



# ARS

## Annual Report Summary

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### **DRI #65 - TAMPA PALMS CITY OF TAMPA RYs 2008-10**

On April 18, 1985, the Tampa City Council adopted a Development Order (Ordinance #8858-A) for the above-referenced DRI, which was originally adopted by the Hillsborough County Board of County Commissioners on October 1, 1980. The Tampa Palms property was annexed into the City on January 24, 1985. No Development Order expiration date has been established for this project.

The Development Order has previously been amended 24 times, the latest occurring on June 1, 2006 (Ordinance No. 2006-127). The amendments include the following list of changes:

- reduced the amount of residential and commercial land uses;
- required a reassessment of certain roadway segments upon issuance of the 6,000<sup>th</sup> and 9,500<sup>th</sup> Certificates of Occupancy for dwelling units;
- authorized exchange of 17.341 acres with the Tampa Technology Park DRI (#139);
- extended project phases and revised the development parameters and locations;
- adopted and subsequently modified a land use equivalency matrix;
- changed all previous references from “gross leasable area” to “gross square feet”;
- authorized addition of 34,805 sq. ft. of commercial space to the existing 124,650 sq. ft. “City Plaza” Shopping Center on Lot 1, Unit 5A within Area 2;
- authorized an extension of the timeframe and notification procedures associated with two specific roadway corridors within Area 4;
- authorized an exchange of 105 multi-family units for 37,000 sq. ft. of professional/medical office space on 3.5-acre, Parcel 7A/Tract 2;
- added a “right-in only” driveway along Bruce B. Downs Boulevard (within Area 3), approximately 400 feet south of southbound I-75 on-ramp;
- authorized a four year, 11 month and 30 day extension to the buildout date associated with Parcel 7B of Area 2 (to December 30, 2006);
- extended the Phase 3/Area #4 buildout date by three additional years (to December 31, 2009);
- updated the language regarding the East-West Roadway; and
- corresponding Map H modifications.

Areas #3 & #4 were subsequently extended by four additional years in accordance with SB 360 and SB 1752.

The following represents the approved plan of development:

LAND USE	AREA 1 (Buildout - 1993)	AREA 2 (Buildout - 2006)	AREA 3 (Buildout - 2013)	AREA 4 (Buildout - 2013)	TOTAL
<b>RESIDENTIAL (Units)</b>	<b>2,989</b>	<b>1,042</b>	<b>3,000*</b>	<b>1,435</b>	<b>8,466*</b>
Single Family	(1,665)	(340)	( 413)	(484)	(2,902)
Multi-Family	(1,060)	(550)	(2,587)	(951)	(5,148)
Condominium	( 264)	(152)	( 0)	( 0)	( 416)
<b>COMMERCIAL (S.F.)</b>	<b>203,875</b>	<b>178,640</b>	<b>441,500*</b>	<b>174,120</b>	<b>998,135*</b>
<b>OFFICE (S.F.)</b>	<b>22,000</b>	<b>37,000</b>	<b>0</b>	<b>0</b>	<b>59,000</b>
<b>OTHER</b>	Golf School 5 active Parks	2 Churches 1 Active Park	12-acre YMCA	Post Office School 24-acre Park Church	See Phases Independently ←

\* - Area 3 of the Tampa Palms DRI is conceptually approved for an additional 3,158 residential units and 258,500 sq. ft. of Community Commercial space. Specific approval of these additional entitlements is contingent upon further transportation analysis.

**In lieu of preparing a formal Annual Report for Area #3, the Applicant’s representative has submitted a correspondence (dated November 12, 2010) indicating that “no additional development pursuant to the Development Order has occurred since the submission of the previous report” (i.e. for RYs 2006-08). Submittal of such correspondence in lieu of a Report is authorized under Subsection 380.06(18). Therefore, the following development and compliance representations for Area #3 alone would be identical to those previously reported.**

**PROJECT STATUS**

It has been assumed by the City of Tampa and Tampa Bay Regional Planning Council staffs that remaining entitlements associated with Tampa Palms Areas 1 and 2 are negligible, if any at all.

**Development this Reporting Year:** it appears that 12,000 sq. ft. of Commercial (i.e. Bright Horizons’ daycare) was developed within Area #4 and no development activity occurred within Area #3, as previously indicated.

***Cumulative Development:***

LOCATION	RESIDENTIAL (Units)	COMMERCIAL (Sq. Ft.)	OFFICE (Sq. Ft.)	OTHER
<b>Area 1</b>	1,665 multi-family 1,060 single-family <u>264</u> condominiums <b>2,989</b>	203,875	22,000	Golf Course 5 “Active” Parks Numerous Passive Parks
<b>Area 2</b>	340 multi-family 550 single-family <u>152</u> condominiums <b>1,042</b>	178,640	37,000	2 Churches w/ schools 1 Active Park 1 Passive Park
<b>Area 3</b>	624 multi-family 269 single-family <u>0</u> townhomes <b>886</b>	401,308	0	12-Acre YMCA Facility

LOCATION	RESIDENTIAL (Units)	COMMERCIAL (Sq. Ft.)	OFFICE (Sq. Ft.)	OTHER
Area 4	951 multi-family 422 single-family <u>1,373</u>	170,200	0	Post Office Elementary School 40-Acre Active Park Church w/ school Fire Station
TOTAL →	3,580 multi-family 2,301 single-family 416 condominiums 0 townhomes <u>6,297</u>	942,023	59,000	Miscellaneous (See Above) ▲

**Projected Development:** No specific development has been identified for Areas 3 or 4.

### **SUMMARY OF DEVELOPMENT ORDER CONDITIONS**

1. The developer has previously acknowledged designing and constructing two additional lanes of C.R. 581 from the intersection with Skipper Road to the Tampa Palms entrance. The developer has dedicated land sufficient to accommodate future expansion to six lanes. The developer has also completed construction of C.R. 581 from just north of the main Tampa Palms entrance to the northern property line at the Interstate 75 interchange.
2. Consistent with Condition I.1, the Developer of Area #4 had previously dedicated a fire station site to the City of Tampa. The fire station was constructed and is in operation.
3. By City Ordinance and the Development Order, developers within Tampa Palms are required to provide 30-foot setbacks from all wetlands in order to protect water quality in the wetlands, provide a transition between wetlands and uplands and protect wild life habitat. The City of Tampa has previously provided a correspondence indicating the development restrictions within the buffer areas.
4. While no water quality monitoring reports have been submitted to TBRPC for any portion of Tampa Palms since assumably last conducted (i.e. January 13, 1994), the City has previously identified that the project is complying with all City and permitting requirements.
5. Stipulation IV.M. of the Development Order requires the developer(s) to submit Annual Report(s) “on the anniversary of the effective date of this Development Order (i.e. October 1<sup>st</sup>) for each following year until and including such time as all terms and conditions of this Development Order are satisfied.” Through time, the Developers of Annual Reports have been submitting separate Annual Reports. However, these Reports are not timely or consistently provided, as required. It is hereby acknowledged that the Annual Report for Area #3, which was due on October 1, 2009 (for RY 2008-09) and October 1, 2010 (for RY 2009-10) were delinquenty submitted as part of a unified correspondence received on November 15, 2010. The Area #4 Annual Report, which was due on October 1, 2010 (for RY 2009-10) was not submitted until January 24, 2011. As reflected above, only negligible development may remain for Areas #1 & #2. It is imperative that timely Annual Reports be submitted for **all** areas of the Tampa Palms DRI in order to evaluate the overall extent of compliance of the project.

### **DEVELOPERS OF RECORD**

The following developer entities are responsible for adhering to the Development Order conditions applicable to their respective Areas of the Tampa Palms DRI:

<b>Area 1</b>	DEVELOPMENT COMPLETED*
<b>Area 2</b>	DEVELOPMENT COMPLETED*
<b>Area 3</b>	New Tampa, Inc., 6000 Compton Estate Way, Tampa, FL 33647
<b>Area 4</b>	St. James United Methodist Church of Tampa Palms Inc., c/o Mr. Scott Steady, One Tampa City Center, Suite 3200, Tampa, FL 33602

\* - As indicated above, only a negligible amount of development may remain within Areas #1 and #2.

### **DEVELOPMENT ORDER COMPLIANCE**

The project is proceeding in a manner consistent with the Development Order with the exception of the issue identified under *Summary of Development Order Condition #5*, above. The City of Tampa is responsible for ensuring compliance with the terms and conditions of the Development Order.