10/03/2008 03:14 PM

Instrument# 2008-196996 # 1

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ORDINANCE NO. 2008-01

AN ORDINANCE OF THE CITY OF DELAND, FLORIDA, CHANGING THE ZONING FROM CITY'S C-2 GENERAL COMMERCIAL AND R-12 AND R-16, MULTIPLE FAMILY RESIDENTIAL TO CITY'S PD, PLANNED DEVELOPMENT KNOWN AS HUNTER'S CREEK, ON PROPERTY LOCATED AT THE NORTHWEST CORNER OF SPRING GARDEN AVENUE AND PLYMOUTH AVENUE; APPROVING A DEVELOPMENT PLAN FOR AN ADDITIONAL 21 TOWNHOMES AND A 27,000 SQUARE FOOT COMMERCIAL BUILDING; A RESIDENTIAL AND COMMERCIAL PLANNED DEVELOPMENT CONSISTING OF APPROXIMATELY 31.12 ACRES OF PROPERTY; MAKING FINDINGS OF CONSISTENCY WITH THE COMPREHENSIVE LAND USE PLAN FOR THE CITY OF DELAND; DIRECTING CHANGE IN THE **CONDITIONING** MAP; **COMPREHENSIVE** ZONING OF **DETERMINATION** ON **APPROVAL** DEVELOPMENT FOR SEVERABILITY AND AN CONCURRENCY; PROVIDING EFFECTIVE DATE.

WHEREAS, Mark Watts for CED Capitol Holdings XIII, owner (hereinafter referred to as "Applicant"), owns 31.12 acres of land located at the northwest corner of Spring Garden Avenue and Plymouth Avenue, which is more particularly described in the legal description attached hereto as Exhibit "A" and by this reference made a part hereof; and

WHEREAS, the Applicant has applied for a change of zoning from the present zoning classification of City's C-2, General Commercial and R-12 and R-16, Multiple Family Residential to City's PD, Planned Development District; and

WHEREAS, said rezoning as a PD District is consistent with both the Comprehensive Plan and the purpose and intent of Section 33-32 of the Code of Ordinances of the City of DeLand (the "Code"); and

WHEREAS, Applicant has submitted an application for approval of a development plan on the existing site known as Hunter's Creek, Spring Arbor and Lexington Club Apartments, for the development of an additional 21 townhomes and a 27,000 square foot commercial building to encompass all of the property described in Exhibit "A" (hereinafter the "Property" or the "Project"); and

WHEREAS, the requested rezoning will combine the existing developed portions of the property and the remaining out-parcels under one zoning designation and planned development agreement; and

WHEREAS, the proposed development plan meets or exceeds the minimum conditions and standards for the PD District with respect to minimum development size, perimeter setbacks, comprehensive plan consistency, internal compatibility, external compatibility, open spaces, sidewalks, environmental constraints, internal access and circulation, external transportation access, off-street parking, public facilities and unified control; and

WHEREAS, the proposed development plan is consistent with the High and Medium Density Residential and Highway Commercial land use designation which encourages intensified development in outlying or newly developed areas for a variety of commercial and office needs; encourages clustering of new development to promote shared facilities and access and to discourage linear development along collector and arterial level roadways; permits cost effective

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delivery of services; and requires properly designed ingress and egress to avoid undue traffic hazards or congestion.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF DELAND, FLORIDA:

- **Section 1.** The City Commission has held a public hearing to approve the change of zoning from City's C-2 General Commercial and R-12 and R-16 Multiple Family Residential to City's PD, Planned Development on the existing site known as Hunter's Creek, Spring Arbor and Lexington Club Apartments for the development of an additional 21 townhomes and a 27,000 square foot commercial building.
- **Section 2.** Pursuant to the determination made at public hearing, the City Commission hereby amends the Comprehensive Zoning Map of the City to include the land described in Exhibit "A" as Hunter's Creek PD, Planned Development District.
- Section 3. The zoning of the Property as PD, Planned Development District, is made pursuant to Section 33-32 of the Code and the development of the Property shall take place in accordance with that Section and in substantial compliance with the Development Plan Report, Narrative, Maps and other supporting documentation submitted by Applicant which shall be filed and retained for public inspection in the office of the City Planning Department and constitute a supplement to the official Zoning Map of the City.
- Section 4. The approved Development Plan for Hunter's Creek PD, including the Development Plan Agreement, Map and other supporting documentation (on file with the City Planning Department), are attached hereto as Exhibit "B" and by this reference made a part hereof.
- Section 5. The failure of the approved Development Plan to address a particular permit, condition, term or restriction shall not relieve the Applicant of the necessity of complying with any law governing said permitting requirements, conditions, terms or restrictions, as same may be amended or enacted from time to time in the future. All current land development regulations of the City are applicable to the PD District except to the extent that they conflict with a specific provision of the approved Development Plan.
- Section 6. At the time of development, the Applicant shall comply with all relevant building codes and development standards contained in the City's Code of Ordinances or in the Development Plan; provided, however, that the development standards contained in the adopted Development Plan shall supersede comparable standards contained in the Code of Ordinances.
- Section 7. Pursuant to Article 5 of the City's Land Development Regulations, the Applicant shall comply with all applicable infrastructure regulations.
- Section 8. The City Commission may rezone any portion of the Project which has not obtained a certificate of occupancy within five years from the date of adoption of this Ordinance.
- Section 9. Prior to the issuance of a building permit for any nonresidential development, Applicant shall submit an easement document, acceptable to the City of DeLand, permitting additions to shared access, parking, utilities and stormwater.
- Section 10. The City Engineer, Planning Director and Building Department are hereby directed to change the Comprehensive Zoning Map of the City of DeLand to conform with the change of zoning enacted in this Ordinance.

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Section 11. No rights to obtain final development orders nor any rights to develop the property have been granted or implied by this Ordinance. Final development orders for the property including, but not limited to, subdivision and site plan approval shall be subject to a determination of concurrency.

Section 12. If any section, sentence, clause or phrase of this Ordinance is held to be invalid or unconstitutional by any court of competent jurisdiction, that holding shall in no way affect the validity of the remaining portions of this Ordinance.

Section 13. This Ordinance shall become effective immediately upon its adoption.

PASSED AND DULY ADOPTED this 7th _day of January, 2008.

obert F. Apgar

Mayor - Commissioner

ATTEST:

Julie A. Hennessy
City Clerk - Auditor

Passed on first reading:

December 17, 2007

Adopted on second reading: January 7, 2008

APPROVED AS TO FORM AND LEGALITY:

Darren J. Elkind City Attorney

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1	PLANNED DEVELOPMENT AGREEMENT
2	IN THE CITY COMMISSION OF THE
3	CITY OF DELAND, FLORIDA
4	IN RE: (Case #), Application of
5	LEXINGTON CLUB AT SPRING ARBOR PARTNERS, LTD., NDK PROPERTIES, LLC,
6	CED CAPITAL HOLDINGS X, INC., and SPRING ARBOR PARTNERS, LTD.
7 8	ORDINANCE # <u>2008-01</u> (# to be Provided After Commission Approval)
9	ORDER AND RESOLUTION
10	GRANTING A REQUEST FOR CHANGE OF ZONING FROM C-2, R-12 and R-16 TO
11	PLANNED DEVELOPMENT ("PD")
12	
13	The application of Cobb & Cole, hereinafter, "Applicant", for rezoning was heard by
14	and before the City Commission, DeLand Florida, on January 7, 2008. Based upon the
15	verified Application and other supporting documents, maps, charts, overlays, other
16	evidence and instruments; the advice, report, and recommendations of the Community
17	Development, and other Departments and agencies of DeLand, Florida; and the testimony
18	adduced and evidence received at the Public Hearing on this Application by the Planning
19	Board on November 28, 2007, and otherwise being fully advised, the City Commission
20	does hereby find and determine as follows:
21	
22	GENERAL FINDINGS
23	
24	A. That the application of LEXINGTON CLUB AT SPRING ARBOR
25	PARTNERS, LTD., a Florida limited partnership, NDK PROPERTIES, LLC, CED CAPITAL (039869-005: MWATT/MWATT: DOC; 7) Page 1 of 13

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- 1 HOLDINGS X, INC., and SPRING ARBOR PARTNERS, LTD., Florida limited partnerships,
- 2 as joint fee simple title holders (hereafter "Owners") was duly and properly filed herein on
- 3 September 4, 2007 as required by law.

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- B. That all fees and costs which are by law, regulation, or Ordinance required to be borne and paid by the applicant have been paid.
- C. That the applicant is the owner of a *31.12* acre parcel of land which is situated in DeLand, Florida. This parcel of land is described more particularly in the survey and legal description, a true copy of which is attached hereto as Exhibit "A".
- D. That the Applicant has complied with the concept plan provision as required by Land Development Regulations Ordinance # 2002-09, as amended.
 - E. That the Applicant has complied with the "Due Public Notice" requirements of the City Commission, Land Development Regulations Ordinance # 2002-09, as amended.

FINDINGS REGARDING REZONING

- A. That the Applicant has applied for a change of zoning from the present zoning classification(s) of the parcel described in Exhibit "A" from C-2, R-12 and R-16 to PD.
- B. That the said rezoning to a PD is consistent with both the City of DeLand Comprehensive Plan Ordinance # 1990-04, as amended, and the intent and purpose of the City of DeLand Land Development Regulations Ordinance # 2002-09, as amended, and does promote the public health, safety, morals, general welfare and orderly growth of the area affected by the rezoning request.
- NOW, THEREFORE, BE IT RESOLVED AND ORDERED BY THE CITY OF DELAND, FLORIDA, IN OPEN MEETING DULY ASSEMBLED IN THE CITY



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1 COMMISSION CHAMBERS, 120 SOUTH FLORIDA AVENUE, DELAND, FLORIDA, THIS

2 7th DAY OF JANUARY, A.D., 2008, AS FOLLOWS:

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- 4 A. That the Application of Owners for the rezoning of the subject parcel is hereby 5 granted.
- B. That the zoning classification of the subject parcel described in Exhibit "A" attached hereto is hereby amended from C-2, R-12 and R-16 to PD as described in Article XII of the City of DeLand, Land Development Regulations Ordinance # 2002-09, as amended.
- 10 C. That the Official Zoning Map of the City of DeLand, is hereby amended to show the rezoning of said parcel to Hunter's Creek PD.
- 12 D. That the City of DeLand Land Development Regulations Ordinance # 2002-09, as amended, is consistent with the provisions of the "Development Agreement" as 13 hereinafter set forth in this Ordinance and with respect to any conflict between Land 14 Development Regulations Ordinance # 2002-09, as amended, and the "Development 15 Agreement", the provisions of the "Development Agreement" shall govern. Ordinance No. 16 02-09, as amended, shall govern with respect to any matter not covered by the 17 "Development Agreement." The City of DeLand, will ensure overall compliance with this 18 19 Ordinance.
- E. Unless otherwise provided for herein the City of DeLand, Land Development Regulations Ordinance # 2002-09, as amended, shall apply to the PD in the same manner as the C-2 zoning classification for those portions of the property designated for commercial use, and as the R-16 zoning classification for those portions of the property designated for residential use.

F. 1 Nothing in this Ordinance shall abridge the requirements of any City of DeLand Ordinance other than Ordinance 2002-09, as amended. Timing and review 2 procedures contained in this Order and Resolution may be modified to comply with the City 3 of DeLand Land Development Regulations, Ordinance No. 2002-09, as amended. Further, 4 nothing in the Development Agreement is intended to abridge the requirements of Ordinance No. 2002-09, as amended, and any other City Ordinances.

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DEVELOPMENT AGREEMENT

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A. Development Concept The overall intent of this PD is to enact uniform zoning over the portions of the Property that are already developed, while defining the entitlements for two remaining undeveloped parcels. The existing developed area will not substantially change as a result of this PD rezoning except as necessary to provide required cross-access or offsite stormwater management. All existing development shall be vested as originally approved by the City Commission on May 19, 1999 under site plan number SP 99-0102. The undeveloped outparcels shall be developed substantially in accordance with the Planned Development Plan. The Planned Development Plan shall govern the development of the property as a PD and shall regulate the future land use of this parcel.

<u>Planned Development Plan</u> The Planned Development Plan shall 1. consist of the Development Plan Map prepared by Madden Engineering, Inc. and dated August 29, 2007 and this Development Agreement. The Planned Development Plan is hereby approved and incorporated in this Ordinance by reference as Exhibit "B". The Planned Development Plan shall be filed and retained for public inspection in the Planning

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1 Department and it shall constitute a supplement to the Official Zoning Map of the City of

2 DeLand.

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2. <u>Amendments</u>. All amendments of the Planned Development Plan, other than those deemed by the Planning Department to be minor amendments as set out in Ordinance No. 2002-09, as amended, shall require the review and recommendation of the Planning Board and action by the City Commission in the same manner as a rezoning of the parcel.

- 3. <u>Subdivision Approval</u>. After the Planned Development Plan is recorded, and prior to any construction, including clearing and landfill, an application for exemption; or a preliminary and/or a final plat, as appropriate, of the area to be subdivided shall be submitted for review and approval in the manner required by Article 13 of the City of DeLand Land Development Regulations, Ordinance No. 2002-09, as amended.
- 4. <u>Final Site Plan Approval</u>. After the Planned Development Plan is recorded, and prior to issuance of any permits for construction, including clearing and landfill, a Final Site Plan shall be prepared and submitted for review and approval in the manner required by Article 12 of the City of DeLand, Land Development Regulations Ordinance # 2002-09, as amended, for the commercial parcel adjacent to S.R. 15A.
- B. <u>Unified Ownership</u>. The Applicant or his successors shall maintain unified ownership of the subject parcel until after issuance of the Final Development Order Plat(s) or Exemptions for areas to be subdivided or Final Site Plan Development Order, as appropriate.
- C. <u>Phases of Development</u>. The majority of the project area is already developed. The remaining outparcels consist of a commercial parcel with frontage along S.R. 15 A and a residential parcel proposed for townhome development along Plymouth

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Avenue. The outparcels shall be developed on individual schedules, subject to market

2 conditions.

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D. Land Uses Within the PD. The development of the parcel shall be consistent with the uses prescribed for each area within the proposed PD. The location and size of said land use areas are shown on the Development Plan Map, Exhibit "B". The following land uses shall be allowed as permitted principal uses and structures along with their customary accessory uses and structures:

Multi-family Residential (existing development and Plymouth parcel only)

9 Offices (S.R. 15 A parcel only)

Retail (S.R. 15 A parcel only)

E. <u>Development Standards</u>. All existing buildings will remain as currently constructed and shall be vested in accordance with the standards approved by the City Commission on May 19, 1999 under SP 00-0102. New construction shall comply with the standards set forth in the R-16 and C-2 zoning districts, as applicable, unless specifically set forth, below:

New Multi-family:

17	1.	Minimum lot area	1,400 sq. ft.
18	2.	Minimum lot width and/or depth	20 ft. x 65 ft.
19	3.	Minimum yard size (building)	_0 × 00
20		a. Front yard:	20 ft.
21		b. Rear yard:	10 ft.
22		c. Side yard:	0 ft.
23 24	4.	Minimum floor area:	1000 sq. ft.
25 26		a. 1 st floor b. 2 nd floor	800 sq. ft. 200 sq. ft.
27	5.	Maximum lot coverage:	55%

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1	6.	Maximum building height	35 ft.
2	7.	Landscape buffer requirements	15 ft.
3 4 5 6	8.	Perimeter building setbacks (including an 8 ft. high opaque screen/fence where the property abuts residential development)	15 ft.
7 8	9.	Minimum building separation Front to Rear	25 ft. 50 ft.
9	10.	Off-street parking requirements	2 per unit
10	11.	Signage requirements	Per LDR
11	12.	Open Space	Per LDR
12		Tree Preservation	15%
13	13.	Building requirement from parking and interior road	ds 10 ft.
14			
15	New Comme	ercial Area Per C-2 zo	ning district
16			
17	F. <u>Envi</u>	onmental Considerations. The Applicant or his succ	essors or assigns
18	shall comply with	the City's ordinances providing for tree protection ar	d environmental
19	protection.		
20	G. <u>Sewa</u>	age Disposal and Potable Water Provision for sew	age disposal and
21	potable water nee	ds of the PD will be provided in accordance with the	Comprehensive
22	Plan, Ordinance No	o.1990-04, as amended, the Land Development Regul	ations Ordinance
23	No. 2009-09, as ar	nended, and State of Florida Administrative Code 64I	≣-6.
24	H. Storm	nwater Drainage. Provision for stormwater reten	tion shall be in
25	accordance with the Land Development Regulations Ordinance # 2002-09, as amended.		
26	Cross-drainage easements shall be recorded, as necessary, to comply with the		
27	requirements of the	Land Development Regulations and applicable St. Jo	hns River Water
28	Management Distri	ct permits.	

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I. <u>Access and Transportation System Improvements</u>. All access and transportation system improvements shall be provided in accordance with the Land Development Regulations, Ord. 02-09, as amended. The parcel shall be developed in substantial accordance with the following access and transportation system improvements:

- 1. Access. Vehicular access shall be provided as depicted on the Planned Development Plan, subject to approval by applicable regulatory agencies.
- Transportation System Improvements. All access and transportation system improvements shall be provided in accordance with the Land Development Regulations, Ord. 02-09, as amended. Specific transportation system improvements may be required as indicated by the Traffic Impact Analysis to be provided in connection with plat or site plan review.
 - J. <u>Internal Roadways</u>. All internal roadways shall remain in private ownership.
 - K. <u>Building or Property Owners Association</u>. The proposed PD shall be part of a Property Owners Association. This Association shall be responsible for the maintenance and repair of all common areas and facilities. The charter and by-laws of said association and any other agreements, covenants, easements or restrictions shall be furnished to the City of DeLand at the time of creation. The applicant shall be responsible for recording said information in the Public Records of Volusia County, Florida. Also, the applicant shall bear and pay all costs for recording all of the aforementioned documents.

With respect to the enforcement of said agreements, covenants, easements or restrictions entered into between the applicant and the owners or occupiers of property within the PD, the City of DeLand shall only enforce the provisions of the "Development Agreement" and City of DeLand Land Development Regulations Ordinance # 2002-09, as amended, whichever is applicable, and not the private agreements entered into between

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1 the aforementioned parties.

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L. Reverter Provision: The City Commission may rezone any portion of the project which has not secured a *final development order* on or before 5 years from the effective date of this ordinance as may be necessary or appropriate to protect adjoining properties or the public health, safety and welfare, unless the City Commission, for good cause shown, shall extend the time period indicated in this paragraph.

M. <u>Binding Effect of Plans; Recording; and Effective Date.</u> The Planned Development Plan, including any and all amendments shall bind and inure to the benefit of the Applicant and his successor in title or interest. The PD zoning, provisions of the "Development Agreement," and all approved plans shall run with the land and shall be administered in a manner consistent with Article 12 of the City of DeLand Land Development Regulations Ordinance # 2002-09, as amended.

This Ordinance and all subsequent amendments shall be filed with the Clerk of the Court and recorded within forty-five (45) days following execution of the document by the City Commission, in the Official Records of Volusia County, Florida. One copy of the document, bearing the book and page number of the Official Record in which the document was recorded, shall be submitted to the Planning Department for placement in the public file. The date of recording of this document shall constitute the effective date of the PD or its subsequent amendments. The applicant shall pay all filing costs for recording documents.

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2	DONE and ORDERED by the City Com	mission, City of DeLand, Florida, this
3	7	008.
4	J	
5	ATTEST:	City Commission of DeLand Florida
6 7	Muliar Plan.	to Dia
8	Mike Abels MICHAEL PLEUS	ATTEST: Robert Apgar
9	City Manager 9.3.08	9.3.08 Mayor
10 11		
11 12	STATE OF FLORIDA	Julie a. Hennessy
13	CITY OF DELAND	Julie A. Hennessy, MMC
14		City Clerk - Auditor , 9 3 0 8
15	The foregoing instrument was acknowled	edged before me this 3 rd day of
16	SEPTEMBER, 2008 by Mike Abels	and Robert Apgar, as City Manager
17	and Mayor, City of DeLand, respective	ely, on behalf of the City of DeLand,
18	and who are personally known to me.	
19		
20		NOTARY PUBLIC, STATE OF FLORIDA
21		Type or Print Name:
22		Juellen Pape
23		Commission No.:
24		My Commission Expires:
25		SUELLEN POPE
26		Commission DD 745282 Expires January 20, 2012 Bonded Thru Troy Fain Insurance 808-365-7019

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2 3	Witness:	Lexington Club at Spring Arbor Partners, Ltd., a Florida limited partnership
4 5	COB'O	By: CED Capital Holdings XIII, Ltd., a Florida
6 7	Mambe	limited partnership, its general partner
8	Print Name	By: CED Capital Holdings, XIII, Inc., a Florida
9 10		corporation, its managing general partners
11		
12 13		By:
14		Jay P. Brock, vice President
15	OTATE OF FLORIDA	•
16 17	STATE OF FLORIDA COUNTY OF () ()	
18	3	octh America
19 20	The foregoing instrument was ac	cknowledged before me this 26th day of AUGUST
20 21		of Lexington Club at Spring Arbor Partners, Ltd., a ersonally known to me or who has produced
22	(Type of ID) as id	entification and who did not take an oath.
23 24		NOTARY PUBLIC.
25		NOTARY PORTOR TO THE COLUMN
26		Signature V V
27 28	SHERYL NORFLEET Comm# DD0457929	Print Namé: () Commission Expiration:
29	Expires 8/3/2009 Record that (800)432-4255	Notary Seal:

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Т		
2	Witness:	NDK Properties, LLC
3	(1)	
4		By: Name of the
5	Name	Norman D. Knight, Manager
6	Cyothia L. Piuckoski	Norman B. Kinghi, Wanager
7	Print Name	
	rinit Name	<i>J</i>
8		
9	CTATE OF ELODIDA	
10	STATE OF FLORIDA	
11	COUNTY OF UILLO	
12	9	noth anough
13	The foregoing instrument was a	cknowledged before me this 20 day of AUGUST
14	2008 by Norman D. Knight, as Manager	of NDK Properties, LLC, who is personally known
15	to me or who has produced\O\O	(Type of ID) as identification and who did
16	not take an oath.	, , , , , , , , , , , , , , , , , , ,
17		
18		NOTARY PLOBLIC - 10/1
19		
20	SHERYL NORFLEET	Signature: (2) (1) (1) (1) (2)
21	Comm# DD0457929 I	Print Name:
22	E TOURS 8/3/2009	Commission Expiration:
23	Bonded thru (800)432-4254 Fionda Notary Assn. Inc.	· — — — — — — — — — — — — — — — — — — —
	300000000000000000000000000000000000000	Notary Seal:
24		
25		
26	VAPIA a a a a a	050 0 11 11 11 11
27	Witness:	CED Capital Holdings X, Inc.
28		
29		Ву:
30	Namble	Jay P. Brock, Vice President
31	Cynthial. Mickoski	
32	Print Name	•
33		
34		
35	STATE OF FLORIDA	
36	COUNTY OF ()(A)(A)(C)	
37		O- 11.
38	The foregoing instrument was ac	cknowledged before me this 26th day of AuguSt
39	2008 by Jay P. Brock as Vice President	of CED Capital Holdings X, Inc., who is personally
40	known to me or who has produced	(Type of ID) as identification and
41	who did not take an oath.	(1 ype of 1D) as identification and
42	who did not take all battl.	
	200000000000000000000000000000000000000	NOTABY BUBLIC . O I
43	SHERYL NORFLEET	NOTARY PUBLIC
44	Comm# DD0457929 Expires 8/3/2009	Simple MAN AND
45	Bonded thru (800)432-4254	Signature: 10000
46	Flonda Notary Assn. inc	Print Name:
47		Commission Expiration:V
48		Notary Seal:

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1		
2	Witness:	Spring Arbor Partners, Ltd., a Florida limited
3	\mathcal{M}_{2}	partnership
4		
5	Narole	By: CED Capital Holdings XII, Ltd., a
6	Cyrothia L. Pinckocki	Florida limited partnership, its general partner
7 8	Print Name	Down OED Constitution will be seen
9		By: CED Capital Holdings, XII, Inc., a Florida
10		corporation, its managing general partners
11		
12		By:
13		Jay P. Brock, Vice President
14		ody 1. 2700k, vioo i rookdork
15		
16		
17	STATE OF FLORIDA	
18	COUNTY OF Urange	
19		20th Amount
20	The foregoing instrument was ac	knowledged before me this 20° day of 4000°
21	2008 by Jay P. Brock, as Vice President	of CED Capital Holdings X, Inc., who is personally
22	known to me or who has produced	(Type of ID) as identification and
23 24	who did not take an oath.	·
2 4 25		MOTARY RURLIC
26 26	SHERYL NORFLEET	NOTARY PUBLIC
27	Comm# DD0457929	Signature: XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
28	Expires 8/3/2009 Bonded thru (800)432-4254	Print Name:
29	Flonda Notary Assn, inc	Commission Expiration:
30	86504	Notary Seal:

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EXHIBIT "A"

LEGAL DESCRIPTION

PARCEL NUMBERS:

7006-00-00-0380

7006-00-00-0400

7006-00-00-0410

7006-00-00-0381

A portion of land lying in Section 6, Township 17 South, Range 30 East, Volusia County, Florida. Being more particularly described as follows:

Begin at the Northwest corner of the Southeast 1/4 of the Southeast 1/4 of said Section 6; thence run South 89° 29' 10" East along the North line of said Southeast 1/4 of the Southeast 1/4 for a distance of 658.63 feet; thence departing said North line run South 00° 00' 07" West for a distance of 307.48 feet; thence run South 89° 32' 46" East for a distance of 305.90 feet; thence run South 00° 03' 32" East for a distance of 130.01 feet; thence run South 89° 32' 46" East for a distance of 315.01 feet to a point on the Westerly right-of-way line of North Spring Garden Avenue (State Road 15 A), also being a point on a line 50.00 feet West of a parallel to the East line of the Southeast 1/4 of aforesaid Section 6; thence run South 00° 03' 32" East along said Westerly right-of-way line and said parallel line for a distance of 586.85 feet; thence departing said Westerly right-of-way line and said parallel line run North 89° 37' 33" West of a distance of 282.86 feet; thence run South 00° 01' 39" East for a distance of 274.94 feet to a point on the Northerly right-of-way line of West Plymouth Avenue also being a point on a line 25.00 feet North of and parallel to the South line of the Southeast 1/4 of aforesaid Section 6; thence run North 89° 36' 47" West along said Northerly right-of-way line and said parallel line for a distance of 999.02 feet to a point of the Westerly line of aforesaid Southeast 1/4; thence departing said Northerly right-of-way line and said parallel line run North 00° 03' 58" East along said Westerly line for a distance of 1301.51 feet to aforesaid POINT OF BEGINNING.

Total Site contains 31.12 acres, more or less.

2.67.111

Received

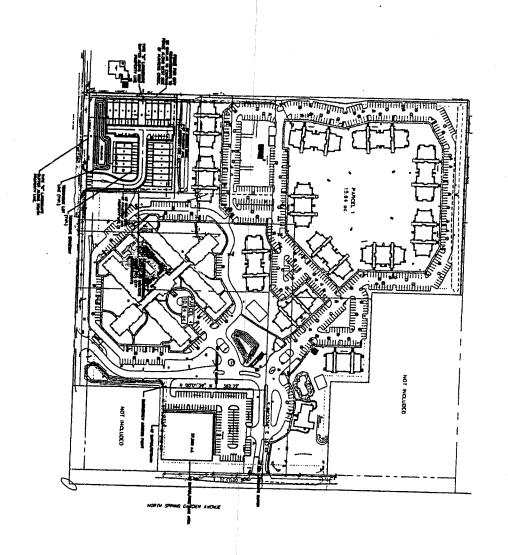
SEP 9 + 2007

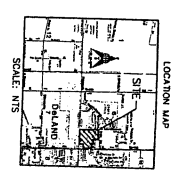
EXHIBIT B

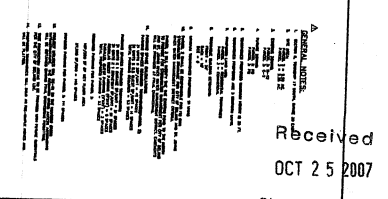
Instrument# 2008-196996 # 18

Book: 6283 Page: 300 Diane M. Matousek

Volusia County, Clerk of Court











CONCEPT PLAN
FOR
HUNTERS CREEK PUD

