ORDINANCE NO. 2024-33

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA AMENDING THE CITY OF WEBSTER COMPREHENSIVE PLAN, 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 7.41 ACRES (TAX PARCEL IDENTIFICATION NUMBER Q19-009), AND DESCRIBED IN THIS ORDINANCE FROM THE COMMERCIAL FUTURE LAND USE DESIGNATION (COUNTY) TO THE CITY OF WEBSTER GENERAL COMMERCIAL FUTURE LAND USE DESIGNATION; PROVIDING FOR LEGISLATIVE FINDINGS AND INTENT; PROVIDING FOR ASSIGNMENT OF THE LAND USE DESIGNATION FOR THE PROPERTY; PROVIDING FOR SEVERABILITY; PROVIDING FOR CONFLICTS; PROVIDING FOR CODIFICATION AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Suleiman Properties 3023, LLC mailing address: 10138 Lake

Miona Way Oxford, FL 34484(Tax Parcel Identification Number Q19-009), is the

owner of the property which is the subject of this Ordinance; and

WHEREAS, the real property, totaling 7.41 +/- acres in size, is located on

the Southeast corner of E C 48 and SR 471; and

WHEREAS, Suleiman Properties 3023, LLC 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 Florida Statutes and the Code of Ordinances of the City of Webster, is petitioning to have the subject property reassigned from the County Commercial future land use designation to the Commercial 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 Florida Statutes.

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 Statutes 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 County Commercial land use designation to the City of Webster General Commercial 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 small scale amendment is in compliance with controlling Florida Statutes.

PASSED AND ENACTED this 16th day of January, 2025.

CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA

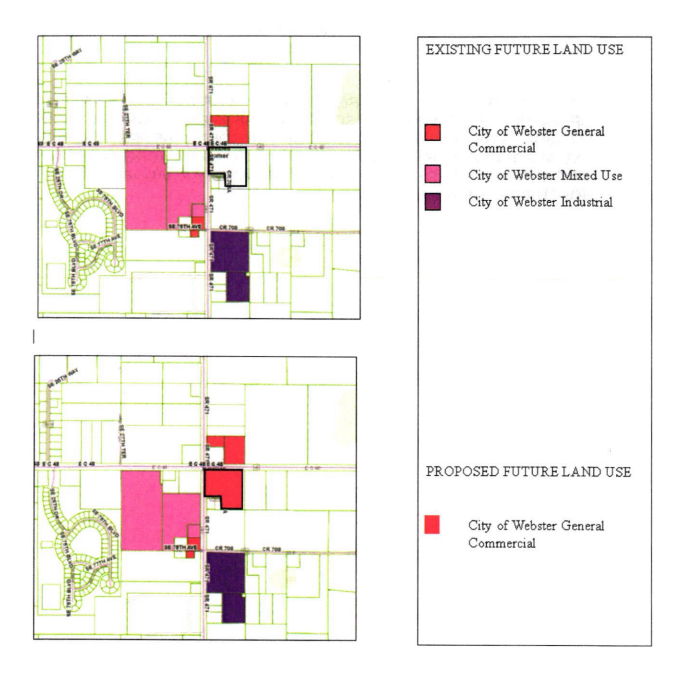
Ana Vigoa, Mayor

ATTEST: Legality: Approved as to form and

Amy Flood City Clerk William L. Colbert City Attorney

Attachment 1:

Future Land Use Map



Attachment 2 Legal Description

THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 19, TOWNSHIP 21 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, LESS THE WEST 330 FEET OF THE SOUTH 195 FEET THEREOF AND ALSO LESS RIGHT-OF-WAY FOR STATE ROAD 471 ACROSS THE WEST SIDE AND ALSO LESS RIGHT-OF-WAY FOR COUNTY ROAD 48 ACROSS THE NORTHSIDE THEREOF.



See Proof on Next Page

AFFIDAVIT OF PUBLICATION

State of Florida, County of Orange, ss:

Nichole Seitz, being first duly sworn, deposes and says: That (s)he is a duly authorized signatory of Column Software, PBC, duly authorized agent of Sumter Sun Times, a newspaper printed and published in the City of Bushnell, County of Sumter, State of Florida, and that this affidavit is Page 1 of 2; 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:

PUBLICATION DATES:

• Dec 5, 2024

NOTICE ID: bLucmspQEPZB3jn6P190 NOTICE NAME: LU24-000012 & ZON24-000017 Publication Fee: \$236.35

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

Nichole Seitz (Signed)

VERIFICATION

State of Florida County of Orange

Subscribed in my presence and sworn to before me on this: 12/05/2024

Notary Public

Notarized remotely online using communication technology via Proof.



PAMELA BAEZ Notary Public - State of Florida

Commission # HH 186700 Expires on October 14, 2025

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, 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 7.41 ACRES (TAX PAR-CEL IDENTIFICATION NUMBER Q19-009), AND DESCRIBED IN THIS ORDINANCE FROM THE COMMERCIAL FUTURE LAND USE DESIGNATION (COUNTY) TO THE GENERAL COMMER-CIAL 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; PROVID-ING FOR CONFLICTS; PROVIDING FOR CODIFICATION AND PROVIDING FOR AN EFFECTIVE DATE.

And

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA PRO-VIDING FOR THE REZONING OF REAL PROPERTY TOTALING 7.41 ACRES, MORE OR LESS, IN SIZE (TAX PARCEL IDEN-TIFICATION NUMBER 019-009) FROM COUNTY LIGHT COM-MERCIAL (CL) TO CITY OF WEBSTER HEAVY COMMERCIAL (CH) ZONING DISTRICT; PROVIDING FOR THE TAKING OF IM-PLEMENTING ADMINISTRATIVE ACTIONS; PROVIDING FOR THE ADOPTION OF A MAP BY REFERENCE; REPEALING ALL CONFLICTING ORDINANCES; PROVIDING FOR SEVERABIL-ITY; PROVIDING FOR NON-CODIFICATION AND PROVIDING FOR AN EFFECTIVE DATE.

Both ordinances are for property being annexed into the City of Webster, owned by Suleiman Properties 3023, LLC; generally described as follows:

THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 19, TOWNSHIP 21 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, LESS THE WEST 330 FEET OF THE SOUTH 195 FEET THEREOF AND ALSO LESS RIGHT-OF-WAY FOR STATE ROAD 471 ACROSS THE WEST SIDE AND ALSO LESS RIGHT-OF-WAY FOR COUN-TY ROAD 48 ACROSS THE NORTHSIDE THEREOF.

Requested action:

LU24-000012: Small scale comprehensive plan amendment to change the future land use from County Commercial to City of Webster General Commercial on 7.41 acres MOL following annexation.

ZON24-000017 : Rezone the same property from County Light Commercial (CL) to City of Webster Heavy Commercial (CH).

The proposed ordinances will be heard at three (3) public hearings as follows:

Planning and Zoning Board 6:00 PM, December 12, 2024

City Council – first reading 6:00 PM, December 19, 2024

City Council - second reading and final vote

6:00 P.M, January 16, 2025

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 Planning Division located at 7375 Powell Road, Wildwood, FL, between the hours of 8:00 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 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 time.

Published: 12/05/2024

Board of County Commissioners Sumter County, Florida

Development Services Department

Planning Services

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

City of Webster

Case No.	Hearing Dates:
Date Rec'd	PZB
Planner	Council 1st
	Council Final

LAND USE AMENDMENT AND/OR REZONING APPLICATION

Check Requested Application(s)

Rezoning

☑ Small Land Use Amendment (< 50 acres)</p>

□ Large Land Use Amendment (50 acres or more)

Applicant Information

Name of Property Owner(s) Suleiman Properties 3023 LLC, David Suleiman Title Manager

Address 10138 Lake Miona Way Oxford, FL 34484

Owner Phone 352-552-4324

Email david@suleimanrestaurants.com

Name of Agent Tyler Counts, P.E. Clymer Farner Barley, Inc

Address 4450 NE 83rd Road, Wildwood, FL 34785

Agent Phone 352-748-3126

Email tcounts@cfb-inc.com & lwillis@cfb-inc.com

Property Information

Legal Description of the property (provide below or attach) please see the attached

Street Address N/A	
Parcel(s) #Q19-009	Current Use Vacant
Current Future Land Use Commercial	Current Zoning CL
Requested Future Land Use Commercial	Requested Zoning CL
Acreage Requested 7.41	



Reason for the Request (be specific)

The rezoning and small scale comprehensive plan amendment application for parcel Q19-009 is being submitted to support

its voluntary annexation into the City of Webster. Per the Joint Planning Area (JPA) agreement with Sumter County, voluntary annexation

is required prior to issuance of any development permits on a parcel within the JPA boundary.

Please Provide

- Recorded deed or other proof of ownership
- · Signed authorization if applicant is not the landowner
- Legal description of the area under application. (lengthy or complex legal descriptions may be required in digital/text format)
- Applicable Application Fee (fee schedule on Page 3)
 - Payment may be made by cash, check, or credit/debit card. Checks shall be made payable to BOCC Sumter County. A convenience fee will be added to the total for credit/debit card payment.
 - Application fees are considered non-refundable at the time of application. Exceptions may be considered on a case by case basis by the County Administrator.

All properties for which applications require public hearings before the planning and zoning board (PZB) 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. (Webster Land Development Code Sec. 13-315(a)(2))

As the owner/lessee/tenant/agent, I understand any action on my application will be governed by the City of Webster's Comprehensive Plan and Land Development Code, and my payment of the non-refundable application fee will not guarantee approval.

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.

11/12/2024

Signature ' Tyler Counts, Authorized Agent

Print Name

The public hearing for the PZB will be scheduled once the application is found to be complete. The PZB hearing will be at 6:00 p.m. at Webster City Hall 85 E Central Ave., Webster, FL 33597. The property owner's appearance or authorized representative's appearance is required at the LPA hearing. Failure of the property owner's attendance or the authorized representative's attendance will cause the application to be handled in accordance with the policy adopted in the Webster Land Development Code. Hearings may be postponed

Fee Schedule for Planning, Zoning, and Development Review

BOCC approved November 28, 2023, effective December 13, 2023

Application Type/Service	
Zoning	Fee
Rezoning for Lineal Descent Cases	\$125
Rezonings	\$750
Rezoning to Planned Commercial/Industrial	\$1,000
Rezoning to RPUD, MPD, or RVPUD	\$1,200
Land Development Code Amendments	\$2,500
Amendments to PUD's	\$500
Minor Modifications	\$250
Variance Request	\$500
After-the-fact Variance Request	\$1,000
Land Use	Fee
Future Land Use Change Map (Large Scale)	\$5000 map or text
Future Land Use Change Map (Small Scale)	\$2,000
Future Land Use Amendment Text only	\$1,000
Notice of Proposed Change	\$1,350
Substantial Deviation	\$5,000
Development Agreement	\$1,000
Amendments to the DA	\$100
Community Development District Application	\$5,000

Resolution No. 2023-45

-

CITY OF WEBSTER SMALL SCALE COMPREHENSIVE PLAN AMENDMENT

PLANNING AND ZONING BOARD December 12, 2024

CITY OF WEBSTER CITY COUNCIL December 19, 2024 January 16, 2025

CASE NUMBER:	LU24-000012
LANDOWNER:	Suleiman Properties 3023, LLC
REPRESENTATIVE:	Tyler Counts
REQUESTED ACTION:	Small scale comprehensive plan amendment to change the future land use from County Commercial to City of Webster General Commercial on 7.41 acres MOL following annexation.
PARCEL NUMBERS:	Q19-009
LEGAL DESCRIPTION:	Attachment A
EXISTING ZONING:	County Light Commercial (CL)
EXISTING USE:	Vacant
FUTURE LAND USE:	County Light Commercial, proposed to be City of Webster Light Commercial
PARCEL SIZE:	7.41 acres MOL
GENERAL LOCATION:	Webster area – Southeast corner of E C 48 and SR 471 (Map 1)

GENERAL DESCRIPTION AND BACKGROUND

The applicant is requesting a Small-Scale Future Land Use Amendment on 7.41 acres MOL to change the Future Land Use assignment of parcel Q19-009 from County Commercial to City of

Webster General Commercial, allowing them to develop the parcel with commercial storage facilities. The application site is located within the Webster Joint Planning Area in the Southeast corner of E C 48 and SR 471. The surrounding parcels have a future land use of County Agriculture (South, East), Commercial (North, West) and Mixed Use (West) (Map 2).

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 meets four (4) of the sprawl test criteria in Florida Statutes Chapter 163.3177.9(b) (Attachment B). Thereby the proposal does not constitute sprawl.

<u>Environmental Resources</u> None of the property is within the flood zone.

<u>Historic Resources</u> This location does not appear on the Master Site File of Historic Resources.

<u>Population and Housing</u> The proposed amendment should not adversely impact the availability of housing in the area.

CONCURRENCY ANALYSIS

<u>Potable Water & Sewer</u> The site will be served by the City of Webster upon development.

Stormwater Drainage All development must conform to Southwest Florida Water Management District Regulations for stormwater systems.

<u>Solid Waste</u> Solid Waste services will be provided by the City of Webster upon development.

CONSISTENCY WITH POLICIES OF THE COMPREHENSIVE PLAN

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

Policy 1.2.9 General Commercial

The "General Commercial" future land use category is applied to land suitable for commercial activity with access from an arterial or collector road. Residential uses may be allowed secondarily to a principle commercial use. Residential uses are limited to an owner/operator/manager unit, or dwellings integrated into a mixed-use commercial development (i.e. mixed-use structures, upper flats, and loft apartments). Central water and sewer shall be utilized when available.

a. General commercial may be located within or outside the UDA;

b. The maximum floor area ratio when located within a Primary Economic Activity Center is 0.7;

c. The maximum floor area ratio when located inside the UDA boundary is 0.5; and

d. The maximum floor area ratio when located outside the UDA is 0.3.

The proposed amendment is consistent with this Policy because the property is proposed to have commercial uses within the UDA and inside a Primary Economic Activity Center, where it is allowed at maximum floor area ratio of 0.7

Future Land Use Objective 1.3 Future Land Use Pattern

The future land use pattern shall discourage the proliferation of urban sprawl while promoting orderly compact growth. The County and Cities shall utilize a variety of planning tools to balance efficient economic development and urban growth while maintaining rural and agricultural character.

The use of Joint Planning Areas (JPAs) are a planning tool to ensure annexations of unincorporated areas are coordinated and consistent with planned future service areas, providing for an energy efficient land use pattern and combating urban sprawl. The property is located within the Webster JPA and thus maintains the rural and agricultural character outside the area.

Policy 1.3.8 Compatibility for Rezoning and Amendments

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

- a. Rezoning and future land use amendments shall consider potential maximum impacts of potential land uses; and *The requested future land use assignment is consistent with the surrounding parcels where residential uses are located.*
- b. The use of clustering, PUD, or other innovating development techniques shall be considered to assure the compatible transition between differing land uses and zoning districts.

The requested future land use assignment will not allow for clustering, PUD, or other innovating development techniques.

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 IMPROVEMENT PLAN

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

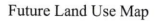
CONCLUSIONS

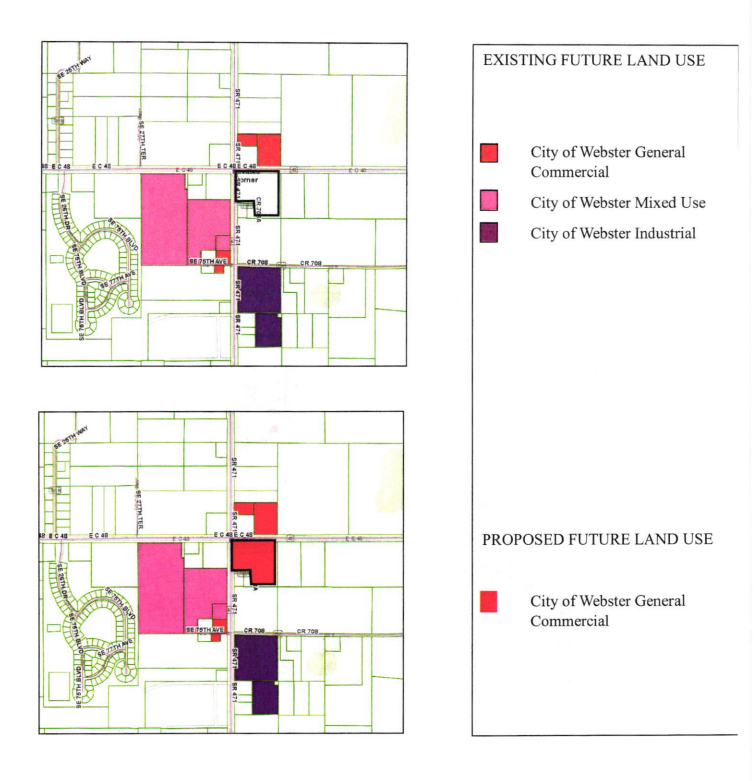
Staff deemed the application sufficient for review. Staff finds the application in compliance with the minimum requirements of the Comprehensive Plan. Staff recommends APPROVAL **Notices Sent: 18**

Map 1: General Location



Attachment 1:





Attachment A Legal Description

THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 19, TOWNSHIP 21 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, LESS THE WEST 330 FEET OF THE SOUTH 195 FEET THEREOF AND ALSO LESS RIGHT-OF-WAY FOR STATE ROAD 471 ACROSS THE WEST SIDE AND LESS RIGHT-OF-WAY FOR COUNTY ROAD 48 ACROSS THE NORTHSIDE THEREOF.

Attachment B 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 application site of 13.36 acres does not comprise a substantial area 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 located in an area that is already planned for development due to being located within the Webster Joint Planning Area.

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 should not create any of the design patterns listed above but instead creates a centralized node for development due to being placed in the Webster Joint Planning Area.

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 is supported by sheady developed land, and so does not

The subject property is surrounded by already developed land and so does not interact with any environmentally sensitive areas or major natural systems, and would be developed in a manner that is consistent with the Land Development Code.

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 amendment should have no impact on bona-fide agricultural uses and

The proposed amendment should have no impact on bona-fide agricultural uses and looks to amend the land use that is consistent with the intended use and size of the property.

VI. Fails to maximize use of existing public facilities and services.

The subject property currently falls within the City of Webster utility service area and Joint Planning Area, and will be connected should the property be developed.

- VII. Fails to maximize use of future public facilities and services.
 The subject property will be expected to connect to current public facilities and services that are developed in the area.
- 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 should 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 should not discourage infill development.
- X. Fails to encourage a functional mix of uses.The proposed amendment will not discourage a functional mix of 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 proposed land use amendment should not result in the loss of significant amounts of 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 property falls in an area where such commercial land use is expected, protecting the area outside it.
- (II) Promotes the efficient and cost-effective provision or extension of public infrastructure and services. The property falls under an existing utility service area and Joint Planning Area, resulting in efficient and cost-effective provision of public services if the property is developed.
- (V) Preserves agricultural areas and activities, including silviculture, and dormant, unique, and prime farmlands and soils. By falling within the Webster Joint Planning Area, the amendment will preserve agricultural areas outside the JPA.

(VII) Creates a balance of land uses based upon demands of the residential population for the nonresidential needs of an area. This amendment would change the land use to a use that can support the commercial needs for this area.

The proposed land use change does not demonstrate any of the characteristics of urban sprawl as defined by the applicable State Statutes.

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Published: 12/05/2024



See Proof on Next Page

AFFIDAVIT OF PUBLICATION

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PUBLICATION DATES:

Dec 5, 2024

NOTICE ID: bLucmspQEPZB3jn6P190 NOTICE NAME: LU24-000012 & ZON24-000017 Publication Fee: \$236.35

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

Nichole Seitz (Signed)

(olgrica)____

VERIFICATION

State of Florida County of Orange

Subscribed in my presence and sworn to before me on this: 12/05/2024

Notary Public

Notarized remotely online using communication technology via Proof.



PAMELA BAEZ Notary Public - State of Florida

Commission # HH 186700 Expires on October 14, 2025

Board of County Commissioners Sumter County, Florida

Development Services Department Planning Services

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

City of Webster

Case No.	Hearing Dates:	
Date Rec'd	PZB	
Planner	Council 1st	
	Council Final	

LAND USE AMENDMENT AND/OR REZONING APPLICATION

Check Requested Application(s)

Rezoning

☑ Small Land Use Amendment (< 50 acres)

□ Large Land Use Amendment (50 acres or more)

Applicant Information

Name of Property Owner(s) Suleiman Properties 3023 LLC, David Suleiman Title Manager

Address 10138 Lake Miona Way Oxford, FL 34484

Owner Phone 352-552-4324

Email david@suleimanrestaurants.com

Name of Agent Tyler Counts, P.E. Clymer Farner Barley, Inc

Address 4450 NE 83rd Road, Wildwood, FL 34785

Agent Phone 352-748-3126

Email tcounts@cfb-inc.com & lwillis@cfb-inc.com

Property Information

Legal Description of the property (provide below or attach) please see the attached

Street Address N/A	
Parcel(s) # Q19-009	Current Use Vacant
Current Future Land Use Commercial	Current Zoning CL
Requested Future Land Use Commercial	Requested Zoning CL
Acreage Requested 7.41	



Reason for the Request (be specific)

The rezoning and small scale comprehensive plan amendment application for parcel Q19-009 is being submitted to support

its voluntary annexation into the City of Webster. Per the Joint Planning Area (JPA) agreement with Sumter County, voluntary annexation

is required prior to issuance of any development permits on a parcel within the JPA boundary.

Please Provide

- Recorded deed or other proof of ownership
- Signed authorization if applicant is not the landowner
- Legal description of the area under application. (lengthy or complex legal descriptions may be required in digital/text format)
- Applicable Application Fee (fee schedule on Page 3)
 - Payment may be made by cash, check, or credit/debit card. Checks shall be made payable to BOCC Sumter County. A convenience fee will be added to the total for credit/debit card payment.
 - Application fees are considered non-refundable at the time of application. Exceptions may be considered on a case by case basis by the County Administrator.

All properties for which applications require public hearings before the planning and zoning board (PZB) 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. (Webster Land Development Code Sec. 13-315(a)(2))

As the owner/lessee/tenant/agent, I understand any action on my application will be governed by the City of Webster's Comprehensive Plan and Land Development Code, and my payment of the non-refundable application fee will not guarantee approval.

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

11/12/2024

Tyler Counts, Authorized Agent

Print Name

The public hearing for the PZB will be scheduled once the application is found to be complete. The PZB hearing will be at 6:00 p.m. at Webster City Hall 85 E Central Ave., Webster, FL 33597. The property owner's appearance or authorized representative's appearance is required at the LPA hearing. Failure of the property owner's attendance or the authorized representative's attendance will cause the application to be handled in accordance with the policy adopted in the Webster Land Development Code. Hearings may be postponed

Fee Schedule for Planning, Zoning, and Development Review

BOCC approved November 28, 2023, effective December 13, 2023

Application Type/Service	
Zoning	Fee
Rezoning for Lineal Descent Cases	\$125
Rezonings	\$750
Rezoning to Planned Commercial/Industrial	\$1,000
Rezoning to RPUD, MPD, or RVPUD	\$1,200
Land Development Code Amendments	\$2,500
Amendments to PUD's	\$500
Minor Modifications	\$250
Variance Request	\$500
After-the-fact Variance Request	\$1,000
Land Use	Fee
Future Land Use Change Map (Large Scale)	\$5000 map or text
Future Land Use Change Map (Small Scale)	\$2,000
Future Land Use Amendment Text only	\$1,000
Notice of Proposed Change	\$1,350
Substantial Deviation	\$5,000
Development Agreement	\$1,000
Amendments to the DA	\$100
Community Development District Application	\$5,000
DRI (e)2 Application	and a second

Resolution No. 2023-45

ORDINANCE NO. 2024-34

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA PROVIDING FOR THE REZONING OF REAL PROPERTY TOTALING 7.41 ACRES, MORE OR LESS, IN SIZE (TAX PARCEL IDENTIFICATION NUMBER Q19-009) FROM COUNTY LIGHT COMMERCIAL (CL) TO HEAVY COMMERCIAL (CH) ZONING DISTRICT; PROVIDING FOR THE TAKING IMPLEMENTING OF 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, Suleiman Properties 3023, LLC mailing address: 10138 Lake

Miona Way Oxford, FL 34484(Tax Parcel Identification Number Q19-009), is the

owner of the property which is the subject of this Ordinance; and

WHEREAS, the real property, totaling 7.41 +/- acres in size, is located on

the Southeast corner of E C 48 and SR 471; and

WHEREAS, Suleiman Properties 3023, LLC 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 Florida Statutes and the Code of Ordinances of the City of Webster, is petitioning to have the subject property reassigned from the CL (County) zoning assignment to the CH zoning assignment; and

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 Florida Statutes.

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

1

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 as well as the recitals (whereas clauses) to this Ordinance.

(b). The subject property, which is 7.41 acres MOL in size, is located on the Southeast corner of E C 48 and SR 471 (Tax Parcel Number Q19-009). 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 Statutes 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 7.41 acres MOL in size, shall be rezoned from CL(County) zoning district/classification to CH (City) 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.

2

SECTION 3. INCORPORATION OF MAP. The map attached to this Ordinance as Attachment B 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 2024-33 relating to the Comprehensive amendment becomes effective.

3

PASSED AND ENACTED this 16th day of January, 2025.

CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA

Ana Vigoa, Mayor

Approved as to form and

ATTEST: Legality:

Amy Flood City Clerk William L. Colbert City Attorney

Attachment A Legal Description

THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 19, TOWNSHIP 21 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, LESS THE WEST 330 FEET OF THE SOUTH 195 FEET THEREOF AND ALSO LESS RIGHT-OF-WAY FOR STATE ROAD 471 ACROSS THE WEST SIDE AND ALSO LESS RIGHT-OF-WAY FOR COUNTY ROAD 48 ACROSS THE NORTHSIDE THEREOF.

Attachment B



Board q	f County	Commissioners
Sumter	County, 1	Florida

Development Services Department

Planning Services

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

City of Webster

Case No	Hearing Dates:
Date Rec'd	PZB
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LAND USE AMENDMENT AND/OR REZONING APPLICATION

Check Requested Application(s)

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Applicant Information

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is required prior to issuance of any development permits on a parcel within the JPA boundary.

Please Provide

- Recorded deed or other proof of ownership
- Signed authorization if applicant is not the landowner
- Legal description of the area under application. (lengthy or complex legal descriptions may be required in digital/text format)
- Applicable Application Fee (fee schedule on Page 3)
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As the owner/lessee/tenant/agent, I understand any action on my application will be governed by the City of Webster's Comprehensive Plan and Land Development Code, and my payment of the non-refundable application fee will not guarantee approval.

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 Tyler Counts, Authorized Agent

Print Name

11/12/2024

The public hearing for the PZB will be scheduled once the application is found to be complete. The PZB hearing will be at 6:00 p.m. at Webster City Hall 85 E Central Ave., Webster, FL 33597. The property owner's appearance or authorized representative's appearance is required at the LPA hearing. Failure of the property owner's attendance or the authorized representative's attendance will cause the application to be handled in accordance with the policy adopted in the Webster Land Development Code. Hearings may be postponed

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Community Development District Application	\$5,000
DRI (e)2 Application	and the second

Resolution No. 2023-45

CITY OF WEBSTER REZONING APPLICATION

PLANNING AND ZONING BOARD December 12 2024

CITY OF WEBSTER CITY COUNCIL December 19, 2024 January 16, 2025

CASE NUMBER:	ZON24-000017
LANDOWNER:	Suleiman Properties 3023, LLC
REPRESENTATIVE:	Tyler Counts
REQUESTED ACTION:	Rezone 7.41 acres MOL from County Light Commercial (CL) to City of Webster Heavy Commercial (CH).
PARCEL NUMBERS:	Q19-009
LEGAL DESCRIPTION:	Attachment A
EXISTING ZONING:	County Light Commercial(CL)
EXISTING USE:	Vacant
FUTURE LAND USE:	County Commercial, proposed to be City of Webster General Commercial (LU24- 0000012)
PARCEL SIZE:	7.41 acres MOL
GENERAL LOCATION:	Webster area – Southeast corner of E C 48 and SR 471

SURROUNDING FUTURE LAND USE AND ZONING

The application site is located outside of the City of Webster municipal boundary but in the Joint Planning Area (JPA) of Webster. The surrounding parcels are zoned County Light Commercial (North, West), County Industrial (East) Rural Residential Minimum One Acre with Conventional

Housing (West), and Rural Residential Minimum Five Acre with Conventional Housing (East) (Map 1).

CASE SUMMARY

The applicant is seeking to develop the subject parcel for commercial use. Subject parcel is outside the Webster municipal boundary, in the Webster Joint Planning Area (JPA), and in Webster's Utility Service Area. The application site is currently zoned as County Light Commercial, which is compatible with surrounding future land use.

CASE ANALYSIS

Section 13-313 (d), provides for the following review criteria for Land Development Code (LDC) and zoning map amendments:

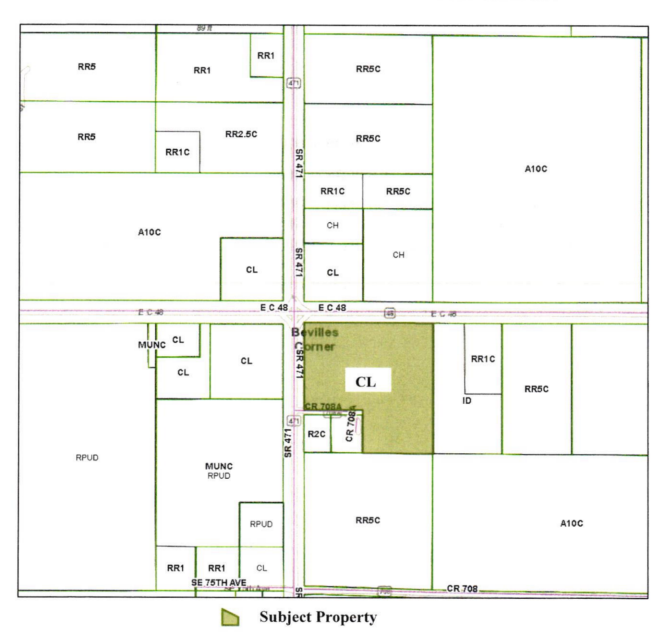
- a) Change of conditions, or absence of changed conditions. The subject parcel changed hands in 2024. The new owner is seeking to develop it.
- b) Community need, or lack of community need. *The requested rezoning addresses a business need and not a community need.*
- c) Benefits to the community. The rezoning will allow consistency with the City's Comprehensive Plan and the implementing zoning district.
- d) The rights of private property owners. *The rezoning should not impinge on the rights of adjacent property owners.*

Staff reviewed land ownership and authorization through deeds, and the consent and designation of agent form submitted and signed by an authorized signer for the entity that owns the properties.

PLANNING DIVISION STAFF CONCLUSION

Staff deemed the application sufficient for review. Staff finds the application in compliance with the minimum requirements of the Sumter County Land Development Code and Comprehensive Plan. Staff recommends APPROVAL

Notices Sent: 18



MAP 1: SURROUNDING AREA WITH PROPOSED CHANGES

Attachment A

Legal Description

THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 19, TOWNSHIP 21 SOUTH, RANGE 23 EAST, SUMTER COUNTY, FLORIDA, LESS THE WEST 330 FEET OF THE SOUTH 195 FEET THEREOF AND ALSO LESS RIGHT-OF-WAY FOR STATE ROAD 471 ACROSS THE WEST SIDE AND LESS RIGHT-OF-WAY FOR COUNTY ROAD 48 ACROSS THE NORTHSIDE THEREOF.

ORDINANCE NO. 2025-01

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA, ANNEXING BY PETITION CERTAIN REAL PROPERTY TAX VOLUNTARY IDENTIFICATION PARCEL NUMBERS Q30-011, Q30-014, Q30-015 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 166.031, FLORIDA STATUTES; PROVIDING FOR FINDINGS: 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 IN CONFLICT HEREWITH; PROVIDING FOR SEVERABILITY: PROVIDING FOR NON-CODIFICATION AND THE TAKING OF ADMINISTRATIVE ACTIONS AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, North Farm Real Estate, LLC, 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 NumberOwnerQ30-011, Q30-014, Q30-015North Farm Real Estate, LLC

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; and

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 immediately upon passage and adoption.

PASSED AND ENACTED this _____ day of _____, 2025.

CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA ATTEST:

Anagalys Vigoa, Mayor

APPROVED AS TO FORM AND LEGALITY:

Amy Flood, City Clerk

William L. Colbert, City Attorney



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

January 2, 2025

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

Re: Annexation of Parcel Q30-011, Q30-014 and Q30-015

Mr. Arnold:

The City is in receipt of a voluntary annexation application for the above parcel. Parcel Q30-011, Q30-014 and Q30-015 is approximately 195.5 acres.

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

Pursuant to Florida Statutes 171.004(6), please accept this letter as notification of the City's intent to annex the property.

Regards,

Amy Flood City Clerk City of Webster 352-797-2073

PETITION FOR VOLUNTARY ANNEXATION (Sec. 171.044, Florida Statues)

TO: THE WEBSTER CITY COMMISSION City of Webster State of Florida

Come now the Owner or Legal Representative whose name(s) appear below:

North Farm Real Estates, LLC

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

SUMTER COUNTY PARCEL NUMBER:

1. Q30-014

- 2. Q30-015
- 3. Q30-011

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:

- 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:
- 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;
- 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.

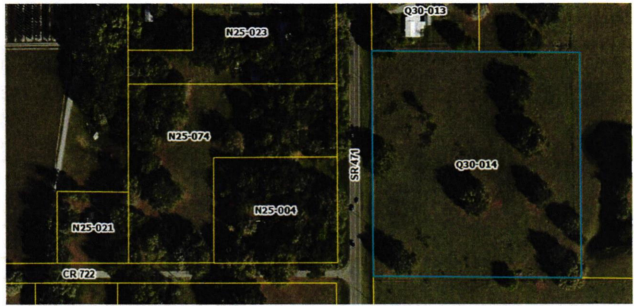
This petition has been executed on the 18 day of Sept., 20 \overline{M} .

OWNER(S) OR LEGAL REPRESENTATIVE

Signature Cad Reel Witness
This petition was acknowledged before me on 18 day of Sept., 2024. Personally known to me or identification provided before me on 18 day of Sept., 2024. Personally OFFICIAL USE ONLY:
Received : City of Webster, Florida, on day of, 20
Present City Zoning

Parcel Number Q30-014

Legal Description SW1/4 OF SW1/4 OF NW1/4



Acres 9

Parcel Number Q30-011

Legal Description N1/2 OF SW1/4 OF NW1/4 & SE1/4 OF SW1/4 OF NW1/4 & LESS BEG 663.5 FT N & 50 FT E OF SW COR OF NW1/4 RUN E 316.5 FT N 240FT W 316.5 FT S 240 FT TO BEG

Acres 27.5



Parcel Number Q30-015

Legal Description SW1/4 OF NE1/4 & SE1/4 OF NW1/ 4 & N1/2 OF SW1/4 LESS RD RWY

Acres 159



ORDINANCE NO. 2025-02

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA AMENDING THE CITY OF WEBSTER COMPREHENSIVE PLAN, 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 195.5 ACRES (TAX PARCEL IDENTIFICATION NUMBERS Q30-011, Q30-014 & Q30-015), AND DESCRIBED IN THIS ORDINANCE FROM THE AGRICULTURE FUTURE LAND USE DESIGNATION (COUNTY) TO THE MIXED USE FUTURE LAND USE DESIGNATION; 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 PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, North Farm Real Estate, LLC mailing address: 6831 Lake

View Dr, Yalaha, FL 34797 (Tax Parcel Identification Numbers Q30-011, Q30-014

& Q30-015), is the owner of the property which is the subject of this Ordinance; and

WHEREAS, the real property, totaling 195.5 +/- acres in size, is located on

the Southeastern corner of SR 471 and CR 714A; and

WHEREAS, North Farm Real Estate, LLC 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 Florida Statutes and the Code of Ordinances of the City of Webster, is petitioning to have the subject property reassigned from the County Agriculture future land use designation to the Mixed Use 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 Florida Statutes.

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 Statutes 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.

2

(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 County Agriculture land use designation to the Mixed Use 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 3. CONFLICTS. All ordinances or part of ordinances in conflict with this Ordinance are hereby repealed.

SECTION 4. 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 5. 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 6. EFFECTIVE DATE. The large 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 large 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 Florida Statutes.

PASSED AND ENACTED this 20th day of February 2025.

CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA

Ana Vigoa, Mayor

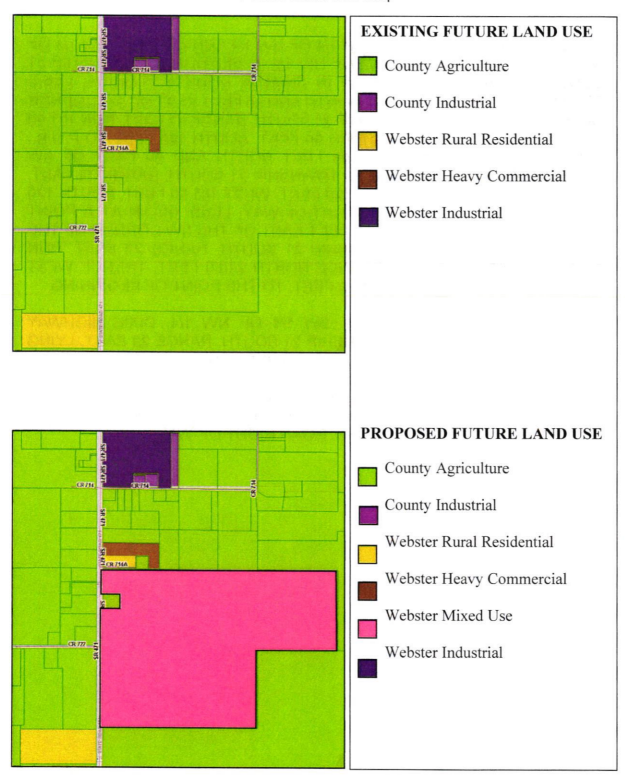
ATTEST:

Approved as to form and legality:

Amy Flood City Clerk

William L. Colbert City Attorney

ATTACHMENT 1 Future Land Use Map



ATTACHMENT 2 Legal Description

Parcel #1 (Q30-011): NE 1/4 OF SW 1/4 OF NW 1/4 AND SE 1/4 OF SW 1/4 OF NW 1/4 AND NW 1/4 OF SW 1/4 OF NW 1/4 IN SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, LYING IN SUMTER COUNTY FLORIDA; LESS: BEGIN AS A POINT 783.05 FEET NORTH AND 50 FEET EAST OF SW CORNER OF NW 1/4 SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN 181.50 FEET, NORTH 120 FEET, WEST 181.50 FEET, SOUTH 120 FEET TO P.O.B.; LESS: BEGIN AT A POINT 663.05 FEET NORTH AND 50 EAST OF SW CORNER OF NW 1/4 SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN 181.50 FEET TO P.O.B.; LESS: BEGIN AT A POINT 663.05 FEET NORTH AND 50 EAST OF SW CORNER OF NW 1/4 SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN EAST 181.50 FEET, NORTH 120 FEET, WEST 181.50 FEET, SOUTH 120 FEET TO P.O.B.; LESS: ROAD RIGHT-OF-WAY; LESS: BEGIN AT A POINT 663.05 FEET NORTH AND 231.50 FEET EAST OF THE SW CORNER OF THE NW 1/4 OF SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN THENCE EAST 135.0 FEET, THENCE NORTH 240.0 FEET, THENCE WEST 135.0 FEET, THENCE SOUTH 240.0 FEET, TO THE POINT OF BEGINNING.

Parcel #2 (Q30-014): SW 1/4 OF SW 1/4 OF NW 1/4, DIXIE HIGHWAY GARDENS IN SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, LYING IN SUMTER COUNTY, FLORIDA; LESS: ROAD RIGHT-OF-WAY.

Parcel #3 (Q30-015): N 1/2 OF SW 1/4 AND SE 1/4 OF NW 1/4 AND SW 1/4 OF NE 1/4 IN SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, LYING IN SUMTER COUNTY, FLORIDA; LESS: ROAD RIGHT-OF-WAY

CITY OF WEBSTER LARGE SCALE COMPREHENSIVE PLAN AMENDMENT

PLANNING AND ZONING BOARD January 9, 2025

CITY OF WEBSTER CITY COUNCIL January 16, 2025

2nd & Final Public Hearing to be scheduled following feedback from the Florida Department of Commerce

CASE NUMBER:

LANDOWNER:

REQUESTED ACTION:

PARCEL NUMBERS:

LEGAL DESCRIPTION:

EXISTING ZONING:

LU24-000017

North Farm Real Estate LLC

Large-scale comprehensive plan amendment to change the future land use from County Agriculture to City of Webster Mixed Use on 195.5 acres MOL following annexation

Q30-011, Q30-014 & Q30-015

Attachment A

County Agriculture Minimum Ten Acres with Conventional Housing (A10C), County Rural Residential Minimum Five Acres with Conventional Housing (RR5C), County Residential Six Units per Acre with Conventional Housing (R6C)

EXISTING USE:

FUTURE LAND USE:

PARCEL SIZE:

GENERAL LOCATION:

Agricultural

County Agricultural, proposed to be City of Webster Mixed Use

195.5 acres MOL

Webster area – Southeastern corner of SR 471 & CR 714A (Map 1)

GENERAL DESCRIPTION AND BACKGROUND

The applicant is requesting a Large-Scale Future Land Use Amendment on 195.5 acres MOL to change the Future Land Use assignment of parcels Q30-011, Q30-014 & Q30-015 from County Agriculture to City of Webster Mixed Use, allowing them to develop the parcels into mix of housing types and commercial uses on the parcels. The application site is located within the Webster Joint Planning Area in the Southeastern corner of SR 471 & CR 714A. The surrounding parcels have a future land use of County Agriculture, Webster Rural Residential, and Webster Heavy Commercial (Map 2).

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 meets four (4) of the sprawl test criteria in Florida Statutes Chapter 163.3177.9(b) (Attachment B). Thereby the proposal does not constitute sprawl.

Environmental Resources

Eastern portions of the site are located within FEMA Flood Zone A. A nesting habitat for the Florida sandhill crane was identified on the site. The site also contains approximately 2.6 acres of wetlands.

<u>Historic Resources</u> This location does not appear on the Master Site File of Historic Resources.

Population and Housing

The proposed amendment should not adversely impact the availability of housing in the area.

CONCURRENCY ANALYSIS

<u>Potable Water & Sewer</u> The site will be served by the City of Webster upon development.

Stormwater Drainage

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

Solid Waste

Solid Waste services will be provided by the City of Webster upon development.

CONSISTENCY WITH POLICIES OF THE COMPREHENSIVE PLAN

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

Policy 1.1.2 Development Pattern

Land development regulations shall encourage a development pattern that maximizes the utilization of existing and planned infrastructure, promotes a vibrant economy, and protects agricultural and natural resources. Such regulations shall address the following:

- a. Focus urban development to areas with appropriate existing or planned centralized water and sewer infrastructure;
- b. Encourage adaptive reuse and/or redevelopment of existing facilities;
- c. Promote a diverse economy by providing appropriate and adaptable development standards that encourage economic development in areas most suitable for development;
- d. Preserve the scenic character of rural roads by specifying setbacks and buffers along collector and arterial roads, as defined by Sumter County Engineering Manual 2015;
- e. Encourage higher densities and intensities of development to be located in Urban Areas, inside the Urban Development Area (UDA) where centralized water and sewer facilities and services are available.
- f. Encourage the clustering of dwellings by providing incentives such as allowing shared access drives, zero lot lines, and density bonuses;
- g. Require that allowable development be located on the least sensitive portion of the site, considering natural resources and areas of special flood hazard;
- h. Require minimum open space for subdivisions in agricultural and rural residential land use areas; and
- i. Protect natural resources such as wetlands, 100-year floodplains, rivers, streams, natural aquifer recharge areas, and other significant natural systems.

The proposed Master Planned Development meets FLU Policy 1.1.2(a), (c), (e), and (i). The site is located within both the Webster Joint Planning Area (JPA) as well as Sumter County's Urban Development Area. The development will utilize the City's centralized water and sewer facilities. The applicant also submitted a conceptual plan that displays the clustering of a range of housing types, incorporation of wetlands with buffer area, and a diverse array commercial uses to promote economic growth.

Policy 1.2.1 Density and Intensity

The Future Land Use Maps for the County (Map 1-1), Center Hill (Map 1-2), Coleman (Map 1-3), and Webster (Map 1-4) shall designate areas for the uses listed in Table 1.1 and shall not exceed the maximum development potential contained in the table. The maximum density or intensity shown in the table is subject to limitations of the other policies of this comprehensive plan, land development regulations, and availability of central water and sewer services.

The proposed development will be phased so that it does not exceed maximum densities and intensities. The development meets the limitations of the comprehensive plan and land development

regulations. Additionally, the City has indicated to the applicant that it will work with them to serve the proposed centralized water and sewer services.

Policy 1.2.2 Gross Land Area for Density and Intensity Calculations

Unless otherwise specified in a specific policy of this comprehensive plan, gross land area shall be construed to represent all land under common ownership proposed for development and shall be used to calculate densities and intensities.

The proposed amendment area is 195.5 acres MOL, consisting of three contiguous parcels under a single common owner. Wetlands make up approximately 2.6 acres and are shown within the applicant's conceptual plan as being preserved along with a 50-foot buffer area.

Policy 1.2.8 Mixed-use

The "Mixed-use" future land use category is designed for Development of Regional Impact (DRI) projects or Planned Unit Development (PUD) projects and shall be applied only upon approval of a Development Order (DO) approved by the local governing board. A master plan of development that meets the PUD standards within the land development regulations and this comprehensive plan must be approved by the local governing board. This land use will be authorized through a Future Land Use Map Amendment processed concurrently with the DRI or PUD application.

- a. This land use category may be located within or outside the UDA;
- b. Central water and sewer must be available;
- c. The master site plan for the related DRI or PUD must include a minimum of three (3) distinct land uses (residential, commercial, office, industrial, institutional, public services, parks and open). No one land use may exceed 70% of the total land uses and no one land use may be less than 15% of the total land uses. However, if the DRI or PUD is within a designated Economic Activity Center on the Future Land Use Map, then the mix of land uses shall be exempt from the above land use percentages and shall provide an appropriate mix of land uses to promote the economic development intent of the project. In no case shall a DRI or PUD be fully residential.
- d. Density, intensity, appropriate land uses, and open space shall be in accordance with adopted PUD standards in Policies 1.4.1 through 1.4.8.

The proposed amendment is consistent with the Mixed Use future land use designation. The proposed development will be connected to centralized water and sewer services, which the City has committed to serving in phases. The proposed uses within the development includes single family residential, multifamily units, a variety of commercial uses, office space, and storage.

Future Land Use Objective 1.3 Future Land Use Pattern

The future land use pattern shall discourage the proliferation of urban sprawl while promoting orderly compact growth. The County and Cities shall utilize a variety of planning tools to balance efficient economic development and urban growth while maintaining rural and agricultural character.

The use of Joint Planning Areas (JPAs) are a planning tool to ensure annexations of unincorporated areas are coordinated and consistent with planned future service areas, providing for an energy efficient land use pattern and combating urban sprawl. The property is located within the Webster JPA and thus maintains the rural and agricultural character outside the area. Additionally, the proposed development maximizes compact growth of both residential and commercial properties.

Policy 1.3.4 Urban Development Area

An Urban Development Area (UDA) is established and depicted on the Future Land Use Map. The UDA encompasses those lands that are or expected to become urban through 2045. The UDA shall encompass the city boundaries, MSAs adopted by the Interlocal Service Boundary Agreements, pursuant to Chapter 171, Part II, Florida Statutes, and those lands appropriate for urbanization and are able to be served or planned to be served by appropriate public infrastructure.

- a. Economic development activities and the provision of urban infrastructure within the UDA shall be strongly encouraged;
- b. The Urban Residential future land use category shall only be located within the UDA;
- c. Agriculture land use category may only be located outside the UDA or within the UDA where it:
 - i. serves as a holding area in anticipation of future annexation consistent with the MSAs approved between the County and the cities of Bushnell, Center Hill, Coleman, Webster, and Wildwood,
 - ii. if it is within the jurisdiction of the Cities; or
 - iii. is held under a perpetual conservation easement, or similar legal instrument, dedicated to a public agency for resource conservation purposes while allowing for continued agricultural uses.
 - d. Developments within the UDA shall connect to central water and sewer if available by a municipality, a private not-for-profit utility, or other off-site utility provider. Where central water or sewer is not available within the UDA, on-site facilities shall be provided in accordance with the provisions of Chapter 64E-6, Florida Administrative Code. Use of wells, septic tanks or package treatment plants in these areas shall be considered a temporary measure and future connection to central water and sewer shall be required when available.

The City of Webster has indicated to the applicant that they will serve the proposed phased development with central water and sewer as they become available.

Policy 1.3.6 Protection of Rural Areas

Rural and agricultural areas shall be protected from premature urbanization by managing the UDA restrictions. Areas shall be provided outside this UDA where agriculture and rural land uses can coexist and flourish without mandating the preservation of agriculture through government regulations.

- a. Urban and suburban uses incompatible with agricultural uses shall be directed toward areas appropriate for urban development such as within UDA, MSAs, and Economic Activity Centers (Map 8-1 Economic Development Element);
- b. Small-scale agribusinesses (neighborhood commercial and industrial) shall be encouraged within rural and agricultural areas where there is direct access to a collector or arterial road. The agribusiness must directly support the surrounding agricultural uses; and
- c. Home occupations and cottage industries that complement the rural character of the agricultural area and promote self-sufficiency shall be encouraged when compatible with surrounding land uses.

The proposed development meets FLU Policy 1.3.6(a) as the site is located within Sumter County's Urban Development Area (UDA). The site is also located approximately one quarter mile south of a designated Economic Activity Center.

PROPOSED AMENDMENT TO THE TEXT OF THE COMPREHENSIVE PLAN

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

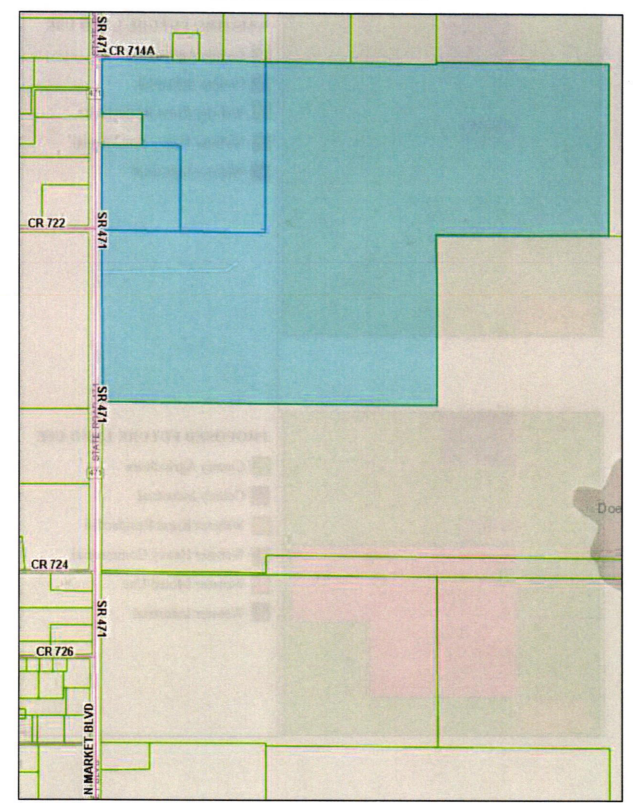
PROPOSED AMENDMENT TO THE CAPITAL IMPROVEMENT PLAN

The proposed amendment will affect the City's Capital Improvements program, requiring an amendment to the Capital Improvement Plan at the Development Order stage.

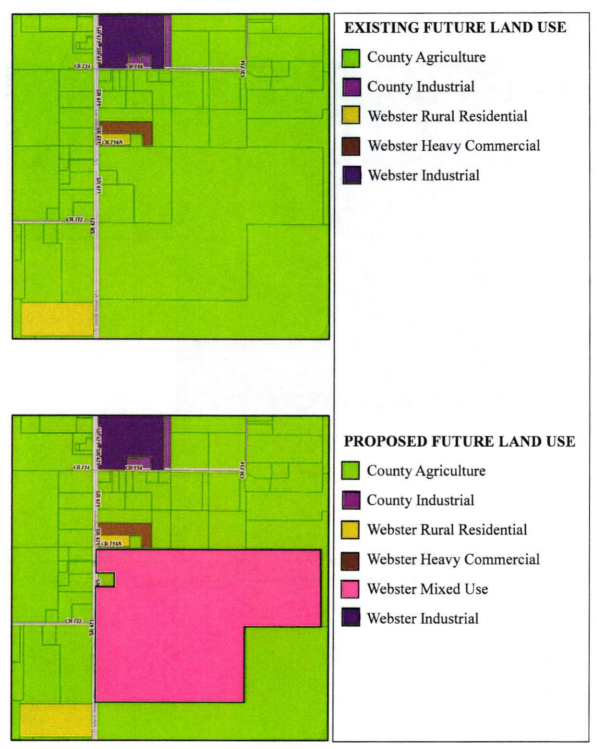
CONCLUSIONS

Staff deemed the application sufficient for review. Staff finds the application in compliance with the minimum requirements of the Comprehensive Plan. Staff recommends APPROVAL.

Notices Sent: 24



MAP 1: GENERAL LOCATION



MAP 2: FUTURE LAND USE MAP

Attachment A Legal Description

Parcel #1 (Q30-011): NE 1/4 OF SW 1/4 OF NW 1/4 AND SE 1/4 OF SW 1/4 OF NW 1/4 AND NW 1/4 OF SW 1/4 OF NW 1/4 IN SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, LYING IN SUMTER COUNTY FLORIDA; LESS: BEGIN AS A POINT 783.05 FEET NORTH AND 50 FEET EAST OF SW CORNER OF NW 1/4 SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN 181.50 FEET, NORTH 120 FEET, WEST 181.50 FEET, SOUTH 120 FEET TO P.O.B.; LESS: BEGIN AT A POINT 663.05 FEET NORTH AND 50 EAST OF SW CORNER OF NW 1/4 SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN EAST 181.50 FEET, NORTH 120 FEET, WEST 181.50 FEET, SOUTH 120 FEET TO P.O.B.; LESS: ROAD RIGHT-OF-WAY; LESS: BEGIN AT A POINT 663.05 FEET NORTH AND 231.50 FEET EAST OF THE SW CORNER OF THE NW 1/4 OF SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN THENCE EAST 135.0 FEET, THENCE NORTH 240.0 FEET, THENCE WEST 135.0 FEET, THENCE SOUTH 240.0 FEET, TO THE POINT OF BEGINNING.

Parcel #2 (Q30-014): SW 1/4 OF SW 1/4 OF NW 1/4, DIXIE HIGHWAY GARDENS IN SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, LYING IN SUMTER COUNTY, FLORIDA; LESS: ROAD RIGHT-OF-WAY.

Parcel #3 (Q30-015): N 1/2 OF SW 1/4 AND SE 1/4 OF NW 1/4 AND SW 1/4 OF NE 1/4 IN SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, LYING IN SUMTER COUNTY, FLORIDA; LESS: ROAD RIGHT-OF-WAY

Attachment B 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 application site of 195.5 acres does not comprise a substantial area 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 located in an area that is already planned for development due to being located within the Webster Joint Planning Area.
- 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 should not create any of the design patterns listed above but instead creates a centralized node for development due to being placed in the Webster Joint Planning Area and near an Economic Activity Center.
- 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 is adjacent to developed land to the north, west, and south and does not interact with any environmentally sensitive areas or major natural systems, and would be developed in a manner that is consistent with the Land Development Code.

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 amendment should have no impact on bona-fide agricultural uses and looks to amend the land use that is consistent with the intended use and size of the property.

VI. Fails to maximize use of existing public facilities and services. The subject property currently falls within the City of Webster utility service area and Joint Planning Area, and will be connected should the property be developed. VII. Fails to maximize use of future public facilities and services.

The subject property will be expected to connect to current public facilities and services that are developed in the area.

- 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 should 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 should not discourage infill development.
 - X. Fails to encourage a functional mix of uses. The proposed amendment will not discourage a functional mix of 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 proposed land use amendment should not result in the loss of significant amounts of functional open space. The applicant has submitted an Environmental Analysis and indicated they will comply with all direction to preserve wetlands and natural habitats.

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:

- (II) Promotes the efficient and cost-effective provision or extension of public infrastructure and services. The property falls under an existing utility service area and Joint Planning Area, resulting in efficient and cost-effective provision of public services if the property is developed.
- (III) Promotes walkable and connected communities and provides for compact development and a mix of uses at densities and intensities that will support a range of housing choices and a multimodal transportation system, including pedestrian, bicycle, and transit, if available. The Master Planned Development's conceptual plan includes a variety of housing types
- (V) Preserves agricultural areas and activities, including silviculture, and dormant, unique, and prime farmlands and soils. By falling within the Webster Joint Planning Area, the amendment will preserve agricultural areas outside the JPA.
- (VII) Creates a balance of land uses based upon demands of the residential population for the nonresidential needs of an area. **This amendment would change the land use to a use**

that can support the residential needs for this area as well as promote commercial growth.

The proposed land use change does not demonstrate any of the characteristics of urban sprawl as defined by the applicable State Statutes.

AFFIDAVIT OF PUBLICATION

Sumter Sun Times

Published Weekly

, Sumter County, Florida

Case No. SST/WEBSTER REZONE/4.9"X9.95"

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:

January 02, 2025

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

V essica Whaley

Sworn to and subscribed before me this 2nd day of January 2025 by Jessica Whaley, who is personally

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

00037612 00173882

Sumter County BOCC 7375 Powell Road Wildwood, FL 34785



r Sun Times	Page
	OF WEBSTER
	R LAND USE AMENDMENT AND REZONING
The City of Webster, Florida, Jesures to amond the Porezone the same land concurrently, and submit the Opportunity (DEO) for terieve, pursuant to the requirements.	aure Land Use Map of the Wester Unified Comprehensive Plan, Land use intendiment to the Florida Department of Economic aircments of Chapter 163, Florida Statutes, The City of Webster intendent upon completion of the State series. Ordinances of the
COMPREHENSIVE FLAN, PROVIDING FOR AL FUTURE LAND USE ELEMENT OF THE CIT CERTAIN REAL PROPERTY, APPROXIMATELY Q30-011, Q30-014 & Q30-015), AND DESCRIE FUTURE LAND USE DESIGNATION (COUNTY) (CITY), PROVIDING FOR LEGISLATIVE FINIT THE LAND USE DESIGNATION FOR THE PR	TER, FLORIDA AMENDING THE CITY OF WERSTER MENDMENT OF THE FUTURE LAND USE MAP OF THE C OF WERSTER COMPREHENSIVE FLAN RELATIVE TO 1955 ACRES (TAX PARCEL IDENTIFICATION NUMBERS ED IN THIS OFFINANCE FROM THE ACROUNTING TO THE MIXED USE FUTURE LAND USE DESIGNATION NOS AND INFONT: FROVIDING FOR ASSOCIMENT OF OFFERTY FROVIDING FOR SEVERABILITY: PROVIDING C OTT: FROVIDING FOR CONFLICTS, PROVIDING FUR COTT: FROVIDING FOR CONFLICTS, PROVIDING FUR COTTOR FUR
And	
PROPERTY TOTALING 195.5 ACRES, MORE OR Q30-011, Q10-014 & Q30-015, FROM COUNTY BE HOUSING (R&C), COUNTY MURAL RESIDEN HOUSING (R&C), COUNTY MURAL RESIDEN HOUSING (R&C), COUNTY MURAL ACOC TO CITY OF WEBTER MASTER PL PROVIDING FOR THE TAKING OF IMPLEMENT ADOPTION OF A MAP BY REPERENCE, REPEAL ADOPTION OF A MAP BY REPERENCE, REPEAL SEVERABILTY; PROVIDING FOR NON-CODIFIC	, FLORIDA PROVIDING FOR THE REZONING OF MEAL LESS, IN SIZE (TAX PARCEL IDENTIFICATION NUMBERS SIDENTIAL SIXE UNTES PER ACRES WITH CONVENTIONAL UNIMUM FIVA ACRES WITH CONVENTIONAL UNIMUM FEN ACRES WITH CONVENTIONAL HOUSING ANNED DEVELOPMENT (WMPD) ZONING DISTRICT: ING ADMINISTRATIVE ACTIONS; PROVIDING FOR THE UNG ALL CONFLICTING ORDINACES; PROVIDING FOR CATION AND PROVIDING FOR AN EFFECTIVE DATE.
Both ordinances are for properties being anneard in generally described as follows:	to the City of Webster, owned by North Farm Real Estate, LLC;
OP NW 1/4 IN SECTION 30. TOWNSHIP 21 SOUTH LISS BEGIN 85. POINT 783.05 FEET NORTH / 10. TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN 120 FEET TO ROB; LESS: BEGIN AT A POINT 56 14 SECTION 30. TOWNSHIP 21 SOUTH, RANGE 191.50 FEET, SOUTH 120 FEET TO POIR; LESS: FEET NORTH AND 231.50 FEET EAST OF THE 5	AND SE 1/4 OF SW 1/4 OP NW 1/4 AND NW 1/4 OF SW 1/4 H, ANDC 21 SACT, LYING INSUMPER COUNTY FIONILA: AND 50 FEET CAST OF SW CORNER OF NW 1/4 SECTION 1/81.50 FEET, NORTH 1/80 FEET, WEST 1/81.50 FEET, SOUTH AGS FEET NORTH AND 50 LEAST OF SW CORNER OF NW 1/2 LAST, RUN EAST 1/81.50 FEET, NORTH 1/20 FEET, WEST ROAD BIOHT-OF WAY, LESS EBGIN AT A POINT 65/05 W CORNER OF THE NW 1/4 OF SECTION 30, TOWNSHIP 1.350 FEET, THENCE NORTH 1/80 FEET, THENCE WEST 1.90NT OF BEGINNENG.
Prior #2-030-014 SW 1/4 OF SW 1/4 OF NW 1/4, D SOUTH, RANGE 23 EAST, LYING IN SUMTER CO	DIGE HIGHWAY GARDENS IN SECTION 50, TOWNSHIP 21 UNTY, FLORIDA; LESS: ROAD RIGHT-OF-WAY.
Parcel #J - Q30-015: N 1/2 OF SW 1/4 AND SE 1/4 OF 21 SOUTH, RANGE 23 EAST, LYING IN SUMTER (NW 1/4 AND SW 1/4 OF NE 1/4 IN SECTION 30, TOWNSHIP COUNTY, FLORIDA: LESS: ROAD RIGHT-OF- WAY
Requested action: LID4-000077: Large scale comprehensive plan amendment to change the future lasd use from County Agticulture to City of Webster Miand Use on 1955 acres MOL following annexation. 20N24-00024: Rezone the same properties concurrently to City of Webster Master Planeed Development (WMPD).	
The proposed ordinances will be heard at three (3) public hearings as follows:	
Manning and Zuning Board 6:00 PM, January 9, 2025	
City Council - First Reading (Transmittal Hearing) 6:00 PM, January 16, 2025	
City Council – Final Reading (Adoption Hearing) To be separately advertised after State review feedback	
The meetings will be held at the Webster City Hall, loo	rated at #5 E Central Ave, Webster, FL
Friday or Sumter Coursy Planning Division located a A.M. and 5:00 P.M. Monday through Friday.	ll between the hours of \$-30 a.m. and 5:00 p m. Monday through at 2375 Powell Road, Wildwood, FL, between the hours of \$:00
All persons are advised that if they decide to appeal a a record of the proceedings, and may need to ensure evidence upon which the appeal is to be based.	ny decision made by the Council on this matter, they will need that a verbatim record is made, which includes testimony and
	Act (ADA), any person with a disability remaining reasonable

in accontance 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 Massager at (352) 793-2073 at least 48 hours prior to the meeting time.

Board of County Commissioners Sumter County, Florida



7375 Powell Road, Suite 200 • Wildwood, FL 34785 • Phone (352) 689-4400 • FAX: (352) 689-4401 Website: http://sumtercountyfl.gov

HUNT CAROLYN PARKER 2384 NW 102ND BLVD WILDWOOD, FL 34785

December 20, 2024

To property owners whose property boundaries are within a distance of 500 feet of the outside perimeter of three (3) properties (Parcels Q30-011, Q30-014 & Q30-015) in the name of North Farm Real Estate LLC (see map on reverse side). The property owner is seeking a large scale comprehensive plan amendment and concurrent rezoning.

<u>LU24-000017</u> – Large scale comprehensive plan amendment to change the future land use from County Agricultural to City of Webster Mixed Use on 195.5 acres MOL following annexation.

<u>ZON24-000024</u> – Rezoning from County Residential Six Units per Acre with Conventional Housing (R6C), County Rural Residential Five Acres with Conventional Housing (RR5C), and County Agriculture Minimum Ten Acres with Conventional Housing (A10C) to City of Webster Master Planned Development (WMPD).

A public hearing before the Planning and Zoning Board will be held at Webster City Hall, 85 E. Central Ave, Webster, FL 33597 on January 9, 2025 at 6:00 p.m.

The recommendation of the Planning and Zoning Board on the rezoning will be presented to the City of Webster City Council at a Public Hearing for a First Reading and vote to transmit to the State to be held on January 16, 2025 at 6:00 p.m. at the Webster City Hall, 85 E. Central Ave, Webster, FL 33597.

Written comments submitted will be heard. Hearings may be continued from time to time as found necessary. Please return this form to: SUMTER COUNTY PLANNING DIVISION, 7375 Powell Road, Suite 115, Wildwood, Florida, 34785. Alternatively, comments may be emailed to <u>pz@sumtercountyfl.gov</u>. Please include the case numbers on all emails. Questions should be directed to the Planning Division at (352) 689-4400.

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Debora K Butterfield, District 1 (352) 689-4400 7375 Powell Road Wildwood, FL 34785

> Donald Wiley, District 5 Chairman (352) 689-4400 7375 Powell Road Wildwood, FL 34785

Andrew Bilardello, District 2 Vice Chairman (352) 689-4400 7375 Powell Road Wildwood, FL 34785

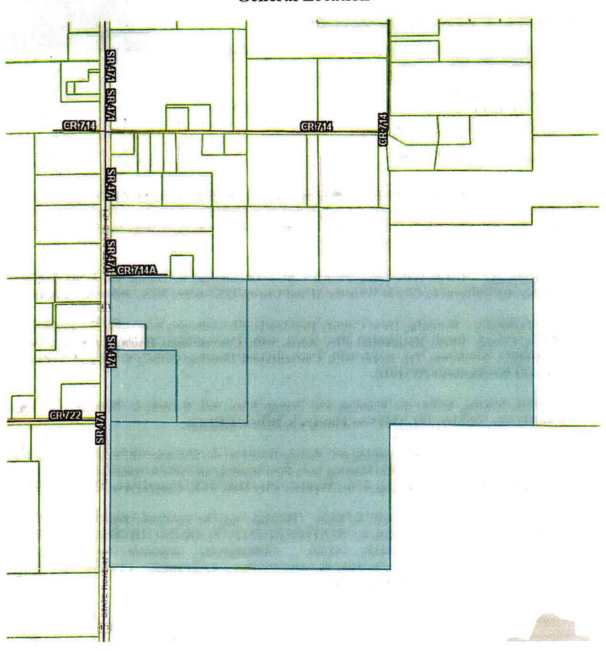
> Bradley S. Arnold, County Administrator (352) 689-4400 7375 Powell Road Wildwood, FL 34785

Todd Coon, District 3 (352) 689-4400 7375 Powell Road Wildwood, FL 34785

Gloria R. Hayward, Clerk & Auditor (352) 569-6600 215 East McCollum Avenue Bushnell, FL 33513 Jeffrey A. Bogue, District 4 2nd Vice Chairman (352) 689-4400 7375 Powell Road Wildwood, FL 34785

County Attorney The Hogan Law Firm Post Office Box 485 Brooksville, Florida 34605 Please return comments by email, drop-off, or USPS no later than <u>December 31, 2024</u>. Case(s): LU24-000017; ZON24-000024

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General Location

Board of County Commissioners Sumter County, Florida



7375 Powell Road, Suite 200 • Wildwood, FL 34785 • Phone (352) 689-4400 • FAX: (352) 689-4401 Website: http://sumtercountyfl.gov

GONZALES LYDIA E 3136 CR 714A WEBSTER, FL 33597

December 20, 2024

To property owners whose property boundaries are within a distance of **500 feet** of the outside perimeter of three (3) properties (Parcels Q30-011, Q30-014 & Q30-015) in the name of **North Farm Real Estate LLC** (see map on reverse side). The property owner is seeking a large scale comprehensive plan amendment and concurrent rezoning.

<u>LU24-000017</u> – Large scale comprehensive plan amendment to change the future land use from County Agricultural to City of Webster Mixed Use on 195.5 acres MOL following annexation.

<u>ZON24-000024</u> – Rezoning from County Residential Six Units per Acre with Conventional Housing (R6C), County Rural Residential Five Acres with Conventional Housing (RR5C), and County Agriculture Minimum Ten Acres with Conventional Housing (A10C) to City of Webster Master Planned Development (WMPD).

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I support the above. I have no comment on the above. I do not support the above for the following reason(s): LIDDA ano 0 SP ommunity C can om. ome thin Debora K Butterfield, District Andrew Bilardello, District 2 odd Coon, District 3 tifey A. Bogue, District 4 (352) 689-4400 (352) 689-4400 Vice Chairman Vice Chairman (352) 689-4400 7375 Powell Road (352) 689-4400 7375 Powell Boad 7375 Powell Road Wildwood, FL 34785 7375 Powell Road Wildwood, FL 34785 Wildwood, FL 34785 Wildwood, FL 34785 Donald Wiley, District 5 Gloria R. Hayward, Clerk & Auditor County Attorney Bradley S. Arnold, Chairman County Administrator (352) 569-6600 The Hogan Law Firm (352) 689-4400 (352) 689-4400 215 East McCollum Avenue Post Office Box 485 Brooksville, Florida 34605 7375 Powell Road 7375 Powell Road Bushnell, FL 33513 Wildwood, FL 34785 Wildwood, FL 34785

Please return comments by email, drop-off, or USPS no later than <u>December 31, 2024</u>. Case(s): LU24-000017; ZON24-000024



General Location

ORDINANCE NO. 2025-03

AN ORDINANCE OF THE CITY OF WEBSTER, FLORIDA PROVIDING FOR THE REZONING OF REAL PROPERTY TOTALING 195.5 ACRES, MORE OR LESS, IN SIZE (TAX PARCEL IDENTIFICATION NUMBERS Q30-011. Q30-014 & Q30-015) FROM COUNTY GENERAL AGRICULTURE MINIMUM TEN ACRES WITH CONVENTIONAL HOUSING (A10C), COUNTY RURAL RESIDENTIAL MINIMUM FIVE ACRES WITH CONVENTIONAL HOUSING (RR5C) & COUNTY RESIDENTIAL SIX UNITS PER ACRE WITH CONVENTIONAL HOUSING (R6C) TO WEBSTER MASTER PLANNED DEVELOPMENT (WMPD) 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, North Farm Real Estate, LLC mailing address: 6831 Lake

View Dr, Yalaha, FL 34797 (Tax Parcel Identification Number Q30-011, Q30-014

& Q30-015), is the owner of the property which is the subject of this Ordinance;

and

WHEREAS, the real property, totaling 195.5 +/- acres in size, is located

on the Southeast corner of SR 471 & CR 714A; and

WHEREAS, North Farm Real Estate, LLC 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 Florida Statutes and the Code of Ordinances of the City of Webster, is petitioning to have the subject property reassigned from the A10C, RR5C & R6C (County) zoning assignments to the WMPD zoning assignment; and

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 Florida Statutes.

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 as well as the recitals (whereas clauses) to this Ordinance.

(b). The subject property, which is 195.5 acres MOL in size, is located on the Southeast corner of SR 471 & CR 714A (Tax Parcel Identification Number Q30-011, Q30-014 & Q30-015). 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 Statutes 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 195.5 acres MOL in size, shall be rezoned from A10C, RR5C & R6C (County) zoning districts/classifications to WMPD (City) 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

2

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 Attachment B 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 2025-02 relating to the Comprehensive amendment becomes effective.

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PASSED AND ENACTED this 20th day of February 2025.

CITY COUNCIL OF THE CITY OF WEBSTER, FLORIDA

Ana Vigoa, Mayor

ATTEST:

Approved as to form and legality:

Amy Flood City Clerk

William L. Colbert City Attorney

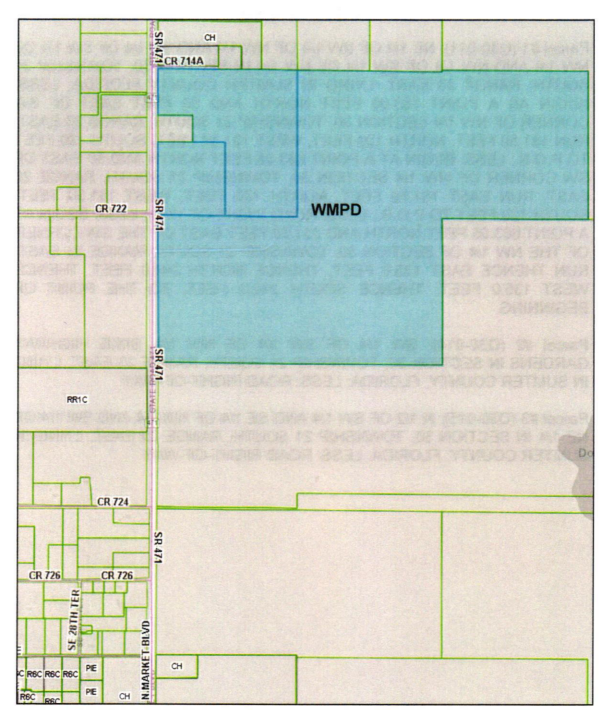
Attachment A Legal Description

Parcel #1 (Q30-011): NE 1/4 OF SW 1/4 OF NW 1/4 AND SE 1/4 OF SW 1/4 OF NW 1/4 AND NW 1/4 OF SW 1/4 OF NW 1/4 IN SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, LYING IN SUMTER COUNTY FLORIDA; LESS: BEGIN AS A POINT 783.05 FEET NORTH AND 50 FEET EAST OF SW CORNER OF NW 1/4 SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN 181.50 FEET, NORTH 120 FEET, WEST 181.50 FEET, SOUTH 120 FEET TO P.O.B.; LESS: BEGIN AT A POINT 663.05 FEET NORTH AND 50 EAST OF SW CORNER OF NW 1/4 SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN EAST 181.50 FEET, NORTH 120 FEET, WEST 181.50 FEET, SOUTH 120 FEET, SOUTH 120 FEET, NORTH 120 FEET, WEST 181.50 FEET, SOUTH 120 FEET, SOUTH 120 FEET, NORTH 120 FEET, WEST 181.50 FEET, SOUTH 120 FEET TO P.O.B.; LESS: ROAD RIGHT-OF-WAY; LESS: BEGIN AT A POINT 663.05 FEET NORTH AND 231.50 FEET EAST OF THE SW CORNER OF THE NW 1/4 OF SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, RUN THENCE EAST 135.0 FEET, THENCE NORTH 240.0 FEET, THENCE WEST 135.0 FEET, THENCE SOUTH 240.0 FEET, THENCE WEST 135.0 FEET, THENCE SOUTH 240.0 FEET, TO THE POINT OF BEGINNING.

Parcel #2 (Q30-014): SW 1/4 OF SW 1/4 OF NW 1/4, DIXIE HIGHWAY GARDENS IN SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, LYING IN SUMTER COUNTY, FLORIDA; LESS: ROAD RIGHT-OF-WAY.

Parcel #3 (Q30-015): N 1/2 OF SW 1/4 AND SE 1/4 OF NW 1/4 AND SW 1/4 OF NE 1/4 IN SECTION 30, TOWNSHIP 21 SOUTH, RANGE 23 EAST, LYING IN SUMTER COUNTY, FLORIDA; LESS: ROAD RIGHT-OF-WAY

Attachment B



CITY OF WEBSTER REZONING APPLICATION

PLANNING AND ZONING BOARD January 9, 2025

CITY OF WEBSTER CITY COUNCIL January 16, 2025

2nd & Final Public Hearing to be scheduled following feedback from the Florida Department of Commerce

CASE NUMBER:

REQUESTED ACTION:

LANDOWNER:

ZON24-000024

North Farm Real Estate LLC

Rezone 195.5 acres MOL from County Agriculture Minimum Ten Acres with Conventional Housing (A10C), County Rural Residential Minimum Five Acres with Conventional Housing (RR5C), County Residential Six Units per Acre with Conventional Housing (R6C) to City of Webster Master Planned Development (WMPD)

PARCEL NUMBERS:

LEGAL DESCRIPTION:

EXISTING ZONING:

Q30-011, Q30-014 & Q30-015

Attachment A

County Agriculture Minimum Ten Acres with Conventional Housing (A10C), County Rural Residential Minimum Five Acres with Conventional Housing (RR5C), County Residential Six Units per Acre with Conventional Housing (R6C)

EXISTING USE:

FUTURE LAND USE:

PARCEL SIZE:

Agricultural

County Agriculture, proposed to be City of Webster Mixed Use (LU24-000017)

195.5 acres MOL

GENERAL LOCATION:

SURROUNDING FUTURE LAND USE AND ZONING

The application site is located adjacent to the City of Webster municipal boundary and within the Joint Planning Area (JPA) of Webster. The surrounding parcels are zoned County Rural Residential Minimum One Acre, Webster Rural Residential Minimum Two and a Half Acres with Conventional Housing, County Rural Residential Minimum Five Acres with Conventional Housing, Webster Heavy Commercial (North); County General Agriculture Minimum Ten Acres with Conventional Housing (East); County Rural Residential Minimum One Acre, County Rural Residential Minimum One Acre with Conventional Housing, County Residential Two Units per Acre with Mobile Home Housing, County General Agriculture Minimum Ten Acres with Conventional Housing (West); and County General Agriculture Minimum Ten Acres with Conventional Housing (South) (Map 1).

CASE SUMMARY

The applicant is seeking to develop a Master Planned Development, including a mix of housing types, restaurants, and multiple commercial uses. The subject parcels are adjacent to the Webster municipal boundary, in the Webster Joint Planning Area (JPA), and in Webster's Utility Service Area. The application site is currently zoned as County Agriculture Minimum Ten Acres with Conventional Housing (A10C), County Rural Residential Minimum Five Acres with Conventional Housing (R6C).

CASE ANALYSIS

Section 13-313(3)(d), provides for the following review criteria for Land Development Code (LDC) and zoning map amendments:

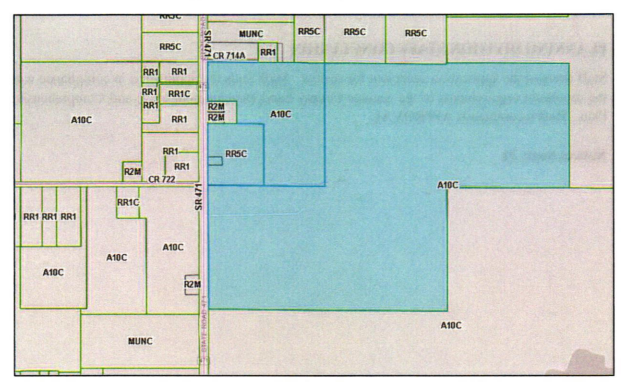
- a) Change of conditions, or absence of changed conditions. The subject parcels have been owned by the Drawdy family for over 50 years, and the property owners are now seeking to develop the parcels.
- b) Community need, or lack of community need. The requested rezoning addresses a personal need and not a community need.
- c) Benefits to the community. The rezoning will allow consistency with the City's Comprehensive Plan and the implementing zoning district.
- d) The rights of private property owners. The rezoning should not impinge on the rights of adjacent property owners.

Staff reviewed land ownership and authorization through deeds, and the consent and designation of agent form submitted and signed by an authorized signer for the entity that owns the properties.

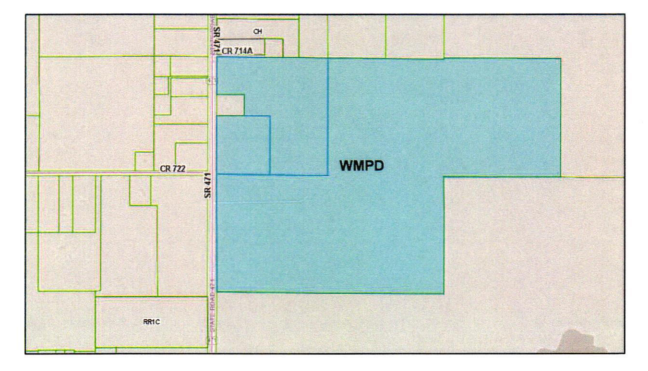
PLANNING DIVISION STAFF CONCLUSION

Staff deemed the application sufficient for review. Staff finds the application in compliance with the minimum requirements of the Sumter County Land Development Code and Comprehensive Plan. Staff recommends APPROVAL.

Notices Sent: 24



MAP 1: SURROUNDING AREA WITH PROPOSED CHANGES



Attachment A

Legal Description

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