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DATE		
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TOWN OF PORTER APPLICATION FOR PLANNED UNIT DEVELOPMENT APPROVAL

NOTE: APPLICATION MUST BE COMPLETED AND FILED WITH THE CLERK-TREASURERS OFFICE, 303 FRANKLIN STREET, PORTER, INDIANA, AT LEAST 10 DAYS PRIOR TO PLAN COMMISSION MEETING AT WHICH THE COMMISSION IS TO CONSIDER SUCH APPLICATION. IF THE APPLICANT IS OTHER THAN THE OWNER OF THE PROPERTY, OWNER MUST ALSO SIGN THE APPLICATION. OR SUBMIT A LETTER AUTHORIZING APPLICANT TO ACT ON OWNER'S BEHALF.

DETITIONED		BUONE	
		PHONE	
ADDRESS			
		PHONE	
OWNER'S ADDRESS			
GENERAL LOCATION OF SUBJEC	CT PROPERTY		
LEGAL DESCRIPTION OF PROPE	RTY		
AREAACRES	NO. OF LOTS	CURRENT ZONING	
ARE MODIFICATIONS TO THE SU	BDIVISION OR ZONING REGI	ULATIONS BEING REQUESTED?	
YESNO			
IF SO, PLEASE EXPLAIN			
PLEASE PROVIDE A BRIEF DESC	RIPTION OF PROPOSED IMPI	ROVEMENTS:	
DRAINAGE			
STREET CUTS			
SANITARY SEWERS			
WATER SUPPLY			
LANDSCAPING			
SIGNAGE			
NAME OF REGISTERED ENGINEE	R OR LAND SURVEYOR		
ADDRESS	<u> </u>	PHONE	
ATTACHMENTS: APPLICANT MUS	ST SUBMIT TEN (10) COPIES	OF THE PROPOSED PLAT IN ACCORDANCE WITH	
0.0		24	
SIGNATURE OF ARRUNANT		DATE	

TOWN OF PORTER LEGAL NOTICE

PLAN COMMISSION PETITION NO. _____

A petition to approve,
(present development name)
in conformance with the Town of Porter Zoning and Subdivision Ordinance, has been filed by
(name of petitioner)
Notice is hereby given that the Town of Porter, Porter County, Indiana, will hold a public hearing
in the Porter Town Hall, 303 Franklin Street, at 6:30 p.m. on, 202, to
consider the petition filed. Thelot Development,
(name of development)
consisting ofacres, is located in the area bounded by:
(common description)
and legally described as follows:
(insert legal description here)

Anyone interested in the Petition may appear in person or by agent at the public hearing. Written objections filed with the Plan Commission Secretary before the hearing will be considered. The hearing may be continued from time to time as may be found necessary. All information concerning such petition is on file in the Building Department Office, 303 Franklin Street, Porter, Indiana, 46304, for public examination.

NOTICE TO OWNERS OF AFFECTED PROPERTY

Plan Commission Town of Porter

(name of petitioner)	-			
(address)	_			
Petition Number	-			
Notice is hereby given that at the regularly sc	cheduled meeting of, 202,			
at 6:30 p.m., at the Porter Town Hall, 303 Framwill conduct a public hearing on the following	nklin Street, Porter, Indiana, the Plan Commission petition:			
Anyone interested in the petition may appear	r in person or by agent. Written objections, filed			
with the Plan Commission Secretary before the hearing, will be considered. The hearing may be				
continued from time to time as may be found necessary. All information concerning the petition is on file in the Building Department Office, 303 Franklin Street, Porter, Indiana, 46304, for public				
(signature of petitioner)				

PORTER PLAN COMMISSION INSTRUCTIONS FOR FILING A PETITION FOR A PLANNED UNIT DEVELOPMENT

- 1. Receiving a PLANNED UNIT DEVELOPMENT approval on a parcel of land permits the owner to sell and construct on that newly divided parcel(s). Each parcel in Town must be recognized as a lot of record before a building permit may be used for that parcel. The process of plan unit development is described in great detail in the Town of Porter Subdivision and Zoning Ordinances. A copy of that ordinance can be found in the Porter Town Hall, 303 Franklin Street, Porter, Indiana, 46304.
- 2. An application for a PLANNED UNIT DEVELOPMENT can be picked up at the Town Hall, 303 Franklin, Porter, Indiana, 46304. Ten (10) copies of the petition and all attachments must be filled out and brought back to the Town Hall, between the hours of 8:30 a.m. to 4:30 p.m., Monday through Friday, at least ten (10) calendar days before the date of the Plan Commission meeting. All petitions must be accompanied by scaled drawings of the affected area. The Plan Commission meets the 3rd Wednesday of each month at 6:30 p.m., at the Town Hall.
- 3. At the time the completed application is submitted to the Town Hall, a fee as determined by the Clerk-Treasurer must be paid and 10 copies of the application and drawings must be submitted to the Clerk-Treasurers Office. The receipt must be presented to the Plan Commission at the first meeting.
- 4. The petition will then be placed on the next regularly scheduled Plan Commission Meeting. The person filing the petition must be present to explain their request for the plan unit development and why. If the person filing the petition is not the current owner of the property, he or she must be authorized by signed affidavit to act on the owner's behalf.
- 5. At the meeting of the Plan Commission where the request is first heard the members will ask questions and listen to the petitioner's explanation. The Plan Commission can either table the petition and ask for more information <u>or</u> they may schedule a public hearing for the next regular meeting.
- 6. State law requires that during each request for a PLANNED UNIT DEVELOPMENT, a public hearing must be advertised and held at the Plan Commission Meeting to allow neighbors and other affected property owners of record to speak in favor or against the request.
- 7. The person filing the PLANNED UNIT DEVELOPMENT petition is responsible for giving public notice to the local newspaper and notifying property owners of record contiguous to the subject property, about the public hearing. The <u>NWI Times</u> is the required newspaper for publishing notice. A legal notice must be placed in that newspaper to appear at least ten (10) calendar days in advance of the public hearing. The petitioner shall also submit an electronic copy of the public notice to post on the Town of Porter website. A sample notice to be used is included in the subdivision packet attached to these instructions.
- 8. The person filing the legal notice must request that the newspaper send them a Proof of Publication, showing evidence to the Plan Commission that the notice did appear at least ten (10) days before the hearing. The Plan Commission will ask for that proof before they will hear the petition at the public meeting.

- 9. The person filing the petition must give notice by certified mail to all property owners of record whose property is contiguous to the property which is the subject of the PLANNED UNIT DEVELOPMENT. A list of those owners must be obtained from the Town. The notice of public hearing must be sent to these owners at least ten (10) calendar days before the date of the public hearing. A sample notice to property owners of record is attached to these instructions. The notice must be sent certified with return receipt requested.
- 10. When the petitioner mails the notices, they will receive a white ticket showing each was mailed. When the owners receive their letter they are supposed to mail the attached green card back to the person who mailed them. The owners list and the white tickets, (certified mail receipts), must be submitted to the Clerk-Treasurers Office prior to the public hearing. The green cards, when received, will serve as proof that the public hearing was properly advertised in accordance with state law. Green cards received after the public hearing should be submitted to the Clerk-Treasurers Office when they are received to be added to your file.
- 11. The petitioner must continuously post a public notice sign for at least ten (10) calendar days immediately prior to the date of the public hearing. The sign and post is provided by the Town by visiting the Clerk-Treasurers Office. There is a charge for the sign and a deposit for the post which is refundable when the post is returned. The sign must be placed in plain view and legible from the street fronting the property.
- 12. The Plan Commission will open the public hearing and ask if there is anyone wishing to speak in favor or against the request. It is strongly suggested that the person filing the petition should contact the nearby property owners of record and inform them of the plan unit development request in order to minimize confusion and misunderstanding.
- 13. The Plan Commission will either continue or close the public hearing. Continuing the public hearing to the next meeting usually means that more information from the public is needed before a decision can be made. Closing the public hearing means that the Commission feels that they have heard enough from the public, and they are ready to vote.
- 14. The Plan Commission by state law will then vote to recommend either approval or denial of the plan unit development request. A majority of the whole seven-member Board must vote the same way to constitute official action. In other words, four (4) of the Commission members must vote for either approval or denial for the motion to pass.
- 15. The matter then goes to the Town Council where final action is taken by ordinance.
- 16. It is the duty of each Plan Commission member to inspect property and buildings which are the subject of petitions before them. Upon the presentation of proper credentials, the petitioner agrees to allow entry into any building, structure, premises, or land, for the purpose of making inspections, at any reasonable hour.

Petitioner's signature	Date

I have carefully read these instructions and will abide by them.

AFFIDAVIT

POSTING OF REQUIRED PUBLIC NOTICE SIGN

STATE OF INDIANA TOWN OF PORTER	•	PETITION NO.	
This day of			
	(Owner / Ager [circle		
personally appeared before in my sworn made oath before me that: designated public notice of hearing Office, for a minimum of ten (10) of scheduled public hearing pertaining property which is the subject of the	above owner or agent of g g sign provided by the Town consecutive calendar days ng to the above referenced p	owner placed the officially of Porter Clerk-Treasurer's immediately preceding the	
GIVEN UNDER MY HAND THIS	DAY OF	, 202	
AFFIANT	NOTARY PUBI My commissio	LIC n expires:	