

## **Exhibit “C”**

### **SANDY BLUFF PUD DESCRIPTION AND CONDITIONS**

**Revised July 13, 2021**

#### **I. INTRODUCTION**

Nassau County Ordinance 2019-19, being the 2030 Comprehensive Plan – Future Land Use Element - Goals, Objectives and Policies states that its Goal is to “effectively manage growth by encouraging and accommodating land uses which create a sound revenue base and offer diverse opportunities for a wide variety of living, working, shopping and leisure activities, with minimum adverse impacts on the natural environment.” Moreover, Objective FL.01 provides that “the County shall use the Future Land Use Map to correlate future land uses with the appropriate environmental conditions, the availability of supporting infrastructure, and where they are most compatible with surrounding land uses.” Nassau County’s Zoning Code requires that a proposed Planned Unit Development (“PUD”) rezoning Ordinance enumerate conditions that assure that certain requirements related to the PUD will be met. The following are the conditions that the Applicant and its successors commit to meet in response to the County’s requirements.

The Applicant proposes to rezone approximately 53.88 acres of property located off of Roses Bluff Rd., approximately 1.5 miles Northwest of Chester Rd., with the current zoning from OR to PUD, for a single family residential subdivision to be called “Sandy Bluff”. The property is more particularly described by the legal description attached hereto as **Exhibit “1”** (the “Property”).

The features of the PUD have been designed in consultation with the Nassau County Planning and Economic Opportunity Department, and achieves the following Applicant and County goals of providing Regional Coordination Elements, Recreation and Open Space Elements, Conservation Elements and Capital Improvement Elements, all as set forth in the Nassau County 2030 Comprehensive Plan. These features are as follows:

- A.** Maintain density that is consistent with the 2030 Future Land Use Map (“FLUM”), being Low Density Residential Future Land Use Map maximum density of 2 lots per acre. A minimum net/upland acreage of 53 acres will be required to yield the proposed 106 units. All abutting property is also designated as LDR by the FLUM;
- B.** Exceed the ratio for open space land use verse residential lots, with the goal of a PUD at 2.5 acres for 100 lots under the Nassau County Land Development Code, and the Sandy Bluff PUD achieving over 5.5 acres for 106 lots with the required minimum being only 2.65 acres;
- C.** Preserve natural woodlands through the use of vegetation buffers along part of the Northwestern property line and Roses Bluff Rd., and within the internal parks.
- D.** Provide for parks and recreation areas including the Sanctuary/Meditative Park at the front of the property, Astrological Park in the central part of the property, and Aqua Vista Park along the Bells River waterfront.
- E.** Create walking trails within Astrological and Aqua Vista Parks, including both ADA-compliant and natural trails;

- F. Integrate the natural woodlands, wetlands and waterfront into the surrounding parks, recreation and open space, and additionally featuring a lake for water management within the natural topography of the land;
- G. Attain a county public health goal by connecting the Sandy Bluff PUD to the JEA potable water supply and wastewater disposal (sewer) as required, wherein the water and sewer lines currently terminate near the corner of Coopers Way and Roses Bluff Rd, thus extending public infrastructure approximately ½ mile. Likewise, the site will be engineered to internally retain water shed through a storm water detention system culminating in the creation of Star Lake, which is approximately 4.94 acres.

All in all, this PUD achieves the density goals and objectives of the 2030 Future Land Use Map, while limiting the disruption of the existing vegetation and wild life, and adds open space uplands for recreational use, as well as public infrastructure.

**II. OWNERSHIP AND MAINTENANCE:** The PUD and related facilities, other than individual residential lots, will be owned, maintained and operated as follows:

- A. Any common areas associated within the PUD, including common preservation areas, storm water management facilities, passive trails, landscape areas, signage, lighting, etc., will be managed by a Homeowners' Association which will be established for this development through Declaration Of Covenants, Conditions and Restrictions ("C&Rs"). Prior to any vertical construction ensuing, the C&Rs shall be submitted to County Staff for review before recording to ensure conformance with the PUD and if no objections are received within thirty (30) calendar days, the C&R's may be recorded, or if objections are received, the C&R's may be recorded after County Staff determines that they conform to the PUD. The Homeowners' Association will be a not-for-profit association and membership is mandatory for all property owners. The association will manage all common open space and recreational amenity areas not dedicated to the public. The association shall maintain, administrate, and operate this land and any other land within the PUD not publicly or privately owned.
- B. The roadways will be private, may be gated, and will be maintained and operated by the Applicant or the Homeowners' Association pursuant to the Declaration Of Covenants, Conditions and Restrictions. However, the pedestrian public will have access through a pedestrian gate open during daylight hours to Aqua Vista Waterfront Park through the circulation plan which connects to the external sidewalk along Roses Bluff Rd.
- C. Ownership, maintenance and operation of the water, sewer, electrical, cable, telephone and other service utilities will be the responsibility of the respective franchise companies serving the area, wherein the JEA water and sewer service will be extended to the PUD in accordance with the state wide concurrency requirements of Florida Statute 163.3180, as adopted by the County of Nassau thereunder, with Applicant to reserve the right to negotiate with JEA for the recovery of development costs of the capital improvements through the apportionment of tap fees assessed to third parties connecting to the water and sewer service and/or apply for a credit against impact fees for the addition of public infrastructure.

### III. PERMITTED USES:

Single-Family dwellings and related accessory uses and structures, as described in Section IV below, shall be permitted on Lots 1 through 106 as shown on the Sandy Bluff PUD Site Plan. The total number of residential units shall not exceed 106, which is less than the total number of residential units under the 2030 FLUM's vision of the project being developed as Low Density based on the gross acreage. Recreation uses including amenities, open space, preserved wetlands and stormwater management through a lake as described in Section IV below, shall be permitted. The Sandy Bluff PUD Site Plan dated July 13, 2021 and attached hereto as **Exhibit "2"** shows the uses and sizes to be permitted on the various lots and parcels within the Property. These lot and parcel designations are solely for the purpose of defining permitted uses within the PUD, and may be reconfigured per engineering requirements to accommodate a pump station.

### IV. DESCRIPTION OF USES

#### A. Residential Single-Family

1. *Permitted uses and structures.*
  - a. Single-family detached dwellings and accessory structures.
  - b. Essential public services, including water, septic (or sewer if Applicant so elects), gas, telephone, radio and electric, meeting the performance standards and development criteria set forth in Section 28.13 of the Land Development Code.
  - c. Home occupations /Home Based Businesses shall be allowed as provided under applicable provisions of the Land Development Code and Florida Statutes, Section 559.955.
  - d. Parks, playgrounds and recreational and community structures, with the ability to construct a community fishing pier, as well as private piers for those residents whose lots have riparian rights pursuant to Florida Statutes.
2. *Maximum number of lots —106.*
3. *Minimum lot requirement (width and area), Lot coverage by all buildings, Minimum yard requirements, and Maximum height of structure for each Single Family use.*
  - a. *Minimum lot width* —Seventy-five (75) lineal feet in width at the right-of-way, except that lot width of those with a radius shall be measured using a parallel line along the wall nearest to the right-of-way.
  - b. *Minimum lot depth.* —One-hundred-twenty (120) lineal feet.
  - c. *Minimum lot size.* —Nine-thousand (9,000) square feet.
  - d. *Maximum lot coverage by all buildings.* Fifty percent (50%) of each lot, wherein screened enclosures do not constitute "buildings" in calculating maximum lot coverage.

- e. *Maximum impervious coverage by buildings, accessory structures and impervious surface.* Sixty percent (60%) of each lot.
- f. *Minimum yard requirements.* The minimum yard requirements for all buildings are:
  - (1) Front: Twenty (20) foot setback from the road right-of-way.
  - (2) Side: Five (5) foot setback from the lot line.
  - (3) Rear: Five (5) foot setback from the lot line.
  - (4) Eaves and other architectural features may encroach into the setbacks up to eighteen inches (18"), and air conditioning condensers and generators may encroach into the setbacks by up to thirty-six inches ("36").
- g. *Maximum height of structure.* Thirty-five (35) feet.
- h. *Conflicts.* In the case of conflicts, the development criteria for Single-Family uses within this PUD supersede those requirements set forth in the Land Development Code.

**B. Recreation/Amenities/Lake**

- 1. *Permitted uses and structures.*
  - a. Passive recreation, including walking trails, benches, picnic tables, pavilions and viewing areas.
  - b. Stormwater, surface water management, and flood control improvements, as permitted by the applicable regulatory agencies.
  - c. Wetland preservation, mitigation, and restoration, as permitted by the applicable regulatory agencies.
  - d. Parks, playgrounds, meditation, lake, landing, pier and other typical recreational and community structures.
  - e. Essential services, including water, septic, gas, telephone, radio and electric, meeting the performance standards and development criteria set forth in Section 28.13 of the Land Development Code.
  - f. The minimum calculations of areas are as follows:
    - Wetlands (acres): 0.99
    - Uplands (acres): 52.89
    - Star Lake (acres): 4.9
    - Parks (acres) 5.6: Sanctuary: 0.7, Astrological: 1.8 and

Aqua-Vista: 3.1, being 10.39 percent (5.6 acres divided by 53.88 acres).

Open Space (acres): 10.0

ADA-compliant trails (lineal feet): approximately 1,200

Natural trails (lineal feet): approximately 2,400

2. *Minimum lot requirement (width and area).* None.
3. *Maximum lot coverage by all buildings.* Two Percent (2%).
4. *Minimum yard requirements.* None.
5. *Maximum height of structure.* Twenty (20) feet.

**C. Accessory Uses and Structures**

Accessory uses and structures are permitted if those uses and structures are customarily incidental and clearly subordinate to a permitted principal use or structure and these uses and structures are located on the same lot as the principal use. Whether attached or detached to a building or structure containing the principal use, the accessory structure shall be considered as a part of the principal building. Accessory uses shall not involve operations or structures not in keeping with character of the district where located and shall be subject to the following:

1. Accessory uses shall not be located in required front or side yards, except as follows:
  - a. Detached Buildings such as carports, covered parking, or garages which are separated from the main structure may be located in a required side or rear yard but not less than five (5) feet from a lot line.
  - b. Air conditioning compressors, generators or other equipment designed to serve the main structure may be located in a required back versus side yard and may be located not less than three (3) feet to the property line.
  - c. Swimming pools and associated screened enclosures may be located in a required rear yard so long as they do not encroach on the required rear set back, as measured from the outside of the bulkhead (water line) of the pool structure or foundation of the screen enclosure.
2. Accessory uses and structures shall include noncommercial greenhouses, accessory dwelling units, garages, tool houses, garden sheds, children's play equipment, barbecue pits and swimming pools. Any structure under a common roof and meeting all required yards is a principal structure. The maximum height of an accessory structure shall not exceed thirty five (35) feet.

**D. Access**

Vehicular access will be provided by two (2) roads as shown on the PUD SitePlan via Roses Bluff Rd. Pedestrian access shall be available from two (2) entry points by the sidewalks shown on the PUD Site Plan via Roses Bluff Rd, which may be gated, but at least one (1) pedestrian access point shall be open during daylight hours.

**E. Buffers and Common Open Space and Recreation**

1. Screening Buffer. A screening buffer shall not be less than thirty (30) feet in width along Roses Bluff Rd. The buffer will contain a landscaped berm(including canopy and understory tree preserved or planted at a minimum spacing of twenty feet, along with continuous hedge row along Lots 1 and 74), with a 3:1 slope and a five (5) foot wide sidewalk along the Roses Bluff Rd. The buffer along Roses Bluff Rd. may contain a fence, wall, or hedge that is up to 6' feet tall, entry gates and the monument signs.
2. Stockade/Privacy: The Northwesterly border shall have a stockade/privacy fence owned and maintained by the HOA of the minimum height of six (6) feet along this outer property line from Lot 1 through Lot 33. As a condition of issuance of the first home construction permit, the Applicant must verify that the outer Northwestern property line stockade/privacy fence has been installed.
3. Northwesterly Buffer. A fifteen (15) foot wide vegetation buffer shall run from Lots 1 to 16, and shall continue southeasterly from Lot 16 along the abutting Development Purposed Land of the PUD's property line and shall be deeded to the HOA. of the PUD's property line shall be deeded to the HOA. No protected trees shall be disturbed unless they are dead and pose a risk to the safety of the public, although trees may be added to provide additional screening. Trees along the property shall be removed to allow for construction of the fence. Buildings, Detached Buildings, Accessory Structures or impervious surfaces shall not be located within the Preservation Buffer, and the owners of lots 1 to 16 within the PUD shall install fencing along their property line abutting the Preservation Buffer, which shall range from three feet six inches (3' 6") to six feet (6') in height and shall be black aluminum picket fencing.
4. Common Open Space and Recreation. All common pen space and recreation such as parks, walking trails and lakes, and preservation areas contained herein, will be deeded to the HOA.
5. The HOA shall maintain and enforce all rights and restrictions within the Screening Buffer, Preservation Buffer and Common Open Space and Recreation, including parks, walking trails and lakes.

**F. Signage**

1. *Permanent Entrance Signs.* A community identification onument sign will be permitted at each entrance on Roses Bluff Rd, and may be located in the Screening Buffer or may be located within the right-of-way with approval of the county engineer, subject to site plan review. Each signshall not exceed eight (8) feet in height and shall not be

greater than forty eight (48) square feet (each side) in area. These signs may be one or two- sided and externally illuminated, and may contain the name of the subdivision, development, address and developer name or logo.

2. *Other signs.* Directional signs indicating common areas, passive walking trails, amenity areas, and various building entries, will be permitted, and may be externally illuminated. The design of these signs should reflect the character of the use. For predominately vehicle directional signage, such signs shall be a maximum of eight (8) square feet in area per sign face and a maximum height of six feet (6') tall. All Vehicular Control Signs shall meet County requirements. Real estate and construction or other temporary signs are permitted, and shall be a maximum of thirty-two (32) square feet in area and eight feet (8') in height for model homes also shall be permitted. Additionally, signs required by environmental permitting to be posted in common areas such as stormwater facilities shall be permitted.
3. *Sign Area.* Sign area is defined as the background area upon which the copy area is placed. Where the copy area is incorporated or attached to the wall, the wall area shall not be construed to be the background area of the sign unless it is an integral part of the sign, but shall include the entire face of the sign where the advertising surface contains framing, trim or molding.

**G. Architectural Guidelines.**

Buildings, structures, and signage within the PUD shall be architecturally compatible with elevations depicted in Exhibit "3" attached hereto. These elevations will provide guidance for County Staff to review building permit applications for single-family dwellings, and shall be incorporated into the Declaration Of Covenants, Conditions and Restrictions. Such compatibility standards shall be provided to Staff for review and comment prior to any vertical permitting to ensure the stated intent of attaining architectural compatibility. Additionally, there shall be a minimum of nine (9) different elevations, and no elevation shall be built next to each other or directly across the street.

**H. Construction Offices/Model Homes/Sales Office.**

The number of Model Homes shall not exceed ten (10) and may be permitted when the infrastructure is in place to meet emergency services requirements. A Certificate of Occupancy for the Model Home will only be issued after the Building Official or his/her designee finds it meets the applicable Building Code and all infrastructure (including utilities) is completed and inspected and accepted by the County.

**I. Parking**

Off street parking will be provided in accordance with the Land Development Code. All houses will have either a two (2) or three (3) car garage.

**J. Internal Sidewalk.**

As depicted on the PUD Site Plan, Applicant shall provide a five-foot wide sidewalk in the right-

of-way on both sides of the internal roadways that are front and/or side loaded with lots.

**K. Internal Roadways.**

All roadways within the development shall be paved to a paving design standard that meets or exceeds the minimum County standards, with a fifty foot (50') wide right-of-way containing a five foot (5') wide utility easement on each side, and contained therein a twenty foot(20') wide of asphalt or concrete surface, and curbs and gutters, with the approximate width of the adjacent greenbelt of thirteen feet six inches (13'6"), which shall contain required sidewalks and utilities.

**L. Recreation.**

As depicted on the PUD Site Plan, the project contains approximately eleven and one- half (11.5) acres of Open Space, inclusive of active and passive recreational areas, plus the following amenities:

1. **Astrological Park:** this park shall include a fenced dog park of at least 5,000 square feet in size, pavilion (600 square feet roof canopy and a 1,000 square foot floor) for shelter and community gatherings, at least 3 picnic tables and 3 benches, an open field children/adult play area (at least 15,000 square feet) and other park fixtures and/or equipment to activate the park and attract residents of the community, which may be changed by the HOA as lifestyle and demographic trends evolve, such fixtures and equipment may include any of the following as points of illustration and not as an obligation or limitation: shuffleboard, horse shoe pit(s), bocce ball court(s), cornhole, volleyball court, swing(s), slide(s), hyperextension bench, dip station, step up, jungle gym or tetherball set.
2. **Sanctuary/Meditation Park:** forested canopy and open grassy area (minimum 5,000 square feet in size).
3. **Aqua-Vista Trail/Park:** A 30 foot wide pathway for walking and/ golf carts that meanders approximately 500 feet to the waterfront to provide the community access to fishing and views from the waterfront landing and dock. This pathway will include a minimum ten (10) foot wide pathway for pedestrians and golf carts that approximately 500 feet in length, extending to the waterfront to provide community access to fishing and views from the waterfront landing and dock. The trail shall be ADA-complaint for approximately 120 feet east of the roadway, where there shall be a flat surface or deck of at least 600 square feet in size with at least one bench, that overlooks Bells River from the top of the bluff, beyond which point the trail shall be a natural trail that shall have a cover such as mulch, pine straw or other similar materials that continues down the bluff to the waterfront.
  - a. *Waterfront Landing:* The waterfront landing shall be constructed of wood, composite material, stone, brick or other similar material. As depicted on the site plan the waterfront landing shall be located to the nearest point of the mean high tide water line as allowed by the federal, state or local governmental agencies having jurisdiction thereover. The landing shall have a surface area of 400 square



feet, but is not required to be any particular shape so long as the landing meets the minimum surface area and serves as the transition to the dock. Should the Applicant be unable to secure all necessary permits for the community fishing pier, despite all good faith efforts, it shall resize the landing to a minimum of 900 square feet.

- b. Dock:* The dock shall extend from the waterfront landing waterward for a distance far enough to ensure that water is under the dock at low tide. This requirement shall be validated in the permitting of the dock to ensure compliance is met. The dock shall be a minimum of six (6) feet wide and shall extend at least 50 feet beyond the mean high water line. If agency permit review does not allow for the six-foot width, the dock width shall be the greater of the maximum permissible width or four (4) feet. The waterward terminus of the dock shall either be a viewing platform or floating dock with a minimum one-hundred and fifty (150) square feet. The dock shall be supported by pilings.
4. **Wonderlust Walking Trail:** This trail has an ADA-compliant segment running from the sidewalk to sidewalk behind lots 17 through 28, and a natural trail behind Lots 56-58, which then runs along the southern edge of Star Lake, and then behind Lots 44-47. The natural trail shall have a cover such as mulch, pine straw or other natural materials. Each segment will have at least two benches along it.
5. **Park Construction Timing.** Parks shall be completed prior to the issuance of the 50<sup>th</sup> certificate of occupancy, or if they are only substantially complete, Applicant shall post a performance bond for one-hundred and twenty-five percent (125%) of the cost to complete as determined by Applicant's engineer and verified by the County engineer for issuance of a 51<sup>st</sup> through 84<sup>th</sup> certificate of occupancy, but in any event, all recreation areas must be completed before the issuance of the 85<sup>th</sup> certificate of occupancy, to the satisfaction of the County's Parks Director. If the County or its designee is required to finish any recreation area and the bond amount is not sufficient to cover the cost of construction, the developer/applicant shall be responsible for all costs necessary to complete the construction and permitting of the facilities as determined by the County's Parks Director and County Engineer.
6. **Tree Protection in Parks:** Within the identified park areas, the developer shall preserve a minimum of forty-five (45) percent of all native trees that have a diameter of six (6) inches or greater, measured at breast height. The Applicant/Developer shall provide a tree survey and preservation plan conforming to applicable standards of Land Development Code Sec. 37.02 to demonstrate how this standard is met.

**M. Lighting.**

All lighting shall face in a downward direction, except that upward lighting shall be allowed at the entrance to illuminate signs and a flag pole, if any, the waterfront landing area and dock, or to accent trees within the parks of the PUD.

**N. Bus Stop.**

Provide a bus stop and shelter along Roses Bluff Rd, location to be coordinated with the Nassau

County School Board and/or Transportation Department, the proposed area set forth on the Preliminary Development Plan revised as of June 28, 2021, being Exhibit C-1 to the Application.