# CPA 23-04, Sunrise Grove TEXT Amendment

State Agency Comments

## **FLORIDAC©MMERCE**

May 2, 2025

The Honorable Sarah Heard Chair, Martin County Board of County Commissioners 2401 Southeast Monterey Road Stuart, Florida 34996

Dear Chair Heard,

FloridaCommerce has reviewed the proposed comprehensive plan amendment for Martin County (Amendment No. 25-02ESR) received on April 2, 2025. The review was completed under the expedited state review process. FloridaCommerce has no comment on the proposed amendment.

The County should act by choosing to adopt, adopt with changes, or not adopt the proposed amendment. For your assistance, FloridaCommerce has enclosed the procedures for adoption and transmittal of the comprehensive plan amendment. In addition, the County is reminded that:

- Section 163.3184(3)(b), Florida Statutes (F.S.), authorizes other reviewing agencies to provide comments directly to the County. If the County receives reviewing agency comments and they are not resolved, these comments could form the basis for a challenge to the amendment after adoption.
- The second public hearing, which shall be a hearing on whether to adopt one or more comprehensive plan amendments, must be held within 180 days of your receipt of agency comments or the amendment shall be deemed withdrawn unless extended by agreement with notice to FloridaCommerce and any affected party that provided comment on the amendment pursuant to Section 163.3184(3)(c)1., F.S.
- The adopted amendment must be transmitted to FloridaCommerce within ten working days after the final adoption hearing or the amendment shall be deemed withdrawn pursuant to 163.3184(3)(c)2., F.S. Under Section 163.3184(3)(c)2. and 4., F.S., the amendment effective date is 31 days after FloridaCommerce notifies the County that the amendment package is complete or, if challenged, until it is found to be in compliance by FloridaCommerce or the Administration Commission.

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If you have any questions concerning this review, please contact Christina Nazaire, Planning Analyst, by telephone at (850)-717-8532 or by email via Christina.Nazaire@Commerce.fl.gov.

Sincerely,

James D. Stansbury, Chief Bureau of Community Planning and Growth

JDS /cn

Enclosure(s): Procedures for Adoption

cc: Paul Schilling, Growth Management Department Director, Martin County Thomas Lanahan, Executive Director, Treasure Coast Regional Planning Council

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From:Paul SchillingTo:Clyde Dulin; Joan SeamanSubject:FW: Martin County 25-02ESR ProposedDate:Friday, May 2, 2025 3:37:46 PMAttachments:image001.png

Paul Schilling Director Growth Management Department Martin County Board of County Commissioners 772-288-5473

From: Plan\_Review <Plan.Review@dep.state.fl.us>
Sent: Friday, May 2, 2025 3:33 PM
To: Paul Schilling <pschilli@martin.fl.us>; DCPexter@commerce.fl.gov
Cc: Plan\_Review <Plan.Review@dep.state.fl.us>
Subject: Martin County 25-02ESR Proposed

To: Paul Schilling, Growth Management Department Director

Re: Martin County 25-02ESR – Expedited State Review of Proposed Comprehensive Plan Amendment

The Office of Intergovernmental Programs of the Florida Department of Environmental Protection (Department) has reviewed the above-referenced amendment package under the provisions of Chapter 163, Florida Statutes. The Department conducted a detailed review that focused on potential adverse impacts to important state resources and facilities, specifically: air and water pollution; wetlands and other surface waters of the state; federal and state-owned lands and interest in lands, including state parks, greenways and trails, conservation easements; solid waste; and water and wastewater treatment.

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Based on our review of the submitted amendment package, the Department has found no provision that, if adopted, would result in adverse impacts to important state resources subject to the Department's jurisdiction.

Please submit all future amendments by email to <u>Plan.Review@FloridaDEP.gov</u>. If your submittal is too large to send via email or if you need other assistance, contact Lindsay Weaver at (850) 717-9037.

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#### TREASURE COAST REGIONAL PLANNING COUNCIL

#### M E M O R A N D U M

To:	Council Members	AGENDA ITEM 4B
From:	Staff	
Date:	April 18, 2025	
Subject:	Local Government Comprehensive Plan Review Draft Amendment to the Martin County Comprehensive P Amendment No. 24-02ESR	lan

#### Introduction

The Community Planning Act, Chapter 163, *Florida Statutes*, authorizes the regional planning council to review local government comprehensive plan amendments prior to their adoption. The regional planning council review and comments are limited to adverse effects on regional resources or facilities identified in the Strategic Regional Policy Plan (SRPP) and extrajurisdictional impacts that would be inconsistent with the comprehensive plan of any affected local government within the region. Council must provide any comments to the local government within 30 days of the receipt of the proposed amendments and must also send a copy of any comments to the state land planning agency.

The amendment package from Martin County was received on April 2, 2025 and contains text amendments to the Future Land Use Element of the County's comprehensive plan. This report includes a summary of the proposed amendments and Council comments.

#### Summary of Proposed Amendments

The proposed amendments change the name of the "AgTEC" future land use designation to "Sunrise Grove," and add "vehicle manufacturing sales and service" as a permitted use under this land use designation. The proposed amendments are included in the Staff analysis and Text Amendments Shown in Strikeout and Underline Format as Exhibit 2.

#### **Regional Impacts**

No adverse effects on regional resources or facilities have been identified.

#### Extrajurisdictional Impacts

Council requested comments from local governments and organizations expressing an interest in reviewing the proposed amendment on April 3, 2025. No extrajurisdictional impacts have been identified.

#### Conclusion

No adverse effects on regional resources or facilities and no extrajurisdictional impacts have been identified.

#### Recommendation

Council should approve this report and authorize its transmittal to Martin County and FloridaCommerce.

Council Action - April 25, 2025

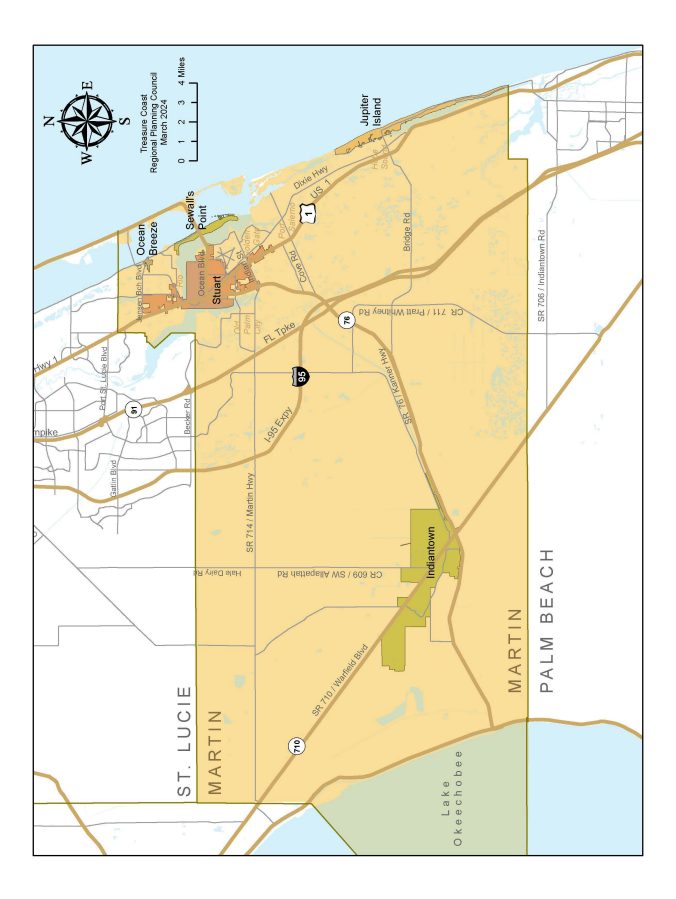
Attachments

## List of Exhibits

#### Exhibit

- 1 General Location Map
- 2 Staff Analysis and Text Amendments Shown in Strikeout and Underline Format

## Exhibit 1 General Location Map



### Exhibit 2 Staff Analysis and Text Amendments Shown in Strikeout and Underline Format

#### STAFF ANALYSIS

#### Part I Policy Changes

The following policies are proposed for revision. Text shown <u>underlined</u> is proposed for addition and text shown <del>stricken</del> is proposed for deletion.

- Policy 4.13A.10, describing the Industrial future land use designation and changing the name of the Freestanding Urban Service District from AgTEC to Sunrise Grove.
- Policy 4.13A.9, describing the AgTEC future land use designation and changing the name of the Freestanding Urban Service District from AgTEC to Sunrise Grove and adding a permitted use.

Policy 4.13A.10 allows for the creation of freestanding urban service districts to provide for regional utilities for groups of industrial users in areas outside the PUSD. This has been applied to the Gateway PUD, Seven J's Industrial Area and the AgTEC future land use.

Policy 4.13A.10. Industrial development. The FLUM allocates land resources for existing and anticipated future industrial development needs. The allocation process gives high priority to industry's need for lands accessible to rail facilities, major arterials or interchanges, labor markets and the services of the Primary Urban Service District (Figure 4-2). Industrial development includes both Limited Impact and Extensive Impact Industries. Limited Impact Industries include research and development, light assembly and manufacturing. Extensive Impact Industries include heavy assembly plants, manufacturing/processing plants, fabricators of metal products, steam/electricity co-generation plants and uses customarily associated with airports.

Private development of airport property shall be subject to an Airport Zoning District or Planned Unit Development (Airport) Zoning District, when such a district is adopted to implement this policy.

The locational criteria require that all development in areas designated Industrial shall provide assurances that regional water distribution and wastewater collection utilities shall be provided by a regional public utility system, as described in the Sanitary Sewer Services Element and the Potable Water Services Element. Areas of the County where freestanding urban services (i.e., regional utility system) can be provided by a group of industrial users may be considered as independent or freestanding urban service. They may be illustrated as such on Figure 4-2 in conjunction with formal amendments to the FLUM as provided in section 1.11, Amendment Procedures. All such freestanding urban service districts must comply with the adopted LOS standards in this Plan and the Capital Improvements Element.

The Seven Js Industrial Area (which covers the same area as the plat of Seven Js Subdivision, recorded in Plat Book 15, Page 97 of the Public Records of Martin County, Florida) is hereby established as a Freestanding Urban Service District. Any package wastewater treatment plants constructed in it shall be fully funded and maintained by the landowner.

The <u>AgTEC</u> <u>Sunrise Grove</u> future land use category is hereby established as a Freestanding Urban Service District.

Below is the proposed text change to the AgTEC Policy 4.13A.9:

Policy 4.13A.9. <u>AgTEC Sunrise Grove</u> policies. The <u>AgTEC Sunrise Grove</u> land use category, is intended to allow the continuation of permitted economically viable agriculture, support the development of targeted businesses, tax base and employment opportunities, and facilitate environmental enhancement through the protection of common open space or restoration of natural systems while protecting and enhancing the Martin Grade Scenic Corridor. The <u>AgTEC Sunrise Grove</u> land use category shall apply solely to the 1,717 acre parcel located west of Interstate 95 and north of S.W. Martin Highway and further described in Exhibit "A" attached to Ordinance #881.

While a primary emphasis for this land use category is to provide an opportunity for targeted industries and institutions, this land use category shall also set the standard for green development in the region through sustainable, environmentally-friendly, and energy efficiency in planning and design, and the accommodation of an evolving agricultural industry.

- (1) Uses permitted within the <u>AgTEC</u> <u>Sunrise Grove</u> land use category are limited to the following primary and ancillary uses:
- (a) Primary "Targeted Employment" Uses (requires PUD approval):
  - Research and Biotech development laboratories and facilities Administrative services, not for profit Business and professional offices Educational institution Electronic equipment manufacturing and testing Limited impact industries (including distribution centers) Medical and dental labs Medical equipment manufacturing Optical equipment manufacturing Pharmaceutical products manufacturing Precision instrument manufacturing Public park and recreation, active <u>Vehicle manufacturing sales and service</u> Utilities

The AgTEC future land use was created in 2010 for targeted industries. The following quote is found later in the text of this policy and references targeted industries defined by the State of Florida. The manufacturing of vehicles is consistent with the 2022 Target Industries Update document from Enterprise Florida.

"... all development proposals or activities shall be aimed at providing locations for Targeted Sectors as defined by the State of Florida, or for facilitating the growth and expansion of agriculture, or bona fide agriculturally related uses such as the growing of materials for renewable/bio fuels."

(b) Ancillary Uses: Commercial day care Convenience restaurants Copy services and duplicating services Financial institutions General restaurants Hotels and motels Mail services and parcel exchange Physical fitness centers Post offices

(c) Any Agricultural Use that is permitted in the Agricultural Future Land Use Designation (approved in accordance with current County requirements).

The total non-agricultural development within the (AgTEC) Sunrise Grove land use category shall be limited to 5 million square feet of Targeted Employment Uses, 1 million square feet of office/regional headquarters/Institutions floor area, 200,000 square feet of ancillary retail development and 500 hotel units. Only retail uses that are intended to service the permitted uses in the nearby agricultural land use designation or the Targeted Employment /commerce activities and are ancillary to the principal uses shall be allowed. Further, to promote distribution of the retail uses throughout the site, no more than 20 percent of the square footage contained in any non-agricultural Final Site Plan Approval shall be allocated to ancillary retail. Similarly, in order to ensure a mix of uses and provide for internal capture, a minimum of 25,000 square feet of ancillary uses.

Bona fide agricultural uses and their support structures, or agriculturally related uses (such as the growing of feedstock for renewable fuels), shall not be counted against the total development allocations for non-agricultural development. Total acreages for non-agricultural and agricultural development are shown below.

Use	Minimum Area (Acres)	Maximum Area (Acres)
Non-agricultural development/ Targeted Employment Uses	0	900
Common Open Space/ Agriculture	817	1,717

- (2) Non-agricultural development on the property will be limited within the first 5 years (following the effective date) to a development program not to exceed 1,000,000 square feet of industrial land uses (or the trip generation equivalent of alternative land uses) unless the applicant is able to demonstrate that transportation concurrency requirements have been satisfied for additional development, or additional development is otherwise permitted by applicable laws and ordinances at time of development approval, and the requirements of Policy 4.13A.9(3)(e) are satisfied.
- (3) The <u>AgTEC</u> <u>Sunrise Grove</u> land use category is for the expressed purpose of providing land for targeted employment uses and the ancillary uses that these businesses need to thrive, or for supporting agricultural activities and uses permitted in agricultural land use categories. Therefore, all development proposals or activities shall be aimed at providing locations for Targeted Sectors as defined by the State of Florida, or for

facilitating the growth and expansion of agriculture, or bona fide agriculturally related uses such as the growing of materials for renewable/bio fuels.

Development within the <u>AgTEC</u> <u>Sunrise Grove</u> shall meet the following requirements:

- (a) Permitted zoning categories within the <u>AgTEC</u> <u>Sunrise Grove</u> shall include A-2, AG-20A and non-residential Planned Unit Development. All development proposals that convert from agriculture to a non-agriculture employment use must be approved through the Planned Unit Development (PUD) process. Any Agricultural related activity that currently requires a non-residential site plan approval would still be required to obtain the same local permits for development.
- *(b) AgTEC Sunrise Grove uses shall be located no closer than 300 feet from any existing residential use.*
- (c) All development shall be limited to a maximum height of 40 feet, and as set forth in Policy 4.1F.8 a maximum height limit of four stories, excluding non-habitable structures as described in Section 3.14 of the Martin County Land Development Regulations.
- (d) Prior to any non-agricultural master site plan approval within the <u>AgTEC</u> <u>Sunrise</u> <u>Grove</u> land use category, a water and wastewater service agreement with the City of Port St. Lucie shall be established. No non-agricultural development shall be approved unless it will be served by regional water and wastewater facilities provided by the City of Port St. Lucie by facilities located within the City.
- (e) Non-agricultural development on the property shall be subject to Development of Regional Impact thresholds and be limited to 1,000,000 square feet of industrial land uses (or the trip generation equivalent of alternative land uses) until the applicant has achieved the following:
  - i. An Application for Development Approval (ADA) for a Development of Regional Impact (DRI) with the Treasure Coast Regional Planning Council, if required, a Sector Plan or other regional transportation planning effort. The purpose of the additional review is to identify mitigation measures and compensatory obligations necessary to address the development proposed within the application, and the transportation impacts on roadway, intersections, and interchange facilities in Martin County, St. Lucie County, and the City of Port St. Lucie.
  - ii. The applicant will provide the right-of-way for a typical multi-lane arterial roadway and shall commit to fund construction (including an additional 30 feet to accommodate the option for multi-modal forms of transportation and the bridge over the canal) for a north-south roadway, connecting Martin Highway to Becker Road, providing the opportunity for a regional parallel reliever road to I-95, consistent with the <u>AgTEC Sunrise Grove</u> Long Range Transportation Map. No development beyond the first 1,000,000 square feet of non-agricultural development shall be approved until the road and bridge have been constructed of sufficient length and lane geometry connecting the project to Becker Road. The timing of all phases of construction of road shall be determined by the Development of Regional Impact or other applicable transportation analyses. The right-of-way and construction costs of the north-south road may be impact fee creditable and/or creditable against any proportionate share established as part of an Application for Development Approval, pursuant to state and county regulations.
  - *iii.* An agreement with the City of Port St. Lucie has been entered into for the construction of the roadway connection to Becker Road, and funded by the applicant consistent with the schedule and geometric needs identified by the Development of Regional Impact or other applicable transportation analyses as agreed by the City

of Port St. Lucie. Martin County shall amend Exhibits 5.5 A, B, and C of the Transportation Element to reflect the inclusion of this road through the next scheduled update. Furthermore, Martin County shall request its Metropolitan Planning Organization to update the Regional Long Range Transportation Plan to reflect Martin County's inclusion of the road through its next scheduled update.

- (4) Provide a minimum of 30 percent common open space for the entire property (gross acreage) and an additional 10 percent open space within each specific development parcel, for a total of 40 percent of the gross acreage ultimately being placed in open space or agricultural uses. The 30 percent Open Space shall be shown on the required Conceptual Master Plan. Final Site Plan approval for each specific site development area must demonstrate the provision of the additional 10 percent of open space. Further, a minimum of 75 percent of the common open space shall be provided in the western half of the <u>AgTEC Sunrise Grove</u> land use category to facilitate compact development oriented to the eastern portion of the site, and to provide a "transect" that reduces in intensity as you move away from Interstate 95. The common open space and required development tract open space shall be proportionately established with each development phase. Open space shall be defined in accordance with the Comprehensive Growth Management Plan.
- (5) The <u>AgTEC</u> <u>Sunrise Grove</u> future land use category is hereby established as a Freestanding Urban Service District. The provision of urban services shall be in accordance with Policies 4.7A.1<u>34</u>. and 4.13A.9. except as otherwise provided in Policy 4.13A.9.
- (6) Agricultural activity, consistent with the Agricultural land use designation, may be pursued in compliance with the Comprehensive Growth Management Plan and the Land Development Regulations, and shall comply with the open space provisions for the Agricultural future land use. Any non-agricultural, primary or ancillary use must be approved through a PUD, and shall comply with the performance standards in Section 4.5 of the Comprehensive Growth Management Plan, except as otherwise specified in this policy.
- (7) Any PUD zoning within the <u>AgTEC-Sunrise Grove</u> shall, at a minimum, incorporate the following sustainability and environmental design principles:
- (a) Maintain water quality in excess of the Martin County and SFWMD standards through the incorporation of low impact development techniques, Best Management Practices, and sustainable stormwater management practices. The applicant shall investigate financially feasible partnership opportunities with organizations including, but not limited to Martin County, the SFWMD, Martin Soil and Water Conservation District, IFAS and USDA on possible environmental service opportunities that could serve as demonstration projects to illustrate techniques in water quality enhancement, more environmentally beneficial surface water management activities, or restoration of localized hydrology or habitat.
- (b) Minimize greenhouse gas emissions and vehicle miles traveled (VMT) by locating employment intensive uses, such as regional headquarter offices or labor intensive industrial uses in such a manner as to locate them close to mass transit/alternative transit modes, or in close proximity to existing and planned residential areas; and provide a mix of uses to promote internal capture of trips during the work day in accordance with Chapter 163.3177 (6) (a). Provide transportation demand management strategies to support a reduction in VMT. Prior to approval of any Planned Development

Application, a Transportation Demand Measures (TDM) implementation plan will be developed for each phase of the project. The following TDM elements shall incorporate any combination of the following as part of this implementation plan:

- Land Use/Site Planning Measure The Master Development Plan reflecting the proposed mix of uses shall demonstrate support for the use of non-motorized modes of travel (bicycle and pedestrian pathways) as well as a "park-once" philosophy.
- Land Use/Site Planning Measure Concurrent with obtaining each certificate of occupancy for a non-residential building located on a parcel 50 acres or greater, implement parking strategies that provide preferred parking for alternative (i.e. hybrid or electric) vehicles and car pool vehicles.
- Land Use/Site Planning Measure Provide right-of-way for implementation of future transit stops along the proposed Village Parkway.
- Land Use/Site Planning Measure Upon the completion of 1,000,000 square feet of non-agricultural development, provide a dedicated car/van pool parking facility to be located near one of the interchanges to further reduce VMT for both project and non-project use.
- Transit Measure Coordinate with Treasure Coast Connector to provide a bus route(s) to/from the site upon the certificate of occupancy of 3 million square feet of non-agricultural development.
- Transit Measure Establish a development order condition or deed restriction for companies within the <u>AgTEC Sunrise Grove</u> land use category to provide a financial incentive in the form of a subsidy of at least 50 percent of the annual ticket cost to at least 5 percent of the persons employed at the project site for riding future transit service.
- Transit Measure Provide onsite bus stop facilities within one year of provision of a bus service.
- Transportation Demand Management (TDM) Measure Provide an on-going ridesharing information service to persons employed at the project site.
- (c) Incorporate design and development standards from programs such as the Leadership in Energy and Environmental Design (LEED), Florida Green Building Council or other programs for energy efficiency and environmental sustainability.
- (d) Utilize native vegetation and xeriscape techniques, including limiting irrigated turf to a maximum of 15 percent of lot area to decrease the overall consumption of irrigation water.
- (e) Incorporate compact development designs which provide large areas of common open space and provide opportunities for natural lands restoration.
- (f) Establish a continuous 100 foot wide conservation area, beginning at the southwestern corner of the property, and running northward 13,200 feet (along the western property line). This area shall be documented in phases that correspond with development approvals, through the adoption of a conservation designation on a PUD, or the establishment of deed restrictions or conservation easements. If a conservation easement is established, it shall benefit Martin County, the South Florida Water Management District, or any other appropriate entity. Within this conservation area, the following uses are permitted: access for management of publicly owned land, separation from preserve uses, agriculture, passive recreation, water quality and water management areas (in accordance with applicable permits), environmental service activities, and other similar uses.
- (g) Where appropriate, provide an open space management and enhancement plan as part of each PUD submittal to demonstrate interconnectivity of common open space areas.

- (h) Final Site Plan Approval for any development within the <u>AgTEC</u> <u>Sunrise Grove</u> land use category shall demonstrate that any external service areas or illumination are adequately screened for adjacent residential uses, or that illumination is shielded and oriented away from adjacent residential or preserve areas.
- (i) In conjunction with the approval of any PUD within the <u>AgTEC</u> <u>Sunrise Grove</u> land use category, the developer/owner shall provide a plan for supporting the protection and enhancement of the Martin Grade Scenic Corridor that includes at a minimum providing financial support and helping address traffic impacts on the corridor by exploring alternative roadway locations, traffic patterns, traffic timing, and roadway designs for the purpose of protecting and enhancing the scenic character of the corridor.
- (j) In furtherance of the intent of this land use category, the land owner or its designee shall obtain a Planned Unit Development approval from the Martin County Board of County Commissioners for an initial phase of development, consistent with the design and development criteria contained in this Policy, within 5 years of the effective date of this amendment.
- (k) In order to protect the allocation of the industrial land base, Martin County may initiate an amendment to remove the <u>AgTEC</u> <u>Sunrise Grove</u> land use category if the owner, or its designee, has not achieved a Planned Unit Development approval for an initial phase of development within 5 years of the effective date of the amendment.
- (8) Any PUD zoning within the <u>AgTEC</u> <u>Sunrise Grove</u> shall, at a minimum, incorporate the following design principles:
- (a) In order to support the "Martin Grade Scenic Corridor", any development within the <u>AgTEC Sunrise Grove</u> land use designation shall provide a minimum 100 foot building setback from the Martin Highway right-of-way, which shall include a minimum 50 foot buffer preserve area adjacent to the right-of-way.
- *(b) A minimum of 90 percent of the native vegetation within the 100 foot building setback shall be preserved.*
- (c) Prior to approval of any development plan for buildings abutting Martin Highway, the land owner shall submit a landscape plan that augments the preserved native vegetation with additional native ground cover, understory and canopy trees, with the goal of providing a Type "5" buffer, and/or meeting 50 percent opacity at eye level within 5 years.
- (d) Prior to approval of the first Final Site Plan for a phase within the <u>AgTEC Sunrise</u> <u>Grove</u> land use category, the land owner/developer shall submit a uniform signage plan that ensures a common design theme, clear requirements for signage location, size and materials, and a limit on the overall amount of signage permitted along the Martin Highway frontage.
- (e) In order to reinforce the rural character of properties located to the west of the AgTEC <u>Sunrise Grove</u> site, and to support the "Scenic Highway" designation of portions of Martin Highway, only agricultural uses that are consistent with the Agricultural land use category and AG-20A zoning shall be permitted on the western 40 percent of the frontage of Martin Highway to a depth of 1,000, subject to the necessary site development plan approval.
- (f) In cooperation with Martin County, the State of Florida and the South Florida Water Management District, the landowner/developer shall investigate the opportunity to incorporate additional water storage capacity within the proposed water management system of the <u>AgTEC area</u> <u>Sunrise Grove site</u> for any future widening of Martin Highway. As part of any such widening project that includes the Martin Grade Scenic

Corridor, the land owner/developer will assist the county in exploring alternative traffic patterns, traffic timing, and roadway cross sections for the purpose of protecting and enhancing the scenic character of the corridor.

(g) To assist Martin County with hurricane evacuation needs, the property owner shall coordinate with Martin County to identify opportunities for Martin County to fund upgrades to proposed public or private facilities such that they may serve the public as hurricane shelters, community relief centers or emergency operations centers during declared hurricane events.

Although not included with the application materials, Policy 4.7A.14 must be changed for internal consistency, as shown below, if the amendment is approved by the Board of County Commissioners.

Policy 4.7A.14. Allowable development outside the Primary Urban Service District. The following forms of development are recognized exceptions to the general prohibitions on development outside of the Primary Urban Service District set forth in Policies 4.7A.1. through 4.7A.13.:

- (1) The County landfill, parcel number 07-38-40-000-000-00020-7.
- (2) The <u>AgTEC</u> <u>Sunrise Grove</u> land use category as set forth in Policy 4.13A.9.

#### CONCLUSION SUMMARY

Staff has no objection to the proposed name change to Sunrise Grove and no objection to the addition of the permitted use vehicle manufacturing sales and service, a targeted industry.