SAMPLE PUD AGREEMENT TEMPLATE

[NOTE: This is a template and should be used only as a guideline. Additional provisions and requirements may be required depending on the proposed projects]

Please include a completed draft PUD Agreement in Word format with your application.

Instrument Prepared	By:				
			[blank space abov	e line reserved for re	ecording data]
	PLANNED UNIT	[PROJECT NAMI DEVELOPMENT ZO		EMENT	
THIS PLAN	NED UNIT DEVE	LOPMENT ZONING	G AGREEMENT	, made and enter	red into this
	day of			, by and	between
		, hereinafter referr	ed to as OWNER	R, and MARTIN	COUNTY,
a political subdivision	on of the State of Flo	orida, hereinafter refe	erred to as COU	NTY.	
		<u>WITNESSETH:</u>			
WHEREAS,	OWNER is the fe	e simple title holder	of the property	situated in Mar	tin County,
Florida, and more pa	articularly described	I the legal description	attached and inc	corporated as Exl	hibit A; and
WHEREAS,	it is the desire of C	OWNER to develop a	Planned Unit I	Development ("P	UD") to be
known	as _		_	consisting	of:
				and	
WHEREAS,	·	, a	corporation	not-for-profit,	hereinafter
referred to as ASSO	CIATION, will be for	formed to provide for	the maintenance	, operation and m	nanagement
of the roads, streets	s, rights-of-way, pre	eserve areas, recreati	onal facilities, a	and other_commo	on facilities
within the	PUD: and				

WHEREAS, this type of unified development is permitted in Martin County subject to a binding written document negotiated between OWNER and COUNTY in order to introduce flexibility into the strict zoning and development regulations in a manner that is mutually beneficial to COUNTY and the development and to encourage enlightened and imaginative approaches to community planning.

NOW, THEREFORE, the parties do hereby agree as follows:

1. UNIFIED CONTROL

OWNER hereby warrants that it has, as a result of fee simple ownership, unified ownership of all real property included in this PUD. Documents certifying title are attached and incorporated as Exhibit B. A Covenant of Unified Control by OWNER is attached and incorporated as Exhibit C.

2. <u>DEVELOPMENT</u>

OWNER agrees that this PUD will be undertaken and carried out in accordance with the following:

- 2.1 The master site plan approved by COUNTY, a copy of which is attached and incorporated as Exhibit D. Approval of the master site plan shall authorize OWNER to submit the final site plans and subdivision plats in accordance with the terms and conditions of the approved master site plan. Approval of the master site plan by COUNTY shall not constitute approval to build or construct any improvements and is not the final approval necessary for construction of the development.
- 2.2 The final site plans and subdivision plats to be approved by COUNTY in accordance with such laws, ordinances, and regulations as may be in effect at the time of such approval.
- 2.3 The Timetable for Development, which is attached and incorporated as Exhibit E.
- 2.4 The conditions and requirements agreed to by COUNTY and OWNER as set forth in the Special Conditions, attached and incorporated as Exhibit F.
- 2.5 Permits and authorizations granted in accordance with such laws, ordinances and regulations as may be in effect at the time of such approval.

3. VESTED RIGHTS

OWNER shall have the right to develop the PUD in accordance with applicable laws, ordinances and regulations, the provisions and requirements of this PUD Agreement, the approved master site plan, final site plans, construction plans, landscape plans, preserve area management plans, and subdivision plats, hereinafter sometimes collectively referred to as development orders. OWNER, its successors, assigns, shall have no vested rights in any expired development orders for this PUD. The County shall be held harmless from any and all liability stemming from any disputes between OWNER, its successors, assigns, predecessors in title or other property owners within the PUD regarding any development under this PUD Agreement.

4. COMMON AREAS, COVENANTS, CONDITIONS AND RESTRICTIONS

- OWNER shall create a Declaration of Covenants, Conditions and Restrictions for _______, hereinafter the Covenants and Restrictions, which shall be submitted as part of the application for the first subdivision plat. A copy of the Covenants and Restrictions shall be recorded at the time of the recording of the first subdivision plat. As part of said Covenants and Restrictions, ASSOCIATION shall be established for the maintenance, operation and management of the roads, streets, rights-of-way, preserve areas, recreational facilities, infrastructure serving the development and other common facilities (hereinafter sometimes referred to as Common Areas). The roads, streets, rights-of-way, preserve areas, landscape areas, recreational facilities, and other common facilities of the PUD shall be shown on the approved master plan, final site plans, and subdivision plat(s). The Covenants and Restrictions shall be in conformity with such laws, ordinances, and regulations as may be in effect at the time of the approval of the first subdivision plat.
- 4.2 Except for conveyances to governmental entities, it shall be deemed a breach of this PUD Agreement for any land to be conveyed by OWNER by way of an instrument that does not contain the Covenants and Restrictions or incorporate them by reference thereto.

- 4.3 ASSOCIATION shall not be dissolved nor shall it dispose of any Common Areas, by sale or otherwise, except to an entity conceived and organized to own and maintain the Common Areas, without first receiving approval of COUNTY. COUNTY, as a condition precedent to the dissolution or disposal of the Common Areas, may require dedication of the Common Areas to the public as deemed necessary.
- 4.4 In the event that COUNTY determines that the ASSOCIATION, or any successor organization, has failed at any time to maintain the Common Areas of the PUD in reasonable order and condition in accordance with the approved development orders and applicable laws, ordinances, and regulations, then COUNTY shall serve written notice by certified mail, return receipt requested, upon such ASSOCIATION and upon each owner of real property within the PUD, which notice shall set forth the manner in which the ASSOCIATION has failed to maintain the Common Areas in reasonable order and condition, and shall demand that such failure be remedied within thirty (30) days of the sending of such notice or, in the alternative, that such ASSOCIATION appear before COUNTY at a specified time (at least ten (10) days but not more than thirty (30) days after the sending of such notice) either to contest the alleged failure to maintain the Common Areas or to show cause why it cannot remedy such failure within the thirty (30) day period. If such failure has not been remedied within the thirty (30) day period or such longer period as COUNTY may allow, then COUNTY, in order to preserve the taxable values of the real property within the PUD and to prevent the Common Areas from becoming a public nuisance, shall hold a public hearing to consider the advisability of the COUNTY entering upon such Common Areas and maintaining them for a period of one (1) year. Notice of such hearing shall be sent by certified mail, return receipt requested, to the ASSOCIATION involved and to each owner of real property within the PUD. Such notice shall be sent at least fifteen (15) days in advance of the hearing. At such hearing, COUNTY may

determine that it is advisable for COUNTY to enter upon such Common Areas, take non-exclusive possession of them and maintain them, according to COUNTY standards, for one (1) year. Such entry, possession, and maintenance shall not be deemed a trespass when done in accordance with the procedures set forth above. In no event shall any such entry, possession, and maintenance be construed to give the public or COUNTY any right to use the Common Areas.

4.5 COUNTY may, upon public hearing with notice given in the same manner as above, return possession and maintenance of such common areas to the ASSOCIATION, or successor organization, abandon such possession and maintenance, or continue such possession and maintenance for an additional one (1) year period. The cost of such maintenance by COUNTY shall be assessed ratably against the real properties within the PUD, the owners of which have the right to the use and enjoyment of the Common Areas and shall become a charge or lien on said properties if not paid within thirty (30) days after the receipt of a statement therefor.

5. DESTRUCTION

In the event that all or a portion of the PUD should be destroyed by a storm, fire, or other common disaster, OWNER, its grantees, successors or assigns and/or the ASSOCIATION, shall have the right to rebuild and/or repair so long as there is strict compliance with the approved master site plan, final site plan(s), subdivision plat(s), and development orders.

6. <u>CHANGE OR AMENDMENT</u>

A. There shall at all times be a strict adherence to the provisions of the PUD Agreement and the approved development orders. Any change or amendment to the PUD Agreement and/or the approved development orders shall only be made in accordance with Section 10.15, Amendments to Approved Development Orders, Land Development Regulations, Martin County Code (LDR).

B. Notwithstanding Paragraph 6.A., OWNER, its successors in interest and COUNTY may amend or terminate this PUD Zoning Agreement without securing the consent of other property owners whose property is subject to the PUD Zoning Agreement, unless such amendment or termination directly and materially modifies the allowable uses or entitlements of such owners' property.

7. <u>BREACH OF AGREEMENT</u>

- Agreement of ______ shall at all times be in compliance with the PUD Agreement and the approved development orders. Failure to comply with a development order may result in the suspension of that development order, the cessation of COUNTY processing of all applications for development on the subject property and any associated phases, or termination of the development order pursuant to Section 10.14.G, Failure to Comply with the Conditions of an Approved Development Order, LDR.
- 7.2 Any person, including the Board of County Commissioners, hereinafter sometimes referred to as Board, or any member of the Board of County Commissioners, may file a complaint with the county administrator alleging that a development order has been violated, that unauthorized development has occurred, or that misrepresentation, fraud, deceit, deliberate error or omission, or a material omission that should have been disclosed regarding information required in a development application has occurred. In the event that such a complaint is filed, it shall be addressed as set forth in Section 10.14.G, LDR.
- 7.3 The above provisions shall not be interpreted to provide an exclusive remedy, and COUNTY may pursue any appropriate remedy at law or equity in the event OWNER or his successors in interest fail to abide by the provisions of this PUD Agreement.

8. JURISDICTION

This PUD Agreement shall be governed by the laws of the State of Florida, and any and all legal action instituted because of this PUD Agreement shall be instituted in Martin County, Florida.

9. SUCCESSORS AND ASSIGNS

This PUD Agreement shall be binding upon the parties hereto, their successors in interest, heirs, assigns, and personal representatives.

10. NOTICE

Any notice, request, demand, consent, approval, or other communication required or permitted by this PUD Agreement shall be given or made in writing and shall be served as elected by the party giving the notice by any of the following methods: (i) hand delivery to the other party; (ii) delivery by commercial overnight courier service; (iii) mailed by registered or certified mail (postage prepaid), return receipt requested; or (iv) mailed by regular U.S. mail. For purposes of notice, the addressees are as follows:

OWNER:	

COUNTY: County Administrator

Martin County

2401 S.E. Monterey Road Stuart, Florida 34996

With required copy to: County Attorney Martin County 2401 S.E. Monterey Road

Stuart, Florida 34996

Notice given in accordance with the provisions of this Section shall be deemed to be delivered and effective on the date of hand delivery; or on the second day after the date of the deposit with an overnight courier; or on the date upon which the return receipt is signed, or delivery is refused, or the notice is designated by the postal authorities as not delivered if mailed; or on the second business day after the date of mailing by regular U.S. mail. Either party may change its address for the purpose of this Section by written notice to the other party given in accordance with the provisions of this Section.

11. ENTIRE AGREEMENT

This PUD Agreement incorporates and includes all prior and contemporaneous negotiations, correspondence, conversations, agreements, and understanding applicable to the matters contained herein, and the parties agree that there are no commitments, agreements, or understandings concerning the subject matter of this PUD Agreement that are not contained in this document. Accordingly, it is agreed that no deviation from the terms hereof shall be predicated upon any prior or contemporaneous representations or agreements, whether oral or written.

12. SEVERABILITY

If any term or provision of this PUD Agreement, or the application thereof to any person or circumstance shall, to any extent, be held invalid or unenforceable for the remainder of this PUD Agreement, then the application of such term or provision to persons or circumstances other than those as to which it is held invalid or unenforceable shall not be affected, and every other term and provision of this PUD Agreement shall be deemed valid and enforceable to the extent permitted by law.

13. <u>STATUTORY REFERENCES</u>

Any references to laws, ordinances, codes, or other regulations shall include amendments to such laws, ordinances, codes, or other regulations.

14. ADEQUATE PUBLIC FACILITIES EVALUATION

(choose either A, or B as applicable)

A. Certificate of Public Facilities Reservation.

OWNER has demonstrated compliance with the requirements of Section 5.32.D., Procedures to Obtain Certificate of Public Facilities Reservation, Land Development Regulations, Martin County Code and accordingly, the approval of this PUD Agreement shall constitute the issuance of a Certificate of Public Facilities Reservation.

B. Deferral of Adequate Public Facilities Reservation.

OWNER is voluntarily electing to proceed under Policy 14.1C..5 (2), Comprehensive Growth Management Plan, Martin County Code and Section 5.32.C.., Land Development Regulations, Martin

County Code and is thereby proceeding without a reservation of capacity and without rights to obtain final development orders for the subject property. OWNER acknowledges the risk that subsequent development orders may reserve capacity of Category A and C public facilities in the project area and necessitate additional capital facility improvements for the project to meet concurrency or prevent this project from going forward in accordance with its timetable of development.

IN WITNESS WHEREOF, the parties hereto have caused this PUD Agreement to be made and entered into the day and year first written. The date of this PUD Agreement shall be the date on which this PUD Agreement was approved by the Board of County Commissioners.

OWNER

Witnesses	Composition Name	
	Corporation Name	
	By: Name and Title	
Name	Name and Title	
	Attest:	
Name		
	Secretary	
	ADDRESS:	
STATE OF FLORIDA COUNTY OF	_	
The foregoing instrument was acknowledge	d before me by means of [] physical presence or [] online notarization, this	
day of, 20, by <u>nam</u>	of officer, as title of officer (title) of name Corporation, on behalf of the compa	ıny.
to me known to be the person described h	rein and who executed the foregoing instrument and acknowledged before me	tha
he executed same. Witness my hand and o	icial seal in the County and State last aforesaid this day of	:
20		
(Notarial Stamp)		
	Notary Public My Commission Expires:	
COUNTY		
ATTEST:	BOARD OF COUNTY COMMISSIONERS	

MARTIN COUNTY, FLORIDA

Form revised 6/3/2025

Add Footer with name of doc and page numbers

	By:
Carolyn Timmann	XXX
Clerk of the Circuit Court and Comptroller	Chairman
	APPROVED AS TO FORM AND LEGAL SUFFICIENCY:
(COMMISSION SEAL)	
	XXX
	XXX

EXHIBIT A

[LEGAL DESCRIPTION]

EXHIBIT B

OWNERSHIP CERTIFICATE

I,	I,, a member of the Florida Bar, hereby certify that the record title to		
property described in	Exhibit A to t	the Planned Unit Development Zoning	g Agreement dated the
day of	, 20	by and between	and COUNTY, is in
the ownership of		·	
Dated this	day of	, 20	
		Florida Bar #	
		Name:	
		Address:	

EXHIBIT C

UNIFIED CONTROL

The undersigned, being the owner of t	he property described in Exhibit A, to the Planned Unit
Development Zoning Agreement (PUD Agreer	ment) dated the day of,
20 between	and COUNTY, does hereby covenant and agree that: (i)
the property described in Exhibit A shall be h	eld under single ownership, and shall not be transferred,
conveyed, sold or divided in any unit other	than in its entirety; provided, however that individual
subdivision lots or fully constructed condomini	um units, if any, may be conveyed to individual purchasers
in accordance with and subject to the terms and	d conditions of the PUD Agreement.

In addition, the following conveyances shall be permitted:

- 1. If the PUD is designed and planned to be developed in phases or portions of phases, and each phase or portion of a phase complies with the requirements contained within the PUD Agreement, then each phase or portion of phase may be conveyed separately upon final site plan and plat approval of that phase or portion of a phase.
- 2. Common elements, common open areas, and developed recreation areas, if any, may be conveyed to a property owners' association or other legal entity so long as such conveyance shall be subject to the express restriction that the subject property will never be used for any purpose other than as common elements, common open areas, or developed recreation areas as applicable.
- 3. Other portions of the subject property may be conveyed and used or maintained by governmental, environmental, charitable, or other organizations or agencies for such purposes as the Board of County Commissioners of Martin County, Florida may deem appropriate.

Nothing herein contained shall limit, in any manner, the undersigned, or their successors or assigns, to mortgage or encumber the property or any part thereof.

The undersigned further agrees that the conditions, restrictions, and limitations contained herein shall be deemed a covenant running with the land and shall remain in full force and effect and be binding on the undersigned, its successors and assigns, until such time as the same may be released in writing by the Board of County Commissioners of Martin County, Florida.

The undersigned further agrees that this instrument shall be recorded in the public records of Martin County, Florida.

IN WITNESS WHEREOF, the parties hereto have executed these presents on the dates indicated below.

OWNER

Witnesses	Name of Corporation
Ву	:
Name	Name and Title
	Attest:
Name	
	Secretary ADDRESS:
STATE OF FLORIDA COUNTY OF	
The foregoing instrument was acknowledged before me by n	neans of [] physical presence or [] online notarization, this
day of, 20, by <u>name of officer</u> , as <u>title</u>	of officer (title) of name Corporation, on behalf of the company,
to me known to be the person described herein and who exe	cuted the foregoing instrument and acknowledged before me that
he executed same. Witness my hand and official seal in the C	ounty and State last aforesaid this day of,
20	
(Notarial Stamp)	
	Notary Public
	My Commission Expires:

EXHIBIT D

Master site plan as approved by Martin County Board of County Commissioners to be attached as Exhibit D.

EXHIBIT E

TIMETABLE FOR DEVELOPMENT

A.	The PUD shall be development. The phasing plan is attack	e constructed in accordance with this timetable of hed as Exhibit			
В.	Final site plan approval for Phase 1 of _ year of the master site plan approval.	PUD must be obtained within one			
C.	Construction must commence within on	e (1) year of each final site plan approval.			
D.	The last final site plan of the of master site plan approval.	PUD must be approved within five (5) years			
Е.	E. Each phase of the PUD shall be sequentially completed and shall be self-supportive prior to proceeding to the next phase.				
Agreer		time period after the date of the approval of the PUD al of each phase must be obtained is as follows:			
	num period after date roval of PUD agreement	Elements of Phase to be constructed			
Phase I – one year (Calendar date)		A			
		B			
		C			

Permits must be sought, with respect to the above, within one (1) year from the date the phase received final site plan approval and construction of this phase shall be completed within two (2) years after the date the phase received final site plan approval.

[Sample timetable for subdivisions with one phase]

EXHIBIT E

TIMETABLE FOR DEVELOPMENT

A.	ThePUD shall be constructed in one phase in accordance with this timetable of development.
В.	Final site plan approval must be obtained within one year of the master site plan approval.
C.	Construction must commence within one (1) year of final site plan approval.
D.	All required improvement must be completed within two (2) years of master site plan approval.

EXHIBIT F

SPECIAL CONDITIONS

1.	ADDITIONAL REQUIREMENTS
Manag comply	PUD shall comply with all requirements of the Martin County Comprehensive Growth gement Plan. Unless specifically provided for within this PUD Agreement, the PUD shall with all requirements of the General Ordinances and Land Development Regulations, Martin w Code.
2.	DRAINAGE/STORMWATER MANAGEMENT
A.	It shall be OWNER'S sole responsibility to obtain the necessary drainage/stormwater management permits from the South Florida Water Management District (SFWMD). In no event shall COUNTY bear the responsibility for aiding OWNER in obtaining permits from the SFWMD or funding the improvements necessary to develop the PUD.
В.	In order to ensure that the PUD's drainage/stormwater management system functions as designed and permitted in perpetuity, OWNER shall maintain the PUD's drainage/stormwater management system according to the Stormwater Management System Maintenance Plan and Lake Area Management Plan to be submitted with the first final site plan application. The Maintenance Plan will provide that OWNER shall be responsible for performing the specific inspections and maintenance operations on the stormwater management system on-site and off-site as approved by

3. EFFLUENT IRRIGATION

When available, OWNER agrees to accept wastewater effluent (also reclaimed water) for irrigation, in sufficient quality and quantity in accordance with the South Florida Water Management District and Department of Environmental Protection rules, at such rates and charges as may then be charged by the utility. It shall be the OWNER'S sole responsibility to obtain the necessary permits and extend the reclaimed water main to the site for connection of the irrigation system. OWNER shall design the irrigation system within this project to accommodate spray irrigation with wastewater effluent and provide adequate area for storage of such effluent.

the Board of County Commissioners at final site plan approval in order to ensure it functions as intended and as approved by COUNTY. Neither COUNTY nor the SFWMD shall have any

4 EMERGENCY / CONSTRUCTION ACCESS

responsibility in maintaining the system.

The permanent emergency access indicated on the master site plan or final site plans shall be primarily for emergency vehicles; if gates are featured, a radio activated remote access system and knox switches or locks approved by the Fire Marshall are required. OWNER shall secure the emergency access in a manner acceptable to COUNTY. The temporary construction access indicated on the master site plan or

final site plans shall be primarily for construction equipment and material delivery vehicles and shall be removed or converted to a permanent access prior to the issuance of any Certificate of Occupancy.

5. PROTECTED SPECIES

In the event that it is determined that any protected plant or animal species, as designated by State and Federal listing agencies is resident on or otherwise is significantly dependent upon the PUD, OWNER shall cease all activities which might negatively affect that individual or population and immediately notify Martin County, the Florida Fish and Wildlife Conservation Commission (FFWCC) and U.S. Fish and Wildlife Service (USFWS). Construction may resume when proper protection or permitting, required by the designated state and federal listing agencies, is provided by OWNER.

Gopher Tortoises – In Florida, gopher tortoises are a protected species. No land clearing or construction shall occur until all tortoises that will be impacted are relocated to upland preservation areas or off-site, as authorized by FFWCC. A certified environmental professional will supervise clearing in the areas of the gopher tortoise burrows. Tortoises inhabiting burrows in areas to be developed will be captured and relocated using methodology approved by FFWCC and conducted by an environmental professional possessing a valid relocation permit. During clearing and grubbing operations, equipment operators will be notified of the occurrence of gopher tortoises on-site and instructed to observe for roaming and foraging individuals. Should gopher tortoises be seen during the clearing and grubbing, all equipment operations will be stopped, and the gopher tortoises will be captured and relocated. Once the tortoise(s) have been safely relocated, equipment operation can resume.

Endemic Species - All gopher tortoise relocation efforts will include trapping of endangered endemic species that may live in the burrow.

Relocation of Tortoises - The Martin County Environmental Planning Administrator will be notified and will be provided with a copy of the Gopher Tortoise Relocation Permit as required from FFWCC. Every attempt shall be made to relocate within Martin County.

6 FIRE PROTECTION

FIRE PROTECTION

Fire Department access and water supply shall comply with Florida Fire Prevention Code Latest Adopted Edition, NFPA 1 Uniform Fire Code Chapter 18, NFPA 101 Life Safety Code.

ACCESS

Approved fire department access roads shall be provided for every facility, building, or portion of a building. Fire department access roads shall consist of roadways, fire lanes, parking lot lanes or a combination thereof and be maintained.

Gated communities, subdivisions or developments must be equipped with a radio activated remote access system to allow emergency access into the community, subdivision, or development. In addition, a key switch system shall be installed as a secondary access system.

WATER SUPPLY AND NEEDED FIRE FLOW REQUIREMENT FOR BUILDINGS

An approved water supply capable of supplying the required fire flow for fire protection shall be provided in accordance with the provisions set forth in the adopted Florida Fire Prevention Code. Where no adequate or reliable water distribution system exists, all inhabitable structures, greater than 1000 square feet shall have automatic fire sprinklers system in accordance with the requirements of the National Fire Protection Association NFPA 13, NFPA 13R, NFPA 13D standards.

7.	<u>IRRIGATION</u>		
Irriga	ation for the	PUD will be supplied by	
8	PRESERVE ARE	<u>.s</u>	
[If the	No construction compliance with a of all Preserve Ar for approved final approved final submitted with t	e phase, this paragraph should be utilized.] If alteration shall be permitted within any of the Preserve Areas except is Preserve Area Management Plan approved by COUNTY. The precise location as shall be staked and surveyed prior to the preconstruction meeting schedule that plan and shall be fenced prior to the preconstruction meeting scheduled plans and during construction. A Preserve Area Management Plan will be application for final site plan approval. COUNTY shall not have an anintaining the preserve areas.	n d or oe
A	A separate PreservedNo construction compliance with a of all Preserve Ar	an one phase, these paragraphs should be utilized.] Area Management Plan (PAMP) shall be required or amended for each phase. PUD. A PAMP shall be submitted with the application for each final site plant alteration shall be permitted within any of the Preserve Areas except in Preserve Area Management Plan approved by COUNTY. The precise location is shall be staked and surveyed prior to final site plan approval of the applicable fenced prior to and during construction of that phase.	n. n
9.	SCHOOL IMPAC		
		ter of "No Objection" from the Martin County School Board prior to final sit dential unit within the PUD.	:e
10.	SUSTAINABLE	ESIGN STANDARDS	
there	of shall be incorpora	standards have been incorporated into the design of the master site plan for the JD. Further refinements of these standards and the specific implementation and into the final design of the development and compliance with such standard each application for final site plan approval.	n
I		ys and bicycle paths shall link neighborhood pods and shall provide linkage t de open spaces and recreation areas, wherever possible.	0

B. Every effort shall be made to provide monuments, focal points, and places for gathering within the

community. Such focal points are identified on the master final site plan.

- C. "Streetscaping" including shade trees along walkways and the access roads, shall be added to avoid the "sea of asphalt" and "line of cars" affect and to provide a more meaningful balance between green spaces and dwellings. Shade trees that primarily consist of Quercus virginiana shall be provided along the majority of roadways in a manner that will maintain their long-term survival and health for perpetuity. These shade trees shall be protected and maintained to avoid future conflicts with structures and utilities using practices in accordance with ANSI standards that include canopy pruning to promote good structure and growth as well as root pruning and buried root barriers to protect sidewalks, driveways, utilities, and valley gutters. Damage to infrastructure, sidewalks, and structures shall be remedied by their replacement, relocation or use of alternative sidewalk materials, root pruning, root barrier installation, and/or sidewalk relocation in lieu of street tree removal.
- D. The ASSOCIATION shall maintain all common areas and preservation areas free of prohibited plant species as defined in the Land Development Regulations, Martin County Code and free of invasive plant species designated as Category I by the Florida Invasive Species Council (FISC) or the Florida Exotic Pest Plant Council (FEPPC).

The addition of sustainable design features beyond what is indicated on the master site plan shall be considered consistent with the master site plan and shall not require an amendment to the PUD Agreement.

11. TEMPORARY CONSTRUCTION OFFICE AND TEMPORARY SALES OFFICE

OWNER may establish and maintain on the property a temporary construction office and / or a temporary sales office in a location approved by the Growth Management Department Director during the period that the property is being developed and until three (3) months following the issuance of the last certificate of occupancy for a unit. A bond for the removal of the construction office shall be supplied to COUNTY.

12.	TIME SHARING OR INTERVAL OWNERSHIP PRO	<u>HIBITED</u>
The us	nits to be constructed within the yed or transferred on the basis of time sharing or interval	PUD shall not be sold nor shall title be ownership.
13	TRAFFIC IMPROVEMENTS	
[Requi	irements to be determined by the Public Works Departme	nt.]
14.	USES AND DEVELOPMENT STANDARDS	
Regula	t as provided for within this PUD Agreement, the requirations, Martin County Code, and specifically thepment of the PUD.	
15.	<u>WATER/WASTEWATER</u> :	
	and wastewater services for the PUD ER shall provide an executed copy of an agreement for each	

days of final site plan approval of that phase for the PUD. For water conservation purposes, OWNER shall individually meter each residential unit and/or accessory structure.					
16.	PUBLIC BENEFITS:				