Introduced by the Land Use and Zoning Committee:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

ORDINANCE 2019-312

AN ORDINANCE REZONING APPROXIMATELY 38.27± ACRES LOCATED IN COUNCIL DISTRICT 11 AT 0 A.C. SKINNER PARKWAY, BETWEEN KEY LIME DRIVE AND BELFORT ROAD (PORTION OF R.E. NO. 154378-0000) OWNED BY THE JACKSONVILLE TRANSPORTATION AUTHORITY, AS DESCRIBED HEREIN, FROM INDUSTRIAL BUSINESS PARK (IBP) AND COMMERCIAL OFFICE (CO) DISTRICTS TO RESIDENTIAL MEDIUM DENSITY-D (RMD-D) DISTRICT, AS DEFINED AND CLASSIFIED UNDER THE ZONING CODE, PURSUANT TO FUTURE LAND USE MAP SERIES (FLUMS) LARGE-SCALE AMENDMENT APPLICATION NUMBER L-5327-18A; PROVIDING A DISCLAIMER THAT THE REZONING GRANTED HEREIN SHALL NOT BE CONSTRUED AS AN EXEMPTION FROM ANY OTHER APPLICABLE LAWS; PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Jacksonville adopted a Large-Scale land use amendment to the 2030 Comprehensive Plan for the purpose of revising portions of the Future Land Use Map series (FLUMs) in order to ensure the accuracy and internal consistency of the plan, pursuant to application L-5327-18A and companion land use Ordinance 2019-311; and

WHEREAS, in order to ensure consistency of zoning district with the 2030 Comprehensive Plan and the adopted companion Large-Scale land use amendment L-5327-18A, an application to rezone and reclassify from Industrial Business Park (IBP) and Commercial Office (CO) Districts to Residential Medium Density-D (RMD-D) District was filed by Curtis L. Hart, on behalf of the Jacksonville Transportation Authority, the owner

of approximately 38.27± acres of certain real property in Council 1 District 11, as more particularly described in Section 1; and 2

3 WHEREAS, the Planning and Development Department, in order to ensure consistency of this zoning district with the 2030 Comprehensive Plan, has considered the rezoning and has rendered an advisory opinion; 5 6 and

4

17

7 WHEREAS, the Planning Commission has considered the application 8 and has rendered an advisory opinion; and

9 WHEREAS, the Land Use and Zoning (LUZ) Committee after due notice 10 held a public hearing and made its recommendation to the Council; and

WHEREAS, the City Council after due notice held a public hearing, 11 12 taking into consideration the above recommendations as well as all oral 13 and written comments received during the public hearings, the Council 14 finds that such rezoning is consistent with the 2030 Comprehensive Plan adopted under the comprehensive planning ordinance for future 15 16 development of the City of Jacksonville; now, therefore

BE IT ORDAINED by the Council of the City of Jacksonville:

18 Section 1. Subject Property Location and Description. The 19 approximately 38.27± acres (portion of R.E. No. 154378-0000) is located 20 in Council District 11 at 0 A.C. Skinner Parkway, between Key Lime 21 Drive and Belfort Road, as more particularly described in **Exhibit 1**, 22 dated November 20, 2018, and graphically depicted in Exhibit 2, both of 23 which are **attached hereto** and incorporated herein by this reference 24 (Subject Property).

25 Section 2. Owner and Applicant Description. The Subject Property is owned by the Jacksonville Transportation Authority. 26 The 27 applicant is Curtis L. Hart, 8051 Tara Lane, Jacksonville, Florida 28 32216; (904) 993-5008.

29 Section 3. Property Rezoned. The Subject Property, pursuant to adopted companion Large-Scale land use amendment application L-5327-30 18A, is hereby rezoned and reclassified from Industrial Business Park 31

- 2 -

(IBP) and Commercial Office (CO) Districts to Residential Medium
Density-D (RMD-D) District.

3 Section 4. Disclaimer. The rezoning granted herein shall not be construed as an exemption from any other applicable local, state, or 4 federal laws, regulations, requirements, permits or approvals. All 5 6 other applicable local, state or federal permits or approvals shall be 7 obtained before commencement of the development or use and issuance of 8 this rezoning is based upon acknowledgement, representation and confirmation made by the applicant(s), owner(s), developer(s) and/or 9 10 any authorized agent(s) or designee(s) that the subject business, development and/or use will be operated in strict compliance with all 11 12 laws. Issuance of this rezoning does not approve, promote or condone 13 any practice or act that is prohibited or restricted by any federal, 14 state or local laws.

Contingency. This rezoning shall not become 15 Section 5. 16 effective until 31 days after adoption of the companion Large-Scale 17 land use amendment unless challenged by the state land planning agency; 18 and further provided that if the companion Large-Scale land use 19 amendment is challenged by the state land planning agency, this 20 rezoning shall not become effective until the state land planning 21 agency or the Administration Commission issues a final order 22 determining the companion Large-Scale land use amendment is in 23 compliance with Chapter 163, Florida Statutes.

24 Section 6. Effective Date. The enactment of this Ordinance 25 shall be deemed to constitute a quasi-judicial action of the City 26 Council and shall become effective upon signature by the Council 27 President and the Council Secretary.

- 28
- 29
- 30

| Form | Approved: |
|------|-----------|

1

2

3

/s/ Shannon K. Eller

4 Office of General Counsel

5 Legislation Prepared By: Bruce Lewis

6 GC-#1278905-v1-Z-2065_LS_COMP_REZ.doc