ATTACHMENT A - Text Section

Application For Future Land Use Map Amendment To The Seminole County Comprehensive Plan

SEMINOLE COUNTY PLANNING AND DEVELOPMENT DIVISION

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SEMINOLE COUNTY LOCAL PLANNING AGENCY/PLANNING AND ZONING COMMISSION AND BOARD OF COUNTY COMMISSIONERS

Proposed amendments to the County's Future Land Use Map are reviewed against the goals, objectives and policies of the Seminole County Comprehensive Plan. The future land use map itself is a graphic representation of the policies contained within the Plan.

Proposed amendments are also reviewed for compatibility with adjacent land uses, sufficient public facility resources to serve any change in the demand for services, appropriate timing and location of the amendment, potential environmental impacts, and for internal Plan consistency. The impact on state and regional resources, facilities and policies as well as upon specially designated areas within the County is included in this review.

The County also evaluates proposed amendments for consistency with the Central Florida Regional Growth Vision and the East Central Florida Regional Planning Council's Strategic Regional Policy Plan.

ATTACHMENT A SECTIONS:

- A <u>text section</u> requiring the applicant to perform a preliminary evaluation of whether the amendment proposal meets certain standards set by the Comprehensive Plan. This section is a Microsoft Word document that can be downloaded, opened and directly filled-in. The document can then be either printed directly as a PDF or printed out and scanned to PDF for submission. The submitted PDF is included in the Board's meeting agenda package. Applicant responses are used by the Project Manager in reviewing the proposed amendment.
- 2. A <u>worksheet section</u> requiring the applicant to perform a preliminary evaluation of whether current facility capacities can meet the demand of the proposed land use change. This section is an Adobe Acrobat PDF document which can be opened from the County web-site and filled-in on screen or can be downloaded, opened on a personal computer and filled-in. Once both documents are filled-in, they can then be either printed directly as a PDF or printed out and scanned to PDF for submission. The submitted PDF is included in the Board's meeting agenda package.

NOTE: A MINIMUM OF THREE STEPS ARE INCLUDED IN THE AMENDMENT PROCESS:

- 1. <u>Development Review Committee (DRC) Meeting</u> Review conducted by county staff to identify any potential internal plan conflict issues and provide recommendations. NOTE: This meeting may be waived under certain circumstances.
- 2. <u>First Public Hearing</u> Review by the Planning and Zoning Commission, serving as the Local Planning Agency, to provide recommendations to the Board of County Commissioners.

3. Second Public Hearing -

- a. For Small Scale Amendments (amendments affecting properties with fewer than 10 net buildable acres), the second public hearing is an adoption or denial hearing. The decision to amend the plan must be through adoption of an ordinance of amendment by affirmative vote of not less than a majority of the members of the governing board present at the hearing. Within 31 days of adoption of the ordinance, if no affected party has filed a request for a hearing at the Division of Administrative Hearings, the amendment is effective.
- b. For Large Scale Amendments (amendments affecting properties with 10 or more net buildable acres), the second public hearing is a transmittal hearing by the Board of County Commissioners. The decision must be by an affirmative vote of not less than the majority of the members of the governing board present at the hearing to transmit the proposed amendment to State and Regional Reviewing Agencies.

4. Third Public Hearing for Large Scale Amendments –

- a. Within 180 days of receiving comments from State and Regional Reviewing Agencies, a third public hearing is held before the Board of County Commissioners to consider adoption, which must be through an ordinance of amendment by affirmative vote of not less than a majority of the members of the governing board present at the hearing.
- b. The amendment must then be resubmitted to the State Land Planning Agency, which will notify the County as to whether the amendment package is complete.
- c. Within 31 days of notification by the State Land Planning Agency of receipt of a complete amendment package, if no affected party has filed a request for a hearing at the Division of Administrative Hearings, the amendment is effective.

Table Of Contents

STANDARDS OF REVIEW FOR ALL FUTURE LAND USE MAP AMENDMENTS

- 1. Identification of Proposed Future Land Use Map Designation And Zoning Classification
- 2. Assessment of Consistency with Comprehensive Plan Goals, Objectives, and Policies
 - a. Demonstrate the Compatibility with Adjacent Land Uses
 - b. Demonstrate the Changes in Character to the Surrounding Area (if applicable)
 - **c.** Demonstrate the Support and Furthering of County Comprehensive Plan Goals, Objectives and Policies
- 3. Assessment of Consistency with the Central Florida Regional Growth Vision
- 4. Assessment of Consistency with the East Central Florida Regional Planning Council's Strategic Regional Policy Plan
- 5. Completion of Data And Analysis Requirements:
 - a. Facility Capacity Impact Assessments
 - i. Utility Assessments
 - ii. School Board Assessment
 - iii. Transportation Assessment
 - b. Assessment of Need for Special Area Data and Analysis Evaluations

<u>SPECIAL AREAS STANDARDS OF REVIEW – These Special Area evaluations apply only to the following:</u>

- 1. An amendment to Planned Development (PD) FLU
- 2. An amendment seeking to
 - a. Change a future land use designation within the East Rural Area
 - b. Change the Urban/Rural Boundary
- 3. An amendment from Higher Intensity Planned Development (HIP) and/or Industrial (IND) FLU that reduces employment opportunities.
- 4. An amendment within the Wekiva River Protection Area
- 5. An amendment within the East Lake Sylvan Transitional Area
- 6. An amendment within the Econlockhatchee River Protection Area
- 7. An amendment within the Environmentally Sensitive Lands Overlay (ESLO)

Sources Of Information For Completing Attachment A

- "Attachment A References" This document includes objectives, policies and map exhibits that can be referenced
 when completing the Attachment A Text Section. It can be downloaded at:
 http://www.seminolecountyfl.gov/gm/planning/FLUamend.aspx
- The County's Information Kiosk provides parcel information useful in completing Attachment A, including whether
 a parcel is within one or more Special Areas:
 http://gis2.seminolecountyfl.gov/InformationKiosk/
- A fully searchable single copy of the Seminole County Comprehensive Plan, noted as "Entire Comprehensive Plan (17MB)", as well as individual Elements and Element Exhibits, can be opened and/or downloaded at: http://www.seminolecountyfl.gov/gm/planning/compplan.aspx

STANDARDS OF REVIEW FOR ALL FUTURE LAND USE MAP AMENDMENTS¹

The County shall use the standards described below in evaluating all applications for amendments to the Future Land Use Map of the Seminole County Comprehensive Plan.

All submissions are included in the official file for the project and will become a part of staff memoranda for public, Board and State Agency review. Staff review will verify if the applicant is correct in determining whether a question is applicable.

This application is divided into two documents - a text section and a worksheet section. Both are to be submitted with the application.

ALL APPLICABLE INFORMATION MUST BE PROVIDED

	INCOM	PLETE SUBMITTALS SHALL BE RETUR	RNED TO THE APPLICANT
1.	OWNER/APPLICANT NA	ME: NUVO DEVELOPMENT PARTNER	RS, LLC
2.	PROJECT NAME:	ATLANTIC DRIVE SELF STORAGE	E
3.	IDENTIFICATION OF PA	RCELS PROPOSED FOR AMENDM	ENT AND FLU OF ADJACENT PARCELS
	List the parcel numbe	of each parcel proposed for amend	lment, use no hyphens, separate by semicolons
		Insert Parcel Identification	Number(s) Here:
	1921305140B0	08000	
	application must also		opment (PD) land use, a concurrent rezoning ment application and the Standards of Review
	to any land use allowi	-	Planned Development (HIP) or Industrial (IND n the jobs to housing ratio must be calculated cument.)
	proposed parcel or gr	ouping of proposed parcels. Use eit in in ole countyfl.gov/InformationKiosk/	use designation(s) of parcels adjacent to the her of the following sites:
	· · · · · · · · · · · · · · · · · · ·	e <u>north</u> of subject property(ies)	IND
	_	e south of subject property(ies)	IND
	_	e <u>east</u> of subject property(ies)	MXD/COM
	_	e <u>west</u> of subject property(ies)	IND

Small Scale Amendment involves areas of 10 acres or fewer [Section 163.3187(1)(a), Florida Statutes 2012]. Large Scale Amendment involves areas of more than 10 acres [see Section163.3184, FS for provisions regarding amendments].

4. ASSESSMENT OF CONSISTENCY WITH COMPREHENSIVE PLAN GOALS, OBJECTIVES AND POLICIES

a. Demonstrate the Compatibility with Adjacent Land Uses

Section 163.3177, Florida Statutes, requires local comprehensive plans to "provide for compatibility of adjacent land uses". The Seminole County Comprehensive Plan contains many policies that focus on compatibility with surrounding future land uses, such as Policies FLU 2.4 through 2.6, Policy FLU 4.4 and Policy FLU 5.16, as well as an Exhibit (*Exhibit FLU Compatible Transitional Land Uses*).

Section 163.3164, Florida Statutes, and the Seminole County Comprehensive Plan define "compatibility" as:

"A condition in which land uses can coexist in relative proximity to each other in a stable fashion over time such that no use is unduly negatively impacted directly or indirectly by another use."

Applicant shall briefly explain how the amendment will be compatible with each of the adjacent land uses identified in the preceding Section 1, and may use the above cited policies and Exhibit, or other policies of the Seminole County Comprehensive Plan, in the explanation. (See: http://www.seminolecountyfl.gov/gm/planning/FLUamend.aspx).

Begin narrative below and/or note attachments to reference:

We believe that the self-storage facility use will be compatible and in harmony with the adjacent industrial development to the north, west, and south and would be a good transitional use between the US 17-92 frontage and the existing surrounding industrial uses. Furthermore, the proposed self-storage use generates less traffic and noise than the current or other potential uses. The proposed redevelopment will also provide larger landscape buffers on the north, west and east sides than the existing development.

b. Demonstrate the Changes in Character to the Surrounding Area (if applicable)

Applicant shall describe how the character of the area surrounding the proposed amendment site has changed sufficiently to support the need for a different land use designation. Possible points may include, but not be limited to:

- Approved but uncompleted projects (private and public) within the surrounding area that will
 change the character of the area within the next five years, and
- Appropriateness of the timing of the proposed change in land use designation for the subject property (i.e., consistency with planned public facility improvements, support for major public facilities such as SunRail commuter rail or support for other Seminole County Comprehensive Plan goals, objectives and policies).

Begin narrative below and/or note attachments to reference:

The site is within the Centers and Corridors Overlay (Overlay), which encourages infill development and provides for density and intensity enhancement when specific performance criteria are met. The proposed development will allow for redevelopment of an existing use which is not compatible with the changes in character of the surrounding area where mixed use development is being

c. Demonstrate the Support and Furthering of County Plan Goals, Objectives and Policies

In the following table, the Applicant shall check which of the following Seminole County Comprehensive Plan goals, objectives and policies will be supported and/or furthered by the proposed amendment.

The following objectives and policies can be use to demonstrate that the proposed amendment supports and furthers the Seminole County Comprehensive Plan. The full text of each objective and policy can be found in the downloadable document entitled: "Attachment A – Reference" located at:

http://www.seminolecountyfl.gov/gm/planning/FLUamend.aspx

Objectives Or Policies Of The County Plan Supported Or Furthered By Proposed Application	CHECK IF 'YES'
Policy FLU 2.4 - Neighborhood Commercial Uses	X
Policy FLU 2.5 - Transitional Land Uses in Urban Areas Not Approved for Mixed Development	Х
Policy FLU 2.7 - Location of Employment Uses, including Industrial Uses	
Objective FLU 4 - Redevelopment and Renewal of Blighted or Declining Areas	X
Policy FLU 4.5 - Encourage Infill and Redevelopment of Existing Development Corridors and Centers	X
Policy FLU 5.2 - Mixed Commercial/Residential Use Development	
Policy FLU 5.8 - North I-4 Corridor Higher Intensity Planned Development-Target Industry (HIP-TI) Permitted Uses and Locational Standards	
Policy FLU 5.15 - Mixed Use Developments (Paragraph A, sections 1-6)	
Policy FLU 11.1 - Recognition of East Rural Area	
Policy FLU 11.17 - Chuluota Nonresidential Design Standards	
Objective FLU 12 – Preservation of the Rural Character and Natural Resources of the Wekiva Protection Area	
Policy FLU 19.2 - Promote Economic Development in Target Areas through Urban Infill and Redevelopment (<i>Paragraph A</i>)	
Policy CON 3.12 - Central Florida Regional Growth Vision (How Shall We Grow?)	
Policy CON 7.3 - Future Land Use Designations	
Policy HSG 4.3 - Workforce Housing in Economic Development Target Areas	
Policy TRA 2.4.3 - Promote Infill Development	X
Policy TRA 2.5.6 - Discourage Direct Access	Х
Policy TRA 3.2.2 - Prohibit Use of Roadway Improvements as Sole Justification for Land Use Amendments	
List here other Plan goals, objectives or policies felt to be applicable:	
(See: http://www.seminolecountyfl.gov/gm/planning/compplan.aspx):	
	<u> </u>

5. ASSESSMENT OF CONSISTENCY WITH THE CENTRAL FLORIDA REGIONAL GROWTH VISION

Applicants shall identify one or more of the following six regional growth principles from the Central Florida Regional Growth Vision that are supported and/or furthered by this application.

(See: http://www.myregion.org/clientuploads/pdfs/HSWG_final.pdf)

Regional Growth Principles From The Central Florida Regional Growth Vision	CHECK IF 'YES'
PRESERVE open space, recreational areas, farmland, water resources, and regionally significant natural areas.	
PROVIDE a variety of transportation choices.	
FOSTER distinct, attractive, and safe places to live.	
ENCOURAGE a diverse, globally competitive economy.	Х
CREATE a range of obtainable housing opportunities and choices.	
BUILD communities with educational, health care, and cultural amenities.	

6. ASSESSMENT OF CONSISTENCY WITH THE EAST CENTRAL FLORIDA STRATEGIC REGIONAL POLICY PLAN

Applicants shall identify one or more of the following policies of East Central Florida Strategic Regional Policy Plan. Applicant may also identify other policies of the East Central Florida Strategic Regional Policy Plan and explain how the application supports and furthers those policies. (See: http://www.ecfrpc.org/Document-Library/SRPP.aspx)

Policies Of The East Central Florida Strategic Regional Policy Plan Furthered Or Supported By The Application	CHECK IF 'YES'
Policy 3.9 - Development should avoid or properly mitigate adverse impacts to listed species.	
Policy 3.10 - Wildlife management and conservation areas should be protected from encroachment.	
Policy 3.18 - Development in the 100 year floodplain should be discouraged.	
Policy 4.1 - Promote integrated land use and multi-modal transportation strategies that support diverse economic centers.	
Policy 4.3 - Support emerging economic centers that are located in the most appropriate areas, such as along transit corridors or in existing or planned employment centers.	Χ
Policy 4.6 - Promote and preserve agriculture as a viable land use and integral economic industry.	
Policy 4.9 - Support efforts to retain and maximize traditional industrial sectors.	Х
Policy 4.10 - Promote the development and attraction of high-wage, value-added, and export-oriented technology and manufacturing industries.	
Policy 4.18 - Support efforts that integrate mixed income housing into existing, expanding and emerging job centers.	
Policy 5.3 - Promote a multi-modal transportation system that provides for the safe, efficient and cost effective movement of people and goods.	
Policy 5.9 - Promote compact, mixed-use development that reduces vehicle miles traveled.	
Policy 5.11 - Encourage transit-oriented and transit-ready developments proximate to transit stations.	
Policy 9.2 - Protect groundwater recharge areas.	
Policy 9.4 - Promote the incorporation of nonstructural methods of stormwater management.	
List here other Policies of the East Central Florida Strategic Regional Policy Plan furthered or supported by the application:	

7. COMPLETION OF DATA AND ANALYSIS REQUIREMENTS

This section of the application requires the applicant to assess a) whether there is sufficient facility capacity to serve the potential development under the changed land use, and b) whether the proposed land use amendment will impact a designated Special Area.

a. Facility Capacity Impact Assessments

i. Utility Worksheets

The purpose of this facility analysis is to establish whether sufficient capacities are available or are planned to be available to support the proposed amendment. This facility analysis is required by the Future Land Use Element section entitled "Plan Amendment Standards of Review".

Submitted worksheet calculations shall demonstrate that the service provider has sufficient surplus capacity to meet the proposed demand at the adopted Level of Service of the serving jurisdiction or at the unit demand standard provided by a private facility.

The worksheets are provided in a separate Adobe PDF document that can be opened with Adobe Reader. Entries made will automatically calculate certain fields. Once all fields are filled in, the worksheets can be printed directly to PDF or printed out and scanned to PDF and submitted with the application. Complete all worksheets, entering zero units or zero square footage if not applicable.

- <u>Basic Information Worksheet 1</u> Calculate the maximum number of units and square feet allowable under the proposed FLU and used in the following worksheets. **If the amendment is to PD FLU, enter the total number of units and/or square feet at bottom of sheet.**
- <u>Potable Water Worksheet 2</u> Test of facility capacity availability. Requires the applicant to contact the appropriate water utility if applicable.
 - a. If using well water, check box at top and make no entries
 - b. If utility does not provide the Available Capacity, check the box and submit with the application a letter from the utility confirming ability to serve.
 - c. If using Seminole County utility, levels of service are built in. Check the box in the title.
 - d. If using City/Private utility, enter the residential and non-residential Levels of Service and check the box in the title.
- <u>Sanitary Sewer Worksheet 3</u> Test of facility capacity availability. Auto-calculation.
 - a. If using septic, check box at top and make no entries
 - b. If utility does not provide the Available Capacity, check the box and submit with the application a letter from the utility confirming ability to serve.
 - c. If using Seminole County utility, levels of service are built in. Check the box in the title.
 - d. If using City/Private utility, enter the residential and non-residential Levels of Service and check the box in the title.
- <u>Solid Waste Disposal Worksheet 4</u> Calculation of capacity demand. Auto-calculation. This worksheet is completed only if residential units are proposed, the LOS incorporating associated non-residential demand. If only non-residential development is proposed, the worksheet is not calculated.
- <u>Recreation/Open Space Worksheet 5</u> Calculation of capacity demand. Requires an estimate of developed and total recreation/open space acres need to accommodate the land use. This worksheet is completed only if residential units are proposed. If no residential development is proposed, the worksheet is not calculated.

Separate from this Attachment A are two additional facility capacity impact assessments that must be completed and submitted. :

ii. School Board Assessment

Applicants must contact the Seminole County School Board, Facilities Planning Office, for a review and analysis of the impact of the proposed amendment. Contact the Facilities Planning Office at 407-320-0071 for direction in completing this analysis. A copy of the School Board's findings is to be included in the Board's agenda package.

iii. <u>Transportation Assessment</u>

Applicants must contact the Seminole County Planning and Development Division for guidance on the level of transportation assessment required. Contact Bill Wharton at 407-665-7398.

PLEASE NOTE: This worksheet analysis is <u>NOT</u> a concurrency review and <u>DOES NOT</u> reserve facility capacity for any specific development.

b. <u>Assessment of Need for Special Area Data and Analysis Evaluations</u>

Please check-off below those Special Areas identified at the Pre-Application Conference in which the parcel fall or would be affected by. Proceed to the Special Areas – Standards of Review on the next page and complete those topics which were checked off.

If you did not attend a Pre-Application Conference, call your Project Manager to confirm which Special Area(s) apply to your parcel(s).

	Is the amendment proposal for or involve one or more of the following?:	Check if applicable:	
1.	An amendment from any FLU to Planned Development (PD) FLU	X	
2.	An amendment seeking to:		
	Change a future land use designation within the East Rural Area		
	Change the Rural Charter Boundary		
	Change the Urban/Rural Boundary		
3.	An amendment from Higher Intensity Planned Development and/or Industrial FLU that reduces previously projected employment opportunities		
4.	4. An amendment within Wekiva River Protection Area		
5.	5. An amendment within the East Lake Sylvan Transitional Area		
6.	6. An amendment within the Econlockhatchee River Protection Area		
7.	7. An amendment within or containing land affected by the Environmentally Sensitive Lands Overlay (ESLO)		

SPECIAL AREAS STANDARDS OF REVIEW

NOTE:

Complete only the following Special Area topics which were checked off on the previous page in Section 5.b.

1. Evaluation of Plan Amendments Proposing Planned Development (PD) Future Land Use Designation

In order to be considered for a Future Land Use amendment to a Planned Development (PD) future land use designation, an applicant must provide the following information in compliance with the Purpose and Intent Statement and Definition of the Planned Development Future Land Use designation, contained in the portion of the Seminole County Future Land Use Element entitled "Definitions of Future Land Use Designations and Overlays".

Demonstrate Consistency with the Following Standards

All Applications for future land use designation to PD must be accompanied by a complete rezoning application, including an associated master development plan identifying maximum density and/or intensity of proposed uses. (See *Exhibit FLU: Future Land Use Designations and Allowable Zoning Classifications* for applicable zoning districts).

intensity of proposed uses. (See <i>Exhibit FLU: Future Land Use Designations and Allowable Zoning Classifications</i> for applicable zoning districts).
Master Development Plan demonstrating maximum density and/or intensity and rezoning application are attached?
Yes <u>X</u> No
Note here any attachments to reference:
MASTER DEVELOPMENT PLAN
CONCEPTUAL FLOOR PLANS
CONCEPTUAL ELEVATIONS
CONCEPTUAL COLORED RENDERINGS

2. Evaluation of Amendments within the East Rural Area, Including Amendments to the **Urban/Rural Boundary**

The County shall not consider amendments to parcels within the East Rural Area or to either the Rural Charter Boundary or the Urban/Rural Boundary, as depicted on Exhibit FLU - Special Area Boundaries, unless all of the following relevant information is provided .

NOTE: The Board of County Commissioners shall transmit any required documentation and related support material to the State and Regional Reviewing agencies for review and comment prior to adoption.

East Rural Area Future Land Use Map Amendment

Demonstrate the need to amend the land use in the East Rural Area—Respond to topics as applicable:

- (1) Provide data and analysis to document that additional urban land is needed to accommodate population projections; housing demand (in particular, for affordable, workforce or obtainable housing in proximity to employment opportunities); or to achieve economic development goals/employment projections of the Seminole County Comprehensive Plan because of the lack of suitable vacant or redevelopable land within the urban area; or
- (2) Provide data and analysis to document that additional urban land is required to provide for a

	d public facility, such as a public school, because of the lack of suitable vacant cand within the urban area.
	Begin narrative below and/or note attachments to reference:
N/A	
	ne availability of sufficient urban facilities and services to meet the service demands of evelopment, and the orderly, efficient and cost effective provision of such services.
	Begin narrative below and/or note attachments to reference:
N/A	
N/A	

natural areas. This documentation shall include an analysis showing that the amendment would not adversely affect the interconnected system of wetlands/uplands that exist in the East Rural Area. The analysis must describe how the amendment protects the wetlands/uplands systems, including:
 retaining the connectivity of wetlands retaining/improving the ecological quality of wetlands retaining the functional and structural values of wetlands in the Rural Area
Begin narrative below and/or note attachments to reference:
N/A
Demonstrate how the proposed amendment would be compatible with adjacent rural uses .
Begin narrative below and/or note attachments to reference:
N/A
l la companya di managantan di managantan di managantan di managantan di managantan di managantan di managanta

Document the protection of environmental and natural resources, including regionally significant

Home Rule Charter Ru	ural Boundary Map Amendmo	ent
 to amend the Seminole County and a legal description of the subj		dary, provide a detailed
	Provided?	Yes No

Urban/Rural Boundary Map Amendment		
If proposing to amend the Seminole County Urban/Rural Boundary, provide a de	etailed par	cel map.
Provided?	Yes	No

3. Evaluation of Amendments from Higher Intensity Planned Development or Industrial FLU to a Residential FLU or to Planned Development FLU

This standard applies to a proposal for a future land use map amendment from an employment generating land use (Higher Intensity Planned Development or Industrial Future Land Use) to an exclusively residential land use designation. (Note: a proposal for Planned Development (PD) future land use shall be considered "exclusively residential" if more than 90% of the proposed floor area within the development would be designated for residential use.)

The designation of land areas for nonresidential use is intended to allow for future development of employment opportunities in Seminole County. Calculation of the number of nonresidential acres needed to accommodate employment is a part of the requirements of Chapter 163, Florida Statutes. In order to understand the impacts of the proposed change, the applicant must calculate the potential impact of the amendment on the County's jobs-to-housing balance.

Demonstrate Consistency with the Following Standards

Using statistics obtained from the Florida Bureau of Economic and Business Research (BEBR) and the formula shown below, calculate whether the proposed land use amendment would reduce the County's jobs to housing ratio below the minimum standard of 1.0 jobs per housing unit. (Reference: Seminole County Comprehensive Plan, Future Land Use Element, Standards Of Review - Category II, Data and Analysis, Section F.)

A/(B+C)=D

- A. Current total County employment*
- B. Total Housing Units*
- C. Number of new units under the proposed future land use change
- D. Total with amendment
- E. Jobs-to-housing ratio

Divided by

B + C

NOT APPLICABLE SINCE NO NEW RESIDENTIAL UNITS PROPOSED

*Source: Florida Bureau of Economic and Business Research,-most recent year available

4. Plan Amendments Within The Wekiva River Protection Area NOT APPLICABLE

In order to be eligible for a Future Land Use Designation amendment within the Wekiva River Protection Area, as depicted in *Exhibit FLU - Special Area Boundaries*, an applicant for a Plan amendment shall comply with the requirements of Objective FLU 12 and its attendant policies; in particular, Policy FLU 12.2 (if within the East Lake Sylvan Transition Area), Policy FLU 12.3 (if outside of the East Lake Sylvan Transition Area), and Policy FLU 12.8.

NOTE: Development activity (including the placing or depositing of fill within wetlands and the 100-year floodplain identified by FEMA), within the Wekiva River Protection Area shall be prohibited except in cases of overriding public interest.

Demonstrate Consistency with the Following Standards	
For purposes of allowing clustering of dwelling units to preserve environmentally significant features, but not for increasing allowable maximum densities, an application may propose the Planned Development future land use designation with an associated PD (Planned Development) zoning district. Such an application shall comply with the requirements for a PD Future Land Use amendment as shown above.	
Application includes rezoning application and Master Development Plan:	
Yes No	
Subject property has a nonresidential Future Land Use designation and applicant is proposing an amendment to Suburban Estates or Recreation, consistent with Policy FLU 12.3.	
Applicant is proposing an amendment to Suburban Estates or Recreation. If "Yes", begin narrative below and/or note attachments to reference:	
Yes No	

The proposal must conform to the Seminole County Comprehensive Plan and to these requirements of Part II, Chapter 369, Florida Statutes:

369.305 Review of local comprehensive plans, land development regulations, Wekiva River development permits, and amendments.—

- (1) It is the intent of the Legislature that Orange, Lake, and Seminole Counties emphasize the Wekiva River Protection Area in their planning and regulation efforts. Therefore, each county's local comprehensive plan and land development regulations applicable to the Wekiva River Protection Area must meet the following criteria:
- (a) Each county's local comprehensive plan must contain goals, policies, and objectives that result in the protection of the:
- 1. Water quantity, water quality, and hydrology of the Wekiva River System;
- 2. Wetlands associated with the Wekiva River System;
- 3. Aquatic and wetland-dependent wildlife species associated with the Wekiva River System;
- 4. Habitat within the Wekiva River Protection Area of species designated pursuant to rules 39-27.003, 39-27.004, and 39-27.005, Florida Administrative Code; and
- 5. Native vegetation within the Wekiva River Protection Area.
- (b) The various land uses and densities and intensities of development permitted by the local comprehensive plan shall protect the resources enumerated in paragraph (a) and the rural character of the Wekiva River Protection Area. The plan must also
- 1. Provisions that ensure the preservation of sufficient habitat for feeding, nesting, roosting, and resting so as to maintain viable populations of species designated pursuant to rules 39-27.003, 39-27.004, and 39-27.005, Florida Administrative Code, within the Wekiva River Protection Area.
- 2. Restrictions on the clearing of native vegetation within the 100-year flood plain.
- 3. Prohibition of development that is not low-density residential in nature, unless the development has less effect on natural resources than low-density residential development.
- 4. Provisions for setbacks along the Wekiva River for areas that do not fall within the protection zones established pursuant to s. 373.415.
- 5. Restrictions on intensity of development adjacent to publicly owned lands to prevent adverse impacts to such lands.
- 6. Restrictions on filling and alteration of wetlands in the Wekiva River Protection Area.
- 7. Provisions encouraging clustering of residential development if it promotes protection of environmentally sensitive areas and ensures that residential development in the aggregate is rural in density and character.
- (c) The local comprehensive plan must require that the density or intensity of development permitted on parcels of property adjacent to the Wekiva River System be concentrated on those portions of the parcels which are the farthest from the surface waters and wetlands of the Wekiva River System.
- (d) The local comprehensive plan must require that parcels of land adjacent to the surface waters and watercourses of the s. 373.415, any applicable setbacks from the surface waters in the Wekiva River System which are established by local governments, or the policy established in paragraph (c) of concentrating development in the Wekiva River Protection Area as far

Wekiva River System not be subdivided so as to interfere with the implementation of protection zones as established pursuant to from the surface waters and wetlands of the Wekiva River System as practicable. Begin narrative below and/or note attachments to reference: NOT APPLICABLE

5. Plan Amendments within The East Lake Sylvan Transition Area

The East Lake Sylvan Transitional Area (see FLU Exhibit-4 East Lake Sylvan Transitional Area/School Site), established by Policy FLU 2.12 Recognition of the East Lake Sylvan Transitional Area, has been designated as appropriate for densities in excess of those allowed elsewhere in the Wekiva River Protection Area wherein the one dwelling unit per net buildable acre is the final development form. The Standards for Plan Amendments within the East Lake Sylvan Transitional Area allows for a maximum allowable residential density not to exceed 2.5 dwelling units per net buildable acre within the Planned Development (PD) Future Land Use designation and PD (Planned Development) zoning classification.

NOTE: Development activity (including the placing or depositing of fill within wetlands and the 100-year floodplain identified by FEMA), within the Wekiva River Protection Area shall be prohibited except in cases of overriding public interest.

Demonstrate Consistency with the Following Standards
For purposes of allowing clustering of dwelling units to preserve environmentally significant features, but not for increasing allowable maximum densities, an application may propose the Planned Development future land use designation with an associated PD (Planned Development) zoning district. Such an application shall comply with the requirements for a PD Future Land Use amendment as shown above. (Begin narrative below and/or note attachments to reference):
Subject property has a nonresidential Future Land Use designation and applicant is proposing an amendment to Suburban Estates or Recreation, consistent with Policy FLU 12.3. (Begin narrative below and/or note attachments to reference):
The proposal must conform to the requirements of Part II, Chapter 369, Part II, Florida Statutes as noted above. (Begin narrative below and/or note attachments to reference):

6. Evaluation of Amendments Within The Econlockhatchee River Protection Area

The State Department of Environmental Protection has identified the Econlockhatchee River Protection Area as an "Outstanding Water", based on authority given by Section 40C-41.063 (5), Florida Administrative Code. In order to be considered for a Future Land Use Amendment within the Econlockhatchee River Protection Area as depicted in *Exhibit FLU-Special Area Boundaries*, an applicant must demonstrate that the Performance Standards contained in Policy FLU 1.10 are met

	Demonstrate Consistency with the Following Standards
1.	Projects within this Protection Area must comply with restrictions that limit uses within a 550-foot development restriction zone (from stream's edge of the channels of the Big Econlockhatchee River and the Little Econlockhatchee River) to the creation of wetlands and passive recreational uses.
	If the subject property contains lands located within the 550 development restriction zone, provide data to demonstrate that the subject property is large enough to meet this development restriction while complying with the requirements of the desired future land use and the requirements of the zoning district desired. (Begin narrative below and/or note attachments to reference):
	NOT APPLICABLE
2.	For property located within 1,100 feet landward as measured from the stream's edge of the main channels of the Big Econlockhatchee River and the Little Econlockhatchee River, only residential uses are permitted except as stated otherwise in Part 57, Econlockhatchee River Protection Overlay Standards Classification, of the Land Development Code of Seminole County.
	Does the amendment propose a residential land use designation? Yes No
3.	All lands within 2,000 feet of stream's edge, and lands identified on <i>Exhibit FLU: Areas of Archaeological Potential</i> , have the potential to contain significant archaeological resources.
	If the subject property contains lands within 2,000 feet of stream's edge and/or contains lands identified on the aforementioned exhibit, provide data to demonstrate that the subject property is large enough to meet the requirements of the proposed land use and zoning district, and preserve potentially significant archaeological features, or provide an archaeological survey (conducted by a state certified archaeologist) verifying that no significant resources are present. (Begin narrative below and/or note attachments to reference):
	NOT APPLICABLE

Demonstrate Consistency with the Following Standards

4. Minimal removal of native habitats is permitted within the Econlockhatchee River Protection Area, including limits on fragmentation of forested habitats, and limitations on any additional crossings of the river system.

Provide data to demonstrate that the subject property is large enough to meet the requirements of the proposed land use and zoning district while limiting fragmentation of forest habitats and/or additional river crossings in order to prevent disturbance of native habitats through .

Begin narrative below and/or note attachments to reference:

NOT APPLICABLE

NOTE: If any portion of the subject property is within the Environmentally Sensitive Lands Overlay, complete also the Evaluation of Amendments within the ESLO. Critical upland habitat and environmentally sensitive lands (see Exhibit FLU: FLU Series — Exhibit Environmentally Sensitive Lands Overlay) are required to be protected within the Econlockhatchee River Protection Area.

7. Evaluation of Amendments Within The Environmentally Sensitive Lands Overlay (ESLO)

Demonstrate Consistency with the Following Standards

Provide data to verify that the subject property is large enough to meet the standards required by the proposed future land use and zoning district and also comply with the requirements of *Policy FLU 1.3 Wetlands Protection* and *Policy CON 7.4 Wetland Regulation — Buffers, Performance Standards and Compatibility,* part D - Wetland Compatibility Criteria. These policies prohibit encroachment on locally significant wetlands except for construction of, or improvement of, public facilities that benefit the general public.

The ESLO is comprised of floodprone and wetlands that may exist in any combination on a parcel. These areas are graphically depicted on either of the following websites:

- http://www.seminolecountyfl.gov/is/pdf/Information Kiosk Help.pdf
- http://www.scpafl.org/

NOTE: If applicant is proposing Planned Development (PD) land use, the Master Development Plan must show location of protected environmentally sensitive areas.

NOTE: Development activity (including the placing or depositing of fill within wetlands and the 100-year floodplain identified by FEMA), within the Wekiva River Protection Area shall be prohibited except in cases of overriding public interest.

Begin narrative below and/or note attachments to reference:		
NO	OT APPLICABLE	

5127 S. Orange Avenue, Suite 200 Orlando, FL 32809 Phone: 407-895-0324

Fax: 407-895-0325 Fax: 1-877-857-1582

2302 Parklake Drive, Suite 134 Atlanta, GA 30345 Phone: 1-877-857-1581



August 30, 2022

Seminole County Planning & Development Division 1101 East First Street, Room 2028 Sanford, Florida 32771

Reference: Atlantic Drive Self Storage Facility

PD Future Land Use Amendment and PD Rezone Request Narrative

Parcel ID: 19-21-30-514-0B00-0080

FEG Project No. 21-181

The applicant is proposing to re-develop the existing 1.4-acre Lil 500 Go Kart Rides site and construct a "high end" self-storage facility on the subject site. The subject site is zoned M-1 and has a Future Land Use designation of Industrial.

The M-1 Zoning and Industrial Future Land Use allow self-storage use. However, the Industrial Future Land Use designation limits the FAR to 0.65, which is not feasible for a modern multi-level self-storage development as most modern self-storage developments necessitate a FAR of 1.5 to 2.0, since they consist of multi-story buildings with minimal parking needs.

The site is within the Centers and Corridors Overlay (Overlay), which encourages infill development and provides for density and intensity enhancement when specific performance criteria are met. However, the maximum FAR allowed under the Overlay is 1.0. The performance criteria for the Overlay consist of a total of 12 items as outlined under Policy FLU 5.17 C of the Seminole County Comprehensive Plan.

To achieve a 1.0 FAR, a project among other requirements, would need to include mixed use development and provide affordable and workforce housing. Given the small size of the site and the various code requirements, development of the site as a mixed-use project is not feasible, since a high intensity commercial and residential development on this site would require a significant amount of parking, which cannot be supported by the size of the site. Even for the lowest density and intensity requirements of the Overlay (min. density of 7.0 and FAR of 0.36), the building size would need to be around 22,000 S.F. for the commercial component and would require about 110 parking spaces for the commercial component only, which would not be feasible on a 1.4-acre site. Specifically, 110 surface parking spaces would alone require about 1.1 acres of land area. When adding the building area, open space requirements, buffers, and stormwater management system requirements, the site would need to be larger than 1.4 acres.

Given the restrictive nature of the Overlay for this small site, the applicant is seeking to redevelop the site for the <u>currently allowable</u> self-storage use with a request for a Future Land Use Amendment to Planned Development and Rezone to PD (Planned Development) to increase the FAR to 1.52 with a maximum limitation of 1.6 FAR.

The proposed self-storage facility consists of a single three (3) story building totaling approximately 93,129 S.F. The proposed height will be a maximum of 40 Ft. for the main building and 45 Ft. for the parapet and tower element. All storage will be internal to the building.

The self-storage re-development would be superior to having an industrial building on the site, which is also currently allowed on the site. Furthermore, the proposed self-storage use would generate less impacts on roads, schools, utilities, and other public facilities than most other uses, which are allowed under the current M-1 zoning or uses contemplated by the Overlay.

Specifically, the proposed use will only generate a total of 135 average daily trips and a total of 13 PM peak trips, which are de-minimus. Water demand and sewer flows from the self-storage project will also be very minimal and in the range of 2 to 3 ERU's.

We believe that the self-storage facility use will be compatible and in harmony with the adjacent industrial development to the north, west, and south and would be a good transitional use between the US 17-92 frontage and the existing surrounding industrial uses. Furthermore, the proposed self-storage use generates less traffic and noise than the current or other potential uses. The proposed redevelopment will also provide larger landscape buffers on the north, west and east sides than the existing development.

Should you have any questions or concerns, please do not hesitate to contact me at 407-895-0324 or by email at Sebaali@feg-inc.us.

Sincerely

Florida Engineering Group, Inc.

Sam J. Sebaaii, P.E., LEED®AP

President

cc: Richard E. Cardamone, Nuvo Development



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Engineering the Future