# SEMINOLE COUNTY, FLORIDA

COUNTY SERVICES BUILDING 1101 EAST FIRST STREET SANFORD, FLORIDA



# **Meeting Agenda - Final**

Wednesday, June 5, 2024 6:00 PM

> BCC Chambers Room 1028

# Planning and Zoning Commission

#### CALL TO ORDER

**Opening Statement** 

Staff Present

Accept Proof of Publication

**Approval of Minutes** 

**Public Participation** 

#### **NEW BUSINESS**

#### Public Hearing Items:

 Mission Road Rezone - Consider a Rezone from A-1 (Agriculture) to R-1AAA (Single Family Dwelling) for a single-family residential home on approximately 0.45 acres, located on the west side of Mission Road, approximately ¼ mile north of Chapel Street; (Z2024-03) (Shea Smith, Applicant) District2 - Zembower (Annie Sillaway, Senior Planner).

 Attachments:
 LOCATION MAP

 FLU ZONING MAP

 AERIAL MAP

 BOUNDARY SURVEY

 ORDINANCE

 SCHOOL CONCURRENCY LETTER

 COMMUNITY MEETING INFORMATION

 OWNER AUTHORIZATION

 DENIAL DEVELOPMENT ORDER

 Land Development Code Amendment - Consider an Ordinance amending Chapter 2 Definitions, Chapter 30 - Zoning, Chapter 35 - Subdivisions, Chapter 60 - Arbor, and Chapter 90 - Uniform Building Numbering System of the Seminole County Land Development Code; Countywide (Maya Athanas, Project Manager)

 Attachments:
 LDC AMENDMENTS SUMMARY OF CHANGES

 LDC AMENDMENTS ORDINANCE
 PROPERTY RIGHTS ANALYSIS

 ECONOMIC IMPACT STATEMENT

#### **CLOSING BUSINESS**

#### Planning and Development Manager's Report

#### ADJOURNMENT

PERSONS WITH DISABILITIES NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THESE PROCEEDINGS SHOULD CONTACT THE HUMAN RESOURCES, ADA COORDINATOR 48 HOURS IN ADVANCE OF THE MEETING AT 407-665-7940.

PERSONS ARE ADVISED THAT, IF THEY DECIDE TO APPEAL ANY DECISION ON ANY MATTER CONSIDERED BY THIS BOARD AT THESE MEETINGS, THEY WILL NEED A RECORD OF THE PROCEEDINGS, AND FOR SUCH PURPOSE, THEY MAY NEED TO ENSURE THAT A VERBATIM RECORD OF THE PROCEEDINGS IS MADE, WHICH INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS TO BE BASED, PER SECTION 286.0105, FLORIDA STATUTES.

FOR ADDITIONAL INFORMATION REGARDING THIS AGENDA, PLEASE CONTACT THE PLANNING & ZONING COMMISSION CLERK AT (407) 665-7397.



SEMINOLE COUNTY, FLORIDA

Agenda Memorandum

## File Number: 2024-0636

## Title:

**Mission Road Rezone** - Consider a Rezone from A-1 (Agriculture) to R-1AAA (Single Family Dwelling) for a single-family residential home on approximately 0.45 acres, located on the west side of Mission Road, approximately <sup>1</sup>/<sub>4</sub> mile north of Chapel Street; (Z2024-03) (Shea Smith, Applicant) District2 - Zembower (**Annie Sillaway, Senior Planner**).

## Agenda Category:

Public Hearing Items

## **Department/Division:**

Development Services - Planning and Development

## Authorized By:

Dale Hall

## Contact/Phone Number:

Annie Sillaway/407-665-7936

## Background:

The Applicant is requesting a rezone from A-1 (Agriculture) to R-1AAA (Single Family Dwelling) to construct a single-family residential home at 347 Mission Road in compliance with the R-1AAA zoning district, which permits single family dwellings.

The existing A-1 (Agriculture) zoning classification allows for single family dwellings; however, it requires a minimum lot size of one (1) acre and a minimum lot width of 150 feet at building line. The vacant undeveloped site is approximately 0.45 acres with a lot width of 105 feet and therefore, does not meet the minimum lot size requirements for the A-1 (Agriculture) zoning district.

The subject site is a lot of record in the 1971 Tax Roll and has had A-1 (Agriculture) zoning classification since the Seminole County Land Development Code was originally adopted. The requested R-1AAA (Single Family Dwelling) zoning classification requires a minimum lot size of 13,500 square feet and a minimum width

at building line of 100 feet.

The subject property has a Medium Density Residential Future Land Use designation, which allows a maximum net density of ten (10) dwelling units per net buildable acre and allows Low Density Residential Future Land Use compatible zoning districts as stated in the Seminole County Comprehensive Plan. The R-1AAA is an allowable zoning district under the LDR and MDR Future Land Use designations.

The Future Land Use and zoning designations of the surrounding area are as follows:

- East: Mission Road Future Land Use: City of Oviedo Jurisdictional limits - Medium Density Residential Zoning: City of Oviedo Jurisdictional limits - R-2 (Medium density Single Family District)
- West: SR 417
- North: City of Winter Springs Owned by FDOT (Florida Department of Transportation)
- South: Future Land Use: Seminole County Jurisdictional Limits Medium Density Residential Zoning: Seminole County Jurisdictional Limits - A-1 (Agriculture)

## Site Analysis

Floodplain Impacts:

Based on the Flood Insurance Rate Map (FIRM) with an effective date of 2007, the site does not appear to contain any floodplains.

Wetland Impacts:

Based on preliminary aerial photo and County wetland map analysis, there appears to be no wetlands on the subject property.

Utilities:

Based on the capacity letter received from the City of Oviedo, it does not state that the city will require annexation. The site is located in the City of Oviedo utility service area and will be required to connect to public utilities for water; water capacity is available to service the single family home. A gravity sewer main is not available in the area with the City of Oviedo; therefore, the site will utilize septic for onsite sewage. Per House

Bill 1379 and the Florida Department of Environmental Protection (FDEP), the septic system would have to be an enhanced nutrient-reducing (ENR) septic system since it will be new construction, on a lot one acre or less, and located in a Florida Basin Management Action Plan (BMAP) area.

## Transportation/Traffic:

The property proposes access onto Mission Road, which is classified as a local road that is maintained by the City of Oviedo. Mission Road does not have improvements programmed in the City of Oviedo five (5) year Work Program.

## Sidewalks:

There is not an existing sidewalk along Mission Road; therefore, the Applicant will be required to build a five (5) foot wide sidewalk along the property frontage.

## Drainage:

The proposed project is located within the Howell Creek Drainage Basin, which has limited downstream capacity; therefore, the site's design will be required to hold water quality, and not exceed the pre-development rate and volume for the twenty-five (25) year, twenty-four (24) hour storm event.

Public School Capacity Determination:

Seminole County Public Schools provided a Concurrency Letter of Determination of No Impact to student generation of school concurrency requirements for the subject property.

## Consistency with the Land Development Code

The proposed R-1AAA (Single Family Dwelling) zoning designation has been evaluated for compatibility with the Land Development Code of Seminole County in accordance with Chapter 30, Part 12.

The request is consistent with the Seminole County Land Development Code and compatible with the surrounding trend of development in the area. The proposed development of a single-family residential home supports the objectives of the R-1AAA zoning designation and is compatibility with the surrounding residential zoning classifications and uses.

At the time of building permit review, the Applicant will be required to meet building setbacks and minimum house size of 1,600 square feet, in accordance with the Seminole County Land Development Code.

## Consistency with the Comprehensive Plan

The purpose and intent of the Medium Density Future Land Use is to provide for a range of residential uses at a maximum density of ten (10) dwelling units per net buildable acre. This land use can serve effectively as a transitional use between more intense urban development and Low Density Residential/Suburban Estates. The R-1AAA zoning classification is permitted under the Low Density Residential Future Land Use as well as the existing Medium Density Residential Future Land Use.

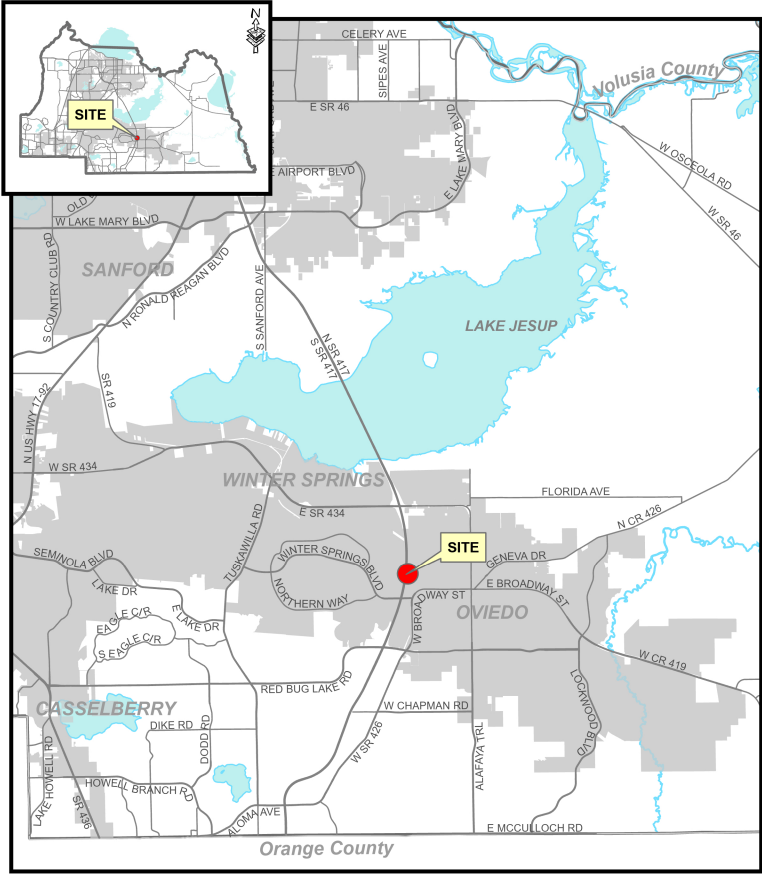
Under Policy FLU 17.5 Evaluation Criteria of Property Rights Assertions, the reasonable use of property is a use that does not adversely affect the public health, safety, morals, or welfare, and is compatible with abutting or proximate properties and is otherwise a use that is consistent with generally accepted land use planning principles.

The request is consistent with the Seminole County Comprehensive Plan and compatible with the surrounding area, which consists of single-family detached and two-family residential development.

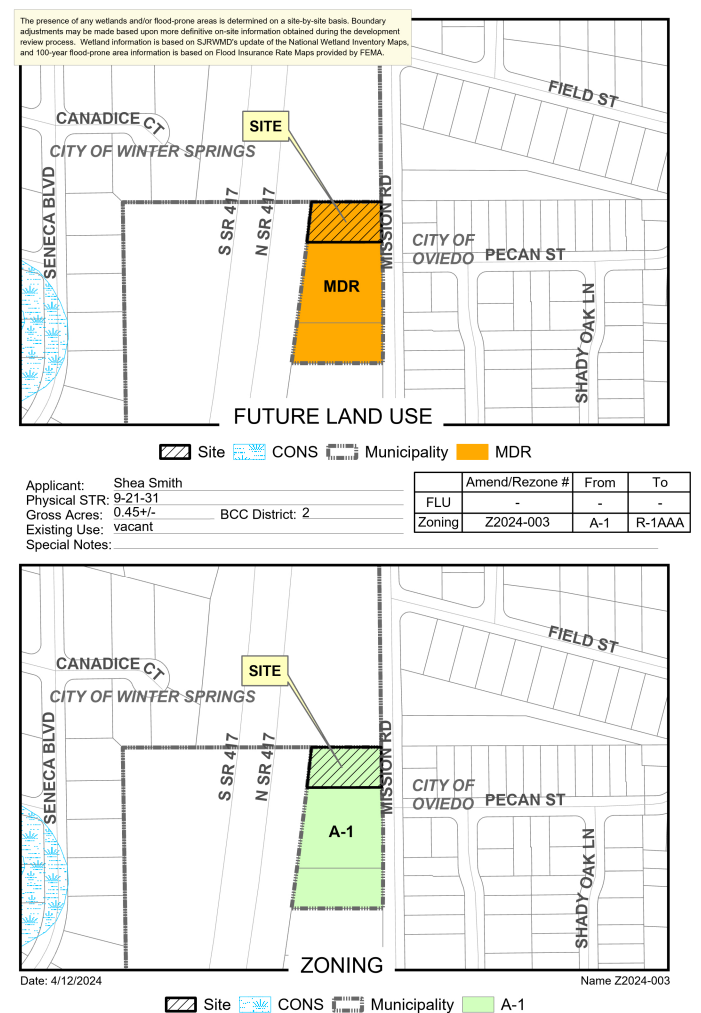
In compliance with Seminole County Land Development Code Sec. 30.49 -Community Meeting Procedures, the Applicant conducted a community meeting on April 4, 2024; details of the community meeting are attached.

## **Requested Action:**

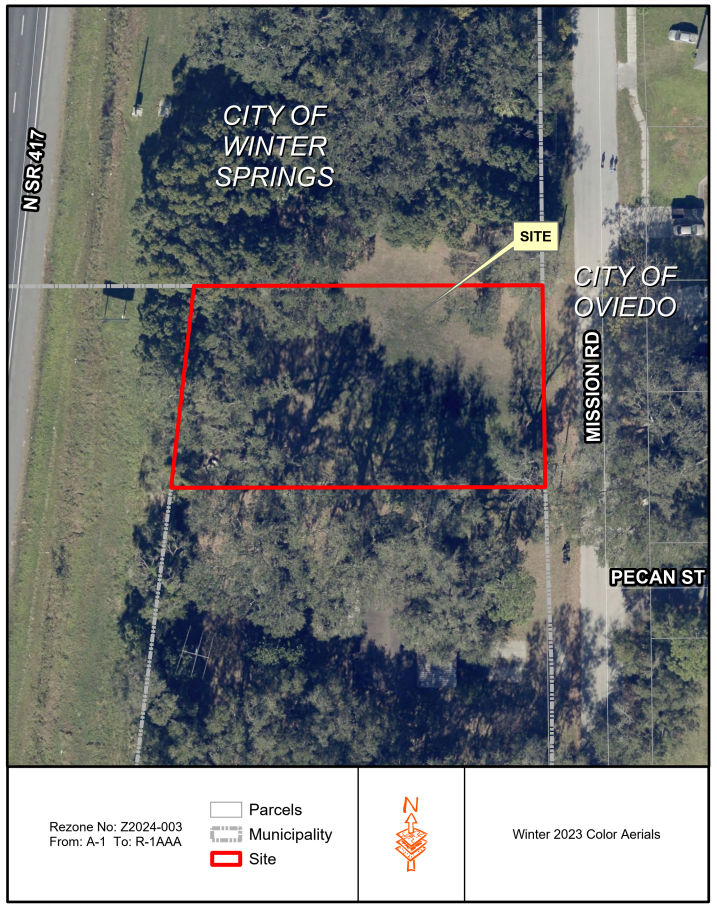
Staff requests that the Board of County Commissioners adopt the Ordinance enacting a Rezone from A-1 (Agriculture) to R-1AAA (Single Family Dwelling) for a single-family residential home on approximately 0.45 acres, located on the west side of Mission Road, approximately 1/4 mile north of Chapel Street.



Name Z2024-003SiteMap

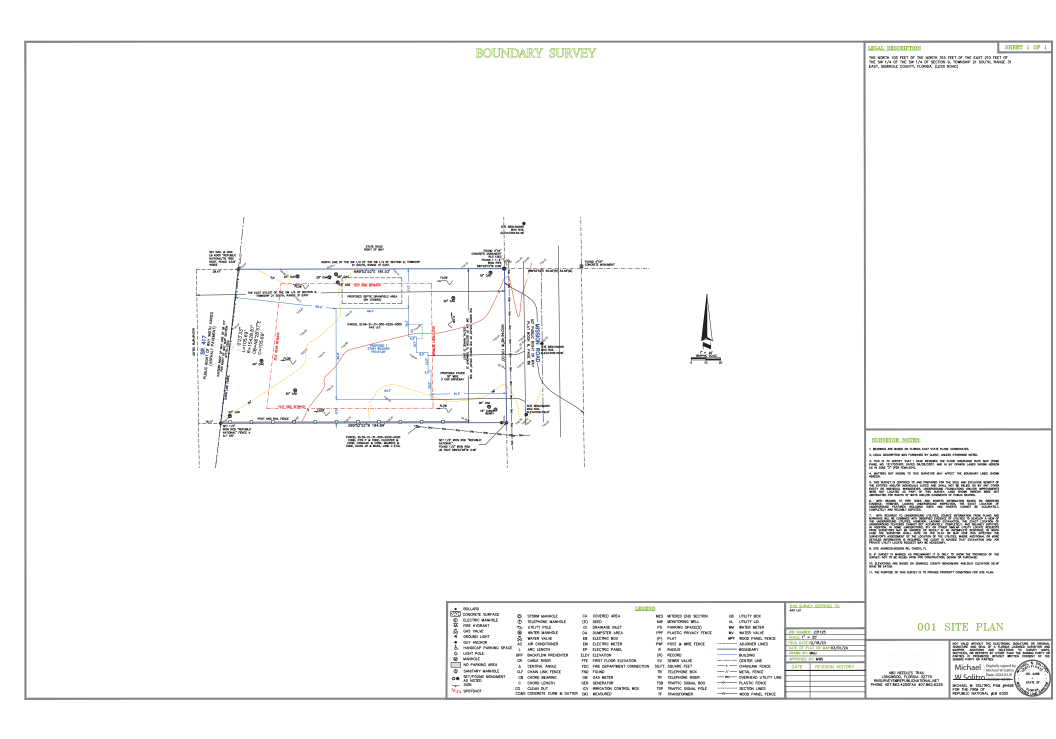


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Date: 4/12/2024

Name Z2024-003Aerial



ORDINANCE AMENDING, PURSUANT TO AN THE LAND DEVELOPMENT CODE OF SEMINOLE COUNTY. THE ZONING CLASSIFICATION ASSIGNED TO 347 MISSION ROAD LOCATED IN COUNTY: REZONING SEMINOLE CERTAIN PROPERTY CURRENTLY ASSIGNED THE A-1 (AGRICULTURE) ZONING CLASSIFICATION TO THE R-1AAA (SINGLE-FAMILY DWELLING) PROVIDING ZONING CLASSIFICATION; FOR LEGISLATIVE FINDINGS: PROVIDING FOR SEVERABILITY: PROVIDING FOR EXCLUSION FROM CODIFICATION; AND PROVIDING AN EFFECTIVE DATE.

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF SEMINOLE COUNTY, FLORIDA:

#### Section 1. LEGISLATIVE FINDINGS.

(a) The Board of County Commissioners hereby adopts and incorporates into this

Ordinance as legislative findings the contents of the documents titled Mission Rd Rezone,

dated July 23, 2024.

(b) The Board hereby determines that the economic impact statement referred to

by the Seminole County Home Rule Charter is unnecessary and waived as to this Ordinance.

Section 2. REZONING. The zoning classification assigned to the following described

property is changed from A-1 (Agriculture) to R-1AAA (Single-Family Dwelling):

#### SEE ATTACHED EXHIBIT "A" FOR LEGAL DESCRIPTION SEE ATTACHED EXHIBIT "B" FOR BOUNDARY SURVEY

Section 3. CODIFICATION. It is the intention of the Board of County Commissioners

that the provisions of this Ordinance will not be codified.

**Section 4. SEVERABILITY.** If any provision of this Ordinance or the application thereof to any person or circumstance is held invalid, it is the intent of the Board of County Commissioners that the invalidity will not affect other provisions or applications of this Ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this Ordinance are declared severable.

#### SEMINOLE COUNTY, FLORIDA

Section 5. EFFECTIVE DATE. A certified copy of this Ordinance will be provided to the Florida Department of State by the Clerk of the Board of County Commissioners in accordance with Section 125.66, Florida Statutes, and this Ordinance will be effective upon filing with the Department.

ENACTED this 23rd day of July, 2024.

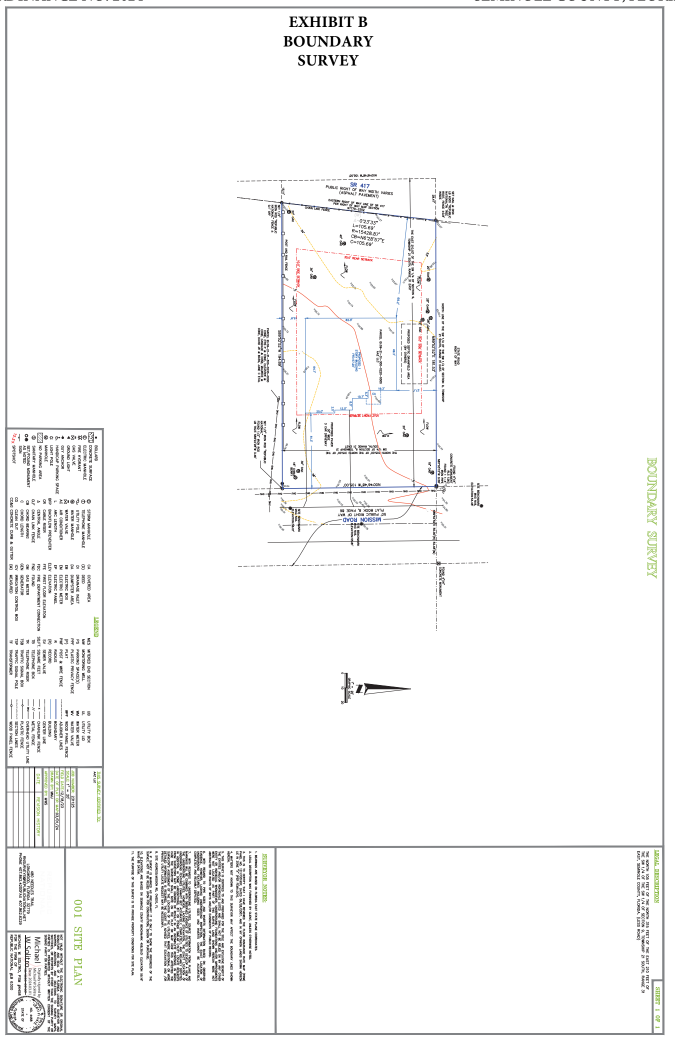
BOARD OF COUNTY COMMISSIONERS SEMINOLE COUNTY, FLORIDA

## EXHIBIT A LEGAL DESCRIPTION

THE NORTH 105 FEET OF THE NORTH 315 FEET OF THE EAST 210 FEET OF THE SW ¼ OF THE SW 1/4 OF SECTION 9, TOWNSHIP 21 SOUTH, RANGE 31 EAST, SEMINOLE COUNTY, FLORIDA. (LESS ROAD).









SERITA D. BEAMON Superintendent

MARK W. MULINS, ED.D Assistant Superintendent Operations

RICHARD LEBLANC, AIA Facilities Planning Department Phone: 407-320-0560 Fax: 407-320-0292

Jordan Smith, AICP, PP Facilities Planning Department Phone: 407-320-0168 Fax: 407-320-0292

Educational Support Center 400 E. Lake Mary Boulevard Sanford, Florida 32773-7127 School Concurrency Letter of Determination - No Impact

Anthony Diserafino, AAA, LLC 17209 Long Boat Lane Orlando, FL 32820 adiserafino@gmail.com

April 5, 2024

RE: Concurrency Letter of Determination - No Impact, 347 Mission Road

#### Parcel ID(s): 09-21-31-300-0220-0000

This letter certifies the above referenced project/property, based on the adopted 2007 School Interlocal Agreement (ILA) is determined to be of **NO IMPACT** to student generation of school concurrency requirements. The applicant has indicated that the proposed project is for one (1) single-family detached residential unit. The owner is changing the Future Land Use from Agriculture to Single Family and rezoning from Agriculture to Residential. The final disposition of this project is the jurisdiction of Seminole County.

This does not address the issue of any entitlement to an exemption from school impact fees required by Seminole county Ordinance #92-14, #2007-41, and the Land Development Code.

If you have any questions please do not hesitate to contact me at <u>smithjs@scps.k12.fl.us</u> or at 407-320-0168.

Joch Smith

Jordan Smith, AICP Facilities Planner

cc:

Rebecca Hammock, Seminole County Annie Sillaway, Seminole County

File

Visit Our Web Site www.scps.us March 18, 2024

# Notice of Community meeting on April 4, 2024, from 6:00 p.m. to 8:00 p.m.

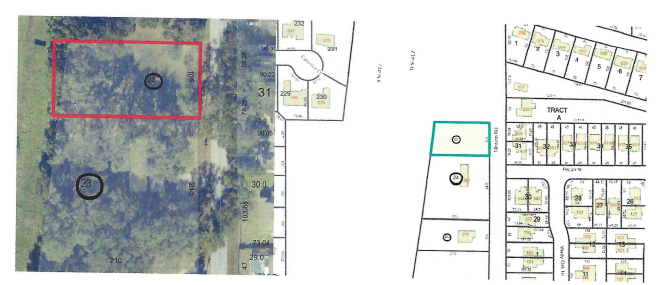
Located at Oviedo Police Department 300 Alexandria Blvd, Oviedo, FL 32765

This notice is in regard to parcel ID: 09-21-31-300-0220-0000 located in Seminole County at Mission road. The parcel is currently zoned as A1 and we would like to rezone it to R1AAA, so a residential home can be built on it.

Sontrust Construction will be handling the building of the residential home and their contact is sheasmith2002@gmail.

Thank you!

# Parcel ID: 09-21-31-300-0220-0000



Meeting Minutes for Mission Road Community Meeting 4/4/24

Location-Oviedo Police Department 300 Alexandria Blvd, Oviedo FL 32765 (Classroom)

Time-6:00 PM to 8:00 PM

Meeting started at 6:00 PM

Attendees: Shea Smith- Sontrust Construction Anthony DiSerafino- AAZ LLC Will Navarro- Centergate Realty The above attendees are all part of the project.

No other attendees were present. Meeting notices were sent to all residents within a 500 foot radius of parcel ID #09-21-31-300-0220-0000 using the Property Appraiser site.

Agenda-Public meeting to discuss any concerns in regards to Re-Zoning parcel ID #09-21-31-300-0220-0000 from A1 to R-1AAA.

List of Speakers- Shea Smith from Sontrust Construction.

Comment Summary- N/A

Action Items-None

Meeting Concluded at 8:00 PM

An authorized applicant is defined as:

- The property owner of record; or
- An agent of said property owner (power of attorney to represent and bind the property owner must be submitted with the application); or
- Contract purchase (a copy of a fully executed sales contract must be submitted with the application containing a clause or clauses allowing an application to be filed).

ANTHONY Di Semifus, the owner of record for the following described

property [Parcel ID Number(s)] 09 - 21 - 31 - 300 - 0270 - 0000 hereby designates

SHEA SMITH SONTMET CONSTMETED to act as my authorized agent for the filing of the attached

application(s) for:

□ Alcohol License	Arbor Permit	Construction Revision	□ Final Engineering
□ Final Plat	☐ Future Land Use Amendment	Lot Split/Reconfiguration	□ Minor Plat
□ Preliminary Subdivision Plan	Rezone	□ Site Plan	Special Event
□ Special Exception	Temporary Use Permit	□ Vacate	□ Variance

#### OTHER:

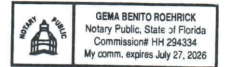
and make binding statements and commitments regarding the request(s). I certify that I have examined the attached application(s) and that all statements and diagrams submitted are true and accurate to the best of my knowledge. Further, I understand that this application, attachments, and fees become part of the Official Records of Seminole County, Florida and are not returnable.

02 20 2024 Date

Property Owner's Signature

#### STATE OF FLORIDA Semino COUNTY OF

SWORN TO AND SUBSCRIBED before me, an officer duly authorized in the State of Florida to take acknowledgements, appeared anthony pi Scrafino (property owner), by means of physical presence or online notarization; and who is personally known to me or who has produced FLDL as identification, and who executed the foregoing instrument and sworn an oath on this 20February, 20,24. day of



me B. Rochrich

#### SEMINOLE COUNTY DENIAL DEVELOPMENT ORDER

On July 23, 2024, Seminole County issued this Denial Development Order relating to and touching and concerning the following described property:

#### See Attached Exhibit A See Attached Exhibit B – Boundary Survey

(The above described legal description has been provided to Seminole County by the owner of the above described property.)

Property Owner: AAZ LLC

#### **Project Name:** Mission Rd Rezone

Requested Development Approval: Consider a Rezone from A-1 (Agriculture) to R-1AAA (Single Family Dwelling) for a single-family residential home on approximately 0.45 acres, located east on the west side of Mission Road, approximately <sup>1</sup>/<sub>4</sub> mile north of Chapel Street.

Findings: After fully considering staff analysis titled "Mission Road Rezone" and all evidence submitted at the public hearing on July 23, 2024, regarding this matter, the Board of County Commissioners has found, determined and concluded that the requested rezone from A-1 (Agriculture) to R-1AAA (Single Family Dwelling) is not compatible with the surrounding area and is not consistent with the Seminole County Comprehensive Plan.

#### ORDER

#### NOW, THEREFORE, IT IS ORDERED AND AGREED THAT:

The aforementioned application for development approval is **DENIED**.

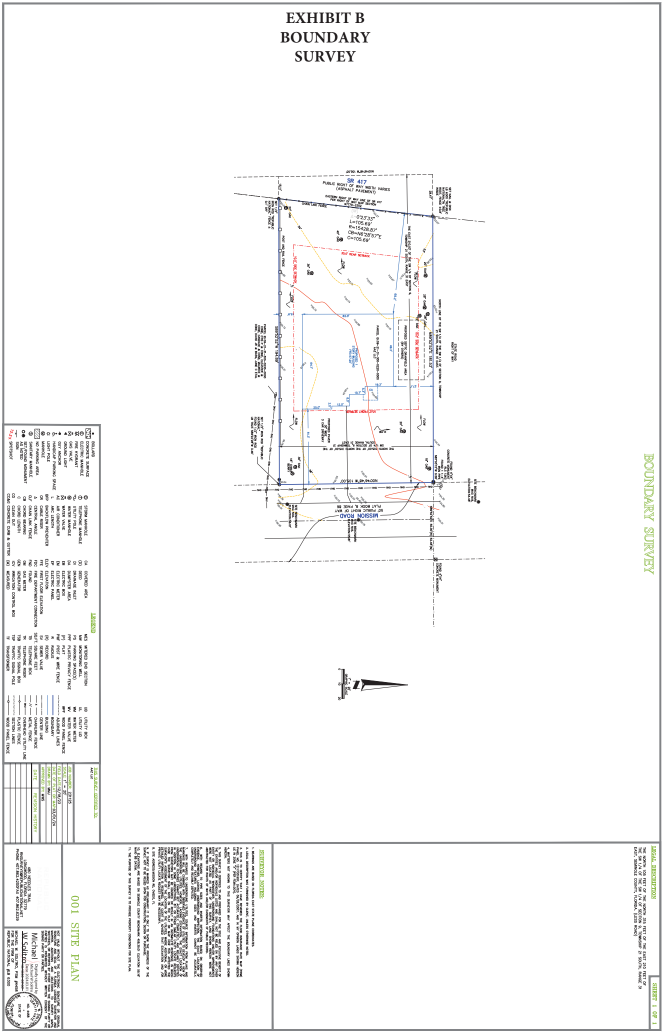
Done and Ordered on the date first written above.

#### SEMINOLE COUNTY BOARD OF COUNTY COMMISSIONERS

By:\_\_\_\_\_\_ Jay Zembower, Chairman

## EXHIBIT "A"

THE NORTH 105 FEET OF THE NORTH 315 FEET OF THE EAST 210 FEET OF THE SW 1/4 OF THE SW 1/4 OF SECTION 9, TOWNSHIP 21 SOUTH, RANGE 31 EAST, SEMINOLE COUNTY, FLORIDA. (LESS ROAD).





SEMINOLE COUNTY, FLORIDA

Agenda Memorandum

## File Number: 2024-0473

## Title:

Land Development Code Amendment - Consider an Ordinance amending Chapter 2 Definitions, Chapter 30 - Zoning, Chapter 35 - Subdivisions, Chapter 60 - Arbor, and Chapter 90 - Uniform Building Numbering System of the Seminole County Land Development Code; Countywide (Maya Athanas, Project Manager)

## Agenda Category:

Public Hearing Items

## **Department/Division:**

Development Services - Planning and Development

## Authorized By:

Dale Hall

## **Contact/Phone Number:**

Maya Athanas / 407-665-7388

## Background:

This Amendment will correct typographical errors and omissions and provide clarification in certain sections of the Code that were identified after the adoption of the Seminole County Land Development Code Rewrite, which was approved by the Board of County Commissioners on January 9, 2024. This Amendment is primarily needed to address omissions from a newly created Permitted Uses table in *Chapter 30*; however, typographical and scrivener's errors in other chapters have also been identified and corrected with this Amendment.

Section 30.2.6.6 - Uncombining Platted Lots in the Urban Area was added to implement policies in the Comprehensive Plan for uncombining platted lots.

Section 30.6.4.2 - Permits for Site Specific Special Events, Outdoor Sales of Merchandise, and Temporary Package Storage Permits and Mobile Food Vendors was updated to re-insert omitted language regarding the special event permitting process and to address requirements regarding security, owner authorizations, and

## File Number: 2024-0473

proof of insurance relating to special event permitting.

Changes to *Chapter 60 - Arbor Regulations* are proposed to include correcting typographical errors and minor revisions to *Section 60.12* regarding the Arbor Trust Fund.

The Addressing Division of Seminole County requested minor text edits to *Chapter 90* - *Uniform Building and Number System* that include updating position titles and removing the standard for alternate subdivision naming.

For additional explanation of changes, please see the attached "Summary of Changes".

## **Requested Action:**

Request the Board of County Commissioners adopt upon first reading of an Ordinance amending Chapter 2 Definitions, Chapter 30 - Zoning, Chapter 35 - Subdivisions, Chapter 60 - Arbor, and Chapter 90 - Uniform Building Numbering System of the Seminole County Land Development Code.

# Seminole County Land Development Code Amendment #1 "Fix-it" Summary of Changes

# **Public Hearing Schedule (Tentative)**

P&Z Commission Meeting: 6/5/2024 BCC, 1<sup>st</sup> Reading: 6/25/2024 BCC, 2<sup>nd</sup> Reading and Adoption: 7/23/2024

#### **CHAPTER 2 DEFINITIONS**

Section	Subject	Proposed Changes
	Guest house or cottage	Guest house or cottage: A detached accessory building located on the same premises of the main residential building, intended for intermittent or temporary occupancy by a nonpaying guest, and which has no cooking facilities and is not rented. For the purposes of this definition, temporary and intermittent occupancy shall mean a period of less than thirty consecutive days, which does not happen continuously and has periods of time in between stays.
		Nominal Roof Overhang: The part of the roof or wall that extends beyond a lower wall. For purposes of applying to property setbacks, the distance of roof overhang into a property setback shall not exceed eighteen (18) inches.

## CHAPTER 30 ZONING REGULATIONS

Section	Subject	Proposed Changes	
30.2.1	Establishment of Districts	Page 2: Remove University Community Zoning district	
30.2.2.1	Establishment of Districts References corrected to read 30.3.2.3 and 30.9.4 on page 4		
30.2.4	Official Zoning Atlas	Change from Atlas to Official Zoning Map	
30.2.6.4 and 30.2.6.6	Un-combining lots in platted areas	Change to section 30.6.4 and add new section 30.2.6.6	
30.3.1.4	LPA (P&Z) Chapter 7	Remove underline of Chapter 7 which is referencing SEMINOLE COUNTY LAND PLANNING AGENCY	
30.3.1.5	Special Exceptions	If located in OP: change second item numbering from "i." to "ii."	
30.5.2	Permitted Uses Table	Page 39. Remove dashes from table	
30.5.2	Permitted Uses Table Add PLI zoning and Permit Solar Facilities		
30.5.2	Permitted Uses Table Drive throughs permitted in C-1, C-2, and C-3		
30.5.2	Permitted Uses Table	<ol> <li>Add manufactured homes after Mobile homes and</li> <li>Add Foot note for Mobile Home Special Exceptions</li> </ol>	
30.5.2	Permitted Uses Table	Page 41: Correct typo from "redi-mis" to "ready-mix"	
30.5.2	Permitted Uses Table	Page 45: Add "Civic Assembly" to Use and "Houses of Worship"	
30.6.4.2	Special Events	Add entire Sec. 30.1378 back into LDC with updated language to address requirements for security plans, authorizations, and certificates of insurance. Deletion of subsection (b) of the special event ordinance that provided the exemption for schools and churches and the addition of language that allows for special events that are approved once by the BOCC to get approval of subsequent events by the Director if there are no substantial changes	
30.6.4.3	Mobile Food Vendors Page 63 and 65	Change "Special Event Permit" to "Outdoor Sales Permit"	

Section	Subject	Proposed Changes	
30.6.9.2(a)( 29)	Design Standards – Adult Entertainment	Correct typo of "the accessway"	
30.6.9.3	City of Sanford JPA	Correct typo of "permitting"	
30.7.3	Dimensional Standards Table. Lot size for R- 1AAAA	Correct from 21,180 to 21,780 for R-1AAAA Lot size	
30.7.3	Dimensional Standards Table. Setbacks for R-3, R-3A	Add footnote that front, side and rear setbacks are from the project boundary.	
30.7.3	Dimensional Standards Table	Revise footnote #5 changing number from 2 to 1.	
30.7.3	Dimensional Standards Table	Accessory Structures: Replace "setback" with "Yard".	
30.7.3	Dimensional Standards Table. New footnotes	Add footnote for RM-3 lot areas and lot widths	
30.7.3	UC District	Delete UC District from table	
30.8.3.8	Additional Site and Building Requirements	Change title from "Open Space" to "Additional Site and Building Requirements" Open Space is now 30.8.3(a) and renumbered subsequent subsections	
30.8.3.8(f)	Open Space	Residential Garages language stricken from this section and moved to Part 11 Parking and Loading Regulations, Section 30.11.7 – Miscellaneous design standards.	
30.8.5.3(g)	Planned Development Review Criteria	Revise Common Useable Open Space to add reference to Section 30.8.3.8 – Additional Site and Building Requirements. Added missing minimum open space requirements.	
30.8.5.11	Planned Developments	Strike "planned <del>unit</del> development"	
30.10.8 - 30.10.8.16	Noise (Airport)	Section was omitted. Section is being inserted as 30.10.8.16. Was Sec. 30.1176 Noise. Section 10.8.16 through 10.8.20 now have subsequent numbering changes.	
30.10.8.10 (c)	Landfills (Airport)	Section was omitted. Section is being inserted as 30.10.8.10	
30.11.4.3	30.11.4.3 Shared parking	Correct error message to read "Table 11.4-A Shared Parking Table"	
30.11.7(c)	30.11.7: Miscellaneous design standards	Striking 30.8.3.8(e) Residential Garages and moving revised language to Part 11, Section 30.11.7(c): Miscellaneous design standards	

Sectio	n Subject	Proposed Changes
30.13.	Sign standards	Change "Outlay" to "Overlay"
30.14.1	Parking lot landscaping	Part 14: Changes to Parking Lot Landscaping (formerly Sec. 30.1292)

#### CHAPTER 35 SUBDIVISIONS

CHAPTER 35 SUBDIVISIONS			
Section	Subject	Proposed Changes	
35.44	Other Required Submittals	Title changes to Planning and Development Division and Natural Resources Officer	

#### **CHAPTER 60 ARBOR REGULATIONS**

Section	Subject	Proposed Changes
60.3	BCC as Tree Committee	<ol> <li>Change BCC to Seminole County Tree Committee</li> <li>Add "a Tree City USA"</li> <li>Strike "his or her" designee</li> <li>Stike word Arbor "<del>Violatio</del>n" Trust Fund</li> </ol>
60.4	Permits Required	1) Capitalize "Code"
60.5	Exemptions	<ol> <li>Strike "his or her" designee</li> <li>Strike "in the event that"</li> <li>Add language that invasive exotic trees must be shown on tree surveys submitted as part of a development application.</li> </ol>
60.5	Exemptions	Change "board" to "Board of County Commissioners"

Section	Subject	Proposed Changes
60.7	Variance, appeal & penalty	<ol> <li>(d) Correct typo to "requesting" (Pg. 37)</li> <li>Add Replacement trees may also be chosen from Florida Friendly Landscaping Guide.</li> </ol>
60.8	Tree Protection and Maintenance	Change " <del>Natural Arborist Association Standards</del> " to " <u>American National Standards Institute (ANSI A300</u> )"
60.9	Replacement	<ol> <li>Add Replacement trees may also be chosen from Florida Friendly Landscaping Guide.</li> <li>Strike words "as the case may be"</li> <li>Add fee of \$125 per caliper inch and remove "insert reference to fee schedule"</li> <li>Updated Required Mix of Tree Species Table to include minimum number of Native Species</li> </ol>
60.10	Language cleanup	<ol> <li>Remove "his or her" with "or" designee</li> <li>Added "and nuisance and exotic trees"</li> </ol>
60.11	Logging	<ol> <li>Remove "his or her"</li> <li>Replace "Insure" with "Ensure"</li> </ol>
60.12	Previous section of LDC reinstated	<ol> <li>Authority to impose fines and County Arbor Trust Fund</li> </ol>

## CHAPTER 90 UNIFORM BUILDING NUMBERING SYSTEM

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Section	Subject	Proposed Changes	
90.10	Subdivision, plaza and building names	Minor text edits	
90.12	Variance procedures to the Uniform Addressing System	Changes to position titles and removing standard for Alternate subdivision naming	

## SEMINOLE COUNTY, FLORIDA

2	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF
	SEMINOLE COUNTY, FLORIDA AMENDING THE LAND
4	DEVELOPMENT CODE OF SEMINOLE COUNTY IN THE FOLLOWING
	MANNER: CHAPTER 2 (DEFINITIONS) TO REVISE DEFINITION OF
6	GUEST HOUSE OR COTTAGE AND ADD DEFINITION FOR NOMINAL
	ROOF OVERHANG; CHAPTER 30 (ZONING REGULATIONS) TO
8	REMOVE UC DESIGNATION FROM SECTION 30.2.1
	(ESTABLISHMENT OF DISTRICTS), TO CORRECT REFERENCES IN
10	SECTION 30.2.2 (GROUPINGS AND DEFINITIONS OF GROUPINGS), TO
	<b>CORRECT TERMINOLOGY IN SECTIONS 30.2.3 (DISTRICTS SHOWN</b>
12	ON MAPS), 30.2.4 (OFFICIAL ZONING MAP), AND 30.2.5
	(INTERPRETATION OF DISTRICT BOUNDARIES), TO INCLUDE A
14	PROCESS FOR UN-COMBINING PLATTING LOTS IN SECTION 30.2.6
	(APPLICATION OF ZONING CLASSIFICATION REGULATIONS), TO
16	REVISE TABLE 5.2 IN SECTION 30.5.2 (PERMITTED USE TABLE &
	FOOTNOTES), TO REVISE THE USE CONSOLIDATION TABLE IN
18	SECTION 30.5.3 (USE CONSOLIDATION), TO INCLUDE A PROCESS
20	FOR SPECIAL EVENTS, OUTDOOR SALES AND TEMPORARY PACKAGE STORAGE AND UPDATING TERMINOLOGY IN SECTION
20	30.6.4 (TEMPORARY USES), TO REVISE SECTION 30.7.3
22	(DIMENSIONAL STANDARDS TABLE), TO CORRECT
22	TYPOGRAPHICAL ERRORS AND RENUMBERING IN SECTION 30.8.3
24	(MM MISSING MIDDLE DISTRICT AND ALTERNATIVE STANDARDS),
27	TO CLARIFY COMMON USABLE OPEN SPACE REQUIREMENTS AND
26	CORRECT TYPOGRAPHICAL ERRORS IN SECTION 30.8.5 (PD
	PLANNED DEVELOPMENT), TO INCLUDE A STANDARD FOR
28	AIRPORT INCOMPATIBLE USES AND NOISE LEVEL NOTICE IN
	SECTION 30.10.8 (AIRPORTS), TO INCLUDE A PROVISION
30	REGARDING SETBACKS AND CLEARANCE OF RESIDENTIAL
	GARAGES IN SECTION 30.11.7 (MISCELLANEOUS DESIGN
32	STANDARDS), TO CORRECT TYPOGRAPHICAL ERRORS IN SECTION
	<b>30.13.3 (SIGN STANDARDS); CHAPTER 35 (SUBDIVISION STANDARDS)</b>
34	TO UPDATE TERMINOLOGY IN SECTION 35.44 (REQUIRED
	SUBMITTALS FOR FINAL PLAT); CHAPTER 60 (ARBOR
36	REGULATIONS) TO CORRECT TYPOGRAPHICAL ERRORS AND
	UPDATE TERMINOLOGY IN SECTIONS 60.3 (THE BOARD OF
38	COUNTY COMMISSIONERS DESIGNATED AS THE SEMINOLE
40	COUNTY TREE COMMITTEE), 60.4 (PERMITS REQUIRED), 60.5 (EVEMPTIONS) (0.7 (VADIANCE ADDEAL AND DENALTY) (0.8
40	(EXEMPTIONS), 60.7 (VARIANCE, APPEAL, AND PENALTY), 60.8 (TREE PROTECTION AND MAINTENANCE DURING AND AFTER
12	DEVELOPMENT AND CONSTRUCTION), AND 60.9 (RECOMMENDED,
42	REPLACEMENT, RESTRICTED, AND SPECIMEN TREES), TO UPDATE
44	TERMINOLOGY AND INCLUDE A STANDARD FOR IDENTIFICATION
	OF NUISANCE EXOTIC TREES IN SECTION 60.10 (PERMIT
46	APPLICATION AND PROCEDURES), TO UPDATE TERMINOLOGY IN
10	

SECTION 60.11 (LOGGING), TO ESTABLISH AUTHORITY TO IMPOSE FINES AND ESTABLISH THE COUNTY ARBOR TRUST FUND IN 48 SECTION 60.12 (AUTHORITY TO IMPOSE FINES AND COUNTY ARBOR TRUST FUND); CHAPTER 90 (UNIFORM BUILDING 50 NUMBERING SYSTEM) TO UPDATE TERMINOLOGY IN SECTIONS 90.10 (SUBDIVISION, PLAZA AND BUILDING NAMES) AND 90.12 52 (VARIANCE PROCEDURES TO THE UNIFORM ADDRESSING SYSTEM); PROVIDING FOR **CONFLICTS;** PROVIDING FOR 54 CODIFICATION IN THE LAND DEVELOPMENT CODE OF SEMINOLE COUNTY; PROVIDING FOR SEVERABILITY; AND PROVIDING AN 56 **EFFECTIVE DATE.** 

WHEREAS, Chapter 163, Part II, Florida Statutes, entitled the Local Government
 Comprehensive Planning and Land Development Regulations Act ("Act"), empowers and requires
 the Board of County Commissioner of Seminole County ("Board") to plan for the County's future

development and growth and to adopt and amend the Seminole County Land Development Code

- 62 ("Land Development Code"), or elements or portions thereof, to guide the future growth and development of the County; and
- WHEREAS, Ordinance 2024-2 was adopted by the Seminole County Board of County
   Commissioners on January 9, 2024 and implemented a comprehensive update to the entire Land
   Development Code including repealing and replacing Chapters 2 and 30 and amending Chapters
   1, 5, 35, 40, 60, and 80; and
- <sup>68</sup> WHEREAS, due to the comprehensive nature of Ordinance 2024-2 and the Land Development Code update, some provisions were not properly included, have typographical errors
- 70 or necessitate updated terminology; and

WHEREAS, the purpose of this Ordinance is correct these errors and omissions and toprovide clarity and consistency within the Land Development Code; and

WHEREAS, the Seminole County Local Planning Agency held a public hearing, with all required public notice on \_\_\_\_\_\_, for the purpose of providing recommendations to the Board of County Commissioners with regard to this Ordinance and recommended that the

- 76 Board of County Commissioners adopt this Ordinance amending the Land Development Code; and
- WHEREAS, the Board finds that this Ordinance to amend the Land Development Code is
   in the best interest of the health, safety and welfare of the public and will provide clarity and
   consistency within the Land Development Code.

# NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY 82 COMMISSIONERS OF SEMINOLE COUNTY, FLORIDA:

Section 1. Incorporation of Recitals. The above recitals are incorporated herein by reference and form an integral part of the Ordinance.

Section 2. Intent and Purpose. The intent and purpose of this Ordinance is to amend the Seminole County Land Development Code to correct the errors and omissions resulting from the comprehensive update of the Land Development Code accomplished by Ordinance 2024-02.

Section 3. Chapter 2 (Definitions) of the Land Development Code of Seminole County is hereby amended to read as follows:

90

#### **Chapter 2 - DEFINITIONS**

\* \* \*

\*

**Sec. 2.3. Definitions.** [For the purposes of this chapter, certain terms shall have the meanings ascribed to them in this Section, unless the context clearly indicates otherwise.]

94

\*

92

Guest house or cottage: A detached accessory building located on the same premises of
 the main residential building, intended for intermittent or temporary occupancy by a nonpaying
 guest, and which has no cooking facilities and is not rented. For the purposes of this definition,
 temporary and intermittent occupancy shall mean a period of less than thirty consecutive days,
 which does not happen continuously and has periods of time in between stays.

100 \* \* \*

Nominal Roof Overhang: The part of the roof or wall that extends beyond a lower wall. For purposes of applying to property setbacks, the distance of a roof overhang into a property 102 setback shall not exceed eighteen (18) inches. \* \* \* 104 Section 4. Chapter 30 (Zoning Regulations) of the Land Development Code of Seminole County is hereby amended to read as follows: 106 **CHAPTER 30 – ZONING REGULATIONS** \* 108 **PART 2. ESTABLISHMENT OF DISTRICTS** 30.2.1 Establishment of Districts (Abbreviations). 110 In order to classify, regulate, and restrict the uses of land, water, buildings, and structures; to regulate and restrict the height and bulk of buildings; to regulate the area of yards, courts, and 112 other open spaces between buildings, and to regulate the intensity of land use, all the

		~ ~		
114	unincorporated area of	Seminole County, Florida	is classified into one	of the following districts:
	1	<b>J</b> /		

A-1	Agriculture District
A-3	Rural 3 District
A-5	Rural 5 District
A-10	Rural 10 District
RC-1	Country Homes District
R-1	Single-Family Dwelling District
R-1B	Single-Family Dwelling District
R-1BB	Single-Family Dwelling District
R-1A	Single-Family Dwelling District

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R-1AASingle-Family Dwelling DistrictR-1AAASingle-Family Dwelling DistrictR-1AAAASingle-Family Dwelling DistrictR-2One- and Two-Family Dwelling DistrictR-3Multi-Family Dwelling DistrictR-3AMulti-Family Dwelling DistrictR-4Multi-Family Dwelling DistrictR-4Affordable Housing Dwelling DistrictRM-1Single-Family Mobile Home DistrictRM-2Single-Family Mobile Home Park DistrictRM-3Travel Trailer Park DistrictPDPlanned Development DistrictVCUniversity Community DistrictPLIPublic Lands and InstitutionsRPResidential Professional DistrictOPOffice DistrictCNRestricted Neighborhood Commercial DistrictC-1Retail Commercial DistrictC-3Heavy Commercial DistrictCSConvenience Commercial DistrictMMMissing Middle DistrictMuCDMixed Use Corridor DistrictM-1AVery Light Industrial District		
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MUCD     Mixed Use Corridor District       M-1A     Very Light Industrial District	CS	Convenience Commercial District
M-1A Very Light Industrial District	MM	Missing Middle District
	MUCD	Mixed Use Corridor District
M-1 Industrial District	M-1A	Very Light Industrial District
	M-1	Industrial District

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M-2	M-2 Heavy Industrial Zoning District

30.2.2 Groupings and definition of groupings.

Where the phrases "all residential districts," "residential districts," "zoned 30.2.2.1 116 residentially," or "residentially zoned," or similar phrases, are used in these zoning regulations, the phrases shall be construed to include the following districts\*: 118

R-1Single-Family Dwelling DistrictR-1ASingle-Family Dwelling DistrictR-1AASingle-Family Dwelling DistrictR-1AAASingle-Family Dwelling DistrictR-1AAASingle-Family Dwelling DistrictR-1AAASingle-Family Dwelling DistrictR-2One- and Two-Family Dwelling DistrictR-3Multi-Family Dwelling DistrictR-3AMulti-Family Dwelling DistrictR-4Multi-Family Dwelling DistrictR-4HAffordable Housing Dwelling DistrictRM-1Single-Family Mobile Home DistrictRM-2Single-Family Mobile Home DistrictRM-3Travel Trailer Park DistrictPDPlanned Development DistrictMMMissing Middle District		
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RM-2Single-Family Mobile Home Park DistrictRM-3Travel Trailer Park DistrictPDPlanned Development DistrictRPResidential Professional District	R-AH	Affordable Housing Dwelling District
RM-3Travel Trailer Park DistrictPDPlanned Development DistrictRPResidential Professional District	RM-1	Single-Family Mobile Home District
PD     Planned Development District       RP     Residential Professional District	RM-2	Single-Family Mobile Home Park District
RP   Residential Professional District	RM-3	Travel Trailer Park District
	PD	Planned Development District
MM Missing Middle District	RP	Residential Professional District
	MM	Missing Middle District

\* The phrases shall also be construed to apply to the RC-1 (Country Homes), A-1 (Agriculture), A-3, A-5, and A-10 (Rural) Districts on issues related to administrative setback variances 120 approved by the Planning Manager under Section-3.5 30.3.2.3 and truck parking in residential districts pursuant to Section 30.9.4 on property which is primarily residential, and has not been 122 assigned an Agricultural Tax Classification under section 193.461, Florida Statutes.

124 **\* \* \*** 

30.2.3 Districts shown on maps.

30.2.3.1 The boundaries of the various districts are shown upon an official zoning atlas Official Zoning Map of sectional maps and a chart explaining the symbols which appear on
 said sectional maps. The official zoning atlas Official Zoning Map is hereby made a part of this Chapter and all maps, references, and other information shown therein shall be as much a part of
 this Chapter as if all matter and information set forth by said maps were fully described herein.

30.2.4 Official Zoning-Atlas Map.

- 30.2.4.1 Boundaries. The boundaries of each district shall be shown on the Official Zoning-Atlas Map and the district symbol, as set out in Section 30.2.1, of this Code, shall be used
   to designate each district.
- 30.2.4.2 Changes in district boundaries. If, in accordance with the provisions of these Zoning Regulations and applicable provisions of Florida law, changes are made in district boundaries or other matter portrayed on the Official Zoning-<u>Atlas Map</u>, such changes shall be entered promptly on the appropriate digital zoning map of the Official Zoning-<u>Atlas Map</u> after the amendment has been approved by the Board of County Commissioners. No amendment to these Zoning Regulations which involves matter portrayed in the Official Zoning-<u>Atlas Map</u> shall become effective until such change and entry has been made on the Official Zoning-<u>Atlas Map</u> in the manner herein set out.

30.2.4.3 Unauthorized changes prohibited. No changes of any nature shall be made
in the Official Zoning-<u>Atlas Map</u> except in conformity with the procedures set out in these Zoning
Regulations. Any unauthorized change of whatever kind by any person or persons shall be
considered a violation of these Zoning Regulations and punishable as provided by Section 1.4 of
this Code.

30.2.4.4 Final authority as to zoning. Regardless of the existence of purported copies of all or part of the Official Zoning-<u>Atlas Map</u>, which may from time to time be made or published,
the Official Zoning-<u>Atlas Map</u>, which shall be located in the office of the County Clerk, shall be the final authority as to the current zoning status of all lands and waters in the unincorporated area of the County.

30.2.4.5 Correction of errors. Whenever the Planning Manager or his designee, discover that, through a bona fide draftsman or scriveners error in the reproduction process, the Official Zoning-<u>Atlas Map</u> therein does not agree with the latest enacted ordinance related thereto,

- he/she shall correct the Official Zoning-<u>Atlas Map</u> to accurately reflect the proper zoning status of all land thereon by entering the correction on the appropriate digital zoning map. The Planning
   Manager or his/her designee may make such a correction without action by the Board of County Commissioners being required.
- 30.2.4.6 Retention of earlier zoning maps-or atlases. All zoning maps, or remaining portions thereof, which have had the force and effect of official zoning maps-or atlases for the
   County of Seminole prior to the effective date of adoption of these Zoning Regulations shall be retained as a public record and as a guide to the zoning status of lands and waters prior to such date. Upon the date of adoption of these Zoning Regulations, the historical Official Zoning-Atlas Map of that date shall be microfilmed, photographed or computer imaged, and such copy retained permanently in a place separate from the original-atlas map.

30.2.4.7 Replacement of Official Zoning-<u>Atlas Map</u>. If the <u>official zoning atlas</u>
 <u>Official Zoning Map</u>, becomes damaged, lost, destroyed, or difficult to interpret by reason of the nature or number of changes, the Board of County Commissioners may, by resolution, adopt a new
 Official Zoning-<u>Atlas</u> Map, which shall supersede the prior Official Zoning-<u>Atlas</u> Map. The new

Official Zoning-Atlas Map may correct drafting or other errors or omissions in the prior Official

172 Zoning-Atlas Map.

30.2.5 Interpretation of district boundaries.

- Except as otherwise specifically provided, a district symbol or name shown within district boundaries on the official zoning atlas Official Zoning Map indicates that district regulations
- pertaining to the district extend throughout the whole area surrounded by the boundary line. Where uncertainty exists as to the boundaries of any district shown on said maps, the following rules shall
- apply:

\* \* \*

180

- 30.2.6 Application of zoning classification regulations.
- \* \* \*

 30.2.6.4 Reduction of lot area prohibited. <u>No Except for lots that meet the criteria</u> <u>in 30.2.6.6, no</u> lot or yard existing on September 8, 1980 shall thereafter be reduced in size,
 dimension, or area below the minimum requirements set out herein, except by reason of a portion being acquired for public use, in any manner, including dedication, condemnation, purchase, and
 the like. Lots or yards created after September 8, 1980 shall meet at least the minimum requirements established herein.

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\* \*

\*

<u>30.2.6.6</u> Un-combining platted lots in the urban area. When platted lots that are
 vested have been combined, they may only be un-combined to the original platted configuration if
 the individual lots meet the subject zoning district requirements for lot size and width, unless all
 the following criteria are met:

a. <u>The properties are vested in accordance with the Comprehensive Plan Policy FLU</u>
 3.3 and Sec. 15.3 of the Land Development Code; and

- b. The subject parcel is in the urban area; and
- 196 <u>c.</u> Fifty (50) percent or more of the lots in the same platted subdivision have the same character and are the size as originally platted; and
- 198 <u>d.</u> <u>All existing structures on the subject property meet the setback requirements for</u> the subject zoning classification; and
- 200 e. The subject property is not limited in its development potential due to wetlands and floodplains; and
- 202 <u>f.</u> <u>The subject property has adequate access to a public right of way and roadway that</u> meets the County standard per Seminole County Public Works Manual Section 1.11.1; and
- 204 g. <u>The subject property has adequate drainage per Seminole County Public Works</u> Manual Chapter 2.
- 206 <u>h.</u> <u>Utility services are available, or the property is eligible for permits to install potable</u> water wells and onsite sewage treatment and disposal systems, per the following conditions:
- <u>Utility services are available from Seminole County in accordance with</u> <u>Section 270.1 of the Seminole County Code of Ordinances or Section 381.0065(2)(a), Florida</u>
   Statutes, as applicable, or
  - 2. Utility services are available from a city or other entity regulated by the Public Services Commission, or
- <u>If the un-combined lots are unable to connect to any of the previously</u>
   mentioned regulated potable water distribution systems, the property must be eligible for a permit
   for potable water wells with the St. Johns River Water Management District (SJRWMD) in
   accordance with applicable SJRWMD provisions and eligible for onsite sewage treatment and
   disposal systems (OSTDS) with the local Florida Department of Health location in accordance
- 218 with Section 381.0065(4), Florida Statutes, as applicable.

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	If the Planning Manager determines the subject property meets the criteria of 30.2.6.6 (a)
220	- (h), the property can be un-combined to the original platted configuration and no variance would
	be required for minimum lot width and/or minimum lot size.
222	PART 5. PERMITTED USES BY ZONING DISTRICT
	* * *
224	30.5.2 Permitted Use Table & Footnotes.

See enclosed table.

TABLE 5.2																											
Seminole County Land Development Code (Permitted Uses)	A-10, A-5, A-3	A-1	RC-1	R-1AAA, R-1AAA, R- 1AA	R-1A	R-1	81-R	R-1BB	R-2	R-3A	R-3	R-4	R-AH	MM	RM-1 RM-2	RM-3	ITI	RP	ao is	CS CS	C-1	C-2	C-3	MUCD	M-1A	M.1	M-2
Residential and Lodging Uses																											
Assisted living facility		S	$S^4$	$S^4$	$S^4$	$S^4$	$S^4$	$S^4$	$S^4$	S	S	S		S	<b>S</b> <sup>4</sup> <b>S</b> <sup>4</sup>				S		P <sup>13</sup>	P <sup>13</sup>		S		Τ	
Bed and breakfast	S	S																				Р	Р	Р			
Boarding house/ Dormitories										S	S	S												S			
Campground / RV Park																Р											
Community residential home (1-6 unrelated persons)	L	L	L	L	L	L	L	L	L		L		L	L	L L	L											
Community residential home (7-14 unrelated persons)	$S^4$	$S^4$	$S^4$	$S^4$	$S^4$	$\mathbf{S}^4$	$\mathbf{S}^4$	$S^4$	$\mathbf{S}^4$	L	L	L	L	L				]	Р					L			
Dwelling, multiple-family										Р	Р	Р	L	L							<b>P</b> <sup>13</sup>	<b>P</b> <sup>13</sup>		Р			
Dwelling, two-family or duplex									Р	Р	Р		Р	L													
Dwelling, single-family	Р	Р	Р	Р	Р	Р	Р	Р	Р				Р	L	Р			Р									
Dwelling unit, accessory	Р	Р	Р	Р	Р	Р	Р	Р																			
Guest cottage	Р	Р	Р	S	S	S	S	S	S																		
Dwelling unit, accessory for employee																L			S		S	S	S	Р	Р	S	\$
Farmworker housing	S	S																									
Hotels & motels (exc. Bed & breakfast)															Р							Р	Р			Р	P P
Home Occupation	Р	Р	Р			Р	Р	Р	Р																		
Home Office	Р	Р		Р	Р	Р	Р	Р	Р				Р														
Live-Work Unit														L										Р			
Mobile homes or manufactured homes	<u> Ь Р</u>	L													P P	Р											
Transient parking of recreational vehicles, campers, etc.	L	L														Р											

## 226 **TABLE 5.2**

																		 								•	- , -			
Seminole County Land Development Code (Permitted Uses)	A-10, A-5, A-3	A-1	RC-1	R-1AAAA, R-1AAA, R- 1AA	R-1A	R-1	R-1B	R-1BB	R-2	R-3A	R-3	R-4	R-AH	MM	RM-1	RM-2	RM-3	<u>FLI</u>	RP	OP	CN	CS	C-1	C-2	C-3	MUCD		M-1A	I-M	M-2
Public and Civic Uses																														
Cemetery or mausoleum	S	S																												
Child-care facilities																														
Family Day Care Home	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р									Р				
Day Care Center		S				S	S	S	S				S	S	S					Р			Р	Р	Р	Р			Р	Р
Civic Assembly																														
Neighborhood	S	L	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S		L	Р	S	S	Р	Р	Р	Р		L	Р	Р
Community	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S		S	Р	S	S	L	L	Р	Р		L	L	L
Regional																							S	S	L					
Fire Stations																				Р	Р	Р	Р	Р	Р					
Libraries																		<u>P</u>			Р	Р	Р	Р	Р					
Medical facilities																														
Hospital		S										S								<b>S</b> <sup>17</sup>			S	S	S	S		1		Р
Clinic, Medical or Dental																			S	Р	Р	Р	Р	Р	Р	Р		Р		Р
Retail Pharmacy																							Р	Р	Р	Р		L	Р	Р
Pain management clinic																									Р				Р	Р
Residential facility, nursing home or rehabilitation center												S								S <sup>17</sup>			S	S	S	S				Р
Recreational Facilities, Private		P <sup>7</sup>		S <sup>10</sup>	$S^{10}$	<b>S</b> <sup>10</sup>	S <sup>10</sup>	S <sup>10</sup>	<b>S</b> <sup>10</sup>	<b>S</b> <sup>10</sup>	$S^{10}$	S <sup>10</sup>			<b>S</b> <sup>10</sup>	S <sup>10</sup>	S <sup>10</sup>		<b>S</b> <sup>10</sup>					Р	Р	Р		S	S	
Community Buildings, accessory			Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р									Р		1		
Schools																														
Free-standing Kindergarten and/or VPK program		S				S	S	S	S				S	S	S					Р						Р		,		
Elementary school, Public or private	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р		Р	Р	Р	Р	<u>P</u>		Р	Р	Р	Р	Р	S	Р		S		
Middle school, Public or private		S	S	S	S	S	S	S	S	S	S	S		S	S	S	S	<u>P</u>		Р	Р	Р	Р	Р	S	Р		S		
High school, Public or private		S	S	S	S	S	S	S	S	S	S	S		S	S	S	S	<u>P</u>		Р	Р	Р	Р	Р	S	S		S		
Vocational, business and professional (non-industrial)																				<b>S</b> <sup>16</sup>						S		Р	Р	Р
Industrial Trade Schools																									Р					Р
College or university		S																<u>P</u>								S				
		I	I	I		l	l	L						ł	I	L	t						ł	I				L	L	

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Seminole County Land Development Code       V
Attomobile sales & serviceImage: Service saleImage:
Car washII </th
Addomobile nonlike nonlike nonlike non-and RV sales (sectualer repair)II
Attomobile service & repairII
Mechanical garages, bus, cal and truck repair, and storageIII </td
Paint & body shopIII
BankIn </td
Convenience storeIII
Self-service gasoline pumps as an accessory useII
IP: cleaning (pick-up and drop-off only)image: space
Alcoholic berge       Model of the function of the functing and the function of the functing and the f
Alcoholic beerage establishmentiii
Delicatessen / CaféIII<
Ice cream / Coffee / Tea shop       I       <
Restaurant, standard       Image: Solution of Condension of Condensing Con
Restaurant, standard       Image: Standard
Funce       Image: Simple state       Image: Simle state
Indoor recreation       Image: Second s
Museum A A A A A A A A A A A A A A A A A A A
Studios, Physical Fitness (includes dance, martial arts)
Indoor assembly and entertainment
Theaters and Cinemas         Image: Cinemas         I
Commercial Kennels         S         S         I         I         I         I         I         I         I         P         P         I         P         P         I         P         P         I
Laundry, self-service - P P P P P P P O - O - O - O - O - O -
Office uses
Outdoor advertising signs (Billboards) A A A A A A A A A A A A A A A A A A A
Outdoor entertainment and assembly a sembly a se
Theater, drive-in       S       -       S       -       O
Stadiums, racetracks, and speedways $S^8$
$ 0 utdoor recreation and anusement uses, intensive $ $ P^7 $ $ P^7 $ $ P P^7 $ $ P P P P P P P P P P P P P P P P P P$
Outdoor recreation uses, extensive $S^5$
Outdoor storage of merchandise and/or materials         P2         P2 <t< td=""></t<>

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Seminole County Land Development Code (Permitted Uses)	A-10, A-5, A-3	A-1	RC-1	R-1AAA, R-1AAA, R- 1AA R-1A	R-1	R-1B	R-1BB	R-2	R-3A	R-3	R-4	R-AH	MM	RM-1	RM-2	RM-3	ITI	RP	OP	CN	CS	C-1	C-2	C-3	MUCD	M-1A	M-1	M-2
Commercial Uses																												
Personal Services																				Р	Р	Р	Р	Р	Р			
Retail Sales/Services																												
Light Retail																				Р	Р	Р	Р	Р	Р	L <sup>27</sup>		
General Retail																						Р	Р	Р	Р	L	Р	Р
Grocery store																					Р	Р	Р	Р	Р			
Agricultural Supplies																								Р			Р	Р
Building and plumbing supplies																							Р	Р				
Flea market																								S				
Furniture warehouse with retail sales																							Р	Р			Р	Р
Marine sales and service																							Р	Р			Р	Р
Printing and book binding shops																							Р	Р	Р	Р	Р	Р
Retail, rural																												
Produce stand	<b>P</b> <sup>3</sup>	<b>P</b> <sup>3</sup>																										
Temporary sale of agricultural products																				S <sup>12</sup>	S <sup>12</sup>	S <sup>12</sup>	$S^{12}$	<b>S</b> <sup>12</sup>				
Sexually oriented businesses																												Р
Studios, Radio/television (excluding towers)																						Р	Р	Р	Р	Р	Р	Р
Studios, Artist (includes music, photographic)																				Р	Р	Р	Р	Р	Р	Р		
Veterinary Clinic <sup>1</sup>		S																				Р	Р	Р	Р		Р	Р

																		 								•			
Seminole County Land Development Code (Permitted Uses)	A-10, A-5, A-3	A-1	RC-1	R-1AAAA, R-1AAA, R- 1AA	R-1A	R-1	R-1B	R-1BB	R-2	R-3A	R-3	R-4	R-AH	MM	RM-1	RM-2	RM-3	PLI	RP	OP	CN	CS	C-1	C-2	C-3	MUCD	M-1A	M-1	M-2
Industrial Uses																													
Automobile wrecking lots																												S	S
Bottling and distribution plants																									Р		Р	Р	Р
Cabinetry and woodworking shops																											Р	Р	Р
Data processing services																											Р	Р	Р
Incineration of organic materials		S																											Р
Junk and Recycling Yards																												S	S
Laundry and dry cleaning plants																									Р		P <sup>18</sup>	P <sup>18</sup>	Р
Lithography and publishing plants																									Р			Р	Р
Machine shops																											P <sup>26</sup>	P <sup>26</sup>	P <sup>26</sup>
Machinery sales and storage																									Р			Р	Р
Manufacturing, Light																											Р	Р	Р
Manufacturing, Heavy																												S	S
Soap																												S	S
Feed Mill																												S	S
Fertilizer																												S	S
Concrete block plants and <u>redi-mis</u> redi-mix concrete plants																												S	S
Animal Processing																												S	S
Water-based and/or epoxy-based coatings, adhesives, sealants and paints																												Р	Р
Sawmill		S																											
Storage																													
Contractors' equipment storage yards																									Р				Р
Self-Storage Facility																									Р			Р	Р
Testing of materials, equipment and products																											Р	Р	Р
Trade shops (including upholstery, metal)																									Р			Р	Р
Warehouse and Distribution																									Р		P <sup>19</sup>	P <sup>19</sup>	Р
Cold storage and frozen foodlockers																									Р		Р	Р	Р
Lumber Storage and Distribution																								S	Р			Р	Р
Wholesale storage of flammable liquids or gases																												S <sup>23</sup>	S <sup>23</sup>
Wholesale meat and produce distribution																									Р			Р	Р

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Seminole County Land Development Code (Permitted Uses) Infrastructure and Transportation	A-10, A-5, A-3	A-1	RC-1	R-1AAAA, R-1AAA, R- 1AA	R-1A	R-1	R-1B	R-1BB	R-2	R-3A	R-3	R-4	R-AH	MM 1 Mg	RM-2	RM-3		<u>III</u>	RP	OP	CN	CS	C-1	C-2	C-3	MUCD		M-1A	M-1	M-2
		0													1	1	1 1									- 1				<u> </u>
Airplane landing field or heliport	~	S	~	~	~	~	~	~	~	~	~	~				~			~	~	~	~	-	_	-					S
Communications tower, camouflage design	S	S	S	S	S	S	S	S	S	S	S	S		S		S			S	S			Р	Р	Р					Р
Communications tower, general	S	S	S	S	S	S	S	S	S	S	S	S		S		S			S	S	S	S	S	S	L <sup>15</sup>		Ι			L <sup>15</sup>
Landfill, Sanitary		S																											S	S
Parking garages or lots, primary use																		<u>P</u>		Р				Р	Р	P <sup>28</sup>		J	Р	Р
Sewage treatment and related facilities, public		S														$P^{11}$		<u>P</u>												
Sewage and/or water treatment plant, subdivision				S	S	S	S	S	S					S						S										
Solid waste transfer, storage and recovery station																												5	S	S
Solar Energy Systems (ES)																														
Roof-Mounted Solar	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	P F	Р	Р		<u>P</u>	Р	Р	Р	Р	Р	Р	Р	Р		P I	Р	Р
Building-Integrated Solar	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	P F	Р	Р		<u>P</u>	Р	Р	Р	Р	Р	Р	Р	Р		P I	Р	Р
Ground-Mounted Solar, Accessory	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	P F	Р	Р		<u>P</u>	Р	Р	Р	Р	Р	Р	Р	Р		P I	Р	Р
Ground-Mounted Solar, Medium	Р	Р																<u>P</u>		S			S	S	S			P I	Р	Р
Ground-Mounted Solar, Large	Р	Р																<u>P</u>										S S	S	S
Temporary asphalt plants for public road construction		S																												
Truck Terminal																												P I	Р	Р
Utility and service structures, public	S	S	S	S	S	S	S	S	S							Р		<u>P</u>		S			S	S	S	S	F	20 I	Р	Р
Water treatment plant		S														<b>P</b> <sup>11</sup>		<u>P</u>												

Seminole County Land Development Code (Permitted Uses)	A-10, A-5, A-3	A-1	RC-1	R-1AAA, R-1AAA, R- 1AA	R-1A	R-1	R-1B	R-1BB	R-2	R-3A	R-3	R-4	R-AH	MM	RM-1 RM-2	RM-3	ITI	RP	OP	CN	CS	C-1	C-2	C-3	MUCD	M-1A	I-M	M-2
Agricultural and Other Uses								<u> </u>										<u> </u>								 		
Agriculture uses generally	$\mathbf{P}^2$	$\mathbf{P}^2$																										
Commercial Pig Farm		S																										
Poultry and livestock production (except pigs)	$\mathbf{P}^2$	$\mathbf{P}^2$																										
Fishing hatcheries or fish pools	Р	Р																										
Equestrian Facilities																												
Keeping of horses for use of occupant	Р	Р	S																									
Riding stables limited to 10 lessons and/or customers per day	Р	<b>S</b> <sup>9</sup>																										
Riding stables exceeding 10 lessons and/or customers per day	S																											
Nurseries, Greenhouses, and Silviculture																												
Landscape contractor accessory to wholesale nursery or tree farm	Р	S																										
Greenhouses – Wholesale Only	P <sup>10</sup>	$\mathbf{P}^{10}$																						Р			Р	Р
Plant nursery – Wholesale Only	P <sup>10</sup>	<b>P</b> <sup>10</sup>																				Р	Р	Р			Р	Р
Plant nursery – Retail																						Р	Р	Р			Р	Р
Plant nursery – on-site produce Only	L	L																										
Tree Farm	Р	Р																										

#### P – Permitted 232

L – Limited Uses

S – Special Exceptions 234

Footnotes:

- 1. No overnight boarding except for animals being treated on the premises 236
- 2. Agricultural operations and attendant structures; greenhouses (not involved with retail sales to the general public); including, but not limited to, poultry production, apiculture, dairy farms, plant nurseries, dairies, silviculture (including fish hatcheries and bait production); groves and farms for the cultivation and propagation of citrus, vegetables, fruits, berries, nuts, grass sod and trees; pastures and grasslands for cultivation and propagation of livestock. Barns, sheds, silos, granaries, and related agricultural structures. 238
  - Roadside stands for the sale of fruits, vegetables and similar products produced on the premises, provided such stand is placed no closer than twenty-five (25) feet to a property line. 3.
- Community residential homes having seven (7) to fourteen (14) unrelated residents, provided that the location does not create an over-concentration of such homes or substantially alter the nature and character of the area, all as defined in Florida Statutes as amended 240 4. from time to time.
- When making use of the land with nominal impacts to natural resources as determined by the Planning Manager. 242 5.
  - 6. Plant nurseries and greenhouses not involved with retail sales to the general public.
- 7. Neighborhood recreation areas, when approved as part of a subdivision plat. 244
  - Privately owned and operated recreational facilities open to the paying public, such as, athletic fields, stadiums, racetracks, and speedways if the use is located along a major roadway or has immediate accessibility thereto. 8.
- Riding stables, provided that no structure housing animals is located nearer than one hundred (100) feet from a property line. 9. 246
  - 10. Private recreational facilities constructed as an accessory use to civic, fraternal, or social organizations if the existing use is located in a predominantly residential area as determined by the Planning Manager.
- 11. Where no other such facilities are available. Must be located within the park and not closer than two hundred (200) feet from any property line. All such facilities shall conform to State and County water and sewer plant regulations and shall be enclosed with a six (6) 248 foot chain-link fence and shielded by screen planting.
- 12. Parking of semi-tractor trailers and cargo trailer boxes in rural areas for the sale of feed, hay, or other agricultural products when such products are offered for retail sale from said trailer and when the trailer is located outside of the urban/rural boundary. 250
  - 13. Density and design criteria must conform to the standards for properties assigned the R-3 zoning classification.

- 14. Dry cleaners utilizing a Perman R308 dry cleaning machine or machine, found to be similar in nature by the Planning Manager, which provide dry cleaning services to only those customers bringing clothing and other materials to the site for service; provided, however, 252 that this provision shall not apply to dry cleaning businesses with pick-up service or satellite facilities or to a dry cleaning plant.
- 15. Communication towers when monopole in design if the tower is under one hundred forty (140) feet in height. Communication towers when monopole in design if the tower is over one hundred forty (140) feet in height. 254 16. Private vocational, business, and professional schools which do not have an industrial character. Location on a roadway having a right-of-way width of not less than eighty (80) feet shall be required.
- 17. Location on a roadway having a right-of-way width of not less than eighty (80) feet shall be required. 256
  - 18. Only nonflammable solvents shall be used. (Class IV National Fire Protective Association Code.)
- 19. Provided no storage is done outside an enclosed structure 258
  - 20. Provided, however, no sewer plant shall be located closer than two hundred (200) feet to the perimeter of the district.
- 21. Reserved. 260
  - 22. Outside storage of parts, supplies or materials shall be permitted only in an enclosed or fenced area.
- 23. Wholesale storage of gasoline, liquefied petroleum, gas, oil, or other inflammable liquids or gases, provided they meet the regulations of N.F.P.A. and the Seminole County Building Code and, further, that all overhead storage tanks are diked. 262 24. A service store, with living quarters, if desired, to provide groceries, bottle gas, a snack bar, and supplies for occupants of the park.
- 25. Recreational facilities, such as, golf courses, swimming pools, tennis courts, marinas, etc. Petroleum products may be sold in marina areas only for marina use. 264
- 26. Using only electrically fired forges
- 27. Retail sales if ancillary to a use permitted by this section. For purposes of this subsection, "ancillary" shall mean supplementary, or secondary, not of primary importance. 266
- 28. Subject to landscaping and screening requirements of the MUCD district.
- 29. No cremation 268

## 270 30.5.3 Use Consolidation

272

(a) Detailed use categories have been consolidates as described in the Use Consolidation Table.

274

(b) See enclosed table.

#### **Use Consolidation**

Civic Assembly, not for profit
Community centers
Meeting halls
Places of worship, houses of worship, religious institutions
Recreation centers
Indoor recreation
Bowling Alley
Museum
Historical and cultural exhibits
Dance and music studios
Indoor Private Assembly and Entertainment
Arenas
Theaters
Cinemas
Banquet halls
Office uses
Architects
Attorneys
Engineering
Finance offices (accounting, auditing, bookkeeping)
Insurance
Medical and dental
Office showroom
Real estate
Telephone business offices and exchanges
Retail sales and services, light
Book, stationery, and newsstands
Candy Stores
Florist and gift shops
Hobby and craft shops
Interior decorating and draperies
Jewelry stores
Locksmiths
Luggage shops

Pharmacies
Sporting goods
Tobacco shops
Toy stores
Wearing apparel shoes
Personal Services
Barber and beauty shops
Shoe repair
Tailoring shops
Watch and clock repair
Retail sales / service uses (general)
Appliance stores
Bakeries
Pet stores
Employment agencies
Furniture stores
Hardware stores
Quick print shops
Light industrial uses (exc. Water treatment plant)
Bottling and distribution plants
Cold storage and frozen foodlockers
Data processing services
Laundry and dry cleaning
Machine shops
Assembling of metal, plastic or cardboard containers
Testing of materials, equipment and products
Cabinetry and woodworking shops
Manufacturing, Light
Garments
Photographic equipment and supplies
Bakery products
Boats
Ceramics, pottery (using electrically fired kilns)
Chemical products and processing
Dairy products
Electrical machinery and equipment
Furniture
Glass and glass products (using electrically fired kilns)
Pharmaceutical products
Shoes and leather goods (exp leather processing)
Brooms and brushes
Candy and confectionaries

Cosmetics and toiletries (exp soap)
Candles
Jewelry
Optical equipment
Perfume
Precison instruments Precision instruments and machinery
Plastic products (exp pyroxylin)
Silverware
Spices and spice packing
Stationary
Toys
Electronic equipment and assembling
Assembling of metal, plastic or cardboard containers
Outdoor recreation uses, extensive
Country Club
Golf Course
Golf Driving Range
Gun club
Fishing club or camp
Marina
Outdoor recreation uses, intensive
Swimming pools
Sports courts (e.g. Tennis, Basketball, Pickleball, Volleyball, Handball)

#### PART 6. ADDITIONAL USE STANDARDS

\* \*

\*

278

298

276

30.6.4 Temporary Uses.

30.6.4.1 Carport/garage/yard sales "Carport/garage/yard sales" may be held in any residential and agricultural districts. Such sales may not be conducted on the same parcel more often than twice each year and each sale shall not exceed three (3) days in duration. At the conclusion of such sales, all unsold items shall be removed or packed in such manner as not to create an unsightly view as seen from the street or from adjoining properties. Any signs advertising such sales shall be removed from the premises immediately at the conclusion of the sale. No merchandise may be stored or displayed outside the carport or garage.

- 286 30.6.4.2 Permits for site-specific special events, outdoor sales of merchandise, and temporary package storage permits, and mobile food vendors.
- 288 (a) <u>Temporary use of designated properties for special events and outdoor sales of</u> merchandise.
- (1) Purpose and intent. The Board of County Commissioners finds that special events having a specific location often attract a large gathering of people and may cause
   impacts to the public health and safety, requiring appropriate regulations to insure adequate sanitation and sewage disposal facilities; law enforcement; fire rescue personnel and equipment; parking; traffic control; crowd control; and other concerns in the interest of public safety and public health. In enacting this Section, it is the intent of the Board to protect and promote the health, welfare, and safety of Seminole County citizens and visitors.
  - (2) Use restrictions and general requirements.

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a. <u>Special events at specific locations are subject to the permitting</u>
provisions of this Section. The special event permit review process is intended to mitigate
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impacts on surrounding land uses where such impacts were not addressed through prior
 development approvals on the subject property. Special events which occur on a county-wide
 basis rather than at a particular location are not subject to the permitting provisions of this
 Section, except for off-premise signs.

304 <u>b.</u> <u>No site specific special event may be permitted for more than</u>
 <u>fourteen (14) consecutive days, and no parcel of land may be permitted to have more than five</u>
 306 (5) site specific special events in any twelve-month period, unless otherwise authorized by the
 <u>Board of County Commissioners.</u>

- 308 c. <u>At the end of the period for which the site specific special event</u>
   was permitted, the use of the approved location must be discontinued and all temporary
   310 <u>structures involved must be removed and all permanent structures may be used only as</u>
   permitted under applicable pre-existing development approvals.
- <u>d.</u> Off-premise and on-premise signs may be used to announce,
   <u>identify or direct attendees to the location of a site specific special event subject to the</u>
   <u>following requirements:</u>
- <u>1.</u> <u>Off-premise signs. Permitted according to the provisions</u> <u>of Section 30.13.3(b)(2)a.</u>
- <u>On-premise signs. A plan for all signs to be placed on-</u>
   <u>site, announcing or identifying the site specific special event, must be submitted with the</u>
   <u>application unless a special event application is not required by subsection 30.6.4(2)b.</u>
   <u>Evaluation of this plan will take into account traffic visibility; visibility of adjacent business</u>
- signs and/or traffic signs and signals; disturbance to adjacent properties; and other appropriate
- 322 considerations as determined by the Development Services Director. In the circumstance when

a special event application is not required, the property owner shall be mindful of the foregoing considerations so as to not create a negative impact when placing on-premise signs.

The sale of admission or seating tickets in excess of the approved <u>e.</u> attendance shall be prohibited. 326

- f. The operator of a site specific special event must obtain all required permits and authorizations from the owner of the property and all applicable agencies 328 such as the Building Division, Public Works Department, Sheriff's Office, or other department or agency as needed. 330
- Depending upon the type of special event being requested and the <u>g.</u> estimated attendance, security personnel may be required to staff the special event. A Security 332 Plan shall be submitted by the event operator to the Planning and Development Division. The
- Security Plan shall include the security measures proposed to be taken (searches, metal 334 detection, ID check, etc.), the location of these measures and the proposed number of security
- 336 personnel. The Planning and Development Division will provide the Security Plan to the Sheriff's Office for review and comment. The security personnel required by the Security Plan
- should be staffed by off-duty police officers or sheriff's deputies. However, the Development 338 Services Director can waive this requirement and allow third party private security personnel
- upon the applicant showing that no off-duty officers or deputies are available for the special 340 event. The Security Plan will be required as a condition of approval for any Special Event
- Permit. The cost for any such security measures shall be borne by the applicant. 342
  - (3)Approval.

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Special events expected to draw less than two hundred (200) <u>a.</u> persons as participants or spectators at any time during the event may be administratively approved by the Development Services Director. Special events expected to draw more than 346

two hundred (200) persons at any given time may be administratively approved by the

- 348 <u>Development Services Director or designee where they are located on developed office,</u> commercial, or industrial sites of ten (10) acres or more and have adequate parking and other
- 350 <u>facilities to support the expected number of participants.</u>

In approving any special event, the Development Services Director shall make a

- determination that the proposed event is reasonably compatible with nearby existing development, and does not pose an unreasonable safety or health risk for patrons or neighbors.
- 354 <u>The Development Services Director may place conditions on approval of a special event permit</u> as needed to maintain compatibility and promote the health, safety and welfare of Seminole
- 356 County citizens and visitors.
  The Development Services Director may, at his or her discretion, refer any special event
- 358 permit application to the Board of County Commissioners.
- <u>b.</u> Any special event exceeding the scope of those described in
   paragraph 3(a) above shall require approval by the Board of County Commissioners, unless
   <u>otherwise provided for herein.</u>
- In approving any special event, the Board shall make a determination that the proposed event is reasonably compatible with nearby existing development and does not pose an
- 364 <u>unreasonable safety or health risk for patrons or neighbors. The Board may place conditions</u> on approval of a special event permit as needed to maintain compatibility and promote the
- 366 <u>health, safety and welfare of Seminole County citizens and visitors</u>.

Once a special event is approved by the Board, subsequent applications for the same special event are only required to be reviewed and approved by the Development Services Director or designee. If the subsequent special event is substantially modified or changed from

the prior Board approval or the conditions of approval were not sufficient to maintain

compatibility and promote the health, safety and welfare of Seminole County citizens and

- 372 <u>visitors, as determined by the Development Services Director, the special event permit request</u> would be required to obtain Board approval.
- 374 (4) Application for permit. Policies and procedures regarding special event permits shall be available in the offices of the Planning and Development Division. An
- applicant for a special event permit shall file a written application not less than ninety (90) days prior to the proposed event. This time period may be reduced by the Development
- 378 <u>Services Director upon a finding that there is sufficient time to fully review, comment and</u> approve the application.
- 380 <u>All special event permit applications shall include the following:</u>
  - a. Application fee as may be established by the Board of County
- 382 <u>Commissioners.</u>
- b. Name and address of applicant or contact person(s) for the event.

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- c. Legal description of subject property in digital word processing
- <u>format.</u>
  - <u>d.</u> <u>Date(s) and hours of the special event.</u>
    - e. Estimated attendance at the special event per 24-hour period.
    - <u>f.</u> <u>Descriptions of all performances at the event.</u>
- <u>g.</u> <u>Description of all recording and/or sound amplification</u> 390 <u>equipment, signs or other attention-getting devices which will be utilized in connection with</u> <u>the event.</u>
  - h. Description of how security and traffic control will be provided.
    - i. <u>Any necessary licenses for the serving of food and/or beverages.</u>

394	<u>j.</u>	Certificate of Insurance listing Seminole County, Florida, its
	officials, officers and em	ployees and the Seminole County Sheriff's Office as Additional
396	Insureds and in the types a	and amounts required by the County's Risk Management Division.
	<u>k.</u>	The following information must be provided on a conceptual site
398	plan not less than $11" \times 17$	7" in size:
		• Areas for the serving of food and/or beverages.
400		• Location(s) of structure(s), including any temporary shelters
		such as tents.
402		• Points of ingress and egress to the site.
		• Location of music or other amplified noise source(s) in
404		relation to residential areas.
		• Location of fireworks or other noise sources.
406		• Location of sanitation facilities.
		• Location of trash receptacles.
408		• Parking plan.
		• Pedestrian circulation plan, including travel routes for any
410		shuttle vehicles, demonstrating that traffic/parking areas are
		safely separated from pedestrians.
412		• Location of medical facilities if required by the Public Safety
		Director.
414	<u>k.</u>	Additional information as the Board or the Development Services
	Director may require.	
416	<u>(5)</u> <u>Rev</u>	ew Process. Upon receiving a completed application, the Economic
	and Community Develop	nent Services Director shall transmit relevant information to other

- appropriate officials including but not limited to the Building Official, the County Engineer,
   the Public Safety Director, the Sheriff, and the Environmental Services Director for review.
- 420 <u>Based on comments from these officials and compliance with this Section, the Development</u> Services Director shall approve or deny the application pursuant to Section 30.6.4.2(3)a, or
- prepare the item for presentation to the Board of County Commissioners for its consideration pursuant to Section 30.6.4.2(3)b. The applicant shall retain responsibility for securing all other
   necessary permits that may be required in addition to the Special Event Permit. Any decision of the Development Services Director with regard to any special event permit application may
- be appealed to the Board of County Commissioners for consideration under paragraph 30.6.4.2(3)b above. Such appeal must be submitted within fifteen (15) days of notification of
- 428 <u>a decision by the Development Services Director.</u>
- (6) Outdoor sales of merchandise. The outdoor sale of merchandise is
   permitted within any non-residential zoning district but shall require an outdoor sales permit,
   if such sales were not contemplated in the approved development plan for the subject property.
- 432 <u>Individual parcels are limited to a maximum of ninety (90) days of outdoor sales per calendar</u> year. Outdoor sales permits may be administratively approved by the Planning Manager.
- 434 Outdoor sales may not involve amplification of sound that may be heard beyond the property boundary and must comply with Chapter 165 of the County Code. Any decision of the Planning
- 436 <u>Manager with regard to any outdoor sales permit application may be appealed to the</u> <u>Development Services Director within fifteen (15) days of notification of a decision by the</u>
- 438 Planning Manager.

<u>In approving any outdoor sales of merchandise, the Planning Manager shall make a</u> <u>440</u> <u>determination that the proposed sale is reasonably compatible with nearby existing</u> <u>development. The Planning Manager may place conditions on approval of an outdoor sales</u>

442	permit as needed to maintain compatibility and promote the health, safety and welfare of
	Seminole County citizens and visitors. Applications for outdoor sales of merchandise must
444	include the following information on a conceptual site plan not less than $11" \times 17"$ in size:
	• Location(s) of structure(s), including any temporary shelters such as
446	tents.
	• <u>Points of ingress and egress to the site.</u>
448	• Location of sanitation facilities.
	• Location of trash receptacles.
450	• Parking plan.
	• <u>Pedestrian circulation plan.</u>
452	The requirements of this Section shall not apply to any event for which a motion picture
	and television permit has been approved by Seminole County.
454	(7) Indemnification. Special event and outdoor sales permits shall contain
	an appropriate indemnification provision to indemnify, defend, and hold the County and the
456	Seminole County Sheriff's Office harmless from certain acts and omissions of the Applicant or
	any incident resulting from the special event.
458	(8) Fee waivers and refunds. Requests for fee waivers, reductions, and/or
	refunds shall be submitted in writing and may be granted only by the Board of County
460	Commissioners.
	(9) Enforcement. Special event or outdoor sales permit condition violations
462	may result in immediate revocation of the permit. Permit revocations may be appealed to the
	Board of Adjustment in accordance with Seminole County Land Development Code Section
464	30.3.3. Additionally, any person who violates the conditions of a special event or outdoor sales
	permit, this Section or fails to obtain a special event or outdoor sales permit, may be subject to

- enforcement through all other applicable enforcement mechanisms available to the County 466 including, but not limited to, the issuance of a citation pursuant to Section 53, Part 2, of the
- Seminole County Code: violations of this section shall be considered a Class III offense. 468
  - (b) Temporary package storage permit.
- 470

(1)Purpose and intent. This regulation allows the installation of temporary storage facilities to facilitate delivery of parcels within residential zoning districts between the hours of 8:00 a.m. and 6:00 p.m. during a period of time commencing on November 30th and 472 terminating on December 31st of each calendar year. This activity is temporary in nature and will not adversely impact the surrounding area and land uses, and will be terminated and 474 removed immediately upon expiration of the temporary permit.

- (2)Description. This activity is characterized by its short term or seasonal 476 nature and by the fact that permanent improvements are not made to the site. This temporary activity involves the placement of a temporary package storage facility in close proximity to 478 residential properties. The temporary package storage facilities shall be constructed and placed in accordance with acceptable commercial standards. Parcels will be placed in the temporary 480 package storage facility daily and delivered to specific properties within the residentially zoned areas, Monday through Saturday of each week. This temporary activity shall involve no 482 activities other than the temporary storage of parcels and consequent delivery to specific destinations. Individual single-family garage facilities and private homes shall not be used as 484 <u>a temporary storage facility.</u>
- (3)Temporary activities. The Planning Manager may issue a Temporary 486 Package Storage Permit when it is demonstrated that the public health, safety and welfare will not be impaired, and when the following enumerated conditions are met: 488

No structure of a permanent nature shall be constructed. a.

- 490 <u>b.</u> <u>Removal of all temporary structures shall be guaranteed in</u> writing and such structures shall be subsequently removed.
- 492 <u>c.</u> Outside of residential subdivisions, the temporary structure may
   be placed in commercial parking lots. Written approval of the owner of the site shall be
   494 obtained and provided to the County. This approval shall identify the site address, owner's
   and name, owner's mailing address, owner's telephone number, owner's acknowledgment of
   496 proposed activity, and dates activity is to operate.
- <u>d.</u> Within residential areas, the temporary structure shall be located
   only within subdivisions containing an active Homeowners Association (HOA) and may be
   placed only in HOA Common Areas. Written approval from the HOA identifying the site and
   acknowledging the proposed activity shall be obtained and provided to the County.
  - e. No structure shall be located in a public right-of-way.
- 502 <u>f.</u> <u>Adequate stabilized area with a minimum of thirteen feet six inch</u> (13' 6") unobstructed height shall be provided for trailer off-loading of packages. This area
   504 <u>shall not block handicapped accessible areas.</u>
- <u>g.</u> <u>Removal of all signs, trash, or debris from the site and the</u>
   <u>immediate vicinity, upon termination of the activity shall be guaranteed in writing, and</u>
   <u>subsequently accomplished.</u>
- 508
   h.
   A separate temporary package storage permit shall be required

   for each lot or parcel to be used as a temporary storage facility.
- 510 <u>i.</u> <u>No more than one (1) such temporary package storage permit</u> shall be issued for the same lot or parcel during a single calendar year.

512	j. The applicant shall submit a site plan of the site identifying the
	location with ingress and egress of the temporary storage facility. Adequate ingress and egress
514	shall be safe and provided in such a manner that the normal traffic pattern is not disrupted.
	k. Delivery of parcels via golf carts, low-speed vehicles, and utility
516	vehicles (hereinafter "delivery vehicles") shall comply with all applicable traffic regulations
	and shall occur in accordance with the provisions in F.S. § 316.2126, paragraphs 3(b) and 3(c).
518	<u>1.</u> Delivery vehicles shall not travel on sidewalks or on private
	property other than that of a delivery recipient or on the tract or parcel of land for which a
520	Temporary Package Storage Permit has been issued in accordance with this Section.
	m. All delivery vehicles must meet the requirements of Chapter 316,
522	Florida Statutes and must be equipped with head lamps, stop lamps, turn signal lamps, tail
	lamps, seat belts, rearview mirrors, and horns.
524	<u>n.</u> The rear of all trailers must be equipped with lights or reflectors.
	o. During delivery, all packages must be properly secured in an
526	enclosed lockable trailer so that they may not be accessed by the public or fall off and create
	a safety hazard.
528	p. All handcarts must be securely attached to the delivery vehicles.
	q. Adequate delineated and stabilized parking for the activity must
530	be provided on-site and shown on a site plan. Delivery vehicles shall not block traffic when
	loading, unloading or delivering packages.
532	r. The temporary storage facility shall be subject to the minimum
	setbacks of the zoning district in which it is located.

- 534 s. The temporary package storage facility shall not exceed twenty
   (20) feet in length and shall be securely placed on the ground and anchored as required by the
   536 Building Division.
- t. <u>To guard against theft, the temporary package storage facility</u> 538 <u>shall remain locked at all times when not in use.</u>

<u>u.</u> <u>Fuel shall not be stored in or near the temporary package storage</u>

- 540 <u>facility.</u>
- <u>v.</u> <u>The applicant shall provide a notarized affidavit attesting that</u>
   persons operating pursuant to the Temporary Storage Package Permit have received adequate
   driver training and have been subjected to the same background check performed on permanent
   employees.
- w. <u>Additional conditions may be required as deemed necessary by</u> the Planning Manager for any temporary package storage activity.
- (4) Enforcement. Violations of the provisions of this Section and/or the
   temporary package storage permit may result in immediate revocation of the permit. Permit
   revocations may be appealed to the Board of Adjustment in accordance with Seminole County
- <sup>550</sup> Land Development Code Section 30.3.3. Additionally, each violation may be enforced through all other applicable enforcement mechanisms available to the County including, but not limited
- to, the issuance of a citation pursuant to Section 53, Part 2, of the Seminole County Code;
   violations of this Section shall be considered a Class III offense.
- 554 (5) Indemnification. The temporary package storage permit shall contain an appropriate indemnification provision to indemnify, defend, and hold the County harmless
- 556 from certain acts and omissions of the applicant.

(a) (c) Mobile food vendors.

558		(1)	Purpos	e and	Intent.	These	regulation	s are	intended	to	establish
	requirements	for the	sale of	f prepa	red foods	on a te	mporary ba	asis fro	om motori	zed	vehicles,
560	trailers, carts	and otł	ner mov	able de	vices, wi	thin spe	cified comm	nercial	zoning di	stric	ts unless
	otherwise pree	empted	by Sec	tion 50	9.102, Flo	orida Sta	tutes. No fo	ormal p	permit or a	ppro	val shall
562	be issued by S	emino	le Coun	ty for a	particula	r proper	ty or mobile	e food	vendor, bu	t all	required
	documentation	n, inclu	iding lic	enses a	nd owner	authoriz	zation, shall	l be in t	the vendor	's po	ossession
564	at all times w	hile in	operat	ion, an	d shall b	e provid	ed to any (	County	official u	ipon	request.
	Mobile food v	rendors	not in a	complia	ance with	Sec. 30.	6.4.2 shall	be prol	nibited unl	ess a	approved
566	as part of a <u>n C</u>	Dutdoo	r Sales 8	Special	<del>Event</del> Pe	rmit unc	ler Sec. 30.	6.4.2.			
		(2)	Exemp	otions.	Specific	cally ex	cluded from	m thes	se regulat	ions	are the
568	following:										
			a.	Produc	ce stands	in agricu	ıltural zonii	ng dist	ricts.		
570			b.	Ice cre	am truck	s and sir	nilar vehicl	es oper	rating on p	ubli	c streets.
			c.	Food	sales on	active of	construction	n sites	not acces	ssibl	e to the
572	public.										
			d.	Sales of	of non-foo	od items	in any dist	rict.			
574		(3)	Genera	ıl Requ	irements.	All mol	oile food ve	ndors s	shall meet	the f	ollowing
	requirements:										
576			a.	Mobile	e food ver	ndors sh	all be perm	itted in	C-1, C-2,	C-3	, and M-
	1 Districts, b	ut may	also b	e allow	ved in the	e Planne	ed Develop	ment (	PD) Distr	ict v	where an
578	approved mas	ter dev	elopme	nt plan	permits g	general r	etail comm	ercial	uses, and v	wher	e mobile
	food vendors	are not	specifi	cally pr	ohibited	through	a developm	nent or	der.		
580			b.	Mobile	e food ve	ndors sł	nall not ope	erate o	n vacant l	ots c	or within
	one hundred (	(100) f	eet of a	ıny strı	icture con	ntaining	a residence	e. Ope	ration of a	an ir	ndividual

vendor at any location shall be limited to three (3) consecutive days and a total of twelve (12)days in any calendar month.

584 c. Except as provided herein, mobile food vendors shall not occupy any of the following:

i. Site entrances, exits, and driveway aisles.

ii. More than ten (10) percent of parking spaces required

<sup>588</sup> under Section 30.11.3.

586

590

iii. Buffers required under Part 14, Chapter 30.

iv. Open space areas required under Part 14, Chapter 30.

Stormwater retention areas, drainage easements, and

<sup>592</sup> related facilities.

However, the Development Services Director may reduce or eliminate the above
restrictions where it is demonstrated that the food vendor activity does not significantly impair
the functioning of the development site with respect to the applicable provisions of this Code.
In doing so, the Director may establish conditions as necessary to meet the purpose and intent
of these provisions. Any such waiver shall be valid for a ninety (90) day period, but may be
extended at the Director's discretion. Waivers shall be made in writing, and shall include
specific location, effective date, and expiration date.

v.

d. Tents and/or canopies exceeding one hundred (100) square feet, and electrical wiring outside of vehicles shall be prohibited.

602

e. Outdoor amplification of sound shall be prohibited.

f. Business activity shall be prohibited during the hours of 11:00

604 p.m. to 7:00 a.m.

g. Overnight parking of mobile food vendor vehicles shall be 606 prohibited.

h. Signage is limited to information painted on or otherwise affixed to mobile food vendor vehicles; and no freestanding signs shall be permitted.

i. All mobile food vendors shall obtain the required license(s) from
 the State of Florida and a business tax receipt (BTR) from Seminole County.

j. All mobile food vendors shall obtain a notarized letter from the property owner authorizing the mobile vendor activity. This letter shall note specific calendar days when the individual vendor may operate on the property, and confirm access to on-site restrooms for patrons of the vendor. Where on-site restroom access is not available, mobile food vendors shall operate only under a<u>n Outdoor Sales</u> Special Event Permit in accordance with Sec. 30.6.4.2.

(4) Additional Requirements. All mobile food vendors utilizing electricity
 <sup>618</sup> for any purpose, and/or gas or open flames for cooking, shall meet the following requirements:

a. Each vendor shall obtain an annual fire inspection from the 620 Seminole County Fire Prevention Bureau.

b. Vendors shall maintain current inspections for NFPA 96 hoods
 and fire extinguishers.

c. Cooking equipment shall comply with NFPA 96.

d. Class K Fire extinguishers shall be provided for the protection of cooking appliances that use combustible cooking media.

e. A minimum of one portable fire extinguisher with a rating of not less than 2-A: 10-B: C shall be provided.

f. Electrical equipment and installations shall comply with NFPA70, National Electrical Code.

630

g. Externally mounted generators, when in use, shall be isolated from the public by either physical guards, fencing, or enclosures.

632

30.6.4.3 Temporary sales office in new subdivisions – Temporary sales offices may be placed in new subdivisions, upon approval of the Planning Manager or such other person designated by the County Manager, subject to the following conditions:

- (a) The structure must comply with the <u>Southern Florida</u> Building Code, meet the minimum setback requirements of the zoning district, and the parking area be landscaped in
   accordance with the landscaping regulations.
- (b) The office may not be utilized to conduct sales of any product or service other
   than lots and/or dwellings within the specific subdivision.
- (c) Approval may be granted for a period not to exceed six (6) months. Renewals
   may be approved and the Planning Manager or such other person designated by the County
   Manager and shall require a bond be posted to guarantee removal.

644 \* \* \*

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# PART 7. DEVELOPMENT STANDARDS

646

30.7.3 Dimensional Standards Table.

\*

- <sup>648</sup> 30.7.3.1 Dimensional and other standards associated with conventional residential zoning districts and select Special Zoning districts are described in the table below.
- 650

See Dimensional Standards Table enclosed below.

30.7.3.2 Dimensional and other standards associated with conventional nonresidential zoning districts and select Special Zoning districts are described in the table below.

See Dimensional Standards Table enclosed below.

# **Seminole County Land Development Code (Development Standards)**

		RESIDENTIAL												UNIT OF MEASURE			
	Single and Two Family Dwelling Districts									Multip	ble Family Districts		Mob	le Home Di	Other		
AREA AND DIMENSION REGULATIONS	RC-1	R- 1AAAA	R-1AAA	R-1AA	R-1A	R-1	R-1B	R-1BB	R-2	R-3	R-3A	R-4	RM-1	RM-2	RM-3	RP	
Min. Lot Area Required	43,560	21,180 21,780	13,500	11,700	9,000	8,400	6,700	5,000	9,000				7,000	5,000	1,500 <u>or</u> 2,400 <sup>(14)</sup>	9,000	Sq. Feet
Min. Parcel/Lot Width at Building Line	120	100	100	90	75	70	60	50	75				70	50(6)	$30 \underline{\text{or}} \\ 40^{(14)}$	75	Feet
Min. Front Yard Requirement	35	25	25	25	25	25	20	20	25	25 <u>(13)</u>	25 <u>(13)</u>	25	20(8)	20	25 (9)	25	Feet
Min. Side Yard Requirement	20	10	10	10	7.5	7.5	7.5	5	10	25 <u>(13)</u>	25 <u>(13)</u>	25 (5)	10(8)	10	25 (9)	10	Feet
Min. Side Yard abutting street or road	35	25	25	25	15 (3)	15 (3)	15 (3)	15 (3)	15 (3)				20(8)	20	25 (9)	25	Feet
Min. Rear Yard Requirement	35	30	30	30	30	30	25	20	30	25 <u>(13)</u>	25 <u>(13)</u>	25 (5)	20 <sup>(8)</sup>	15	25 (9)	30	Feet
Open Space <sup>(11)(12)</sup>	-	-	-	-	-	-	-	-	-	25%	25%	35%	25%	25%	25%	25%	% of Parc Area
Maximum Building Height	35	35	35	35	35	35	35	35	35	35	35	60(4)	35	35	35	1 Story <sup>(7)</sup>	Feet
Minimum Living Area Per Unit:	700	700	700	700	700	450	450	450	450	-	-	-	-	-	-	-	Square Fe
Accessory Structures <sup>(1)</sup>																	
Min. Front- <del>setback <u>Yard</u> <u>Requirement</u></del>	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(10)	(2)	(2)	(2)	(2)	(2)	(2)	(10)	Feet
Min. Side Yard Requirement	20	(2)	(2)	(2)	(2)	(2)	(2)	(2)	(2)	(2)	(2)	(2)	(2)	(2)	(2)	(2)	Feet
Min. Rear Yard Requirement	20	10	10	10	10	10	10	10	10	(2)	(2)	(2)	(2)	(2)	(2)	(2)	Feet

(2) Yard requirements shall be the same as those for the primary structure.

(3) Greater setbacks may be required on intersections or other sight limitations. If corner sight obstructions or restrictions exist due to the horizontal or vertical controls, each case shall be individually reviewed and approved by the Traffic Engineer 656 to ensure a safe design in accordance with the A.A.S.H.T.O. requirements.

(4) No building or structure shall exceed sixty (60) feet in height, and F.A.A. approval shall be obtained for buildings exceeding thirty-five (35) feet in height. 658

(5) Increased an additional ten (10) feet for each story over one  $\frac{(2)}{(1)}$  story.

(6) Each mobile home residence space shall be not less than five thousand (5,000) square feet and have a minimum average width of fifty (50) feet. 660

(7) For new construction only.

(8) A setback of fifty (50) feet shall be provided from lot lines and any street right-of-way which borders the RM-1 Mobile Homes District. 662

(9) The entire park, except for access and egress, shall be set back twenty-five (25) feet from any property line.

(10) Structure shall not project forward of the front building line of the principal structure. 664

(11) Natural lakes and/or conservation areas within a development site shall not be credited to a combined maximum of more than fifty (50) percent of the required open space.

(12) Open space features and configuration shall be consistent with the requirements of Part 14, Chapter 30. 666

(13) In the R-3 and R-3A Multi-Family Dwelling Districts, minimum setbacks shall be established from each dwelling structure to the overall project boundary.

(14) Each dependent travel trailer or tent camping site shall be not less than an average width of thirty (30) feet and fifteen hundred (1,500) square feet of area. Each independent travel trailer site shall be not less than an average width of forty (40) feet and twenty-four hundred 668 (2,400) square feet.

670

654

# **Seminole County Land Development Code (Development Standards)**

		AGRICU	JLTURE				COMME	ERCIAL			II	NDUSTRIA	L	Other		UNIT OF MEASURE
			-													
AREA AND DIMENSION REGULATIONS	A-10	A-5	A-3	A-1	OP	CN	CS	C-1	C-2	C-3	M-1A	M-1	M-2	<del>UC</del>	PLI	
Min. Parcel Area Required	10 Acres	5 Acres	3 Acres	1 Acre	15,000	(7)	(7)	(7)	(7)	(7)	N/A	N/A	N/A	<del>10,000</del>	-	Sq. Feet
Min. Parcel Width at Building Line	150	150	150	150	100	-	-	-	-	-	-	-	-	-	-	Feet
Min. Front Yard Requirement	50	50	50	50	25	50	50	25	25	25	50 (9)	50 (9)	50 (9)	<del>25</del>	25	Feet
Min. Side Yard Requirement	10 (3)	10 <sup>(3)</sup>	10 (3)	10 (3)	0 (6)	0 (6)	0 (6)	0 (6)	0 (6)	0 (6)	10 (10)	10 (10)	10 (10)	<del>25</del>	25	Feet
Min. Side Yard abutting street or road	50	50	50	50	0 (6)	0 (6)	0 (6)	0 (6)	0 (6)	0 (6)	10 (10)	10 (10)	10 (10)	<del>25</del>	25	Feet
Min. Rear Yard Requirement	30 (3)	30 <sup>(3)</sup>	30 (3)	30 (3)	10	10 (8)	10 (8)	10 (8)	10 (8)	10 (8)	10	10	10	<del>25</del>	25	Feet
Open Space (11)	-	-	-	-	25%	25%	25%	25%	25%	25%	25%	25%	25%	<del>25%</del>	25%	% of Parcel Area
Maximum Building Height	35 (1)	35 (1)	35 (1)	35 (1)	35	35	35	35	35	35	35	35	35	<del>100</del>	35	Feet
Structures Accessory to Residences <sup>(4)</sup>														-		
Min. Front-setback Yard Requirement	(2)(3)	(2)(3)	(2)(3)	(2)(3)	(5)	(5)	(5)	(5)	(5)	(5)	(5)	(5)	(5)	<del>(5)</del>	(5)	Feet
Min. Side Yard Requirement	10 (3)	10 (3)	10 (3)	10 <sup>(3)</sup>	(5)	(5)	(5)	(5)	(5)	(5)	(5)	(5)	(5)	<del>(5)</del>	(5)	Feet
Min. Rear Yard Requirement	10 (3)	10 (3)	10 (3)	10 (3)	(5)	(5)	(5)	(5)	(5)	(5)	(5)	(5)	(5)	<del>(5)</del>	(5)	Feet

(1) Silos, granaries, windmills, barns, and other structures concurrent to the operation of an agriculture enterprise may exceed the height limit.

(2) Setback shall be equal to or greater than the main residence unless setback is equal to or greater than 100 feet. 672

(3) Barns & structures for livestock, structures for agricultural use shall have minimum 50 ft. front, side and rear setbacks be distanced a minimum of 100 ft. from any residential structure on an adjacent lot or parcel.

Accessory buildings exceeding 200 sq. ft. in size and/or 12 feet in height, and any accessory dwelling unit, regardless of size, shall meet all of the district setbacks and other requirements applicable to the main residential structure located on the same parcel. 674 (4)

(5) Yard requirements shall be same as the primary structure

(6) Side yard setback may be reduced to zero (0) feet except when a side lot line abuts property assigned a residential zoning classification or land use designation. 676

(7) No minimum building site area required; however, adequate space will be provided for off-street parking, loading, and landscaping requirements.

(8) Rear yard setback shall be a minimum of ten (10) feet unless a rear lot line abuts property assigned a residential zoning classification or land use designation. 678

Front yards shall be not less than fifty (50) feet in depth as measured from the front property line to any building. The twenty-five (25) feet of such yard nearest to the front property line shall remain unpaved except for normal entrance drives, and shall be landscaped as (9) required in Part 14. The remaining twenty-five (25) feet of such yard may be used for the parking of passenger vehicles only. Front setbacks for property located internal to an industrial park may utilize a front yard setback of not less than twenty-five feet (25') in depth 680 from the front property line if not less than ten feet (10') of such yard nearest to the front property line is retained as a landscaped green area which is unpaved except for normal entrance drives, and sufficient area for the loading and unloading of vehicles is provided, consistent with generally accepted engineering practices and principles. 682

(10) Rear. A rear yard of not less than ten (10) feet shall be provided, except that, on a lot having a double frontage, the front yard requirements shall apply on both streets. Rear yards may be reduced to zero (0) when the rear property line coincides with a railroad siding; however, no trackage shall be located nearer than three hundred (300) feet to any residential district. 684

(11) Natural lakes and/or conservation areas within a development site shall not be credited to a combined maximum of more than fifty (50) percent of the required open space.

686	PART 8. SPECIAL ZONING DISTRICTS
	* * *
688	30.8.3 MM Missing Middle District and Alternative Standards
	* * *
690	30.8.3.3 Review of Development Proposals
	(a) Final Development Plan Required
692	Prior to subdivision or site plan approval, the applicant must submit a final development
	plan consistent with the development criteria and limitations in the Missing Middle_and
694	Alternative standards and any conditions of approval. This plan must be reviewed and
	approved by the Development Services Director or designee.
696	(r)(b) Building Elevations Required
	Prior to subdivision or site plan approval, the applicant must submit building elevations
698	for all proposed Missing Middle Housing Typologies for review by the Development Services
	Director or designee.
700	30.8.3.4 Applicability
	(a) Missing Middle (MM) standards may be applied in the following conditions:
702	(1) MM Zoning District: Where the MM District is applied, typologies
	within a proposed development or development types are limited by the applicable Future Land
704	Use District as described in Table 8.3-A. A development within the MM Zone may include
	single-family development consistent with R-1BB standards subject to compliance with
706	Chapter 35.
	(1)(2) PD Zoning District: Missing Middle Housing may be approved as part

of a new PD application or a substantial change to an existing PD. Allowable typologies within

a PD are limited by the applicable Future Land Use District as described in the Seminole 710 County Comprehensive Plan.

30.8.3.5 Specified Zoning Districts: Missing Middle\_and Alternative Standards may be used in the zones and under the conditions specified in Table 5.2 with limitations on typology and development type as described.

714 (a) Missing Middle Development Types:

(1) Missing Middle Development: A development in which only Missing
 716 Middle Typologies are proposed.

Mixed Housing Development: A development in which both Missing
 Middle Typologies and Typologies otherwise permitted in the underlying zone are proposed.
 30.8.3.6 Allowable Typologies and Densities

(a) Typologies are permitted where described in this Section. The net density of a proposed development must be consistent with the applicable Future Land Use District.

722	Table 8.3-A: Permitting Permitted Missing Housing Middle	Types
-----	--	-------

	Permitte	Permitted Types:							Type of Development:	
Applicable Zoning:	Small Lot Single- Family	Cottage Court	Duplex	Triplex / Quadplex	Townhouse	Six-plex	Courtyard	Live/Work	Mixed Housing Development	Missing Middle Development
In Centers & Corridors:										
R-1, R-1A	•	•							•	•
R-1B, R-1BB	•		•	0*	0				•	•
In USA (Urban Service Area):										
R-2	•	•	•	0**					•	•
R-3, R-3A, R-4	•	•	•	•	•	•	•	•	•	•
C-1, C-2,				•	•	•	•	•	•	
OP								•	•	•
MUCD	•	•	•	•	•	•	•	•	•	•
MM or PD Rezoning by FLU:										
LDR	•	•	•	0	0				•	•
MDR	•	•	•	•	•	•	•		•	•
HDR	•		•	•	•	•	•		•	•
MXD	•		•	•	•	•	•	•	•	•
Commercial				•	•	•	•	•	•	•
Notes: • Permitted O Permitted with a maximum of two (2) stories * Maximum Living Area per Building: 3,000 SF										

\*\* Maximum Living Area per Building: 4,000 SF

\* \* \*

#### 724 30.8.3.8 Additional Site and Building Requirements

(a) Open Space: Where Open Space is required in the applicable zoning district,
 those standards shall be applied. If Open Space is not otherwise required, the standards below shall apply.

(a)-(1) For lots with greater than eight (8) units and a minimum of two (2) acres,
 a minimum eight (8) percent of net buildable acreage shall be set aside as Open Space that
 meets the standards described below.

(b)-(2) Open Space may be provided in multiple locations subject to the following requirements. Each qualifying Open Space must be:

(1)-<u>a.</u> Bordered by streets, stormwater ponds, natural lakes, or 734 commonly accessible pedestrian pathways.

(2) b. A minimum of .20 contiguous acres.

(3) <u>c</u>. A minimum of forty (40) feet in width, except that open space areas adjacent to a stormwater pond or natural lake must be a minimum of twenty (20) feet in width from the top of berm to the public right of way or lot line or a dog park.

(4) <u>d.</u> Open Space shall be proximate to Missing Middle units.

(c)-(b) Street Trees. Street trees are required in Missing Middle Developments and on all streets abutting Missing Middle Typologies in Mixed-Use Developments. Street trees must
 meet the following standards:

(1) Be planted an average of forty (40) feet on center on both sides of internal
 streets and on existing rights of ways adjoining the site.

	(2)	Be located in a planting strip or tree well with a minimum width of eight
746	(8) feet. Tree we	lls or planting strips less than ten (10) feet in width must incorporate a root
	barrier at the edg	e of pavement.
748	(3)	Be selected from the list of approved Canopy Street Trees (30.14.15(j)).
	(4)	Meet the standards of Sec. 30.14.16 General provisions for all
750	landscaped areas	
	<del>(d) <u>(</u>c)</del> Mi	nimum Parking Requirements:
752	(1)	Two parking spaces are required per unit except that parking for units
	less than 1000 sq	. ft. may be reduced to 1.5 spaces per unit.
754	(2)	On-street parking is required on streets adjacent to missing middle units.
	(3)	Required parking may be located in common areas or on-street provided
756	that such parking	is within 150 feet of the unit.
	<del>(e) <u>(</u>d)</del> Bu	ilding Frontage:
758	(1)	Buildings not fronting on a street must front on a common open space, a
	pedestrian pathw	ay or a multi-use trail.
760	(2)	Buildings not fronting on a street must be part of a common emergency
	access plan or be	adjacent to an alley built to emergency access standards.
762	(3)	Up to six (6) lots may be accessed by a commonly held easement drive
	that is non-gated	and designed to allow fire access (aka parking court).
764	<del>(f)</del> Re	sidential Garages:
	(1)	Where applicable, a garage door facing an alley must be set back from
766	the edge of paver	nent either between seven (7) and eight (8) feet or a minimum of twenty (20)
	<del>feet.</del>	

768		<del>(2)</del>	Lots with a front-loaded garage must be at least forty-five (45) feet in
	width except	for lot	ts that are a part of a parking court typology. Garages associated with
770	townhomes n	<del>nust be</del>	served by an alley regardless of unit size, unless otherwise approved by
	the Board of	County	Commissioners.
772	*	*	*
	30.8.5	PD Pl	anned Development
774	*	*	*
	30.8.5	.3	Review criteria
776	*	*	*
	(g)	Comn	non Useable Open Space:
778		(1)	Commonly-In addition to the twenty-five (25) percent minimum open
	space require	ements	listed in Section 30.8.3.8, commonly accessible open space is required
780	subject to the	follow	ing standards:
		a.	Minimum <u>8% eight (8) percent</u> of net buildable acreage utilized for open
782	space.		
		b.	Open Space may be provided in multiple locations however each location
784	must be:		
			i. Bordered by streets, stormwater ponds, natural lakes, or
786	commonly ac	cessibl	e pedestrian pathways.
			ii. Not less than 0.25 contiguous acres. Dog parks and tot lots that
788	are a minimu	m of s	eventy-five (75) square feet per dwelling unit are also exempt from this
	requirement	and ma	ay count towards open space. Dog parks must contain waste disposal
790	receptables an	nd appr	copriate signage.

			iii.	A minimum of 40 feet in width. Except that open space areas		
792	adjacent to a	stormv	vater po	ond or natural lake may be a minimum of 20 feet in width from the		
	top of berm	to the p	ublic ri	ght of way or lot line.		
794	*	*	*			
				PART 10. OVERLAY DISTRICTS		
796	*	*	*			
	30.10	.8	Airpo	orts.		
798	*	*	*			
	30.10	.8.10	Suppo	ortive Screening Criteria.		
800	*	*	*			
	<u>(c)</u>	Land	fills. 7	There is a prohibition of new landfills: (i) within ten thousand		
802	(10,000) fee	t from t	the near	est point of any runway used or planned to be used or (ii) within		
				l airport imaginary surfaces defined in 14 CFR Section 77.19.		
804	*	*	*			
	30.10	.8.16	<u>Noise</u>			
806	<u>(a)</u>			- port authority or other governing body operating a public-use airport		
				in accordance with 14 CFR Part 150, or where a public-use airport		
808				e contours pursuant to another public study approved by the Federal		
				accompatible uses, as established in the noise study in 14 CFR Part		
810				t of an alternative Federal Aviation Administration-approved public		
010			*	ours established by any of these studies, shall be prohibited except if		
010						
812	such uses ar	e specil	incally (	contemplated by such study with appropriate mitigation or similar		
	techniques described in the study.					

- (b) <u>Airport Avigation Easement Boundary and Noise Level Contours (DNL).</u> In accordance, with Policy FLU 5.7 and Policy TRA 2.2.12, Seminole County Comprehensive Plan,
   any new residential development within the Avigation Easement Boundary, as set forth in the Seminole County Comprehensive Plan Exhibit FLU: Orlando Sanford International Airport
   Avigation Easement Boundary and Noise Level Contours (DNL), will be required to inform potential purchasers of the impact of aircraft overflights and potential noise via an avigation
   easement recorded in the Public Records of Seminole County, Florida at the expense of the applicant.
- 822 <u>30.10.8.16</u> <u>30.10.8.17</u> Administration, Enforcement, Penalties and Remedies.
- (a) The Seminole County Development Services Director shall be responsible for
   administering and enforcing airport-related land development regulations.
- (b) In the event of a violation of the requirements of this Part or an order, ruling, or
  permit issued hereunder, the Development Services Director shall request that the code
  enforcement staff of the County initiate code enforcement actions in accordance with
  controlling law. Further, if a nonconforming use or structure interfere with the use the Airport,
  if the property owner neglects or refuses to comply with such order within thirty (30) calendar
  days after notice thereof, the County may proceed to lower, remove, reconstruct, equip, or
  otherwise alter the structure or use and assess the cost and expense thereof on the structure or
  the real property whereon it is or was located. The forgoing sentence is in addition to other
- (c) Each violation of a provision of this Part shall be subject to the penalties authorized by controlling law and the County may exercise any legal remedy available under
   controlling law to include, but not be limited to, judicial relief. The remedies provided in this Section are cumulative in nature such that seeking civil penalty does not preclude the County

from seeking any alternative form of relief including, but not limited to, an order for abatement or injunctive relief.

840 <u>30.10.8.17-30.10.8.18</u> Powers of the Planning and Zoning Commission.

- (a) The Planning and Zoning Commission is vested with and may exercise all the
   powers permitted by the provisions of Chapter 333, Florida Statutes, and this Part; provided,
   however, that, in accordance with the provisions of the Land Development Code, matters may
   be referred to hearing officers when the Board of County Commissioners determines that such
   action would be prudent and appropriate.
- (b) Without limiting the provisions of Subsection (a), the Planning and ZoningCommission is assigned the following powers and duties:
- 848

850

(1) To hear and decide appeals from any order, requirement, decision, or determination made by the Development Services Director in the application or enforcement of this Part, subject to the presumptions provided herein.

(2) To hear and decide petitions to declare an existing nonconforming use
 abandoned or more than eighty (80) percent torn down, destroyed, deteriorated, or decayed.

30.10.8.18 <u>30.10.8.19</u> Appeals.

(a) Any applicant, property owner, or other lawful participant in such proceeding, who is affected by any decision of the Development Services Director made in the
administration of this Part, or any governing body of a political subdivision, which is of the opinion that a decision of the Development Services Director is an improper application of this
Part, may appeal to the Planning and Zoning Commission. Such appeals must be filed no later than ten (10) calendar days after the date of notification of the decision appealed from by filing
with the Development Services Director a notice of appeal specifying the grounds therefor and by sending a copy of the appeal by certified mail to the SAA Airspace Director at 1200 Red

- Cleveland Blvd, Sanford FL 32773. The Development Services Director will transmit to the Planning and Zoning Commission copies of the record of the action appealed and ensure that the SAA Airspace Director has a copy as well. An appeal stays all proceedings in furtherance of the action appealed from, unless the Development Services Director certifies to the Planning and Zoning Commission after the notice of appeal has been filed that, by reason of facts stated in the certificate, a stay would result in imminent peril to life and property. In such case, proceedings will not be stayed other than by order by the Planning and Zoning Commission or by a court of competent jurisdiction with notice of any action being provided to the Development Services Director and the SAA Airspace Director, and only upon due cause shown.
- (b) A decision of the Planning and Zoning Commission under this Part may be appealed to the Board of County Commissioners within thirty (30) days of the date of the Planning and Zoning Commission decision.

<del>30.10.8.19</del> <u>30.10.8.20</u> Judicial Review.

After appeal to the Board of County Commissioners in accordance with the provisions of the Land Development Code of the County; judicial review of any decision of the Board of County Commissioners, if not reversed, will be in the manner provided by Section 333.11, Florida Statutes, and other controlling law.

880 <u>30.10.8.20-30.10.8.21</u> Implementing Administrative Actions; Administration; Amendment.

(a) The County Manager, or designee, is hereby authorized and directed to implement the provisions of this Part and to take any and all necessary administrative actions
to bring into effect the provisions of this Part including, but not limited to, the promulgation of rules and forms.

- (b) The provisions of this Part will be interpreted, administered, and enforced by the Development Services Director, with input provided by the SAA Airspace Director and other aviation experts. The duties of the Development Services Director shall include that of hearing and deciding all permits and all other matters under this Part except any of the duties or powers herein delegated to the Planning and Zoning Commission. The Development Services Director shall coordinate the administration of this Part with, at a minimum, the SAA Airspace Director, the FAA, the County and the FDOT.
- (c) This Part may be amended in conformance with the interlocal agreement entered
   by the Sanford Airport Authority and the County, as well as Chapter 333, Florida Statutes;
   provided, however, that, before advertising a proposed amendment, the County shall provide
   notice to the other parties of the interlocal agreement, and provide public notice and hold a
   public hearing as provided by Section 333.05, Florida Statutes, and other controlling law.
- 898 \* \*

#### PART 11. PARKING AND LOADING REGULATIONS

900 \* \*

30.11.7 Miscellaneous design standards.

\*

\*

(a) Hours of operation. Non-residential uses with after-hour deliveries or service for late-night customers can generate noise and light during evening hours which may
adversely impact adjoining residences. When these activities occur on the side of a building site adjoining residences, the hours of operation may be limited during the development
approval process to any combination of hours between 7:00 a.m. and 11:00 p.m. as determined on a case-by-case basis by the Planning Manager prior to issuance of any building permit for new construction, a building addition, or a change in use; provided that in no event shall the Development Services Director limit the hours of operation to less than twelve (12)

- <sup>910</sup> consecutive hours. In the case of a rezoning to Planned Development (PD), the Board of County Commissioners shall make the appropriate findings for such limitations.
- (b) Cross-access easements. All development except single-family residential and duplex uses, with parking lots or other direct access to a public road shall, as part of the development approval process, establish cross-access easements which provide for the internal connection of the parcel to adjacent parcels unless the Public Works Director makes a finding
  that such joint-access is not feasible or practicable based upon circumstances unique to the properties.
- 918 (c) <u>Setbacks and clearance of residential garages.</u>
- (1) Front-loaded garages on residential lots must be set back a minimum of
   920 twenty (20) feet, or the minimum setback of the applicable zoning district, from the property
   line that the garage door faces
- 922
- (2) Garage doors facing a rear alley
- a. If on-street parking is allowed, then the garage door, facing an 924 alley, must be set back from the edge of alley pavement as follows:
  - i. Less than eight (8) feet or;

926

- ii. More than twenty (20) feet.
- <u>b.</u> <u>If on-street parking is not allowed, then the garage door, facing</u> an alley, must be set back more than twenty (20) feet from the edge of alley pavement
- (3) Attached single-family units with garages are required to be served by
   an alley regardless of unit size, unless otherwise approved by the Board of County
   <u>Commissioners.</u>

932 \* \* \*

#### PART 13. SIGN REGULATIONS

934	*		*	*							
	30.13.3			Sign standards.							
936	(8	a)	On-pre	mise.							
			(1)	Perma	nent.						
938				a.	Point	of sale.					
					1.	Maximum	allowable	сору	area,	unless	otherwise
940	specified	l, sha	ll be a	total s	ign are	ea of two (2)	) square fee	t for ea	ch line	ar foot o	f building
	frontage	, unles	ss locat	ed with	nin a sp	ecial-outlay	<u>overlay</u> dist	rict.			
942					2.	The total p	oint-of-sale	copy ar	ea on a	ny site sł	all be the
	sum of a	ll wall	l signs,	ground	l/pole s	signs, and wi	ndow signs l	ocated	on the s	ubject pro	operty and
944	designed	l to be	viewe	d from	off the	premises.					
					3.	Ground/Pol	e Signs.				
946						aa. Only	one groun	d/pole	sign sh	all be all	lowed per
	parcel w	ith fo	ur hund	dred (4	00) fee	et or less road	d frontage. I	f a parc	el's roa	d frontag	e exceeds
948	four hun	dred (	(400) fe	et and	is less	than seven h	undred (700	) feet, t	hen a m	aximum	of two (2)
	ground s	signs	shall be	e allow	ved, bu	t no closer t	han three h	undred	(300) fe	eet apart.	If a road
950	frontage	of a	parce	l excee	eds sev	ven hundred	(700) feet	, then	a maxi	mum of	three (3)
	ground/p	oole s	igns sl	nall be	allow	ed, but no	closer than	three 1	nundred	l (300) f	eet apart.
952	Ground/j	pole s	igns sh	all not	be plac	ced on lots w	ith less than	forty (4	0) feet	of road f	rontage.
						bb. The	maximum	height	of the	entire gr	ound/pole
954	sign stru	cture	shall b	e fiftee	en (15)	feet above t	he elevation	of the	crown o	of the roa	id that the
	sign is fa	acing	and inte	ended t	o be vi	ewed from in	ncluding hig	hways (	e.g., In	terstate 4	).

No ground/pole sign nor its parts shall move,

	rotate, use animation or flashing lights. Electronic message centers, including time and
958	temperature displays shall not display messages that give an illusion of motion and shall
	maintain each displayed message for a minimum of five (5) seconds.
960	dd. The sign structure may be erected at the property
	line provided no part of the sign projects over the line and is no closer than ten (10) feet to the
962	property line.
	4. Sign lights shall be focused, directed, and so arranged as
964	to prevent glare or direct illumination or traffic hazard from said lights onto residential districts
	or onto the abutting roadways. No flashing or pulsating lights shall be permitted on any sign.
966	Lights shall not exceed .5 foot candles at the property line.
	* * *
968	Section 5. Chapter 35 (Subdivision Regulations) of the Land Development Code of
	Seminole County is hereby amended to read as follows:
970	Chapter 35 – SUBDIVISION REGULATIONS
	* * *
972	PART 4. REQUIRED SUBMITTALS
	* * *
974	Sec. 35.44. Required submittals for final plat. The required submittals, meeting the
	legal requirements of platting, of the final plan shall consist of a fully executed correct plat map,
976	meeting all state and County standards, final engineering drawings and auxiliary submittals, to
	include a boundary survey signed and sealed by a professional surveyor and mapper registered in
978	Florida, and all required legal instruments.
	* * *
	LDC Fix-It Ordinance Amendment Page 55 of 74

cc.

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980

(f)

Other Required Submittals.

	(1) Arbor Information. The location of all trees within road rights-of-way and
982	easements to be cleared will be submitted to the Arbor Section, Current Planning Office, Planning
	and Development Division if different information than shown on the Preliminary Plat. The Arbor
984	Inspector Natural Resources Officer shall recommend any necessary tree replacement at this stage.
	(2) Addresses. Addresses shall be indicated in parentheses on each lot on one (1)
986	separate copy of the Final Plat. Addresses will be obtained by the developer from the Land
	Development Division in accordance with the established addressing system.
988	(3) Letters will be submitted by all appropriate utility companies stating that all
	easements are adequate.
990	(4) Copies of all required Florida Department of Environmental Protection Water and
	Wastewater Permits.
992	(5) Copy of any required St. Johns River Water Management District Permit.
	* * *
994	Section 6. Chapter 60 (Arbor Regulations) of the Land Development Code of Seminole
	County is hereby amended to read as follows:
996	<b>Chapter 60 - ARBOR REGULATIONS</b>
	PART 1. IN GENERAL
998	* * *
	Sec. 60.3. The Board of County Commissioners designated as the Seminole County
1000	Tree Committee.
	(a) The Board of County Commissioners (BCC) is hereby designated as the Seminole
1002	County Tree Committee. In that capacity the Seminole County Tree Committee may:
	(1) Implement an Urban Forestry and Management Plan;

1004	(2)	Provide for designating and observing an Arbor Day, including a
	Proclamation relating	thereto;
1006	(3)	Approve the annual certification as <u>a</u> Tree City <u>USA</u> (for unincorporated
	Seminole County)-US	SA;
1008	(4)	Coordinate activities and programs with civic and public interest groups
	devoted to tree care a	nd preservation;
1010	(5)	Hear appeals by aggrieved parties from decisions made by the Planning
	Manager or Developm	nent Services Director, or his or her designee; and
1012	(6)	Direct the enforcement of all provisions of this ordinance.
	(b) The	Seminole County Natural Resource Officer shall have the following duties:
1014	(1)	Consider and recommend appropriate tree preservation conditions of
	approval for land use	amendments, rezoning requests, and preliminary master plans;
1016	(2)	Consider grading, tree replacement and tree protection provisions contained
	in final master plans	and subdivision plats;
1018	(3)	Approve Historic and Specimen Tree designations and permits for
	necessary removal of	Historic and Specimen trees. Decisions by the Natural Resource Officer can
1020	be appealed to Planni	ng Manager or Development Services Director; and
	(4)	Advise the Development Services Director regarding fund distribution of
1022	the Arbor-Violation 7	rust Fund in support of these provisions.
	Sec. 60.4. Pe	rmits required.
1024	(a) It shall	be unlawful for any person to cause damage to, destroy, permanently injure,
	or remove any protect	ted tree as defined in this Article without first obtaining a tree removal permit
1026	or otherwise establish	that the protected tree qualifies for an exception or exemption as provided

in this Article. Trees located in the Wekiva River Protection Area are also regulated by the Wekiva
 River Protection Area Environmental Design Standards Section 30.10.5.10(a) Arbor Protection.

- (b) Nothing contained in Chapter 60 of this-code <u>Code</u> shall be deemed to impose any
  liability upon the county, its officers, or employees, nor to relieve the owner of any private property
  from the duty to keep any tree upon any area of the owner's property or under the owner's control
  in such condition as to prevent it from constituting a hazard or an impediment to travel or vision
  upon any private road or public right-of-way, park, or other public place within the county.
- (c) Nothing contained in this Chapter 60 of this Code prevents a property owner from maintenance or trimming trees on his/her property. In fact, proper trimming is a necessary
   responsibility of every property owner such that no severe tree trimming occurs.
- Sec. 60.5. Exemptions. The following exemptions are self\_executing, but any person desiring a document attesting to such exemption may make application to the Development Services Director, or his or her designee. If deemed necessary the property shall be inspected to confirm that the specified activity is, in fact, exempt. If the activity is determined to be exempt, the Development Services Director, or his or her designee, shall place on record the basis for the same, including all statements and documents submitted by the applicant and shall describe with particularity the precise activities exempted.
- (a) *Emergencies*. In the event that <u>If</u> any tree endangers health or safety and requires immediate removal, such as, but not limited to, the cutting of emergency fire lanes by fire-fighting
   units, verbal authorization may be given by the Development Services Director, or <u>his or her</u> designee, and the tree may be removed without obtaining a written permit as herein required. Such verbal authorization shall later be confirmed in writing;
- (b) *Nurseries*. All state-approved, governmental and private plant or tree nurseries and botanical gardens are exempt from the terms and provisions of this Chapter only in relation to

those trees which are planted and growing for the sale or intended sale to the general public in the ordinary course of business or for some public purpose;

- (c) Agricultural uses. Activity of a bona fide farm operation on land classified as
   agricultural land pursuant to Section 193.461, Florida Statutes (2003), as this statute may be
   amended from time to time is exempt from Chapter 60 if such activity is regulated through
   implemented best management practices, interim measures, or regulations developed by the
   Department of Environmental Protection, the Department of Agriculture and Consumer Services,
   or a water management district and adopted under chapter 120 as part of a statewide or regional
   program; or if such activity is expressly regulated by the United States Department of Agriculture,
   the United States Army Corps of Engineers, or the United States Environmental Protection
   Agrecy.
- (d) *Exotic trees.* All tree species listed as Category I or Category II invasive exotics in the Florida Exotic Pest Plant Council's List of Invasive Species shall be exempt from the
   provisions of this Chapter: and do not require a permit for removal. However, invasive exotic tree species must still be shown on tree surveys submitted as part of a development application.
- (e) *Disasters.* In the case of emergencies such as hurricane, hailstorm, windstorm, flood, freeze, or other disasters, the requirements of this Chapter may be temporarily waived by
   the Development Services Director, or <u>his or her</u> designee, or the Emergency Management Director. At the earliest possible meeting of the <u>board Board of County Commissioners (BCC)</u>,
   findings shall be presented to the <u>board BCC</u> establishing that such waiver was necessary so that public or private work to restore order in the county would not be impeded. Said waiver must be
   for a time certain and may not be for an indefinite period;
- (f) *Dead or declining trees.* Dead or declining trees, as determined by a certified
   arborist, are exempt from the terms of this Chapter.

(g) State Laws. Any property designated by State Law that mandates additional or
 alternative tree or arbor requirements and procedures. If said laws are repealed, single family
 residential lots under three (3) acres are exempt from these provisions. Trees located on all lots
 regardless of size in the Wekiva River Protection Area are regulated by the Wekiva Protection
 Area Environmental Design Standard Section 30.10.5.10(a) Arbor Protection and not exempt from
 permit requirements.

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\*

(h) *Protected Trees.* Trees less than six (6) inches DBH and palm trees are exempt.

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#### Sec. 60.7. Variance, appeal, and penalty.

\*

Deviations from regulations. The Development Services Director, or his or her (a) 1084 designee, may grant deviations from any provision of this Chapter 60 where the strict application of the provisions to a particular site would create a substantial economic hardship. In all cases, 1086 reasonable efforts must be made to preserve trees as specified in this Chapter 60. The Development 1088 Services Director, or designee, may grant deviations from any provision of this Chapter 60 only when the applicant demonstrates that the purposes of this Chapter 60 will be or have been achieved by other means. If the Development Services Director or designee denies a request for deviation 1090 from this Chapter 60 because the applicant did not demonstrate that the purposes of the article will be or have been achieved by other means, then the applicant may appeal the decision to the Board 1092 of County Commissioners.

(b) *Variance*. Upon application by the property, the preservation of any tree identified as a protected tree over twenty-four (24) inches may be considered as the basis for granting of a
 variance from the literal application of the provision of this Chapter. Pursuant to the County's land development regulations, a variance to site development and landscape requirements may be
 granted to allow for the preservation of a healthy specimen tree as defined in this Chapter 60.

1100

(c) *Enforcement Official.* The Development Services Director or designee, code enforcement officer, or other County designee shall be empowered to issue citations and evaluate a site for its compliance with this Chapter and Chapter 53 of the Seminole County Code.

- (d) *Appeals*. Any person adversely affected by the decision of a County official in the enforcement or interpretation of this Article may appeal such decision to the BCC within thirty
  (30) days. Such appeal shall be made by-requresting requesting a hearing in writing to the Development Services Director, or his or her designee. Such request shall include a summary for the decision being appealed and the basis for the appeal. Any person adversely affected by the BCC's decision may file an appeal for a writ of certiorari in the Circuit Court of the County.
- 1108

(e) *Penalty for violation*. Violations of this Chapter 60 are subject to the following:

- (1) Where violations of this Chapter 60 have occurred, remedial action shall be
   taken to restore the property consistent with a restoration plan approved by the Development
   Services Director, or designee. The restoration plan shall include payment of the required
   application fee, require tree replacement, and require mitigation of any other damage to the
   property. Remedial action must be taken within 60 days of receipt of notice of violation or as
   approved by the Development Services Director, or designee.
- (2) No certificate of occupancy or certificate of completion shall be issued for
   any development until all applicable permits or restoration plan conditions have been accomplished.
- (3) Trees removed without a permit or destroyed or which received major
   damage in violation of Section 60.8 must be replaced before the issuance of a certificate of
   completion or certificate of occupancy by any or any combination of the following:

a. A comparable size and type tree;

- b. Replacement at a two (2) to one (1) ratio of the cumulative caliper of the trees to be installed to the cumulative DBH of the trees removed, destroyed or damaged.
  Replacement trees shall be chosen from the Florida-Friendly Landscaping Plant Guide; or
- c. Payment into the Arbor Trust Fund in an amount equal to the cost of the two (2) to one (1) caliper ratio replacement per Section 60.7(g), below.
- (4) Specimen trees removed without permit or destroyed or receiving majordamage in violation of Section 60.8 must be replaced by any of or any combination of the following:
- a. Replacement at a four (4) to one (1) ratio of the cumulative caliper of the trees to be installed to the cumulative DBH of the specimen trees removed. Replacement
   trees shall be chosen from the canopy trees listed in Chapter 30 or from the Florida-Friendly
   Landscaping Guide. All trees must be installed before issuance of a certificate of completion or
   certificate of occupancy; or
- b. Payment into the Arbor Trust Fund in an amount equal to the cost of the four (4) to one (1) caliper ratio replacement per Section 60.7(e)(4)a. above.
- (5) Failure to comply with required remedial action will be referred to the CodeEnforcement Board.
- (6) If the County Code Enforcement Board finds any person in violation of any
  provision of this Chapter 60 or any condition of any permit issued pursuant to this Article, then
  that person shall be subject to the tree replacement requirements of Section 60.7(e) or penalties as
  described in 60.7(e). Each tree, removed, damaged or destroyed, may constitute a separate offense
  and violation of this Article. Each day that a violation of any provision of this Chapter 60 or any
  permit condition is allowed to continue, including the failure to replace any tree removed, damaged

or destroyed pursuant to the provisions of this Article, may constitute a separate offense and violation of this Chapter 60.

(f) *Rules and regulations*. The BCC is hereby authorized to adopt by resolution such
 rules and regulations as are necessary or proper to implement this Chapter 60.

(g) *Tree replacement fees.* To cover the cost of replacing the trees, including materials
 and labor, fees will be paid into the Arbor Trust Fund and are established at a rate per caliper inch of \$125.00. Trees removed without a permit or destroyed or which received major damage in
 violation of Chapter 60 will require a replacement fee two (2) times the fee established above.

60.8. Tree protection and maintenance during and after development and 1154 construction.

\* \* \*

(h) Trees planted or retained as required by this Chapter 60 must not be trimmed or severely pruned so as to appear stunted. Trees shall be pruned as needed to maintain health and form in such a way that retains or improves the natural form of that tree species. All tree pruning shall be conducted according to the latest edition of the Natural Arborist Association Standards
<u>American National Standards Institute (ANSI) A300 Tree Care Standards</u>. Trees damaged or destroyed due to improper trimming or severe pruning shall be replaced in accordance with Section 60.7.

60.9. Recommended, replacement, restricted, and specimen trees.

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(d) *Replacement*. Protected trees identified for removal on the tree survey, shall be
 replaced by trees identified as canopy trees listed in Chapter 30, Part 14, Approved Plant List Table
 or species listed in the Florida-Friendly Landscaping Guide. Replacement trees may include trees
 planted in landscape areas, open spaces and on individual lots.

- (1) Replacement of non-specimen trees shall be based on a one-to-one ratio of
   the cumulative DBH of the trees to be removed to the cumulative caliper of the trees to be installed.
   (For example: a 21" DBH tree to be removed shall be replaced by seven (7) 3" Caliper trees or
- three (3) 7" Caliper trees, or any combination of replacement trees that total the total DBH removed.) Specimen trees shall be replaced on a two-to-one ratio of the cumulative caliper of the
- trees to be installed to the cumulative DBH of the trees removed. Notwithstanding the replacement requirements of this paragraph, Section 60.9(d), no applicant may be required to replace more than
- ninety (90) caliper inches per acre (prorated for fractional acres) for each development approval or permit<del>, as the case may be,</del> upon demonstration that the applicant has avoided the removal of
- protected trees to the maximum extent practicable. The replacement requirements of this subsection does not apply to pine trees harvested during a *bona fide* silvicultural operation.
- 1180

(2) All replacement trees are to be Florida Nursery Standard #1 or better.

- (3) Canopy trees used for replacement shall be a minimum of ten (10) feet inheight and have a caliper no less than three (3) inches.
- (4) Understory trees shall not make up more than twenty-five (25) percent of
   the total number of trees planted to meet the required replacement for the site. Understory trees
   used for replacement shall be a minimum of four (4) feet in height and have a caliper no less than
   one and a half inches.
- (5) Palm trees listed in the recommended stock may be used as replacement
   trees with the following ratio: one (1) inch of palm caliper = 0.33 inches of canopy or understory
   tree. Palm trees may not account for more than twenty (20) percent of the required replacement
   trees.

Healthy, as determined by a certified arborist, preserved trees on site, (6)including protected trees and trees listed as canopy trees in Chapter 30, shall count toward meeting 1192 the replacement requirements of this Section per the following: The cumulative DBH of specimen trees preserved on site shall count a. 1194 two (2) to one (1) toward meeting the total replacement requirement. (7)Trees located within a designated conservation area shall not count toward 1196 replacement requirements of this Chapter 60. (8) If the Development Services Director determines that the number of trees 1198 to be planted is unfeasible, then the applicant can account for the remainder of the required caliper inches by paying the fee \$125 per caliper inch (insert reference to fee schedule) into the Arbor 1200 Trust Fund. (9) When ten (10) or more trees are required to be planted on a site to meet the 1202 requirements of Chapter 60, a mix of trees shall be provided at least one (1) of which shall be 1204 native to the Central Florida Region and no single tree species may constitute more than fifty (50) percent of the trees planted. The minimum number of species to be planted is set forth below.

REQUIRED MIX OF TREE SPECIES					
Required Number of Trees Planted	Minimum Number of Species				
10—20	2				
21—30	3				
31—40	4				
41+	5				

1206

Sec. 60.10. Permit application and Procedures. The following procedures shall be

followed and shall govern the granting of all permits pursuant to this Chapter:

1208

Application. Permits for removal, relocation, or replacement of trees covered by (a) this Chapter 60 will be obtained by making application in a form prescribed by the Development Services Director, or his or her designee, to the following appropriate public bodies: 1210

- In the case of a subdivision development, an application for an arbor (1)permit shall accompany the preliminary subdivision plan of said subdivision and shall be 1212 submitted to the Development Review Division for review. The Development Services Director or designee, shall have final authority over the approval or denial of applications for 1214 permits in such instances. Approval of the final engineering plans shall constitute approval of the arbor permit, provided however that no clearing pursuant to the arbor permit shall 1216 commence until the site permit has been issued for the final engineering plans;
- (2)In the case of any development which requires site plan approval by the 1218 Planning and Zoning Commission, the Board of County Commissioners, or both; permits for removal, relocation or replacement of trees covered under this Chapter 60 shall be obtained by 1220 making application at the time of site plan submittal to the board charged by law, ordinance or regulation with the approval of said site plan. In those cases where a site plan is required to be 1222 approved by both the Planning and Zoning Commission and the Board of County 1224 Commissioners, the decision of the Planning and Zoning Commission with respect to the arbor permit application shall be recommendatory only, and the Board of County Commissioners shall make the ultimate decision as to whether to grant or deny said application for permit. 1226 Staff evaluation of the appropriateness of the application will be included in their recommendation to the Board of County Commissioners and approval of the site plan shall 1228 constitute approval of the arbor permit;

1230

In the case of a vacant single family lot development involving tree (3)removals, an application for an arbor permit shall accompany the building application for said lot and shall be reviewed and approved by the Natural Resource Officer; or 1232

- (4)In all cases, other than those described in subsections (1), (2) and (3) above, permits for removal, relocation, or replacement of trees covered under this Chapter 60 1234 must be obtained by making application to the Planning Division.
- Submittals. All applications shall be accompanied by such permit fee as shall, from (b) 1236 time to time, be established by duly adopted resolution by the Board of County Commissioners; provided, however, that governmental agencies are exempted from permit fees. Each application 1238 for a permit to remove, relocate or replace trees covered under this Chapter 60 must be accompanied by a written statement indicating the reasons for removal, relocation or replacement 1240 of trees and one (1) copy of a legible site plan drawn to the largest practicable scale with the following information; 1242
- (1)A sealed or certified tree survey prepared by a professional surveyor. The tree survey shall have been completed within two (2) years from the date of the application. Each 1244 survey shall indicate the following information:
- 1246

- a. Property boundaries.
- All protected trees-described and, preserved trees, and nuisance b. exotic trees as defined in this Chapter 60, must be identified with the following information: 1248
- 1250

1252

- 1. Location.
- DBH. 2.
  - 3. Common name.
- 4. Identification of specimen trees, if appropriate.

(2) In addition to the tree survey, each tree removal application or request shall

- <sup>1254</sup> provide a landscape prepared by a professional landscape architect containing the following information:
- a. A table based on caliper inches that lists the surveyed trees proposed for protection and removal.

1258 b.	An indication of the trees to be preserved and protected.
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c. Identification of existing utilities and proposed easements.

1260

- d. Identification of waterbodies, wetland and other conservation areas.
- e. An indication of existing and proposed improvements to the site, including proposed grading plan.
- f. A table based on caliper inches that lists and sums the removed trees, the tree replacement calculations and any potential tree mitigation calculations, including a schedule of trees to be planted indicating species, size, caliper, and location per Section 60.9.
- g. Location of all existing and proposed structures, improvements and site uses, properly dimensioned in reference to property lines, setback and yard requirements in spatial relationship.
- h. Groups of trees in close proximity may be designated as "clumps" of trees with the estimated number and type of trees noted when they are to be removed, relocated or replaced.

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(e) *Permit form.* Permits shall be issued in such form as may be prescribed by the
 1274 Development Services Director, or designee, and may set forth in detail the conditions upon which the permit is granted. One (1) permit may cover several trees or groups of trees as long as the same
 1276 can be clearly identified thereon; provided, however, that, no permit may be issued for more than

one (1) parcel or area of land unless said parcels or areas of land are contiguous to one another; and.

\* \*

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#### Sec. 60.23 60.11. Logging.

(a) Except as to activity conducted on land classified as agricultural land pursuant to
 1282 Section 193.461, Florida Statutes (2023), as this statute may be amended from time to time, no person may engage in logging operations without first obtaining a logging permit.

(b) Each application for a logging permit must comply with all applicable conditions and recommendations outlined in the Florida Department of Agriculture and
Consumer Services' publication titled "Silviculture Best Management Practices". Applications must describe in detail the lands to be logged, the size and types of trees to be logged, the term
of operations, the months during which trees will be logged, the procedures for safeguarding trees not to be logged, procedures for restoration of altered terrain, procedures for preventing
erosion and pollution, and to what extent reforestation is to occur.

(c) A reforestation plan indicating all appropriate cover and plantings shall be
 submitted with all applications for logging permits unless waived by the Development Services
 Director, or his or her designee, based upon his or her determination that submission of a plan
 would not further the public interests based upon future development conditions that will relate to
 the site. The Development Services Director, or his or her designee, upon receipt of said
 application, may require such additional information as deemed necessary to meet the intent and
 purposes of this Chapter;

(d) The Development Services Director, or designee, in granting a logging permit, mayplace such reasonable conditions or restrictions upon the same as deemed necessary to:

1300

(1) Protect trees not permitted to be logged.

	(2)	Buffer logging operations from waterways, parks, and residentially
1302	designated, zoned, o	ccupied or used lands.
	(3)	Guarantee restoration of terrain to a degree necessary for the prevention of
1304	erosion and protection	on of flora.
	(4)	Prevent pollution.
1306	(5)	Insure Ensure reforestation, if part of the management plan.
	(6)	Preserve historic trees.
1308	(7)	Otherwise promote the intents and purposes of this Chapter.
	(e) Notw	vithstanding anything herein to the contrary, no person shall:
1310	(1)	Destroy, damage or log any trees which have been designated by the county
	or other appropriate	agency as threatened, endangered or historic; or
1312	(2)	Conduct logging operations within fifty (50) feet of any lands that are
	residentially designate	ated, zoned, used or occupied.
1314	<u>Sec 60.12.</u>	Authority to impose fines and county arbor trust fund.
	(a) <u>The</u>	Code Enforcement Board, after notice and hearing, is authorized to impose
1316	fines, in amounts no	ot to exceed those shown in Section 60.7(e)(3), for removal of trees without
	an arbor permit or 1	removal of trees in excess of those authorized by an arbor permit.
1318	(b) <u>If the</u>	e DBH of the tree(s) removed cannot reasonably be determined, then there
	shall be a rebuttabl	e presumption that the DBH of each tree removed was in excess of twelve
1320	(12) inches but les	is than twenty-four (24) inches. If the number of trees removed cannot
	reasonably be deter	mined, then there shall be a rebuttable presumption that the density of the
1322	tree inches removed	d was ninety (90) inches per acre.
	(c) <u>An A</u>	arbor Trust Fund is hereby established by the county for deposit of fines
1324	and fees paid to the	county if tree replacement requirements cannot be met with plantings due

to site constraints, as determined by the Development Services Director or designee. All

- 1326 monies deposited hereunder shall be deposited in the Arbor Trust Fund, which shall be a separate account established and maintained apart from the general revenue fund of the
- 1328 <u>County. All money in this fund shall be used for the planting of trees in county parks, right-</u> of-way corridors, trails, natural lands, and ecosystem restoration as authorized by the Board of
- 1330 <u>County Commissioners. The Arbor Trust Fund shall be self-perpetuating from year to year</u> unless specifically terminated by the Board of County Commissioners.
- 1332 Section 7. Chapter 90 (Uniform Building Numbering System) of the Land DevelopmentCode of Seminole County is hereby amended to read as follows:

1334

# chapter 90 – UNIFORM BUILDING NUMBERING SYSTEM \* \* \*

1336 Sec. 90.10. Subdivision, plaza and building names.

\* \* \*

(e) The owners of a commercial building, plaza, apartment complex, <u>subdivision</u>, or <u>persons</u> who desire to rename their property shall <u>submit an application apply</u> to the Addressing
Supervisor or designee. Said application shall include the legal description, the property appraiser Parcel identification number(s), the current name, and the proposed name of the development. The application will be subject to review and approval prior to being presented to the Board of County Commissioners adopting the name change. Upon recording the adopted resolution, notification of affected parties shall be by established procedures.

\* \* \*

	May 28, 2024 Version
1346	Sec. 90.12. Variance procedures to the Uniform Addressing System.
	(a) Pursuant to the procedures set forth in this section, the <u>Chief Administrator Director</u>
1348	of Emergency Management or the Board of County Commissioners may grant variances to the
	following standards set forth in this Code.
1350	(1) Street Designator.
	(2) Standards for naming streets.
1352	(3) Provisions for an alternative addressing grid.
	(4) Alternate subdivision naming.
1354	(5) (4) Alternate standards for posting of numbers.
	(6) (5) Alternate standard for commercial suite numbering.
1356	(7) (6) Provisions for alternate Corner Lot addressing.
	No variances may be applied for or granted for any other provision of this Section,
1358	including odd or even numbering requirements.
	(b) Applications proposing a variance in any of the above listed addressing standards
1360	shall be submitted in writing to the Addressing Supervisor or designee and include the appropriate
	fee. Such applications shall be sent to the Seminole County-E-911 Addressing Advisory
1362	Committee for their review and the committee shall meet and provide written
	recommendation/comments to the Chief Administrator Director of Emergency Management
1364	within fifteen (15) business days of receipt of request by the Addressing Supervisor or designee.
	The Chief Administrator Director of Emergency Management must grant or deny the requested

- variance in writing, with attached findings of fact within five (5) business days after receipt of the comments and recommendations from the Seminole County–E-911 Addressing Advisory
- 1368 Committee. The variance process may take up to twenty (20) business days.

	(c)	The decision of the Chief Administrator Director of Emergency Management may		
1370	be appealed to	the Board of County Commissioners by filing a written letter of appeal with the		
	Addressing S	upervisor or designee within fifteen (15) days of the issuance of the Chief		
1372	Administrator	Director of Emergency Management's grant or denial of the variance.		
	(d)	A variance may be approved only after it is determined to be appropriate based		
1374	upon findings	of fact that the alternative addressing system created by the variance:		
	(1)	Comports with the purposes expressed in the addressing code.		
1376	(2)	Constitutes a unique addressing opportunity and does not create a precedent for		
	other variance	s to the Uniform Addressing System.		
1378	(3)	Can be adequately supported by the technology currently available and in use for		
	the emergency	response systems.		
1380	(4)	Does not create confusion that would cause or create a delay in response time.		
	(5)	Otherwise provides how public safety and emergency vehicles will be able to		
1382	readily identif	y and serve buildings and structures located on the property.		
	Section	<b>n 8.</b> Conflicts. This Ordinance shall control over any County ordinances or parts		
1384	of ordinances	in conflict herewith.		
	Section 9. Codification. It is the intention of the Board of County Commissioners that			
1386	the provisions	of this Ordinance will become and be made a part of the Land Development Code		

other appropriate word or phrase and the sections of this Ordinance may be renumbered or relettered to accomplish such intention; providing, however, that Sections 9, 10, 11 and 12 of this
Ordinance shall not be codified.

of Seminole County, and that the word "ordinance" may be changed to "section", "article", or

**Section 10. Severability.** If any provision of this Ordinance or the application thereof to any person or circumstance is held invalid, it is the intent of the Board of County Commissioners

that such invalidity will not affect other provisions or applications of this Ordinance which can be

1394 given effect without the invalid provision or application and, to this end, the provisions of this Ordinance are declared severable.

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Section 11. Effective date. This Ordinance will take effect upon filing a copy of this

Ordinance with the Department of State by the Clerk to the Board of County Commissioners.

 1398
 **FIRST READING, this** \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

UPON SECOND READING, BE IT ORDAINED by the Board of County

1400 Commissioners of Seminole County, this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_.

ATTEST:

BOARD OF COUNTY COMMISSIONERS SEMINOLE COUNTY, FLORIDA

GRANT MALOY Clerk to the Board of County Commissioners of Seminole County, Florida JAY ZEMBOWER, Chairman

NJB/sjs 5/28/24

C:Users/ssharrer/ND Office Echo/VAULT-B4HIZ3PD/LDC Fix-It Ordinance Amendment 5.28.24 Final Draft NB 4880-7155-3730 v.1.docx

# Seminole County PRIVATE PROPERTY RIGHTS ANALYSIS\* LDC Amendment #1

Date:	5/10/2024	Department/Division:	Development Services/ Planning & Development Division		
Contact:	Maya Athanas	Phone:	407-665-7388		
Action:	Amend the Land Development Code to correct omissions and typographic errors, update outdated information, and make minor revisions to clarify intent.				
Topic:	Land Development Code Amendments				

#### **Describe Project/Proposal**

The proposed amendments to the County's Land Development Code includes correcting omissions and typographic errors, updating outdated information, and making minor revisions to clarify intent and create more efficiency in working with applicants and the public and to better implement the Seminole County Comprehensive Plan.

#### Estimated Economic Impact on Individuals, Businesses, or Government

Overall, the proposed amendments will improve clarity of the code and improve staff's ability to assist applicants and the public.

#### Anticipated New, Increased or Decreased Revenues

No net change in revenue is anticipated with this change.

#### Method Used in Determining Analysis

Staff used our professional expertise to assess the potential impacts of adopting the proposed amendments to the Seminole County Land Development Code.

#### **Citation**

Seminole County Comprehensive Plan

\*<u>Note:</u>

Existing development rights with respect to the types of permitted uses are based on future land use designations of the Seminole County Comprehensive Plan and zoning classifications of the Land Development Code. Aside from the requirements discussed herein, no changes in development rights will be created by this ordinance.

Seminole County recognizes that it has the responsibility and duty to both insure that public facilities are available concurrent with the impacts of development and to protect private property rights, which have vested in owners of parcels of real property.

Policy FLU 17.1, Private Property Rights Act, of the Seminole County Comprehensive Plan states: "The County shall fully implement the provisions of the Bert J. Harris, Jr., Private Property Rights Protection Act (Section 1, Chapter 95-181, Laws of Florida). Each staff recommendation relative to any land use decision shall consider the provisions of that Act and other general principles of law relating to the appropriate regulation of land without said regulation resulting in the taking of private property rights."

# Seminole County ECONOMIC IMPACT ANALYSIS LDC Amendment #1

Date:	5/10/2024	Department/Division:	Development Services/ Planning & Development Division	
Contact:	Maya Athanas	Phone:	407-665-7388	
Action:	Amend the Land Development Code to correct omissions and typographic errors, update outdated information, and make minor revisions to clarify intent.			
Topic:	Land Development Code Amendment			

#### **Describe Project/Proposal**

The proposed amendments to the County's Land Development Code primarily include correcting omissions and typographic errors, updating outdated information, and making minor revisions to clarify intent.

# Describe the Direct Economic Impact of the Project/Proposal upon the Operation of the County

Adopting the amendments will have a positive effect on County operations by creating a more efficient document to implement land development regulations in Seminole County.

#### Describe the Direct Economic Impact of the Project/Proposal upon the Property Owners/Taxpayers/Citizens who are Expected to be Affected

The overall intent of this Land Development Code amendment is to correct omissions and typographic errors. Therefore, in general, the proposed amendments will have little or no direct economic impact.

#### Identify Any Potential Indirect Economic Impacts, Positive or Negative, Which Might Occur as a Result of the Adoption of the Ordinance

A positive impact is expected as the changes should result in greater clarity and usability of the land development regulations.