

AMENDED AGENDA PLANNING AND ZONING BOARD **CITY OF WEBSTER**

Webster City Hall, 85 E. Central Avenue July 13, 2023 - 6:00 P.M.

CALL TO ORDER 1.

Pledge of Allegiance, Invocation Roll Call and Determination of Quorum

	ES		
Planning & Zoning –	June 18, 2023		
М		Roll Call Vote	
PUBLIC HEARING			A SOLDER AN
Ordinance 2023-13 C	omp Plan Amendm	ent-Parcel ID N25-016-Rodolfo Luisis	
M	S	Roll Call Vote	
Ordinance 2023-14 R	ezoning-Parcel ID I	N25-016-Rodolfo Luisis	
M			
Ordinance 2023-15 C	omp Plan Amendm	ent-Parcel ID Q19-086-South Sumter Self Storage	
M			
Ordinance 2023-16 R	ezoning-Parcel ID (Q19-086-South Sumter Self Storage	
M	S	Roll Call Vote	
Ordinance 2023-17 C	omp Plan Amendm	ent-Parcel ID Q19-060-Southern Properties, LLC	
MS	S	Roll Call Vote	
Ordinance 2023-18 R	ezoning-Parcel ID (Q19-060-Southern Properties, LLC	
M	S	Roll Call Vote	
Ordinance 2023-19 A	nnexation-Parcel ID	N36E006-Anthony & Fely Palafox	
MS_	Rol	I Call Vote	
		ent-Parcel ID Q19-085-Florida 1 Holdings, LLC	
M	S	Roll Call Vote	
		Q19-085-Florida 1 Holdings, LLC	
MS	S	Roll Call Vote	

PLEASE NOTE IN ACCORDANCE WITH FLORIDA STATUTE 286.105, ANY PERSON WHO DESIRES TO APPEAL ANY DECISION AT THIS MEETING WILL NEED A RECORD OF THE PROCEEDINGS AND FOR THIS PURPOSE MAY NEED TO ENSURE THAT A VERBATIM RECORD OF THE PROCEEDINGS IS MADE WHICH INCLUDES THE TESTIMONY AND EVIDENCE UPON WHICH THE APPEAL IS BASED. ALSO, IN ACCORDANCE WITH FLORIDA STATUTE 286.26; PERSONS WITH DISABILITIES NEEDING ASSISTANCE TO PARTICIPATE IN ANY OF THE PROCEEDINGS SHOULD CONTACT THE OFFICE OF THE CITY CLERK; 85 E. CENTRAL AVENUE; WEBSTER, FLORIDA; (352) 793-2073; 48 HOURS IN ADVANCE.



MINUTES CITY OF WEBSTER

City Hall, 85 E Central Avenue June 8, 2023 Planning and Zoning Meeting 6:00 P.M.

I. CALL TO ORDER

Chairwoman Yost called the meeting of the City of Webster Planning and Zoning Board to order at 6:00p.m. Present were board members: Shadae Solomon, Sandra McClanahan, Darrell Elliott and Chairwoman Diana Yost. Kristin Green was absent.

II. APPROVAL OF THE MINUTES

Board Member Solomon made a motion for approval of the minutes for May 11, 2023, seconded by Board Member McClanahan.

Vote was as follows: Chairwoman Yost-Yes Board Member Solomon-Yes Board Member McClanahan-Yes Board Member Elliott-Yes Motion passed 4-0

III. PUBLIC HEARING

Board Member Solomon made a motion for approval of Ordinance 2023-12 Annexation of Parcel ID Q19085-Florida 1 Holdings, LLC., seconded by Board Member McClanahan.

City Manager Deanna Naugler and Ryan Solstice apprised board members about the Ordinance.

Vote was as follows: Chairwoman Yost-Yes Board Member Solomon-Yes Board Member McClanahan-Yes Board Member Elliott-Yes Motion passed 4-0

IV. ADJOURNMENT	
Board Member Solomon made a motion to adjo	urn, seconded by Board Member McClanahan.
Vote was as follows:	
Chairwoman Yost-Yes	
Board Member Solomon-Yes	
Board Member McClanahan-Yes	
Board Member Elliott-Yes	
Motion passed 4-0	
Meeting adjourned at 6:07 P.M.	
P	
	Deanna Naugler, City Manager
Attest:	
Amy Flood. City Clerk	

ORDINANCE NO. 2023-13

AN ORDINANCE OF THE CITY OF WEBSTER. FLORIDA AMENDING THE CITY OF WEBSTER COMPREHENSIVE PLAN. AS PREVIOUSLY AMENDED; PROVIDING FOR AMENDMENT OF THE FUTURE LAND USE MAP OF THE FUTURE LAND USE ELEMENT OF THE CITY OF WEBSTER COMPREHENSIVE PLAN RELATIVE TO CERTAIN REAL APPROXIMATELY PROPERTY. 17 ACRES (TAX IDENTIFICATION NUMBER N25-016), AND DESCRIBED IN THIS ORDINANCE FROM THE AGRICULTURAL FUTURE LAND USE DESIGNATION (COUNTY) TO THE RURAL RESIDENTIAL FUTURE LAND USE DESIGNATION: PROVIDING FOR LEGISLATIVE FINDINGS AND INTENT: PROVIDING FOR ASSIGNMENT OF THE LAND USE DESIGNATION FOR THE PROPERTY: **PROVIDING** SEVERABILITY: PROVIDING FOR RATIFICATION OF PRIOR ACTS OF CITY: PROVIDING FOR CONFLICTS: PROVIDING FOR CODIFICATION AND DIRECTIONS TO THE CODE CODIFIER AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Rudolfo Luisis, whose mailing address is 9380 SW 170th Path Apt 8-301, Miami, FL 33196 (Tax Parcel Identification Number N25-016), is the owner of the property which is the subject of this Ordinance; and

WHEREAS, The real property, totaling 17 +/- acres in size, is located on the west side of SR 471; and

WHEREAS, Rudolfo Luisis, whose mailing address is 9380 SW 170th Path Apt 8-301, Miami, FL 33196has initiated voluntary annexation into the municipal limits of the City of Webster, Florida.; and

WHEREAS, The City Manager of the City of Webster pursuant to the controlling provisions of State law and the Code of Ordinances of the City of Webster, is petitioning to have the subject property reassigned from the Agricultural (County) future land use designation to the Rural Residential future land use designation;

WHEREAS, the City Council of the City of Webster, Florida has taken, as

implemented by City staff, all actions relating to the approval action set forth herein in accordance with the requirements and procedures mandated by State law.

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA:

SECTION 1. LEGISLATIVE FINDINGS AND INTENT.

- (a). The City Council of the City of Webster hereby adopts and incorporates into this Ordinance the City staff report and City Council agenda memorandum relating to the application relating to the proposed amendment to the *City of Webster Comprehensive Plan* pertaining to the subject property.
- (b). The City of Webster has complied with all requirements and procedures of Florida law in processing and advertising this Ordinance.
- (c). This Ordinance is internally consistent with the goals, objectives and policies of the *Comprehensive Plan of the City of Webster* and the proposed *Comprehensive Plan* amendment does not trigger any urban sprawl indicators and adoption of this amendment will discourage the proliferation of urban sprawl within the City of Webster.
- (d). Public services are available to the real property which is the subject of this Ordinance.
- (e). The exhibits to this Ordinance are incorporated herein as if fully set forth herein verbatim.

SECTION 2. AMENDMENT TO FUTURE LAND USE MAP.

- (a). The Future Land Use Plan Element of the Comprehensive Plan of the City of Webster and the City's Future Land Use Map are hereby amended by changing the land use designation from the Agricultural (County) land use designation to the Rural Residential land use designation regarding the real property which is the subject of this Ordinance as set forth herein (Attachment 1).
- (b). The property which is the subject of this *Comprehensive Plan* amendment is as described as follows: N 1/2 OF SE 1/4 OF SE 1/4 OF SEC 25, TWP 21S, RNG 22E LESS 2 ACRES OFF N SIDE

SECTION 4. CONFLICTS. All ordinances or part of ordinances in conflict with this Ordinance are hereby repealed.

SECTION 5. SEVERABILITY. If any section, sentence, phrase, word, or portion of this Ordinance is determined to be invalid, unlawful or unconstitutional, said determination shall not be held to invalidate or impair the validity, force or effect of any other section, sentence, phrase, word, or portion of this Ordinance not otherwise determined to be invalid, unlawful, or unconstitutional.

SECTION 6. CODIFICATION/INSTRUCTIONS TO CODE CODIFIER. It is the intention of the City Council of the City of Webster, Florida, and it is hereby ordained that the provisions of this Ordinance shall become and be made a part of the codified version of the City of Webster Comprehensive Plan and/or the Code of Ordinances of the City of Webster, Florida in terms of amending the Future Land Use Map of the City.

SECTION 7. EFFECTIVE DATE The small scale Comprehensive Plan amendment set forth herein shall not become effective, in accordance with Section

163.3187, Florida Statutes, until 31 days after the enactment of this Ordinance. If challenged within 30 days after enactment, the small scale amendment set forth in this Ordinance shall not become effective until the State land planning agency or the Administration Council, respectively, issues a final order determining that the subject large scale amendment is in compliance with controlling State law.

PASSED AND ENACTED this	day of	, 2023.		
		OUNCIL OF THE R, FLORIDA	E CITY O	
	Bobby Yo	ost, Mayor		
ATTEST:	Approved	Approved as to form and Legality:		
Amy Flood City Clerk	William L City Atto			

ATTACHMENT 1

Future Land Use Map



Existing Future Land Use Designations



Proposed Future Land Use Designations







CITY OF WEBSTER

SMALL SCALE COMPREHENSIVE PLAN AMENDMENT

PLANNING & ZONING JULY 13, 2023

> CITY COUNCIL JULY 20, 2023 AUGUST 17, 2023

CASE NUMBER:

SS-23-10366

LANDOWNER:

Rudolfo Luisis

APPLICANT:

City of Webster

REQUESTED ACTION:

A small scale land use amendment on 17 acres MOL to change the future land use assignment from County – Agricultural to City of Webster – Rural Residential

following annexation.

PARCEL NUMBER:

N25-016

LEGAL DESCRIPTION:

N 1/2 OF SE 1/4 OF SE 1/4 OF SEC 25, TWP 21S, RNG

22E LESS 2 ACRES OFF N SIDE

PARCEL SIZE:

17 acres MOL

LOCATION:

West side of SR 471, 700-ft north of CR 724 (Map 1).

GENERAL DESCRIPTION AND BACKGROUND

This land use amendment is being intiated by staff in conjunction with voluntary annexation into the City. This amendment will add the property to the City's Future Land Use Map with a Rural Residential future land use assignment (Map 2) consistent with the Webster Joint Planning Area Agreement land use map. The property is currently designated Agricultural on the County Future Land Use Map. This amendment will allow for continued residential and agricultural use.

The subject property is developed with a single family home. It is located in a rural residential and agricultural area. The property is identified as Urban Transitional on the Joint Planning Area land use map. Urban Transitional allows for a mixture of residential uses including Rural Residential.

LAND USE SUITABILITY

<u>Urban Sprawl</u>

The proposed amendment displays none of the sprawl indicators as identified in Florida Statutes Chapter 163.3177.9(a) and meet four (4) of the sprawl test criteria in Florida Statutes Chapter 163.3177.9(b) (Attachment).

Environmental Resources

The property does not contain significant natural resources.

Historic Resources

This location does not appear on the Master Site File of Historic Resources.

Population and Housing

The proposed amendment will not impact the availability of housing.

CONCURRENCY ANALYSIS

Potable Water & Sewer

Water service is availability to the site.

Stormwater Drainage

Any redevelopment must conform to Southwest Florida Water Management District regulations for stormwater systems.

CONSISTENCY WITH POLICIES OF THE COMPREHENSIVE PLAN

The proposed amendment is consistent with the following policies of the Unified Comprehensive Plan:

Policy 1.1.4 Compatibility

Zoning districts and the uses permitted within them shall be compatible with the character of the neighborhood or community. In the context of this comprehensive plan, the term "compatible" shall denote the extent to which adjacent or nearby land uses can be established without significant negative impacts or the unreasonable loss of quiet enjoyment of private property. The term "compatible" does not require land uses to be similar in type or scale. Land development regulations shall provide standards to assure compatibility of proposed projects with surrounding land uses:

- a. New residential development shall be compatible with the predominant housing type in the surrounding neighborhood;
- b. Developments shall be consistent with the fundamental development pattern of the surrounding neighborhood in scale, mass of buildings, and density/intensity;
- c. Development standards shall require techniques to mitigate negative impacts between adjacent land uses. Such techniques may include buffers and visual barriers (i.e. vegetative buffers, fences, and berms), and setbacks; and

d. Development standards shall provide consistency in the size, design, and location of site design features such as landscaping, buffers, signs, parking lots and vehicular circulation.

The proposed land use is compatible with surrounding land uses. It is located in a rural, suburbanizing area with water service available to support development.

Policy 1.2.5 Rural Residential

The "Rural Residential" future land use category is applied to land that is primarily used for or is suitable for residential uses and residential accessory uses. This land use category is typically located within or adjacent to incorporated cities and includes unincorporated residential communities. Accessory uses are limited activities that are customary and incidental to residential use undertaken for the personal use and enjoyment of the residential occupant.

Secondary uses include small-scale, neighborhood-serving commercial uses, community facilities as described in Policy 1.6.4, public schools, parks, conservation, and agriculture.

- a. This land use category may be applied to lands within or outside the UDA;
- b. Maximum gross density is 2 dwelling units per acre when located inside the UDA, subject to use of central water and sewer services;
- c. Maximum gross density when located outside the UDA or inside the UDA with no central water and sewer service is 1 dwelling unit per acre

The proposed land use assignment is consistent with the description for Rural Residential Future Land Use. The subject property is in a suburbanizing area with water service available. This land use assignment will allow for one acre lots consistent with the rural residential uses south of CR 724.

Future Land Use Policy 1.3.8 Compatibility for Rezoning and Amendments

Proposed rezonings and future land use amendments shall be compatible with adjacent land uses and community character. Compatibility shall be achieved through the following measures:

- a. Rezoning and future landuse amendments shall consider potential maximum impacts of the potential land uses; and The requested future land use assignment increases the allowable uses to one unit per acre.
- b. The use of clustering, PUD, or other innovative development techniques shall be considered to assure the compatible transition between differing land uses and zoning districts.

The use of a PUD would be appropriate if the land owner chooses to further develop the property. The landowner has not indicated they they have specific plans for redeveloping the property. Redevelopment will likely require further land use or zoning action.

PROPOSED AMENDMENT TO THE TEXT OF THE COMPREHENSIVE PLAN

The proposed amendment does not affect the text of the Comprehensive Plan.

PROPOSED AMENDMENT TO THE CAPITAL IMPROVEMENTS PLAN

The proposed amendment does not affect the City's Capital Improvements program.

CONCLUSIONS

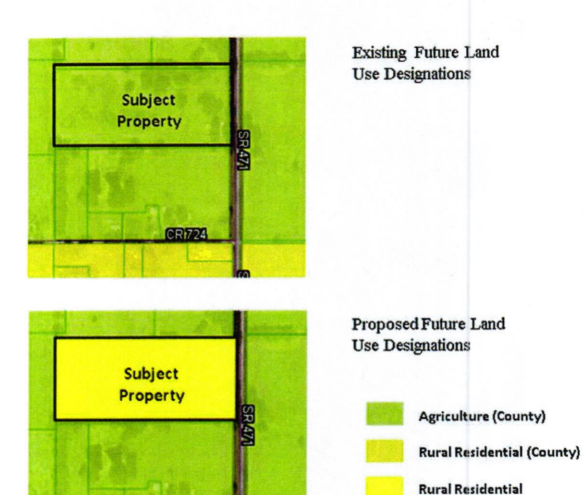
Staff deemed the application sufficient for review. Staff has found the request in compliance with the minimum requirements of the Sumter County Land Development Code and Comprehensive Plan and recommends approval of the petition.

Notices Sent: 34

Map 1 General Location



Map 2 Future Land Use Map



CR 724

Attachment 1 URBAN SPRAWL ANALYSIS

The Community Planning Act (Florida Statutes Chapter 163) requires future land use amendments to include an analysis to determine whether the proposed amendment contributes to urban sprawl. The proposed land use amendment does not display the sprawl indicators as identified in Florida Statutes Chapter 163.3177.9.a and listed below.

- I. Promotes, allows, or designates for development substantially areas of the jurisdiction to develop as low-intensity, low-density, or single-use development or uses. The project site does not make up a substantial part of the City.
- II. Promotes, allows, or designates significant amounts of urban development to occur in rural areas at substantial distances from existing urban areas while not using undeveloped lands that are available and suitable for development. The subject property does not make up a substantial part of the City. The requested land use is consistent with the Joint Planning Area agreement land use map which provides for a functional mixture of uses as the City grows.
- III. Promotes, allows, or designates urban development in radial, strip, isolated, or ribbon patterns generally emanating from existing urban developments. The amending of land use for this property will not create any of the design patterns listed above.
- IV. Fails to adequately protect and conserve natural resources, such as wetlands, floodplains, native vegetation, environmentally sensitive areas, natural groundwater aquifer recharge areas, lakes, rivers, shorelines, beaches, bays, estuarine systems, and other significant natural systems. The subject property does not contain significant native vegetation or environmentally sensitive areas.
- V. Fails to adequately protect adjacent agricultural areas and activities, including silviculture, active agricultural and silvicultural activities, passive agricultural activities, and dormant, unique, and prime farmlands and soils. The proposed development is consistent with the Joint Planning Area agreement land use map. One function of the Joint Planning Area agreement is to protect agricultural areas located outside the municipal service areas.
- VI. Fails to maximize use of existing public facilities and services. City utilities are available. Connection will be required if the property is redeveloped.
- VII. Fails to maximize use of future public facilities and services. City utilities are available. Connection will be required if the property is redeveloped.

- VIII. Allows for land use patterns or timing which disproportionately increase the cost in time, money, and energy of providing and maintaining facilities and services, including roads, potable water, sanitary sewer, stormwater management, law enforcement, education, health care, fire and emergency response, and general government. Fails to provide a clear separation between rural and urban land uses. The proposed land use amendment will not disproportionately increase the cost of public services in the area.
 - IX. Discourages or inhibits infill development or the redevelopment of existing neighborhoods and communities. The requested amendment does not discourage infill.
 - X. Fails to encourage a functional mix of uses. The proposed project will encourage a functional mix of uses. The surrounding area includes a variety of residential, and agriculture uses.
 - XI. Results in poor accessibility among linked or related land uses. The proposed land use amendment will not affect the accessibility of adjacent lands.
- XII. Results in the loss of significant amounts of functional open space. The subject property does not impact functional open space.

Further, a future land use amendment is required to meet four or more criteria listed in FS 163.3177.9.b. The proposed land use amendment meets the following four listed criteria:

- (I) Directs or locates economic growth and associated land development to geographic areas of the community in a manner that does not have an adverse impact on that protects natural resources and ecosystems. The subject property does not contain significant native vegetation.
- (V) Preserves Agricultural areas and activities, including silviculture, and dormant, unique, and prime farmlands and soils. The Rural Residential land use assignment allows for continued agricultural uses.
- (V) Creates a balance of land uses based upon demands of residential population for the nonresidential needs of an area. The requested land use is consistent with the Joint Planning Area agreement land use map which provides for a functional mixture of uses as the City grows.
- (VII) Creates a balance of land uses based upon demands of the residential population for the nonresidential needs of an area. The requested land use is consistent with the Joint Planning Area agreement land use map which provides for a functional mixture of uses as the City grows.

ORDINANCE NO. 2023-14

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA PROVIDING FOR THE REZONING OF REAL PROPERTY TOTALING 17 ACRES, MORE OR LESS, IN SIZE (TAX PARCEL IDENTIFICATION NUMBER N25-016) WITHIN THE CITY LIMITS (MAP OF PROPERTY ATTACHED) TO RURAL RESIDENTIAL WITH CONVENTIONAL HOUSING (RR1C) ZONING DISTRICT; PROVIDING FOR THE TAKING OF IMPLEMENTING ADMINISTRATIVE ACTIONS; PROVIDING FOR THE ADOPTION OF A MAP BY REFERENCE; REPEALING ALL CONFLICTING ORDINANCES; PROVIDING FOR SEVERABILITY; PROVIDING FOR NON-CODIFICATION AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Rudolfo Luisis, whose mailing address is 9380 SW 170th Path Apt 8-301, Miami, FL 33196 (Tax Parcel Identification Number N25-016), is the owner of the property which is the subject of this Ordinance; and

WHEREAS, The real property, totaling 17 +/- acres in size, is located on the west side of SR 471; and

WHEREAS, Rudolfo Luisis, whose mailing address is 9380 SW 170th Path Apt 8-301, Miami, FL 33196 has initiated voluntary annexation into the municipal limits of the City of Webster, Florida.; and

WHEREAS, The City Manager of the City of Webster pursuant to the controlling provisions of State law and the Code of Ordinances of the City of Webster, is petitioning to have the subject property reassigned from the Agricultural (A10C-County) zoning designation to the Rural Residential (RR1C) zoning designation; and

WHEREAS, the City Council of the City of Webster, Florida has taken, as implemented by City staff, all actions relating to the rezoning action set forth herein in accordance with the requirements and procedures mandated by State law.

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA:

SECTION 1. LEGISLATIVE FINDINGS AND INTENT.

- (a). The City Council of the City of Webster hereby adopts and incorporates into this Ordinance the City staff report and City Council agenda memorandum relating to the application relating to the proposed adoption of a revised conceptual plan of development of the subject property as well as the recitals (whereas clauses) to this Ordinance.
- (b). The subject property, which is 17 acres MOL in size, is located on the west side of SR 471 (Tax Parcel Number N25-016). The legal description of the subject property is as follows:

N 1/2 OF SE 1/4 OF SE 1/4 OF SEC 25, TWP 21S, RNG 22E LESS 2 ACRES OFF N SIDE.

(c). The City of Webster has complied with all requirements and procedures of Florida law in processing and advertising this Ordinance.

SECTION 2. REZONING OF REAL PROPERTY/IMPLEMENTING ACTIONS.

- (a). Upon enactment of this Ordinance the following described property, as depicted in Attachment A of this Ordinance, and totaling is 17 acres MOL in size, shall be rezoned from Agricultural (A10C-County) zoning districts/classification to Rural Residential (RR1C) zoning district/classification.
- (b). The City Manager, or designee, is hereby authorized to execute any and all documents necessary to formalize approval of the rezoning action taken herein and to revise and amend the Official Zoning Map or Maps of the

City of Webster as may be appropriate to accomplish the action taken in this Ordinance.

SECTION 3. INCORPORATION OF MAP. The zoning map attached to this Ordinance as the Attachment is hereby ratified and affirmed and incorporated into this Ordinance as a substantive part of this Ordinance.

SECTION 4. CONFLICTS. All ordinances or part of ordinances in conflict with this Ordinance are hereby repealed.

SECTION 5. SEVERABILITY. If any section, sentence, phrase, word, or portion of this Ordinance is determined to be invalid, unlawful or unconstitutional, said determination shall not be held to invalidate or impair the validity, force or effect of any other section, sentence, phrase, word, or portion of this Ordinance not otherwise determined to be invalid, unlawful, or unconstitutional.

SECTION 6. NON-CODIFICATION. This Ordinance shall not be codified in the *City Code of the City of Webster* or the *Land Development Code of the City of Webster*; provided, however, that the actions taken herein shall be depicted on the zoning maps of the City of Webster by the City Manager, or designee.

SECTION 7. EFFECTIVE DATE This Ordinance shall take effect immediately upon enactment.

PASSED AND ENACTED this	, day of, 2023.
	CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA
	Bobby Yost, Mayor
ATTEST: Legality:	Approved as to form and
Amy Flood City Clerk	William L. Colbert City Attorney

Attachment



CITY OF WEBSTER REZONING APPLICATION

PLANNING & ZONING JULY 13, 2023

CITY COUNCIL JULY 20, 2023 AUGUST 17, 2023

CASE NUMBER:

R-23-010367

LANDOWNER:

Rudolfo Luisis.

APPLICANT:

City of Webster

REQUESTED ACTION:

Rezone 17 acres MOL from County - A10C

to Rural Residential (RR1C) concurrent with

land use amendment SS-23-10366

PARCEL NUMBER:

N25-016

LEGAL DESCRIPTION:

N 1/2 OF SE 1/4 OF SE 1/4 OF SEC 25,

TWP 21S, RNG 22E LESS 2 ACRES OFF N

SIDE

EXISTING ZONING:

Agricultural (A10C-County)

EXISTING USE:

Residence and pasture

FUTURE LAND USE:

County - Agricultural (Concurrent land use

amendment SS-23-10366 to Webster - Rural

Residential)

PARCEL SIZE:

17 acres MOL

LOCATION:

West side of SR 471, 700-ft north of CR 724

(Map 1).

SURROUNDING LAND USE AND ZONING

The subject property is developed with a single-family residence. The property is located in an area with a mixture of rural residential and agricultural uses. Surrounding properties are zoned Rural Residential (RR1 – county and RR5C – County) and Agricultural (A10C – County) (Map 2).

CASE SUMMARY

This rezoning is being initiated by staff in conjunction with voluntary annexation into the City and small scale land use amendment SS-23-10366. This rezoning will add the property to the City's Zoning Map with a Rural Residential (RR1C) zoning assignment. This rezoning will allow for continued rural residential and agricultural use. Redevelopment for suburban housing use will require a new zoning approval.

CASE ANALYSIS:

This request will add the subject property to the City's Zoning Map with a zoning assignment consistent with the existing use as a rural homesite with a pasture. This application is concurrent with future land use amendment SS-23-10366.

LDC Section 13-313 (d), General Administration of Amendment and Permit Applications-Review and Approval Process, provides for the following review criteria for LDC and zoning map amendments:

- a) Change of conditions, or absence of changed conditions.

 Annexation in to Webster prompted this change.
- b) Community need, or lack of community need.

The requested rezoning will allow for continued use as a rural homesite.

c) Benefits to the community.

There is no specific benefit to the surrounding neighborhood..

d) The rights of private property owners.

This rezoning will preserve the existing residential and agricultural rights currently in place with County zoning..

DEVELOPMENT SERVICES DEPARTMENT STAFF CONCLUSIONS

Staff deemed the application sufficient for review. Staff has found the request in compliance with the minimum requirements of the Webster Land Development Code and Comprehensive Plan and recommends approval.

Notices Sent: 34

Map 1 General Location



RR1 RR1 ATOG ATTO Subject Property to be assigned RRIC zoning RR1 A10G RR5G RR1 RRI RRI RRSG RRI RRI RRI RR1 RRI

R2M

RR1

RR1

RR1

Map 2 Surrounding Zoning Assignments

ORDINANCE NO. 2023-15

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA AMENDING THE CITY OF WEBSTER COMPREHENSIVE PLAN, AS PREVIOUSLY AMENDED: PROVIDING FOR AMENDMENT OF THE FUTURE LAND USE MAP OF THE FUTURE LAND USE ELEMENT OF THE CITY OF WEBSTER COMPREHENSIVE PLAN RELATIVE TO CERTAIN REAL PROPERTY. APPROXIMATELY 4.1 ACRES (TAX IDENTIFICATION NUMBER Q19-086), AND DESCRIBED IN THIS ORDINANCE FROM THE INDUSTRIAL FUTURE LAND DESIGNATION (COUNTY) TO THE INDUSTRIAL FUTURE LAND USE DESIGNATION (CITY): PROVIDING FOR LEGISLATIVE FINDINGS AND INTENT; PROVIDING FOR ASSIGNMENT OF THE LAND USE DESIGNATION FOR THE PROPERTY: PROVIDING SEVERABILITY; PROVIDING FOR RATIFICATION OF PRIOR ACTS OF THE CITY: PROVIDING FOR CONFLICTS: PROVIDING CODIFICATION AND DIRECTIONS TO THE CODE CODIFIER AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, South Sumter Self Storage LLC, whose mailing address is 482 French Rd, Rochester, NY 14618 (Tax Parcel Identification Number Q19-086), is the owner of the property which is the subject of this Ordinance; and

WHEREAS, The real property, totaling 4.1 +/- acres in size, is located on the east side of SR 471; and

WHEREAS, Benjamin Antonucci, whose mailing address is 482 French Rd, Rochester, NY 14618 is the Authorized Person and Manager for South Sumter Self Storage, LLC.: and

WHEREAS, Benjamin Antonucci of South Sumter Self Storage, LLC has initiated voluntary annexation into the municipal limits of the City of Webster, Florida.; and

WHEREAS, The City Manager of the City of Webster pursuant to the controlling provisions of State law and the Code of Ordinances of the City of Webster, is petitioning to have the subject property reassigned from the Industrial (County) future land use

designation to the Industrial future land use designation;

WHEREAS, the City Council of the City of Webster, Florida has taken, as implemented by City staff, all actions relating to the approval action set forth herein in accordance with the requirements and procedures mandated by State law.

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA:

SECTION 1. LEGISLATIVE FINDINGS AND INTENT.

- (a). The City Council of the City of Webster hereby adopts and incorporates into this Ordinance the City staff report and City Council agenda memorandum relating to the application relating to the proposed amendment to the *City of Webster Comprehensive Plan* pertaining to the subject property.
- (b). The City of Webster has complied with all requirements and procedures of Florida law in processing and advertising this Ordinance.
- (c). This Ordinance is internally consistent with the goals, objectives and policies of the *Comprehensive Plan of the City of Webster* and the proposed *Comprehensive Plan* amendment does not trigger any urban sprawl indicators and adoption of this amendment will discourage the proliferation of urban sprawl within the City of Webster.
- (d). Public services are available to the real property which is the subject of this Ordinance.
- (e). The exhibits to this Ordinance are incorporated herein as if fully set forth herein verbatim.

SECTION 2. AMENDMENT TO FUTURE LAND USE MAP.

- (a). The Future Land Use Plan Element of the Comprehensive Plan of the City of Webster and the City's Future Land Use Map are hereby amended by changing the land use designation from the Industrial (County) land use designation to the Industrial land use designation regarding the real property which is the subject of this Ordinance as set forth herein (Attachment 1).
- (b). The property which is the subject of this *Comprehensive Plan* amendment is as described as provided in Attachment 2:

SECTION 4. CONFLICTS. All ordinances or part of ordinances in conflict with this Ordinance are hereby repealed.

SECTION 5. SEVERABILITY. If any section, sentence, phrase, word, or portion of this Ordinance is determined to be invalid, unlawful or unconstitutional, said determination shall not be held to invalidate or impair the validity, force or effect of any other section, sentence, phrase, word, or portion of this Ordinance not otherwise determined to be invalid, unlawful, or unconstitutional.

SECTION 6. CODIFICATION/INSTRUCTIONS TO CODE CODIFIER. It is the intention of the City Council of the City of Webster, Florida, and it is hereby ordained that the provisions of this Ordinance shall become and be made a part of the codified version of the City of Webster Comprehensive Plan and/or the Code of Ordinances of the City of Webster, Florida in terms of amending the Future Land Use Map of the City.

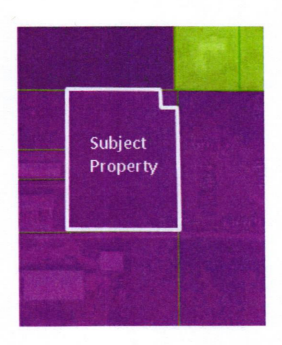
SECTION 7. EFFECTIVE DATE The small scale Comprehensive Plan amendment set forth herein shall not become effective, in accordance with Section

163.3187, Florida Statutes, until 31 days after the enactment of this Ordinance. If challenged within 30 days after enactment, the small scale amendment set forth in this Ordinance shall not become effective until the State land planning agency or the Administration Council, respectively, issues a final order determining that the subject large scale amendment is in compliance with controlling State law.

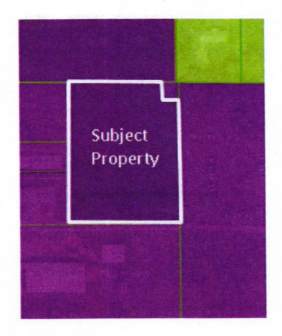
PASSED AND ENACTED this	day of, 2023.	
	CITY COUNCIL OF THE CIT WEBSTER, FLORIDA	Υ Ο
	Bobby Yost, Mayor	
ATTEST:	Approved as to form and Legali	ty:
Amy Flood City Clerk	William L. Colbert City Attorney	

ATTACHMENT 1

Future Land Use Map



Existing Future Land Use Designations



Proposed Future Land Use Designations







ATTACHMENT 2 Legal Description

THE NORTH 477.40 FEET OF THE EAST 282.76 FEET OF THE WEST 672.76 FEET OF THE SOUTH 3/4 OF THE WEST 1/2 OF THE SW 1/4 OF SECTION 19, TOWNSHIP 21 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA.

AND

THE EAST 90 FEET OF THE WEST 390 FEET OF THE NORTH 477.40 FEET OF THE SOUTH 3/4 OF THE WEST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 19, TOWNSHIP 21 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA.

LESS AND EXCEPT:

THE NORTH 60.0 FEET OF THE NORTH 477.40 FEET OF THE EAST 60.0 FEET OF THE EAST 282.76 FEET OF THE WEST 672.76 FEET OF THE SOUTH 3/4 OF THE WEST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 19, TOWNSHIP 21 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA.

TOGETHER WITH, SUBJECT TO AND RESERVING TO GRANTOR FOR JOINT USE, THAT CERTAIN EASEMENT FOR INGRESS, EGRESS, ACCESS AND UTILITIES AS PROVIDED FOR IN THAT CERTAIN RECIPROCAL NON-EXCLUSIVE PERPETUAL ACCESS AND UTILITY EASEMENT AGREEMENT RECORDED IN OFFICIAL RECORDS BOOK 3741, PAGE 405, ON APRIL 16, 2020, AS AMENDED AND RESTATED BY AMENDED AND RESTATED RECIPROCAL NON-EXCLUSIVE PERPETUAL ACCESS AND UTILITY EASEMENT AGREEMENT RECORDED IN OFFICIAL RECORDS BOOK 4252, PAGE 524, PUBLIC RECORDS OF SUMTER COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

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CITY OF WEBSTER

SMALL SCALE COMPREHENSIVE PLAN AMENDMENT

PLANNING & ZONING JULY 13, 2023

> CITY COUNCIL JULY 20, 2023 AUGUST 17, 2023

CASE NUMBER:

SS-23-10362

LANDOWNER:

South Sumter Self Storage, LLC.

APPLICANT:

City of Webster

REQUESTED ACTION:

A small scale land use amendment on 4.1 acres MOL to change the future land use assignment from County – Industrial to City of Webster – Industrial following

annexation.

PARCEL NUMBER:

Q19-086

LEGAL DESCRIPTION:

See Attachment 1

PARCEL SIZE:

4.1 acres MOL

LOCATION:

East side of SR 417, across from the fair grounds (Map 1).

GENERAL DESCRIPTION AND BACKGROUND

This land use amendment is being intiated by staff in conjunction with voluntary annexation into the City. This amendment will add the property to the City's Future Land Use Map with an Industrial future land use assignment (Map 2). The property is currently designated Industrial on the County Future Land Use Map. This will allow for continued industrial use.

The subject property is developed with warehouses and an outdoor storage yard. It is located in a commercial/industaral area south of Beville's Corner. Surrounding commercial and industrial uses the Sumter County Fairgrounds, whosale manufacturing warehouse, an indoor/outdoor storage facility, and a gun/gunsmithing shop. The property is inside the City of Webster/Sumter County Joint Planning Area.

There are three contiguous properties currently under application for annexation/land use amendment/rezoning at this time. These properties are under different ownership and the applications are not related.

LAND USE SUITABILITY

Urban Sprawl

The proposed amendment displays none of the sprawl indicators as identified in Florida Statutes Chapter 163.3177.9(a) and meet four (4) of the sprawl test criteria in Florida Statutes Chapter 163.3177.9(b) (Attachment).

Environmental Resources

The property does not contain significant natural resources.

Historic Resources

This location does not appear on the Master Site File of Historic Resources.

Population and Housing

The proposed amendment will not impact the availability of housing.

CONCURRENCY ANALYSIS

Potable Water & Sewer

Water service is availability to the site.

Stormwater Drainage

Any redevelopment must conform to Southwest Florida Water Management District regulations for stormwater systems.

CONSISTENCY WITH POLICIES OF THE COMPREHENSIVE PLAN

The proposed amendment is consistent with the following policies of the Unified Comprehensive Plan:

Policy 1.1.4 Compatibility

Zoning districts and the uses permitted within them shall be compatible with the character of the neighborhood or community. In the context of this comprehensive plan, the term "compatible" shall denote the extent to which adjacent or nearby land uses can be established without significant negative impacts or the unreasonable loss of quiet enjoyment of private property. The term "compatible" does not require land uses to be similar in type or scale. Land development regulations shall provide standards to assure compatibility of proposed projects with surrounding land uses:

- a. New residential development shall be compatible with the predominant housing type in the surrounding neighborhood;
- b. Developments shall be consistent with the fundamental development pattern of the surrounding neighborhood in scale, mass of buildings, and density/intensity;

- c. Development standards shall require techniques to mitigate negative impacts between adjacent land uses. Such techniques may include buffers and visual barriers (i.e. vegetative buffers, fences, and berms), and setbacks; and
- d. Development standards shall provide consistency in the size, design, and location of site design features such as landscaping, buffers, signs, parking lots and vehicular circulation.

The proposed land use is compatible with surrounding land uses. It is located on an arterial roadway and is adjacent to a cluster of properties used for Heavy Commercial and Industrial activities.

Future Land Use Policy 1.2.10 Industrial

The "Industrial" future land use category is applied to lands suitable for light and heavy manufacturing, processing, outdoor storage, warehousing, and transportation of goods.

Secondary uses my include: commercial uses that directly support the industrial land use or provide services to the employeesl commercial uses that require outdoor storage, large columes of truck activity, or other potential to creat negative off-site impacts, services industires, utilities, wholesale and internet business that do not cater to on-site customers, offices relate to the industrial use, and other land uses requiring outdoor storage and/or having the potential to generate negative impacts on adjacent properties.

- a. Industrial land uses may be located within or outside the UDA;
- b. Industrial uses shall be encourages within the Economic Activity Centers and industrial areas within the Cities;
- c. The industrial uses shall be located with access to an arterial or collector road;
- d. The maximum floor area ration when located inside a Primary Economic Activity Center is 0.7.
- e. The maximum floor area ratio when located inside the UDA boundary is 0.5; and
- f. The maximum floor area ratio when located outside the UDA boundary is 0.3.

This property is currently designated Industrial on the County Future Land Use map. It is located within the urban development area and within a secondary economic activity center near other commercial and industrial uses.

Future Land Use Policy 1.3.8 Compatibility for Rezoning and Amendments

Proposed rezonings and future land use amendments shall be compatible with adjacent land uses and community character. Compatibility shall be achieved through the following measures:

- Rezoning and future landuse amendments shall consider potential maximum impacts
 of the potential land uses; and
 The requested future land use assignment does not increase the allowable intensity or
 - The requested future land use assignment does not increase the allowable intensity or types of uses currently permitted with a County-Industrial future land use assignment.

b. The use of clustering, PUD, or other innovative development techniques shall be considered to assure the compatible transition between differing land uses and zoning districts.

The use of a PUD would not be appropriate for this property.

Policy 1.6.3 Commercial and Industrial Conversion

Amendments of the Future Land Use Map to convert land to General Commercial or Industrial future land use category shall be based on the following criteria:

- a. New commercial and industrial land uses shall gain access from a collector or arterial roadway;
- b. New commercial or industrial sites shall have few environmental constraints or it has been demonstrated that environmental impacts can be mitigated.
- c. Project site is of sufficient size to meet land development regulations, including road access, internal circulations, parking, drainage, and setback/buffers;
- d. New industrial and commercial land uses within a designated utility service area shall connect to available public facilities or have a service agreement with the utility provider addressing future connection;
- e. For new commercial or industrial uses there are necessary facilities and services available or planned to support the commercial or industrial use; and
- f. Relationship and proximity to the Economic Activity Centers identified in Policy 8.1.1 and Map 8-1 of the Economic Development Element and Primary Economic Activity Centers identified on Map 1-8.

The subject property is currently assigned Industrial on the County's Future Land Use Map. The requested amendment will allow the same type and intensity of development while assuring connection to City utilities.

PROPOSED AMENDMENT TO THE TEXT OF THE COMPREHENSIVE PLAN

The proposed amendment does not affect the text of the Comprehensive Plan.

PROPOSED AMENDMENT TO THE CAPITAL IMPROVEMENTS PLAN

The proposed amendment does not affect the City's Capital Improvements program.

CONCLUSIONS

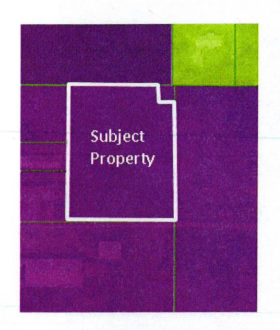
Staff deemed the application sufficient for review. Staff has found the request in compliance with the minimum requirements of the Sumter County Land Development Code and Comprehensive Plan and recommends approval of the petition.

Notices Sent: 16

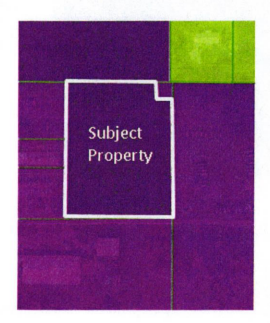
Map 1 General Location



Map 2 Future Land Use Map



Existing Future Land Use Designations



Proposed Future Land Use Designations



Agriculture (County)



Industrial (County)



Industrial

ATTACHMENT 1 Legal description

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Attachment 2 URBAN SPRAWL ANALYSIS

The Community Planning Act (Florida Statutes Chapter 163) requires future land use amendments to include an analysis to determine whether the proposed amendment contributes to urban sprawl. The proposed land use amendment does not display the sprawl indicators as identified in Florida Statutes Chapter 163.3177.9.a and listed below.

- I. Promotes, allows, or designates for development substantially areas of the jurisdiction to develop as low-intensity, low-density, or single-use development or uses. The project site does not make up a substantial part of the City.
- II. Promotes, allows, or designates significant amounts of urban development to occur in rural areas at substantial distances from existing urban areas while not using undeveloped lands that are available and suitable for development. The subject property is in the Urban Development Area and secondary economic activity center fronting on S.R. 471 within a node of Industrial land use and Industrial & Commercial zoning. This property is contiguous to the same land use being sought and is not looking to establish an industrial use in an area where industrial land use is already existing.
- III. Promotes, allows, or designates urban development in radial, strip, isolated, or ribbon patterns generally emanating from existing urban developments. The amending of land use for this property will not create any of the design patterns listed above.
- IV. Fails to adequately protect and conserve natural resources, such as wetlands, floodplains, native vegetation, environmentally sensitive areas, natural groundwater aquifer recharge areas, lakes, rivers, shorelines, beaches, bays, estuarine systems, and other significant natural systems. The subject property does not contain significant native vegetation but does include FEMA designated flood zone on a majority of the west side of the property.
- V. Fails to adequately protect adjacent agricultural areas and activities, including silviculture, active agricultural and silvicultural activities, passive agricultural activities, and dormant, unique, and prime farmlands and soils. The proposed development will have no impact on Agricultural uses and looks to conform with properties to the north.
- VI. Fails to maximize use of existing public facilities and services. City utilities are available. The subject property will be required to connect to City utilities.
- VII. Fails to maximize use of future public facilities and services. City utilities are available. The subject property will be required to connect to City utilities.

- VIII. Allows for land use patterns or timing which disproportionately increase the cost in time, money, and energy of providing and maintaining facilities and services, including roads, potable water, sanitary sewer, stormwater management, law enforcement, education, health care, fire and emergency response, and general government. Fails to provide a clear separation between rural and urban land uses. The proposed land use amendment will not disproportionately increase the cost of public services in the area.
 - IX. Discourages or inhibits infill development or the redevelopment of existing neighborhoods and communities. The requested amendment does not discourage infill.
 - X. Fails to encourage a functional mix of uses. The proposed project will encourage a functional mix of uses. The surrounding area includes a variety of Commercial, Industrial, Residential, and Agriculture uses.
 - XI. Results in poor accessibility among linked or related land uses. The proposed land use amendment will not affect the accessibility of adjacent lands.
- XII. Results in the loss of significant amounts of functional open space. The subject property does not impact functional open space.

Further, a future land use amendment is required to meet four or more criteria listed in FS 163.3177.9.b. The proposed land use amendment meets the following four listed criteria:

- (I) Directs or locates economic growth and associated land development to geographic areas of the community in a manner that does not have an adverse impact on that protects natural resources and ecosystems. The subject property does not contain significant native vegetation.
- (V) Preserves Agricultural areas and activities, including silviculture, and dormant, unique, and prime farmlands and soils. The property is currently assigned Industrial future land use assignment.
- (V) Creates a balance of land uses based upon demands of residential population for the nonresidential needs of an area. The land use change will not significantly affect the mixture of land uses.
- (VII) Creates a balance of land uses based upon demands of the residential population for the nonresidential needs of an area. The requested amendment will increase the amount of Industrial land available for development in Webster. This will improve the balance of land uses.

ORDINANCE NO. 2023-16

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA PROVIDING FOR THE REZONING OF REAL PROPERTY TOTALING 4.1 ACRES, MORE OR LESS, IN SIZE (TAX PARCEL IDENTIFICATION NUMBER Q19-086) WITHIN THE CITY LIMITS (MAP OF PROPERTY ATTACHED) TO INDUSTRIAL ZONING DISTRICT; PROVIDING FOR THE TAKING OF IMPLEMENTING ADMINISTRATIVE ACTIONS; PROVIDING FOR THE ADOPTION OF A MAP BY REFERENCE; REPEALING ALL CONFLICTING ORDINANCES; PROVIDING FOR SEVERABILITY; PROVIDING FOR NON-CODIFICATION AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, South Sumter Self Storage, LLC, whose mailing address is 482 French Rd, Rochester, NY 14618 (Tax Parcel Identification Number Q19-086), is the owner of the property which is the subject of this Ordinance; and

WHEREAS, the real property, totaling 4.1 +/- acres in size, is located on the east side of SR 471; and

WHEREAS, Benjamin Antonucci, whose mailing address is 482 French Rd, Rochester, NY 14618 is the Authorized Person and Manager for South Sumter Self Storage, LLC.: and

WHEREAS, Benjamin Antonucci of South Sumter Self Storage, LLC has initiated voluntary annexation into the municipal limits of the City of Webster, Florida.; and

WHEREAS, The City Manager of the City of Webster pursuant to the controlling provisions of State law and the Code of Ordinances of the City of Webster, is petitioning to have the subject property reassigned from the Industrial (County) zoning designation to the zoning designation;

WHEREAS, the City Council of the City of Webster, Florida has taken, as

herein in accordance with the requirements and procedures mandated by State law.

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA:

SECTION 1. LEGISLATIVE FINDINGS AND INTENT.

- (a). The City Council of the City of Webster hereby adopts and incorporates into this Ordinance the City staff report relating to the application as well as the recitals (whereas clauses) to this Ordinance.
- (b). The subject property, which is 4.1 acres MOL in size, is located on the east side of SR 471 (Tax Parcel Number Q19-086). The legal description of the subject property is provided in Attachment A.
- (c). The City of Webster has complied with all requirements and procedures of Florida law in processing and advertising this Ordinance.

SECTION 2. REZONING OF REAL PROPERTY/IMPLEMENTING ACTIONS.

- (a). Upon enactment of this Ordinance the following described property, as depicted in Attachment A of this Ordinance, and totaling is 4.1 acres MOL in size, shall be rezoned from Industrial (County) zoning districts/classification to Industrial zoning district/classification.
- (b). The City Manager, or designee, is hereby authorized to execute any and all documents necessary to formalize approval of the rezoning action taken herein and to revise and amend the Official Zoning Map or Maps of the City of Webster as may be appropriate to accomplish the action taken in this Ordinance.

SECTION 3. INCORPORATION OF MAP. The map attached to this Ordinance as the Attachment is hereby ratified and affirmed and incorporated into this Ordinance as a substantive part of this Ordinance.

SECTION 4. CONFLICTS. All ordinances or part of ordinances in conflict with this Ordinance are hereby repealed.

SECTION 5. SEVERABILITY. If any section, sentence, phrase, word, or portion of this Ordinance is determined to be invalid, unlawful or unconstitutional, said determination shall not be held to invalidate or impair the validity, force or effect of any other section, sentence, phrase, word, or portion of this Ordinance not otherwise determined to be invalid, unlawful, or unconstitutional.

SECTION 6. NON-CODIFICATION. This Ordinance shall not be codified in the *City Code of the City of Webster* or the *Land Development Code of the City of Webster*; provided, however, that the actions taken herein shall be depicted on the zoning maps of the City of Webster by the City Manager, or designee.

SECTION 7. EFFECTIVE DATE This Ordinance shall take effect immediately upon enactment provided, however, that the rezoning of property herein set forth shall not take effect until Ordinance Number 2023-XX relating to the Comprehensive Plan amendment becomes effective.

PASSED AND ENACTED this	day of	, 2023.
		INCIL OF THE CITY TER, FLORIDA
	Bobby Yo	st, Mayor
ATTEST: Legality:	Approved	as to form and
Amy Flood City Clerk	William L. City Attor	

Attachment A Legal Description

THE NORTH 477.40 FEET OF THE EAST 282.76 FEET OF THE WEST 672.76 FEET OF THE SOUTH 3/4 OF THE WEST 1/2 OF THE SW 1/4 OF SECTION 19, TOWNSHIP 21 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA.

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CITY OF WEBSTER REZONING APPLICATION

PLANNING & ZONING JULY 13, 2023

CITY COUNCIL JULY 20, 2023 AUGUST 17, 2023

CASE NUMBER:

R-23-010363

LANDOWNER:

South Sumter Self Storage, LLC.

APPLICANT:

City of Webster

REQUESTED ACTION:

Rezone 4.1 acres MOL from County -

Industrial to Industrial concurrent with land

use amendment SS-23-10362

PARCEL NUMBERS:

Q19-086

LEGAL DESCRIPTION:

See Attachment

EXISTING ZONING:

County - Industrial

EXISTING USE:

Warehouses and outdoor storage

FUTURE LAND USE:

County - Industrial (Concurrent land use

amendment SS-23-10362 to Webster -

Industrial)

PARCEL SIZE:

4.1 acres MOL

LOCATION:

East side of SR 417, across from the

fairgrounds (Map 1).

SURROUNDING LAND USE AND ZONING

The subject property is developed with warehouses and an outdoor storage yard. It is located in a commercial/industrial area south of Beville's Corner. Surrounding commercial and industrial uses include the Sumter County Fairgrounds, wholesale manufacturing warehouse, an indoor/outdoor storage facility, and a gun/gunsmithing shop.

CASE SUMMARY

This rezoning is being initiated by staff in conjunction with voluntary annexation into the City. This rezoning will add the property to the City's Zoning Map with an Industrial zoning assignment (Map 2). The property is currently designated Industrial on the County Zoning Map. This will allow for continued industrial use.

CASE ANALYSIS:

This request will add the subject property to the City's Zoning Map with a zoning assignment consistent with the existing use as a warehouse and outdoor storage facility. This application is concurrent with future land use amendment SS-23-10362.

LDC Section 13-313 (d), General Administration of Amendment and Permit Applications-Review and Approval Process, provides for the following review criteria for LDC and zoning map amendments:

- a) Change of conditions, or absence of changed conditions.

 Annexation in to Webster prompted this change.
- b) Community need, or lack of community need.

 The requested rezoning will allow for continued use as a warehouse operation with outdoor storage.
- c) Benefits to the community.

 The rezoning will provide an additional product/service to the area and jobs.
- d) The rights of private property owners.

 This rezoning will preserve the existing industrial development rights currently in place with County zoning.

DEVELOPMENT SERVICES DEPARTMENT STAFF CONCLUSIONS

Staff deemed the application sufficient for review. Staff has found the request in compliance with the minimum requirements of the Webster Land Development Code and Comprehensive Plan and recommends approval.

Notices Sent: 16

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Map 1 General Location



RR5G A10G RR1 SE 75TH AVE RR1 RR1 RR1 RR1 RRIG 0C RR1G RR5G RR1G RR1 CN SR/47 A10C -ID-ID ID. ID R4C Subject **Property** RRIG CH 10G R2C ID RRI

Map 2 Surrounding Zoning Assignments

AFFIDAVIT OF PUBLICATION

Sumter Sun Times

Published Weekly

, Sumter County, Florida

Case No. SS SELF STORAGE WEBSTER

STATE OF FLORIDA COUNTY OF SUMTER

Before the undersigned authority, Jessica Whaley, personally appeared who on oath says that she is the Classified Advertising Legal Clerk of Sumter Sun Times, a newspaper published at in Sumter County, Florida; that the attached copy or reprint of the advertisement, to the right, being a Public Notice, was published in said newspaper by print in the issues of or by publication on the newspaper's website, if authorized, on:

June 22, 2023

Affiant further says that the Sumter Sun Times newspaper complies with all legal requirements for publication in chapter 50, Florida Statutes.

Sworn to and subscribed before me this 22nd day of June 2023 by Jessica Whaley, who is personally known to me.

Cheryl A. Tiefery, Clerk, Notary Number: #HH279864 Notary expires. June 23, 2026

00037612 00128695

Sumter County BOCC 7375 Powell Road Wildwood, FL 34785



NOTICE OF INTENT TO CONSIDER CITY OF WEBSTER ORDINANCES FOR LAND USE CHANGE AND REZONING

NOTICE IS HEREBY GIVEN that the City Council of the City of Webster will consider the enactment of City Ordinances on the following subject:

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA AMENDING THE CITY OF WEBSTER COMPREHENSIVE PLAN. AS PREVIOUSLY AMENDED; PROVIDING FOR AMENDMENT OF THE FUTURE LAND USE MAP OF THE FUTURE LAND USE ELEMENT OF THE CITY OF WEBSTER COMPREHENSIVE PLAN RELATIVE TO CERTAIN REAL PROPERTY, APPROXIMATELY 4.1 ACRES (TAX PARCEL IDENTIFICATION NUMBER Q19-086), AND DESCRIBED IN THIS ORDINANCE FROM THE INDUSTRIAL FUTURE LAND USE DESIGNATION (COUNTY) TO THE INDUSTRIAL FUTURE LAND USE DESIGNATION (CITY); PROVIDING FOR LEGISLATIVE FINDINGS AND INTENT; PROVIDING FOR ASSIGNMENT OF THE LAND USE DESIGNATION FOR THE PROPERTY; PROVIDING FOR SEVERABILITY; PROVIDING FOR RATIFICATION OF PRIOR ACTS OF THE CITY; PROVIDING FOR ROTHECTIONS TO THE CODE CODIFICATION AND DIRECTIONS TO THE CODE CODIFIER AND PROVIDING FOR DIRECTIONS TO THE CODE CODIFIER AND PROVIDING FOR AN EFFECTIVE DATE

AND ORDINANCE OF THE CITY OF WEBSTER, FLORIDA PROVIDING FOR THE REZONING OF REAL PROPERTY TOTALING 4.1 ACRES, MORE OR LESS, IN SIZE (TAX PARCEL IDENTIFICATION NUMBER Q19-086) WITHIN THE CITY LIMITS (MAP OF PROPERTY ATTACHED) TO INDUSTRIAL ZONING DISTRICT: PROVIDING FOR THE TAKING OF IMPLEMENTING ADMINISTRATIVE ACTIONS. PROVIDING FOR THE MENTING ADMINISTRATIVE ACTIONS: PROVIDING FOR THE ADOPTION OF A MAP BY REFERENCE: REPEALING ALL CONFLICTING ORDINANCES; PROVIDING FOR SEVERABILITY; PROVIDING FOR NON-CODIFICATION AND PROVIDING FOR AN EFFECTIVE DATE.

Both ordinances are for property being annexed into the City of Webster, owned by South Sumter Self Storage LLC; generally described as follows: THE NORTH 477.4 FT OF THE E 282.76 FT OF THE W 672.76 FT OF THE S 3/4 OF THE W 1/2 OF THE SW 1/4 AND THE E 90 FT OF THE W 390 FT OF N 477.4 FT OF S 3/4 OF W 1/2 OF SW 1/4 LESS THE N 477.40 FT OF E 282.76 FT OF W 672.76 FT OF S 3/4 OF W 1/2 OF THE SW 1/4, ALL BEING IN SEC 19, TWP 21S, RNG 23E. Complete legal description available upon request available upon request.

Requested action: SS-23-10362: Small scale comprehensive plan amendment to change the future land use from Industrial (County) to Industrial (City) on 4.1 acres MOL following annexation.

R-23-010363: Rezone the same property from Industrial (County) to Industrial (County) to Industrial (City).

The proposed ordinances will be heard at three (3) public hear-

Planning and Zoning Board 6:00 PM, July 13, 2023

City Council - first reading 6:00 PM, July 20, 2023

City Council – second reading and final votes 6:00 P.M., August 17, 2023

The meetings will be held at the Webster City Hall, located at 85 E. Central Ave, Webster, FL.

The proposed ordinances may be inspected at City Hall between the hours of 8:00 a.m. and 5:00 p.m. Monday through Friday or Sumter County Development Services Department located at 7375 Powell Road, Suite 115, Wildwood, FL, between the hours of 7:30 A.M. and 4:00 P.M. Monday through Friday.

All persons are advised that if they decide to appeal any decision made by the Council on this matter, they will need a record of the proceedings, and may need to ensure that a verbatim record is made, which includes testimony and evidence upon which the appeal is to be beared. peal is to be based.

In accordance with the Americans with Disabilities Act (ADA) any person with a disability requiring reasonable accommodations in order to participate in this Public Hearing should call the City Manager at (352) 793-2073 at least 48 hours prior to the meeting

Published: 6/22/2023

Memo

To:

City of Webster City Council

Thru:

Deanna Naugler, City Manager

From:

Sue Farnsworth, Planner

Date:

6/27/2023

RE:

Southern Properties Florida LLC land use amendment

and rezoning SS-23-10354 and R-23-010355

Staff has initiated a land use amendment and rezoning for parcel Q19-060 (Southern Properties Florida, LLC) in conjunction with voluntary annexation. There has been a deficiency in the notification process. Staff recommends applications SS-23-10354 and R-23-010355 be continued date and time certain to the following hearing schedule. This will allow staff to send new letters to surrounding land owners:

Proposed hearing schedule (please announce)

Planning and Zoning

August 10, 2023

City Council

August 17, 2023

And

September 21, 2023

All meetings will be held at City Hall, starting at 6 PM.

ORDINANCE NO. 2023-19

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA, ANNEXING PETITION CERTAIN REAL PROPERTY TAX BY VOLUNTARY **IDENTIFICATION** PARCEL **NUMBERS** N36E006 LOCATED CONTIGUOUS TO THE CITY OF WEBSTER IN ACCORDANCE WITH THE VOLUNTARY ANNEXATION PROVISIONS OF SECTION 171.044, FLORIDA STATUTES, TOGETHER WITH ASSOCIATED RIGHTS-OF-WAYS: REDEFINING THE BOUNDARIES OF THE CITY OF WEBSTER TO INCLUDE SAID PROPERTY: AMENDING THE BOUNDARIES OF THE CITY IN ACCORDANCE WITH THE PROVISIONS OF SECTION FLORIDA STATUTES: **PROVIDING FOR** PROVIDING FOR CONDITIONS; DIRECTING THE CITY CLERK TO RECORD THE ORDINANCE WITH THE CLERK OF THE CIRCUIT COURT, WITH THE CHIEF ADMINISTRATIVE OFFICE OF SUMTER COUNTY AND WITH THE DEPARTMENT OF STATE: PROVIDING FOR LEGAL DESCRIPTION AND A MAP AND PROVIDING FOR THE INCORPORATION OF THAT EXHIBIT: REPEALING ALL ORDINANCES CONFLICT HEREWITH; **PROVIDING** FOR **SEVERABILITY:** PROVIDING FOR NON-CODIFICATION AND THE TAKING ADMINISTRATIVE ACTIONS AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Fely Palafox, applied for annexation of property into the City of Webster and is hereby determined to be the fee simple title owner of the real property described below; and

WHEREAS, the said applicant petitioned the City of Webster, pursuant to Section 171.044, *Florida Statutes*, for annexation of said property into the municipal limits of the City of Webster; and

WHEREAS, the applicant is the fee simple title owner of all of said property being described by Tax Identification Parcel Numbers as follows:

Tax Identification Parcel Number Owner

N36E006 Fely Palafox

WHEREAS, the City Council, upon the recommendation of City staff and the City Attorney, has determined that all of the property which is proposed to be annexed into the City of Webster is within an unincorporated area of Sumter County, is reasonably compact and it is further determined that the annexation of said property will not result in the creation of any enclave (and, indeed, logically fills in the City Limits of the City and is consistent with sound principles and practices relating to the delineating of jurisdictional boundaries thereby furthering sound management in terms of the provision of public facilities and services as well as sound land use planning), and it is further determined that the property otherwise fully complies with the requirements of State law and has, further, determined that associated rights-of-way should be annexed hereby;

WHEREAS, the City Council of the City of Webster, Florida has taken all actions in accordance with the requirements and procedures mandated by State law; and

WHEREAS, the City Council of the City of Webster, Florida hereby determines that it is to the advantage of the City of Webster and in the best interests of the citizens of the City of Webster to annex the aforedescribed property; and

WHEREAS, the provisions of Section 166.031(3), Florida Statutes, provide that [a] municipality may, by ordinance and without referendum, redefine its boundaries to include only those lands previously annexed and shall file said redefinition with the Department of State pursuant to the provisions of subsection (2); and

WHEREAS, the provisions of Section 171.091, *Florida Statutes*, provide as follows:

Recording.—Any change in the municipal boundaries through annexation or contraction shall revise the charter boundary article and shall be filed as a revision of the charter with the Department of State within 30 days. A copy of such revision must be submitted to the Office of Economic and

Demographic Research along with a statement specifying the population census effect and the affected land area.

WHEREAS, the map and the legal description attached hereto as Exhibit "A" shows, describes, and depicts the property and associated rights-of-ways which are hereby annexed into the City of Webster said Exhibit being incorporated into the substantive provisions of this Ordinance as if fully set forth herein verbatim.

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA:

SECTION 1. LEGISLATIVE AND ADMINISTRATIVE FINDINGS/ANNEXATION OF PROPERTIES.

- (a). The recitals set forth above in the "whereas clauses" are hereby adopted as legislative findings of the City Council of the City of Webster.
- (b). The property that is the subject of this Ordinance consists of the following parcel of land assigned the Tax Identification Parcel Number set forth above and being specifically described as set forth below, together with all abutting right-of-way if any such rights-of-ways are not currently located within the City Limits of the City, said property being situated in Sumter County, Florida, and said property is hereby annexed into and are hereby made a part of the City of Webster, Florida pursuant to the voluntary annexation provisions of Section 171.044, *Florida Statutes*:

LEGAL DESCRIPTION

All the above lands and real property being located in Sumter County, Florida. (See Exhibit "A").

(c). The property owner of the annexed property fully understands that all of the costs of routing and installing all utility services to the annexed property that may result and be incurred and the obligation to pay any and all applicable fees in any way relating to connection to, and provision of services by, the City's utility systems shall be borne totally by the property owner.

(d). Under the authority of Section 166.031 (3), *Florida Statutes*, relating to city charter amendments, "[a] municipality may amend its charter pursuant to this section notwithstanding any charter provisions to the contrary. A municipality may, by ordinance and without referendum, redefine its boundaries to include only those lands previously annexed and shall file said redefinition with the Department of State." This Ordinance shall amend the boundaries of the City to include the property annexed in this Ordinance and all previously annexed properties.

SECTION 2. EFFECT OF ANNEXATION.

Upon this Ordinance becoming effective, the property owner of the said property shall be entitled to all the rights and privileges and immunities as are from time-to-time granted to property owner of the City of Webster, Florida as further provided in Chapter 171, *Florida Statutes*, and shall further be subject to the responsibilities of ownership as may from time-to-time be determined by the governing authority of the City of Webster, Florida and the provisions of said Chapter 171, *Florida Statutes*.

SECTION 3. ADMINISTRATIVE ACTIONS.

- (a). Within 7 days of the adoption of this Ordinance, the City Clerk shall file a copy of said Ordinance with the Clerk of the Court (Land Records/Recording), with the Chief Administrative Officer of Sumter County (the County Manager), with the Florida Department of State, and with such other agencies and entities as may be required by law or otherwise desirable.
- (b). The City Clerk shall ensure that the property annexed by this Ordinance is incorporated into the *City of Webster Comprehensive Plan* and the Official Zoning Map of the City of Webster in an expeditious manner and, in accordance with, and pursuant

to, the provisions of Under the authority of Section 166.031 (3), *Florida Statutes*, the City Clerk shall amend the boundaries of the City to include the property annexed in this Ordinance and all previously annexed properties in all maps and geographical data relating to the City Limits said properties to include, but not be limited to, annexed rights-of-way and natural features.

SECTION 4. CONFLICTS.

All ordinances or part of ordinances in conflict with this Ordinance are hereby repealed.

SECTION 5. SEVERABILITY.

If any section, sentence, phrase, word, or portion of this Ordinance is determined to be invalid, unlawful or unconstitutional, said determination shall not be held to invalidate or impair the validity, force or effect of any other section, sentence, phrase, word, or portion of this Ordinance not otherwise to be invalid, unlawful, or unconstitutional.

SECTION 6. CODIFICATION.

The provisions of this Ordinance shall not be codified, but the annexed property shall be incorporated and included in all appropriate maps of the City Limits of the City of Webster by the City Clerk who is hereby directed to take any and all appropriate actions relative to the land use planning documents of the City pertaining to the property annexed pursuant to this Ordinance.

SECTION 7. EFFECTIVE DATE.

This Ordinance shall take effect im	mediately upon passage and adoption.
PASSED AND ENACTED this	day of, 2023.
	CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA
	Bobby Yost, Mayor
ATTEST:	APPROVED AS TO FORM AND LEGALITY:
Amy Flood, City Clerk	William L. Colbert, City Attorney

Exhibit A

Parcels: (N36E006)

Tract 6, ROGER'S SUBDIVISION, according to the map or plat thereof as recorded in Plat Book 4, Page 47, Public Records of Sumter County, Florida.

All being in Sumter County, Florida.



PETITION FOR VOLUNTARY ANNEXATION

(Sec. 171.044, Florida Statues)

TO:	THE	WEBSTER CITY	COMMISSION
	C**	CXXI 1	

City of Webster State of Florida

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Antonio G and fely L Palatox

being all of the owner(s) of the following described property:

SUMTER COUNTY PARCEL NUMBER 136 E006

and petition the City Commissioner for the City of Webster, Florida, to annex the described property into the City of Webster, and to redefine the City limits of the City of Webster in such manner as to include such property.

Petitioner(s) hereby state:

- 1. That the described real property is in an unincorporated area of Sumter County. Florida, which is, or will be, contiguous to the City of Webster at the time of final annexation, and:
- 2. That the real property sought to be annexed to the City of Webster is, or will be, reasonably compact within the meaning of the law at the time of final annexation, and;
- 3. That an annexation of the described real property will not result in the creation of an enclave, in violation of law at the time of final annexation.
- 4. I understand that all rules, regulations and taxation of the City will apply upon annexation into the City.

			7	
This petition has been executed on the	2310	_day of _	June	, 20 <u>23</u>

OWNER(S) OR LEGAL REPRESENTATIVE

Signature Signature Witness Witness Witness
This petition was acknowledged before me on day of
OFFICIAL USE ONLY:
Received: City of Webster, Florida, on 33rd day of June, 20 23.
Present City Zoning July 13, 2023



City of Webster 85 East Central Ave Webster, FL 33597 (352) 793-2073

June 26, 2023

Bradley Arnold Sumter County Administrator 7375 Powell Road Wildwood, FL 34785

RE: Annexation of Parcel N36E006

Mr. Arnold:

The City is in receipt of a voluntary annexation application for the above parcel. Parcel N36E006 is approximately 4.85 acres.

I have attached a copy of the application, location map, and boundary map for your records.

Pursuant to Florida Statutes 171.044(6), please accept this letter as notification of the City's intent to annex the property.

Regards,

Amy Flood

City Clerk

City of Webster

352-793-2073

ORDINANCE NO. 2023-20

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA AMENDING THE CITY OF WEBSTER COMPREHENSIVE PLAN, AS PREVIOUSLY AMENDED; PROVIDING FOR AMENDMENT OF THE FUTURE LAND USE MAP OF THE LAND USE ELEMENT OF THE CITY OF WEBSTER COMPREHENSIVE PLAN RELATIVE TO CERTAIN REAL PROPERTY. APPROXIMATELY 22.2 ACRES (TAX PARCEL IDENTIFICATION NUMBER Q19-085). AND DESCRIBED IN THIS ORDINANCE FROM THE INDUSTRIAL FUTURE LAND USE DESIGNATION (COUNTY) TO THE INDUSTRIAL FUTURE LAND USE DESIGNATION (CITY); PROVIDING FOR LEGISLATIVE FINDINGS AND INTENT; PROVIDING FOR ASSIGNMENT OF THE LAND USE DESIGNATION FOR THE PROPERTY: PROVIDING FOR SEVERABILITY: PROVIDING FOR RATIFICATION OF PRIOR ACTS OF THE CITY; PROVIDING FOR CONFLICTS: PROVIDING FOR CODIFICATION AND DIRECTIONS TO THE CODE CODIFIER AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Florida 1 Holdings, LLC, whose mailing address is 22 W Monument Ave, Ste 1, Kissimmee, Fl 34741 (Tax Parcel Identification Number Q19-085), is the owner of the property which is the subject of this Ordinance; and

WHEREAS, the real property, totaling 22.2 +/- acres in size, is located on the east side of SR 471; and

WHEREAS, Rajia Ackley, whose mailing address is 22 W Monument Ave, Ste 1, Kissimmee, FL 34741 is the Authorized Person and Title Member for Florida 1 Holdings, LLC.: and

WHEREAS, Rajia Ackley of Florida 1 Holdings, LLC. has authorized LPG Urban & Regional Planners, Inc. to act as their agent in connection with the land use and rezoning of the real property; and

WHEREAS, LPG Urban & Regional Planners, Inc. applied to the City of Webster, pursuant to the controlling provisions of State law and the Code of Ordinances of the City of Webster, to have the subject property reassigned from the Industrial (County) future

land use designation to the Industrial future land use designation;

WHEREAS, the City Council of the City of Webster, Florida has taken, as implemented by City staff, all actions relating to the approval action set forth herein in accordance with the requirements and procedures mandated by State law.

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA:

SECTION 1. LEGISLATIVE FINDINGS AND INTENT.

- (a). The City Council of the City of Webster hereby adopts and incorporates into this Ordinance the City staff report and City Council agenda memorandum relating to the application relating to the proposed amendment to the *City of Webster Comprehensive Plan* pertaining to the subject property.
- (b). The City of Webster has complied with all requirements and procedures of Florida law in processing and advertising this Ordinance.
- (c). This Ordinance is internally consistent with the goals, objectives and policies of the *Comprehensive Plan of the City of Webster* and the proposed *Comprehensive Plan* amendment does not trigger any urban sprawl indicators and adoption of this amendment will discourage the proliferation of urban sprawl within the City of Webster.
- (d). Public services are available to the real property which is the subject of this Ordinance.
- (e). The exhibits to this Ordinance are incorporated herein as if fully set forth herein verbatim.

SECTION 2. AMENDMENT TO FUTURE LAND USE MAP.

- (a). The Future Land Use Plan Element of the Comprehensive Plan of the City of Webster and the City's Future Land Use Map are hereby amended by changing the land use designation from the Industrial (County) land use designation to the Industrial land use designation regarding the real property which is the subject of this Ordinance as set forth herein (Attachment).
- (b). The property which is the subject of this *Comprehensive Plan* amendment is as described as follows:

THE SW ¼ OF SW ¼ AND S ½ OF NW ¼ OF SW ¼ LESS THE N/LY 1037.40 F
THEREOF AND LESS AND EXCEPT THE E/LY 125.00 FT THEREOF ALSO
LESS RD R/W AND LESS THE E 417.42 FT OF W 989.17 FT OF S 233.71 FT OF
SW ¼ OF SW ¼

SECTION 4. CONFLICTS. All ordinances or part of ordinances in conflict with this Ordinance are hereby repealed.

SECTION 5. SEVERABILITY. If any section, sentence, phrase, word, or portion of this Ordinance is determined to be invalid, unlawful or unconstitutional, said determination shall not be held to invalidate or impair the validity, force or effect of any other section, sentence, phrase, word, or portion of this Ordinance not otherwise determined to be invalid, unlawful, or unconstitutional.

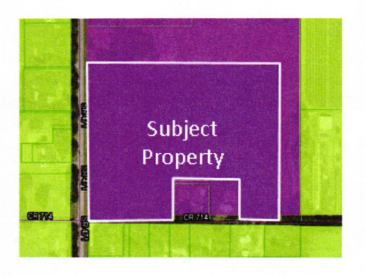
SECTION 6. CODIFICATION/INSTRUCTIONS TO CODE CODIFIER. It is the intention of the City Council of the City of Webster, Florida, and it is hereby ordained that the provisions of this Ordinance shall become and be made a part of the codified

version of the City of Webster Comprehensive Plan and/or the Code of Ordinances of the City of Webster, Florida in terms of amending the Future Land Use Map of the City.

SECTION 7. EFFECTIVE DATE The small scale Comprehensive Plan amendment set forth herein shall not become effective, in accordance with Section 163.3187, Florida Statutes, until 31 days after the enactment of this Ordinance. If challenged within 30 days after enactment, the small scale amendment set forth in this Ordinance shall not become effective until the State land planning agency or the Administration Council, respectively, issues a final order determining that the subject large scale amendment is in compliance with controlling State law.

PASSED AND ENACTED this da	ay of, 2023.
	CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA
ATTEST:	Bobby Yost, Mayor Approved as to form and Legality:
Amy Flood City Clerk	William L. Colbert City Attorney

Attachment Future Land Use Map



Existing Future Land Use Designations



Proposed Future Land Use Designations



CITY OF WEBSTER

SMALL SCALE COMPREHENSIVE PLAN AMENDMENT

PLANNING & ZONING JULY 13, 2023

> CITY COUNCIL JULY 20, 2023 AUGUST 17, 2023

CASE NUMBER:

SS-23-02777

LANDOWNER:

Florida 1 Holdings, LLC.

REPRESENTATIVE:

Ryan Solstice, LPG Urban and Regional Planners, LLC

REQUESTED ACTION:

A small scale land use amendment on 22.2 acres MOL to change the future land use assignment from County – Industrial to City of Webster – Industrial following

annexation.

PARCEL NUMBER:

O19-085

LEGAL DESCRIPTION:

IN SEC 19, TWP 21S, RNG 23E: THE SW 1/4 OF SW 1/4 AND S 1/2 OF NW 1/4 OF SW 1/4 LESS THE N/LY 1037.40 F THEREOF AND LESS AND EXCEPT THE E/LY 125.00 FT THEREOF ALSO LESS RD R/W AND LESS THE E 417.42 FT OF W 989.17 FT OF S 233.71 FT

OF SW 1/4 OF SW 1/4

PARCEL SIZE:

22.2 acres MOL

LOCATION:

NE corner of SR 417 and C-714 (Map 1).

GENERAL DESCRIPTION AND BACKGROUND

The applicant is requesting a Small Scale Future Land Use Amendment on a vacant 22.2-acre parcel. The application site is currently in the process of being annexed into the City of Webster. This amendment will add the property to the City's Future Land Use Map with an Industrial future land use assignment (Map 2). This will allow for Industrial zoning and subsequest development consistent with the zoning assignment. The subject property is located in a commercial/industaral area south of Beville's Corner. Surrounding commercial and industrial uses the Sumter County Fairgrounds, whosale manufacturing warehouse, an indoor/outdoor

storage facility, and a gun/gunsmithing shop. The property is inside the City of Webster/Sumter County Joint Planning Area.

LAND USE SUITABILITY

Urban Sprawl

The proposed amendment displays none of the sprawl indicators as identified in Florida Statutes Chapter 163.3177.9(a) and meet four (4) of the sprawl test criteria in Florida Statutes Chapter 163.3177.9(b) (Attachment).

Environmental Resources

The property does not contain significant natural resources.

Historic Resources

This location does not appear on the Master Site File of Historic Resources.

Population and Housing

The proposed amendment will not impact the availability of housing.

CONCURRENCY ANALYSIS

Potable Water & Sewer

Water service is availability in the area and connection will be required at the time of development.

Stormwater Drainage

All development must conform to Southwest Florida Water Management District regulations for stormwater systems.

CONSISTENCY WITH POLICIES OF THE COMPREHENSIVE PLAN

The proposed amendment is consistent with the following policies of the Unified Comprehensive Plan:

Policy 1.1.4 Compatibility

Zoning districts and the uses permitted within them shall be compatible with the character of the neighborhood or community. In the context of this comprehensive plan, the term "compatible" shall denote the extent to which adjacent or nearby land uses can be established without significant negative impacts or the unreasonable loss of quiet enjoyment of private property. The term "compatible" does not require land uses to be similar in type or scale. Land development regulations shall provide standards to assure compatibility of proposed projects with surrounding land uses:

- a. New residential development shall be compatible with the predominant housing type in the surrounding neighborhood;
- b. Developments shall be consistent with the fundamental development pattern of the surrounding neighborhood in scale, mass of buildings, and density/intensity;

- c. Development standards shall require techniques to mitigate negative impacts between adjacent land uses. Such techniques may include buffers and visual barriers (i.e. vegetative buffers, fences, and berms), and setbacks; and
- d. Development standards shall provide consistency in the size, design, and location of site design features such as landscaping, buffers, signs, parking lots and vehicular circulation.

The proposed land use is compatible with surrounding land uses. It is located on an arterial roadway and is adjacent to a cluster of properties used for Heavy Commercial and Industrial activities.

Future Land Use Policy 1.2.10 Industrial

The "Industrial" future land use category is applied to lands suitable for light and heavy manufacturing, processing, outdoor storage, warehousing, and transportation of goods.

Secondary uses my include: commercial uses that directly support the industrial land use or provide services to the employeesl commercial uses that require outdoor storage, large columes of truck activity, or other potential to creat negative off-site impacts, services industires, utilities, wholesale and internet business that do not cater to on-site customers, offices relate to the industrial use, and other land uses requiring outdoor storage and/or having the potential to generate negative impacts on adjacent properties.

- a. Industrial land uses may be located within or outside the UDA;
- b. Industrial uses shall be encourages within the Economic Activity Centers and industrial areas within the Cities;
- c. The industrial uses shall be located with access to an arterial or collector road;
- d. The maximum floor area ration when located inside a Primary Economic Activity Center is 0.7.
- e. The maximum floor area ratio when located inside the UDA boundary is 0.5; and
- f. The maximum floor area ratio when located outside the UDA boundary is 0.3.

This property is currently designated Industrial. It is located within the urban development area and within a secondary economic activity center near other commercial and industrial uses.

Future Land Use Policy 1.3.8 Compatibility for Rezoning and Amendments

Proposed rezonings and future land use amendments shall be compatible with adjacent land uses and community character. Compatibility shall be achieved through the following measures:

- a. Rezoning and future landuse amendments shall consider potential maximum impacts of the potential land uses; and
 - The requested future land use assignment does not increase the allowable intensity or types of uses currently permitted with a County-Industrial future land use assignment.

b. The use of clustering, PUD, or other innovative development techniques shall be considered to assure the compatible transition between differing land uses and zoning districts.

This parcel would not be creating an issue of transition as the parcel is in an area of similar intensity uses.

Policy 1.6.3 Commercial and Industrial Conversion

Amendments of the Future Land Use Map to convert land to General Commercial or Industrial future land use category shall be based on the following criteria:

- a. New commercial and industrial land uses shall gain access from a collector or arterial roadway;
- b. New commercial or industrial sites shall have few environmental constraints or it has been demonstrated that environmental impacts can be mitigated.
- c. Project site is of sufficient size to meet land development regulations, including road access, internal circulations, parking, drainage, and setback/buffers;
- d. New industrial and commercial land uses within a designated utility service area shall connect to available public facilities or have a service agreement with the utility provider addressing future connection;
- e. For new commercial or industrial uses there are necessary facilities and services available or planned to support the commercial or industrial use; and
- f. Relationship and proximity to the Economic Activity Centers identified in Policy 8.1.1 and Map 8-1 of the Economic Development Element and Primary Economic Activity Centers identified on Map 1-8.

The subject property is currently assigned Industrial on the County's Future Land Use Map. The requested amendment will allow the same type and intensity of development while assuring connection to City utilities.

PROPOSED AMENDMENT TO THE TEXT OF THE COMPREHENSIVE PLAN

The proposed amendment does not affect the text of the Comprehensive Plan.

PROPOSED AMENDMENT TO THE CAPITAL IMPROVEMENTS PLAN

The proposed amendment does not affect the City's Capital Improvements program.

CONCLUSIONS

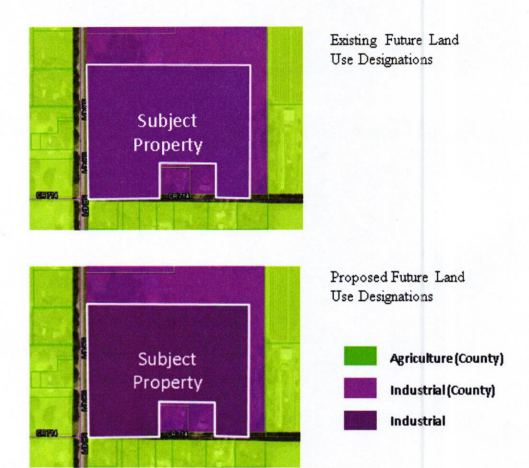
Staff deemed the application sufficient for review. Staff has found the request in compliance with the minimum requirements of the Sumter County Land Development Code and Comprehensive Plan and recommends approval of the petition.

Notices Sent: 26

Map 1 General Location



Map 2 Future Land Use Map



Attachment A URBAN SPRAWL ANALYSIS

The Community Planning Act (Florida Statutes Chapter 163) requires future land use amendments to include an analysis to determine whether the proposed amendment contributes to urban sprawl. The proposed land use amendment does not display the sprawl indicators as identified in Florida Statutes Chapter 163.3177.9.a and listed below.

- Promotes, allows, or designates for development substantially areas of the jurisdiction to develop as low-intensity, low-density, or single-use development or uses. The project site does not make up a substantial part of the City.
- II. Promotes, allows, or designates significant amounts of urban development to occur in rural areas at substantial distances from existing urban areas while not using undeveloped lands that are available and suitable for development. The subject property is in the Urban Development Area and secondary economic activity center fronting on S.R. 471 within a node of Industrial land use and Industrial & Commercial zoning. This property is contiguous to the same land use being sought and is not looking to establish an industrial use in an area where industrial land use is already existing.
- III. Promotes, allows, or designates urban development in radial, strip, isolated, or ribbon patterns generally emanating from existing urban developments. The amending of land use for this property will not create any of the design patterns listed above.
- IV. Fails to adequately protect and conserve natural resources, such as wetlands, floodplains, native vegetation, environmentally sensitive areas, natural groundwater aquifer recharge areas, lakes, rivers, shorelines, beaches, bays, estuarine systems, and other significant natural systems. The subject property does not contain significant native vegetation but does include FEMA designated flood zone on a majority of the west side of the property.
- V. Fails to adequately protect adjacent agricultural areas and activities, including silviculture, active agricultural and silvicultural activities, passive agricultural activities, and dormant, unique, and prime farmlands and soils. The proposed development will have no impact on Agricultural uses and looks to conform with properties to the north.
- VI. Fails to maximize use of existing public facilities and services. City utilities are available. The subject property will be required to connect to City utilities.
- VII. Fails to maximize use of future public facilities and services. City utilities are available. The subject property will be required to connect to City utilities.
- VIII. Allows for land use patterns or timing which disproportionately increase the cost in time, money, and energy of providing and maintaining facilities and services, including roads, potable water, sanitary sewer, stormwater management, law enforcement, education,

health care, fire and emergency response, and general government. Fails to provide a clear separation between rural and urban land uses. The proposed land use amendment will not disproportionately increase the cost of public services in the area.

- IX. Discourages or inhibits infill development or the redevelopment of existing neighborhoods and communities. The requested amendment does not discourage infill.
- X. Fails to encourage a functional mix of uses. The proposed project will encourage a functional mix of uses. The surrounding area includes a variety of Commercial, Industrial, Residential, and Agriculture uses.
- XI. Results in poor accessibility among linked or related land uses. The proposed land use amendment will not affect the accessibility of adjacent lands.
- XII. Results in the loss of significant amounts of functional open space. The subject property does not impact functional open space.

Further, a future land use amendment is required to meet four or more criteria listed in FS 163.3177.9.b. The proposed land use amendment meets the following four listed criteria:

- (I) Directs or locates economic growth and associated land development to geographic areas of the community in a manner that does not have an adverse impact on that protects natural resources and ecosystems. The subject property does not contain significant native vegetation.
- (V) Preserves Agricultural areas and activities, including silviculture, and dormant, unique, and prime farmlands and soils. The property is currently assigned Industrail future land use assignment.
- (V) Creates a balance of land uses based upon demands of residential population for the nonresidential needs of an area. The land use change will not significantly affect the mixture of land uses.
- (VII) Creates a balance of land uses based upon demands of the residential population for the nonresidential needs of an area. The requested amendment will increase the amount of Industrial land available for development in Webster. This will improve the balance of land uses.

Board of County Commissioners

Development Services Department Planning Services Division

7375 Powell Rd., Ste. 115, Wildwood, FL 34785 Phone (352) 689-4400 FAX: (352) 689-4401 Website: http://sumtercountyfl.gov

roject # PZSM	
Date Rec'd:Planner:	BOCC
AN Rezoning	LAND USE AMENDMENT D/OR REZONING APPLICATION X Small Land Use Amendment (<50 acres) Large Land Use Amendment (50 acres or more
Applicant Information:	
Name of Property Owner(s):	Florida 1 Holdings LLC
Address: 22 W Monus	ment Ave, Ste 1, Kissimee, FL 34741
Owner Phone: City of	Email:
	al Ave, Webster Fl
Agent Phone:	Email:
Property Information: Legal Description of the prop Parcel Q19-085 s	perty (lengthy descriptions may be attached) see deed
Street Address:	
Parcels # Q19-085	Current Use: Vacant
Current Future Land Use:	

Requested Future Land Use D Requested Zoning: ID			
Acreage requested: 22.2			
Reason for the request (be specific):			
land use amendment and rezoning following annexation			
Please Provide:			
 □ Deed or other proof of ownership □ Signed authorization if applicant is not the land owner □ Legal description of the area under application. (lengthy or complex legal descriptions may be required in digital/text format) 			
All properties for which applications require public hearings before the PZSM or commission shall be posted by the applicant with plaques furnished by the director. Such plaques shall identify the application, the requested action, and the date, time and place of hearing. Plaques shall be sufficiently conspicuous in terms of size, location, and content to provide reasonably adequate notice to potentially interested persons of the matter that will appear on the authority's agenda. Such notices shall be posted at least seven (7) days prior to the first hearing at which the subject property will be considered, at locations specified by the director. (Sumter County Land Development Code Sec. 13-315(a)(2).			
Under penalties of perjury, I declare the above information that I have given to be true and correct to the best of my knowledge and belief.			
Signature Date			
Rajia Ackley			
Pfint Name O The second to Discourse & Zenies Second Meeter (DZSM) will be each about a second to the second to			

A public hearing before the Planning & Zoning Special Master (PZSM) will be scheduled once the application is found to be complete. The hearing will be at 7:00 P.M. at the Everglades Regional Recreation Center, 5497 Marsh Bend Trail, Grand Canyon Room, The Villages, FL 32163. Your appearance or authorized representative is required at this hearing. Failure for you or your authorized representative's attendance will cause your application to be handled in accordance with the policy adopted in the Sumter County Land Development Code. Minor Special Use Permits are decided by the PZSM. Conditions of approval may be assigned to assure compatibility with the neighborhood. Hearings may be postponed by the PZSM at his/her discretion.

ORDINANCE NO. 2023-21

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA PROVIDING FOR THE REZONING OF REAL PROPERTY TOTALING 22.2 ACRES, MORE OR LESS, IN SIZE (TAX PARCEL IDENTIFICATION NUMBER Q19-085) WITHIN THE CITY LIMITS (MAP OF PROPERTY ATTACHED) TO INDUSTRIAL ZONING DISTRICT; PROVIDING FOR THE TAKING OF IMPLEMENTING ADMINISTRATIVE ACTIONS; PROVIDING FOR THE ADOPTION OF A MAP BY REFERENCE; REPEALING ALL CONFLICTING ORDINANCES; PROVIDING FOR SEVERABILITY; PROVIDING FOR NON-CODIFICATION AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Florida 1 Holdings, LLC, whose mailing address is 22 W Monument Ave, Ste 1, Kissimmee, Fl 34741 (Tax Parcel Identification Number Q19-085), is the owner of the property which is the subject of this Ordinance; and

WHEREAS, the real property, totaling 22.2 +/- acres in size, is located on the east side of SR 471; and

WHEREAS, Rajia Ackley, whose mailing address is 22 W Monument Ave, Ste 1, Kissimmee, FL 34741 is the Authorized Person and Title Member for Florida 1 Holdings, LLC.: and

WHEREAS, Rajia Ackley of Florida 1 Holdings, LLC. has authorized LPG Urban & Regional Planners, Inc. to act as their agent in connection with the land use and rezoning of the real property; and

WHEREAS, LPG Urban & Regional Planners, Inc. applied to the City of Webster, pursuant to the controlling provisions of State law and the Code of Ordinances of the City of Webster, to have the subject property rezoned from Industrial (County) zoning to Industrial zoning;

WHEREAS, the City Council of the City of Webster, Florida has taken, as

implemented by City staff, all actions relating to the rezoning action set forth herein in accordance with the requirements and procedures mandated by State law.

NOW, THEREFORE, BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA:

SECTION 1. LEGISLATIVE FINDINGS AND INTENT.

- (a). The City Council of the City of Webster hereby adopts and incorporates into this Ordinance the City staff report and City Council agenda memorandum relating to the application relating to the proposed adoption of a revised conceptual plan of development of the subject property as well as the recitals (whereas clauses) to this Ordinance.
- (b). The subject property, which is 22.2 acres MOL in size, is located on the east side of SR 471 (Tax Parcel Numbers Q19-085). The legal description of the subject property is provided in Attachment A.
- (c). The City of Webster has complied with all requirements and procedures of Florida law in processing and advertising this Ordinance.

SECTION 2. REZONING OF REAL PROPERTY/IMPLEMENTING ACTIONS.

- (a). Upon enactment of this Ordinance the following described property, as depicted in Attachment A of this Ordinance, and totaling is 22.2 acres MOL in size, shall be rezoned from Industrial(County) zoning districts/classification to Industrial zoning district/classification.
- (b). The City Manager, or designee, is hereby authorized to execute any and all documents necessary to formalize approval of the rezoning action

taken herein and to revise and amend the Official Zoning Map or Maps of the City of Webster as may be appropriate to accomplish the action taken in this Ordinance.

SECTION 3. INCORPORATION OF MAP. The conceptual plan of development attached to this Ordinance as the Attachment is hereby ratified and affirmed and incorporated into this Ordinance as a substantive part of this Ordinance.

SECTION 4. CONFLICTS. All ordinances or part of ordinances in conflict with this Ordinance are hereby repealed.

SECTION 5. SEVERABILITY. If any section, sentence, phrase, word, or portion of this Ordinance is determined to be invalid, unlawful or unconstitutional, said determination shall not be held to invalidate or impair the validity, force or effect of any other section, sentence, phrase, word, or portion of this Ordinance not otherwise determined to be invalid, unlawful, or unconstitutional.

SECTION 6. NON-CODIFICATION. This Ordinance shall not be codified in the *City Code of the City of Webster* or the *Land Development Code of the City of Webster*; provided, however, that the actions taken herein shall be depicted on the zoning maps of the City of Webster by the City Manager, or designee.

SECTION 7. EFFECTIVE DATE This Ordinance shall take effect immediately upon enactment.

PASSED AND ENACTED this	day of	, 2023.
		UNCIL OF THE CITY STER, FLORIDA
	Bobby Yo	ost, Mayor
ATTEST: Legality:	Approved	l as to form and
Amy Flood	William L	. Colbert
City Clerk	City Attor	ney

Attachment A Legal Description

IN SEC 19, TWP 21S, RNG 23E: THE SW 1/4 OF SW 1/4 AND S 1/2 OF NW 1/4 OF SW 1/4 LESS THE N/LY 1037.40 F THEREOF AND LESS AND EXCEPT THE E/LY 125.00 FT THEREOF ALSO LESS RD R/W AND LESS THE E 417.42 FT OF W 989.17 FT OF S 233.71 FT OF SW 1/4 OF SW 1/4.

Board of County Commissioners Development Services Department Planning Services Division

7375 Powell Rd., Ste. 115, Wildwood, FL 34785 Phone (352) 689-4400 FAX: (352) 689-4401 Website: http://sumtercountyfl.gov

Project #	PZSMBOCC	
Planner:		
AND/OR F	D USE AMENDMENT REZONING APPLICATION	
X Rezoning	Small Land Use Amendment (<50 acres) Large Land Use Amendment (50 acres or more	
Applicant Information:		
Name of Property Owner(s): Florid	da 1 Holdings LLC	
	Ave, Ste 1, Kissimee, FL 34741	
Owner Phone:	Email:	
Name of Agent: City of Webs	ster	
Address: 85 E Central Ave	e, Webster Fl	
Agent Phone:	Email:	
Property Information: Legal Description of the property (len	gthy descriptions may be attached)	
Parcel Q19-085 see de	eed	
Street Address:		
Parcels # Q19-085	Current Use: vacant	
Current Future Land Use: ID (C	o) Current Zoning: ID (Co)	

Requested Future Land Use ID Requested Zoning: ID				
Acreage requested: 22.2				
Reason for the request (be specific):				
land use amendment and rezoning following annexation				
Please Provide:				
 □ Deed or other proof of ownership □ Signed authorization if applicant is not the land owner □ Legal description of the area under application. (lengthy or complex legal descriptions may be required in digital/text format) 				
All properties for which applications require public hearings before the PZSM or commission shall be posted by the applicant with plaques furnished by the director. Such plaques shall identify the application, the requested action, and the date, time and place of hearing. Plaques shall be sufficiently conspicuous in terms of size, location, and content to provide reasonably adequate notice to potentially interested persons of the matter that will appear on the authority's agenda. Such notices shall be posted at least seven (7) days prior to the first hearing at which the subject property will be considered, at locations specified by the director. (Sumter County Land Development Code Sec. 13-315(a)(2).				
Under penalties of perjury, I declare the above information that I have given to be true and correct to the best of my knowledge and belief.				
Signature Rajia Ackley Print Name				

A public hearing before the Planning & Zoning Special Master (PZSM) will be scheduled once the application is found to be complete. The hearing will be at 7:00 P.M. at the Everglades Regional Recreation Center, 5497 Marsh Bend Trail, Grand Canyon Room, The Villages, FL 32163. Your appearance or authorized representative is required at this hearing. Failure for you or your authorized representative's attendance will cause your application to be handled in accordance with the policy adopted in the Sumter County Land Development Code. Minor Special Use Permits are decided by the PZSM. Conditions of approval may be assigned to assure compatibility with the neighborhood. Hearings may be postponed by the PZSM at his/her discretion.

CITY OF WEBSTER REZONING APPLICATION

PLANNING & ZONING JULY 13, 2023

CITY COUNCIL JULY 20, 2023 AUGUST 17, 2023

CASE NUMBER: R-23-008212

LANDOWNER: Florida 1 Holdings, LLC.

REPRESENTATIVE: Ryan Solstice, LPG Urban and Regional

Planners, LLC

REQUESTED ACTION: Rezone 22.2 acres MOL from County –

Industrial to Industrial

PARCEL NUMBERS: Q19-085

LEGAL DESCRIPTION: IN SEC 19, TWP 21S, RNG 23E: THE SW

1/4 OF SW 1/4 AND S 1/2 OF NW 1/4 OF

SW 1/4 LESS THE N/LY 1037.40 F

THEREOF AND LESS AND EXCEPT THE E/LY 125.00 FT THEREOF ALSO LESS RD R/W AND LESS THE E 417.42 FT OF W 989.17 FT OF S 233.71 FT OF SW 1/4

OF SW 1/4

EXISTING ZONING: County - Industrial

EXISTING USE: Vacant

FUTURE LAND USE: County - Industrial (Concurrent land use

amendment SS-23-08210 to Webster -

Industrial)

PARCEL SIZE: 22.2 acres MOL

LOCATION: NE corner of SR 417 and C-714 (Map 1).

SURROUNDING LAND USE AND ZONING

The application site consists of one single parcel of 22.2 acres MOL on the corner of S.R. 471 and CR 714. The surrounding area is Agriculture and Industrial on the Future Land Use Map with the contiguous properties to the north being Industrial. Surrounding zoning includes Residential (R2M, RR1, RR1C RR5C) to the north, south, east, and across S.R. 471 to the west, with Agriculture (A10C) to the northeast (Map 2).

CASE SUMMARY

The applicant is requesting this rezoning to allow for retail and warehousing uses. The property is located within a secondary economic activity center and is located on an arterial road. There are existing industrial and commercial uses to the north. This rezoning follows a recent annexation of the property in to the City of Webster.

CASE ANALYSIS:

The request is simply to change the zoning based on jurisdiction rather than classification. Following the successful annexation of this parcel in to Webster, a change in land use and zoning is required.

LDC Section 13-313 (d), General Administration of Amendment and Permit Applications-Review and Approval Process, provides for the following review criteria for LDC and zoning map amendments:

- a) Change of conditions, or absence of changed conditions.
 - Annexation in to Webster prompted this change.
- b) Community need, or lack of community need.

The requested rezoning will allow for retail and warehousing development in an area with similar commercial/industrial uses

- c) Benefits to the community.
 - The rezoning will provide an additional product/service to the area and jobs.
- d) The rights of private property owners.

This rezoning will preserve the existing industrial development rights currently in place with County land use and zoning.

Staff has reviewed land ownership and authorization.

DEVELOPMENT SERVICES DEPARTMENT STAFF CONCLUSIONS

Staff deemed the application sufficient for review. Staff has found the request in compliance with the minimum requirements of the Webster Land Development Code and Comprehensive Plan and recommends approval.

Notices Sent: 26

Map 1 General Location



Map 2 Surrounding Zoning Assignments

