# LEGISLATIVE # 211459A

1	ORDINANCE NO. 211459
2 3 4 5 6 7 8 9 10	An ordinance of the City of Gainesville, Florida, amending the Comprehensive Plan of the City of Gainesville by amending the Future Land Use Map and Policy 4.3.4 of the Comprehensive Plan Future Land Use Element pertaining to certain property generally located north of U.S. 441 and both east and west of SR 121, as more specifically described in this ordinance; providing directions to the City Manager; providing a severability clause; providing a repealing clause; and providing an effective date.
11	WHEREAS, Section 163.3167, Florida Statutes, requires the City of Gainesville to maintain a
12	Comprehensive Plan to guide the future development and growth of the city; and
13	WHEREAS, the City of Gainesville Comprehensive Plan, as required by Section 163.3177(1),
14	Florida Statutes, must provide the principles, guidelines, standards, and strategies for the orderly
15	and balanced future economic, social, physical, environmental, and fiscal development of the city
16	as reflected by the community's commitments to implement such plan; and
17	WHEREAS, Section 163.3177(6), Florida Statutes, requires the City of Gainesville Comprehensive
18	Plan to include a Future Land Use Element with a Future Land Use Map that designates the future
19	general distribution, location, and extent of the uses of land for residential, commercial, industry,
20	agriculture, recreation, conservation, education, public facilities, and other categories of the
21	public and private uses of land, with the goals of protecting natural and historic resources,
22	providing for the compatibility of adjacent land uses, and discouraging the proliferation of urban
23	sprawl; and
24	WHEREAS, this ordinance, which was noticed as required by law, will amend the Future Land Use

25 Element of the Comprehensive Plan for the property that is the subject of this ordinance; and

WHEREAS, on April 24, 1992, the City adopted Ordinance No. 3768 and annexed into the City
 from Alachua County approximately 460 acres of property generally located north of the
 intersection of U.S. 441 and SR 121; and

WHEREAS, on February 12, 2007, the City adopted Ordinance No. 060731 and annexed into the
City from Alachua County approximately 1,318 acres of property generally located north of the
intersection of U.S. 441 and SR 121; and

7 WHEREAS, Weyerhaeuser is the successor-in-interest by merger to the approximately 1,778
8 acres of land annexed into the City by Ordinance Nos. 3768 and 060731; and

9 WHEREAS, on January 1, 2009, the City adopted Ordinance No. 070447 and assigned certain land
10 use designations to the 1,778 acres of property annexed into the City by Ordinance Nos. 3768
11 and 060731, and provided certain conditions including a requirement that the property owner
12 seek Planned Development District (PD) zoning on approximately 744 acres of property lying

13 below a certain phase line of the total 1,778-acre property; and

14 WHEREAS, to-date and since the approximately 1,778 acres of property was annexed into the

15 City by Ordinance Nos. 3768 and 060731, the City has not assigned City zoning to any portion of

16 the property and therefore the property's zoning remains Alachua County Agriculture which was

17 assigned by Alachua County prior to annexation; and

18 WHEREAS, in 2017, Weyerhaeuser submitted to the City a rezoning application to rezone the 19 approximately 744-acre portion of the 1,778-acre property that lies below the phase line 20 established by Ordinance No. 070447; and

21 WHEREAS, on December 5, 2019, the City Commission held a quasi-judicial hearing and voted to

22 deny Weyerhaeuser's rezoning application ("City Commission Order"); and

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WHEREAS, on June 3, 2021, and as amended on September 1, 2021, Weyerhaeuser filed in the
 Eighth Judicial Circuit Court of Alachua County, Florida, a Petition for Writ of Certiorari to appeal
 the City Commission Order (Case No. 01-2021-AP-0003); and

WHEREAS, on June 4, 2021, and as amended on September 28, 2021, Weyerhaeuser filed in the
Eighth Judicial Circuit Court of Alachua County, Florida, a Complaint for Declaratory Judgment
and Injunctive Relief pursuant to Section 163.3215, Florida Statutes, challenging the City
Commission Order (Case No. 2021-CA-001533); and

8 WHEREAS, throughout the ongoing litigation, which is costly and resource intensive for both 9 parties, the City and Weyerhaeuser have continued communications seeking a mutually-10 beneficial solution; and

WHEREAS, this ordinance, which was noticed as required by law, will amend the Future Land Use Element of the Comprehensive Plan for the approximately 1,778 acres of property subject to Ordinance No. 070447 and, together with the companion rezoning ordinance, represents the mutually-beneficial solution agreed upon by both the City and Weyerhaeuser and will hereby settle and terminate the ongoing litigation in both Case No. 01-2021-AP-0003 and Case No. 2021-CA-001533; and

WHEREAS, accordingly this ordinance, together with the companion rezoning ordinance, is consistent with Chapter 163, Florida Statutes, the City of Gainesville Comprehensive Plan, and the City of Gainesville Land Development Code; and

20 WHEREAS, the City Plan Board, which acts pursuant to the authority granted in Section 4.02 of

21 the Charter Laws of the City of Gainesville and which acts as the Local Planning Agency pursuant

22 to Section 163.3174, Florida Statutes, held a public hearing on September 22, 2022, and voted to

Petition No. LD22-105 LUC Petition No. LD22-107 CPA 1 make a recommendation on the subject of this ordinance; and

2 WHEREAS, an advertisement no less than two columns wide by ten inches long was placed in a
3 newspaper of general circulation and provided the public with at least seven days' advance notice
4 of this ordinance's first public hearing (i.e., transmittal hearing) to be held by the City
5 Commission; and

6 WHEREAS, after the first public hearing, the City of Gainesville transmitted copies of this
7 proposed amendment to the reviewing agencies and any other local government unit or state
8 agency that requested same; and

9 WHEREAS, a second advertisement no less than two columns wide by ten inches long was placed

<sup>10</sup> in the aforesaid newspaper and provided the public with at least five days' advance notice of this

11 ordinance's second public hearing (i.e., adoption hearing) to be held by the City Commission; and

12 WHEREAS, public hearings were held pursuant to the notice described above at which hearings

13 the parties in interest and all others had an opportunity to be and were, in fact, heard; and

14 WHEREAS, prior to adoption of this ordinance, the City Commission has considered any written

15 comments received concerning this ordinance.

#### 16 NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE CITY OF GAINESVILLE,

17 **FLORIDA:** 

# 18 **SECTION 1.** Policy 4.3.4 of the Comprehensive Plan Future Land Use Element is amended as

19 follows.

20 Policy 4.3.4The property governed by this policy shall be known as the Plum Creek21Development Company ("Plum Creek") Weyerhaeuser NR Company22("Weyerhaeuser") for land use purposes. Due to the unique infrastructure and23environmental constraints of "Plum Creek" "Weyerhaeuser" as depicted on the map24labeled "Plum Creek Weyerhaeuser SR 121 Overall Site" in the Future Land Use

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4

1	Map Series A, Plum Creek Weyerhaeuser shall be governed by the following					
2	policies:					
3						
4	a. Within all land use areas of Plum Creek Weyerhaeuser:					
5						
6	1. Maximum residential development of the entire 1,778 acres shall not exceed					
7	1,890 residential units and 100,000 square feet of non-residential uses of					
8	which a maximum of 80,000 square feet shall be permitted as Commercial,					
9	and these densities and square footage may be less unless the developer					
10	establishes to the City at the time of rezoning by competent substantial					
11	evidence, that the development meets the criteria and standards of this					
12	Policy 4.3.4 and the Land Development Code. In accordance with Section					
13	1.4 of the Charter Laws of Alachua County, Florida, the Alachua County					
14	Countywide Wetland Protection and Natural Resource Protection Codes					
15	apply to Weyerhaeuser and to the extent that resources protected by said					
16	codes are determined to exist on Weyerhaeuser, the requirements of said					
17	codes must be met.					
18						
19	2. Development shall be clustered to inhibit encroachment upon the					
20	environmentally significant features of Plum Creek Weyerhaeuser; and					
21						
22	3. Wetlands shall not be impacted other than where necessary to achieve					
23	interconnectivity between upland properties; and					
24						
25	4. Wetlands shall be protected by wetland buffers that shall be a minimum of					
26	fifty (50) feet and an average of seventy-five (75) feet wide. The minimum					
27	and average buffer widths shall not apply to those portions of the wetlands					
28	that are impacted consistent with 4.3.4.a.3 above; and					
29						
30	5. Stormwater treatment facilities shall not be permitted within the wetland					
31	buffers established pursuant to Section 4.3.4.a.4. above, except that outfall					
32	structures shall be allowed within these buffers; and					
33						
34	6. Areas within the floodplain district, as defined in the City's Land					
35	Development Code, shall be protected so that at least ninety (90%) percent					
36	of existing floodplain areas shall not be altered by development, except that					
37	recreation and stormwater management may occur within not more than					
38	twenty percent (20%) of the floodplain district, and the existing floodplain					
39	storage volume will be maintained; and					
40						
41	7. Stormwater best management practices and/or low impact development					
42	(LID) practices shall be used to the maximum extent practicable to maintain					
43	or replicate the pre-development hydrologic regime, as determined by the					
44	City, and consistent with state requirements; and					
45	- -					

1 2 3 4 5	8. Existing functioning ecological systems within <u>Plum Creek Weyerhaeuser</u> shall be retained to the maximum extent practicable while accommodating the uses and intensity of uses authorized by the land use policies governing <u>Plum Creek Weyerhaeuser</u> , as determined by the City.
6 7	9. Maintain and enhance plant and animal species habitat and distribution by protecting significant plant and animal habitats, provide for habitat
8	corridors, prevent habitat fragmentation by requiring a detailed survey of
9	listed species, identify habitat needs for maintaining species diversity and sustainability; preserve wetlands and at least forty percent (40%) and up to
10 11	fifty percent (50%) of the upland area, inclusive of the wetland buffers
11	established pursuant to 4.3.4.a.4. above. Listed species are those species of
12	plants and animals listed as endangered, threatened, rare, or species of
13	special concern by the state and federal plant and wildlife agencies, or
15	special concern by the state and rederal plant and whente agenetes, of species ranked as S1, S2, or S3 the Florida Natural Areas Inventory (FNAI).
16	species failed as 51, 52, of 55 the Florida Natural Areas inventory (FIVAI).
17	10. Wetlands, wetland buffers, floodplain and upland habitat areas that are to
18	be protected shall be identified as Conservation Management Areas and
19	protected by a perpetual conservation easement in favor of the City, or a tax
20	exempt land trust doing business within Alachua County, Florida, as
20	determined by the City. Activities within the Conservation Management
22	Areas shall be as set forth in a Conservation Management Plan approved by
23	the City.
24	
25	11. Planned Developments adopted by zoning ordinances within Plum Creek
26	Weyerhaeuser shall impose standards that address minimum required
27	setback from SR 121 and CR 231, retention of existing vegetation and
28	supplemental vegetative plantings, fencing and other forms of screening.
29	Except where access to the property is provided, a minimum 50 foot
30	vegetative buffer shall be retained along both sides of SR 121 and CR 231
31	within <del>Plum Creek</del> <u>Weyerhaeuser</u> .
32	
33	12. A natural and/or planted buffer with a minimum average width of 100 feet
34	that at no location is less than 25 feet wide, shall be retained along the entire
35	western boundary property line beginning at SR 121 at the north and ending
36	at US 441 at the south, but shall not include the southwesterly property line
37	abutting US 441.
38	
39	13. A natural and/or planted buffer with a minimum average width of 200 feet
40	that at no location is less than 50 feet wide, shall be retained along the
41	southern boundary of Plum Creek Weyerhaeuser, west of SR 121, between
42	industrial and residential uses.
43	
44	14. Planned Developments adopted pursuant to this Policy may require that
45	Weyerhaeuser provide for transit access when approved by the City's

1		Regional Transit System (RTS), and the owner/developer may be required
2		to provide comfortable, multi-use transit stations when transit service is
3		made available to Weyerhaeuser. The owner/developer may be required to
4		fund transit service (capital and operations) for the development with
5		minimum 15-minute frequencies in the a.m. and p.m. peak hours for RTS.
6		If the funding is for a new route to serve the development, the funding for
7		transit must be for a minimum period of 5 years. If the funding is for
8		expansion of an existing route to serve the development, the funding for
9		transit must be for a minimum period of 3 years.
10		
11		If transit service to Weyerhaeuser is approved by RTS, transit service must
12		be phased at the development to maximize successful transit routes
13		consistent with population and density standards set by RTS as
14		Weyerhaeuser develops. The transit phasing plan for the required transit
15		service must be provided in the associated PD ordinances and will be
16		subject to RTS approval. All costs incurred by the owner/developer during
17		implementation of this requirement will be credited against its
18		Transportation Mobility Program obligation.
19		
20		
21	b.	Conservation Land Use Areas
22		
23		All areas designated Conservation land use shall receive a zoning district
24		designation of Conservation and will be regulated in accordance with said
25		zoning district except that no are not permitted to have any residential units may
26		be allowed and . There shall be no transfer of density may be allowed to other
27		areas. The owner/developer shall make incremental applications for
28		Conservation zoning of areas designated Conservation land use in conjunction
29		with applications submitted for Final Development Plan or Final Plat approvals
30		within areas designated Mixed-Use Office/Residential and Planned Use District
31		land use. Such incremental applications for Conservation zoning must include
32		at least the same or greater proportion of the total Conservation land use area as
33		the application for Final Development Plan or Final Plat approval contains
34		relative to the total area having Mixed-Use Office/Residential and Planned Use
35		District land use designations.
36		
37		No development, other than minimum crossings necessary to achieve
38		interconnectivity between upland <u>developable</u> properties, and passive
39		recreational uses is allowed as a permanent use within the Conservation Land
40		Use Areas. Silvicultural use may continue within existing planted pine
41		plantations until receiving a zoning district designation of Conservation, as
42		determined by the City.
43		· <i>y y</i> -
44	C.	Single-Family, Residential Low-Density Mixed-Use Office/Residential and
45		Planned Use District Land Use Areas
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UT		

1	1.	All areas designated Single-Family, Residential Low-Density Mixed-Use
2		Office/Residential and Planned Use District land use shall be implemented
3		by Planned Development (PD) zoning. The required rezoning to PD of the
4		areas designated Single-Family and Residential Low- Density Mixed-Use
5		Office/Residential may occur in increments over time upon request of the
6		property owner and approval by the City.; however, rRezoning of the
7		Planned Use District (PUD) area to PD shall occur as provided in Paragraph
8		F-e below entitled "Planned Use District Land Use Area". Until such
9		rezonings to PD are effective, the zoning district designations shall remain
10		Agriculture for all areas designated Single-Family, Residential Low-
11		Density Mixed-Use Office/Residential and Planned Use District land use
12		with allowed uses limited to uses specified in the Agriculture zoning
13		district; and
14		
15	2	All areas that are rezoned to PD shall be designed to be traffic- calmed and
16	2.	pedestrian friendly; and
17		pedestrian menary, and
18	3	The PD rezonings for Plum Creek Weyerhaeuser shall ensure that allowed
19	5.	uses are integrated within the existing site landscape in a way that
20		reasonably assures the following:
20 21		Teasonabry assures the following.
22		a. Preservation of the ecological integrity of the ecosystems of
23		Plum Creek Weyerhaeuser by creating and maintaining connectivity
24		between habitats, minimizing natural area fragmentation, and protecting
25		wetlands, associated uplands, and floodplains as indicated in Policy
26		4.3.4.a. above; and
20		
28		b. Preservation or enhancement of existing wetlands with approved treated
29		stormwater to wetlands, limiting impacts to such wetlands to crossings
30		necessary to achieve interconnectivity between upland properties, and
31		requiring that any such crossings be designed to minimize wetland
32		impacts.
33		
34	4.	The PD rezonings for Plum Creek Weyerhaeuser shall require that
35		appropriate "low impact development" (LID) techniques for the site must
36		be implemented. <u>At least 25% of stormwater from public and common area</u>
37		impervious surfaces must be treated through LID methods. Prior to second
38		and final reading of each ordinance that rezones property within the Mixed-
39		<u>Use Office/Residential and</u> PUD <u>land use</u> to PD, the owner/developer shall
40		provide legally enforceable documents to the City that establish that a
41		responsible entity (e.g., community development district, developer and/or
42		homeowner's association or other third party entity) will permanently
43		provide for proper maintenance of the LID functional landscape. LID is a
44		site design strategy for maintaining or replicating the pre- development
45		hydrologic regime through the use of design techniques that create a

1	functionally equivalent hydrologic landscape. Hydrologic functions of
	storage, infiltration, and ground water recharge, plus discharge volume and
	frequency shall be maintained by integrated and distributed micro-scale
	stormwater retention and detention areas, by the reduction of impervious
	surfaces, and by the lengthening of flow paths and runoff time. Other LID
	strategies include, but are not limited to, the preservation/protection of
	environmentally sensitive site features such as wetlands, wetland buffers
	and flood plains. Required LID facilities must be concentrated on common
	areas rather than individual lots to better ensure effective long-term
	maintenance by the responsible entity. Each rezoning to PD shall include
	conditions requiring appropriate LID practices, subject to the approval of
	the City. Such practices shall include, but are not limited to:
13	the city. Such produces shall merade, out are not innited to.
	a. Development that adheres to the principles of "New Urbanism" or
15	"Traditional Neighborhood Development".
16	mathonal reignoomood Development .
	b. Clustering of development.
	b. Clustering of development.
18	a Dispotentian areas or train cordans?
	c. Bioretention areas or 'rain gardens.'
20	d Crass symples
	d. Grass swales
22	
	e. Permeable pavements
24	
	f. Redirecting rooftop runoff to functional landscape areas, rain barrels or
26	cisterns.
27	
	g. Narrowing street widths to the minimum width required to support
29	traffic, on-street parking where appropriate, and emergency vehicle
30	access.
31	
32	h. Elimination of curb and gutter where appropriate.
33	
34	i. Minimization of impervious surfaces through use of shared driveways
35	and parking lots.
36	
37	j. Reduction in impervious driveways through reduced building setbacks.
38	frontages for lots.
39	
40	1. Permanent educational programs to ensure that future owners and
41	residents of the site have an opportunity to fully understand the purpose,
42	function, and maintenance of each LID component.
43	-
	m. Limitations on the amount of turf allowed within the site and standards
45	for implementation of best management practices for such turf,

1	including minimum fertilizer applications.
2	
3	n. Reuse of stormwater.
4	
5	o. Use of "Florida Friendly" plant species and preferably native species for
6	landscaping.
7	
8	p. Use of low-volume irrigation technologies and soil moisture sensors if
9	potable water supply is used for irrigation.
10 11	
12	5. Implementation of appropriate "firewise" community planning practices
12	shall be identified during the rezoning process and required by the PD
13	zoning ordinances.
15	
16	6. A master storm water management plan for each geographic area proposed
17	for rezoning to PD must be prepared and submitted to the City for review
18	and approval before final development orders can be approved.
19	
20	d. Single-Family Land Use Areas
21	
22	1. All areas designated Single-Family land use shall be rezoned to PD prior to
23	undertaking any development for single-family use within the rezoned area;
24	and
25	
26	2. All of the areas designated Single-Family land use within Plum Creek
27	Weyerhaeuser (Future Land Use Map, Series A) shall be limited to a total
28	maximum gross residential density of 1 residential unit per 2.5 acres (0.4
29	residential units per acre) up to a maximum of 218 residential units; and
30	
31	e. <u>d</u> Residential Low-Density Mixed-Use Office/Residential Land Use Areas
32	
33	<u>1. All aA</u> reas designated Residential Low-Density Mixed-Use
34	Office/Residential land use shall be rezoned to PD prior to undertaking any
35	development, which may occur in increments over time upon request of the
36	property owner and approval by the City. for multi-family or single-family
37	use or any other housing type.
38	
39	2. Development of a range of housing types, including, but not limited to
40	single-family detached, single-family attached, townhomes and apartments
41	is allowed. The mix of housing types shall be specifically provided in
42	the PD zoning ordinances. Clustering of residential uses to allow for
43	greater environmental sensitivity is allowed.
44	
45	$\underline{23}$ . Development shall provide for pedestrian and bicyclist safety and comfort.
46	

1	34. All of the areas designated Residential Low-Density Mixed-Use
2	Office/Residential land use within Plum Creek Weyerhaeuser (Future Land
3	Use Map, Series A) shall be limited to a total maximum gross residential
4	density of 2.75 20 residential units per acre., up to a maximum of 1,004
5	residential units, or less, as transfers Transfers of density may occur as
6	provided in Paragraph <u>fe</u> .3.e <u>b</u> . below.
7	
8	fe. Planned Use District Land Use Area
9	
10	1. Within the Planned Use District overlay, the maximum density is 60
11	dwelling units per acre and the maximum intensity of non-residential uses
12	will be regulated by the design standards of the land development code and
13	the implementing PD rezoning with building height limited to 88 feet.
14	
15	2. Development within the Planned Use District area shall maximize
16	pedestrian/bicycle connections among all uses (residential and non-
17	residential) and shall maximize pedestrian and bicyclist safety and comfort.
18	A network of sidewalks and street trees shall be provided on all internal
19	streets. Sidewalk connections shall be made from the internal sidewalk
20	system to the public right-of-way adjoining the Planned Use District. To
21	minimize traffic impacts on SR 121, the implementing PDs shall maximize
22	internal roadway connectivity between residential and areas with mixed
23	uses.
24	
25	2. The PDs associated with the Planned Use District shall provide for transit
26	access approved by the City's Regional Transit System (RTS), and the
27	owner/developer shall be required to provide comfortable, multi-use transit
28	stations when transit service is made available to Plum Creek. The
29	owner/developer shall be required to fund transit service (capital and
30	operations) for the development with minimum 15-minute frequencies in
31	the a.m. and p.m. peak hours for RTS. If the funding is for a new route to
32	serve the development, the funding for transit shall be for a minimum period
33	of 5 years. If the funding is for expansion of an existing route to serve the
34	development, the funding for transit shall be for a minimum period of 3
35	<del>years.</del>
36	
37	Transit service shall be phased at the development to maximize successful
38	transit routes consistent with population and density standards set by RTS
39 40	as Plum Creek develops. The transit phasing plan for the required transit service shall be provided in the associated PD ordinance and shall be
40	subject to RTS approval.
41 42	Subject to ICTS approval.
42 43	3. The implementing PDs district zoning for the Planned Use District area
44	shall be subject to the following standards:
45	shan de subject to the following standards.
ч <i>у</i>	

1 2 3 4 5 6 7	The Planned Use District area shall allow mixed uses such as residential, office, business retail, professional and financial services, schools, places of religious assembly and community facilities. The area shall be implemented by PD zoning which shall generally adhere to the requirements of the City's Traditional Neighborhood Development District standards.
7       8       9         10       11       12         13       14       15         16       17       18         19       20       20	A minimum gross density of 4 residential units per acre (668 residential units) is required for the 166.89 acres of Planned Use District (PUD) land use. A transfer of density from the Residential Low-Density Land Use Areas or the Single-Family ResidentialMixed-Use Office/Residential Land Use Areas into the PUD area may be approved during PD rezonings. Any transfers of density from the Residential Low-Density Land Use Areas and the Single-FamilyMixed-Use Office/Residential Land Use Areas to PUD shall reduce the overall number of units for the Mixed-Use Office/Residential Land Use Areas and Single-Family Residential Low-Density Land Use Areas and Single-Family Residential Low-Density Land Use Areas and Single-Family Residential Land Use Areas.
21 22 23 24	Residential uses that are located above non-residential uses are allowed and encouraged. Residential types allowed include townhouses, apartments, plus attached and detached single-family homes.
25 26 27 28 29 30 31 32 33 34	A maximum of 100,000 minimum of 15,000 square feet of non- residential use shall be allowed located within the Planned Use District land use area, of which a maximum of 80,000 square feet shall be permitted as commercial use. Except as may be otherwise provided in the implementing PD zoning ordinance, each building within this zone shall be allowed to be mixed with residential located above and non- residential uses. Each The implementing PD zoning shall provide detailed and specific design standards governing all aspects of development within the PD.
35 36 37 38 39	Urban design standards that ensure compatibility among the various allowed uses shall be included as part of the PD ordinance. Additional standards may be required to address noise and lighting to further assure compatibility.
	The PD zoning ordinance shall, through design and performance measures, assure the neighborhood, pedestrian quality of <del>Plum Creek</del> <u>Weyerhaeuser</u> by regulating building type and scale, overall building appearance and orientation, placement and function of parking, loading, waste disposal, access points, outdoor uses and mechanical equipment, signage and landscaping.

1	
1	a Onen succe shall be maxided where annuanties as common onen
2	g. Open space shall be provided, where appropriate, as common open
3	space serving conservation, recreation and civic needs of the Planned
4	Use District Area, subject to approval of the City.
5	of Misselleneous Dravisions
6	<u>gf</u> . Miscellaneous Provisions
7	1. The development of the Weyerhouser momenty will be subject to the
8	1. The development of the Weyerhaeuser property will be subject to the
9	requirements of the City's Transportation Mobility Program, as may be
10	amended from time to time. The owner/developer shall construct a paved
11	multi-use trail along the west side of SR 121 from the north end of the
12 13	development south to the existing trail at US 441. All costs incurred by the
13 14	owner/developer for this multi-use trail will be credited by the City against
14 15	the applicable owner/developer obligations required pursuant to the City's Transportation Mobility Program. Should construction of the paved multi-
15 16	use trail not be permitted or otherwise feasible within the rights-of-way of
10	FDOT or CSX railroad, alternative improvements and/or payments may be
17	substituted in accordance with the City's Transportation Mobility Program.
19	developer has signed a binding agreement acknowledging owner/developer
20	responsibility for mitigation of transportation impacts associated with the
20	maximum amount of development identified in the future land use
21	amendment. Prior to the second reading of the first PD rezoning
22	ordinance(s) for Plum Creek, the owner/developer shall sign an agreement
23	associated with the transportation mobility program in effect at the time of
25	PD rezoning submittal for the first phase of the development as shown in
26	the PD ordinance. At a minimum, prior to adoption of the second reading
27	of the ordinance for any PD rezoning for any portion of Plum Creek, the
28	owner/developer shall make a payment to the City or sign a binding
29	agreement for construction of an acceptable project, which shall include
30	bonding requirements or other assurance acceptable to the City Attorney for
31	the required transportation mobility project (consistent with the
32	transportation mobility program in effect at the time of PD rezoning)
33	associated with the trip generation for the first phase as shown in the PD.
34	Subsequent to the first agreement associated with the transportation
35	mobility agreement program in effect at the time of PD rezoning, additional
36	transportation mobility agreements shall be executed prior to the issuance
37	of final site plan or subdivision final plat development orders for the
38	relevant phases of the development.
39	
40	2. At the time of filing an application for the first planned development
41	rezoning, the developer shall submit to the City recommended
42	transportation mobility modifications needed to address the full build-out
43	of residential and nonresidential uses authorized by Policy 4.3.4.a.1. and
44	identify funding of such modifications pursuant to the Agreement required
45	for Policy 4.3.4.g.1. herein, subject to approval by the City. Such

1		transportation modifications shall be consistent with the City's
2		transportation mobility requirements in effect at that time.
3		
4		All recreation facilities that are required to ensure that the City's Recreation
5		LOS standards are maintained shall be specified in the PD rezoning
6		application and ordinance. Many of the single-family areas along with
7		portions of the PUD area shall be built around pocket parks of various types,
8		subject to approval by the City. At the development stage for each phase
9		and section of the project, recreational acreage necessary to meet the
10		demands of the residential units will be provided by the owner/developer as
11		required by the Gainesville Comprehensive Plan Recreation Element. All
12		recreational amenities will be provided at the cost of the owner/developer.
13		Recreation facilities shall be provided on-site to ensure that the needs of the
14		residents of Plum Creek Weyerhaeuser are met on-site, provided that a
15		portion of the recreation need may be met through the development of active
16		recreation facilities on the adjacent property (tax parcel 07781-002-000)
17		owned by the City of Gainesville, subject to approval by the City.
18		
19	3.	All proposed access points to CR 231 are subject to approval by the
20		Alachua County Public Works Department. All proposed access points
21		onto SR 121 are subject to approval by the FDOT.
22		
23	4.	Due to the roadway operation and safety concerns of SR 121, the
24		owner/developer shall provide a traffic study acceptable to the City,
25		Alachua County, and the Florida Department of Transportation as a part of
26		the City's subdivision or development plan approval process prior to the
27		application for each PD rezoning. The study shall analyze issues related to
28		trip generation, trip distribution, operational and safety concerns, and shall
29		propose appropriate transportation mobility modifications, consistent with
30		the transportation impacts of the development. The development shall be
31		required to meet any <u>t</u> ransportation <u>mMobility Program</u> requirements in
32		effect at the time of final development plan or subdivision plat
33		approvalapplication for development review. The developer shall provide
34		any transportation modifications that are site related and required for
35		operational or safety reasons, such as, but not limited to, new turn lanes into
36		the development, driveway modifications, or new traffic signals, and the
37		cost of such operational and safety modifications shall not be unrelated to
38		credited against the Transportation Mobility Program requirements.
39		
40	5.	Land use changes for Plum Creek Weyerhaeuser do not vest future
41		development for concurrency. All future development is subject to the The
42		owner/developer is required to apply for and meet concurrency
43		requirements of the land development code. management certification
44		requirements, including public school facilities and recreation mitigation at
45		the time of filing any PD rezoning application.

1		
2	6.	The Plum Creek Weyerhaeuser development shall include in any Planned
3		Development Report the requirement that five percent of the residential
4		units shall be perpetually affordable, provided by a legal mechanism
5		including but not limited to deed restrictions or land trust, to households
6		earning between 80% and 120% of the median income for Alachua County
7		for a family of four as established from time to time by the U.S. Department
8		of Housing and Urban Development. Each implementing PD zoning
9		ordinance shall provide all required methods for ensuring implementation
10		of this requirement, including the requirement that the owner/developer
11		enter into a binding agreement that specifies the number of affordable units
12		that must be constructed on an approved time schedule.
13		
14	7.	No rezonings to PD within the area of the map labeled "Plum Creek
15		Weyerhaeuser SR 121 Overall Site" in the Future Land Use Map Series A
16		shall be adopted on final reading of the ordinance for areas north of the line
17		labeled "Phase Line" until all areas south of the same line have been rezoned
18		to PD zoning, and at least 75 percent of the infrastructure (e.g., roads,
19		sidewalks, stormwater facilities, utilities) south of the "Phase Line" has
20		been constructed and completed.
21		-
22	8.	In accordance with Policy 1.1.5 of the Public School Facilities Element and
23		School Concurrency Alachua County, FL, Updated Interlocal Agreement
24		for Public School Facility Planning (December 23, 2008), the Alachua
25		County School Board submitted a school facilities capacity report. The
26		report concludes that projected student demand resulting from Plum Creek
27		Development at the elementary, middle and high school levels can
28		reasonably be accommodated for the five, ten and twenty year planning
29		periods and is consistent with the Public School Facilities Element based
30		upon School District not constitute a school capacity availability
31		determination or concurrency certification, it does not reserve school
32		capacity for Plum Creek, and it does not vest Plum Creek for school
33		concurrency. At the time of application for a development order for Plum
34		Creek, the developer shall apply for and obtain concurrency certification in
35		compliance with the City Comprehensive Plan, Code of Ordinances and
36		state law. Prior to approval of any development order, the City shall
37		coordinate with the School Board and determine availability of school
38		capacity within the applicable School Concurrency Service Area. A
39		Capacity Enhancement Agreement or other mitigation option as provided
40		for in Policies 1.1.7 and 2.5.1 through 2.5.4 of the Public School Facilities
41		Element may be required at that time to ensure continued compliance with
42		all applicable provisions of the City Comprehensive Plan, Code of
43		Ordinances and state law. In the absence of a Capacity Enhancement
44		Agreement or other mitigation option being approved fulfilling the
45		concurrency requirement, the City will not issue a concurrency certification

 if capacity is unavailable, and such circumstance can result in a delay or denial of a development order for Plum Creek Weyerhaeuser.
 SECTION 2. The Comprehensive Plan Future Land Use Element Future Land Use Map Series is amended as follows. Except as amended herein, the remainder of the Future Land Use Map Series
 remains in full force and effect.

7

#### Future Land Use Map Series

8

## Plum Creek Weyerhaeuser SR 121 PUD and Underlying Future Land Use

9 SECTION 3. The Future Land Use Map of the City of Gainesville Comprehensive Plan is
10 amended by changing the land use category from Single-Family (SF) and Residential Low-Density
11 (RL) to Mixed-Use Office/Residential (MOR) on the property as shown in Exhibit A, which is made
12 a part hereof as if set forth in full.

SECTION 4. It is the intent of the City Commission that the provisions of Sections 1 through 3 of this ordinance will become and be made a part of the City of Gainesville Comprehensive Plan and that the sections and paragraphs of the Comprehensive Plan may be renumbered in order to accomplish such intent.

SECTION 5. The City Manager or designee is authorized and directed to make the necessary
changes to the City of Gainesville Comprehensive Plan in order to fully implement this ordinance.
The City Manager or designee is authorized to correct any typographical errors that do not affect
the intent of this ordinance.

21 **SECTION 6**. Within ten working days of the transmittal (first) hearing, the City Manager or 22 designee is authorized and directed to transmit this plan amendment and appropriate supporting 23 data and analyses to the reviewing agencies and to any other local government or governmental

Petition No. LD22-105 LUC Petition No. LD22-107 CPA agency that has filed a written request for same with the City. Within ten working days of the
 adoption (second) hearing, the City Manager or designee is authorized and directed to transmit
 this amendment to the state land planning agency and any other agency or local government
 that provided comments to the City regarding the amendment.

5 SECTION 7. If any word, phrase, clause, paragraph, section, or provision of this ordinance or 6 the application hereof to any person or circumstance is held invalid or unconstitutional, such 7 finding will not affect the other provisions or applications of this ordinance that can be given 8 effect without the invalid or unconstitutional provision or application, and to this end the 9 provisions of this ordinance are declared severable.

All ordinances or parts of ordinances in conflict herewith are to the extent of such 10 SECTION 8. conflict hereby superseded on the effective date of this amendment to the Comprehensive Plan. 11 **SECTION 9.** This ordinance will become effective immediately upon adoption; however, the 12 effective date of this amendment to the City of Gainesville Comprehensive Plan, if the 13 amendment is not timely challenged, will be 31 days after the state land planning agency notifies 14 the City that the plan amendment package is complete in accordance with Section 163.3184, 15 Florida Statutes. If timely challenged, this Comprehensive Plan amendment will become effective 16 17 on the date the state land planning agency or the Administration Commission enters a final order determining the amendment to be in compliance with Chapter 163, Florida Statutes. No 18 development orders, development permits, or land uses dependent on this Comprehensive Plan 19 20 amendment may be issued or commenced before this amendment has become effective.

21

### Petition No. LD22-105 LUC Petition No. LD22-107 CPA

1	PASSED AND ADOPTED this	day of, 2022.	
2			
3			
4		LAUREN POE	
5		MAYOR	
6			
7	Attest:	Approved as to form and legality:	
8			
9			
10	OMICHELE D. GAINEY	DANIEL M. NEE	
11	CITY CLERK	INTERIM CITY ATTORNEY	
12			
13	This ordinance passed on transmittal (first	t) reading this day of,	, 2022.
14			
15	This ordinance passed on adoption (secon	nd) reading this day of	_ <i>,</i> 2022.