

MARTIN COUNTY, FLORIDA DEVELOPMENT REVIEW STAFF REPORT

RIO MARINE VILLAGE PHASE 1 (EAST) FINAL SITE PLAN

A. Application Information

Applicant: Rio South Dixie, LLC, Josh Simon

Property Owner: Rio South Dixie, LLC

Agent for Applicant: Cotleur & Hearing, George Missimer County Project Coordinator: Brian Elam, PMP, Principal Planner

Growth Management Director: Paul Schilling Project Number: S241-016

Record Number: DEV20222060009

Report Number: 2025_0930_S241-016_DRT_STAFF_FINAL

Application Received: 12/14/2022 Transmitted: 12/15/2022 Date of Report: 03/14/2023 Application Received: 09/15/2023 Transmitted: 09/20/2023 Date of Report: 12/19/2023 Application Received: 04/09/2024 Transmitted: 04/11/2024 Date of Report: 05/03/2024 Application Received: 09/23/2024 Transmitted: 09/24/2024 Date of Report: 10/16/2024 Application Received: 12/16/2024 Transmitted: 12/19/2024 Date of Report: 01/21/2025 Application Received: 05/15/2025 Transmitted: 05/15/2025

Date of Report:

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09/30/2025

B. Project description and analysis

This is a request by Cotleur & Hearing on behalf of Rio South Dixie, LLC, for approval of the Rio Marine Village Phase I (East) Major Final Site Plan. The east phase contains two (2) live/work buildings, eight (8) multifamily buildings, one townhome building, and the marina clubhouse and pool. Phase I is generally located south of NE Dixie Highway, north of the St. Lucie River, and east of NE Martin Avenue. Included is a request for a certificate of public facilities reservation.

The future land use of the property is CRA Center and CRA Commercial Waterfront and the zoning is Rio Redevelopment Zoning District with the Waterfront and Core Subdistrict designations. The proposed density is under the permitted 15 dwelling units per acre when utilizing density blending. Phase I has one access point proposed from NE Dixie Highway with three additional access connections from NE Martin Avenue via an extension of NE Stuart Street, NE Bernard Street and NE St. Lucie Terrace.

The project is within the Primary Urban Service Boundary and water and wastewater will be provided by Martin County Utilities.

C. Staff recommendation

The specific findings and conclusion of each review agency related to this request are identified in Section F through T of this report. The current review status for each agency is as follows:

Section	n Division or Department	Reviewer	Phone	Assessment
F	Comprehensive Plan Review	Brian Elam	772-288-5501	Comply
F	ARDP Review	Samantha Lovelady	772-288-5664	N/A
G	Site Design Review	Brian Elam	772-288-5501	Comply
Н	Commercial Design Review	Brian Elam	772-288-5501	N/A
Н	Community Redevelopment Review	Jordan Pastorius	772-288-5461	Comply
I	Property Management Review	Ellen MacArthur	772-221-1334	N/A
J	Environmental Review	Shawn McCarthy	772-288-5508	Comply
J	Landscaping Review	Karen Sjoholm	772-288-5909	Comply
K	Transportation Review	James Hardee	772-288-5470	Comply
L	County Surveyor Review	Tom Walker	772-288-5928	Comply
M	Engineering Review	Matthew Hammond	772-288-5512	Comply
Ν	Addressing Review	Emily Kohler	772-288-5692	Comply
Ν	Electronic File Submission Review	Emily Kohler	772-288-5692	Comply
Ο	Water and Wastewater Review	Jorge Vazquez	772-221-1448	Comply
0	Wellfields Review	Jorge Vazquez	772-221-1448	Comply
Р	Fire Prevention Review	Doug Killane	772-419-5396	Comply
Р	Emergency Management Review	Sally Waite	772-219-4942	Comply
Q	ADA Review	Matthew Hammond	772-288-5512	Comply
R	Health Department Review	Paul Stemie	772-221-4090	N/A

Section Division or Department		Reviewer	Phone	Assessment
R	School Board Review	Juan Lameda	772-219-1200	Comply
S	County Attorney Review	Elysse A. Elder	772-288-5925	Ongoing
Т	Adequate Public Facilities Review	Brian Elam	772-288-5501	Comply

D. Review Board action

This application meets the threshold requirements for processing as a major development, with a previously approved master plan. Pursuant to Table 10.5.F.9., Land Development Regulations, Martin County, Florida (2023) final action on the request shall be made by the Board of County Commissioners in a public meeting.

Pursuant to Section 10.5.F.6.e.1)., Land Development Regulations, Martin County, Florida (2023) minor technical adjustments to an approved master site plan that are consistent with all applicable regulations such as, but not limited to, changes to lot dimensions, easement locations or site data calculations, may be processed as a revised master site plan with the final site plan application. No separate application for a revised master site plan shall be required. The revised master site plan development order must be approved prior to the approved final site plan development order.

Pursuant to Sections 10.1.E. and 10.2.B.2., Land Development Regulations, Martin County, Fla. (2023), it shall at all times be the applicant's responsibility to demonstrate compliance with the Comprehensive Growth Management Plan (CGMP), Land Development Regulations (LDR) and the Code.

The applicant addressed the non-compliance findings from the staff report dated, January 1, 2025 with the resubmittal dated May 15, 2025. The previous staff reports, and resubmittals are incorporated herein by reference. It shall at all times be the applicant's responsibility to demonstrate compliance with the Comprehensive Growth Management Plan (CGMP), Land Development Regulations (LDR) and the Code.

E. Location and site information

Parcel number: 273741025001000008

Address: 1220 NE Dixie Highway, Jensen Beach

Existing Zoning: Rio Redevelopment Zoning District

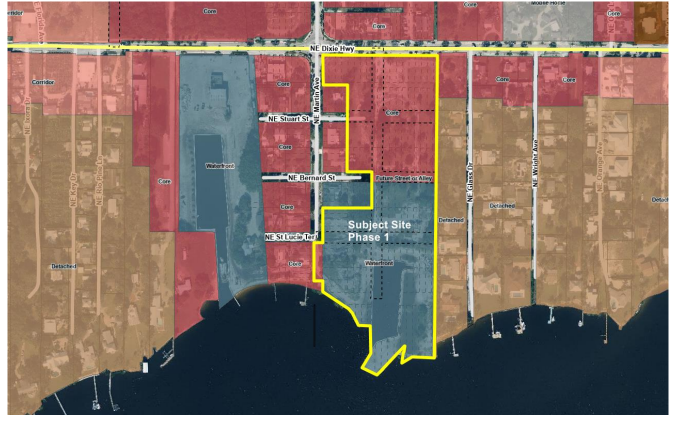
Future Land Use: CRA Center, CRA Commercial Waterfront

CRA Subdistrict: Waterfront, Core

Figure 1: Location Map



Figure 2: CRA Subdistrict



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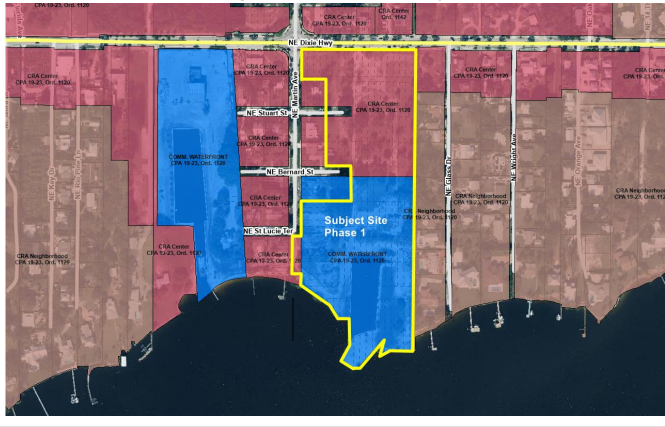


Figure 3: Future Land Use Map

F. Determination of compliance with Comprehensive Growth Management Plan requirements – Growth Management Department

Findings of Compliance:

Staff has reviewed this application and finds that that it complies with the LDR, as detailed within this report. Staff recommends approval of this development application as consistent with the guidelines and standards of the applicable Comprehensive Plan goals, objectives and policies, as implemented in the LDR.

G. Determination of compliance with land use, site design standards, zoning and procedural requirements – Growth Management Department

Findings of Compliance:

Staff has reviewed this application and finds that it complies with the LDR, as detailed within this report. Staff recommends approval of this development application as consistent with the guidelines and standards of the applicable Comprehensive Plan goals, objectives and policies, as implemented in the LDR.

Pursuant Section 12.1.13.4, Article 12, Division 1, Land Development Regulations, the Growth Management Director has approved the following alternative compliance requests:

1. Requirement: Front build-to-zones shall have a minimum of 10 feet and a maximum of 25 feet per §12.3.05, figure R-5.04.

Requested Deviation: Building I setback from N.E. Martin Avenue is 84 feet, deviation of 59 feet required.

 Requirement: Sheds, exposed pumps, electrical meters, air conditioning compressors, clothes lines, antennas, satellite dishes, outdoor storage, and similar structures and uses shall not be located between the front of a building and a street per §12.1.04.7d.

Requested Deviation: A four (4) foot wall screening and landscaping around all AC units on the property shall be provided.

3. Requirement: Properties within Waterfront and Core subdistricts are required to plant one tree per 1.000 square feet of site area per §12.3.09.

Requested Deviation: Three-hundred and seventy-four (374) trees are proposed a sixty-six (66) tree deviations from the four-hundred and forty (440) required by the site area's square footage.

4. Requirement: The side of a vehicular use area abutting a Detached, Detached Estate, Multifamily or Mobile Home that is not part of the subject development shall be planted with trees with a minimum height of 16 feet, 4-foot clear trunk, and four-inch DBH, at 25-foot intervals in a landscape area that is at least ten feet wide. The trees, landscaped buffer and the wall, fence or hedge may be reduced or eliminated with the written consent of the owner of the residential property, which shall be recorded in the public records per §12.3.09.7.a.ii.

Requested Deviation: An alternative design is being proposed for the eastern buffer, reduced tree size specification, to comply with Florida Power and Light Right Tree/Right Place Guidelines. Minimum tree height required: The proposed minimum tree height is 12 feet with a 4-foot deviation from the requirement.

5. Requirement: Frontage Type requirements, selection of a frontage type per §12.1.05.

Requested Deviation: Building I does not comply with a frontage type listed within the Community Redevelopment Area Code.

6. Requirement: Front Build-to-Zones shall be a minimum of 10 feet and a maximum of 25 feet per §12.3.05, Figure R-5.07.

Requested Deviation: Building B proposed seven (7) foot front setback, a three (3) foot deviation from the requirement. Building C has a proposed nine (9) foot front setback, a one (1) foot deviation from the requirement.

7. Requirement: Requires buildings with a Live/Work designation to have a minimum frontage buildout percentage of 70% per §12.5.04.

Requested Deviation: The Applicant is requested a front buildout of 50% which is a 20% deviation from the required 70%.

8. Requirement: Not more than 30% of all trees shall be palms per §4.1.664.c. Requested Deviation: The Applicant is requesting that 46% of the total trees planted on site are palms, a 16% deviation from the required 30%.

H. Determination of compliance with urban design and community redevelopment requirements – Community Redevelopment Department

Commercial Design

N/A - Staff review for compliance requirements associated with this area of regulations is not applicable to this project as currently proposed.

Community Redevelopment Area

Findings of Compliance:

CRA staff has reviewed the application and finds it in compliance with the applicable regulations.

I. Determination of compliance with the property management requirements – Engineering Department

It has been determined that the Applicant is required to dedicate right of way on NE Dixie Highway pursuant to Section 4.843.B.4, Land Development Regulations, Martin County, Fla. (2010).

It has been determined that the Applicant is required to provide a Public Access Easement and Flow-Through Drainage Easement per site plan.

The following is a list of the required due diligence materials:

TITLE COMMITMENT:

- 1. Original Title Commitment for the proposed dedication and easement sites.
- 2. The Proposed Insured is: Martin County, a political subdivision of the State of Florida.
- 3. The Insurable Amount is subject to approval by the Real Property Division.
- 4. Legible copies of all documents listed on the Title Commitment as B-II Exceptions must be provided with the Title Commitment.

Note: The applicant has complied with this requirement.

SURVEY - SKETCH AND LEGAL DESCRIPTION:

- 1. Two (2) original signed and sealed Surveys of the dedication and easement sites.
- 2. The Survey must be certified to Martin County, a political subdivision of the State of Florida and to the Title Company.
- 3. The Survey must be prepared with the benefit of the Title Commitment and include the

Commitment Number, Name of the Title Company and Date and Time of the Commitment.

- 4. Parcel ID number(s) must be included.
- 5. All title exceptions that can be plotted must be shown on the Survey.
- 6. Two (2) original 8 ½" by 11" signed and sealed Sketch and Legal Descriptions of the dedication and easement sites must be provided.

Note: The applicant has complied with this requirement.

J. Determination of compliance with environmental and landscaping requirements – Growth Management Department

Environmental

Finding of Compliance:

The Growth Management Department Environmental Division staff has reviewed the application and finds it in compliance with the applicable land development regulations.

Landscaping

Findings of Compliance

The Growth Management Department Environmental Division staff has reviewed the application and finds it in compliance with the applicable Land Development Regulations Article 12, Division 3 – Section 12.3.09 - – Rio Community Redevelopment Area. The applicant has proposed construction of a mixed-use development. The applicant has submitted landscape plans that provide for planting of the equivalent of 374 trees to document compliance with Section 12.3.09.4, Land Development Regulations, Martin County, Fla. (2020). Pursuant to this regulation a minimum of 1 tree shall be established for each 1000 sq. ft. of the total development area minus preserves. The total development site in this phase is 440,008 sq. ft. which requires the planting of 440 trees.

The applicant has requested alternative compliance for the following requirements of the Code:

- 1. The applicant has proposed to upsize 104 of the shade trees to compensate for a reduced quantity of shade trees and an increase in establishment of palm percentage over the 1/3 typically allowed.
- 2. To reduce size of the trees in the east buffer by 4 feet height due to existence of an overhead powerline and FPL guidelines for Right Tree in the Right Place.
- 3. Due to FPL Right Tree guidelines, to establish Silver Buttonwood and Crape Myrtle in the east buffer rather than shade trees.

Alterations cannot be made to the plans after final site plan approval. Any alteration may require an application to amend the affected approved plans.

The applicant is cautioned to consider the placement of utilities and any underground or above ground site improvement that could cause a conflict with the landscaping and possibly cause a

change or amendment.

As-built landscape plans submitted prior to the release of a certificate of occupancy will be checked against the approved drawings. Inconsistencies may block the issuance of the certificate of occupancy and cause the applicant to begin the application process for a change or an amendment to the development order.

K. Determination of compliance with transportation requirements – Engineering Department

Findings of Compliance:

The Traffic Division of the Public Works Department finds this application in compliance.

Compliance with Adequate Public Facilities Ordinance:

CRAs are designated Transportation Concurrency Exception Areas (TCEA). Development within the TCEAs shall be exempt from the County's transportation concurrency requirement. [Martin County Comprehensive Growth Management Plan, Policy 18.4D.1. (2018)]

L. Determination of compliance with county surveyor – Engineering Department

Findings of Compliance:

This project was reviewed by this department as a final site plan and no further review is necessary.

M. Determination of compliance with engineering, storm water and flood management requirements – Engineering Services Division

Compliance with Adequate Public Facilities Ordinance:

This project will provide the proposed development sufficient services based upon the adopted Level-of-Service for stormwater management facilities.

Findings of Compliance:

The application was reviewed for compliance with the following Divisions of the Land Development Regulations. Staff's finding is summarized after each:

Division 8- Excavation, Fill, and Mining: The applicant demonstrated in the Engineer's Opinion of Probable Excavation, Fill, and Hauling that the amount of proposed excavation exceeds the amount of fill needed for the site by 446 cubic yards. Hauling material from the site is approved with this Development Order in accordance with Section 4.343.C. Land Development Regulations with payment of a hauling fee of \$93.66. The applicant demonstrated compliance with Division 8.

Division 9- Stormwater Management: The applicant has demonstrated the proposed development will retain the 25- year, 3-day storm event prior to discharging to the St. Lucie River. The applicant proposed a stormwater system consisting of exfiltration systems, underground chambers, and dry retention areas and supporting drainage infrastructure. The

applicant demonstrated the water quality volume is being met in the proposed prior to discharging; thereby, the required attenuation and water quality treatment is in compliance with Division 9.

Division 10- Flood Protection: A portion of the site falls within a Special Flood Hazard Area AE with a Base Flood Elevation of 5.0-feet NAVD88. The proposed finish floor elevations of 9.5 to 11.5-feet NAVD are higher than the 100 year, 3 day zero discharge storm stage of 5.0-feet NAVD and also higher than one foot above the base flood elevation of 5.0-feet NAVD; therefore, the applicant demonstrated compliance with Division 10.

Division 14- Parking and Loading: The applicant demonstrated compliance with the parking and loading requirements set forth in Division 14 with the design and layout of the proposed on-site parking facilities.

Division 19 - Roadway Design: The applicant has demonstrated compliance with Division 19 with the design of the proposed connections to NW Dixie Highway, NW Martin Avenue, NW Stuart Street, and NW Bernard Street.

Development Order Conditions:

- Hauling of material is allowed in accordance with Section 4.343.C. Land
 Development Regulations, Martin County, Fla. The applicant is proposing to haul
 446 CY from the site. The OWNER shall pay a hauling fee of \$0.21 per cubic yard of
 material being hauled from the site in the amount of \$93.66 shall be paid within sixty
 (60) calendar days of the project approval.
- 2. The proposed development includes off-site construction within the NE Dixie Highway right-of-way, including but not limited to, reconstruction of NE Martin Ave roundabout, construction of two new roundabouts, and associated pedestrian and stormwater improvements. The final design of the off-site improvements will be reviewed and approved separately through a County Right-of-way Use Permit, which shall be accompanied by the appropriate insurance, security, and maintenance of traffic plan. These improvements must be complete, certified to, and accepted by, the County Engineer prior to the issuance of the first certificate of occupancy.

N. Determination of compliance with addressing and electronic file submittal requirements – Growth Management and Information Technology Departments

Addressing

Findings of Compliance

The application has been reviewed for compliance with Division 17, Addressing, of the Martin County Land Development Regulations. Staff finds that the proposed site plan / plat complies with applicable addressing regulations. All street names are in compliance. They meet all street naming regulations in Article 4, Division 17, Land Development Regulations. Martin County, Fla. (2024).

Electronic File Submittal

Findings of Compliance:

The AutoCAD dwg file of the major final site plan of Phase 1 (East) was received and found to be in compliance with Section 10.2.B.2., Land Development Regulations, Martin County, Fla. (2024).

O. Determination of compliance with utilities requirements – Utilities Department

Water and Wastewater Service

Findings of Compliance:

This development application has been reviewed for compliance with applicable statutes and ordinances and the reviewer finds it in compliance with Martin County's requirements for water and wastewater level of service. [Martin County, Fla., LDR, Article 4, Division 6 and 7, (2016)]

Wellfield and Groundwater Protection

Findings of Compliance:

The application has been reviewed for compliance under the Wellfield Protection Program. The reviewer finds the application in compliance with the Wellfield Protection and Groundwater Protection Ordinances. [Martin County, Fla., LDR, Article 4, Division 5] (2016)

P. Determination of compliance with fire prevention and emergency management requirements – Fire Rescue Department

Fire Prevention

Finding of Compliance

The Fire Prevention Division finds this submittal to be in compliance with the applicable provisions governing construction and life safety standards of the Florida Fire Prevention Code. This occupancy shall comply with all applicable provisions of governing codes whether implied or not in this review, in addition to all previous requirements of prior reviews.

Emergency Management

Findings of Compliance:

The Emergency Management Division finds this submittal to be in compliance with the applicable provisions.

Q. Determination of compliance with Americans with Disability Act (ADA) requirementsGeneral Services Department

Findings of Compliance:

Public Works Department staff has reviewed the application and finds it in compliance with the applicable Americans with Disability Act requirements. [2020 Florida Building Code, Accessibility, 7th Edition]

R. Determination of compliance with Martin County Health Department and Martin County School Board

Martin County Health Department

The applicant has indicated that the proposed final site plan contains no onsite potable wells or septic disposal systems. Therefore, the Department of Health was not required to review this application for consistency with the Martin County Code requirements within the Land Development Regulations or Comprehensive Growth Management Plan. Martin County, Florida, Land Development Regulations Section 10.1.F. (2016)

Martin County School Board

Martin County School District has provided the required general school capacity analysis school concurrency review for the Rio Marine Village Phase 1 and Phase 2 consisting of 192 units dated April, 4 2023.

S. Determination of compliance with legal requirements – County Attorney's Office

Review ongoing.

T. Determination of compliance with adequate public facilities requirements – responsible departments

The following is a summary of the review for compliance with the standards contained in Article 5.32.D of the Adequate Public Facilities LDR for a Certificate of Adequate Public Facilities Reservation.

Potable water facilities service provider – Martin County Utilities

Findings – Positive evaluation

Source – Martin County Utilities

Reference – see Section O of this staff report

Sanitary sewer facilities service provider – Martin County Utilities

Findings – In place

Source - Martin County Utilities.

Reference – see Section O of this staff report

Solid waste facilities

Findings – Positive Evaluation

Source – Growth Management Department

Stormwater management facilities

Findings – In Place

Source – Engineering Services Department

Reference – see Section M of this staff report

Community park facilities

Findings – Positive Evaluation Source – Growth Management Department Road's facilities

Findings – Positive evaluation Source – Engineering Services Department Reference – see Section M of this staff report

Mass transit facilities

Findings – Positive Evaluation Source – Engineering Services Department Reference – see Section K of this staff report Public safety facilities

Findings – Positive evaluation Source – Growth Management Department Reference – see Section P of this staff report Public school facilities

Findings – Positive evaluation Source – Growth Management Department Reference – see Section R of this staff report

U. Post-approval requirements

After approval of the development order, the applicant will receive a letter and a Post Approval Requirements List that identifies the documents and fees required. Approval of the development order is conditioned upon the applicant's submittal of all required documents, executed where appropriate, to the Growth Management Department (GMD), including unpaid fees, within sixty (60) days of the final action granting approval.

Once submitted, a unique ShareBase link will be provided to the agent via email so that digital copies of all submitted documents may be uploaded. CDs and Flash Drives are no longer accepted for post approval submittals.

1. Response to Post Approval Requirements List

The applicant will submit a response memo addressing the items on the Post Approval Requirements List.

2. Post Approval Fees

The applicant is required to pay all remaining fees when submitting the post approval packet. If an extension is granted, the fees must be paid within 60 days from the date of the development order. Checks should be made payable to Martin County Board of County Commissioners.

3. Recording Costs

The applicant is responsible for all recording costs. The Growth Management Department will calculate the recording costs and contact the applicant with the payment amount required. Checks should be made payable to the Martin County Clerk of Court.

4. Warranty Deed

One (1) copy of the recorded warranty deed if a property title transfer has occurred since the site plan approval. If there has not been a property title transfer since the approval, provide a letter stating that no title transfer has occurred.

5. Unity of Title

Original executed version Unity of Title in standard County format or one (1) copy of the existing recorded Unity of Title for the subject property.

Engineers Design Certification

One (1) original of the Engineer's Design Certification, on the County format, which is available on the Martin County website, signed and sealed by the Engineer of Record licensed in the State of Florida shall be submitted as part of the post-approval process in accordance with Section 10.11, Land Development Regulations, Martin County, Florida.

7. Construction Plans

One (1) 24" x 36" copy of the approved construction plans signed and sealed by the Engineer of Record licensed in the State of Florida. Rolled.

8. Digital Copy of Construction Plans

One (1) digital copy of the Construction Plans in PDF format. The digital version shall be signed / sealed, and third party authenticated. The digital version must match the hardcopy as submitted and be consistent with the approved documents.

9. Approved Revised Master Site Plan

One (1) copy 24" x 36" of the approved revised master final site plan. Rolled.

10. Digital Copy of Revised Master Site Plan

One (1) digital copy of revised master site plan in AutoCAD drawing format (.dwg). An e-Transmit zip file with 2018 file format is preferred. The digital version of the revised master site plan must match the hardcopy version as submitted.

11. Approved Phase 1 East Final Site Plan

One (1) copy 24" x 36" of the approved phase 1 east final site plan. Rolled.

12. Digital Copy of Phase 1 East Final Site Plan

One (1) digital copy of site plan in AutoCAD drawing format (.dwg). An e-Transmit zip file with 2018 file format is preferred. The digital version of the site plan must match the hardcopy version as submitted.

13. Approved Landscape Plan

One (1) 24" x 36" copy of the approved landscape plan signed and sealed by a landscape architect licensed in the State of Florida. Rolled.

14. Approved Elevations

One (1) copy 24" x 36" of the approved elevations. Rolled.

15. Hauling Fee

Hauling of material is allowed in accordance with Section 4.343.C. Land Development Regulations, Martin County, Fla. The applicant is proposing to haul 446 CY from the site. The OWNER shall pay a hauling fee of \$0.21 per cubic yard of material being hauled from the site in the amount of \$93.66 shall be paid within sixty (60) calendar days of the project approval.

16. ROW Dedication

One (1) copy of documents verifying that the right-of-way, property, or easements have been accepted by the Board of County Commissioners and recorded in the public records of Martin County, Florida shall be submitted as part of the post-approval process in accordance with Section 10.11, Land Development Regulations, Martin County, Florida.

17. Off-Site Construction

The proposed development includes off-site construction within the NE Dixie Highway right-of-way, including but not limited to, reconstruction of NE Martin Ave roundabout, construction of two new roundabouts, and associated pedestrian and stormwater improvements. The final design of the off-site improvements must be reviewed and approved separately through a County Right-of-way Use Permit. The approved Right-of-way Use Permit shall be approved and submitted along with the post approval documents.

18. Water and Wastewater Service Agreement

A copy of the executed Water and Wastewater Service Agreement. Original executed agreement and payment shall be provided directly to Martin County Utilities prior to submittal of the post approval package to Growth Management.

19. Flash/Thumb Drive

One unopened (1) blank USB flash/thumb drive, in the original package, which will be utilized to provide the applicant with the approved stamped and signed project plans at the preconstruction meeting.

V. Local, State, and Federal Permits

Approval of the development order is conditioned upon the applicant's submittal of all required applicable Local, State, and Federal Permits to Martin County prior to scheduling the preconstruction meeting.

W. Fees

Public advertising fees for the development order will be determined and billed subsequent to the public hearing. Fees for this application are calculated as follows:

Fee type: Fee amount: Fee payment: Balance: Application review fees: \$9,127 \$0.00 \$9,127 Inspection fees: \$4,000 \$4,000

Advertising fees *: Recording fees **: Impact fees***:

X. General application information				
Table 1 Applicant Contact Information				
Entity	Contact Information			
Applicant:	Rio South Dixie, LLC			
	Josh Simon			
	301 Heritage Drive, Suite #277			
	Jupiter, Florida 33458			
	561-575-6454			
	joshsimon@flfholdings.com			
Owner:	Rio South Dixie, LLC			
	Josh Simon			
	301 Heritage Drive, Suite #277			
	Jupiter, Florida 33458			
	561-575-6454			
	joshsimon@flfholdings.com			
Agent:	Cotleur & Hearing			
	George Missimer			
	1934 Commerce Lane #1			
	Jupiter, Florida 33458			
	561-406-1008			
	Gmissimer@cotleur-hearing.com			
Engineer of Record:	Simmons and White			

Advertising fees will be determined once the ads have been placed and billed to the County.

Recording fees will be identified after the post approval package has been submitted.

^{***}Impact fees are required at building permit.

Greg Bolen, PE

2591 Metrocentre Boulevard, Suite 3 West Palm Beach, Florida 33407

561-644-4312

bolen@simmonsandwhite.com

Y. Acronyms

ADA Americans with Disability Act
AHJ Authority Having Jurisdiction

ARDP Active Residential Development Preference

BCC Board of County Commissioners

CGMP Comprehensive Growth Management Plan

CIE Capital Improvements Element
CIP Capital Improvements Plan

FACBC Florida Accessibility Code for Building Construction FDEP Florida Department of Environmental Protection

FDOT Florida Department of Transportation

LDR Land Development Regulations

LPA Local Planning Agency MCC Martin County Code

MCHD Martin County Health Department
NFPA National Fire Protection Association

SFWMD South Florida Water Management District W/WWSA Water/Wastewater Service Agreement

Z. Attachments