ORDINANCE NO. 99- 11

AN ORDINANCE OF ST. JOHNS COUNTY, A POLITICAL SUBDIVISION OF THE STATE OF FLORIDA, AMENDING ST. JOHNS COUNTY ORDINANCE 95-15, AS AMENDED BY ORDINANCE 98-3, TO REQUIRE A FINAL CERTIFICATE OF CONCURRENCY FOR THE MAXIMUM OR MOST INTENSE DEVELOPMENT THAT WOULD BE ALLOWED ON ANY LAND PRIOR TO ANY REZONING, FINAL DEVELOPMENT PERMIT, OR FINAL DEVELOPMENT PLAN BEING APPROVED OR ISSUED FOR SUCH LAND; PROVIDED THAT, A FINAL CERTIFICATE OF CONCURRENCY SHALL BE REQUIRED FOR NO MORE THAN ONE THIRD OF ANY LAND SUBMITTED TO THE BOARD OF COUNTY COMMISSIONERS FOR REZONING TO PLANNED UNIT DEVELOPMENT PRIOR TO SUCH REZONING BEING APPROVED BY THE BOARD OF COUNTY COMMISSIONERS; PROVIDING FINDINGS OF FACT; PROVIDING DIRECTION AS TO APPLICATION OF THIS ORDINANCE AMENDMENT; AND ESTABLISHING AN EFFECTIVE DATE.

RECITALS

WHEREAS, it is found that it is contrary to the public interest to have land in St. Johns County rezoned or permitted for a use for which there is not presently concurrency for the maximum or most intense development that would be allowed on such land by said rezoning; except that, to allow for orderly planning and development only one third of development approved by a Planned Unit Development (PUD) need have a Final Certificate of Concurrency.

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY that:

- 1. The above stated recitals are incorporated herein as Findings of Fact.
- 2. Section 3 of St. Johns County Ordinance 95-15 is hereby amended by its deletion and replacement with the following Section 3.

Section 3. Applicability/Application Period. This Ordinance shall apply to any Development Order authorizing the development of land within the unincorporated area of St. Johns County, Florida, and as otherwise provided by law. An applicant may apply for a concurrency review at anytime during the development review process, but a Final Certificate of Concurrency finding that adequate public facilities are

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or will be available at adopted levels of service concurrent with the impact of the project for the maximum or most intense development allowed, shall be obtained prior to any County rezoning or issuance of a Final Development Permit or Final Development Plan; provided that, a Planned Unit Development rezoning must be preceded by a Final Certificate of Concurrency finding that adequate public facilities are or will be available at an adopted level of service for at least one third of the maximum development allowed by such rezoning concurrent with the impact of the project. Said one third of the maximum development allowed shall be measured as that development which is projected to generate one third of the maximum number of new external peak hour vehicle trips generated by the total development proposed for rezoning. The Concurrency Review requirements of this Ordinance (Section 8) shall not apply to the following which are presumed to have no impact or de minimis impact on public facilities and services or which have acquired statutory or common law vested rights:

(No change to following subsections 3.1, 3.2 and 3.3)

- 3. Section 8.4.3 of St. Johns County Ordinance 95-15 is hereby amended by its deletion and replacement with the following Section 8.4.3:
 - 8.4.3 Rezoning Procedures: A Final Certificate of Concurrency must be obtained prior to approval of any rezonings, Final Development Permits, and Final Development Plans in accordance with Section 3 of this Ordinance. Rezoning petitions which could result in a range of potential impacts shall be reviewed as if the greatest impact would result. Nothing herein shall authorize a rezoning or the issuance of a zoning permit that would otherwise be inconsistent with the Future Land Use Element of the Comprehensive Plan.
- 4. (a) Section 1 of this Ordinance shall be applied to all rezonings, Final Development Permits, and Final Development Plans formally and properly applied for with the County after the end of business on January 5, 1999.
- (b) All rezonings, Final Development Permits, and Final Development Plans to which Section 1 of this ordinance is not applied by Section 4(a) of this ordinance shall be subject to St. Johns County Ordinance 95-15, as amended, without application of this amendment.

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5. This Ordinance shall take effect upon its being filed with the Secretary of State of Florida.

PASSED AND ENACTED by the Board of County Commissioners of St. Johns County, State of Florida, this 16 day of February, 1999.

BOARD OF COUNTY COMMISSIONERS OF ST. JOHNS COUNTY, FLORIDA

By: Marc A. Jacalon Chairman

ATTEST: CHERYL STRICKLAND, CLERK

Deputy Clerk

Effective date: February 22,1999

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Recurre

PUBLISHED EVERY AFTERNOON MONDAY THROUGH FRIDAY, SATURDAY AND SUNDAY MORNING ST. AUGUSTINE AND ST. JOHNS COUNTY, FLORIDA

STATE OF FLORIDA, COUNTY OF ST. JOHNS

LINDA Y MURRAY	who on oath says that she is
ACCOUNTING CLERK	
daily newspaper published at St. Augustine in St. Johns County, Florida	
that the attached copy of	dvertisement, being a
NOTICE OF HEARING	
in the matter of	
ORDINANCE # 95	
	—Court, was published in said newspaper in the
issues ofFEBRU	ARY 5, 1999
post office in the City of S	s been entered as second class mail matter at the t. Augustine, in said St. Johns County, Florida, for
advertisement; and affia promised any person, firm or refund for the purpose the said newspaper. Sworn to and subscribed	nt preceding the first publication of the copy of the further says that she has neither paid nor or corporation any discount, rebate, commission to of securing the advertisement for publication in the before me this 8th day of FEBRUARY, 1999
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advertisement; and affia promised any person, firm or refund for the purpose the said newspaper. Sworn to and subscribed by known to me or who has identification. (Signature of Notary Public)	nt further says that she has neither paid nor nor corporation any discount, rebate, commission of securing the advertisement for publication in the before me this. 8th day of FEBRUARY, 19 99 who is personally produced PERSONALLY KNOWN as (Type of Identification) Zee Ann Moss August 22, 2001 EONICEO THRU TROY FAIN INSURANCE, INC. (Seal)

NOTICE OF PUBLIC . HEARING OF THE ST. JOHNS COUNTY . BOARD OF COMMISSIONERS be examined by parties interested prior to said public hearing.

Interested parties may appear at the meeting and will be
afforded an opportunity to be
heard at the public hearing
with respect to the proposed
ordinance. It is
if a person decides to appeal
any decision made with
respect to any matter considered at this hearing, he/she will
need a record of the proceedings, and for such purposes
he/she may need to ensure
that a verbatim record of the
proceedings is made, which
record includes the testimony
and evidence upon which the
appeal is to be based.

NOTICE TO PERSONS NEEDING SPECIAL ACCOMMODATIONS AND TO ALL HEARING
IMPAIRED PERSONS: In
accordinance with the America ING SPECIAL ACCOMMODATIONS AND TO ALL HEARING
IMPAIRED PERSONS: In
accordance with the Americans with Disabities Act, persons!! needing: a special
accommodation or an interpreter to participate in these
proceedings should contact,
the ADA Coordinator, at (204)
823-2501 or at the County,
Administration Building, 4020
Lewis Speedway, St. Augustine, FL 32095. For hearing,
Impaired individuals: Telecommunications Device for the
Deat (TDD): 823-2501" or
Florida Relay Service: 1-800955-8770, no later than 5 days
prior to the date of this hearing)
BOARD OF COUNTY
COMMISSIONERS OF
ST, JOHNS COUNTY
FLORIDA
CHERYL STRICKLAND.