#### ARTICLE L.

#### NEW HAMPSTEAD PLANNED UNIT DEVELOPMENT

#### **Division 1. General Provisions**

#### Sec. 8-3236. Intent

The purpose of the New Hampstead Planned Unit Development (PUD) is to provide a process to evaluate a unique, individually planned unit development, which would otherwise not be allowed. The standards and procedures of this district are intended to promote flexibility in design, allow planned diversification and integration of structures and uses, while at the same time providing the Mayor and Aldermen with the absolute authority to establish such limitations and regulations as it deems necessary to protect the public health, safety, and general welfare.

# Sec. 8-3237. Unified Control

The applicant for a PUD shall also be known as the Master Developer. The Master Developer shall furnish the City Attorney with sufficient evidence that it is in complete, unified, and otherwise unencumbered control of the entire area of the proposed PUD whether the Master Developer is an individual, partnership, corporation, other entity, group or agency. The Master Developer shall provide all the necessary documents and information that may be required by the City Attorney to assure the Mayor and Aldermen that the development will be lawfully completed according to the plan sought to be approved. No application shall be considered until compliance with this requirement has been achieved. Proof of compliance shall accompany the petition for a map amendment.

The Master Developer shall remain in control of the Master Plan until such time as control is transferred to a Master Property Owners Association (MPOA). Once transfer has been legally established, the MPOA shall provide to the MPC the necessary documents showing the transfer of control.

# **Sec. 8-3238. Phasing**

Each phase of the development shall be so planned and related to the previous development, surrounding property, and availability of public facilities and services so that a failure to proceed with subsequent phases of the development will have no adverse impact on the completed phase(s) or surrounding properties.

# Sec.8-3239. Variances to the Approved Master Plan

Because the general development standards of the PUD are contained in the approved Master Plan, and because the Master Plan normally takes into account those matters that might otherwise be the subject of variance review by the Zoning Board of Appeals (ZBA), modifications to the approved general development standards, with the exception of non-substantial modifications as identified in Sec. 8-3241(2), shall be prohibited unless otherwise specifically provided for in the approved Master Plan. If provided for, all such variances shall follow the procedures set forth in Article H of the Zoning Ordinance.

#### Sec. 8-3240. Status of Previously Approved Master Plan

The active or completed PUD shall continue to be governed by the approved Master Plan and any agreements, terms and conditions to which the approval may be subject. Any time limitations to which the approved Master Plan may be subject shall also continue to apply.

# Sec. 8-3241. Modifications to Approved Master Plan

Whenever an application is made to modify the approved Master Plan, the modification shall be classified as either a substantial or non-substantial modification.

(1) **Substantial Modification.** Substantial modifications require approval of the Mayor and Aldermen. Notification of such modification shall follow the notification procedure in Article M of the Zoning Ordinance. The Metropolitan Planning Commission (MPC) shall make a recommendation to the Mayor and Aldermen.

The following criteria shall be used to identify a substantial modification:

- a. A change that would alter an approved land use classification except when there is a reduction in density or intensity.
- b. A change that would include a use not previously permitted.
- c. A change that would require an amendment to the PUD conditions approved by the Mayor and Aldermen.
- d. A change that would increase the land use intensity within any development phase without a corresponding decrease in some other portion of the overall PUD.
- e. A change in the type, location or size (except a reduction in the number of units) of a multi-family land use in the PUD.
- f. A change to the phasing, if adopted, that would propose a land use in advance of the development it was designed to support.
- (2) **Non-substantial Modification.** Non-substantial amendments to district and community development standards approved for the PUD can be allowed in certain circumstances provided there is no adverse effect on adjacent properties. Specified staff is authorized to approve these amendments, which are limited to:
  - a. Parking.
    - i. A reduction of the number of required parking spaces in a development up to ten percent (10%) of the requirement. Responsible staff: MPC Executive Director.
    - ii. A reduction of drive aisle widths and parking space dimensions. Responsible staff: City Traffic Engineer.

- b. District and Community General Development Standards. Any modification that is up to ten percent (10%) of the requirement. Responsible staff: MPC Executive Director.
- c. Buffers. Any modification that is up to ten percent (10%) of the requirement. Responsible staff: MPC Executive Director.

#### Sec. 8-3242. General Provisions.

(1) *Introduction*. Each tract of land within the PUD has a land use classification, which is also its zoning classification or district. The land classifications, zoning districts, and tracts encompassed by the various districts follow. The development standards for each district appear in Division 2. In addition to those standards, development shall comply with community general development standards in Division 4.

Land Classifications, Zoning Classifications and Tracts						
Master Plan	7 1 51 1					
Land Classification	Zoning District	Tracts Encompassed				
Residential	R	R-1 through R-14				
Highway 204 Commercial	С	C-1 through C-2				
New Hampstead Village	VIL	VIL-1 through VIL-3				
Multifamily	MF	MF-1 through MF-3				
Institutional	I	I-1 through I-5				
School	SC	SC				
Public Park	P	P				
Municipal Service	MS	MS-1 through MS-3				

(2) *Master Plans*. Once the Master Plan for the PUD has been approved by the Mayor and Aldermen, a developer of a tract or tracts within the PUD shall be required to submit a Master Plan for the tract(s) for approval by the MPC prior to submission of a subdivision plat or a site development plan. Subsequent subdivision of land and site development plans will be reviewed by applicable departments and agencies.

The Master Plan for the tract shall contain the following:

- (a) Zoning classification.
- (b) Total acreage.
- (c) Identification of the development type: conventional, traditional or traditional village.
- (d) Number of proposed dwelling units and density, if applicable.
- (e) Proposed square footages of Village Commercial, Conventional Commercial, Institutional, School, or Municipal Service uses.
- (f) Buffers.

- (g) Curb cut locations on primary roads, internal road system (if applicable), and connectivity to adjacent tracts (if applicable).
- (h) Sidewalks or trails adjacent to primary roads or within primary road buffers, including width.
- (i) Phasing for the development of the tract.
- (j) Master sign plan for tract, to include type of signage to be allowed and maximum amount of sign area to be allowed based on type of signage.
- (k) Any development condition(s) that may be part of a development order and/or design directives.
- (l) Open space, including identification of passive and active recreational areas, including wetlands.

A Master Plan for stormwater, water and sewer, site lighting and landscaping shall also be required. A revision to the traffic study for the PUD shall be required if requested by the City Traffic Engineer.

- (3) Private Review Body. If the Master Developer establishes its own development review body, its procedures and guidelines (including their enforcement) shall be the responsibility of the Master Developer or its designated successor. In order to confirm compliance with the procedures and guidelines of the Master Developer for the sole purpose of avoiding future conflicts, an application to the City and/or the MPC for approval of a development related plan or site related work shall be accompanied by a certified letter of approval from the Master Developer, or its designated successor. A development related plan includes but is not limited to a site plan, subdivision plat, recombination plat, signage and lighting. Site related work includes but is not limited to land clearing and construction of infrastructure. Nothing contained herein shall be construed to impose any obligation on the City and/or MPC to administer or enforce the Master Developer's procedures and guidelines.
- (4) **Permitting and Construction.** All application fees, designs, construction materials and workmanship shall be in accordance with the latest applicable regulations unless otherwise stipulated herein.

#### Sec. 8-3243. Enforcement.

See Article G of the Zoning Ordinance.

Secs. 8-3244—8-3269. Reserved.

# **Division 2. Zoning Districts.**

#### Sec. 8-3270. Establishment of Districts.

The following zoning districts are hereby established. Each district corresponds to a land use classification, which encompasses specified tracts of land as shown on the approved Master Plan (Exhibit A). Each district has designated uses (Sec. 8-3272) and development standards (Sec. Sec. 8-3273), which are based upon the character of the development: conventional, traditional or traditional village.

	Master Plan	
Zoning District	Land Classification	Tracts Encompassed
R	Residential	R-1 through R-14
С	Highway 204 Commercial	C-1 through C-2
VIL	New Hampstead Village	VIL-1 through VIL-3
MF	Multifamily	MF-1 through MF-3
I	Institutional	I-1 through I-5
SC	School	SC
P	Public Park	P
MS	Municipal Service	MS-1 through MS-3

#### Sec. 8-3271. Measurement of Standards.

All measurements in this section shall be computed as follows.

#### (1) *Area*.

Area shall be measured in gross square feet.

#### (2) Setbacks and Yards.

All setbacks and yards shall be measured from the property line, unless otherwise identified herein, and are development setbacks.

# (3) **Density**

Density shall be measured in gross acres. Only upland and fresh water wetland areas shall be included in the density calculation.

#### Sec. 8-3272. Uses.

Uses permitted within each zoning district are located Table 2.1. A use permitted as a matter of right is identified with the symbol " $\checkmark$ ". Where there is no symbol, the use is not permitted. If a use has development conditions, the section where the conditions are located is also provided within the table. Use definitions are located in Division 5.

# Table 2.1

#### **Allowed Land Use Matrix**

Key:

#### Planning Areas

- 1. Residential Tracts (R1 R14) = R
- 2. Highway 204 Commercial Tracts (C1 C2) = C
- 3. New Hampstead Village (VIL1 VIL3) = VIL
- 4. Multi-Family Tracts (MF1 MF3) = MF
- 5. Institutional Tracts (I1 I5) = I
- 6. School Tract = SC
- 7. Public Park = P
- 8. Municipal Service Site (MS1 MS2) = MS

#### $\checkmark$ = Allow land use within district.

nd u	se within district.	Planning Areas					- 1	Use				
	Land Use						MS	Standards				
1	Accessory Dwelling		<b>√</b>	VII.	VIL.	VIL.	IVII	-	SC		IVIS	Sec. 8-3291
2	Accessory Structure	<del>-</del>	Ť	<b>V</b>	<b>V</b>	<b>√</b>	<b>√</b>	<b>√</b>	1	<b>√</b>	<b>√</b>	Bec. 0-3271
3	Accessory Use			<b>V</b>	<b>V</b>	<del>-</del>	<b>√</b>	_	Ť	_	<del>                                     </del>	
4	Amusement or Recreation Activities - Carried on Wholly in a Building	Ť	<b>√</b>	<del>'</del>	<i>'</i>	<i>'</i>	_				1	
5	Animal Hospital, Veterinary Clinic, Grooming (No Boarding)		7	ť	Ť	<u> </u>					1	
6	Antique Shops		<i>-</i>	/	<b>√</b>							
7	Artist Studio and/or Gallery		<i>'</i>	<i>'</i>	<i>'</i>			<b>√</b>				
8	Assisted Living (Care Home)	<b>√</b>	√	<i>'</i>	<b>√</b>		<b>√</b>	<u> </u>				
9	Auto Parking Lot or Garage (No Gas, Hourly & Daily)			<b>√</b>	√	<b>√</b>						
10	Auto Service Station (Minor Repairs Allowed, Internal Only, Detached Carwash)	<b>√</b>	<b>√</b>	<b>V</b>	<b>√</b>							
11	Banks		<b>√</b>	<b>V</b>	<b>√</b>	<b>√</b>						
12	Bicycle Shop		<b>√</b>	<b>V</b>	<b>√</b>							
13	Book and/or Stationary Store		<b>√</b>	<b>√</b>	<b>√</b>							
14	Cemetery							<b>√</b>				
15	Ceramic Studio and/or Shop			✓	✓							
16	Child Care Center		✓	✓	✓	✓		✓				
17	Clothing Stores and Dry Goods		✓	✓	✓							
18	Churches and Places of Worship							✓				
19	Club or Lodge	✓		<b>√</b>	✓	✓						
20	CommunityRecreation	✓	✓	<b>√</b>	✓	✓	✓	✓	✓	✓	✓	
21	Convenience Store (Gas Sales Allowed, Carwash Detached)		✓	✓	✓	✓						
22	Craft Shops			✓	✓							
23	Dwelling, Above Commercial (not in MuniCode)			✓	✓	✓						
24	Dwelling, Multi-Family			✓	✓	✓	✓					
25	Dwelling, Single Family Detached	✓		<b>√</b>	✓	✓	✓					
26	Dwelling, Single Family Attached	✓		<b>√</b>	✓	✓	✓					
27	Eleemosynary or Philanthropic Institutions	✓	✓	<b>√</b>	✓	✓	✓	✓	✓	✓	✓	
28	Equestrian Centers & Trails	✓										
29	Florist Shops		✓	✓	✓							
30	Food Stores & Drug Stores		✓	✓	✓	✓						
31	Funeral Homes		✓			✓						
32	Golf Course	✓										
33	Grocery, Bakery, Pastry Shop, Coffee Shop, & Similar Neighborhood Facilities		✓	✓	✓	<b>✓</b>						
34	Home Furnishing and/or Hardware Stores			✓	$\checkmark$							
35	Home Occupation	✓		✓	✓	<b>✓</b>						Sec. 8-3292
36	Hospital & Care Homes		✓					✓				

# City of Savannah Zoning Ordinance

		Planning Areas				Use					
Land Use	R	C	VIL	VIL	VIL	MF	I	SC	P	MS	Standards
Hotel, Motel		✓									
Inn (up to 15 Rooms)			✓	✓							
9 Interior Decorating Business		✓	✓	✓	✓						
O Laundromats / Dry Cleaning		✓	✓	✓	✓						
Limited Use Retail Shop		✓	✓	✓	✓						
2 Maintenance Area	✓	✓	✓	✓	✓	✓	<b>\</b>	✓	✓	✓	
3 Model Homes/Sales Center	✓	✓	✓	✓	✓	✓					
4 Neighborhood Commercial Use Retail & Service		✓	✓	✓	✓						
5 Office General		✓	✓	✓	✓						
6 Office Medical		✓	✓	✓	✓						
7 Office Professional		✓	$\checkmark$	✓	✓						
8 Post Office		✓	✓	✓			<b>\</b>				
9 Private, Public or Parochial Schools							<b>\</b>	✓			
0 Public Use		✓	✓	✓	✓		<b>\</b>		✓	✓	
1 Public Utilities	✓	✓	✓	✓	✓	✓	<b>\</b>	✓	✓	✓	
2 Recreation Vehicle and Boat Storage		✓	✓	✓	✓						
Restaurants (Alcohol Service Allowed)		✓	✓	✓	✓						
4 Restaurants with Drive Thru		✓			✓						
5 Tailor Shop		✓	✓	✓	<b>√</b>						
6 Temporary Uses	✓	<b>√</b>	<b>√</b>	<b>√</b>	<b>√</b>	✓	<b>\</b>	<b>√</b>	✓	✓	Sec. 8-329
7 Wireless Communication Towers and Facilities		<b>✓</b>	✓	<b>√</b>	<b>√</b>		✓	<b>✓</b>		✓	Sec. 8-329

# Sec. 8-3273. District Development Standards.

The character of development within the PUD shall either be conventional, traditional, or traditional village. To differentiate character, development standards vary. Where the type of development is "as determined by developer," the developer has the option to choose either a conventional or traditional character. Outside of the traditional village, a traditional development shall only apply to residential. The type of development required within each district is as follows:

Zoning District	Type of Development Character
R	As determined by developer
С	Conventional
VIL	Traditional Village
MF	Conventional
I	Conventional
SC	Conventional
P	Conventional
MS	Conventional

# (1) Residential Development Standards.

# a. Conventional Neighborhood Development.

			Conventional	l Neighborhood	d Development S	Standards		
Type of Lot	Density (max) units/ net acre)	Lot Size (minimum)	Lot Width Range or Minimum	Front Yard Setback (minimum) [7]	Rear Yard Setback (minimum) [1]	Side Yard Setback (minimum) [2]	Height (maximum)	Building Coverage (maximum)
Single Family Detached	4	n/a	100 ft or	25 ft	25 ft	10 ft	35 ft	40%
Single Family Detached	4	n/a	70 ft <100 ft	25 ft	25 ft	7 ft	35 ft	40%
Single Family Detached	4	n/a	60 ft < 70 ft	20 ft	20 ft	5 ft	35 ft	40%
Single Family Detached	4	n/a	50 ft < 60 ft	15 ft main structure; 20 ft garage	20 ft	One side: 3ft; both sides: 10ft (10ft separation required	35 ft	50%
Patio	4	n/a	50 ft < 60 ft	15 ft main structure; 20 ft garage	20 ft	One side: 3ft; both sides: 10 ft (10 ft separation required	35 ft	50%
Single Family Attached [3] [5]	8	n/a	18 ft	20 ft	20 ft	Attached side: 0 ft;  Corner unit [2]	35 ft	-
Multi- Family [4] [6]	12	n/a	n/a	15 ft main structure; 20 ft garage	15 ft	0 ft [2]	45 ft [8]	-

- [1] An accessory structure shall not be located closer than five (5) feet from the rear property line and cannot be located within a front yard setback. The side yard setback required for a principal use shall also apply to an accessory structure.
- [2] For corner lots, the front yard setback shall also be the required setback for the side yard adjacent to the street, which shall not be less than 15 feet.
- [3] No more than six (6) attached units permitted within a building.
- [4] At least two acres of land area required for multi-family residential. At least 20 feet shall be provided between groups of buildings.
- [5] At least 20 feet shall be provided between groups of buildings.
- [6] Where multi-family residential is a condominium or townhouse, and ownership is only the building footprint, and access is provided through an access easement, the setback shall be 30 feet as measured from the access easement to the face of the building.
- [7] The front yard setback for any lot shall be the same as the front yard setback for the majority of the lots within the same block face.
- [8] Building limited to a maximum of three (3) stories.

# b. Traditional Neighborhood Development.

Traditional residential development shall comply the following:

- i. Alleys shall be provided. Vehicular access to a garage or carport shall be only from an alley.
- ii. All residences shall be within 1,200 feet of an active or passive recreational area.
- iii. Only one accessory dwelling unit shall be permitted for a principal residence.
- iv. Required development standards shall be determined by the type of dwelling unit proposed:

		Traditional Neighborhood Development Standards							
Type of Lot	Density (maximum units/ net acre)	Lot Size (minimum)	Lot Width Range or Minimum	Front Build- to Line	Rear Yard Setback (minimum) [1]	Side Yard Setback (minimum) [2]	Height (maximum)		
Single Family Detached	4	n/a	40 ft	15 ft	20 ft	5 ft	35 ft		
Single Family Attached <sup>[3]</sup>	8	n/a	18 ft	15 ft	20 ft	Attached side:0 ft; unattached side: 5 ft	35 ft		

- [1] An accessory structure shall not be located closer than 5 feet from the rear property line. The side yard setback for a principal use shall also apply to an accessory structure.
- [2] For corner lots, the front yard setback shall also be the required setback for the side yard adjacent to the street.
- [3] No more than eight attached units permitted within a building.

# (2) Non-Residential Development Standards.

a. Conventional Commercial

This section shall also apply to institutional, park, school and municipal service sites.

i. Development Standards.

Lot Size (minimum)	Lot Width (minimum)	Front Yard Setback (minimum) [1]	Rear Yard Setback (minimum) [1]	Side Yard Setback (minimum) [1]	Height (maximum)		
n/a	n/a	50 ft	40 ft	40 ft	45 ft		
		apply only where there is an adjacent street that is external to a commercial district and where there is an adjacent residential or multi-family district.					

- ii. Buffers. A setback shall also serve as a vegetative buffer. If sufficient vegetation is not in place, additional buffering shall be required as determined by the City Manager, or his designee.
- iii. No single user shall have one or more buildings that exceed a combined total of 100,000 square feet.

# (3) Village.

a. Development Standards.

Building Type	Lot Size (minimum)	Front Yard Build to Line <sup>[1]</sup>	Rear Yard Setback	Side Yard Setback	Height (maximum)		
Single Story	n/a	20 ft [1]	10 ft	5 ft [2]	45 ft		
Two Story or Greater	n/a	20 ft [1]	10 ft	10 ft [2]	45 ft		
[1]	Porches or roof overhangs may extend five (5) feet over the front yard build to line.						
[2]	For all corner lots	, side yard setbac	ks shall be a bui	ld to line of 14 t	eet.		
[3]	_	If the building is located at the corner, place the main building or part of the building at the corner.					
[4]	Parking, loading or service areas shall not be located at an intersection.						
[5]		To maximize the street frontage of buildings and minimize the street frontage of parking lots, buildings should be placed so that the long side fronts the street.					

- i. Setbacks and Buffers. A 40 feet setback/buffer is required between the Traditional Village and adjacent single family residential tracts and shall be located within the residential parcel, itself. A 30 feet setback/buffer is required between the Traditional Village and adjacent multi-family tracts. The setback between uses shall also serve as a vegetative buffer.
- ii. All parking areas shall be adequately screened in accordance with Section 8-3313.
- iii. No single user shall have one or more buildings that exceed a combined total of 100,000 square feet.
- iv. Maximum residential density shall not exceed 18 units per gross acre.

#### Secs. 8-3274—8-3289. Reserved.

# Division 3. Use Regulations.

The following use standards shall apply to all permitted uses, as set forth in the district regulations of Division 2.

#### Sec. 8-3290. Wireless Telecommunications Facilities.

All wireless telecommunications facilities shall comply with Article J of the Zoning Ordinance. In addition, the following criteria shall also apply:

- (a) All wireless facilities, including ground equipment, shall be of stealth design.
- (b) Within VIL-1, VIL-2 and VIL-3, a wireless facility shall be incorporated into the architecture of building within the district containing a use or uses other than equipment supporting the telecommunications facility.

# Sec. 8-3291. Accessory Dwelling.

Accessory dwellings shall not be allowed on the same lot as a conventional single family detached (50  $\rm ft < 60~ft$  lot width), patio lot, and single family attached or multi-family residence. Only one accessory dwelling shall be permitted for each principal dwelling. An accessory dwelling shall not be included in the density calculation.

# Sec. 8-3292. Home Occupation.

# (1) Criteria to Establish Home Occupation.

The following criteria shall apply to the conduct of a home occupation in any district.

# (a) General Standards.

- i. The use of a dwelling unit for a home occupation shall be incidental and subordinate to its use for residential purposes by its occupants, and shall under no circumstances change the residential character of the structure.
- ii. There shall be no change in the outside appearance of the residence or premises, or other visible evidence of the conduct of such home occupation.
- iii. No business, storage or warehousing of material, supplies or equipment shall be permitted outside of the dwelling unit
- iv. No display of products shall be visible from a street.
- v. A home occupation shall be subject to all applicable licenses and business taxes.

#### (b) *Home Occupation*

The intent of a home occupation is to permit very limited activities in a residential dwelling provided that such activities do not detract from or disrupt the residential character of a neighborhood. No further approval shall be required provided the use meets the standards of this section. Where private deed restrictions are more restrictive that the standards of this section, such restrictions shall apply.

- i. No persons other than members of the family residing on the premises shall be engaged in such occupation.
- ii. Customers coming to residence to conduct business shall not be permitted.
- iii. No signage shall be permitted.

#### (c) **Prohibited Characteristics**

No home occupation shall be permitted that does any of the following:

- i. Requires internal or external alterations inconsistent with the residential use of the building.
- ii. Results in off-street or on-street parking of more than three vehicles at any one time not owned by members of the occupant family; or
- iii. Is a nuisance, or creates a hazard to persons or property.

# (d) **Prohibited Uses**

The following uses are not permitted as home occupations:

- i. Vehicle and/or body and fender repair.
- ii. Outdoor repair.
- iii. Greenhouse, commercial nursery or truck farming.
- iv. Food handling, processing or packing, other than services that utilize standard home kitchen equipment.
- v. Medical or dental lab.
- vi. Day care, for more than six people.
- vii. Restaurants.
- viii. Sale and/or repair of firearms.

#### Sec. 8-3293. Temporary Uses.

Certain temporary uses are permitted. The following criteria shall apply:

# (1) Use Criteria.

- a. A temporary use shall not exceed 30 days unless otherwise allowed herein or in subsection (2). An applicant cannot be approved for a temporary use within the PUD more than four separate occasions in a calendar year.
- b. A notarized letter from the property owner(s) authorizing temporary use of its property shall be submitted with the application for a temporary use permit from the City.
- c. If the PUD has a private review body, a letter approving temporary use and location shall be submitted. Additionally, the applicant shall provide a plan that shows its certification of the review body.
- d. Adequate ingress, egress, and parking shall be provided on the site or an adjacent site with permission of the adjacent property owner. A notarized letter from the adjacent property owner shall be required to be submitted at the time of an application for a temporary use permit.
- e. If trash will be generated due to the nature of the use, trash receptacles shall be provided by the user or the property owner if permission can be secured.
- f. The hours of operation, including set-up and break-down, shall be limited to the hours of 7:00 AM to 11:00 PM.

#### (2) Time Limitations for Certain Uses.

Temporary use of land is limited to the following:

- a. Carnivals. Operation shall be limited to 15 consecutive days. No structure or equipment shall be located within 500 feet of a residential property line.
- b. Charitable or non-profit events. Operation shall be limited to four consecutive days unless the City Manager allows an additional period of time to be limited to a specified period of time.
- c. Christmas tree sales. Operation shall be limited to the period from November 15 to January 1.
- d. Pumpkin sales. Operation shall be limited to the period from October 1 to October 31.
- e. Real Estate sales office. Operation shall be limited to a period of nine months. An extension shall be allowed subject to approval of the City Manager.

#### Sec. 8-3294—8-3309. Reserved.

# **Division 4. Community General Development Requirements**

# Sec. 8-3310. General.

The standards in this section are intended to apply to all development, except as expressly set forth below. These standards supplement those found elsewhere in the City of Savannah Code of Ordinances. Where there is a conflict in regulations, the more restrictive standard shall apply.

#### Sec. 8-3311. Subdivision Plats and Site Plans.

- (1) **Subdivision Plats.** All subdivision of land shall comply with the City of Savannah Code of Ordinances. No subdivision of a tract shall be allowed until a Master Plan for such tract has been approved by the MPC and applicable departments and agencies.
- (2) Site Development Plans. A Master Plan for a tract shall have been approved by the MPC and applicable departments and agencies prior to submittal of a general development site plan.

# Sec. 8-3312. Open Space.

The PUD shall not have less than 20 percent (20%) community open space (809 acres, based on gross acreage of the PUD). Community open space includes primary road buffers, perimeter buffers, parks, wetlands and wetland buffers, the utility corridor transecting the PUD, and upland wooded preserves and shall be based on gross acreage.

# (1) Conventional Neighborhood Standards

Open space shall be provided as follows:

- a. Single Family Residential: 10 percent (only 5 percent of which can be a detention pond, lagoon or lake and a maximum of 50 percent of which can be retained wetlands).
- b. Multi-Family Residential: 20 percent (only 10 percent of which can be a detention pond, lagoon or lake and a maximum of 50 percent of which can be retained wetlands).

#### (2) Traditional Neighborhood Standards

- a. Parks shall be required within a five minute walk of all home sites (1,200 feet).
- b. Open space shall be provided as follows:
  - i. Single Family Residential: 10 percent (only 5 percent of which can be a detention pond, lagoon or lake and a maximum of 50 percent of which can be retained wetlands).

ii. Attached Single Family: 15 percent (only 5 percent of which can be a detention pond, lagoon or lake and a maximum of 50 percent of which can be retained wetlands).

# (3) Nonresidential and Village Standards

- a. Open Space shall be provided as follows:
  - i. Commercial, Institutional or Municipal Service: 20 percent (only 5 percent of which can be a detention pond, lagoon or lake and a maximum of 50 percent of which can be retained wetlands).
  - ii. Traditional Village:
    - Village Residential (including Live/Work dwelling units): 15 percent (only 5 percent of which can be a detention pond, lagoon or lake and a maximum of 50 percent of which can be retained wetlands).
    - Village Nonresidential: 20 percent (only 5 percent of which can be a detention pond, lagoon or lake and a maximum of 50 percent of which can be retained wetlands).
    - The Village Main Street Core within Villages 1 and 2 shall include a contributing central open space. A central open space shall be within 750 feet of all residential and nonresidential development. Open spaces shall be bordered by streets and/or buildings along a majority of its perimeter. Where parking or other elements border the space, special design considerations shall be employed such as hedges, low walls, etc. to reinforce the edges of the open space.

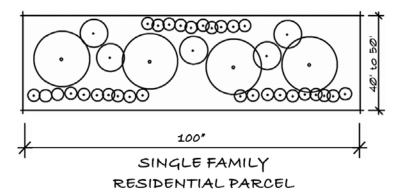
#### Sec. 8-3313. Buffers, Setbacks and Wetlands.

- (1) **Primary Road and Perimeter Buffers.** Where a tract is adjacent to a primary road (as defined in subsection 8-3317(1)), a vegetative buffer 50 feet in width shall be required along the length of the tract. The buffer shall also serve as a development setback. At all other perimeter boundaries, a 40 foot buffer shall be provided. These buffers shall not apply to the VIL-1, VIL-2 and VIL-3 tracts.
  - i. The Primary Road buffer shall be augmented with planted material, fencing and/or landscape berms if existing vegetation is not sufficient or to restore disturbed areas. Adequacy of final buffering shall be as determined by the City Manager or his designee. Minimum standards are as outlined in Figure 4.1 Primary Road and Perimeter Buffer Minimums and Figure 4.2 Typical Primary Road Buffer and Leisure Trail.

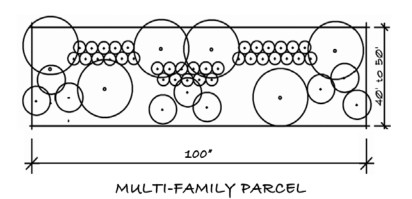
- ii. The Perimeter Buffer shall include visual screening, plant material and/or fencing if existing vegetation is not sufficient. Additional buffering shall be required as determined by the City Manager or his designee. Minimum standards are as outlined in Figure 4.1 Primary Road and Perimeter Buffer Minimums.
- iii. Where adjacent tracts are combined, the perimeter buffer will apply to the boundary of the combined tracts.
- iv. Village Perimeter and Primary Road Buffers: Within VIL-1, VIL-2 and VIL-3, Primary Road and Perimeter Buffers shall be required to screen all visible parking and service areas. Such buffering shall include canopy trees and adequate evergreen shrub massing to provide screening of vehicles and service areas as indicated in Figure 4.1. Adequacy of final buffering shall be as determined by the City Manager or his designee.
- (2) *Wetlands*. A minimum development setback of 20 feet shall be provided. A larger setback shall be provided if required by agencies regulating wetlands.

# FIGURE 4.1

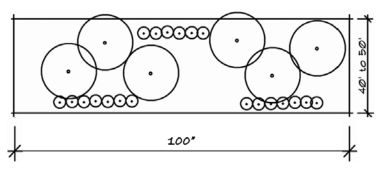
# PRIMARY ROAD & PERIMETER BUFFER MINIMUMS



4 CANOPY TREES
5 UNDERSTORY TREES
30 EVERGREEN SHRUBS
(NO MAXIMUM HEIGHT)

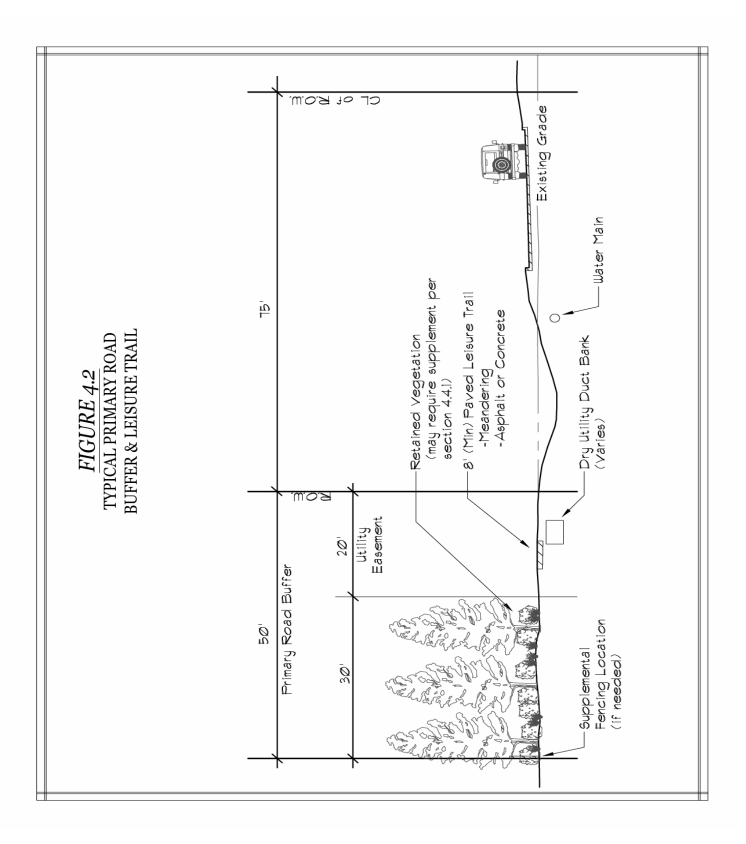


6 CANOPY TREES
9 UNDERSTORY TREES
35 EVERGREEN SHRUBS
(NO MAXIMUM HEIGHT)



6 CANOPY TREES 35 EVERGREEN SHRUBS (MAXIMUM 42" TRIMMED HEIGHT)

COMMERCIAL, INSTITUTIONAL, MUNICIPAL SERVICE/CIVIC & VILLAGE PARCELS



(3) **Clear Cutting.** Clear cutting of primary road and perimeter buffers and setbacks shall not be allowed except as required to construct underground utilities (as defined in Sec. 8-3316); pedestrian leisure trails (as defined in Sec. 8-3318) and/or landscape berms.

# Sec. 8-3314. Street Trees, Landscaping and Tree Preservation.

#### (1) General Requirements.

Streetscapes shall include massing of trees and shrubs at entries, intersections and focal points. Roadside grassing shall be required within rights- of-way. Individual home sites shall be encouraged to include grassing and irrigation to the back of curb. All required canopy trees (hardwoods) shall be a minimum of 10 feet tall with a minimum  $2\frac{1}{2}$  inch caliper. Where possible, drought resistant plant materials are encouraged.

# (2) Primary Road and Perimeter Buffer Minimums.

Primary road and perimeter buffer minimum requirements shall take precedence when applicable.

(3) Conventional Commercial, Institutional, Municipal Service/Civic and Conventional Neighborhood Guidelines.

Street trees shall average 50 feet on center along both sides of the road within the tree lawn area. Trees may be placed in a triangular pattern with NHDRC approval.

# (4) Traditional Neighborhood Guidelines.

Street trees shall average 50 feet on center along both sides of the road within the required tree lawn area. Lanes, alleys and reverse frontage streets shall be considered exempt from this requirement.

# (5) Village Guidelines.

- (a) Street trees shall average 50 feet on center along both sides of all roads within the village. Tree grates may be utilized in densely developed areas. Lanes, alleys and reverse frontage streets may be considered for exemption with NHDRC and City of Savannah Park and Tree Department approval.
- (b) Open spaces and parks shall be landscaped so as to provide adequate enclosure from adjacent land uses and adequate tree canopy for shade. Landscaping plans for open spaces and parks shall be required to be approved by the NHDRC and City of Savannah Park and Tree Department.
- (6) General Landscape Guidelines. There shall be a conscious intent to preserve existing trees where practical. However, it may be necessary to do substantial clearing to satisfy the parking ratios. In such cases a landscape plan is required to re-vegetate the area. Landscape plans submitted for review shall include the size, species and location of all new plantings, existing trees to be saved, and all grasses and mulched areas. All commercial landscapes and neighborhood entries are to be irrigated and landscaped for approval by the New Hampstead Development Review Committee (NHDRC) and the City of Savannah Park and Tree Department. Landscape designs are to address three main concerns: (1) they must be complementary to the architectural style of the building or entry, (2) they must screen all service, utility and equipment areas and, (3) they must provide shade and screening of parking areas.

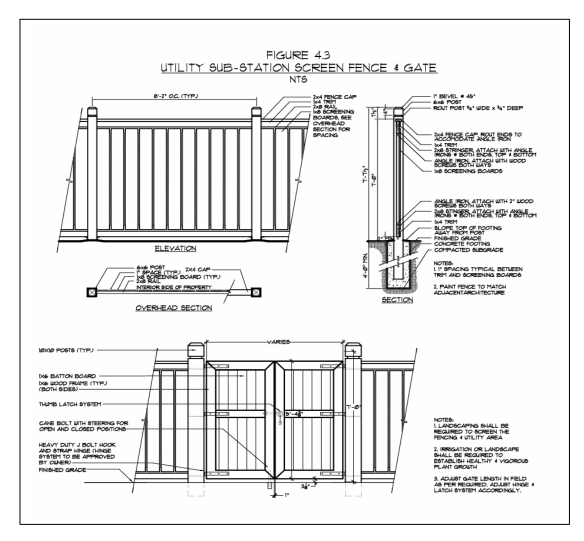
(7) **Tree Preservation.** Within buffer areas, no vegetation shall be removed without prior approval from the NHDRC. Trees with a 24 inch DBH or greater within upland areas shall have the highest priority for preservation and shall not be cut during silviculture activities without the approval of the City of Savannah Park and Tree Department.

# Sec. 8-3315. Service Areas and Loading Docks.

- (1) **Location.** Refuse areas, storage, loading and truck parking shall be located so as to minimize visibility from streets, sidewalks and leisure trails. Loading docks shall be limited to commercial parcels, village parcels and institutional parcels. Location and aesthetic treatment shall require NHDRC and MPC approval.
- (2) **Screening.** All exterior trash receptacles shall be screened from public view on three sides and on the fourth side by a gate that screens the receptacles from view. The enclosure and gate should be made of materials compatible to that of the primary structure.
- (3) **Loading Docks.** Loading docks and truck parking shall be screened from public view using building mass, screen walls and/or landscaping.

# Sec. 8-3316. Utilities and Utility Screening.

- (1) **Location.** The following utilities shall be located underground to the extent possible: potable water supply and distribution systems; wastewater collection, treatment, and disposal; irrigation, cable television, telephone, broadband multi-use transmission; and, other utility services. Power distribution systems shall be located underground except for the existing utility corridor and the overhead power lines located on Little Neck Road, Georgia Highway 204, and John Carter Road. Underground utilities can be placed within the Road and Perimeter setbacks (as defined in Sec. 8-3313(1)) provided they are planned so as to accommodate the minimum eight (8) foot paved pedestrian leisure trail as well as other required buffer elements. Temporary overhead power lines shall be allowed during construction. See Figure 4.2 Typical Primary Road Buffer and Leisure Trail.
- (2) *Utility Substations and Utility Corral Areas.* These areas shall be enclosed using screening materials and methods as indicated in Figure 4.3. Landscaping and watering methods shall be required and adequacy determined by the NHDRC and City Manager or his designee.



#### Sec. 8-3317. Streets and Traffic Impact.

- (1) *Primary Roads*. The following are primary roads: Little Neck Road, New Hampstead Parkway, Highgate Boulevard within the PUD, and portions of John Carter Road and Georgia Highway 204 abutting the PUD.
- (2) **Road and Street Design Standards.** All roads and streets shall be constructed to all applicable standards except where otherwise modified herein. A modification to City standards not identified herein shall require the approval of the City Manager. The right-of-way standards for road and street design shall be determined by the type of development as follows:
  - (a) *Conventional Neighborhood.* All primary streets within individual neighborhoods shall have a minimum right-of-way of 60 feet. Secondary streets with cul-de-sacs may have a right-of-way of 50 feet if approved by the City Traffic Engineer. If a cul-de-sac will be used, it shall have a diameter of at least 80 feet in width and 100 foot minimum diameter right-of-way.

(b) *Traditional Neighborhood.* All streets shall be in a grid or broken grid pattern and alleys shall be required. Cul-de-sacs are not allowed. All streets with the exception of alleys and reversed frontage roads shall be crowned with drainage directed to the sides of the street and away from pedestrian crossings and walkways. The permitted types of streets and their right-of-way requirements follow:

# **Traditional Neighborhood Streets**

Type of Street	Parking	Right-of-Way Width (feet)	Minimum Lane Width [2] (feet)
Local (two lane) [1]	No Parking	48	10
	One Side	56	10
	Both Sides	64	10
Collector (two lane) [1]	No Parking	50	11
	One Side	58	11
	Both Sides	66	11
Boulevard (four lanes with median) <sup>[1]</sup>	No Parking [3]	90[4]	12
Reverse Frontage (two lanes)	No Parking	30	10
Lane/Alley (two lanes)	No Parking	20	9

- [1] All typical sections (standard) shall include a 5 ft. wide sidewalk, 7½ ft. wide tree lawn and 1½ ft. wide curb and gutter on each side of roadway.
- [2] Parking lanes shall be 8 ft. wide minimum.
- [3] Parking lanes only if approved by City Manager or his designee.
- [4] A 7½ ft. wide tree lawn and a minimum 5 ft. wide sidewalk on each side of the roadway and a median with a minimum width of 14 ft. shall be required.

(c) Village. All streets shall be in a grid or broken grid pattern. In single family areas, alleys shall be required. Cul-de-sacs are not allowed. All streets with the exception of alleys shall be crowned with drainage directed to the sides of the street and away from pedestrian crossings and walkways.

# Village Streets

Type of Street	Parking [2]	Right-of-Way Width	Minimum Pavement
		(feet)	Width (feet)
Main Street [1]	Angled:		
with angled parking	Facing buildings	n/a	44.5 ft
& parallel parking	Parallel:		
	Along open space		
Main Street [1]			
with 90° parking	90°	n/a	63 ft
on both sides			
<b>Entry Drives</b>	No parking	n/a	24 ft
(two lanes)			
Main Street with			
angled parking both	60°	n/a	55 ft
sides			

- [1] Main Street shall include a contributing central open space as a feature of the core area.
- [2] Single rows of parking shall be allowed along streets; however, any larger grouping shall be placed directly behind the Main Street core area. Angled parking may range between 45 and 90 degrees. See Section 8-3319 for additional parking requirements.
  - (3) **Vehicular Access Points.** Vehicular access points on primary roads shall be determined at the time of Master Plan submittal for individual tracts. The following criteria shall apply:
    - (a) Access points shall be planned to minimize the number of intersections while providing adequate ingress and egress.
    - (b) An access point on a primary road shall be planned so that its centerline aligns with the access point on the opposite side of the road to form a four-way perpendicular intersection. No street shall intersect at an angle less than 75 degrees; however, it is preferable that streets intersect at a 90 degree angle. A maximum of four approaches will be allowed for public intersections. In areas where more than four approaches are critical to the design, a roundabout shall be required.
    - (c) Access points from primary streets shall facilitate ingress and egress for the entire tract and not an individual property within the tract. A single family residence shall not have direct access from a primary street.

#### Sec. 8-3318. Sidewalks and Pedestrian Leisure Trails

(1) *General Requirements*. All tracts within the PUD shall be linked by a system of pedestrian leisure trails.

# (a) Community Standards.

Adjacent to a primary road, a paved pedestrian trail or sidewalk shall be required as follows:

- i. **Residential Tracts.** A paved pedestrian leisure trail a minimum of eight (8) feet in width shall be required to meander within the 50 foot buffer zone adjacent to a primary road and on both sides of the street. The trail shall be constructed by the developer of individual tracts during the initial phase of construction.
- ii. **Non-Residential Tracts.** A paved sidewalk or leisure trail a minimum of 8 feet in width shall be required to meander within the 50 foot buffer. In C1 and C2, the pedestrian system shall be determined at the time of Master Plan approval. Sidewalks and trails shall be constructed by the developer of a tract during the initial phase of construction.
- iii. *Village Tracts.* A paved pedestrian leisure trail a minimum of eight (8) feet in width shall be required to parallel all primary roads and to be located within the primary utility corridor. Such leisure trails shall connect with/create a continuous leisure trail system linking village areas to the community wide trail system. The trail shall be constructed by the individual tract developer during the initial phase of construction.
- iv. *Use of Utility Corridors*. Paved leisure trails may overlap the 20 foot utility corridor within the primary road buffer, when appropriate.

In addition to the community standard, a developer of a tract shall also provide a pedestrian system that is consistent with the character of the development. Standards include:

#### (b) Conventional Neighborhood Standards.

All neighborhoods shall be required to have a system of pedestrian ways. A paved sidewalk not less than five (5) feet in width shall be required along all lots. A seven and one-half (7.5) foot tree lawn shall be required between the back of curb and the sidewalk. However, the developer of a tract may propose an alternate trail system in lieu of the sidewalk requirement provided that it is approved by the MPC at the time of Master Plan approval. The trail shall be at least eight (8) feet in width and shall be adjacent to all lots. A combination of a sidewalk and trail system shall be allowed, with approval by the NHDRC and the MPC.

# (c) Traditional Neighborhood Standards.

Traditional Residential neighborhoods shall be required to have sidewalks (5 foot min. width) along both sides of all streets with a 7½ foot wide tree lawn between the sidewalk and back of curb. The sidewalk system shall be required to link to the community wide trail system via a trail or sidewalk.

#### (d) Conventional Commercial Standards.

Parking rows shall be oriented to be perpendicular to the business fronts allowing pedestrians to circulate down the drive aisles. Entry plazas will be along the front of all buildings. All buildings shall have a minimum 20 foot wide plaza consisting of both paving and landscaping.

# (e) Traditional Village Standards.

- i. All buildings in the Traditional Village are required to have a minimum 20 foot build to line consisting of both paving and landscaping between the face of the building and the back of curb. In residential front yard areas and corner lot side yards without main entries, sidewalks (5 foot minimum) with a seven and one-half (7.5) foot tree lawn between the sidewalk and the back of curb are required.
- ii. Other sidewalk widths shall be as follows: 10 foot wide (minimum and including tree grating in some locations) along the storefronts of retail shops and restaurants; f i v e (5) foot wide for pedestrian connections from shops/restaurants to parking areas; and five (5) foot wide sidewalks adjacent to streets.
- iii. Whenever sidewalks cross drives, a highly visible crosswalk is required. The crosswalk should utilize materials that provide strong contrasts with the vehicular surface and may be set apart by concrete in asphalt, pavers, or other approved materials.
- iv. Sidewalks or sidewalk connections are required to tie to the community wide trail system surrounding the Village. Sidewalk/trail connections within the village shall be a paving material other than asphalt and shall be approved by the NHDRC and the City Manager or his designee.

# Sec. 8-3319. Parking.

- (1) *General Standards*. All parking shall comply with Article D of the Zoning Ordinance unless otherwise identified herein.
- (2) **Location.** In non-residential areas, no parking area or structure shall be allowed within a required buffer or setback.
- (3) Parking Spaces Required by Type of Development.
  - (a) Residential, Conventional.

Type of Dwelling Unit	# of Off-street Spaces Required per Type of Dwelling Unit
Single family detached and attached	2.0
Accessory Dwelling	1.0
Multi-Family Studio	1.25
Multi-Family One-bedroom	1.50
Multi-Family Two-bedrooms	1.75
Multi-Family Three or more	2.0

# (b) Residential, Traditional.

Type of Dwelling Unit	# of Off-street Spaces Required per Type of Dwelling Unit
Principal Dwelling	2.0
Accessory Dwelling	1.0
Multi-Family One-bedroom	1.50
Multi-Family Two-bedrooms	1.75
Multi-Family Three or more	2.0

- (c) Non-residential, Conventional (includes institutional, park and municipal services).
  - i In addition to the requirements of Article D of the City of Savannah Zoning Ordinance, the following shall apply:
    - A 12 foot wide landscaped zone with curb and gutter shall be required along both sides of all collector roads. A 16 foot landscaped island shall be required at the ends of all parking bays. Each parking bay shall be separated from other parking bays by a minimum 12 feet wide median. Not more than 10 continuous parking spaces shall be allowed without separation by a tree island. Islands shall meet the following standards:
      - (i) For spaces 20 feet in length, the island shall be 15 feet in width.
      - (ii) For spaces 18 feet in length, the island shall be 16 feet in

#### width.

# (d) Village.

i. The requirements of Article D of the City of Savannah Zoning Ordinance shall apply with the following exceptions:

Type of Dwelling Unit	# of Off-street Spaces
	Required
Single family detached and attached	2.0 per DU
Accessory Dwelling	1.0 per DU
Dwelling above Commercial or:	
Multi-Family (Studio)	1.25 per DU
Multi-Family (One-bedroom)	1.50 per DU
Multi-Family (Two-bedrooms)	1.75 per DU
Multi-Family (Three or more	2.0 per DU
bedrooms)	_
Neighborhood Commercial	4 per 1,000 sq. ft
Office (all)	4.5 per 1,000 sq. ft.
Restaurant	10 per 1,000 sq. ft.

- ii. A five percent (5%) reduction in the total number of required parking spaces may be allowed with approval by MPC staff when a building is used or occupied by two or more uses which typically do not experience peak parking demands at the same time.
- iii. A reduction greater than five percent (5%) requires shared parking analysis based on the guidelines of <u>Shared Parking</u>, <u>Second Edition</u>, <u>Mary S. Smith</u>, Urban Land Institute, 2005 and must receive approval by the MPC.
- iv. Parking lots should be located behind buildings or within the interior of a block whenever possible.
- v. A 16 foot wide landscaped canopy tree island shall be required at the ends of all parking bays. Each parking bay shall be separated from other parking bays by a minimum 12 foot wide landscaped median. Not more than 10 continuous parking spaces shall be allowed without separation by a tree island. Tree islands shall meet the following standards:
  - a. For spaces 20 feet in length, the islands shall be 15 feet in width
  - b. For spaces 18 feet in length, the islands shall be 16 feet in width.
- vi. Parking rows shall be oriented perpendicular to business fronts allowing pedestrians to circulate down the drive lanes.
- vii. Parking areas located along primary roads must be screened from adjacent roads, leisure trails and sidewalks as noted in Section 8-3313(1)iv.

#### Sec. 8-3320. Lighting.

*Lighting by Type of Development.* Street lights, including posts and fixtures, can vary to work aesthetically with the neighborhood theme and signage program.

# (a) Primary Roadway Standards.

Street lighting shall be required on primary roads at all intersections, commercial areas and at entries to individual neighborhoods. Primary street lighting fixtures shall be selected by the Master Developer and approved by the City Traffic Engineer prior to installation.

#### (b) Residential, Conventional and Traditional Standards.

Street lights shall be mounted on poles 16 feet to 20 feet in height. Lights shall be metal halide. Design, spacing and wattage shall be approved by the NHDRC and the City of Savannah Traffic Engineer.

# (c) Non-residential, Conventional and Traditional Standards (not including Traditional Village).

Street lights shall be mounted on poles 16 feet to 20 feet in height. Lights shall be metal halide. A Lighting Plan shall be provided to the MPC, the City of Savannah Park and Tree Department and the City Traffic Engineering Department showing locations of poles. A Photometric Plan shall also be submitted to MPC, which shows no more than 2.0 footcandles at the edge of a private property.

# (d) Non-residential, Traditional Village Standards.

Street lights shall be mounted on poles 16 feet to 20 feet in height. Lights shall be metal halide. Pedestrian luminaries as an aid to way finding are permitted as approved by the NHDRC and the City of Savannah. The exterior illumination of buildings to enhance architectural elements is encouraged. Lighting design, spacing and wattage shall be approved by the NHDRC and the City Traffic Engineer. A Photometric Plan shall also be submitted to MPC which shows no more than 2.0 footcandles at the edge of the property.

# Sec. 8-3321. Signage

# General Requirements.

- (a) Sign Types. Sign types shall be limited to the types listed below and shall require approval of the NHDRC and the City of Savannah. No pole or pylon signs shall be permitted. Design style shall be in keeping with the overall intent of the community.
- (b) Lettering. Specifications for approved lettering techniques must be approved by NHDRC.
- (c) Community Standards.

i.	Sign Type	Community Boundary Monument.
	Designation:	Large entry marker at the perimeter of the project composed of stone base and stone columns with custom wrought iron fence detail. Monogram logo may be applied to column(s).
	Quantity:	One (1) Sign per designated location.
		Column height: 12'-0" (maximum) plus 24 inch finial may be mounted on top.
		Wall height: Maximum of 9'-0" feet
	Sign Size:	Wall length: 13'4" for monument signs on Little Neck Road. The length of monument signs at each end of New Hampstead Parkway and at the Highgate Boulevard entry off of Georgia Highway 204 shall be approved by the NHDRC.
	Materials:	Stuccoed masonry wall between columns or wrought iron fence insert. Stone and masonry construction throughout the base and columns.
	Colors:	To be approved by NHDRC.
	Сору:	"New Hampstead" applied letters with a maximum size of 22 square feet.
	Lighting:	Lighting should be concealed from ground spot lights as required.

ii.	Sign Type	Subdivision Identity Sign: Entry Walls
	Designation:	Identifies separate subdivision entries within New Hampstead Community and may contain the name and/or logo of subdivision. Graphics must be reviewed and approved by the NHDRC.
	Quantity:	One (1) Wall and Column set flanking each side of subdivision entrance.
	Sign Size:	Entry walls shall not exceed 6'-0" in height with 10'-6" maximum column height. Special finials, embellishments and wrought iron designs shall be approved by NHDRC.
	Sign Area	Sign area shall not exceed 15 square feet. A logo or crest may occur in addition to the sign area, with approval of the NHDRC.
	Materials:	Stone materials and masonry or stucco finishes approved. Brick selection must be approved by NHDRC, as well as wrought iron and finial details.
	Colors:	All architectural metal colors are recommended for lettering and logo use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted metal letter surfaces as approved by NHDRC.
	Copy:	To be approved by NHDRC
	Lighting:	Lighting shall be from concealed ground positioned spot lights.
	Remarks	Individual subdivisions shall not combine Entry Wall identity signs with Median identity signs at one entrance. Only one sign type shall be permitted per entry. Both sign types may be combined at Village 1,2 and 3 entries with NHDRC approval.

iii.	Sign Type	Subdivision Identity Sign-Median Signs
	Designation:	Identifies separate subdivision entries within New Hampstead Community and may feature decorative ironwork and logo treatments. Graphics must be reviewed and approved by the NHDRC.
	Quantity:	One (1) sign per subdivision entry median.
	Sign Size:	Single or double sided signs are permissible. Sign column and supports not to exceed 10'-6" height x 15' width. Sign design may include a horizontal sign panel or decorative wrought iron top. All identity sign designs and sizes must be approved by the NHDRC.

Sign Area:	Sign area shall not exceed 24 square feet per side.
Materials:	Stone, masonry, and stucco with applied metal letters on sign panel. Formed metal and cast letters are appropriate, as are specialty crafts such as hammered copper and specialty painted surfaces.
Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.
Copy:	To be approved by NHDRC
Lighting:	Lighting shall be from concealed ground spot lights.
Remarks:	Individual subdivisions shall not combine Entry Wall identity signs with Median identity signs at one entrance. Only one sign type shall be permitted per entry. Both sign types may be combined at Village 1,2 and 3 entries with NHDRC approval.

iv.	Sign Type	Primary Vehicular Directional Signs
	Designation:	Directional signs are single or double sided and provide directional or wayfinding information to community facilities.
	Quantity:	To be determined
	Sign Area:	Sign panels measure maximum 3'-6" width x 4'0" height or 14 sq. feet. Sign panels to be single or double sided as required. All direction sigh designs and sizes must be approved by the NHDRC.
	Materials:	Architectural metals with applied metal letters on sign panel. Formed or cast metal letters are appropriate. Stone base and column support. Metal fabricated sign panels for single or double sided configurations.
	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.
	Copy:	To be approved by NHDRC
	Lighting:	Lighting shall be from directional spot lights.

v.	Sign Type	Secondary Directional Signs: Post and Panel
	Designation:	6x6 metal posts and panels or all aluminum sign components are acceptable.
	Quantity:	To be determined.
	Sign Area:	Sign panels to vary from 3'-0" x 3'-6" [large], to 2'-0" x 2'-9" [medium], to 1'-6" x 2'-9" [small], mini directional to have panel mounted to post 18" x 22" [mini]. Sign panels to be single or double-sided as required. All secondary directional sign designs and sizes must be approved by NHDRC.
	Materials:	6"x6" Metal posts and metal sign panels. In no instances shall the sign post exceed 6'-6" in height. Explore in-stock standard systems and sizes for economical program. Reflective text required. Logo or monogram insert may be included.
	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces.
	Copy:	To be approved by NHDRC
	Remarks	Signs may also be modified and attached to light standards or sign posts created for a more urban and decorative purpose as approved by NHDRC.

vi.	Sign Type	Temporary Signs(during construction)
	Designation:	Temporary signs to provide wayfinding information during construction period. These signs shall be removed or replaces with permanent signs following completion of project.
	Quantity:	To be determined.
	Sign Area:	To be determined, all temporary sign designs and sizes shall be approved by the NHDRC.
	Materials:	Treated wood with applied wood or metal sign panels, reflective text and/or background.
	Colors:	To be approved by NHDRC.
	Copy:	To be approved by NHDRC

vii.	Sign Type	Community Vehicular Regulatory Signs
	Designation:	Georgia DOT regulatory, warning & informational signs are required throughout the New Hampstead Community.
	Quantity:	To be determined.
	Sign Size:	Sign sizes, content and shapes shall conform to Federal Highway standards.
	Materials:	Metal sign panels, architectural metals, etc.
	Colors:	DOT approved colors and sizes (panels). Post to be approved by NHDRC
	Copy:	To be approved by NHDRC

# (d) Traditional Village Standards.

i.	Sign Type	Storefront Identify Sign (Retail/Commercial/Office)
	Designation:	Storefront identity signs shall exhibit a variety of design and materials in keeping with each tenant's location and architectural design. This sign classification includes canopy or awning signage, however, a maximum of one storefront identity sign is permitted.
	Quantity:	One (1) Sign per tenant façade, however, projecting and suspended secondary tenant signs as defined below are also permissible with NHDRC and MPC approval. (See Section (1)(a).
	Sign Area:	Signs shall be in scale with the building façade and the architectural style of the structure and should not exceed 2'-6" width x 3'-0" height. Projecting signs not to exceed 7.5 sq. feet. Projecting signs shall be hung 7.5' or more above finished grade. All sign designs and sizes to be reviewed and approved by the NHDRC and the MPC.
	Materials:	Architectural metals, applied metal letters on sign panel, formed metal and cast letters are appropriate with wrought iron support brackets mounted to structural façade. Awning and canopy signs may be permitted with NHDRC approval.
	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.

	Copy:	To be approved by NHDRC.
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ii.	Sign Type	Window Signs
	Designation:	Individual tenant window graphics applied or etched into storefront glass. Non-permanent storefront signage including sandwich boards shall not be allowed.
	Quantity:	One sign per store frontage wall. Window sign shall be limited to ground floor windows. All signs logos are to be approved by the NHDRC.
	Sign Area:	Signs should not exceed 30" in length. All lettering and logos must be appropriate for intended locations. All sign designs and sizes to be reviewed and approved by the NHDRC.
	Materials:	Etched, frosted glass, vinyl, or gold/silver leaf applications are appropriate.
	Colors:	To be approved by NHDRC.
	Copy:	To be approved by NHDRC.

iii.	Sign Type	Projecting or Suspended Secondary Tenant Sign
	Designation:	Individual projecting or suspended tenant signs may be the primary identity sign for a tenant, or may be used in conjunction with a larger storefront identity sign with NHDRC and MPC approval. Signs are projecting and suspended from a storefront. Projecting signs shall be hung 7.5' or more above finished grade.
	Quantity:	One (1) Sign per tenant façade.
	Sign Area:	Signs shall be in scale with the building façade and the architectural style of the structure. Tenant signs should not exceed 7.5 sq. feet. Double sided signs are permissible. All sign designs and sizes to be reviewed and approved by the NHDRC
	Materials:	Architectural metals, applied metal letters on sign panel, formed metal and cast letters are appropriate, as are specialty crafts such as carved wood, hammered copper, etc.
	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.
	Copy:	To be approved by NHDRC.

	Lighting:	Lighting shall be from concealed directional spot lights.
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iv.	Sign Type	Historical Signage
	Designation:	Historical signs may be created to match a designated period of time or employ artistic skills and craftsmanship as noted in the provided example.
	Quantity:	One (1) Sign per tenant façade in lieu of projecting or suspended secondary tenant sign, with prior approval of NHDRC.
	Sign Area:	Historic signs shall be in scale with the building façade and the architectural style of the structure. Historic signs should not exceed 7.5 sq. feet. All sign designs and sizes to be reviewed and approved by the NHDRC.
	Materials:	Architectural metals, applied metal letters on sign panel, formed metal and cast letters are appropriate, as are specialty crafts such as carved wood, hammered copper, etc.
	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.
	Copy:	To be approved by NHDRC.

v.	Sign Type	Primary Village Gateway
	Designation:	Entry sign may include a median identity sign and flanking wall signs.
	Quantity:	One (1) Set per entrance as approved by NHDRC.
	Sign Size:	157.5 sq. foot median sign (10'6" height x 15' width). Flanking walls approximately 5-6' in height with lettering as approved by NHDRC. All sign designs and sizes to be reviewed and approved by the NHDRC.
	Materials:	Architectural metals, applied metal letters on sign panel, formed metal and cast letters are appropriate. Metal, stone and masonry, and stucco are approved for walls and bases and tower details.
	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.

		T. L. WIDDC
	Copy:	To be approved by NHDRC.
	Lighting:	Lighting shall be from concealed directional spot lights.
vi.	Sign Type	Major Tenant Identity Sign
	Designation:	A commercial center freestanding identity sign for major tenants This sign type is limited to VIL-3 Parcel only.
	Quantity:	One (1) Sign per major tenant as determined by NHDRC.
	Sign Size:	96 sq. feet total area of structure for a vertical sign [12'-0" height x 8'-0" width]. 84 sq. feet total area of structure for a horizontal sign [7'-0" height x 12'-0" width].
	Materials:	Architectural metals, applied metal letters on sign panel, formed metal and cast letters are appropriate, as are specialty crafts such as hammered copper, etc. Stone or masonry and stucco approved for base and stanchion.
	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.
	Copy:	To be approved by NHDRC.
	Lighting:	Lighting shall be from directional spot lights concealed in the base

vii	Sign Type	Anchor Tenant Identity (anchor or tenant as defined by NHDRC.)
	Designation:	Anchor tenant signs identifying destination, anchor or recreational facilities within the Village areas.
	Quantity:	One (1) Sign per tenant
	Sign Area:	Tenant signs shall not exceed 64 sq feet (8'-0" height x 8'-0" width). Double sided signs are permissible per NHDRC review. All sign designs and sizes to be reviewed and approved by the NHDRC. All sign designs and sizes to be reviewed and approved by the NHDRC.
	Materials:	Architectural metals, applied metal letters on sign panel, formed metal and cast letters are appropriate. Metal, stone and masonry, and stucco are approved for walls and bases and column details.

	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.
(	Сору:	To be approved by NHDRC. [Lighting on next page]
1	Lighting:	Lighting shall be from concealed directional spot lights.

viii	Sign Type	Individual Parcel Identity Signs
	Designation:	Secondary signs identifying commercial or retail destinations which are considered "pads" or stand alone parcels as determined by NHDRC.
	Quantity:	One (1) Sign per parcel
	Sign Area:	60 sq. foot sign size [6'-0" height x 10'-0" long]. 10 sq. foot total sign area [2'-0" height x 5'-0" long].  Double sided signs are permissible per NHDRC review. All sign designs and sizes to be reviewed and approved by the NHDRC.
	Materials:	Architectural metals, applied metal letters on sign panel, formed metal and cast letters are appropriate. Metal, stone and masonry, and stucco are approved for walls and bases and column details.
	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.
	Copy:	To be approved by NHDRC.
	Lighting:	Lighting shall be from concealed directional spot lights.

ix.	Sign Type	Secondary or Multiple User Signs
	Designation:	Secondary user tenant signs identify commercial or retail destinations.
	Quantity:	One (1) Sign per parcel.
	Sign Area:	96 sq. foot sign size [8'-0" height x 12'-0" long]. 50 sq. foot total sign area [5'-0" height x 10'-0" long]. Double -sided signs are permissible per NHDRC. All sign designs and sizes to be reviewed and approved by the NHDRC.

Materials:	Architectural metals, applied metal letters on sign panel, plate cut metal and cast letters are appropriate. Metal, stone and masonry, and stucco are approved for walls and bases and column details.
Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.
Copy:	To be approved by NHDRC.
Lighting:	Lighting shall be from concealed directional spot lights.

x.	Sign Type	Village Directional Sign
	Designation:	As required throughout the Village to provide directional or wayfinding information to village destinations
	Quantity:	As required per site.
	Sign Area:	Large [6'-0" height x 4'-6" width] Medium [5'-6" height x 2'-6 width]. Small [post & panel]. All sign designs and sizes to be reviewed and approved by the NHDRC.
	Materials:	Architectural metals, applied metal letters on sign panel, plate cut metal and cast letters are appropriate. Metal, stone and masonry, and stucco are approved for walls and bases and column details. In no case shall post heights exceed 6'-6" in height.
	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.
	Copy:	To be approved by NHDRC.
	Lighting:	Lighting shall be from concealed directional spot lights.

xi.	Sign Type	Building Mounted Façade Sign(Large Users as determined NHDRC)
	Designation:	Individual façade signs are the primary identity sign for a tenant.
	Quantity:	One (1) Sign per tenant front facade. At their discretion, NHDRC and MPC may approve signage for tenant rear facades which provide a secondary public entrance and which directly abut a large centralized parking area
	Sign Area:	Signs shall be in scale with the building façade and the architectural style of the structure. Façade signs shall not exceed 10% of the front face of the building on which they will appear. With NHDRC and MPC approval, tenant rear façade signage shall be allowed where supporting a public entry. The sign shall not exceed 5% of the rear face of the building on which it appears. All sign designs and sizes to be reviewed and approved by the NHDRC.
	Materials:	See xiii for lettering specifications.
	Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.
	Copy:	To be approved by NHDRC.
	Lighting:	Lighting shall be from concealed directional spot lights.

xii.	Sign Type	Building Mounted Façade Signs (small users as determined NHDRC)
	Designation:	Individual façade signs are the primary identity sign for a small
		tenant.
	Quantity:	One (1) Sign per tenant front facade. At their discretion, NHDRC and MPC may approve signage for tenant rear façades which provide a secondary customer entrance and which directly abut a large centralized parking area.

Sign Area:	Signs shall be in scale with the building façade and the architectural style of the structure. Façade signs shall neexceed 20% of the front face of the building on which they was appear. With NHDRC and MPC approval, tenant rear façade signage shall be allowed where supporting a public entry. The sign shall not exceed 10% of the rear face of the building of which it appears. All sign designs and sizes to be reviewed and approved by the NHDRC.	
Materials:	See xiii for lettering specifications.	
Colors:	All architectural metal colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and painted surfaces as approved by NHDRC.	
Copy:	To be approved by NHDRC.	
Lighting:	Lighting shall be from concealed directional spot lights.	

xiii.	Sign Type	Village Regulatory Sign System	
	Designation:	Georgia DOT regulatory, warning and informational signs are required throughout the villages.	
	Quantity:	To be determined	
	Sign Area:	As specified for conditions. Sign content shapes and sizes must conform with Federal Highway Standards.	
	Materials:	Metal sign faces and metal posts In no case shall post heights exceed 6'-6" in height.	
	Colors:	Reflective backgrounds as required. Post to be approved by NHDRC	
	Copy:	To be approved by NHDRC.	

xiv.	Sign Type	Informational Kiosk
	Designatio	Two or four sided display for visitor - guest
	n:	orientation and notices. No commercial advertising
		shall be permitted
	Quantity:	As required.
	Sign Area:	Signs should be similar in appearance with the architectural style of the community buildings. Kiosk
		can be internally illuminated or lit by concealed
		fixtures in the roof above. All sign designs and

## City of Savannah Zoning Ordinance

	Materials:	Wood, metal or masonry and stone recommended for the base.
	Colors:	All architectural metal and paint colors are recommended for use, to include nickel silver, metallic gold, bronze, copper, pewter, brass, and
	Сору:	To be approved by NHDRC.

Secs. 8-3322—8-3334. Reserved.

## Division 5. Definitions.

## Sec. 8-3335. General.

Where this division specifies a defined term that includes the phrase, "any similar use," such interpretation shall be made by the Zoning Administrator. The definitions herein pertain only to the PUD. Definitions included within the Zoning Ordinance but not herein shall also apply.

## Sec. 8-3336. Defined Terms.

- (1) Accessory Dwelling. A building that is subordinate to and attached or detached from the principal dwelling. The accessory dwelling shall be no more than 30 percent of the principal dwelling unit gross square feet or 900 gross square feet, whichever is less. Manufactured/mobile housing units, shipping containers, and recreational vehicles are not accessory dwellings.
- (2) Accessory Structure. A detached building or structure which is subordinate to the principal building/facility on a lot and used for a purpose customarily incidental to the principal use, including but not limited to garages, greenhouses, swimming pools, tennis courts, cable satellite antenna or other non-commercial radio transmitting/receiving antenna. Manufactured/mobile housing units, shipping containers, and recreational vehicles are not accessory structures.
- (3) **Accessory Use.** An incidental and subordinate use that is customarily associated with the principal use of the lot or building located on the same lot as the principal use.
- (4) Amusement or Recreation Activities (carried on wholly in a building). Establishments offering amusement or recreational activities for families or groups such as roller skating, video arcades and the like. No amusement or recreation activities other than miniature golf shall be permitted outside of the building.
- (5) Animal Hospital, Veterinary Clinic, Grooming (no boarding). A veterinary clinic ran by a licensed veterinarian. No animal boarding shall be allowed
- (6) *Antique Shop.* Establishments offering the sale of antiques. All products for sale must be located within the principle building.
- (7) Studio and/or Gallery. A studio used for the creation and/or sale of works of art.
- (8) Assisted Living Unit (Care Home). A rest home, nursing home, convalescent home, boarding home for the aged or similar use established to render domiciliary care for chronic or convalescent patients, but not including facilities for the care of patients with mental illness or alcohol or drug addiction.
- (9) Auto Parking Lot or Garage (no gas). A secured area or structure used for the commercial operation of long or short term auto parking and/or storage.
- (10) Auto Service Station (minor repairs allowed). A building in which the business of general motor vehicle repair and service is conducted, but excluding a junk or auto wrecking business.

- (11) **Banks and Offices.** Establishments associated with banking both walk in and/or drive up and office space for use by business and/or professional services, consultants, agents, and the like.
- (12) *Bicycle Shop*. Establishments associated with the sale and repair of bicycles. All bicycle display and repair must be carried on wholly in a building.
- (13) **Block.** A division or parcel of land entirely surrounded by rights of ways, natural features or dedicated open space.
- (14) **Book and/or Stationary Store.** Establishments associated with the sale and/or rental of new and used books, stationary and other sundry products. Associated uses within the store may include coffee bars.
- (15) **Build-to Line.** A prescribed location to which a building's façade must be placed.
- (16) **Building Height.** Building height shall be measured from the elevation of the finished lot grade at the front of the building or structure, to its highest point, excluding chimneys, cupolas and other approved appurtenances.
- (17) **Canopy Tree.** A tree whose leaves, at maturity, would occupy the upper level of a forest 40 feet or more above the ground and whose canopy spread at maturity is 40 feet or greater in a natural ecological situation. Also called shade tree.
- (18) *Cemetery –Perpetual Care Facility.* A burial place for humans.
- (19) *Ceramic Studio and/or Shop.* Establishments offering training, lessons, and sales of ceramic ornaments for painting and firing.
- (20) **Child Care Center.** A building and an outdoor area designed or altered and used for the care and instruction of two or more children (excluding members of the family occupying the premises) for any part of any day and operated on a regular basis.
- (21) *Clothing Stores and Dry Goods.* Establishments offering the sale of clothing, dry goods and accessories.
- (22) *Churches and Places of Worship.* A building used for the primary purpose of religious worship.
- (23) *Club or Lodge.* An incorporated or unincorporated association of civic, social, cultural, religious, literary, political, and recreational or like activities, but not including shooting clubs operated for the benefit of their members and not open to the general public.
- (24) Commercial Wireless Communication Towers and Facilities. [Reserved.]

(25) Community Recreation. This designation allows for recreational complexes and amenities to serve portions of the PUD. Land uses may consist of private and semi- private recreation, indoor and outdoor lighted and unlighted recreation facilities, establishments and services which include active and passive sports, entertainment facilities and ancillary facilities such as restaurants serving such public recreational facilities. Community Recreation shall not be considered a commercial use and shall not be counted against the overall allowed acreage for commercial uses with the PUD. Permitted uses include:

Outdoor recreational facilities including but not limited to:

- a. Public and/or private golf courses and ancillary facilities associated therewith;
- b. Golf Cart storage barn and maintenance facilities;
- c. Golf learning centers including golf school, pro-shop, sales of equipment, apparel, teaching facilities, practice facility, practice golf holes and the like;
- d. Swimming pools, pool bath houses and gazebos;
- e. Tennis courts;
- f. Lawn games such as bocce, croquet, and volleyball, etc.;
- g. Multi-use fields;
- h. Playgrounds;
- i. Neighborhood parks;
- j. Community parks;
- k. Leisure trails and bike trails;
- 1. Gardens;
- Other recreational uses include: Recreational buildings, including but not m. limited to, uses such as indoor recreation, meetings, assembly, banquet, fitness, hobby accessory buildings; community and space; offices/administration/security buildings; maintenance and storage facilities; community service including public and/or private clubhouses; pro shops, snack bars, grills, restaurants and lounges associated with clubhouses; equestrian facilities including stables, pastures, riding rings, barns, trails and the like; walking and hiking trails; camping; cookout areas; outfitter center including office and pro-shop; and, nature labs or centers, aquariums, libraries and the like.
- (26) *Contributing Central Open Space.* An area that provides public gathering space and includes open space (plazas, parks) for social activity within new village development.
- (27) *Craft Shops.* Establishment associated with the sale and/or instruction of crafts and hobbies such as sewing, stamping, model building and the like.
- (28) Convenience Store (gas sales allowed, automobile filling station). Establishment associated with the sale of convenience goods such as soft drinks, beer, water, chips, candy, gum and the like. Automobile filling station a building or lot having pumps and storage tanks at which fuels, oils or accessories for the use of motor vehicles are dispensed, sold or offered for sale at retail and where repair service is incidental.
- (29) **Diameter at Breast Height (DBH).** A measurement of the size of a tree equal to the diameter of its trunk measured four and one half feet (4.5') above the adjacent natural grade.
- (30) **Dwelling.** One or more rooms designed as a unit, including a kitchen, bathroom and

- sleeping area, to provide complete housekeeping facilities for one family.
- (31) *Dwelling, Above Commercial.* A single family dwelling that is located above a commercial property and contains its own separate entry.
- (32) **Dwelling, Detached.** A dwelling which does not share party or lot-line walls with any adjacent building.
- (33) **Dwelling, Multi-Family.** A building with multiple dwelling units. Units may have either private or shared access. Units may be arranged in a variety of configurations including back to back, side to side, vertical or any combination thereof.
- (34) **Dwelling, Patio.** A single family dwelling that is detached or semi-detached (i.e., attached by a common wall to another dwelling unit). The lot of each dwelling unit may have a wall located on the shared lot line to create a private side yard for each dwelling.
- (35) **Dwelling, Single Family Attached.** A building containing attached dwellings, each of which are located on a fee simple lot and have their own private entrance.
- (36) *Dwelling, Single Family Detached.* A stand-alone building containing only one dwelling unit.
- (37) *Eleemosynary or Philanthropic Institutions*. A not-for-profit organization that provides a variety of services to its members or the community but does not provide sleeping accommodations or daily meals. Institutions included under this definition are those which promote the safety, health, and general welfare of the community.
- (38) *Equestrian Centers and Trails.* Barns, trails, training facilities, paddocks, and accessory buildings to support equine activities.
- (39) *Evergreen Buffer Hedge.* A grouping of evergreen shrubs planted in close proximity to one another in order to provide a barrier or screen.
- (40) *Facilities for Fishing, Boating and Swimming.* Establishments offering the use of fishing, boating and/or swimming equipment and faculties. The facilities may be either indoor or outdoor and may be either for profit or non-profit.
- (41) *Florist Shops.* Establishments offering the sale and delivery of ornamental flowers, wreaths, plants and garden ornaments.
- (42) Food Stores and Drug Stores. Grocery stores offering the sale of general groceries, bakery goods, delicatessen goods, floral goods, photo shops and the like. Drug store may be within the food store or separate. Drug stores/pharmacy are a building or part of a building used or intended to be used for the specific purpose of preparing, compounding and dispensing medicines, medications and personal hygienic needs. The drug store shall be allowed to have drive up facilities.
- (43) *Funeral Homes.* Establishments offering assistance and sales of materials associated with funerals excluding crematories.

- (44) Golf Course. Par three or regulation golf course and ancillary activities offering the sale of golf rounds and equipment or memberships. Ancillary activities may include driving ranges, practice facilities, maintenance areas, clubhouses, snack bars, cart storage and the like. Alcohol sales may be allowed subject to the City Alcoholic Beverage Ordinance.
- (45) Grocery, Confectionary, Bakery, Pastry Shop and Similar Neighborhood Facilities. Neighborhood scale, boutique style shops offering the sale of specialty groceries, confections, bakery goods, and the like.
- (46) *Home Furnishing and/or Hardware Stores*. Establishments offering the sale of new or used furniture, hardware goods and power tools.
- (47) *Home Occupation.* An occupation carried on within a home or from a home in accordance with the criteria listed in Section 3.3.1.
- (48) *Hospital and Care Home.* Any institution receiving inpatients or a public institution receiving outpatients and authorized under state law to render medical, surgical or obstetrical care.
- (49) *Hotel, Motel.* A lodging establishment consisting of one or more attached or detached buildings containing more than 15 bedrooms or suites for transient guests. No extended stay facilities will be allowed. Ancillary (accessory use) uses may include restaurants, newsstands, gift shops, snack bars or lounges catering primarily to guests, meeting or conference facilities within or adjacent to the primary building, but designed to cater primarily to guests of the facility, and service facilities.
- Inn. This designation is for establishments providing for an Inn with short term occupancy, including but not limited to, hotels, motels, bed and breakfast inns, inns and apartment accommodations up to 15 rooms. Ancillary (accessory use) uses may include restaurants, newsstands, gift shops, snack bars or lounges catering primarily to guests, meeting or conference facilities within or adjacent to the primary building, but designed to cater primarily to guests of the facility, and service facilities. Additional accessory uses may include campgrounds and recreation and vacation camps, parking lots, swimming pools, tennis courts, playgrounds, laundry rooms and the like designed to serve guests of the establishment.
- (51) *Institutional.* This designation allows for social, cultural, institutional and civic land uses. These land uses shall not count against the overall commercial acreage or residential density allowed for PUD. Principal Uses:
  - Civic, cultural, municipal, governmental, conference centers, research or other similar facilities, which may include dormitories or other similar living quarters for students, staff, faculty and professionals.
  - Cemeteries and columbaria.
  - Public emergency service facilities, library, museum, daycare facilities, post office, social/community centers, etc.
  - Assisted care units (Assisted living, nursing home and congregate care). All
    other assisted care units shall count toward the residential density cap in the same
    manner as a hotel room.
  - Education establishments providing for mental development and enlightenment of the individual, including universities and colleges, kindergartens, primary

- and secondary schools, music, dance, craft and art schools, business and other specialized training schools.
- Cultural and arts establishments providing for the mental development and enlightenment of the individual and the development of the display and the performing arts, including museums, libraries, art galleries when non-profit and rehearsal and administrative activities associated with orchestral, choral, opera, ballet, dance, theatrical and other performing arts, but not including theaters or other structures and their associated activities when operated as commercial establishments. Also including private and semi-private clubs, lodges, union halls, social centers, and similar establishments.
- Religion establishments providing for religious services and development, including churches, temples, synagogues, and educational buildings.
- (52) *Interior Decorating Business*. Professional consulting firm associated with the design and sales of home, office, club and the like interior decorating.
- (53) **Laundromats/Dry Cleaning.** Establishments offering the use of on premise washing and drying machines. Ancillary uses may include the sale of laundry goods, beverages including non-spirituous alcohol.
- (54) Limited Use Retail Shop. Establishments offering limited use retail items such as specialty products which are not produced or manufactured on the premises and are limited to or associated with a single product line of merchandise directed to a specific consumer market. Includes pet stores, specialty food stores, bicycle shops, personal micro and/or mini computer sales or similar uses does not include the sale, service or repair of motorized vehicles, including automotive parts, repair or service stores, tire shops, gasoline sales, package stores or similar uses nor any outdoor display or storage of materials, supplies or products.
- (55) Maintenance Areas. The maintenance areas will contain the facilities, tools and equipment necessary to maintain the common properties and recreation facilities within the PUD. These facilities may be congregated on a central site or located in separate convenient sites for different services such as general community maintenance, golf course maintenance, recreation area maintenance or individual property regime maintenance. Maintenance facility shall be of a non-commercial nature. Permitted uses associated with the above include:
  - Vehicle maintenance;
  - Storage of vehicles and parts, boats, recreational vehicles, campers and resident storage units;
  - Fuel storage;
  - Shops for woodwork, metalwork, painting and similar repairs or crafts;
  - Greenhouses, plant propagation areas and holding yards;
  - Mulching facility and mulch storage;
  - Storage of chemicals and bulk materials as permitted by law;
  - Offices associated with community maintenance or security.
- (56) *Master Developer.* The developer who obtained initial approval of the PUD Master Plan.
- (57) Mixed Use Residential. A building designed to accommodate a mix of conforming

residential and nonresidential uses consisting of retail sales, personal services or offices.

- (58) **Model Homes/Sales Center.** This designation allows for the model homes and office/administrative facilities (including temporary trailer facilities) that shall be considered an accessory use associated with the primary sales of on site residential lots and homes within New Hampstead. The facility(s) may be permanent in nature with the model homes being sold as single family residences in the future or the facility(s) may relocate from time to time during the period of development to meet the needs of development phasing.
- (59) *Neighborhood Commercial.* The Neighborhood Commercial designation allows for the development of neighborhood scale retail trade and service business supported by markets within the PUD and outside the immediate area and the PUD as a whole.
- (60) **Neighborhood Development, Traditional.** Development that is typified by the culture, design characteristics and traditions exemplified in the Savannah area and the Low Country. It is characterized by a pedestrian-friendly environment of grid streets, neighborhood parks, sidewalks, front porches, lanes, mixed land uses, and compactness of development to encourage residents and workers within this district to live, work, learn, shop, worship, socialize, and recreate in close proximity to home and job.
- (61) *Office, General.* A facility generally focusing on business, government, professional or financial services.
- (62) *Office, Medical.* A medical facility in which a doctor, dentist, psychiatrist, physician's assistant, nurse practitioner or similar medial provider treats or counsels patients.
- (63) *Office, Professional.* Offices of recognized professions, including accountants, architects, dentists, doctors, engineers, lawyers, or other related occupations which are located in the same structure.
- (64) *Post Office.* Office established by United States Postal Service.
- (65) *Private or Parochial Schools.* Schools run privately or by a religious organization. Tuition payments are generally required for students to attend. Accessory uses may include ball fields, playgrounds, stadiums and the like.
- (66) *Public Schools.* Education facilities provided by local government for use by the general public.
- (67) **Public Use.** Buildings, structures and uses of land operated by a government unit or government agency, including but not restricted to public schools, airports, fire stations, recreation sites and facilities and public utilities.
- (68) **Public Uses.** Uses of a public or government nature, including, but not restricted to, fire and police stations, and public park and recreational facilities.
- (69) **Public Utilities** (subject to proof of need). As used in this chapter, a public utility shall only be defined to include pipelines, power transmission lines, telephone and telegraph lines, railroad tracks but not a railroad yard, and such related public utility structure or station necessary for the installation and maintenance of utility services.

- (70) Recreational Vehicle and Boat Storage (subject to screening requirements). Areas or structures used for long term storage of recreational vehicles or boats. Security fencing with opaque landscape screening is required.
- (71) **Restaurants** (alcohol service allowed). An establishment in which customers purchase meals and/or beverages.
- (72) **Restaurants with Drive-Thru.** A food establishment, which can provide a meal with drive-thru service.
- (73) *Reverse Street Frontage*. Parcels with all vehicular access provided from an alley side only. Front of parcel faces open space, such as a green, lake or park.
- (74) *Shrub.* A woody and fibrous perennial plant of small stature having multiple permanent stems and displaying an upright growth habit.
- (75) *Tailor Shop.* Establishment offering the alteration, repair and custom making of clothing.
- (76) **Temporary Use.** A non-permanent use that is allowed in accordance with the criteria listed in Section 3.4.
- (77) *Understory Tree.* A tree whose leaves, at maturity, would occupy the intermediate level of a forest in a natural ecological situation. Also called ornamental tree.
- (78) *Utility Corral.* An area consisting of a cluster or grouping of above ground utility components such as but not limited to transformers, backflow preventions, utility boxes or large pieces of mechanical equipment.
- (79) *Village*. An area that allows retail sites, personal services, office use, public use, and residential uses. Uniform site development standards shall be applied throughout the village.

