SUBJECT: Sanlando Partners, Request for Small Scale Land Use Amendment from MDR (Medium Density Residential) to PD (Planned Development) and Rezone from RM-1 (Single Family Mobile Home District) to PCD (James L. Brockman, applicant).

DEPARTMENT: Planning & Development  DIVISION: Planning

AUTHORIZED BY: Matthew West  CONTACT: Jeff Hopper  EXT. 7431

MOTION/RECOMMENDATION:

1. Recommend APPROVAL of the request for Small Scale Land Use Amendment from MDR (Medium Density Residential) to PD (Planned Development), and Rezone from RM-1 to PCD, subject to conditions set forth in the Development Order, located at the southwest corner of SR 434 and Manor Avenue (James L. Brockman, applicant); or

2. Recommend DENIAL of the request for Small Scale Land Use Amendment from MDR (Medium Density Residential) to PD (Planned Development) and Rezone from RM-1 to PCD (James L. Brockman, applicant); or

3. Continue the item to a time and date certain.

(District 3 – Comm. Van Der Weide) (Jeff Hopper, Senior Planner)

BACKGROUND:

The applicant proposes to add property to an existing veterinary clinic site at 2500 West SR 434, fronting the south side of SR 434 between Lakeshore Drive and Manor Avenue. The structure and the majority of the site are located in a C-2 classification, with a recent parking lot addition on property in CN extending toward the south. The entire site is in the Commercial future land use designation.

Adjoining the property on the south side is Mobile Manor, a residential subdivision in RM-1. Having already extended the site southward into this development, the applicant now proposes to incorporate an additional lot (0.125 acres) for the purpose of providing more parking.
On this three-frontage development site, commercial zoning and land use now extends a distance of approximately 370 feet from SR 434 down Lakeshore Drive on the west, and 300 feet down Manor Avenue on the east. The request would extend commercial use an additional 54 feet south on Manor Avenue. The requested PCD zoning and Planned Development land use would limit use of the additional property to parking, providing for setbacks and buffering from adjoining residential property. The proposed additional parking would be an extension of an existing parking lot, and no new access points would be provided on Manor Avenue.

STAFF RECOMMENDATION:

Staff recommends APPROVAL of the request per the attached Development Order and site plan.
Applicant: Sanlando Partners (James L. Brockman)
Physical STR: 03-21-29-505-0G00-0050
Gross Acres: +/- 125
Existing Use: Mobile Home
Special Notes:

<table>
<thead>
<tr>
<th>Amend/ Rezone#</th>
<th>From</th>
<th>To</th>
</tr>
</thead>
<tbody>
<tr>
<td>FLU 12-02SS.01</td>
<td>MDR</td>
<td>PD</td>
</tr>
<tr>
<td>Zoning Z2002-111</td>
<td>RM-1</td>
<td>PCD</td>
</tr>
</tbody>
</table>
### Staff Report

**Sanlando Partners Rezone and Land Use Amendment**

**Medium Density Residential (MDR) to Planned Development (PD)**  
Amendment (Z2002-111 12-02SS.01)

<table>
<thead>
<tr>
<th>REQUEST</th>
<th>James L. Brockman</th>
</tr>
</thead>
<tbody>
<tr>
<td>APPLICANT</td>
<td></td>
</tr>
<tr>
<td>PLAN AMENDMENT</td>
<td>Medium Density Residential (MDR) to Planned Development (PD)</td>
</tr>
<tr>
<td>REZONING</td>
<td>RM-1 to PCD</td>
</tr>
<tr>
<td>APPROXIMATE GROSS ACRES</td>
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<tr>
<td>LOCATION</td>
<td>West side of Manor Ave., 300’ south of SR 434</td>
</tr>
<tr>
<td>BCC DISTRICT</td>
<td>District 3 – Van Der Weide</td>
</tr>
</tbody>
</table>

**Recommendations and Actions**

- **Staff Recommendation:**
  - March 5, 2003
  - Recommend adoption of the Planned Development future land use designation and rezoning to PCD, as proposed, on subject property on the west side of Manor Ave., 300’ south of SR 434.

---

**Staff Analysis**

<table>
<thead>
<tr>
<th>Medium Density Residential (MDR) to Planned Development (PD)</th>
<th>Amendment (Z2002-111 12-02SS.01)</th>
</tr>
</thead>
</table>

1. **Property Owners:** Sanlando Partners
2. **Tax Parcel Number:** 03-21-29-505-0G00-0050
3. **Development Trends**: Development on the south side of SR 434 in this area is largely commercial, with numerous contact points between residential and commercial land use and zoning. Opportunities to provide transitional land use and zoning designations, such as Office and OP, are generally not present in the neighborhood. While this proposal represents a further progression of commercial use toward the south along Manor Avenue, it is not significantly out of line with existing commercial patterns in the area. The average depth of commercial use on properties immediately west of Lakeshore Drive is 300 feet. The current request exceeds that average, but is less than the applicant’s 370-foot commercial frontage on Lakeshore Dr.

### SITE DESCRIPTION

1. **EXISTING AND PERMITTED USES**: The future land use designation of Medium Density Residential, currently assigned to the subject property, permits residential development at a maximum density of 10 dwelling units per acre in single- or multi-family configurations. The existing RM-1 zoning allows mobile home residential use. A mobile home is located on the property.

<table>
<thead>
<tr>
<th>Location</th>
<th>Future Land Use*</th>
<th>Zoning*</th>
<th>Existing Use</th>
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<tbody>
<tr>
<td>Site</td>
<td>MDR</td>
<td>RM-1</td>
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<tr>
<td>North</td>
<td>Commercial</td>
<td>CN</td>
<td>veterinary clinic (existing parking area)</td>
</tr>
<tr>
<td>South</td>
<td>MDR</td>
<td>RM-1</td>
<td>mobile home</td>
</tr>
<tr>
<td>East</td>
<td>MDR</td>
<td>RM-1</td>
<td>mobile home</td>
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<tr>
<td>West</td>
<td>MDR/Commercial</td>
<td>RM-1/CN</td>
<td>vacant/ veterinary clinic</td>
</tr>
</tbody>
</table>

*See enclosed future land use and zoning maps for more details.*

### COMPREHENSIVE PLAN CONSISTENCY

2. **PLAN PROGRAMS** - Plan policies address the continuance, expansion and initiation of new government service and facility programs, including, but not limited to, capital facility construction. Each application for a land use designation amendment will include a description and evaluation of any Plan programs (such as the effect on the timing/financing of these programs) that will be affected by the amendment if approved.

**Summary of Program Impacts**: The proposed amendment does not alter the options or long-range strategies for facility improvements or capacity additions included in the Support Documentation to the **Vision 2020 Plan**. The amendment request would not be in conflict with the Metroplan Orlando Plan or the Florida Department of Transportation’s 5-Year Plan (Transportation Policy 14.1).
A. **Traffic Circulation - Consistency with Future Land Use Element:** In terms of all development proposals, the County shall impose a linkage between the Future Land Use Element and the Transportation Element and all land development activities shall be consistent with the adopted Future Land Use Element (Transportation Policy 2.1).

The subject property would be incorporated into an existing commercial site located at the southwest corner of Manor Ave. and SR 434. Access to the subject property would be through an entrance on Manor Ave. approximately 300 feet south of that street’s intersection with SR 434, an Arterial road. The existing Level of Service (LOS) on this portion of SR 434 is “E”, with an adopted LOS standard of “E”.

B. **Public Safety – Adopted Level of Service:** The County shall maintain adopted levels of service for fire protection and rescue...as an average response time of five minutes (Public Safety Policy 12.2.2).

The property is served by the Seminole County EMS/Fire Station #16. Response time to the site is less than 5 minutes, which meets the County’s average response time standard of 5 minutes.

3. **REGULATIONS** - The policies of the Plan also contain general regulatory guidelines and requirements for managing growth and protecting the environment. These guidelines will be used to evaluate the overall consistency of the land use amendment with the Vision 2020 Plan, but are not applied in detail at this stage.

A. **Preliminary Development Orders: Capacity Determination:** For preliminary development orders and for final development orders under which no development activity impacting public facilities may ensue, the capacity of Category I and Category III public facilities shall be determined as follows...No rights to obtain final development orders under which development activity impacting public facilities may ensue, or to obtain development permits, nor any other rights to develop the subject property shall be deemed to have been granted or implied by the County’s approval of the development order without a determination having previously been made that the capacity of public facilities will be available in accordance with law (Implementation Policy 1.2.3).

A review of the availability of public facilities to serve this property indicates that there would be adequate facilities to serve this area, and that the proposed Plan amendment would create no adverse impacts to public facilities.

B. **Flood Plain and Wetlands Areas - Flood Plain Protection and Wetlands Protection:** The County shall implement the Conservation land use designation through the regulation of development consistent with the Flood Prone (FP-1) and Wetlands (W-1) Overlay Zoning classifications...(Policy FLU 1.2 and 1.3).

The site contains less than 5% wetlands or flood prone areas, and can be developed within requirements of the Vision 2020 Plan and Land Development Code.
C. **Protection of Endangered and Threatened Wildlife:** The County shall continue to require, as part of the Development Review Process, proposed development to coordinate those processes with all appropriate agencies and comply with the US Fish and Wildlife Service and the Florida Fish and Wildlife Conservation Commission Rules as well as other applicable Federal and State Laws regarding protection of endangered and threatened wildlife prior to development approval (Conservation Policy 3.13).

A threatened and endangered species report shall be required prior to final engineering approval for any proposed development on the subject property.

4. **DEVELOPMENT POLICIES** - Additional criteria and standards are also included in the Plan that describe when, where and how development is to occur. Plan development policies will be used to evaluate the appropriateness of the use, intensity, location, and timing of the proposed amendment.

A. **Compatibility:** When the County's Future Land Use Map (FLUM) was developed in 1987, land use compatibility issues were evaluated and ultimately defined through a community meeting/hearing process that involved substantial public comment and input. When amendments are proposed to the FLUM, however, staff makes an initial evaluation of compatibility, prior to public input and comment, based upon a set of professional standards that include, but are not limited to criteria such as: (a) long standing community development patterns; (b) previous policy direction from the Board of County Commissioners; (c) other planning principles articulated in the Vision 2020 Plan (e.g., appropriate transitioning of land uses, protection of neighborhoods, protection of the environment, protection of private property rights, no creation of new strip commercial developments through plan amendments, etc.).

Based upon an initial evaluation of compatibility, the recommended Planned Development (PD) land use, in conjunction with development limitations contained in the proposed PCD master plan and Development Order, would accommodate the applicant's proposed land use while assuring compatibility with surrounding neighborhoods. The PD land use is consistent with Plan policies identified at this time and therefore is consistent with the Vision 2020 Plan.

Applicable Plan policies include, but are not limited to, the following:

**Transitional Land Uses:** The County shall evaluate plan amendments to insure that transitional land uses are provided as a buffer between residential and non-residential uses, between varying intensities of residential uses, and in managing the redevelopment of areas no longer appropriate as viable residential areas. “Exhibit FLU: Appropriate Transitional Land Uses” is to be used in determining appropriate transitional uses. (Policy FLU 2.5)

The applicant proposes an extension of an existing parking area for a veterinary clinic facility which has been developed in a Commercial land use designation...
under C-2 and CN zoning. The proposal would provide for additional vehicle parking, but no expansion of the commercial use beyond existing boundaries of Commercial land use and zoning. The requested Planned Development land use and PCD zoning would afford greater protection than standard zoning for surrounding properties against adverse impacts.

Other applicable plan policies include:

**FLU 2.11: Determination of Compatibility in the PCD Zoning Classification.** Under this policy, the County shall evaluate the compatibility of proposed uses or structures with surrounding neighborhoods and uses. The heavy commercial nature of the proposal is potentially inconsistent with established development patterns in the area; however, special development standards can be implemented through the PCD approval process which can mitigate negative impacts on neighboring properties. These include fencing, landscaping, lighting limitations, and specified hours of operation. With such standards in place, compatibility can be achieved with existing single family development in the area and other potential residential development at higher densities.

**FLU 2.1: Subdivision Standards.**  
**FLU 2.2: Regulation of Active Uses.**  
**Planned Development Future Land Use Definition**

**B. Concurrency Review - Application to New Development:** For purposes of approving new development subsequent to adoption of this Comprehensive Plan, all adopted public facilities level of service standards and schedules of capital improvements...shall be applied and evaluated...consistent with policies of the Implementation Element... (Capital Improvements Policy 3.2).

This policy provides for the adoption of level of service (LOS) standards for public facilities and requires that final development orders be issued only if public facilities meeting the adopted LOS are available or will be available concurrent with the development. Additionally, preliminary development orders shall only be issued with the condition that no rights to obtain final development orders or development permits, nor any other rights to develop the subject property are granted or implied by the County’s approval of the preliminary development order.

**STAFF RECOMMENDATIONS:**

As shown on the site plan submitted by the applicant, the proposed parking spaces would encroach slightly into the required active buffer on the south property line. These spaces are optional and not needed to meet Code requirements. As a means of eliminating the encroachment, a minimum 9-foot width should be considered.

Staff recommends APPROVAL of the request subject to the following conditions:
1. Permitted use of the property shall be limited to parking of vehicles and associated landscaping and buffering for the existing animal hospital facility.

2. Parking spaces shall be a minimum of 9 feet in width. This shall apply to the PCD area only, and not to the CN or C-2 portions of the site.

3. Access to the property shall be through the existing parking facility and entrance to the site on Manor Ave. No new curb cuts shall be permitted.

4. Where it abuts residential zoning, the property shall be subject to active buffer requirements specified in the Land Development Code, including a 25-foot landscape buffer and 6-foot brick or masonry wall. The site plan shall be revised as necessary to show compliance with this requirement.

5. A landscape buffer having a minimum width of 10 feet shall be provided on the east side of the property, with a minimum of 8 canopy trees per 100 linear feet, per LDC requirements for an active buffer.

6. No outdoor lighting fixtures shall be installed on the subject property.

7. No inoperable, junked or abandoned vehicles shall be parked on the property.

8. Public access to the property shall be prohibited between 9 p.m. and 6 a.m.
On June 2, 2003, Seminole County issued this Development Order relating to and touching and concerning the following described property:

Legal description attached as Exhibit A.

(The aforementioned legal description has been provided to Seminole County by the owner of the aforementioned property.)

**FINDINGS OF FACT**

**Property Owner:** Sanlando Partners. James L. Brockman, General Partner

**Requested Development Approval:** Rezoning from RM-1 (Single Family Mobile Home) zoning classification to Planned Commercial Development (PCD) zoning classification

The Development Approval sought is consistent with the Seminole County Comprehensive Plan and will be developed consistent with and in compliance to applicable land development regulations and all other applicable regulations and ordinances.

The owner of the property has expressly agreed to be bound by and subject to the development conditions and commitments stated below and has covenanted and agreed to have such conditions and commitments run with, follow and perpetually burden the aforementioned property.

Prepared by: JEFF HOPPER
1101 East First Street
Sanford, Florida 32771
NOW, THEREFORE, IT IS ORDERED AND AGREED THAT:

(1) The aforementioned application for development approval is GRANTED.

(2) All development shall fully comply with all of the codes and ordinances in effect in Seminole County at the time of issuance of permits including all impact fee ordinances.

(3) The conditions upon this development approval and the commitments made as to this development approval, all of which have been accepted by and agreed to by the owner of the property are as follows:

   a. Permitted use of the property shall be limited to parking of vehicles and associated landscaping and buffering for the existing animal hospital facility.
   b. Parking spaces shall be a minimum of 9 feet in width. This shall apply to the PCD area only, and not to the CN or C-2 portions of the site.
   c. Access to the property shall be through the existing parking facility and entrance to the site on Manor Ave. No new curb cuts shall be permitted.
   d. Where it abuts residential zoning, the property shall be subject to active buffer requirements specified in the Land Development Code, including a 25-foot landscape buffer and 6-foot brick or masonry wall. The site plan shall be revised as necessary to show compliance with this requirement.
   e. A landscape buffer having a minimum width of 10 feet shall be provided on the east side of the property, with a minimum of 8 canopy trees per 100 linear feet, per LDC requirements for an active buffer.
   f. No outdoor lighting fixtures shall be installed on the subject property.
   g. No inoperable, junked or abandoned vehicles shall be parked on the property.
   h. Public access to the property shall be prohibited between 9 p.m. and 6 a.m.

(4) This Development Order touches and concerns the aforedescribed property and the conditions, commitments and provisions of this Development Order shall perpetually burden, run with and follow the said property and be a servitude upon and binding upon said property unless released in whole or part by action of Seminole County by virtue of a document of equal dignity herewith. The owner of the said property has expressly covenanted and agreed to this provision and all other terms and provisions of this Development Order.
(5) The terms and provisions of this Order are not severable and in the event any portion of this Order shall be found to be invalid or illegal then the entire order shall be null and void.

Done and Ordered on the date first written above.

ATTEST:

BOARD OF COUNTY COMMISSIONERS
SEMINOLE COUNTY, FLORIDA

------------------------
By: ______________________

MARYANNE MORSE
Clerk to the Board of County Commissioners of Seminole County, Florida

DARYL G. Mc LAIN, Chairman
OWNER'S CONSENT AND COVENANT

COMES NOW, the owner, JAMES L. BROCKMAN, General Partner of Sanlando Partners, on behalf of himself and his heirs, successors, assigns or transferees of any nature whatsoever and consents to, agrees with and covenants to perform and fully abide by the provisions, terms, conditions and commitments set forth in this Development Order.

Witness

JAMES L. BROCKMAN
General Partner

Print Name

Witness

Print Name

STATE OF FLORIDA
COUNTY OF SEMINOLE

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State and County aforesaid to take acknowledgments, personally appeared JAMES L. BROCKMAN, and is personally known to me or who has produced __________________________ as identification and who acknowledged and executed the foregoing instrument.

WITNESS my hand and official seal in the County and State last aforesaid this ___ day of __________, 2003.

Notary Public, in and for the County and State Aforementioned

My Commission Expires:
EXHIBIT A

LEGAL DESCRIPTION:

LOT 5 BLK G MOBILE MANOR 2ND SECTION PB 11 PG 48
AN ORDINANCE AMENDING, PURSUANT TO THE LAND DEVELOPMENT CODE OF SEMINOLE COUNTY, THE ZONING CLASSIFICATIONS ASSIGNED TO CERTAIN PROPERTY LOCATED IN SEMINOLE COUNTY (LEGAL DESCRIPTION ATTACHED AS EXHIBIT); ASSIGNING CERTAIN PROPERTY CURRENTLY ASSIGNED THE RM-1 (SINGLE FAMILY MOBILE HOME) ZONING CLASSIFICATION THE PCD (PLANNED COMMERCIAL DEVELOPMENT) ZONING CLASSIFICATION; PROVIDING FOR LEGISLATIVE FINDINGS; PROVIDING FOR SEVERABILITY; PROVIDING FOR CODIFICATION; AND PROVIDING AN EFFECTIVE DATE.

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF SEMINOLE COUNTY, FLORIDA:

Section 1. LEGISLATIVE FINDINGS.

(a) The Board of County Commissioners hereby adopts and incorporates into this Ordinance as legislative findings the contents of the documents titled “Sanlando Partners Staff Report”.

(b) The Board hereby determines that the economic impact statement referred to by the Seminole County Home Rule Charter is unnecessary and waived as to this Ordinance.

Section 2. REZONINGS. The zoning classification assigned to the following described property is changed from RM-1 (Single Family Mobile Home) to PCD (Planned Commercial Development):

LEGAL DESCRIPTION ATTACHED EXHIBIT A

Section 3. CODIFICATION. It is the intention of the Board of County Commissioners that the provisions of this Ordinance shall not be codified.
Section 4. SEVERABILITY. If any provision of this Ordinance or the application thereof to any person or circumstance is held invalid, it is the intent of the Board of County Commissioners that the invalidity shall not affect other provisions or applications of this Ordinance which can be given effect without the invalid provision or application, and to this end the provisions of this Ordinance are declared severable.

Section 5. EFFECTIVE DATE. A certified copy of this Ordinance shall be provided to the Florida Department of State by the Clerk of the Board of County Commissioners in accordance with Section 125.66, Florida Statutes, and this Ordinance shall be effective on the recording date of the Development Order # 2-20000025 in the Official Land Records of Seminole County.

ENACTED this ____ day of _____, 2003

BOARD OF COUNTY COMMISSIONERS
SEMINOLE COUNTY, FLORIDA

By:__________________________

Daryl G. McLain
Chairman
EXHIBIT A
LEGAL DESCRIPTION

LOT 5 BLK G MOBILE MANOR 2ND SECTION PB 11 PG 48
AN ORDINANCE AMENDING THE SEMINOLE COUNTY
COMPREHENSIVE PLAN; AMENDING THE FUTURE
LAND USE MAP OF THE SEMINOLE COUNTY
COMPREHENSIVE PLAN BY VIRTUE OF A SMALL
SCALE DEVELOPMENT AMENDMENT; CHANGING THE
FUTURE LAND USE DESIGNATION ASSIGNED TO
CERTAIN PROPERTIES FROM MEDIUM DENSITY
RESIDENTIAL TO PLANNED DEVELOPMENT;
PROVIDING FOR LEGISLATIVE FINDINGS; PROVIDING
FOR SEVERABILITY; PROVIDING FOR EXCLUSION
FROM THE SEMINOLE COUNTY CODE; AND
PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners of Seminole County enacted
Ordinance Number 2001-21 which adopted the Vision 2020 Seminole County
Comprehensive Plan (“the Plan”); and

WHEREAS, the Board of County Commissioners has followed the procedures
set forth in Sections 163.3184 and 163.3187, Florida Statutes, in order to further amend
certain provisions of the Plan as set forth herein relating to a Small Scale Development
Amendment; and

WHEREAS, the Board of County Commissioners has substantially complied with
the procedures set forth in the Implementation Element of the Plan regarding public
participation; and

WHEREAS, the Seminole County Land Planning Agency held a Public Hearing,
with all required public notice, on March 5 2003, for the purpose of providing
recommendations to the Board of County Commissioners with regard to the Plan
amendment set forth herein; and
WHEREAS, the Board of County Commissioners held a Public Hearing on
__________, 2003, with all required public notice for the purpose of hearing and
considering the recommendations and comments of the general public, the Land
Planning Agency, other public agencies, and other jurisdictions prior to final action on
the Plan amendment set forth herein; and

WHEREAS, the Board of County Commissioners hereby finds that the Plan, as
amended by this Ordinance, is internally consistent, is consistent and compliant with the
provisions of State law including, but not limited to, Part II, Chapter 163, Florida
Statutes, the State Comprehensive Plan, and the Strategic Regional Policy Plan of the
East Central Florida Regional Planning Council, based upon the “Sanlando Partners
Staff Report”.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY
COMMISSIONERS OF SEMINOLE COUNTY, FLORIDA:

Section 1. RECITALS/LEGISLATIVE FINDINGS:

(a) The above recitals are true and correct in form and include legislative findings
which are a material part of this Ordinance.

(b) The Board of County Commissioners hereby determines that the economic
impact statement referred to by the Seminole County Home Rule Charter is
unnecessary and waived as to this Ordinance.

Section 2. AMENDMENT TO COUNTY COMPREHENSIVE PLAN FUTURE LAND
USE DESIGNATION:

(a) The Future Land Use Element’s Future Land Use Map as set forth in Ordinance
Number 2001-21, as previously amended, is hereby further amended by
amending the future land use designation assigned to the property which is depicted on the Future Land Use Map and further described below:

LEGAL DESCRIPTION ATTACHED AS APPENDIX "A"

<table>
<thead>
<tr>
<th>Amendment Number</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>12-02SS.01</td>
<td>Amendment from Medium Density Residential to Planned Development</td>
</tr>
</tbody>
</table>

(b) The associated rezoning request was completed by means of Ordinance Number 2003-____.

Section 3. SEVERABILITY:
If any provision of this Ordinance or the application to any person or circumstance is held invalid, it is the intent of the Board of County Commissioners that the invalidity shall not affect other provisions or applications of this Ordinance which can be given effect without the invalid provision or application and, to this end, the provisions of this Ordinance are declared severable.

Section 4. EXCLUSION FROM COUNTY CODE/CODIFICATION:
(a) It is the intent of the Board of County Commissioners that the provisions of this Ordinance shall not be codified into the Seminole County Code, but that the Code Codifier shall have liberal authority to codify this Ordinance as a separate document or as part of the Land Development Code of Seminole County in accordance with prior directions given to said Code Codifier.

(b) The Code Codifier is hereby granted broad and liberal authority to codify and edit the provisions of the Seminole County Comprehensive Plan, as amended.
A certified copy of this Ordinance shall be provided to the Florida Department of State by the Clerk of the Board of County Commissioners in accordance with section 25.66 and 63.7 Florida Statute.

(b) The Ordinance shall take effect upon filing in the Department of State by the Clerk of the Board of County Commissioners, provided however that the effective date of the Amendment shall be thirty days after the date of enactment by the Board of County Commissioners. An Amendment within thirty days of enactment, when ordered by the Florida Department of Community Affairs, the Administrative Commissioner, and the amendment compliance in accordance with Section 63.84, to statutes which occur earlier. No development order permits an amendment on an amendment may be issued commence before an amendment has become effective final order of noncompliance used by the Administrative Commission the Amendment may, notwithstanding the Amendment, be effective by the board of County Commissioners, by a resolution affirming its effective status. A copy of such resolution shall be provided to the Florida Department of Community Affairs, the Mayor of Local government, 2555 Shumard Oak Lane Tallahassee, Florida 32399-00 by the Clerk of the Board of County Commissioners and
The recording date of Development Order #2-20000025 in the Official Land Records of Seminole County.

ENACTED this ____day of _____, 2003

BOARD OF COUNTY COMMISSIONERS OF SEMINOLE COUNTY, FLORIDA

By: ______________________________
    Daryl G. McLain,
    Chairman
EXHIBIT A

LEGAL DESCRIPTION:

LOT 5 BLK G MOBILE MANOR 2ND SECTION PB 11 PG 48