They are also a commensal species commonly associated with gopher tortoise burrows. The potential for this species to occur on-site will be investigated further during the 100% gopher tortoise survey. Regardless of whether this species is observed, the Applicant will be required to follow the U.S. Fish and Wildlife Service's (USFWS) Standard Protection Measures for the Eastern Indigo Snake (August 2013) to minimize potential conflicts with this species during construction.

Sherman Fox Squirrel

No Sherman's fox squirrels⁶ (Sciurus niger shermani) have been observed nor are they expected to occur on-site given the upland habitats are not suitable for this species. They generally inhabit open, fire-maintained forested upland communities such as longleaf pine, turkey oak, sandhills and flatwoods. The pine flatwoods are not considered suitable habitat for this species since they are so overgrown as a result of fire suppression. Therefore, no adverse impacts are anticipated for fox squirrels.

Florida Scrub Jays

No Florida scrub jays⁷ (Aphelocoma coerulescens) were observed nor does the site contain any suitable xeric scrub habitat or scrubby flatwoods. The pine flatwoods and shrublands on this site are highly overgrown from fire suppression and not considered ideal habitat for scrub jays. Regardless, formal scrub jays were conducted on the north side of Village G in the Spring of 2017 because the City of North Port scrub jay database shows scrub jay habitat mapped on adjacent lands to the north. The scrub jay database is extremely outdated, but the surveys were done to rule out concerns for this species as part of the permitting efforts for the Atlanta Braves site. No scrub jays were observed or responded to the calls during the formal scrub jay surveys. Therefore, development of Village G is not expected to have an adverse effect on scrub jays.

³State Threatened

⁴Federally Threatened

⁵Federally Endangered

⁶ Species of Special Concern

⁷Federally Threatened

Bald Eagles

Bald Eagles⁸ have been observed flying over the site on a frequent basis which is expected since an active eagle nest is located approximately half a mile north of this site (on Village D). The eagles successfully nested this year (2017/2018) and two eaglets have been observed that just fledged the nest (in April 2018), but are still actively using the nest and surrounding areas. ECT has been actively monitoring the nest and has observed a lot of activity with the adults tending to their young who often scavenge for food on the surrounding lands. As a result, eagle sightings can be expected on Village G and other neighboring lands. Village G is well outside of the 660-foot protection zone of this nest. Therefore, future development on Village G is not expected to result in adverse impacts to bald eagles.

Southeastern American Kestrels

Southeastern American Kestrels⁹ (Falco sparverious paulus) have previously been observed on Village D, but no kestrels have been observed on Village G. Furthermore, kestrel sightings on Village D occurred during the winter season when the nonlisted northern subspecies (Falco sparverious) typically migrates to Florida. The kestrels on Village D were likely the nonlisted species because no kestrels have been observed since the migratory season ended in April. ECT will continue to monitor for kestrel activity on Village G since it offers foraging opportunity (open pastures), but ECT did not observe any suitable kestrel nesting sites. Therefore, future development on Village G is not expected to result in adverse impacts to kestrels.

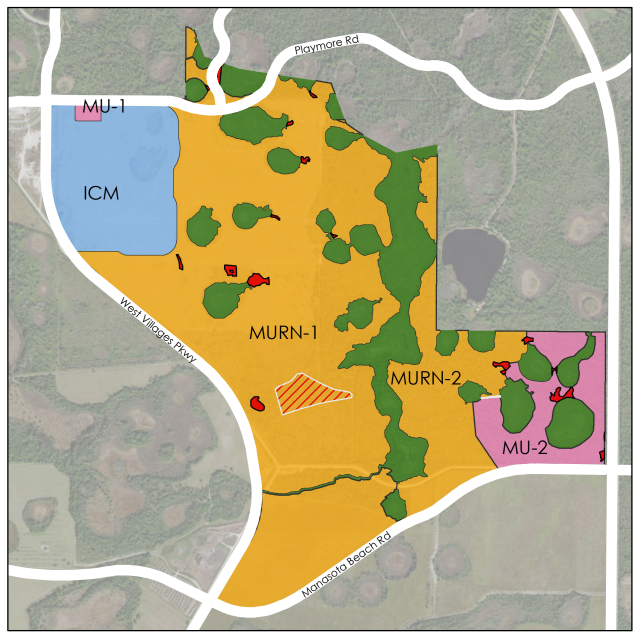
Listed Wading Birds

Florida Sandhill Cranes⁹ have been observed foraging in the pastures on the north side of Village G, and during the recent delineation field work, ECT also observed a wood stork in one of the isolated wetlands. Wading bird use is expected given the extent of wetland habitat on-site and the nearby wood stork colony located in the Myakka River two miles from the site. Development of this site is not expected to result in adverse impacts to wading birds since most of the wetlands will be avoided and any impacts that occur as a result of development will be mitigated. Furthermore, stormwater ponds will be created as part of future development which will provide substantial foraging opportunities for wading birds in addition to the habitat that already exists.

⁸ Protected under the Bald and Golden Eagle Protection Act

⁹ State Threatened

Figure 3.6.1.A Wetland Impact Plan



VILLAGE G

WETLAND

PRELIMINARY WETLAND IMPACT AREA

PRELIMINARY SURFACE WATER IMPACT AREA

MANASOTA BEACH RANCHLANDS, LLLP DATE: 01/13/2020 SCALE: 1" = 1250'

3.7 Public Facilities Plan

3.7.1 Roadways

Comprehensive Plan Policy 13.6 requires that each Village District Pattern Plan include an evaluation of the public facilities needed to support the development. A combined Transportation Impact Analysis for Village E, F, and G has been completed to predict the impacts of the three Villages on the transportation system and to identify improvements. The traffic impacts are based on the Proposed Village Plan with an initial phase, Phase 1, to be completed in 2025 and a buildout year of 2032.

Because each Village will act as a separate project under the larger umbrella of the West Villages, the overall study area was based on the combined study areas of each Village (i.e. Village E, F, and G). The study area was based on the total buildout of the Villages and consists of arterial and collector roads where project traffic equals or exceeds five percent of the adopted two-way peak-hour service volume, as specified by the 2012 FDOT Generalized Service Volume Tables or Sarasota County's 2016 Generalized Level of Service Tables.

Per the criteria, 21 segments meet or exceed the five percent significance threshold for at least one Village. In addition to the roadway segments evaluated in the study area, intersections of regulated roadways within the study area were evaluated. The 20 regulated roadway intersections that were studied are listed below.

- 1. River Rd/I-75 NB
- 2. River Rd/I-75 SB
- 3. River Rd/Venice Ave
- 4. River Rd/Center Rd
- 5. River Rd/W Villages Pkwy
- 6. River Rd/US 41
- 7. River Rd/East River Rd
- 8. River Rd/Winchester Rd
- 9. River Rd/Pine St
- 10. Jacaranda Blvd/US 41
- 11. Woodmere Park Blvd/US 41
- 12. Venice E Blvd/US 41
- 13. Rockley Blvd/US 41
- 14. Preto Blvd/US 41
- 15. W Villages Pkwy/US 41
- 16. Ortiz Blvd/US 41
- 17. Biscayne Dr./US 41
- 18. Pan American Blvd/US 41
- 19. North Port Blvd/US 41
- 20. Tuscola Blvd/US 41

A transportation concurrency analysis was performed for the PM peak-hour. The transportation concurrency analysis identified roadway and intersection deficiencies for the existing, background, and total traffic conditions. Pursuant to Chapter 2011-139, Laws of Florida and Chapter 163.3180 of the Florida Statutes, as amended by HB 319, the necessary improvements to correct preexisting deficiencies shall be considered in place. A developer is only responsible for correcting those transportation deficiencies that are directly created by the addition of their project traffic. A summary of the background and project-related deficiencies are shown in Figure 3.7.1.A.

Access will be provided via connections to US 41 and River Road from thoroughfare roadways that will be constructed within the West Villages. These roadways are:

West Villages Parkway: Current Terminus to Manasota Beach Road

(4-lane divided)

Preto Boulevard: US 41 to Manasota Beach Road

(4-lane divided)

Manasota Beach Road: River Road to western West Villages boundary

(4-lane divided)

Playmore Road:

IslandWalk (Village C) to Village E

(2-lane undivided)

34 Stantec Consulting Services

Figure 3.7.1.A

Improvement Summary

Improvement Location		mprovements ct Related)	Project l	Villages E, F, & G Combined PM Peak-Hour	
	Phase 1	Phase 1 Buildout		Phase 1 Buildout	
Roadway Segments					
River Rd from US 41 to I-75	Widen to 4-lane roadway				
US 41 from Jacaranda Blvd to Woodmere Park Blvd		Widen to 6-lane roadway			
US 41 from Woodmere Park Blvd to National Blvd					3,600th unit
US 41 from National Blvd to Village E Driveway				Widen to 6-lane roadway	2,500th unit
US 41 from Village E Driveway to the Myakka River					2,000th unit
Intersections					
River Rd/I-75 NB Ramps	Signalize				
River Rd/I-75 SB Ramps	Signalize			Add 2nd EB right turn lane	2,000th unit
River Rd/Venice Ave	Add 2nd NB/SB through				
River Rd/Center Rd	lanes on River Road as part				
River Rd/West Villages Pkwy	of roadway improvements				
River Rd/East River Rd				Signalize	3,600th unit
Jacaranda Bivd/US 41	Adjust phase splits and offset	Add 3rd EB/WB through lanes on US 41 as part of roadway improvements			
Woodmere Park Blvd/US 41	Add SB left turn phase, adjust phase splits and offset	Adjust phase splits			3,600th unit
Venice E Blvd/US 41	Signalize and add a southbound right turn lane			Add 3rd EB/WB through lanes on US 41 as part of	3,600th unit
Rockley Blvd/US 41				roadway improvements	2,500th unit
Preto Blvd/US 41	Signalize				2,500th unit
West Villages Pkwy/US 41					2,500th unit
River Rd/US 41				7	2,000th unit
Ortiz Blvd & US 41					
Biscayne Dr & US 41		Change cycle length to 150			
Pan American Blvd & US 41		seconds and update phase splits and offsets			
North Port Blvd & US 41					
Tuscola Blvd & US 41					

1. The development thresholds were based on residential units. If nonresidential is constructed, it can be traded-out using the equivalency matrix provided.

Currently, the land uses at buildout are envisioned to consist of 1,800 dwelling units, 150,000 square feet of commercial, and 50,000 square feet of office. Future market conditions may dictate a different mix of residential, commercial, and office uses or the inclusion of a different type of use. The equivalency matrix (3.7.1.B) shows how different development types and intensities can be exchanged without increasing the trip generation from the site.

Land use exchanges will be limited to non-residential uses, until such time that all residential units within the West Villages (16,400) have been exhausted. A tracking chart, prepared by the Master Developer, will be submitted with a request for a Land Use Exchange to confirm entitlements for Village G. These land use exchanges will be approved administratively up to the entitled 16,400 units while maintaining the areas assigned density.

Figure 3.7.1.B Land Use Equivalency Matrix

\square		CHANGE TO:									
		270: Residential Planned Unit Development	310: Hotel	445: Multiplex Movie Theater	492: Health/Fitness Club	495: Recreational Community Center	710: General Office Building	820: Shopping Center			
CHANGE FROM:	270: Residential Planned Unit Development		2.818 room/du	0.126 ksf/du	0.176 ksf/du	0.226 ksf/du	0.416 ksf/du	0.167 ksf/du			
	310: Hotel	0.355 du/room		0.045 ksf/room	0.062 ksf/room	0.08 ksf/room	0.148 ksf/room	0.059 ksf/room			
	445: Multiplex Movie Theater	7.919 du/ksf	22.318 room/ksf		1.391 ksf/ksf	1.792 ksf/ksf	3.295 ksf/ksf	1.323 ksf/ksf			
	492: Health/Fitness Club	5.694 du/ksf	16.045 room/ksf	0.719 ksf/ksf		1.288 ksf/ksf	2.369 ksf/ksf	0.951 ksf/ksf			
	495: Recreational Community Center	4.419 du/ksf	12.455 room/ksf	0.558 ksf/ksf	0.776 ksf/ksf		1.839 ksf/ksf	0.739 ksf/ksf			
	710: General Office Building	2.403 du/ksf	6.773 room/ksf	0.303 ksf/ksf	0.422 ksf/ksf	0.544 ksf/ksf		0.402 ksf/ksf			
	820: Shopping Center	5.984 du/ksf	16.864 room/ksf	0.756 ksf/ksf	1.051 ksf/ksf	1.354 ksf/ksf	2.49 ksf/ksf				

1. Land use changes are based on the peak-hour of adjacent street traffic, one hour between 4 and 6 PM.

2. Equivalency factors are based on the ITE Trip Generation Manual 9th Edition average rate for each land use.

3. du = dwelling unit; ksf = 1,000 square feet.

Village E, F, and G will have internal connections to West Villages Parkway, Preto Boulevard, Manasota Beach Road, and Playmore Road. The number and location of those connections is not known at this time. In addition, Village E will have a connection to US 41, and Village G will have a connection to River Road. Operational analyses to determine turn lane requirements at the project access points were not evaluated as part of this analysis due to the uncertainty of the number, location, and amount of development accessing each driveway connection. The access analysis will be deferred and completed as part of each project's site plan submittal.

If intersection improvements are required to support background growth and other future developments in the general vicinity, they may be funded and constructed by public agencies or other developments in the area, or as part of private partnerships between development entities.

3.7.2 Schools

Residential development contemplated for Village G has the potential to add school-aged children to the population of West Villages. This property is primarily located in the Taylor Ranch Elementary, Venice Middle School, and Venice High School attendance zones, among others.

In consideration of the long-range development of West Villages, and the demands that may place on existing schools, the owners of West Villages entered into a Real Property Dedication Agreement with the School District of Sarasota County on October 6, 2016. This agreement memorializes the owners' completed conveyance of 60+/- acres of property, having frontage on West Villages Parkway, and generally located north of Village G.

The School Board is entitled, but not obligated, to construct Educational Facilities on the donated land, and may construct an elementary school, middle school, high school, or any combination of such schools as a shared campus. In exchange, the owners are entitled to Educational System Impact Fee Credits, as described in the Agreement.

School concurrency review will occur at time of plat, plan, or functional equivalent, in accordance with the requirements of the Sarasota County School Board Policy, the Interlocal Agreement for Public School Facility Planning (as amended), and Objective 1.6, and Policy 1.6.1 of the City of North Port Comprehensive Plan, as applicable.

3.7.3 Fire and Police Protection

The proposed village design will include sufficient water supply lines and infrastructure to provide the required fire flows and pressures. Fire hydrants will be appropriately located and readily available for fire protection. The current draft of the West Villages Index Map depicts the nine (9) alternative future fire station locations necessary to serve future development.

The City of North Port and Sarasota County currently have an interlocal agreement for County fire services. Sarasota County Fire Station #26 is located adjacent to the State College of Florida campus, west of this village, and accessed from US 41. The City also provides services from its Station #82, located at the Old City Hall, currently Dallas White Park. Normal protocol for Firefighters/EMTs is to respond to emergencies, regardless of political boundaries.

Residential neighborhoods within the West Villages are anticipated to have gated entrances or other security features. These elements are expected to minimize demand for police presence. The City's Police Department is currently headquartered on City Hall Boulevard next to City Hall. Normal protocol for officers involves the continuous patrolling of various sections of the City while concurrently dispatched to emergency calls.

3.7.4 Transit

Public bus lines serve this area of Sarasota County; however, ridership is relatively low. Some possible reasons for this low ridership could be a result of limited population densities in the area, as well as limited pedestrian-oriented design in this part of the City. The proposed village plan for Village G includes pedestrian linkages and multi-modal trails that will encourage alternative forms of transportation. Given the proposed design of Village G, use of transit is expected to be more feasible. However, it is important to note that transit use is typically relatively low in this less urbanized area.

The Sarasota County Area Transit (SCAT) has route #9, a fixedroutes that traverses Tamiami Trail, linking the City of North Port to the City of Venice, where riders may transfer to buses that reach the City of Sarasota. Route #9 begins service at the intersection of Tamiami Trail and Sumter Boulevard and takes approximately 55 minutes to reach the intersection of East Tampa and US 41 Business. State College of Florida, south of US 41, and west of Village E, has one transit stop on route #9.

Future transit routes and stops within Village G will be coordinated with SCAT with future thoroughfare roadway design. At a minimum, design for transit stops and/or bus shelters will follow the design criteria established by SCAT.

3.7.5 Hurricane Evacuation

Policy 13.1.1 of the Comprehensive Plan states that where appropriate, civic structures, schools, clubhouses and other structures shall be designed as hurricane shelters to provide a safe environment for residents or employees.

Village G is located in Evacuation Zones B and C, with portions in Level A.

In the event of an evacuation order for a Category one, two, or three storm, residents will be required to evacuate. For that reason, civic structures, schools, clubhouses, and other structures are not proposed to be designed as hurricane shelters. Rather, residents will be required to evacuate.

The primary evacuation route from West Villages is I-75, from either River Road or Jacaranda Boulevard.

River Road is considered the "Englewood Interstate Connector (EIC)" and serves as a major hurricane evacuation route for

both Sarasota and Charlotte counties. The Florida Department of Transportation (FDOT) will improve four miles of River Road from I-75 to West Villages Parkway and Sarasota County will improve the section between West Villages Parkway and US 41.

3.7.6 Solid Waste

Future residents and businesses of Village G will receive waste and recycling services from the City of North Port Solid Waste Division.

It is important to note that this project is part of the WVID and will be subject to the agreement reached between the City and WVID, as it relates to proportionate share of service costs.

3.8 Miscellaneous Performance Standards

The following standards are intended to ensure land use compatibility and an attractive community within all of Village G. The following subsections establish additional and specific performance standards for various uses within Village G.

3.8.1 Perimeter Walls

Perimeter walls are permitted within any commonly-owned open space tract or right-of-way within the Village. These walls provide identity and definition to different uses and spaces that they separate throughout the village. In addition, these walls provide separation, safety, and tranquility for various uses and outdoor spaces in and out of the village. Appropriate locations for such walls are around the Village edges, within the village greenbelt, along neighborhood boundaries, and around any use within a neighborhood. Perimeter walls may be permitted up to ten (10) feet in height, exclusive of any berm. Perimeter walls must be constructed primarily as masonry walls, and may be accented with wood or wrought iron, upon approval of the WVRC.

3.8.2 Utility Facilities

Utility facilities such as ground-mounted transformers, wells, storage tanks and lift stations shall be allowed anywhere within the Village.

3.8.3 Temporary Model Homes/Sales Center

Model homes and sales centers shall be permitted anywhere within Village G. Model homes and sales centers within Village G may continue to operate until such time as all residences have been initially sold. Model homes/sales centers shall be permitted to include all functions that may be associated with residential sales transactions. Model homes/sales centers may be constructed prior to final certification of all infrastructure in the phase, with approval of the Building Official.

Up to ten (10) model homes and twenty (20) parking spaces may be constructed in each neighborhood, upon approval of an Infrastructure Plan, identification of a water source, and provision of stabilized access. Parking spaces and model homes shall be landscaped in accordance with this VDPP. Upon completion of sales, parking spaces shall be removed.

3.8.4 Open Space

Minimum open space criteria shall be established for each area within Village G, as shown on Figure 3.3.A, Development Standards.

Open space areas include, but are not limited to the following:

- Buffers
- · Landscaped areas in off-street parking areas
- Dry detention areas
- Existing or planned bodies of water, including stormwater management areas, consistent with the ULDC
- Active and passive recreation areas, such as playgrounds, golf courses, multimodal trails, and other similar open spaces
- Interior landscaped areas within commercial and mixed-use areas
- Building perimeter landscaping
- Pedestrian oriented hardscape areas such as plazas and outdoor dining spaces, when pervious materials are used

3.8.5 Lighting

In addition to the lighting design standards outlined in the VDPB, Residential Neighborhoods within Village G may, as an alternative to Metal Halide Lighting, use a High-Pressure Sodium Vapor (HPSV) or LED as a softer lighting source. To minimize glare, use of LED lighting shall be at appropriate locations and appropriate intensities, depending on application, as approved by the WVRC. Village G may also utilize the standard poles and fixtures provided by FPL. Sidewalks located along roadways are considered part of the roadway and will comply with the lighting requirements of the adjacent roadway. Other sidewalks will be illuminated per the Pedestrian Pathway Lighting standards, per the VDPB, or may be unlit.

3.9 Village G Mixed-Use Design Standards

The architectural fabric for West Villages is intended to provide a unique community experience that draws its architectural context from the local identity. The elements in the overall architectural arrangement are designed to encourage individuality. There will be multimodal trails, pedestrian paths and an integrated roadway network connecting neighborhoods to the mixed-use areas and town center. The integrated multimodal network will help to establish a sense of community. With the development of mixed-use areas and town centers, each developer/tenant is encouraged in its design efforts to creatively develop a community atmosphere with canopy overhangs, transoms, and signage personalities that will reflect individual product presentation, while retaining the integrity of the overall project.

Although an architectural framework has been established for residential and non-residential development, no prerequisites or predetermined design solutions shall be enforced. Each design shall be evaluated on its individual merit and creativity. It is not the intent to, in any way, constrain the expression of personality. Notwithstanding the above, by virtue of the control of both the quality of materials and range of color scheme choices, a unique community atmosphere which both enhances the individual shops and businesses and establishes a cohesive setting will be created.

The objectives for Village G Mixed-Use/Institutional/Commercial/ Mixed development include:

- Achieve harmony of development with neighboring buildings and areas of development.
- Achieve a better environment by employing superior design and planning standards.

Figure 3.9.B



Mixed-Use areas are intended to have a functional and attractive development pattern that promotes a commercial, residential, and walkable destination where people can live, work, shop, and play. The following conceptual site plan graphics offer a general example of what may be developed in town center/mixed-use areas. Buildings, landscape, and hardscape areas are intended to provide a comfortable pedestrian and vehicular environment and may include outside gathering spaces such as squares, plazas, and parks. Architectural styles will be complementary and create interest within mixed-use areas. A coordinated vehicular and pedestrian network will allow for comfortable and functional pedestrian and vehicular movement.



Figure 3.9.A





3.9.1 Site Development

Replatting, subdividing, and establishing required utility easements will be subject to the review and approval, and the requirements of the governing agencies, utility companies, etc.

Design should be conscious of providing an open space network of pedestrian walkways, open areas, and buffers throughout the site. This open space network should be designed to promote and provide pedestrian/bicycle access from the public and private streets to individual buildings.

Connections and transitions to and from adjacent and nearby properties shall be provided through the use of the multimodal transportation network, as well as appropriately located plazas, public spaces and landscape materials both around the structure and throughout the site.

Areas on-site that are not devoted to structures, pedestrian areas, or paved vehicle use areas, must be landscaped and irrigated per the minimum standards in the Landscape and Irrigation Standards Section of the VDPB and/or these Standards. Where conflicts exist, these standards shall govern. A continuous concrete curb shall protect all landscaped areas adjacent to roads and parking areas unless Low Impact Development methods are being used.

No outside antennas, antenna poles, antenna masts, antenna towers, satellite dish, or electronic devices shall be permitted unless screened from view, or as approved by the WVRC. Any such devices shall comply with Federal and/or State Regulations.

Temporary construction facilities and signs are permitted during construction. All such temporary facilities and signs shall be further subject to applicable City codes and ordinances.

Garbage and trash containers or compactors, oil tanks, bottles, gas/LP tanks, tank exchanges and irrigation system pumps may be underground, placed in screened areas, with landscaping. If enclosures are used for screening purposes, walls or fences, up to a height of eight-feet (8'), and finished opaque screening gates, shall be used.

All air-conditioning units, mechanical equipment, etc., whether roof mounted or ground mounted shall be located to minimize off-site noise impacts and contained or shielded to minimize visibility, as determined by the WVRC. All ground mounted airconditioning units shall be screened with a minimum 3' hedge.

For non-residential uses, provisions may be made through site design, to provide adequate space for service and delivery vehicles to park at the rear of buildings, where physically possible. For buildings that are within 10 feet of an interior roadway that provides on-street parking (i.e. mixed-use street, see Fig. 3.4.C), the available on-street parking may be utilized for service and delivery vehicles where no other alternative exists.

The use of decorative paving is permitted within the project. Suggested finishes and products include colored concrete, concrete pavers, stamped concrete, brick pavers or natural stone suitable for outdoor/pedestrian application.

3.9.2 Non-Residential Signage Standards

Except for traffic control signage in conformance with the requirements of regulatory agencies and Manual on Uniform Traffic Control Devices (MUTCD) and public-purpose signage on West Villages Improvement District Property and rights-of-way; no signs, either permanent or temporary, shall be erected or displayed on the property, or any building, structure, or window, unless the placement, character, form, size, and time of placement of such sign comply with the standards or comparable standards approved by the West Villages Review Committee (WVRC). In case of conflicts, these VDPP requirements shall apply. The West Villages Improvement district shall issue approvals for any proposed signs on its roads or rights-of-way.

Building wall signs, logos, and insignia will receive review of the following elements:

- size
 style
- 3. types
- 4. placement

National logos, flags, or insignias will be allowed, provided they are sized, executed, placed, and out of the sight triangles.

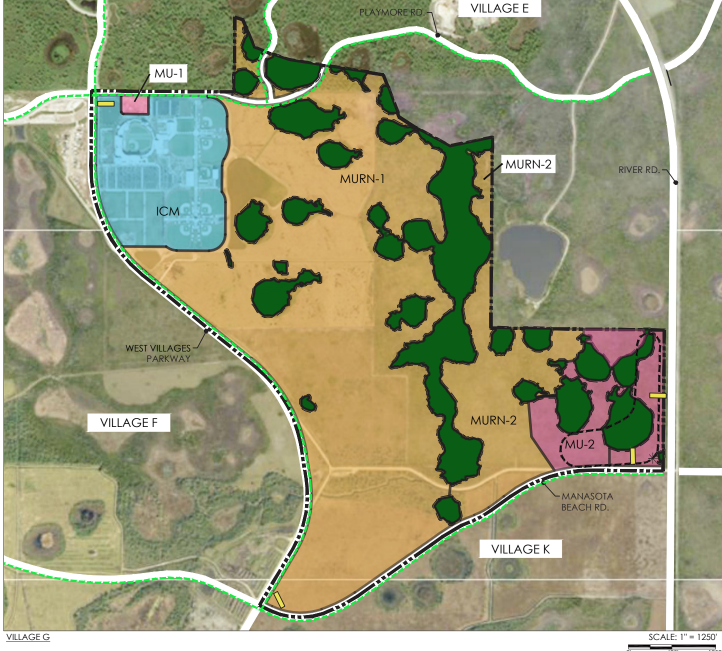
Building sign design shall be submitted in accordance with the Sign Criteria. Signs shall be either internally illuminated or externally illuminated. No exposed fluorescent exterior illumination shall be allowed.

The WVRC shall review and approve all logos, flags and insignia. They shall determine color palate consistency and compatibility of the architectural finishes for signs, in order to ensure overall theme, as well as compatibility between buildings and signage. Sign types and associated permitted square footage of sign face are permitted for each lot, parcel, or building and each lot, parcel, or building shall be entitled to erect each sign type.

Site clearing shall be permitted upon approval of appropriate development order for:

(i) Plat
(ii) Minor site and development plan.
(iii) Major site and development plan.
(iv) Subdivision plan, infrastructure areas only.
(v) Special exception approval.

Figure 3.9.2.A Conceptual Free Standing Sign Plan



625' 1250

INSTITUTIONAL/COMMERCIAL/MIXED-USE MIXED-USE

GATEWAY MONUMENT SIGN

CONCEPTUAL FREE STANDING SIGN PLAN

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 \ast

DATE: 01/07/2020

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GREENBELT/WETLAND VILLAGE BOUNDARY 8'-12' MULTIMODAL TRAIL (GREENBELT)

FREE STANDING SIGN

*NOTE: SIGN LOCATIONS ARE CONCEPTUAL. FINAL LOCATIONS WILL BE DETERMINED AT THE TIME OF PERMIT APPLICATION.

MIXED-USE RESIDENTIAL NEIGHBORHOOD

MANASOTA BEACH RANCHLANDS, LLLP

Stantec Consulting Services 42

Pylon Signs

Maximum number of Pylon Signs in Institutional/Commercial/ Mixed-Use:

• 1 Sign

Maximum number of Pylon Signs in Mixed-Use Area 2:

2 Signs

Maximum number of Pylon Signs in Mixed-Use Residential Neighborhood Area 1:

• 1 Sign

Maximum Height of Pylon Signs:

- 18 feet (West Villages Parkway & Manasota Beach Road)
- 25 feet(River Road)

Sign Area

Pursuant to the ULDC, Pylon signs shall be permitted a maximum of seventy-five (75) square feet for a building up to one hundred fifty (150) feet in length. For buildings over one hundred fifty (150) linear feet, the sign area shall be 0.50 square feet of sign area per linear foot of building frontage. Maximum sign area for freestanding/Pylon signs shall be one hundred twenty (120) square feet.

Monument Signs

Monument signs in MURN: 1 monument sign (maximum height of 10 feet) per outparcel.

Sign Area

Monument signs shall be permitted a maximum of 100 square feet per sign face.

Gateway Monument Sign

Gateway Monument signs may include major tenant names for the project.

Maximum Height of Gateway Monument Signs: 25 feet (Tamiami Trail and River Road)

Sign Area:

Gateway Monument Signs shall be permitted a maximum of 120 square feet per sign face.

Changeable Copy/Electronic Signs

Changeable Copy/ Electronic Signs shall be permitted as part of a pylon and/or monument sign, as determine by the WVRC. The changeable copy portion of monument signs shall be included in total sign area calculations and the electronic portion shall measure up to 60% of the permitted sign area, or as permitted by the ULDC, whichever is greater. Signage shall be reviewed and approved by the WVRC.

Building Signs

The following parameters apply to building signs. Local authority review, approval and permitting is also required.

All storefront signage and graphics are to be reviewed and approved by the WVRC. All sign packages shall include locations, sizes, colors, style of lettering, materials, types of illumination, installation details, and logo design.

- a. No roof-mounted signs are permitted.
- b. "Box" or "can" type signs are not permitted.
- c. Any sign, notice, or other graphic display, particularly selfilluminated signs, located in the interior of the premises and easily legible from the exterior, except those which are required by applicable laws, codes, ordinances, or regulations, are permitted, upon approval of the WVRC.
- d. All attachment devices, wiring, clips, transformers, lamps, tubes, bulbs, lighting sources, manufacturer's labels or plates, and other mechanisms required for signage shall be concealed from public view.
- e. Letters may be interior-illuminated with lamps contained entirely within the depth of the letter
- f. Any structure containing one (1) or more non-residential occupants shall be allowed to display wall signs as follows:
 - Maximum of four (4) wall signs for that portion of the building that is leased/owned by a tenant/occupant, which is visible and/or accessible to the public. Maximum cumulative sign area shall be calculated as follows: ten percent (10%) of the surface area of the exterior wall included in an occupant's individually leased or owned premises, up to a maximum sign area of two hundred (200) square feet .

g. The following types of storefront signs will be permitted:

- Individual dimensional work or metal back-lit ("halo effect") letter. These letters must be a minimum of 6" in height.
- Internally-illuminated channel letters with opaque metal sides and translucent plastic faces. Letters must be at least 6" high; or
- Exposed neon tubes forming letters and/or logo; may be used in a decorative, as well as informative, manner.
- h. No exposed neon cross-over, raceways, ballast boxes, or transformers will be permitted for wall-mounted signs. Raceways needed to support otherwise floating letters (not mounted to a wall) shall be painted to match the adjacent building. All penetrations of the building structure required for sign installation shall be seated in a watertight condition and shall be patched to match adjacent finish.
- i. Sign company names or stamps must be concealed.
- j. The following types of signs and sign components and devices shall not be permitted unless otherwise approved by the WVRC:
 - Boxed or cabinet type, except where totally recessed
 - Cloth, paper, cardboard and similar stickers or decals around or on the exterior surfaces of the storefront
 - Exterior changeable letters or signs
 - Signs painted directly on the storefront sign ban

Project Identity/Monument/Community Entrance Signs

A sign constructed on the ground with a continuous footing or foundation with the base at grade. This may be for residential or non-residential development.

Monument/Community Entrance signs may include tenant or development name, dependent on location.

Area: Maximum of 100 square feet per sign face.

Location: 1 monument sign (maximum height of 10 feet) per outparcel in Mixed-Use Areas.

Entry features for residential development shall be allowed on both sides of community entrances or as monumentation within a central island. Final locations shall be approved by the WVRC.

Peripheral Parcel Identity Monument Signs

Monument signs shall be permitted. These monument signs may be internally or externally illuminated, as approved by the WVRC.

a. Entrance Features

- 1. All entrance features shall correspond with the theming of the development, as approved by the WVRC.
- 2. Select colors that are compatible with exterior colors, as approved by the WVRC. Keep color scheme simple, and avoid combinations of primary or Day-Glo colors.
- b. Wayfinding
 - 1. Wayfinding signs shall be consistent with the overall development theme. These signs shall be a maximum of twenty (20) square feet in copy/graphic area, and a maximum of ten (10) feet in height.
- c. Directional Signs
 - Directional signs, symbols or devices relating to traffic, parking, public services, facilities, or warnings on private property include, but are not limited to, "entrance", "exit", "slow", ":no trespassing", "restrooms", and "telephones".
 - These signs shall be a maximum of twelve (12) square feet in copy/graphic area and a maximum of four (4) feet in height.

d. Light Pole Banners

- 1. Light pole banners may be installed in parking lot areas, along entrances to and roadways within Mixed-Use and Mixed-Use Residential Neighborhoods.
- 2. These banners shall be exempt from regulation of quantity, location, and design.
- 3. The internal banner designs may be changed without review and approval of the City of North Port.

Sign Design and Installation Standards

Blanks

Sign blanks must be 0.80-gauge aluminum; thicker, 0.125-gauge aluminum should be used for signs prone to vandalism, such as the 'no motorized vehicle' signs. Blanks must be covered with reflective sheeting of street transportation quality vinyl. There must be two, predrilled, 3/8-inch holes. The holes must be centered horizontally

with the center of each hole being 1/2 inch from the top and bottom edges. Corners must be rounded with a 1-inch to 1-1/2 inch radius, depending on the size of the sign.

Sign Mounting Hardware

8-inch, vandal-resistant, steel-drive rivets.

Post Specification

Posts shall be constructed of 1 3/4" x 1 3/4", 12-gauge, square steel tubing with 7/16 inch, pre-punched knockouts on 1-inch centers. Post lengths must be 6'-0" feet. All steel posts shall be powder coated with color to match the design theme for the development. Prior to fabrication, color samples shall be submitted for approval by the WVRC.

Sleeve and Anchor Specification

Sleeves and anchors shall be used in locations where it is possible for a vehicle to come into contact with the signpost, such as adjacent to a street. The use of the sleeve and anchor promotes easy breaking away of the sign post in the event of a collision and increases the ease at which the sign can be replaced.

Installation

Signposts adjacent to streets are to be installed according to the City of North Port Standard Details, and the (MUTCD) with style and finish as outlined in the Pattern Book and VDPP for the planned development. In nonroadside locations the signpost can be mounted directly into concrete. The finished height of the post should be 5'-6". Various combinations of signs can be mounted on a single post to address management needs of the particular area.

Lettering

- Font must be consistent (or similar styles)
- Point size should be relative to the size of the sign.

Colors

Background must be the same color, consistent with the overall theme of West Villages, with reflective lettering and symbols. For regulatory signs such as the 'no motorized vehicle' sign, shall be as required by the City.

3.9.3 Non-Residential Building Criteria

1. General

Architectural design of all peripheral property buildings shall be designed to be compatible with one another. Actual color and material shall be approved by the WVRC.

2. Sustainable Construction

All building construction will apply elements of the Leadership in Energy and Environmental (LEED) Green Building Rating System or Florida Green Building Coalition (FGBC) Florida Green Development, Commercial, High Rise Residential and Residential Development Standards, without the requirement to obtain certification from LEED or FGBC. These elements shall be identified as a part of the site plan, subdivision, or infrastructure approval process.

3. Exterior Design Elements

The style of the development is intended to reflect a variety of architectural forms exemplified by the original architectural styles such as, but not limited to: Neo Classical, Old World European, Florida Coastal, Craftsman, Colonial, Federal, West Indies, and Mission, or other forms, as approved by the WVRC.

Figure 3.9.3.A



Figure 3.9.3.B



Figure 3.9.3.C

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Figure 3.9.3.G



4. Exterior Materials

All materials shall be compatible with the overall scope of the community. All materials and colors shall be submitted for review and approval by the WVRC. Acceptable materials include, but are not limited to:

- Asphalt Shingles (Dimensional)
- Hard Coat Section Stucco
- Clay Roof Tiles
- ArcusStone
- Concrete Roof Tiles
- Finish Concrete
- Cast Stone
- Marble
- Precast Stone
- Brick (possibly painted)
- Metal roof
- Siding
- Stone Veneer
- Natural stone
- Decorative shutters
- Aluminum awnings
- Cementitious siding

5. Exterior Requirements:

The following exterior standards are intended to ensure continuity of style and quality of appearance. This may be accomplished through articulated entrance(s), variegated roof lines, sloping roof planes, ordered variety of window shapes and sizes, and vertically and horizontally varied building masses.

No single architectural style has been established for the surrounding developments.

Materials should be selected which provide an appearance of weight, mass, and permanence.

Wood, tile, and metal may be used for accent, embellishment, or accessory detailing only. These materials should generally not exceed 15% coverage on structures. (Windows and door frames, metal roofs, and roll-up doors are excluded from the coverage limitations).

Entries may be articulated. The use of overhangs, covered entries and courtyard entries is encouraged in order to create interest, provide weather, shelter and foster an inviting pedestrian scale.

Figure 3.9.3.H



Color should be integral to the materials; where painted or applied finishes occur, use complementing hues.

Awnings are permitted, but should be used as accent, accessory elements only.

Surface printed signage is permitted as well as cast lighting onto awning surface for graphic illumination and awning accent.

Varied and pitched roof – Roofing finishes, dimensional shape and color shall be submitted for review and approval by the WVRC. Raised seam metal, dimensional architectural asphalt shingle and concrete tiles are encouraged as approved surfaces.

Retaining walls where required should be carefully integrated into the building form or resolved into landscape materials.

Figure 3.9.3.I



6. Building Height

Maximum building heights are established in the Development Standards of this VDPP (see Figure 3.3.A).

7) Solar Collectors

Solar collectors may be permitted at locations approved by the WVRC.

8. Exterior Planting and Furniture

Open space areas are to be landscaped in accordance with the landscape theme established by the VDPB, as may be amended from time to time, consistent with these Standards, as well as modifications for individual Purchaser/ Lessee identity, as approved by the WVRC.

Purchaser/Lessee shall be permitted to place flower pots, window boxes, planters, and furniture within their entrance areas, subject to approval of the WVRC.

All furniture and bicycle racks should be durable and intended for exterior use.

Photograph or cut sheet on all furnishings will be submitted for review and approval by the WVRC prior to installation or placement.

3.9.4 General Off-Street Parking Lights

- 1. All general off-street parking lighting fixtures may be either metal halide, LED, or High Pressure Sodium "cut-off" light with a concealed source.
- Light posts shall be round, tapered metal, painted black; or integrally colored, octagonal, tapered concrete to match West Villages standards.
- 3. The color of the light fixture and arm (if applicable) shall be black, unless otherwise approved by the WVRC.
- 4. No general parking lot illumination light shall be attached to any structure.
- 5. The total illumination caused by all property outdoor lighting, including light sources, diffraction, and reflections from on-site objects, shall be limited as shown below.
- 6. Criteria Commercial

(Min) Average: 5.0 foot-candle for metal halide; 3 foot-candles for LED (Max) Average 10.0 foot candle Avg./Min: N/A Max/min 10:1 foot-candle for metal halide; 5:1 for I FD. No Max. foot candle Min. foot candle 0.5-foot candle (priority design requirement) Trespass: 0.2-foot candle (max) adjacent to residential 0.5-foot candle (max) adjacent to commercial Mounting Height: 35' (Max) Fixture Wattage: 400 (Max), Cutoff Source: Metal Halide (MH), LED or High Pressure Sodium

3.9.5 Landscape and Irrigation Standards

Consistent with the Comprehensive Plan Policy 13.8 and the ULDC, village greenbelts for West Villages are comprised of several elements that are shown on the VDPP and will take on more definition during site design and development. The village greenbelt may include perimeter buffers and/or perimeter walls, preserved environmental features, wetlands and wetland buffers, as well as adjacent roadways and multi-use pathways within rights-of-way. These elements are intended to discourage sprawl by providing a definable village edge. The landscape and irrigation standards in this section establish requirements for non-residential development. Any landscape requirements that are not detailed below will be in compliance with the ULDC, and will be reviewed and approved by the WVRC.

Landscape areas are four (4) separate zones: landscaping against major roads and parkways, against abutting properties, interior landscaping, and building perimeter landscaping.

All plant material used for landscaping shall meet or exceed the criteria established by the current edition of the Florida Grades and Standards for Nursery Plants.

Given the variability of the plant nursery market, canopy trees shall have a minimum 3-inch caliper and be a Florida #1 or better.

Hedges shall be a minimum of 24" tall, planted 3' on center at time of installation.

All other shrubs shall be a minimum of 12-18" in height with spacing noted on landscape plans.

All landscape material and placement is subject to review and approval of the WVRC

The WVRC shall have authority to review and approve designs consistent with the Southwest Florida Water Management District (SWFWMD) Design Standards.

3.9.5.1 Landscape Requirements for Major Roads and Parkways

Street trees, shrubs, and sod within the rights-of-way will be provided and installed by the West Villages Improvement District. All landscape requirements between the right-of-way and planned development will be provided and installed by the developer, unless otherwise specified.

Berms may be used as landscape treatment. No building structures, except walls, freestanding signs, or fencing shall be constructed on the berm.

a. There will be a landscaped frontage yard no less than 15' wide on the Purchaser/Lessee property between the right-of-way line and the paved ground surface area. It will be continuous along the entire right-of-way containing trees, shrubs, ground cover and turf grass (except for pedestrian and vehicular access locations).

- b. The frontage yard shall include two (2) canopy trees and three (3) ornamental trees planted every 100 feet, or fraction of frontage yard. The frontage yard shall contain no more than 50% sod. No canopy tree shall be planted closer than five (5) feet to the Purchaser/Lessee curb, or closer than seven (7) feet to a sidewalk. See Figure 3.9.5.1.A.
- c. The opaque screen will be entirely of living landscaped material which will be a minimum of 24" in height at the time of building occupancy and must be continuous along the entire frontage yard. All shrub beds will be mulched.
- d. The entire frontage yard shall be irrigated. It is recommended that the main supply line be held tight to the inside Purchaser/ Lessee curb (as opposed to the right-of-way line) and to minimize soil disturbance in the natural vegetation areas.
- e. When the vehicular entrance/exit intersects a right-of-way or internal drive, all landscaping within the triangular areas described below shall allow unobstructed cross-visibility between 2' to 6' above finished grade. No trees shall be permitted within the visibility triangle. Only turf or ground cover will be permitted closer than 3' to the entrance/exit paved surface.

The triangular areas are:

- At interior roads, from intersection of the right-of-way line with entrance/exit road edge line to 2 points each 10' along those lines and connecting those 2 points defines the first cross visibility triangle. See Figure 3.9.5.1.B.
- At the main entrance drives to large commercial tracts, from intersection of the dedicated right-of- way line of major parkways with an access right-of-way line to 2 points each 30' along those lines and connecting those 2 points defines the second cross visibility triangle. See Figure 3.9.5.1.C.

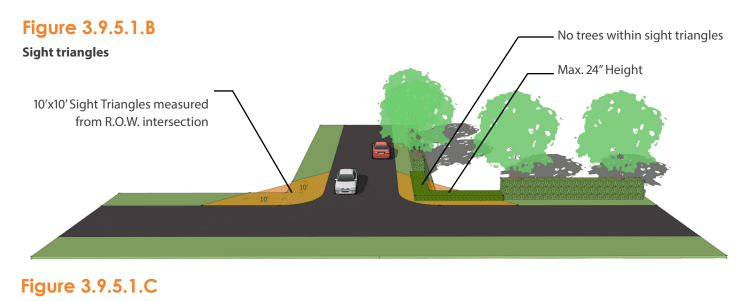
Site visibility triangles are subject to final approval through the City of North Port's regulatory review process.

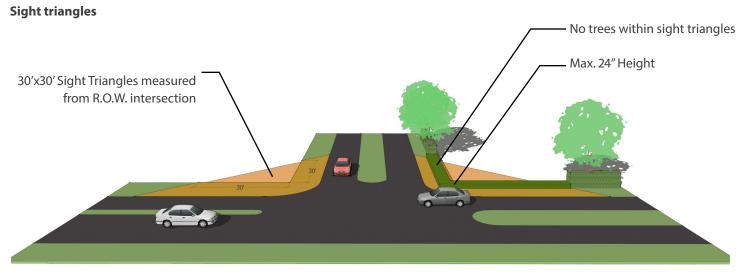
3.9.5.2 Abutting Property Requirements

Abutting property requirements will apply between the Purchaser/Lessee and (1) common properties / drives, (2) other adjacent Purchaser/Lessee, and (3) private West Villages space. For all three conditions, there shall be a continuous landscape buffer yard the entire length of the common property between

Figure 3.9.5.1.A

Major Roads and Parkways 2 Canopy trees 0 paque screening to be min. 24" ht. at time of building occupancy. 15' MIN. PER 100'





the property line and the Purchaser/Lessee's paved ground surface area. Entrance/exit or cross access paving width plus three-foot each side will be deducted when computing the buffer yard length requirements. The buffer yard minimum width shall be as detailed below. There shall be no ground surface left uncovered (shrubs, ground cover or turf) and it shall be irrigated. All plant materials shall be from Appendix A of the VDPB.

Site improvements shall include coordination and construction of a concrete sidewalk to the adjacent parcel(s) property line to promote positive pedestrian circulation throughout the development parcels (See Adopted Index Map).

a. Against common internal street/entry drives:

For all buildings that are not built to within 10 feet of internal roadways, there shall be one canopy tree planted for every 50 lineal feet or fraction thereof in a 15' minimum (20' at required sidewalks) width buffer yard. Tree species shall be per Appendix A of the VDPB. For buildings that are built to within 10 feet of internal roadways, no landscaping shall be required, but provided for in the Right-of-Way for those internal streets/entry drives, and consistent with roadway standards in the VDPP.

b. Against other adjacent Purchaser/Lessee properties:

The buffer yard shall be a minimum of 8' wide. The Purchaser/ Lessee who causes initial construction (1st Purchaser/ Lessee) shall install canopy trees for every 30 linear feet or fraction thereof, an opaque screen of living landscape material (minimum 24" in height), groundcover and sod.

The second Purchaser/Lessee will not be required to provide or install a landscape buffer yard against the common property line.

Where Purchasers/Lessees abut one another in a common access drive, the required landscape buffer may be deleted.

Internal street/drive buffers shall not be required for Mixed-Use Street A (see Figure 3.4.B).

c. Against private West Villages property:

The buffer yard shall be a minimum of 15' wide. Within the buffer yard, three (3) canopy trees, five (5) ornamental trees, and 33 shrubs shall be planted for every 100 lineal feet or fraction thereof of the buffer yard, and shall comprise a minimum of 7 feet of the plantable area. A maximum of 50% of groundcover and sod shall fill in the remainder of

the planting buffer. New trees shall be planted to match the species of the West Villages existing trees. Purchaser/Lessee shall plant and irrigate to the right-of-way line or back of sidewalk within private West Villages property as required.

Where adjacent property is to be developed as a continuation of commercial development and/or parking area, the buffer yard shall not be required. Where future development of adjacent property is residential or unknown, the buffer yard shall be required.

If the adjacent property has provided a buffer which meets or exceeds the buffer width and plant quantities identified, the buffer yard and plantings shall not be required.

3.9.5.3 Interior Landscape Requirements for nonresidential and mixed-use development

Interior landscape areas are in the parking field between the building perimeter curb and the outer parking lot edge. Interior landscape area requirements are in addition to roadway or abutting property requirements, unless otherwise approved. Interior landscape areas shall conform to the requirements for vehicular use areas in the City of North Port's ULDC and any additional requirements stated herein.

Palm trees may be utilized, in lieu of canopy trees in interior landscape areas along the exterior of parking lots. If single trunk palms (free standing application) are used, they shall serve as a 1:1 replacement for canopy trees. If single trunk palms (cluster application) are used, a cluster of 3 palms shall count as one canopy tree. Palm trees may be utilized for up to 25% of the canopy tree requirement.

Sidewalks should provide direct and clear connection from all public rights-of-way to the façade of all development/buildings, as determined by the WVRC. At a minimum, one coordinated pedestrian sidewalk, interior to the development, connecting across and through parking lots to serve buildings and/or sites should be provided. Parking spaces shall not disrupt sidewalk connections to building entries.

Where interior landscape areas abut the roadway, the roadway buffer may serve as the perimeter parking lot buffer. However, where the vehicle use area does not abut a roadway, the perimeter landscaping requirements shall be a minimum width of eight (8) feet containing two (2) canopy trees per one hundred (100) linear feet or substantial fraction thereof, and either shrubs, hedges, berms, or fences or any combination thereof.

All landscaped buffer areas and sidewalks adjacent to off-street parking areas shall be protected from encroachment of vehicles

Figure 3.9.5.2.A

Abutting Property Against Common Internal Street/Entry Drive

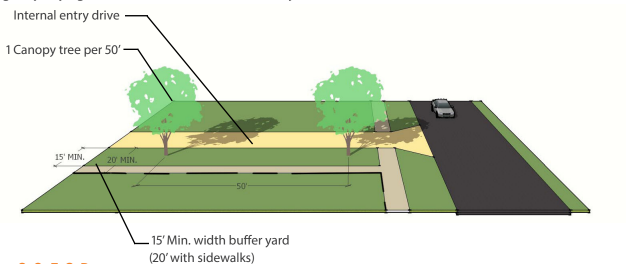


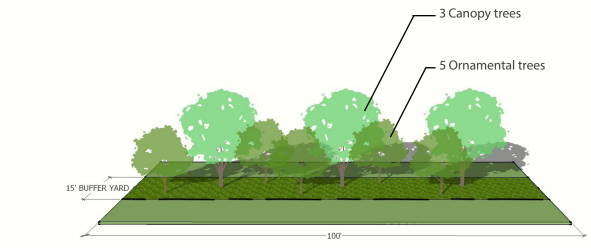
Figure 3.9.5.2.B

Abutting Property Against Adjacent Purchaser/Lessee Properties:



Figure 3.9.5.2.C

Abutting Property Against Private West Villages Property



with curbs and/or wheel stops. Wheel stops and/or curbs shall have a minimum height of six (6) inches above finished grade of the parking area. Wheel stops shall be properly anchored. Where wheel stops are located two (2) feet from the front of a parking space, that two (2) feet is not required to be paved, but shall require the use of pervious pavers, or other similar treatment, as approved by the WVRC. The area between the wheel stop and landscaped area shall be planted with ground cover and irrigated with drip irrigation.

Where wheel stops are not used, all landscape material, excluding sod/ground cover, shall be installed a minimum of two feet from the face of curb. All parking spaces, except parallel parking spaces, that abut landscaped areas or sidewalks within a parking lot shall have wheel stops or curb to prevent obstruction within the landscaped areas.

A maximum of 10 continuous parking spaces shall be provided with an island at the end of each parking row. Each island shall be no less than 8' wide from the back of curb to back of curb. Each island shall have a minimum of one canopy tree, 6 shrubs, and the remaining area shall be planted with ground cover. Landscape divider strips shall be planted at an average of every fourth row with an average width of 10' to 15'.

Where landscape areas are located between parallel parking and sidewalks, a minimum 4' wide paved surface shall be provided for every two spaces. The paved surface shall be perpendicular to the back of curb and sidewalk/mainline of travel. Landscape areas shall be planted with turf grass or ground cover. Where trees are required, a minimum 5' wide landscape area shall be provided for palms and 8' for canopy trees. All plantings shall be irrigated with drip irrigation.

3.9.5.4 Building Perimeter Landscape Requirements

Foundation plantings shall provide visual breaks along monotonous building façades, provide direction to and enhance entrances, and be used or installed to screen mechanical equipment that is attached to or adjacent to the building.

The Purchaser/Lessee is encouraged to employ creative design and include such amenities as earth mounding, water features, landscape lighting, various sidewalk materials and patterns, boulders, sculpture, etc. The design intent should be toward an entranceway that enhances and complements the building's architecture.

Minimum Planting Requirements (Commercial/Institutional/ Mixed-Use):

- Calculation: One foundation plant or shrub shall be required for every 3 linear feet, and one ornamental tree or palm shall be required for every 30 linear feet of publicly visible façade (i.e., excluding alley/internal drive or loading area).
- Location: Foundation landscaped areas shall be a minimum of 4' in width. Clustered planting locations shall occupy a minimum of 20% and be located within 30 feet of publicly visible façade. A concrete or stone/gravel rodent strip a minimum of 12" wide shall be provided between the face of the building and foundation landscape areas.

For buildings that are built to within 10 feet of internal roadways, no landscaping shall be required, but provided for in the rightof-way for those internal streets/entry drives, and consistent with roadway standards in the VDPP.

Minimum Planting Requirements (Single-use Residential within Mixed-Use areas):

Calculation: One foundation plant or shrub shall be required for every 3 linear feet and one ornamental tree or palm shall be required for every 30 linear feet of all buildings.

Location (Single-use Residential within Mixed-Use areas):

Foundation landscaped areas shall be a minimum of 4' in width. Clustered planting locations shall occupy a minimum of 20% and be located within 30 feet of publicly visible façade.

If plantings are clustered, they shall occupy a minimum of 50% of building facade, and be located within 15 feet of the building.

For buildings that are built to within 10 feet of internal roadways, no landscaping shall be required, but provided for in the right-of-way for those internal streets/entry drives, and consistent with roadway standards in the VDPP.

The transitional space between public and private space offers an opportunity to establish a "sense of arrival" through the use of specialty paving, plazas, decorative lighting, and site furnishings. The use of such elements shall be encouraged throughout the Village G Mixed-Use Areas.

Screening:

All structures and facilities for trash, storage, loading and outdoor equipment must be screened so as not to be visible from the street or pedestrian circulation areas. At a minimum, screening shall be either an opaque screen of evergreen shrubs and/or evergreen trees or by solid walls at least 6' in height. Shrubs must be at least 4' in height with a minimum 2' spread

Figure 3.9.5.4.A

Building Perimeter Requirements - Commercial/Mixed-Use

4' min. width for foundation landscaping areas

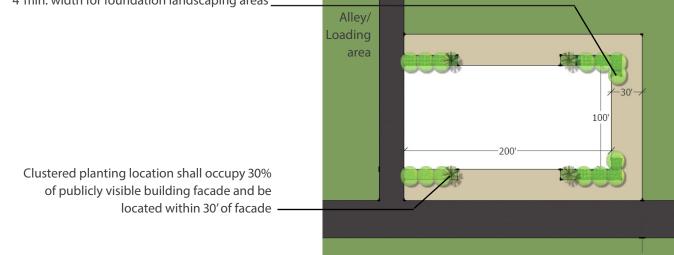


Figure 3.9.5.4.B

Building Perimeter Requirements - Single-use Residential within Town Center



and trees at least 6' in height with a 4' minimum spread at the time of building occupancy. Shrubs shall be spaced no farther apart than 3' and trees spaced at the most appropriate spacing for the species; but no farther than 12' on center. Walls should be designed to express the appropriate West Villages theme and be coordinated with the building architecture.

To the extent possible, expanses of solid building wall area without architectural detail should be minimized. Where solid building wall areas are without architectural detail, they may not exceed 50' in length without being covered by landscape treatment unless the building wall faces an alley, the rear of another building or a loading/service area that is not facing a street or driveway, and is not visible to the public.

Fifty percent of a blank wall that exceeds 50 linear feet, and is visible to the public, shall either be covered or accentuated with planting areas near the foundation of the building that contain large maturing trees and shrubs/vines. Planting requirements shall be calculated as follows:

For every 10 feet beyond 50 feet of blank wall, one maturing canopy tree or palm cluster and 3 shrubs or vine shall be provided, and such materials should be planted within 30 feet of the façade. As an alternative, the required materials may be incorporated into the required foundation landscaping planting areas in those areas where the blank wall exists.

3.9.6 Village G Mixed-Use/Commercial Parking Requirements

Required off-street parking facilities shall be located on the same lot or parcel of land that they are intended to serve, except where parking facilities are built to serve the general public and are not intended to serve a single or group of primary businesses or entities.

Spaces shall be a minimum of 9 feet in width by 18 feet in length.

Commercial establishments providing drive-up service windows or service lanes shall provide stacking lanes to accommodate 4 cars for each window. Restaurants shall provide stacking lanes to accommodate 5 cars per service lane, measured from the pick-up window.

Minimum Parking Standards:

- Parking for mixed-use buildings may be the sum of the requirements of the various uses computed separately. The total parking requirements for such permitted uses shall be reduced by twenty-five percent (25%) for combined off-street parking facilities, as approved by the WVRC.
- The minimum parking requirement for single-use residential buildings in Mixed-Use areas shall be 2 spaces per unit. Parking for residential buildings may be provided through the provision of structured parking on the lower levels of the building, in an adjacent parking structure, or in parking lots adjacent to the buildings. If the residential building is less than 1/4 mile from commercial parking areas, the parking ratio may be reduced to 1.5 spaces per unit.

Minimum Parking Requirements for non-residential uses within Mixed-Use areas shall be calculated as follows in figure 3.9.10.A.

Figure 3.9.6.A

Commercial / Service Uses		
Office	1 per 500 s.f. of floor area	
Services	1 per 500 s.f. of floor area	
Finance, Insurance, and Real Estate (FIRE)	1 per 500 s.f. of floor area	
Financial Service Center	1 per 500 s.f. of floor area	
Assisted Living Facility	1 for every 4 beds	
Health-Care Facility	1 for each bed, plus 1 for every 3 employees on the largest shift	
Health-Care Services	1 per 500 s.f. of floor area	
Intermediate Care Facility (ICF)	1 for every 4 beds	
Health Club	1 per 500 s.f. of floor area	
Veterinary Hospital	1 per 500 s.f. of floor area	
Artist's Studio	1 per 500 s.f. of floor area	
Funeral Home	1 per 500 s.f. of floor area	
Research Laboratory	1 per 500 s.f. of floor area	
Research Park	1 per 500 s.f. of floor area	
Child-Care Center	1 per employee plus adequate and safe provisions for loading and unloading children away from streets and rights-of- way	

Retail Uses		
Commercial Use	1 per 500 s.f. of floor area	
Retail Services	1 per 500 s.f. of floor area	
Big-Box Store	1 per 500 s.f. of floor area	
Retail Store, Convenience	1 per 500 s.f. of floor area	
Gasoline Station and Convenience Center	1 per 700 s.f. plus stacking lanes to accommodate 2 cars for each gas pump island	
Retail Store, Express	1 per 500 s.f. of floor area	
Hotel/Motel	0.5 per guest room, plus one for every 6 employees	
Theater	1 for every 6 seats, plus one for every 6 employees	
Parking / Community Uses		
Utility Box	N/A	
Parking Area	As necessary to accommodate use(s) being served	
Wireless Telecommunications Towers and Facilities	N/A	
Essential Services	N/A	

Definitions

The Following are included and permitted under Residential Uses:		
Community Center	Concentration of activities, services, and land uses that serve, and are focal points for, the immediate neighborhoods and used for recreational, social, educational, and cultural activities.	
Gatehouse	Guardhouse and/or electronic barrier limiting access to a neighborhood.	
Single-Family Detached	A building containing one dwelling unit and that is not attached to any other dwelling by any means and is surrounded by open space or yards.	
Single-Family Semidetached	A one-family dwelling attached to one other one-family dwelling by a common vertical wall, with each dwelling located on a separate lot.	
Townhouse Dwelling	A one-family dwelling in a row of at least three such units in which each unit has its own front and rear access to the outside, no unit is located over another unit, and each unit is separated from any other unit by one or more vertical common fire-resistant walls.	
Stacked Townhouse Dwelling	Townhouses that have multiple units vertically, typically two in number, each unit having its own private entrance from the street or at least from the outside.	
Multi-Family Dwelling	A building containing three or more dwelling units, including units that are located over another.	
Mixed-Use Development	The development of a neighborhood, tract of land, building, or structure with a variety of complementary and integrated uses, such as, but not limited to, residential, office, manufacturing, retail, public, and recreation, in a compact urban form.	
Accessory Apartment	An accessory dwelling unit with a separate means of ingress and egress containing separate kitchen, bathroom, and sleeping facilities, that is (1) physically attached to or contained within an existing single-family house or (2) occupies the second story of an existing garage or accessory building on the same lot as the principal dwelling.	
The Following are included and permit	ted under Residential Support Uses:	
Park/Recreation Facilities	A tract of land owned or controlled and used by government or specific and designated entities or persons for active and/or passive recreational purposes	
Active Recreation	Leisure-time activities, usually of a formal nature and often performed with others, requiring equipment, and taking place at prescribed places, sites, or fields.	
Passive Recreation	Activities that involve relatively inactive or less energetic activities, such as walking, sitting, picnicking, and board and table games.	
Religious Use	A structure or place in which worship, ceremonies, rituals, and education pertaining to a particular system of beliefs are held.	

The Following are included and permitted under Commercial/Service Uses:		
Office	A room or group of rooms used for conducting the affairs of a business, profession, service, industry, or government and generally furnished with desks, tables, files, and communication equipment.	
Services	Establishments primarily engaged in providing assistance, as opposed to products, to individuals, business, industry, government, and other enterprises.	
Finance, Insurance, and Real Estate (FIRE)	Establishments such as banks and financial institutions, credit agencies, investment companies, brokers of and dealers in securities and commodities, security and commodity exchanges, insurance agents, lessors, lessees, buyers, sellers, agents, and developers of real estate (including drive through facilities).	
Financial Service Center	A non-bank entity that does not accept deposits or make loans like traditional banks or financial institutions but that provides monetary services that include the sale or redemption of traveler's checks or money orders, money wire transfers, check cashing, and currency exchange.	
Assisted Living Facility	Residences for the frail elderly that provide rooms, meals, personal care, and supervision of self-administered medication. They may provide other services, such as recreational activities, financial services, and transportation.	
Health-Care Facility	A facility or institution, whether public or private, principally engaged in providing services for health maintenance and the treatment of mental or physical conditions.	
Health-Care Services	Establishments providing support to medical professionals and their patients, such as medical and dental laboratories, blood banks, oxygen, and miscellaneous types of medical supplies and services.	
Intermediate Care Facility (ICF)	A facility that provides health-related and personal care services to the chronically ill, disabled, or elderly people, including assistance with dressing and eating.	
Health Club	An establishment that houses exercise equipment and space for the purposes of physical exercise.	
Veterinary Hospital	A place where animals are given medical care and the boarding of animals is limited to short-term care incidental to the hospital use.	
Artist's Studio	A place of work for an artist, artisan, or craftsperson, including persons engaged in the application, teaching, or performance of fine arts such as, but not limited to, drawing, vocal or instrumental music, painting, sculpture, and writing.	
Funeral Home	A building used for the preparation of the deceased for burial and the display of the deceased and rituals connected therewith before burial or cremation.	
Research Laboratory	A facility for the investigation into the natural, physical, or social sciences, which may include engineering and product development	
Research Park	A research facility or group of buildings dedicated to scientific research or business purposes, often linked to a major research facility.	
Child-Care Center	An establishment providing for the care, supervision, and protection of children.	

Exhibit E

Village G: Changes to the VDPP

- West Villages Index Map on pg.1 is updated
- 3.2 (pg. 3.2)
 - Title and text changing 'Final' to 'Proposed'
 - Paragraph 3,7 added
- Figure 3.2.A/ Figure 3.2.B (pg. 4/5)
 - $\circ \quad \text{Road in the north is curved} \\$
 - MU-2 & MURN positions in the south have been switched, reducing MU-2 area significantly and overlapping it with previously indicated Village center boundary with established land use proportions in the VDPP
- 3.3 (pg. 6)
 - Title and text changing 'Final' to 'Proposed'
- Figure 3.3.A (pg. 8)
 - o Acreage for Mixed use reduced and Mixed use residential neighborhood increased
 - Open space in Mixed use increased
 - Adjusted gross area of Mixed use decreased from 141 acres to 52 acres
- Figure 3.4.C (pg. 20)
 - Planting width increased from 6ft to 8ft
- Figure 3.4.G (pg. 24)
 - Planting width increased from 4ft to 6ft
- Figure 3.4.1 (pg.26)
 - Land-use map changes reflected as per Fig.3.2.A
 - Greenbelt is switched to opposite side of the road on curved road in the north
- 3.5 (pg. 27)
 - Title and text changing 'Final' to 'Proposed'
- Figure 3.5.1.A (pg. 28)
 - Note for 2" water main added near MU-1
 - \circ $\;$ Future water main extended along Manasota Beach Road $\;$
 - Existing water main extended along curved road
 - Existing water main added along Playmore Road and West Villages Parkway
- Figure 3.5.1.B (pg. 29)
 - \circ $\;$ Lift station locations added, one of which is indicated as permitted in MU-1 $\;$
 - o Existing force main added at Playmore Road and West Villages Parkway
 - Future water main added along curved road
- 3.6.1
 - Acreage of uplands increased from 599.82 to 784 acres and wetlands increased from 142.87 to 155 acres. (pg.30)
- Wetlands and surface waters
 - EIP identified potential impact increases from 3.25 to 4.84 acres (pg. 30)
 - Affected surface waters impacted increases from 0.33 to 8.07 acres (pg. 31)
- Figure 3.6.1.A (pg. 33)
 - Land-use map changes reflected as per Fig.3.2.A
 - Additional preliminary wetland impact area identified in MU-2

- Preliminary surface water impact area added
- Boundary for wetland impact plan removed
- Wetland added under and to the right of ICM
- $\circ \quad \text{River road notation removed} \\$
- 3.7.1
 - Para 1, Proposed changed to Final (pg.34)
- 3.8.1 (pg.39)
 - Perimeter walls language edited.
- 3.8.4 (pg.39)
 - o Figure number corrected to accurately point to the land use table
- Figure 3.9.2.A (pg.42)
 - One free standing sign at the intersection of Manasota Beach road and West Villages Parkway removed and location adjusted
 - Gateway monument sign is lightly indicated
- Changeable copy/electronic sign
 - Added 'or as permitted by the ULDC' (pg.43)
- Project Identity Monument Signs
 - Title revised to 'Project Identity/Community Entrance Monument Signs
 - Language on entry features and final location approval added
- 3.9.5 (pg.49)
 - Language on details regarding general landscaping standards added.
- 3.9.5.1
 - Figure 3.9.8.1.A revised to Figure 3.9.5.1.A (pg.49)
 - Corrections made to Figure 3.9.5.1.A to reflect the 5 ornamental and 3 canopy trees specified in the text and opaque screening min. height as 24" from 18" (pg. 50)
 - Figure 3.9.5.1.B and Figure 3.9.5.1.C (pg.50), for sight triangles, no trees are allowed. Previous VDPP required for min. 6' canopy clearing.
 - Figure 3.9.8.4.A (pg. 54), minimum width of foundation landscaping area changed from 5' to 4'