PUTNAM COUNTY PLANNING & DEVELOPMENT SERVICES

2509 Crill Ave., Suite 300 Palatka, FL 32177 Fax: (386) 329-1213 Email: pzb@putnam-fl.com Website: main.putnam-fl.com



 Planning:
 (386) 329-0491

 Zoning:
 (386) 329-0316

 Building:
 (386) 329-0307

 Animal Control
 (386) 329-0396

 Code Enforcement (386) 329-0317

DEVELOPMENT REVIEW APPLICATION

Failure to complete this form in its entirety may result in a delay of processing. Note: A separate application is required for each request.

PROJECT NAME:		
PARCEL NUMBER(S):		
911ADDRESS(ES):(Street)		
		(Zipcode)
(Street)		
		(Zipcode)
OWNER(S):		_
MAILING ADDRESS:		_
PRIMARY PHONE:	EMAIL:	
AGENT (Fill Out Agent Designation Form MAILING ADDRESS:)·	
PRIMARY PHONE:	EMAIL:	
Preferred method for written notification?	Mail Email	
Present Land Use Designation: Present Zoning Designation: Number of Units/Lots:	Proposed Zoning Des	ignation:
Check Applicable Submission:		
Preliminary Site PlanFinal Site PlanFinal Subdivision PlanPreliminary PlPUD Master Plan		Subdivision Plan

I hereby certify that I have reviewed the Putnam County, Florida Land Development Code and that my submission meets all requirements. The only exceptions are those items to which I am requesting variances to or waivers from certain sections of the code and understand that they must be listed on the plans individually and on the attached submittal. I understand that if an item does need a variance, it will be necessary to file through the appropriate governing body.

(Sign)				
(Print)		_		
(Sign)		_		
(Print)		_		
STATE OF				
COUNTY OF				
The foregoing instrument was acknowledged be		-		
this day of 20	_, by			
		(Print Nam	e of Person(s) Acknowledging)	
			Notary Stam	9
Signature of Notary Public	_	L	(Print, Type, or Stamp Commissioned Name of Notary Public)	
Personally Known 🗆 OR Produced Identificati	on		Type of Identification Produce	d

DEVELOPMENT REVIEW PROCESS

STEP 1.

Determine the class of development. There are three (3) classes of development in Putnam County. The class of development (LDC Article 12, Division 5) determines the development review process (LDC Article 12, Division 3). The development review process is separate and different from the other review processes, such as rezoning's (including PUDs), special use permits, variances, nonconforming use determinations, vesting's, subdivision reviews, comprehensive plan amendments and concurrency determinations. Issuance of development approval through the development review process is required prior to the issuance of building permits.

CLASS OF DEVELOPMENT				
		CLASS I	CLASS II	CLASS III
	PRE- APPLICATION CONFERENCE	OPTIONAL	MANDATORY	MANDATORY
	APPLICATION	MANDATORY	MANDATORY	MANDATORY
DEVELOPMENT REVIEW	SUFFICIENCY REVIEW	MANDATORY	MANDATORY	MANDATORY
ELEMENTS	PRELIMINARY DEVELOPMENT PLAN REVIEW	N/A	DISCRETIONARY	MANDATORY
	FINAL DEVELOPMENT PLAN REVIEW	N/A	MANDATORY	MANDATORY

Table 1: Development Review Elements per Class

Class I: The following development activities shall be designated as Class I development:

- 1. Development activities undertaken pursuant to a final development order issued under this Article.
- 2. Development activity necessary to implement a valid site plan/development plan on which the start of construction took place prior to the adoption of this Code and has continued in good faith.
- 3. Development activity necessary to implement a valid site plan/development plan which was approved prior to the adoption of this Code and such development commences within one (1) year of the date of the application for the permit at issue.
- 4. The construction or alteration of a one or two family dwelling on a lot or parcel determined to be a conforming or lawfully created lot or parcel in compliance with this Code.
- 5. Additions of two hundred fifty (250) square feet or less to existing nonresidential buildings where there is no proposed change of use.
- 6. The erection of a sign on a previously developed site and independent of any other development activity on the site.
- 7. The re-surfacing of a vehicle use area if the vehicle use area conforms to all requirements of this Code.

8. A lot split granted pursuant to the procedures in Subsection Article 12, Division 9 of this Article.

Projects which meet the criteria for Class 1(listed above) need to fill out the applicable permit and submit it to Planning & Development Services with all supplemental documents. If the project is not a Class 1 project, contact staff for a pre-application meeting.

Class II. All development activities that are neither Class I development nor shall Class III development be designated as Class II Development.

Class III. A development plan shall be designated as a Class III development if it satisfies one or more of the following criteria:

- 1. Non-residential developments involving a land area in excess of five (5) acres or a gross building area that equals or exceeds 50,000 square feet.
- 2. Residential developments involving one or more of the following:
 - (a) Development activity that encompasses more than one hundred (100) acres;
 - (b) More than one hundred (100) dwelling units;
 - (c) More than ten (10) acres at a density of five (5) to seven (7) dwelling units per acre;
 - (d) More than five (5) acres at a density of greater than seven (7) but not more than nine (9) dwelling units per acre;
 - (e) More than nine (9) dwelling units per acre.
- 3. Any development that the Department designates as a Class III development project because the proposed development is part of a larger parcel for which additional development is anticipated that when aggregated with the project in question exceeds the limits of a. or b. above.

STEP 2: CALL STAFF

Call 386-329-0491 to schedule a pre-application conference with the Putnam County Planning and Development Services department. The documentation requirements for the class of development and development review step will be provided during this conference, as will submittal deadline dates.

STEP 3: SUBMIT AN APPLICATION.

Prepare and submit to the County all documents, plans and studies required by this Code. Page 6 lists the site plan requirements and provides a checklist for the applicant.

Attach the following with your application:

- Application fee established by the Putnam County BOCC. It is non-refundable.
- Agent designation form, if applicable.
- Two printed & signed versions and one (1) electronic copy (one thumb drive) of your plans and supporting data.

Sufficiency Review

The Planning and Development Services Department reviews the application and supporting documentation to determine whether all information needed for making a determination has been submitted by the applicant. Sufficiency review takes place at each submittal stage in the Development Review process. The applicant will be notified in writing as to whether the application is sufficient to commence the review process, and on what date and time the application will be heard before the Development Review Committee (DRC).

STEP 4: PRELIMINARY DEVELOPMENT PLAN REVIEW

This step entails a review of a development plan that meets the minimum level of detail required by the submittal requirements of Article 12, Division 5 of the Land Development Code in order to determine compliance with all applicable requirements.

STEP 5: FINAL DEVELOPMENT PLAN REVIEW

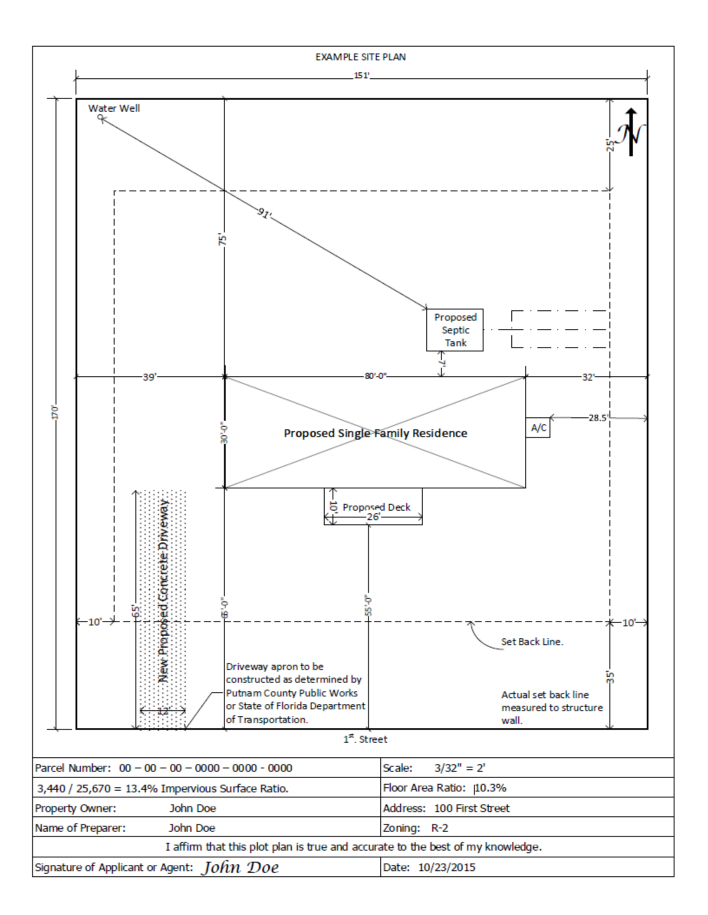
This step is for the final review of a development plan to ensure all requirements of this Code are met and that all conditions attached to a preliminary development order, where issued, have been met. Final development plan review will not be initiated until all preliminary development review comments and issues are addressed. Site plan approval and/or a development order will not be issued until all final review comments are addressed and five sets of completely revised site plans are submitted. Site plans will be signed off by each department at the next regularly scheduled DRC meeting.

Site Plan Submittal Requirements

All site plans and required supplementary materials shall cover the parcel(s) being developed. All plans shall have basic site plan elements and drawn to scale sufficient for proper review of the proposal. All plans shall exhibit compliance with design standards of the Land Development Code, Florida Building Code, and any applicable regulation. It is understood that certain items on the checklist do not apply to every development. However, provide an explanation for all items on the checklist that are not applicable for the project.

SITE PLAN SUBMITTAL CHECKLIST	INCLUDED
Basic Site Plan Elements (See Example Site Plan Pgs. 5 &6)	
Location Map with Survey	
· Location of Existing Utilities (Water, Sewer, Electric, Gas, Etc.)	
Existing and Proposed Easements	
Special Flood Hazard Areas with Elevations	
· Wetland Protection Setback Lines	
Proposed use and Description of Project	
Grading/Paving Plan	
Paved or Stabilized Areas	
• Existing & Proposed Vehicular & Pedestrian Access Ways	
· Off-Street Parking	
Loading & Service Areas	
· Location of Adjacent, Internal, Streets, Driveways, Access Points	
· Lighting for Parking Areas	
· Mobility Signage	
Landscaping & Irrigation plan	
· Screening & Buffering	
· Landscaping Vehicle Use Areas	
· Irrigation	
Life Safety Plan	
· Fire Protection	
· Fire Hydrants & Water Mains	
· Fire Access Lanes	
· Turning Radius	
· Hazardous Processes/Materials	
Drainage Plan with Narrative	
Sedimentation Control Plan	
· Proposed Water/Wastewater Facilities	
· All Service Laterals, Water Meters with Size	
Stormwater Management Facilities	
· Maintenance Statement	
Sign Plan	
· Location/Dimensions/Engineering	
Statement Outlining Status of Federal, State, Regional Permits	
Phasing Plan (if applicable)	
Construction Plans	
Occupancy Classification of Building(s)	
· Assumed Property Lines/Building on the Same Lot (if applicable)	
Location of Exterior Egress Doors	
· Accessibility Route (exterior, interior, entrances, etc.)	

Example Site Plan Check List		
Provide Check List I	Provide Check List Items On Site Plan	
The name and preparer of the site plan.		٧
The property owner as listed on the deed.		٧
The location of the property. (911 address or intersection.)		٧
The present zoning of the property.		٧
The dimensions of the property. (I.E. length of the lot lines.)		۷
A North arrow. (must point north relative to property.)		۷
A graphical scale.		٧
Date of submittal.		٧
Signature of the applicant or designated agent.		٧
The location of all existing and proposed structures and major features.		٧
The existing structures or major features are labeled "existing" and the proposed structures or major features are labeled "proposed".		٧
Location of septic tank and drain field.		
Location of water well.		
Location of large equipment. (Mechanical Equipment, Generator, ETC)		
The dimensions of all structures and features.		
The distance of all structures from property lines. (measured from farthest projection of exterior wall.)		٧
The distance between all structures. (measured from furthest projection of exterior wall.)		٧
The Floor Area Ratio complying with Putnam County Land Development Code section 7.02.02. (See Example Calculation Below)		٧
The percentage of property covered by existing and proposed structures complying with Putnam County Land Development Code section 7.02.02. (See Example Calculation Below)		٧
The width, length and surface type of all existing and proposed driveways.		٧
Example Impervious Surface Area Ratio Calculation:	Example Floor Area Ratio Calculation:	
Step 1. Find total impervious area: Driveway = 780 sq. ft. Deck = 260 sq. ft. Home = 2400 sq. ft. Total = 3440 sq. ft.	Step 1. Find total impervious area: Deck = 260 sq. ft. Home = 2400 sq. ft. Total = 2660 sq. ft. Step 2. Find total lot zero 151' X 120' = 25 670 cg. ft.	
Step 2. Find total lot area. 151' X 170' = 25,670 sq. ft.	Step 2. Find total lot area. 151' X 170' = 25,670 sq. ft.	2
Step 3. Divide total impervious area by the lot area. 3440 / 25670 = .134	 Step 3. Divide total impervious area by the lot area. 2660 / 25670 = .10 Step 4. Move decimal to the right to obtain a percentage. 	5
Step 4. Move decimal to the right to obtain a percentage. .134 = 13.4%	.103 = 10.3%	



AGENT DESIGNATION FORM

The applicant(s) does (do) hereby appoint and designate	
as agent in fact for the owner(s) of parcel(s)	

to present an application for Development Review for all or a portion of the referenced parcel(s) and to present all evidence in support thereof to the Putnam County Development Review Committee, and to respond to and furnish all information and data requested by said Committee.

Print name of property owner(s)	Sig	mature(s) of property owner(s)
STATE OF		
COUNTY OF		
The foregoing instrument was acknowledged befor		
this day of 20,		
		Jotary Stamp
Signature of Notary Public		(Print, Type, or Stamp Commissioned Name of Notary Public)
Personally Known 🗆 OR Produced Identification		Type of Identification Produced

AGENT OATH AND SIGNATURE:

The undersigned	, being duly appointed as agent in fact
	ty whereby said owners are seeking a rezoning and the atment and will faithfully and truly carry out the request of
Signature of Agent:	
Address:	
Telephone Number: F	Fax Number:
Email Address:	
STATE OF COUNTY OF	
The foregoing instrument was acknowledged befo	re me by means of \Box physical presence or \Box online notarization,
this day of 20,	by (Print Name of Person(s) Acknowledging)
	Notary Stamp
Signature of Notary Public	(Print, Type, or Stamp Commissioned Name of Notary Public)
Personally Known 🗆 OR Produced Identification	Type of Identification Produced