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LEVY COUNTY PLANNING COMMISSION RULES OF PROCEDURE

WHEREAS, Sections 50-51 through 50-55 of the Levy County Code establish the Levy County Planning Commission (the "Planning Commission") and empower the Planning Commission to serve as the County's "local planning agency" as required by Section 163.3174, Florida Statutes; and

WHEREAS, the Planning Commission desires to adopt rules for the orderly conduct of its meetings, agenda management, public participation and quasi-judicial proceedings, including ex-parte communication.

NOW, THEREFORE, the Planning Commission adopts the following rules of procedure:

Rule 1. MEETINGS; ORDER OF BUSINESS.

Each regularly scheduled meeting of the Planning Commission (a "Regular Meeting") will be held at the date, time and location set forth in the schedule adopted by the Planning Commission for each calendar year and the order of business will be as follows:

Order	Description/Instructions
Roll Call	By the Clerk to the Planning Commission
Adoption of the Agenda	The Planning Commission may amend the agenda at this time, including setting time certain items; re-ordering, removing or continuing items
Approval of Minutes	The minutes of prior Planning Commission meeting(s) prepared by the Clerk
Unfinished Business	Any business that has been continued from or was not concluded at a prior meeting
New Business or Informational Agenda Items	May be submitted by a Member of the Planning Commission, the County Coordinator, a County Department Director or the County Attorney
Adjourn	,

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A **Special Meeting** may be held for the limited purpose of discussing and/or transacting business concerning the matters described in the notice. Votes on the noticed matters may be taken at a Special Meeting.

A **Workshop** may be held for informational items and informal discussions. No votes on business may be taken; however, procedural or administrative votes (such as scheduling the matter for a future meeting, directing staff to take further action, or adjourning the meeting) may be taken.

A Special Meeting or Workshop may be called: (1) by vote of the Planning Commission at any Regular Meeting; or (2) by written request of the Chair or the Planning and Zoning Director. The written request must state the date, time and location of the meeting or workshop and a description of the matter(s) to be discussed. Upon receipt of the written request, the Clerk to the Planning Commission will contact each Member to determine if a quorum is available for the requested meeting or workshop. If the Clerk confirms a quorum is available, the Clerk will notify each Member of the date, time, location and subject matter(s) to be discussed at the meeting or workshop.

Rule 2. PUBLIC NOTICE OF MEETINGS AND WORKSHOPS

The Planning and Zoning Director, or designee, will post notice of all Planning Commission Meetings and Workshops on the calendar on the County's website (www.levycounty.org) and on the bulletin board outside the County Commission Office in the Levy County Government Center located at 310 School Street, Bronson, Florida.

Rule 3. AGENDA PREPARATION; PUBLIC RELEASE OF THE AGENDA

An agenda for each Regular Meeting, Special Meeting or Workshop will be prepared by the Planning and Zoning Director, or designee. The final version of the agenda will be released to the public by 5pm on the Friday prior to each meeting or workshop. Once released to the public, the agenda will not be further modified until the adoption of the agenda on the day of the meeting or workshop.

Rule 4. ATTENDANCE; QUORUM; VOTING; RECESS, CONTINUANCE OR CANCELLATION OF A MEETING

Voting Members are expected to attend all scheduled Planning Commission meetings, or to notify the Planning and Zoning Director in advance of the meeting so that an Alternate Member can be requested to attend the meeting. Three (3) Members constitute a quorum for the transaction of business. If a quorum is lost during a meeting, the remaining Members may finish discussions (but take no action) and may adjourn the meeting.

In accordance with Section 286.012, Florida Statutes, each Member who is present at a meeting shall vote on each matter, unless that Member has a conflict of interest under state ethics laws or, in the case of a quasi-judicial matter, is unable to be an impartial decision-maker. Members shall vote "yes" in support of a motion and "no" when voting not to support a motion. Silence by a Member will be recorded as a "yes" vote.

The Planning Commission may recess and reconvene or continue any meeting to a time certain as it may determine during any meeting. Any meeting may be cancelled for cause (including, but not limited to, emergency conditions, lack of agenda items, a quorum will not be present) by the Chair and the Planning and Zoning Director. The Planning and Zoning Office will provide notice of any cancellation to all Members and will post public notice as specified in Rule 2. Otherwise, upcoming meetings may be cancelled by vote of the Planning Commission at any Regular Meeting.

Rule 5. PRESIDING OFFICER; RULES OF DEBATE

The Chair shall be the presiding officer of the Board. Each year, at the Regular Meeting in June (or the next meeting if June is cancelled), the Planning Commission will elect one Member to serve as the Chair and one to serve as the Vice Chair who shall be the presiding officer in the absence of the Chair. In the absence of both the Chair and the Vice Chair, any Member may call the meeting to order and the quorum present will designate a presiding officer for that meeting.

The presiding officer shall call the Planning Commission to order at the time noticed for the meeting and shall preserve order and decorum at all meetings. All discussion and comment during a meeting should be directed to the presiding officer. In the event the presiding officer leaves the meeting room, any Member designated by the presiding officer when leaving shall lead the meeting until the presiding officer returns.

 The presiding officer may move, second and debate, subject only to such limitations of debate as are enforced by these rules on all members. If the presiding officer desires to make a motion or second a motion, the presiding officer shall relinquish the gavel to any other Member who shall serve as the temporary presiding officer until the motion or second is finished.

No motion may be debated or put to a vote unless seconded. No Member may reserve the priority to make a motion. All motions or amendments shall be reduced to writing, by the Clerk, upon request of a Member.

Each Member desiring to speak shall address the presiding officer and, upon recognition by the presiding officer, shall confine their remarks to the question under debate and shall avoid personal attacks or inappropriate language. A Member who has the floor shall not be interrupted unless it is necessary for the presiding officer to call the Member to order. In which case, the Member must cease speaking until the question or order is determined by the presiding officer without debate and, if in order, the Member may proceed.

RULE 6. ORDER AND DECORUM; SERGEANT-AT-ARMS

A. Conduct in Meetings. Persons attending Planning Commission meetings are prohibited from engaging in disruptive conduct (defined in B below) and from possessing food, drink, props, signs, posters, or other similar materials in the meeting room.

- **B. Disruptive Conduct.** "Disruptive conduct" in the meeting room or the County Government Center includes, but is not limited to:
 - 1. Entering discussion without being recognized by the presiding officer, including speaking from the audience;
 - 2. Refusal to confine comment to the topic;
 - 3. Refusal to conform to time limits on speaking;
 - 4. Refusal to leave speaking podium;

- 5. Refusal to follow orders given by the presiding officer; or
- 6. Any conduct that violates rules of order and disrupts the meeting. This includes, but is not limited to:
 - a. Violent or tumultuous conduct threatening the safety of another;
 - b. Conduct creating danger to property or any person;
 - c. Provoking or engaging in a fight;
 - d. Use of words that may threaten or outrage others;
 - e. Using obscene, profane, or vulgar language or language directed at personalities; or
 - f. Outbursts of approval or disapproval, jeers or heckling which interrupt a speaker or the deliberation of the Planning Commission.
- **C. Enforcement of Order and Decorum**. It is the duty of the presiding officer to maintain order and decorum at each meeting and workshop. Any Member may request the presiding officer enforce order and decorum upon a motion and a majority vote of Members present. In the event of "disruptive conduct":
 - 1. The presiding officer will first warn the person(s) that their conduct is disrupting the meeting and they must immediately stop the disruptive conduct or leave the meeting.
 - 2. If the disruptive conduct continues, the presiding officer will: (a) revoke the persons right to speak at the meeting; or (b) revoke the persons right to attend the meeting and direct the sergeant-at-arms to remove the person from the meeting. In addition, the presiding officer may: recess the meeting, adjourn the meeting, or take such other appropriate action as permitted by law.
 - 3. Upon instructions of the presiding officer, the sergeant-at-arms (who may request assistance from any law enforcement officer assigned to the meeting) shall escort the person who engaged in the disruptive conduct from the Planning Commission meeting room and/or the County Government Center or other location of a meeting. The sergeant-at-arms will provide information explaining the law on trespass and Section 871.01, Florida Statutes, regarding Disturbing Schools, and Religious and Other Assemblies, and advising the person that there are alternate means of presenting the person's views to the Planning Commission. If the person refuses or resists removal, the person may be placed under arrest.

D. Sergeant-At-Arms. The Planning and Zoning Director, or designee, shall serve as the sergeant-at-arms at all Planning Commission meetings and workshops. The sergeant-at-arms will carry out all orders and instructions given by the presiding officer for the purpose of maintaining order and decorum at the Planning Commission meeting.

Rule 7. PUBLIC COMMENT ON AGENDA ITEMS THAT ARE NOT QUASI-JUDICIAL

A. How and When Public Comment is Taken. It is recognized that Planning Commission Meetings are a limited public forum in which the Planning Commission must timely conduct its assigned duties set forth in Sec. 50-55 of the County Code.

The Planning Commission will take public comment on all agenda items that are not quasi-judicial. Each speaker is limited to a maximum of 3 minutes per agenda item and must confine their comment to the agenda item being considered. As directed by the presiding officer, public comment may be taken once during an item, rather than upon every motion concerning that item. Time limits in this Rule are a guide and other time limits may be established by the presiding officer based on the number of participants and/or to provide equal time for opponents and proponents speaking to any particular issue.

B. Procedures for Public Comment. Each person who speaks must:

- 1. state their name and address in an audible tone of voice:
- 2. limit their comments to the agenda item and the time provided;
- 3. address their comments to the presiding officer and not to any other member of the Planning Commission, County staff, or other member of the public;
- 4. follow directions given by the presiding officer; and
- 5. provide a copy of any documents they present to the Clerk. These copies will not be returned to the speaker.

RULE 8. QUASI-JUDICIAL MATTERS

A. Parties and "Affected Party" status. In a quasi-judicial hearing, the parties (or, individually, a "party") are the applicant, the County and each "affected party." A person who believes they have a special interest in the matter or would suffer an injury distinct in kind and degree from that shared by the public at large, may request to be recognized as an "affected party."

Each request to be recognized as an "affected party" must be submitted on the application form (provided by the County) to the County Attorney before the close of business at least ten (10) calendar days prior to the Planning Commission meeting when the matter is noticed to be heard. At the hearing, the Planning Commission will make a determination of affected party status by considering the facts articulated in the application. If the Planning Commission determines that the person is not an affected party, that person may participate during public comment on the item.

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- conducted as informal hearings without the formalities of swearing-in, cross-examination, rebuttal or closing.
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to another person is not allowed.

Order	Maximum Time Limit	
Determination of affected party status, if any timely applications were received (refer to A above)	Not applicable	
Disclosure of ex-parte communication (Refer to E below)	Not applicable	
Introduction of the matter by County staff	3 minutes	
Applicant presentation (the Applicant bears the burden of proof that their application has met all requirements)	10 minutes	
County Staff presentation (Staff will advise the Planning Commission of the requirements, provide professional analysis and recommendation(s))	10 minutes	
Affected Party presentations (if any)	10 minutes per party	
Public comment (the Planning Commission shall assign such weight and credibility to non-party comment as it deems appropriate)	3 minutes per person per agenda item	
Deliberation and vote of the Planning Commission (The Planning Commission shall deliberate and vote on a motion to approve, deny or continue the matter. The Planning Commission must base its decision on the competent, substantial evidence presented at the hearing and in the record.)	Not applicable	

B. Informal hearing. Quasi-judicial hearings before the Planning Commission will be

C. Order of Presentation for Quasi-Judicial Hearings; Time Limits. The following is

the order of presentation for each quasi-judicial hearing. The time limits listed may be

modified to avoid unnecessary repetition by the presiding officer, by the Planning

Commission on motion of a Member or upon request of a Party. In considering such

request, the Planning Commission should be mindful of providing due process but without

undue repetition and delay. Repetitious comment or information may be limited or

stopped by the presiding officer and the sharing, transferring or yielding of speaking time

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D. **Evidence.** The Planning Commission must base its decision on the competent, substantial evidence presented at the hearing. Evidence before the Planning Commission includes, but is not be limited to, verbal testimony and written evidence that addresses whether the application is consistent with and meets the requirements of the County's adopted Comprehensive Plan, Code, rules, policies or plans and other applicable laws. It is up to the Planning Commission to weigh the evidence presented and to determine whether such evidence is competent and substantial.

E. Ex Parte Communications. In accordance with Section 286.0115, Florida 1 Statutes, the Planning Commission adopts this process to disclose ex-parte 2 communications (e.g., site visits, expert opinions, and other verbal or written 3 communication outside of the quasi-judicial hearing) in order to remove the presumption 4 of prejudice and to allow parties who have opinions contrary to those expressed in the 5 ex-parte communication a reasonable opportunity to refute or respond to the ex-parte 6 communication. Any Party may question, through the presiding officer, a Member about 7 any ex parte communications. Before or during the hearing at which a vote is taken on 8 the quasi-judicial matter, each Member who received or engaged in ex-parte 9 communications must: 10 11 1. As to verbal communications, disclose the subject of the communication and 12 the identity of the person, group, or entity with whom the communication took place. 13 14 2. As to written communications, enter copies of all written communications into 15 16 the record. 17 3. As to site visits and consultation with experts, disclose any investigations or site 18 visits made by the Member and the receipt of any expert opinions regarding the quasi-19 20 judicial matter. If such are reduced to writing, then a copy of the written communications must be entered into the record. 21 22 4. Confirm ability to be an impartial decision-maker, or if unable to be impartial, the 23 Member must abstain from discussion and voting in the quasi-judicial hearing. 24 25 26 RULE 9. WAIVER OF THESE RULES. These Rules (except those that are required by law or those that involve notice) may be waived by affirmative vote of three Members 27 of the Planning Commission at a meeting or workshop. 28 29 Any prior agenda policies or rules of procedure adopted by the Planning Commission are 30 hereby repealed and shall be of no further force or effect. These Rules of Procedure shall 31 become effective upon adoption. 32 33 PASSED AND DULY ADOPTED on October 2, 2023. 34 35 PLANNING COMMISSION OF LEVY 36 37 COUNTY, FLORIDA 38 39 Parks Wilson, Chair 40 41 42 Approved as to form and legal sufficiency 43 44

Nicolle M. Shalley, County Attorney

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