



THE COUNTY OF ESCAMBIA  
PENSACOLA, FLORIDA

**PRELIMINARY PLAT DEVELOPMENT ORDER  
with Concurrency Certification**

**Project:** Nature Trail (formerly Nature Walk)      **Future Land Use:** LDR  
**Location:** Nine Mile Road      **Zoning District:** RR  
**Property Reference #s:** 09-1S-31-1101-000-000, **Development Review #:** 04052157  
09-1S-31-4100-001-001, 16-1S-31-1101-000-000, **Flood Zone:** X and AE  
and 18-1S-31-3202-000-000

**PROJECT DESCRIPTION**

Subdivision of a vacant 739.9-acre site for 659 single-family residential lots along paved private streets with curb and gutter. The streets will access Nine Mile Road at two locations. Development will include construction of multiple private stormwater retention ponds. Potable water and sanitary sewer will be provided through connections to ECUA systems. Under the clustering provisions of LDC Section 7.13.04, with over 90% of the site's environmentally sensitive lands to remain undisturbed and preserved under a special warranty deed, and over 30% of site acreage described by the deed, several site and building requirements of the R-3 zoning district have been applied to the development.

This project is a revised design of a previously approved preliminary plat for the purpose of adding two residential lots (lots 39 & 40, Block C). **This County approval voids the Development Order for Nature Walk approved 10-13-04, and fully replaces the 7-sheet preliminary plat, its specifications, and requirements.**

**STANDARD PROJECT CONDITIONS**

1. This Development Order with concurrency certification shall be effective for a period of 48 months from 10-13-04, the original date of approval. However, Preliminary plat approval and concurrency shall automatically expire and become null and void if subdivision infrastructure construction plans have not been submitted to the County within 24 months of the date of issuance. If this Development Order expires or is revoked, allocated capacity will be withdrawn and made available to other applicants. If the applicant chooses to proceed with subdivision of the project site, a new preliminary plat application must be submitted for review, approval, and capacity allocations subject to Code provisions and Level of Service conditions at the time of the new application.
2. This Development Order alone does not authorize all site development to commence. Upon approval of the preliminary plat, the developer may clear the proposed rights-of-way provided that all county, state, and/or federal permits governing the clearing activities and right-of-way locations have been obtained. Also, all required runoff and sedimentation controls must be provided on site.

3. All specifications and requirements, expressed or implied by note or drawing, in the preliminary plat approved with this Development Order must be fulfilled.
4. A detailed stormwater management plan and construction plan must be approved by the County Engineer prior to final drainage concurrency approval and commencement of roadway, drainage, and utility construction, as applicable.
5. A copy of this Development Order and the approved preliminary plat must be maintained and readily available on site once any clearing or grading has begun. The approved subdivision construction plans must also be on site once any construction has begun.
6. All applicable state and/or federal permits or proof of exemption must be obtained prior to roadway, drainage, and utility construction plan approval by County Engineering, with a copy provided to the County; including, but not limited to, FDEP drainage and ACOE wetlands permits.
7. In accordance with the Land Development Code, Section 4.02.07.C.5, the final plat shall conform substantially to the approved preliminary plat. In the event the applicant is aware changes will be made, the applicant must inform the Development Review Committee (DRC) member departments of any proposed revisions to the approved preliminary plat prior to submitting the final plat for review. Notification must include a written narrative and plans explaining the changes. If the final plat does not conform substantially to the approved preliminary plat, Escambia County may, at the discretion of any DRC member department director, require a re-submittal of the preliminary plat previously approved and impose additional requirements and/or conditions.
8. A valid Escambia County Building Permit must be obtained prior to commencement of any building construction.

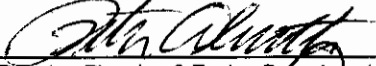


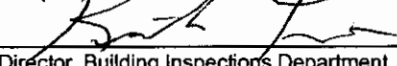
#### **SPECIAL PROJECT CONDITIONS**

1. Signage is limited to two identification signs per subdivision entrance. Additionally, each sign must maintain visual clearance along rights-of-way and at intersections, and is limited to a maximum 6 feet in height, a maximum 32 sq.ft. in area, and a minimum 10 feet setback from the right-of-way. A valid Escambia County Sign Permit must be obtained prior to erecting, constructing, altering, or relocating any site signage.
2. Land disturbance activities typically allowed after preliminary plat approval shall be limited to uplands outside of the required wetland buffer until all necessary state and federal dredge and fill permits have been obtained and submitted to NESD, an acceptable mitigation plan is submitted by the developer and approved by NESD, and all required mitigation is completed or adequate assurances provided. Such activities include, but are not limited to, clearing of right-of-way and the construction of infrastructure.

3. At least 30% of the parent parcel and 90% of all on-site environmentally sensitive lands, including jurisdictional wetlands, shall remain undisturbed and preserved under conservation easement, deed restrictions, or other method approved by the county and recorded in the public records of Escambia County prior to or as a condition of the final plat.
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**Development Review Committee (DRC) Final Determination**

Having completed development review of the revised **Nature Trail** (formerly Nature Walk) preliminary plat application referenced herein, in accordance with requirements of applicable Escambia County regulations and ordinances, the DRC members make the following final determinations regarding the specific provisions they are individually charged with administering:

<input checked="" type="checkbox"/> Approval	<input type="checkbox"/> Denial		<u>1-3-07</u>
		Director, Planning & Zoning Department	Date
<input checked="" type="checkbox"/> Approval	<input type="checkbox"/> Denial		<u>1/3/07</u>
		Director, Engineering Department	Date
<input checked="" type="checkbox"/> Approval	<input type="checkbox"/> Denial		<u>1-3-07</u>
		Director, Neighborhood and Environmental Services Department	Date
<input checked="" type="checkbox"/> Approval	<input type="checkbox"/> Denial		<u>1-3-07</u>
		Director, Building Inspections Department	Date

**In consideration of the individual determinations of the Development Review Committee members as recorded herein above, the final determination by the Committee for the site plan application referenced herein is:**

- Approved** All four DRC members approved the application. The applicant may proceed with the development subject to the project description and project conditions noted herein. Use other than that described, or conditions not satisfied, constitute a violation of this Development Order and render it void. Further, this approval does not constitute approval by any other agency.
  
- Denied** One or more of the DRC members denied the application. The applicant may appeal the members' decision within 15 days from the date above to the Board of Adjustment (BOA) under the provisions of Section 2.04.00 of the Escambia County Land Development Code, and/or submit a new or revised site plan application for review.