CHAPTER 13- PLANNED UNIT DEVELOPMENT DISTRICT STANDARDS

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Section 10-13-1: Authority:

This Planned Unit Development District Standards is adopted pursuant to authority granted by Title 67, Chapter 65 of the Idaho Statute, as amended or subsequently codified.

Section 10-13-2: Provisions of Ordinance Declared to be Minimum Requirements:

In their interpretation and application, the provisions of this Ordinance shall be held to be minimum requirements, adopted for the promotion of the public health, safety, and the general welfare. Whenever the requirements of this ordinance conflict with the requirements of any other lawfully adopted rules, regulations, ordinances or resolutions, the most restrictive or those imposing the higher standards shall govern. To the extent the provisions of this Chapter conflict with the provisions of Elmore County Code, the provisions of this Chapter shall control.

Section 10-13-3: Purpose:

The purpose of this Chapter is to provide standards for the review of Planned Unit Development District applications, and to, at the applicant's request, allow flexibility in land use, site design and dimensional standards to develop residential, commercial, office and/or light industrial uses not allowed individually within a specific zoning. These
uses shall be implemented by the Planned Unit Development District Conceptual Development Pattern Maps, ordinance and development agreement. The proposed development shall be compliant with the specific goals and policies of the Comprehensive Plan, contained in PUD and PUDD Development.

Section 10-13-4: Regulations Establishing Permitted Uses, Applicability, Work Sessions and Application Requirements:

A. Permitted Uses: Permitted uses are restricted to the following standards:

1. Uses within the Planned Unit Development District (PUDD) shall be compatible with existing and proposed land uses and shall provide more efficient, aesthetic and desirable use of open space and recreational opportunities. Those uses that may be allowed within the zoning district may be permitted within the PUDD. With Board approval, Use Exceptions up to thirty (30%) percent of the gross land area may be directed to residential, commercial, office, industrial, public and quasi-public uses that are not allowed within the zoning district.

2. All types of residential development are compatible with residential development regardless of density or dwelling type. All types of residential development shall be allowed within a PUDD, including but not limited to detached, semi-detached, attached, and multi-family or any combination thereof. Protection of existing neighborhoods and non-compatible uses shall require buffering. Buffering techniques including but not limited to screen planting, open space and landscaping.

3. The goal of a PUDD is to provide a variety of housing options at a variety of pricing points. Higher densities provide for more affordable housing and transit options. PUDDs are required to provide a minimum net density of six to eight (6 to 8) dwelling units per acre (DU/A). There shall be no maximum DU/A density. Higher density residential development greater than eight (8) DU/A and senior housing options are encouraged within the PUDD. Higher density development shall be reviewed and approved based on its flexibility, imaginative and creative use and design, harmonious variety of housing opportunities proposed and the level of urban amenities coupled with the conservation of open space and developed parks.

4. PUDDs are a special form of development, and mixed-use development is encouraged. Uses such as residential, commercial, office and industrial uses within the PUDD are encouraged.

5. Non-residential uses allowed through a Use Exception are encouraged to be designed to serve primarily the residents of the PUDD and surrounding area; such uses shall be compatible with and harmoniously incorporated into the design of the PUDD.
6. PUD development that excludes residential development may be allowed provided the applicant can demonstrate that the proposed PUD is of such scale that it would provide needed services or jobs, and is sufficiently well designed to accomplish the intent of this Ordinance with respect to adjoining land uses both existing and anticipated.

7. All uses shall be in conformance with the PUD Development Plan and Elmore County Zoning and Development Ordinance pursuant to the procedural and regulatory provisions of this Chapter and the PUD Ordinance.

8. All uses within the PUD shall be served by a central wastewater collection and treatment facility as well as a community water system.

9. All roads shall be paved; all roadway sections shall include sidewalks and bike lanes/paths. Variations to roadway sections may be allowed with recommendation from the Director approval of the Board.

10. All utilities shall be installed underground including but not limited to telephone, cable and electrical systems. Exceptions to this requirement may be granted for aboveground water storage reservoirs or other similar uses with recommendation from the Director approval of the Board.

11. Dedicated open space, developed parks and trails shall be either held in a conservation easement with public access easements, managed and maintained by a professional company or dedicated to the public and retained as common open space for public safety, parks, recreation, and related public uses in compliance with this Chapter. Dedication to the public shall require Board approval with specific development timelines for parks and trails. In any event, the developer shall be responsible for the development or funding and maintenance of all required developed parks, open space and trail systems as required by this Chapter. Agreements may be considered by the Board to assign management and/or maintenance to a public municipality.

12. Joint parking facilities for commercial, office or industrial uses shall be provided with sufficient landscaping and screening and shall provide common access points to public streets. Sufficient landscaping shall be provided for all parking, loading, and outdoor storage areas.

13. Commercial, office and industrial structures shall not exceed a gross floor area of twenty thousand (20,000) total square feet in any one building unless authorized by the Board. Sufficient landscaping, setbacks and buffering shall be provided when located adjacent to residential uses.

14. Commercial, office and industrial structures shall have common design themes and elements and shall be developed in a park-like setting, clustered wherever
possible to preserve open space as well as reduce thoroughfares and through traffic.

Section 10-13-5: Applicability:

A. The following regulations and standards shall apply to applications for Planned Unit Development Districts:

1. The PUDD shall contain a minimum of one hundred sixty (160) contiguous acres under one ownership or control.

2. The PUDD shall be located within an existing area of city impact. The jurisdictional municipality shall be notified of meetings, work sessions and any other activities concerning the PUDD. The City representatives will be encouraged to become active participants in the process. The PUDD may be located within multiple areas of city impacts provided the PUDD boundary is contiguous. A portion of a contiguous PUDD boundary may be outside an area of city impact within Elmore County provided that the portion outside the area of impact is contained within an existing legal parcel of record boundary or less than thirty-three (33%) percent of the gross acreage being proposed by the PUDD.

3. The PUDD shall not be located in the Air Base Hazard Zone (ABHZ), or Air Base Commercial Zone (ACZ) zoning classifications as set forth on the Comprehensive Plan Land Use Map.

4. An application for a PUDD shall be signed by the property owner(s) having a legal interest in the property to be included in the PUDD or their representative(s). Permission to make an application may be granted by the property owner(s) to a representative by providing Elmore County with a signed affidavit of legal interest giving such permission.

Section 10-13-6: Work Session and Noticing Requirements: The applicant shall complete a minimum of two (2) pre-application work sessions with Department staff and city officials or more as required by the Director. The Director encourages multiple work sessions with identified agencies, city officials and landowners located within one thousand (1,000’) feet of the proposed PUDD boundary, prior to submittal of an application for a PUDD.

A. Prior to holding the first pre-application work session with the County, the applicant shall meet with the Director and city officials to discuss the proposed PUDD. The pre-application work sessions shall not commence until the applicant or owner submits the pre-application work session form and fee adopted by the Board upon the recommendation of the Director. The pre-application work session fee for a PUDD application shall be approved and adopted by the Board.
B. The purpose of the required pre-application work sessions with Department staff and identified agencies is to develop communication between staff, identified agencies, city officials and the applicant regarding existing site conditions, project design, current zoning regulations, potential environmental impacts, potential mitigation measures, general consistency with local, state and federal regulations and the Comprehensive Plan as well as any other relevant issues of the proposed project. One of the work sessions may include a site visit with Department staff and the applicant.

C. The applicant shall hold a minimum of two (2) neighborhood meeting where all property owners within one thousand (1,000') feet of the proposed boundary, or a greater distance determined by the Director. The pre-application neighborhood meeting(s) shall comply with the requirements of this Ordinance.

**Section 10-13-7: Application Requirements:**

The application for a PUDD shall be submitted to the Director with the appropriate fees and shall contain all elements and sub-elements required by this section. The Director shall determine the number of application copies required for submittal as well as the printed and electronic formats required.

A. **Element A, Fees:** The applicant or owner shall submit the fee for the PUDD application according to the current fee schedule that has been approved and adopted by the Board.

B. **Element B, Planned Unit Development District Land Use Map and an Intensity and Density Map:** The applicant shall submit land use maps as detailed below in sufficient detail where these maps and guidelines shall govern development within the PUDD. These maps shall be hereafter referred to as the “Planned Unit Development District Conceptual Development Pattern Maps”.

1. A conceptual land use map showing the proposed general land use patterns within the PUDD boundary including any proposed Use Exceptions. When developing this map, the applicable Comprehensive Plan Land Use Map should be considered. The land use map shall include:

   a. A land use matrix indicating neighborhoods and the minimum and maximum percentage of residential densities proposed by each residential land use district.

   b. The circulation system proposed within the PUDD boundary indicating proposed arterials and collectors, including connectivity systems and opportunities to surrounding properties and public lands.

   c. Trails, paths and open space.
2. A conceptual densities and intensities map modeled after the conceptual land use map showing the proposed general densities and intensities within the PUDD boundary by neighborhood and district in sufficient detail to be used as a conceptual zoning map. The map shall include:

   a. The circulation systems within the PUDD boundary.

   b. Trails, paths, and open space.

   c. A conceptual transportation and mobility plan demonstrating internal and external community connectivity. Illustrations depicting all proposed street, trail and path cross-sections including the size and design proposed for each section. A key map indicating where each proposed arterial and collector street sections as well as each trail and path sections would be used. The plan shall also address alternative transportation options for the PUDD.

C. Element C, Zoning Ordinance Map: The applicant shall submit a zoning ordinance map amendment to identify the PUDD boundaries and designate the area as “PUDD”. The map amendment application shall include:

1. A legal description of the PUDD exterior boundaries.

2. A draft development agreement that meets the requirements of this Ordinance shall be submitted with the zoning ordinance map amendment. To the extent the provisions of this Ordinance conflict with the provisions of the Elmore County ordinances, the provisions of this Ordinance shall control.

3. The Planned Unit Development District Maps described by this section shall govern the land use and development patterns within the PUDD zoning ordinance map amendment.

D. Element D, Zoning Ordinance Text: The applicant shall submit a zoning ordinance text amendment that includes elements 1-13 of this section. The zoning ordinance text amendment shall govern development of the PUDD:

1. Purpose statement.

2. Applicability (regulations apply in areas identified on the official Planned Unit Development District Maps.)

3. Setback areas.

4. Structure height and bulk.

5. Structure and impervious surface coverage.
6. Property/lot size.

7. Landscaping requirements, including but not limited to standards for beautification along state highways, arterials, collector streets, and local streets.

8. Open space and developed park requirements with the minimum standards required by this Chapter.

9. Street frontage and access requirements.

10. On and off-street parking requirements.

11. Standards for energy and water conservation.

12. Grading requirements.

13. Process for subdivision development and approval.

E. Element E, Planned Unit Development District Plan: The applicant shall submit a development plan that includes sub-elements 1-10 as listed below, hereafter referred to as the applicant’s “Planned Unit Development District Plan.” These documents shall provide sufficient information to evaluate development within the PUDD.

1. A natural features analysis as set forth in this Ordinance. All technical reports and studies shall be prepared and signed by qualified experts as defined in this Ordinance in each relevant field. The analysis shall include:

   a. Hydrology: Analysis of natural drainage patterns and water resources.

   b. Soils: Analysis of types of soils present in the site area including delineation of prime agricultural soil areas, aquifer recharge soil areas, unstable soils most susceptible to erosion, and soils suitable for development.

   c. Topography: Analysis of the site’s terrain including mapping of elevations and delineation of slope areas greater than twenty-five (25%) percent, between fifteen (15%) percent and twenty-five (25%) percent, between eight (8%) percent and fifteen (15%) percent, and less than eight (8%) percent. Contour lines shall be based on United States Geological Survey datum of 1988 with intervals of not more than five (5’) feet for properties with a general slope of greater than five (5%) percent, or intervals of not more than two (2’) feet for properties with a general slope of less than or equal to five (5%) percent. Contour lines shall extend a minimum of three hundred (300’) feet beyond the proposed development boundary. If a drainage channel borders the proposed development, the contour lines shall extend the additional distance necessary to include the entire drainage facility, as determined by the Director or County...
Engineer.

d. Vegetation: Analysis of existing vegetation of the site.

e. Sensitive Plant and Wildlife Species: Analysis of sensitive plant and wildlife species of the site.

f. Historic / Cultural Resources: Analysis of existing historic resources as identified on the Elmore County historic resources inventory or other available sources.

g. Hazardous Areas: Location and identification of all potential hazardous areas.

h. Map Features: The map shall show important features.

i. Geological Reconnaissance: A map showing the basic geological conditions, features, opportunities and constraints of the site.

j. Preliminary wetland delineation, if applicable

2. A narrative describing the proposed land uses.

a. Narrative describing how the proposed uses are compatible. If Use Exceptions are requested, a narrative shall be required describing the proposed Use Exceptions and, if granted, how they would provide for flexibility, imaginative and creative land use and design that would benefit the PUDD and surrounding community.

b. The residential uses shall include a variety of housing options at a variety of pricing points. The narrative and the plan shall describe the proposed quantity of building types and designs, including proposed price points.

c. Narrative describing commercial nodes if applicable and community gathering areas, parks and open space sized to meet the needs of the PUDD.

3. A map showing existing land uses and current zoning for all parcels abutting the PUDD perimeter.

4. A narrative assessment of the proposed land-use, public services available, private services proposed, environmental and transportation impacts associated with the proposed PUDD.

5. A narrative describing the anticipated population and household demography of the PUDD at build-out.
6. Design Concepts:

a. Narrative and illustrative or pictorial examples of proposed central design concepts for all proposed development.

b. Narrative describing predevelopment site conditions, careful placement of public and quasi-public land uses, open space areas, developed parks and landscaping.

c. Narrative of construction and placement of all improvements indicating how it will utilize on-site materials to balance the fills and cuts, thereby limiting the need to truck material to the site from off-site locations.

d. Narrative demonstrating where the development footprint meets the existing grade, how visual impacts and natural features of the development will be enhanced by rounding finished grade contours to blend with the existing slopes, requiring that building pads be designed to follow the natural contours by requiring contour or landform designs, ensuring grading practices are designed to minimize visual impacts and requiring hillside and ridge side building foundations and designs to be stepped with the natural grade contours by minimizing cuts to improve visual aesthetics.

7. Community services and utilities plan:

a. Narrative describing the routing and the proposed points of connection for electric service, natural gas service, storm drainage and flood control systems, central wastewater treatment and collection facilities, community water system, irrigation, telephone, internet, television cable, public safety services and public transportation services.

b. Wastewater Collection Systems and Community Water Systems may be developed by the PUDD; however, the PUDD would be encouraged to connect to existing city services whenever possible.

i. Wastewater Collection Systems supplied by the PUDD shall prohibit lagoon waste treatment facilities or systems, septic tanks and/or septic systems. MBR, SBR or existing municipal sewer systems shall be allowed when developed by the PUDD and only when a plan has been submitted describing how the proposed Wastewater Collection System will be managed by a professional company with specific details regarding the operation and management, accompanied by a financial plan that includes the initial construction costs, funding source, ongoing maintenance costs, operational costs, projected profit and loss. The Commission and Board may also consider wastewater treatment systems other than MBR or SBR systems provided the proposed systems are similar in design, water
quality output or further advance wastewater treatment systems through technological advances. Community Water System supplied by the PUDD shall be accompanied by a plan describing how the proposed Community Water System will be managed by a professional company with specific details regarding the operation and management, accompanied by a financial plan that includes the initial construction costs, funding source, ongoing maintenance costs, operational costs, projected profit and loss.

8. Open space, parks and trail requirements: Open space and parks are required as indicated in this Ordinance. Alternative options may be considered, such as but not limited to, contributing funds or land to enhance or further develop an existing regional park or a city park system or plan. Alternative options may be proposed for up to a fifty (50%) percent of the amount of open space or developed parks required by this Chapter. Alternative options shall be submitted to the Director for review and approval. The Director’s decision shall be submitted to the applicant in writing within forty-five (45) days of receipt of said request. Appeals of the Director’s decision by the PUDD applicant shall suspend the PUDD application review process until the appeal process has been exhausted.

a. A plan demonstrating how the open space, developed parks and trails would be managed and maintained and how they will be protected from development into perpetuity.

b. A minimum of ten (10%) percent of the total gross area within the PUDD shall be dedicated to natural open space, with additional natural open space adequate to address the protection of unique natural features.

c. A minimum of ten (10) acres per four hundred (400) living/dwelling units.

d. Narrative shall be submitted describing how dedicated open space, natural open space, developed parks and trails meet the intent of this ordinance and the needs of the PUDD.

e. A table listing the description of the types and sizes of parks and how the parks are located to provide a reasonable walking distance from residences.

f. A conceptual map showing the location of all parks keyed to the table of types and sizes proposed.

g. A conceptual trails plan that provides connectivity between neighborhoods, parks and other land uses where connectivity with adjoining or nearby public trails and public lands is considered.

9. A phasing plan shall be developed indicating the sequence of development, general land uses, and anticipated commencement and completion times of each phase. Adequate essential public services shall be provided for each Final Plat
within each proposed phase prior to the issuance of any building permits, except those building permits required for the direct development of infrastructure, essential public services and associated grading.

a. The phasing plan shall include a narrative describing land use types, total area contained, anticipated population levels and essential public services. Essential public services adequate for the anticipated level of use of each phase shall be provided.

b. Phasing shall be accomplished so that the integrity of the PUDD is maintained at the end of any single phase.

c. The phasing plan shall demonstrate how phased non-residential uses and recreational opportunities will keep pace with housing.

10. Storm Water Management:

a. A generalized narrative shall be submitted illustrating how the PUDD will maintain natural runoff rates, reduce erosion and flood hazard and maintain the area’s water quality and recharge capabilities. Specific storm water management plans and details shall be required with each preliminary plat.

F. Element F, Additional Information/Technical Reports: The applicant shall submit technical reports, signed and completed by qualified experts, as defined by this title and any other information necessary to support the purposes of this Ordinance, as determined by the Director, Commission, or Board, as applicable.

G. Element G, Updating Information: The Director, Commission, or Board may make a determination that material changes in conditions have occurred that may require updating information previously provided, and/or requiring additional analysis or study of specific issues identified.

Section 10-13-9: General Provisions and Process:

A. Neighborhood Meeting Requirements: See Title 7 Chapter 3 for requirements.

B. Application Acceptance:

1. Application Acceptance: The date of the Director’s letter to the applicant indicating that all required elements are substantially complete in form, but not necessarily in compliance with this ordinance, shall be the date of application acceptance. Application acceptance shall be the date that establishes the applicable Ordinance and Comprehensive Plan. Application acceptance does not indicate that the application requirements are approved or that positive findings can be made based on the application as submitted.
2. Upon application acceptance, a complete copy of the application shall be transmitted by the Land Use and Building to the appropriate agencies and service providers as determined by the Director. Elmore County shall ask those agencies and service providers to review the proposed PUDP application and to provide comment to Elmore County regarding the proposed use.

C. Agency Workshop and Review: Within sixty (60) days of receiving application acceptance, the applicant shall hold a workshop with the transmitted agencies and service providers as determined by the Director where the applicant shall provide a complete overview of the proposed PUDP and have sufficient staff present to answer specific questions regarding the proposed PUDP. Notice shall be sent to all agencies and service providers ten (10) days prior to the workshop. Agencies and service providers are encouraged to attend but not required. Agencies are encouraged to comment within ninety (90) days. Agencies may provide written comment or oral testimony at anytime.

D. Action by the Planning and Zoning Commission: The Commission shall conduct a public hearing for a Comprehensive Plan amendment, zoning ordinance map amendment, zoning ordinance text amendment and development agreement. The hearing shall be scheduled after the initial one hundred twenty (120) after the initial ninety (90) day agency review period. The Planning and Zoning Commission shall have adequate time to review the PUDP application materials after the agency review period and prior to any scheduled public hearing.

E. Abandonment or Indefinite Hold: In the event that a proposed PC has been placed on hold status for twelve (12) months with no public hearing set, the project will be considered abandoned and will be terminated after a thirty (30) day notice to the applicant. Any fees that are remaining at the time of termination will remain with the county.

Section 10-13-9: Action by the Board and Amendments:

A. Action by the Board: After receipt of the final recommendation of the Commission, the Board shall after reviewing application materials and agency submittals, conduct a public hearing for a Comprehensive Plan amendment, zoning ordinance map amendment, zoning ordinance text amendment and development agreement. Following such hearings the Board may approve, approve with conditions, deny the application, send the application back to the Commission for more information, and stay the proceedings to obtain more information from the applicant, agency or others, conduct additional hearings or take such other actions as to be determined by the Board. Upon granting or denying the application, the Board shall specify:

1. The Ordinance and standards used in evaluating the application.

2. The reasons for approval or denial.
3. The actions, if any, that the applicant could take to obtain approval.

B. Resubmittal: No application that has been denied by the Director, the Commission, or the Board shall be resubmitted, in the same form for the same use, within one year from the date of denial. The Director may waive the one-year requirement and accept a new application where the subject property is affected by amendments to the applicable Comprehensive Plan or to this Ordinance.

C. PUDD Conceptual Development Pattern Maps: The Planned Unit Development District Conceptual Development Pattern Maps, if approved by the Board subsequent to a recommendation from the Commission, shall be adopted by resolution as an amendment to the Comprehensive Plan and used as a guide for the evaluation of each development application within the PUDD. The PUDD Plan shall be included as addenda to the Planned Unit Development District Conceptual Development Pattern Maps.

D. PUDD Zoning Ordinance Text: The PUDD Zoning Ordinance, if approved by ordinance of the Board subsequent to a recommendation from the Commission, shall amend the Elmore County Zoning Ordinance and shall be used to regulate each development application within the PUDD as applicable.

E. Amendments to Zoning Ordinance Map: The zoning ordinance map amendment, if recommended by the Commission, shall be adopted by the Board as an amendment to the Elmore County Zoning Ordinance.

F. Amendments to a PUDD:

1. Applications for amendments to a PUDD, by the applicant/owner, to add additional contiguous property into the boundaries of a PUDD, shall be processed and reviewed by the Board during the biennial review period.

2. An amendment to a PUDD, PUDD Ordinance or PUDD Conceptual Development Pattern Maps may be initiated by one of the following:

   a. The original applicant, owner or the owner's successors and/or assignees,

   b. Property owners owning eighty (80%) percent or more of the land area within the PUDD,

   c. The Board pursuant to a recommendation of the Director during the biennial review hearing.

Section 10-13-10: Approval and Periodic Evaluation:
A. Approval; Reversal of Action: If the Board approves a zoning ordinance map amendment pursuant to a request from a PUDD, the Board shall not subsequently reverse its action or otherwise change the zoning classification as set forth in Idaho Statute § 67-6511(d).

B. The applicant/owner shall submit a Biennial Review Application completed by a qualified planner with the appropriate fees to the Director requesting initiation of the biennial review of the PUDD within twenty-three (23) months after the recordation of the first final plat of the PUDD and every two years thereafter until the recordation of the final plat in the final phase of the PUDD or until further biennial reviews are waived by the Board.

C. The Director shall prescribe the application and review requirements prior to the review period.

D. The Director shall evaluate the Biennial Review Application and report to the Board, at a noticed public hearing, the progress of the PUDD and any request modifications to the approved PUDD application required by the Board to protect health, safety and welfare or requested or anticipated by the applicant.

E. The Board, in the course of evaluating the PUDD development, pursuant to a request by the applicant and based on reliable information from the qualified planner and evidence contained in the Director's report may make a determination that the inclusion of contiguous land into the boundaries of a PUDD are warranted. The Board may also indicate that material changes in conditions have occurred that require updating of the PUDD boundary, PUDD Ordinance or PUDD Conceptual Development Pattern Maps, or the execution of new analyses or studies of specific issues.

F. In the event that the Board determines, based on reliable information from the qualified planner and evidence contained in the Director’s report, that the PUDD has not been developed in substantial conformance with the PUDD, PUDD Ordinance or PUDD Conceptual Development Pattern Maps, or has caused undue adverse economic impacts on affected municipalities or other agencies and/or districts, the Board may initiate hearings to investigate such matters and may, at the conclusion of such hearings, require the applicant to mitigate such undue adverse economic impacts. All such public hearings shall be scheduled and conducted in conformance with the Idaho Statute and the Elmore County Planning and Zoning Ordinance.

G. There shall be no time limit placed on the final platting of approved PUDD preliminary plats as long as the applicant/developer shows progress by submitting a final plat for a portion of the approved preliminary plat every twenty-three (23) months and at least 80% of the approved preliminary plat must be finally platted within ten (10) years. When less than eighty (80%) percent of the approved preliminary plat has not been finally platted within ten (10) years, the non-final platted portion of the preliminary plat shall become null and void. The Board may
grant a one (1) time, additional twenty-three (23) month extension during a biennial review, upon recommendation by the Director.

Section 10-13-11: Incorporation, Annexation, or Inclusion:

A. Any incorporation, annexation, or inclusion of a PUDD into a city shall be processed in accord with applicable state law.

B. Applications for amendments to a PUDD, by the original applicant, owner or the owner’s successors and/or assignees to add additional property into the boundaries shall be governed by this Chapter.

Section 10-13-12: Process for Subsequent Development:

A. Development within an approved PUDD shall be governed by the regulations and requirements of the approved PUDD, PUDD Ordinance and PUDD Conceptual Development Pattern Maps. Where zoning issues arise that are not addressed in the PUDD zoning ordinance amendment, this Ordinance shall apply and govern. This Ordinance shall only be repealed or amended by specific ordinance repealing or amending this Ordinance or specific amendment to other Elmore County ordinances required to enforce compliance with this Ordinance.

B. Despite any other regulations to the contrary, each phase of the PUDD shall comply with the general requirements of the approved PUDD Ordinance and PUDD Conceptual Development Pattern Maps as well as the specific regulations for that phase.

C. Each phase shall not be approved unless all necessary essential public services for said phase are available, as specified in the approved PUDD application, PUDD Conceptual Development Pattern Maps, and related documents, to support the development as it proceeds.

D. No development shall be allowed prior to application, review and approval of the final plat for the specific phase in which the development is located.

Section 10-13-14: Zoning Ordinance Map and Text Amendments:

Process: Zoning Ordinance amendments may be initiated by a PUDD Application or by action of the Board as provided by Title 7 Chapter 3 of the Elmore County Zoning Ordinance.

A. Zoning Ordinance Amendment Initiated by the Board: The Board may propose amend this title as provided by Title 7 Chapter 3 of the Elmore County Zoning Ordinance.
B. The Applicant/owner shall complete all work sessions as required by this Chapter prior to submittal of an application for a zoning ordinance map or text amendment.

C. Application; Review: The Board shall apply the standards listed in this Article for map and text amendments.

Required Findings: Upon recommendation by the Commission, the Board shall make a full investigation and following a public hearing, review the PUDD application. In order to grant a PUDD Map and/or Text Amendment, the Board shall make the following findings:

1. Findings to approve a zoning ordinance map amendment:

   a. The zoning ordinance map amendment, PUDD District complies with the regulations outlined for this Ordinance.

   b. The zoning ordinance map amendment, PUDD District is not materially detrimental to the public health, safety and welfare.

   c. The development agreement meets the requirements of this Ordinance.

2. Findings to approve zoning ordinance text amendment:

   a. The zoning ordinance text amendment complies with the regulations outlined in this Ordinance.

   b. The zoning ordinance text amendment is not materially detrimental to the public health, safety and welfare.

Section 10-13-15: Development Agreement:

See Title 7 Chapter 10 for Development Agreement requirements.

Section 10-13-16: Subdivision Applications:

See Title 10 Chapter 1 for Subdivision requirements.

Section 10-13-17: Subdivision Additional Required or Concurrent Applications:

A. Additional Required or Concurrent Applications: Additional required applications may be submitted and shall be reviewed concurrently with the PUDD application provided the submitted application(s) meet the following requirements:

   1. The applicant shall submit any additional application material as required by Elmore County Code and fees as accepted and adopted by the Board.
2. Final approval of additional required applications shall be contingent upon final approval of the P UDD application and executed development agreement.

3. Subsequent preliminary plat or subdivision applications shall be subject to the provisions of the applicable P UDD ordinance and fee schedule contained in this Ordinance.

Section 10-13-18: Planned Unit Development District Application Required Findings:

Required Findings: In order to approve a P UDD application, the Board shall make the findings:

1. The proposed P UDD complies with Comprehensive Plan, Land Use Section, titled Planned Unit Development District and all other applicable local, state and federal plans and regulations.

2. The proposed P UDD provides for a variety of housing types and designs, including single family attached and detached, and multi-family.

3. The proposed P UDD application demonstrated that all essential public services will be provided, created and financed by the P UDD or other agency or jurisdiction.

4. The proposed P UDD complies with applicable overlay districts specified in this Ordinance.

5. The proposed P UDD has an adequate plan that demonstrates all uses would be served by a central wastewater collection and treatment facility and a community water system.

6. The proposed P UDD has provided open space and developed parks that meet or exceed the minimum requirements and are adequate to serve the anticipated population.

7. The proposed P UDD provides path and trail linkages between parks, schools, neighborhoods and commercial centers; and provides connectivity with nearby public trails and public lands where appropriate.

8. The phasing plan ensures the integrity of the P UDD is maintained at the end of each phase.

9. The proposed P UDD complies with all applicable county, state, and federal plans and regulations.
10. The proposed PUDD sets forth sufficient and adequate mitigation for the identified impacts on municipalities and other agencies and/or districts.

11. The proposed PUDD provides land development and uses that will accommodate population growth within Elmore County.

12. The proposed PUDD design and arrangement of uses conforms to the natural features analysis and identified constraints and opportunities.

13. The proposed PUDD is compatible with abutting land uses.

14. The proposed PUDD design includes clustering of land uses to achieve density transfer of residential units away from physical constraints or hazardous areas while providing for aesthetic and desirable use of open space and recreational opportunities.

15. The proposed PUDD contains appropriate modifications of dimensional standards to achieve dedicated open space, providing for amenities not found in traditional subdivisions.

16. The proposed PUDD provides a variety of housing options at a variety of pricing points, with a minimum net density of six to eight (6 to 8) dwelling units per acre.

17. The proposed PUDD Non-residential uses allowed through a Use Exception were designed to serve primarily the residents of the PUDD or the surrounding area, and are compatible and harmoniously incorporated into the design of the PUDD.

18. The proposed roads within the PUDD will be paved and roadway sections will include sidewalks and bike lanes/paths, except as modified by the Director in compliance with this Ordinance.

19. All utilities are designed to be installed underground including but not limited to telephone, cable and electrical systems, except as modified by the Director in compliance with this Ordinance.

20. Dedicated open space, developed parks and trails are either held in a conservation easement with public access easements, managed and maintained by a professional company or dedicated to the public in compliance with this Chapter.

21. The proposed PUDD provides for joint parking facilities for commercial, office or industrial uses with sufficient landscaping and screening and common access points to public streets.

22. The proposed PUDD provides sufficient landscaping for all parking, loading and outdoor storage areas.
23. Commercial, office and industrial structures do not exceed a gross floor area of 20,000 total square feet in any one building unless authorized by the Board, and sufficient landscaping, setbacks, and buffering is provided when located adjacent to residential uses.

24. Commercial, office, and industrial structures shall have common design themes and elements and are developed in a park-like setting, clustered wherever possible to preserve open space, and reduce thoroughfares and through traffic.

Section 10-13-19: Fees:

A. Fees: All applications authorized by this Ordinance have fees adopted by the Board.

B. All persons making application for permits and other matters herein referred in this Chapter shall be required to submit to the Director an application on forms provided by the Department and accompanied by the application fee. No application shall be considered as accepted by the Director unless it is complete with all required information and fees.

C. The date of final acceptance shall be the date the Department sends the application acceptance letter, notifying the applicant that the Director has received payment of the required fee and all of the required submittal information pursuant to this Chapter. Final acceptance does not guarantee application approval or that the application is compliant with this Ordinance.