STATE OF GEORGIA COUNTY OF CLAYTON

ORDINANCE 2025-___

1	AN ORDINANCE BY MAYOR ANGELYNE BUTLER AND CITY COUNCILMEMBERS
2	KIMBERLY JAMES, HECTOR GUTIERREZ, LATRESA AKINS-WELLS, AND ALLAN MEARS OF
3	THE CITY OF FOREST PARK, GEORGIA TO AMEND ARTICLE B (PROCEDURE), ARTICLE C
4	(PLATS AND DATA), AND ARTICLE G (FEES) WITHIN CHAPTER 7 (SUBDIVISIONS) OF TITLE
5	8 (PLANNING AND DEVELOPMENT) IN THE CITY'S CODE OF ORDINANCES; TO PROVIDE
6	AN ADOPTION DATE; TO PROVIDE AN EFFECTIVE DATE; AND FOR OTHER LAWFUL
7	PURPOSES.
8	WHEREAS, the duly elected governing authority of the City of Forest Park, Georgia (the "City")
9	is the Mayor and City Council thereof; and
10	WHEREAS, the City is authorized by O.C.G.A. § 36-35-3 to adopt ordinances relating to its
11	property, affairs, and local government; and
12	WHEREAS, the City desires to amend pre-application review for subdivision plat provisions by
13	allowing the City's Planning and Community Development Department ("PCD") to review applications;
14	and
15	WHEREAS, the City desires to amend the fee schedule for subdivision plat applications by
16	allowing the PCD Director to determine the fees with the approval of the Mayor and City Council; and
17	WHEREAS, the amendments contained herein would benefit the health, safety, morals, and
18	welfare of the citizens of the City of Forest Park, Georgia.
19	Section 1. Title 8 ("Planning and development"), Chapter 7 ("Subdivisions"), Article B
20	("Procedure") of the City's Code of Ordinances is hereby amended to be read and codified with added text
21	in bold font and deleted text in strikethrough font as set forth in Exhibit A attached hereto and incorporated
22	herein.

Section 2. Title 8 ("Planning and development"), Chapter 7 ("Subdivisions"), Article C ("Plats and data") of the City's Code of Ordinances is hereby amended to be read and codified with added text in **bold** font and deleted text in strikethrough font as set forth in **Exhibit B** attached hereto and incorporated herein.

Section 3. Title 8 ("Planning and development"), Chapter 7 ("Subdivisions"), Article G ("Fees") of the City's Code of Ordinances is hereby amended to be read and codified with added text in **bold** font and deleted text in strikethrough font as set forth in **Exhibit C** attached hereto and incorporated herein.

<u>Section 4.</u> The preamble of this Ordinance shall be considered to be and is hereby incorporated by reference as if fully set out herein.

<u>Section 5.</u> (a) It is hereby declared to be the intention of the Mayor and Council that all sections, paragraphs, sentences, clauses and phrases of this Ordinance are or were, upon their enactment, believed by the Mayor and Council to be fully valid, enforceable and constitutional.

- (b) It is hereby declared to be the intention of the Mayor and Council that, to the greatest extent allowed by law, each and every section, paragraph, sentence, clause or phrase of this Ordinance is severable from every other section, paragraph, sentence, clause or phrase of this Ordinance. It is hereby further declared to be the intention of the Mayor and Council that, to the greatest extent allowed by law, no section, paragraph, sentence, clause or phrase of this Ordinance is mutually dependent upon any other section, paragraph, sentence, clause or phrase of this Ordinance.
- (c) In the event that any phrase, clause, sentence, paragraph or section of this Ordinance shall, for any reason whatsoever, be declared invalid, unconstitutional or otherwise unenforceable by the valid judgment or decree of any court of competent jurisdiction, it is the express intent of the Mayor and Council that such invalidity, unconstitutionality or unenforceability shall, to the greatest extent allowed by law, not render invalid, unconstitutional or otherwise unenforceable any of the remaining phrases, clauses, sentences, paragraphs or sections of the Ordinance and that, to the greatest extent allowed by law, all remaining phrases, clauses, sentences, paragraphs and sections of the Ordinance shall remain valid, constitutional, enforceable, and of full force and effect.

49	Section 6. This Ordinance shall be codified in a manner consistent with the laws of the State of
50	Georgia and the City.
51	Section 7. All ordinances and parts of ordinances in conflict herewith are hereby expressly
52	repealed.
53	Section 8. The effective date of this Ordinance shall be the date of adoption unless otherwise stated
54	herein.
55	Section 9. The City Clerk, with the concurrence of the City Attorney, is authorized to correct any
56	scrivener's errors found in this Ordinance, including any exhibits, as enacted.
57	SO ORDAINED this 6th day of January 2025.
	CITY OF FOREST PARK, GEORGIA
	
	Angelyne Butler, Mayor
	ATTEST:
	(SEAL)
	City Clerk
	APPROVED AS TO FORM:
	City Attorney

EXHIBIT A

58	TITLE 8 – PLANNING AND DEVELOPMENT
59	[]
60	CHAPTER 7. – SUBDIVISIONS
61	[]
62	ARTICLE B. – PROCEDURE
63	Sec. 8-7-11 Pre-application review.
64 65 66 67 68 69 70 71 72 73	(a) Prior to the preparation of the subdivision plat, the subdivider shall prepare sketch plans a sketch plan and a general subdivision proposals proposal as outlined in article C, section 8-7-21. He or his The subdivider or the subdivider's agent shall then confer informally with the city manager (or an appropriate city official designated by the city manager) with the Planning and Community Development Department regarding the suitability of the plans sketch plan. This step does not require formal application or filing of the plat but does require notice being given, together with providing a copy of the proposed sketch plan; to the assistant city clerk at least 10 days before the date of the meeting at which the proposals are reviewed Planning and Community Development Department for review. The following must be provided at the time of preliminary review:
74 75 76 77 78	(1) A sketch plan must show the proposed layout of streets, lots, and other features in relation to existing conditions. The sketch plan may be a freehand sketch made directly on a print of the topographic survey, if available. The sketch plan shall include the existing topographic data stated in section 8-7-12 or such of these data as is necessary for consideration of the proposed sketch plan.
79 80 81 82 83 84 85 86	(2) General subdivision information must describe the existing conditions of the site and the proposed development as necessary to supplement the sketch plan. This information may include data on existing covenants, land characteristics, and available community facilities and utilities; and information describing the subdivision proposal such as number of residential lots, typical lot width and depth, price range, minimum floor area in structures, business areas, playgrounds, park areas and other public areas, proposed protective covenants and proposed utilities and street improvements.
87 88	(b) The purpose of this review is to acquaint the subdivider with plans and policies that might be significant to his proposed development.
89 90	(c) Upon receiving favorable consideration, the subdivider may then proceed to prepare the preliminary plat for submission to the planning commission.
91	Sec. 8-7-12 Conditional approval of preliminary plat.
92 93	(a) On reaching conclusions as described in section 8-7-11 regarding his general program and objectives, the subdivider shall cause to be prepared a preliminary plat, together with other

94 95 96		tary material as deemed necessary by the planning commission and specified in ection 8.7-22 subsection (b) below.
97	(b) The follow	ving shall be provided at the time of the application:
98 99 100 101	than o	ninary plat. One (1) electronic copy of the site plan shall be at a scale of not less one hundred (100) feet to one (1) inch. It shall show all existing conditions red below and shall show all existing conditions and all proposals, including the ing:
102	a.	Proposed name of subdivision.
103	b.	Name and address of owner of record.
104	с.	Name, address and telephone number of subdivider.
105	d.	Date of survey, date of plat drawing, north point and graphic scale.
106	e.	Location (land district and land lot), and acreage.
107	f.	Number of residential lots and typical lot sizes.
108 109 110	g.	A sketched vicinity map indicating streets and highways, land lot lines, railroads and other significant features, within one (1) mile of the proposed subdivision, drawn at a scale sufficient to show the information required.
111	h.	Exact boundary lines of the trace, giving lengths, bearings and present zoning.
112 113 114	i.	Contour lines based on sea level datum and drawn at intervals not greater than ten (10) feet. The source of the topographic contours shown shall be specified.
115 116 117	j.	Natural features within the proposed subdivision, including drainage channels, bodies of water and other significant features. On all watercourses the direction of flow shall be indicated.
118 119 120 121	k.	Cultural features within the proposed subdivision, including street names, rights-of-way and pavement widths; easements; bridges; culverts; utility lines and structures; buildings; city and county lines; land lot lines; and such other information as the subdivider may desire.
122 123 124 125 126	1.	Proposed subdivision layout, including: Street names, central angles of street intersections, approximate street grades, street surface widths; lot lines with dimensions, lot number, block letters; building setback lines with dimensions; sites to be reserved, developed or dedicated for public uses or for nonpublic uses exclusive of single-family dwellings.
127 128	m.	Location and results of percolation tests for any lots which will not be served by a public sewage system, as required by the county health department.

129 130	n. Location and size of all proposed drainage structures, including catch basins, curbs, gutters, grates and headwalls.
131	o. Location of all proposed sanitary and storm sewer lines or improvements and
132	any easements required with sufficient dimensions to location same on the
133	ground.
133	gi ounu.
134	p. Location and description of all proposed monuments and pins.
135	(2) Street profiles. Three (3) line profiles of proposed streets shall be required. These
136	profiles shall show centerline elevations and elevations along right-of-way lines on
137	either side of the street, exposed rock, street layout, width, curvature and drainage
138	improvements.
150	
139	(3) Draft of protective covenants (one (1) electronic copy) whereby the subdivider
140	proposes to regulate land use in the subdivision and otherwise protect the proposed
141	development.
142	(b) (c) Eight (8) copies One (1) electronic copy of the preliminary plat and supplementary material
143	specified, together with two (2) copies of a the written application for conditional approval of
144	the preliminary (forms obtained from the city clerk) shall be filed with the city clerk at least 15
145	days prior to the meeting of the planning commission at which it is to be considered. The city
146	clerk shall be responsible for their proper distribution and the collection of a filing fee as
147	specified in article G of these regulations must be submitted to the Planning and
148	Community Development Department.
149	(c) (d) No preliminary plat shall be acted upon by the planning commission without holding a hearing
150	thereon. The secretary of the planning commission shall notify the subdivider, by registered or
151	certified mail, of the time and place of the hearing at least five (5) days prior to such hearing
152	date.
132	date.
153	(d) (e) Within 30 forty-five (45) days after the submission of an application for preliminary plat
153	
134	approval, the planning commission shall:
155	(1) issue a certificate of preliminary plat approval;
156	(2) issue a certificate of preliminary plat approval subject to any necessary modifications
157	the nature of which shall be indicated on the preliminary plat or attached to it in
158	
136	writing; or
150	(2) discommons the malining model in which case the planning commission shall so
159	(3) disapprove the preliminary plat, in which case the planning commission shall so
160	notify the subdivider in writing, stating the reasons therefor.
161	(a) (f) The action of the planning commission shall be noted on these (2) comiss of the null viscous
161	(e) (f) The action of the planning commission shall be noted on three (3) copies of the preliminary
162	plat, referenced and attached to any conditions determined. One (1) copy shall be retained by
163	the planning commission, one (1) copy shall be retained by the city clerk, two (2) copies
164	returned to the city clerk, who will keep one (1) for the mayor and council and return the other
165	to and the subdivider shall have a copy. Conditional approval of a preliminary plat shall not
166	constitute approval of the final plat.

167 (f) (g) Short-cut method. The preceding provisions of this section may be waived, and a short-cut 168 procedure initiated in the case of a subdivision of five (5) lots or less, and the subdivider may 169 submit an application for final plat approval, without submitting a preliminary plat, provided: 170 (1) Each lot in the proposed subdivision abuts an existing public street; 171 (2) The proposed subdivision will not effect any major alterations of utility installations, 172 or other existing or proposed public facilities; and 173 (3) The application for final plat approval meets all the applicable procedural, design and 174 other requirements of these regulations-; and 175 (4) A subdivider intending to use this short-cut method shall first consult The subdivider first consults with the city manager or his agent, Planning and Community 176 177 **Development Department** supplying sufficient information to assure that the 178 specified conditions requirements will be met. 179 (5) Single lot splits may be approved administratively by the Director of the 180 Planning and Community Development Department. 181 Sec. 8-7-13. - Approval of final plat. 182 (a) The final plat to be prepared as specified in section 8 7 23 subsection (i) below shall conform 183 substantially to the preliminary plat as approved, and if desired by the subdivider, it may 184 constitute only that portion of the approved preliminary plat which he proposes to record and 185 develop at the time, provided, however, that such portion conforms to all requirements of these 186 regulations. 187 (b) All performance bonds must be accepted by the appropriate regulating departments and all 188 filing fees according to the schedule in article G shall be paid prior to approval of final plat by 189 the planning commission. 190 (c) The final plat, and other supplementary material required for approval, shall be submitted to 191 the eity clerk Planning and Community Development Department at least seven (7) thirty 192 (30) days prior to the meeting of the planning commission at which it is to be considered. It 193 shall also be required that the above material be submitted to the planning commission within 194 six (6) months after approval of the preliminary plat; otherwise such approval shall become 195 null and void unless an extension of time is applied for and granted by the planning 196 commission. 197 (d) Within ten (10) thirty (30) days after the submission of the final plat and supplementary 198 material required for approval, the planning commission shall express its final action. 199 (e) After final action by the planning commission, the final plat and other supplementary material 200 will be transmitted by the secretary of the planning commission to the mayor and council for 201 their final action. 202 (f) Twelve (12) copies of the The approved final plat shall be procured by the building inspector 203 submitted to the Planning and Community Development Department for distribution to

204 205	the various departments concerned, including one (1) copy for the mayor and council and one (1) copy for the planning commission city.
206 207 208	(g) The applicant shall have the approved final plat recorded in the office of the Clerk of the Superior Court of Clayton County and shall deliver a copy of said recorded final plat to the building inspector Planning and Community Development Department .
209 210	(h) The approved final plat (original tracing) may be obtained from the city clerk by the subdivider Planning and Community Development Department upon approval .
211	(i) The following shall be provided at the time of the application:
212	(1) The scale of the final plat shall be one hundred (100) feet to one (1) inch.
213 214 215 216	(2) The final plat shall conform substantially to the preliminary plat; it may, however, represent only that portion of the approved preliminary plat which the subdivider proposes to develop and record at any one time, provided that such portion conforms to the requirements of these regulations.
217	(3) The final plat shall be labeled "Final Plat" and contain the following information:
218	a. Name of subdivision.
219 220	b. Graphic scale, north arrow with reference of bearings to magnetic, true or grid north, and date of survey.
221	c. Location of tract (land lot and land district) and acreage.
222 223	d. All dimensions accurate to the nearest one-tenth ($1/10$) of a foot and all angles accurate to the nearest minute.
224 225 226 227 228	e. Sufficient data to determine readily and reproduce on the ground the location, bearing, and length of every street line, lot line, boundary line, and building line whether curved or straight. This shall include but not be limited to the radium, length of arc, internal angles and tangent distance for the center line of curved streets.
229 230	f. Exact locations, right-of-way widths, and names of all streets and alleys within and immediately adjoining the plat along with street center lines.
231	g. Street intersection angles and street pavement widths.
232	h. Building setback lines with dimensions.
233 234	i. Blocks lettered alphabetically with lots and sites numbered in numerical order.
235 236	j. Location, dimensions and purpose of: easements, public service utility rights-of-way lines; areas (other than streets) to be reserved, donated, or

237 238	dedicated to public use; and sites to be used for other than single-family residences.
239 240	k. Location and size of all drainage structures, including catch basins, curbs, gutters, grates and headwalls.
241 242	 Location, material and description of all monuments and pins, including street markers.
243 244	m. Certification that the applicant is the land owner and dedicates streets, rights-of-way and any sites for public use.
245 246 247	n. Certification by the appropriate authorities for roads, water, sewers, and health that the subdivider has complied with one of the following alternatives:
248 249	1. all improvements have been installed in accordance with their requirements;
250 251	2. a performance bond has been posted in sufficient amount to assure completion of all required improvements; or
252 253	3. other guarantees of satisfactory completion of required improvements have been accepted with their conditions specified in the certification.
254	o. Space for the approval of the planning commission.
255	p. Space for the acceptance of the mayor and council.
256	q. Protective covenants, if any, shall be shown on the plat.
257 258 259 260 261	r. Other data may be required by the Forest Park Planning Commission in the enforcement of these regulations. This data may include final engineering design reports on proposed improvements, or other certificates, affidavits, endorsements, or dedications necessary to support the intent of these regulations.
262	SAMPLE CERTIFICATIONS
263	ENGINEER'S OR SURVEYOR'S ACKNOWLEDGMENT:
264 265	It is hereby certified that this plat is true and correct and was prepared from an actual survey of the property made under my supervision on the ground.
266 267	By:
268 269	Registered C.E. No Registered Ga. Land Surveyor No

270	OWNER'S ACKNOWLEDGMENT:
271 272 273	STATE OF GEORGIA CLAYTON COUNTY CITY OF FOREST PARK
274 275 276 277	The owner of the land shown on this plat and whose name is subscribed hereto, and in person or through a duly authorized agent acknowledges that this plat was made from an actual survey and dedicates to the use of the public forever all streets, alleys, parks, watercourses, drains easements and public places thereon shown for the purposes and considerations therein expressed
278	Owner
279	APPROVAL OF THE PLANNING AND COMMUNITY DEVELOPMENT DEPARTMENT
280 281	This plat has been submitted to and considered by the Forest Park Planning and Community Development (PCD) Department and is approved by the PCD Department.
282 283	Dated this day of, 20 By, Director
284	*This is only for single lot splits.
285	APPROVAL OF THE FOREST PARK PLANNING COMMISSION
286 287	This plat has been submitted to and considered by the Forest Park Planning Commission and is approved by such Commission subject to the approval of the city council.
288	Dated this day of, 20
289	THE FOREST PARK PLANNING COMMISSION
290 291	By, Chairman By, Secretary
292	APPROVAL OF THE CITY COUNCIL OF FOREST PARK, GA.
293 294 295 296 297 298 299	This plat having been approved by the Planning Commission and subsequent thereto submitted to and considered by the City Council of the City of Forest Park, Georgia, the same is hereby approved subject to the protective covenants shown thereon. By approving this plat the city does not accept for maintenance any street until same has been constructed in accordance with existing rules, regulations and specifications and a warranty deed delivered and accepted by the city nor does the city accept for maintenance purposes any drainage easement not within the right of-way of a street deeded to the city.
300 301	Dated this day of, 20 By . City Manager

EXHIBIT B

302	TITLE 8 – PLANNING AND DEVELOPMENT
303	[]
304	CHAPTER 7. – SUBDIVISIONS
305	[]
306	ARTICLE C. – PLATS AND DATA RESERVED
307	Sec. 8-7-21. Pre application plats and data.
308	The following shall be provided at the time of preliminary review:
309	(1) Sketch plan (two (2) copies) shall show in sketch form the proposed layout of streets, lots
310	and other features in relation to existing conditions. The sketch plan may be a freehand sketch
311	made directly on a print of the topographic survey, if available. The sketch plan shall include
312	the existing topographic data stated in section 8-7-22 or such of these data as is necessary fo
313	consideration of the proposed sketch plan.
314	(2) General subdivision information (two (2) copies) shall describe or outline the existing
315	conditions of the site and the proposed development as necessary to supplement the sketch
316	plan. This information may include data on existing covenants, land characteristics, and
317	available community facilities and utilities; and information describing the subdivision
318	proposal such as number of residential lots, typical lot width and depth, price range, minimum
319	floor area in structures, business areas, playgrounds, park areas and other public areas
320	proposed protective covenants and proposed utilities and street improvements.
321	Sec. 8-7-22 Preliminary plats and data for conditional approval.
322	The following shall be provided at the time of the application:
323	(1) Preliminary plat. Eight (8) copies of blueline prints shall be at a scale of not less than one
324	hundred (100) feet to one (1) inch. It shall show all existing conditions required below and
325	shall show all existing conditions and all proposals, including the following:
326	a. Proposed name of subdivision.
327	b. Name and address of owner of record.
328	c. Name, address and telephone number of subdivider.
329	d. Date of survey, date of plat drawing, north point and graphic scale.
330	e. Location (land district and land lot), and acreage.

331	f. Number of residential lots and typical lot sizes.
332	g. A sketched vicinity map indicating streets and highways, land lot lines, railroads and
333	other significant features, within one (1) mile of the proposed subdivision, drawn at a
334	scale sufficient to show the information required.
335	h. Exact boundary lines of the trace, giving lengths, bearings and present zoning.
336	i. Unit divisions or stage development, if any, proposed by the subdivider.
337	j. Contour lines based on sea level datum and drawn at intervals not greater than ten (10)
338	feet. The source of the topographic contours shown shall be specified.
339	k. Natural features within the proposed subdivision, including drainage channels, bodies
340	of water and other significant features. On all watercourses the direction of flow shall
341	be indicated.
342	1. Cultural features within the proposed subdivision, including street names, rights of
343	way and pavement widths; easements; bridges; culverts; utility lines and structures;
344	buildings; city and county lines; land lot lines; and such other information as the
345	subdivider may desire.
346	m. Proposed subdivision layout, including: Street names, central angles of street
347	intersections, approximate street grades, street surface widths; lot lines with
348	dimensions, lot number, block letters; building setback lines with dimensions; sites to
349	be reserved, developed or dedicated for public uses or for nonpublic uses exclusive of
350	single family dwellings.
351	n. Location and results of percolation tests for any lots which will not be served by a
352	public sewage system, as required by the county health department.
353	o. Location and size of all proposed drainage structures, including catch basins, curbs,
354	gutters, grates and headwalls.
355	p. Location of all proposed sanitary and storm sewer lines or improvements and any
356	easements required with sufficient dimensions to location same on the ground.
357	q. Location and description of all proposed monuments and pins.
358	(2) Street profiles. When requested by the city manager or his designee, three (3) line profiles of
359	proposed streets shall be required. These profiles shall show centerline elevations and
360	elevation along right of way lines on either side of the street, exposed rock, street layout,
361	width, curvature and drainage improvements.
362	(3) Draft of protective covenants (one (1) copy) whereby the subdivider proposes to regulate
363	land use in the subdivision and otherwise protect the proposed development.

364	Sec. 8-7-23. Plats and data for final approval.
365	The following shall be provided at the time of the application:
366 367 368	(1) Final plat (one (1) original tracing) shall be drawn in ink on tracing cloth or paper. The scale of the final plat shall be one hundred (100) feet to one (1) inch. Each sheet size shall not exceed twenty-two (22) inches by thirty-four (34) inches.
369 370 371 372	(2) The final plat shall conform substantially to the preliminary plat; it may, however, represent only that portion of the approved preliminary plat which the subdivider proposes to develop and record at any one time, provided that such portion conforms to the requirements of these regulations.
373	(3) The final plat shall be labeled "Final Plat" and contain the following information:
374	a. Name of subdivision.
375 376	b. Graphic scale, north arrow with reference of bearings to magnetic, true or grid north, and date of survey.
377	c. Location of tract (land lot and land district) and acreage.
378 379	d. All dimensions accurate to the nearest one tenth (1/10) of a foot and all angles accurate to the nearest minute.
380 381 382 383	e. Sufficient data to determine readily and reproduce on the ground the location, bearing, and length of every street line, lot line, boundary line, and building line whether curved or straight. This shall include but not be limited to the radium, length of arc, internal angles and tangent distance for the center line of curved streets.
384 385	f. Exact locations, right of way widths, and names of all streets and alleys within and immediately adjoining the plat along with street center lines.
386	g. Street intersection angles and street pavement widths.
387	h. Building setback lines with dimensions.
388	i. Blocks lettered alphabetically with lots and sites numbered in numerical order.
389 390 391	j. Location, dimensions and purpose of: easements, public service utility rights of way lines; areas (other than streets) to be reserved, donated, or dedicated to public use; and sites to be used for other than single family residences.
392 393	k. Location and size of all drainage structures, including catch basins, curbs, gutters, grates and headwalls.
394	l. Location, material and description of all monuments and pins, including street markers.

395 396	m. Certification that the applicant is the land owner and dedicates streets, rights of way and any sites for public use.
397 398	n. Certification by the appropriate authorities for roads, water, sewers, and health that the subdivider has complied with one of the following alternatives:
399	1. all improvements have been installed in accordance with their requirements;
400 401	2. a performance bond has been posted in sufficient amount to assure completion of all required improvements; or
402 403	3. other guarantees of satisfactory completion of required improvements have been accepted with their conditions specified in the certification.
404	o. Space for the approval of the planning commission.
405	p. Space for the acceptance of the mayor and council.
406	q. Protective covenants, if any, shall be shown on the plat.
407	r. Other data may be required by the Forest Park Planning Commission in the
408	enforcement of these regulations. This data may include final engineering design
409	reports on proposed improvements, or other certificates, affidavits, endorsements, or
410	dedications necessary to support the intent of these regulations.
411	SAMPLE CERTIFICATIONS
412	ENGINEER'S OR SURVEYOR'S ACKNOWLEDGMENT:
413 414	It is hereby certified that this plat is true and correct and was prepared from an actual survey of the property made under my supervision on the ground.
415	By:
416	
417	Registered C.E. No
418	Registered Ga. Land Surveyor No
419	OWNER'S ACKNOWLEDGMENT:
420	STATE OF GEORGIA
421	CLAYTON COUNTY
422	CITY OF FOREST PARK
423	The owner of the land shown on this plat and whose name is subscribed hereto, and in person or
424	through a duly authorized agent acknowledges that this plat was made from an actual survey and
425	dedicates to the use of the public forever all streets, alleys, parks, watercourses, drains, easements and
426	public places thereon shown for the purposes and considerations therein expressed.
	Land Land and the Land has been and compared motion motion with species

427	Owner
428	APPROVAL OF THE FOREST PARK PLANNING COMMISSION
429 430	This plat has been submitted to and considered by the Forest Park Planning Commission and is approved by such Commission subject to the approval of the city council.
431	Dated this day of, 19
432	THE FOREST PARK PLANNING COMMISSION
433	By, Chairman
434	By, Secretary
435	APPROVAL OF THE CITY COUNCIL OF FOREST PARK, GA.
436 437 438 439 440 441	This plat having been approved by the Planning Commission and subsequent thereto submitted to and considered by the City Council of the City of Forest Park, Georgia, the same is hereby approved subject to the protective covenants shown thereon. By approving this plat the city does not accept for maintenance any street until same has been constructed in accordance with existing rules, regulations and specifications and a warranty deed delivered and accepted by the city nor does the city accept for maintenance purposes any drainage easement not within the right of way of a street deeded to the city.
442	Dated this day of, 19
443	By, City Manager
444	Secs. 8-7-21 – 8-7-30. – Reserved.

EXHIBIT C

445	TITLE 8 – PLANNING AND DEVELOPMENT
446	[]
447	CHAPTER 7. – SUBDIVISIONS
448	[]
449 450	ARTICLE G. – FEES PLANNING AND COMMUNITY DEVELOPMENT DEPARTMENT'S FEE SCHEDULE
451	Sec. 8-7-81 Fee schedule.
452	At the time of application or filing the following fees shall be paid to the city clerk:
453	(1) Preliminary plat \$2.00/lot up to 50 lots
454	\$1.00/lot thereafter
455	(2) Extension of preliminary plat \$5.00 each
456	(3) Final plat \$10.00 each
457 458 459	Fees are charged as determined by the Planning and Community Development Director, with the approval of the Mayor and City Council. Building fees are based on the gross square footage and the International Code Councils (ICC) current building valuation data