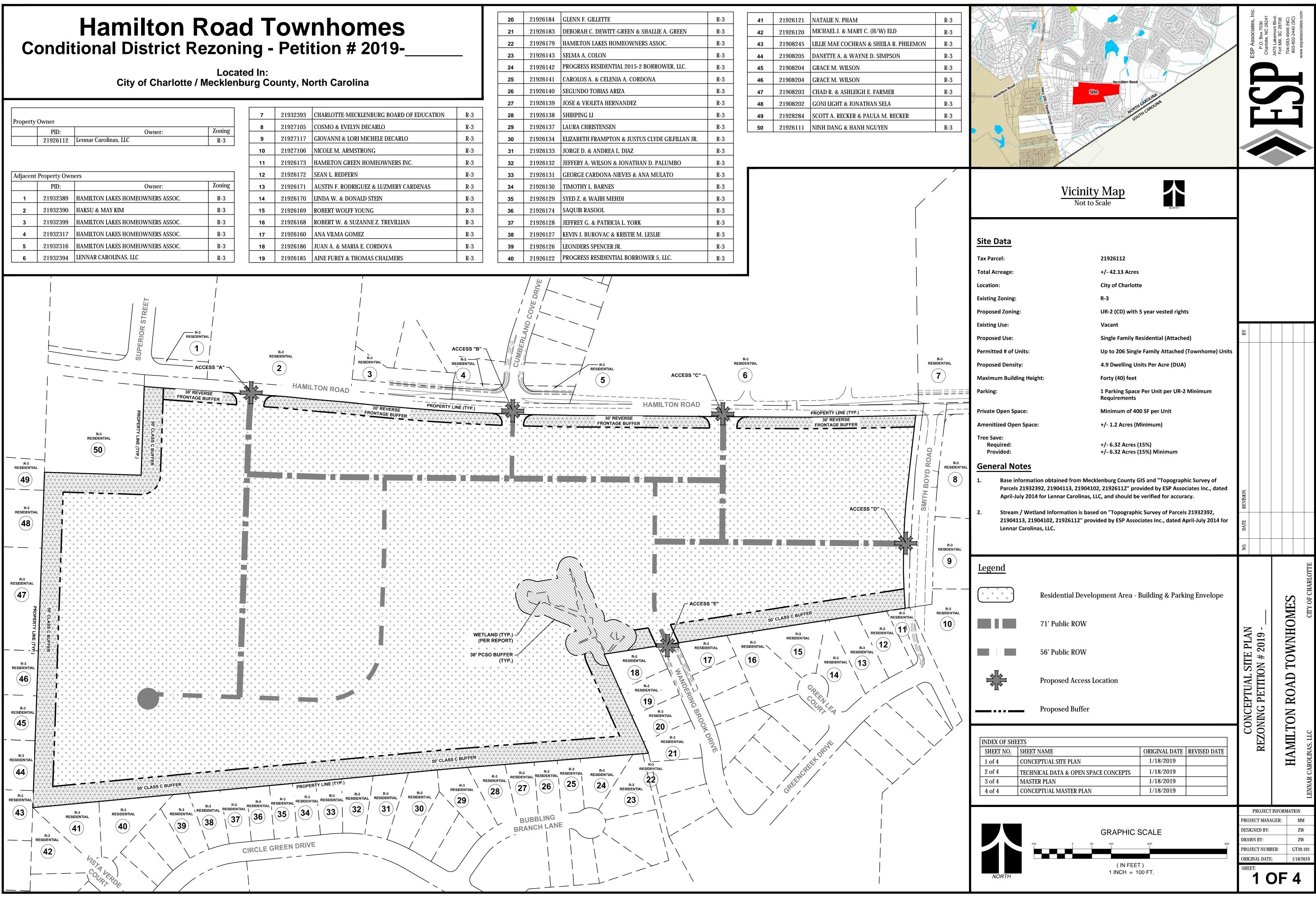
Hamilton Road Townhomes



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		20	21926184	GLENN F. GILLETTE	R-3
		21	21926183	DEBORAH C. DEWITT-GREEN & SHALLIE A. GREEN	R-3
		22	21926179	HAMILTON LAKES HOMEOWNERS ASSOC.	R-3
		23	21926143	SELMA A. COLON	R-3
		24	21926142	PROGRESS RESIDENTIAL 2015-2 BORROWER, LLC.	R-3
		25	21926141	CAROLOS A. & CELENIA A. CORDONA	R-3
		26	21926140	SEGUNDO TOBIAS ARIZA	R-3
		27	21926139	JOSE & VIOLETA HERNANDEZ	R-3
ATION	R-3	28	21926138	SHIHPING LI	R-3
	R-3	29	21926137	LAURA CHRISTENSEN	R-3
	R-3	30	21926134	ELIZABETH FRAMPTON & JUSTUS CLYDE GILFILLAN JR.	R-3
	R-3	31	21926133	JORGE D. & ANDREA L. DIAZ	R-3
	R-3	32	21926132	JEFFERY A. WILSON & JONATHAN D. PALUMBO	R-3
	R-3	33	21926131	GEORGE CARDONA-NIEVES & ANA MULATO	R-3
5	R-3	34	21926130	TIMOTHY L. BARNES	R-3
	R-3	35	21926129	SYED Z. & WAJIH MEHDI	R-3
	R-3	36	21926174	SAQUIB RASOOL	R-3
	R-3	37	21926128	JEFFREY G. & PATRICIA L. YORK	R-3
	R-3	38	21926127	KEVIN J. BUROVAC & KRISTIE M. LESLIE	R-3
	R-3	39	21926126	LEONDERS SPENCER JR.	R-3
	R-3	40	21926122	PROGRESS RESIDENTIAL BORROWER 5, LLC.	R-3

41	21926121	NATALIE N. PHAM
42	21926120	MICHAEL J. & MARY C. (H/W) ELD
43	21908245	LILLIE MAE COCHRAN & SHEILA R. PHILI
44	21908205	DANETTE A. & WAYNE D. SIMPSON
45	21908204	GRACE M. WILSON
46	21908204	GRACE M. WILSON
47	21908203	CHAD R. & ASHLEIGH E. FARMER
48	21908202	GONI LIGHT & JONATHAN SELA
49	21928284	SCOTT A. RECKER & PAULA M. RECKER
50	21926111	NINH DANG & HANH NGUYEN
L	1	

Hamilton Road Townhomes - Petition # 2019-XXX Conditional District Rezoning - Development Standards

I. General Provisions

- 1. These Development Standards form a part of the Rezoning Plan associated with the Rezoning Petition filed by Lennar Carolinas, LLC (the "Petitioner") to accommodate the development of a residential townhome community on that approximately 42-acre site located on the south side of Hamilton Road and west side of Smith Boyd Road, more particularly depicted on the Rezoning Plan (the "Site"). The Site is comprised of Tax Parcel Number 219-261-12.
- 2. Development of the Site will be governed by the Rezoning Plan, these Development Standards and the applicable provisions of the City of Charlotte Zoning Ordinance (the "Ordinance").
- 3. Unless the Rezoning Plan or these Development Standards establish more stringent standards, the regulations established under the Ordinance for the UR-2 zoning district shall govern the development and use of the Site.
- 4. The development and street layout depicted on the Rezoning Plan are schematic in nature and are intended to depict the general arrangement of such uses and improvements on the Site. Accordingly, the ultimate layout, locations and sizes of the development and site elements depicted on the Rezoning Plan are graphic representations of the proposed development and site elements, and they may be altered or modified in accordance with the setback, yard, landscaping and tree save requirements set forth on this Rezoning Plan and the Development Standards, provided, however, that any such alterations and modifications shall not materially change the overall design intent depicted on the Rezoning Plan.
- 5. Future amendments to the Rezoning Plan and/or these Development Standards may be applied for by the then owner(s) of the Site in accordance with the provisions of Chapter 6 of the Ordinance. Alterations to the Rezoning Plan are subject to Section 6.207 of the Ordinance.

II. Permitted Uses

The Site may be devoted only to a residential community containing a maximum of 206 single-family attached (townhome) units and any incidental and accessory uses relating thereto that are allowed in the UR-2 zoning district.

III.Transportation

- 1. Vehicular access will be as generally depicted on the Rezoning Plan. The placements and configurations of the vehicular access points shown on the Rezoning Plan are subject to any minor modifications required to accommodate final site and construction plans and designs and to any adjustments required by CDOT for approval.
- 2. As depicted on the Rezoning Plan, the Site will be served by internal public and private drives, and minor adjustments to the locations of the internal private drives shall be allowed during the construction permitting process.
- 3. Where necessary, Petitioner shall dedicate all rights-of-way in fee simple conveyance to the City of Charlotte before the Site's first building certificate of occupancy is issued or phased per the Site's development plan.
- 4. Petitioner shall substantially complete all transportation improvements before the Site's first building certificate of occupancy is issued or phased per the Site's development plan.
 - a. Substantial completion shall mean completion of the roadway improvements in accordance with the standards set forth herein provided, however, in the event certain non-essential roadway improvements (as reasonably determined by CDOT) are not completed at the time that the Petitioner seeks to obtain a certificate of occupancy for building(s) on the Site in connection with related development phasing described above, then CDOT will instruct applicable authorities to allow the issuance of certificates of occupancy for the applicable buildings, and in such event the Petitioner may be asked to post a letter of credit or a bond for any improvements not in place at the time such a certificate of occupancy is issued to secure completion of the applicable improvements.

IV. Architectural Standards

- 1. Exterior Building Materials: All principal and accessory buildings abutting a public or private street shall be comprised of a combination of portions of brick, natural stone (or its synthetic equivalent), stucco, cementitious siding, vinyl siding and/or other material approved by the Planning Director. Concrete masonry units that are not architecturally finished shall be strictly prohibited as an Exterior Building Material.
- 2. All residential entrances within fifteen (15) feet of the sidewalk must be raised from the average sidewalk grade a minimum of eight (8) inches.
- 3. Pitched roofs, if provided, shall be symmetrically sloped no less than 5:12, except that roofs for porches and attached sheds may be no less than 2:12.
- 4. Rear loaded units shall have lead walkways connecting to sidewalks along public/private streets. Front loaded units shall have either lead walkways connecting to sidewalks along public/private streets or lead walkways connecting to driveways.
- 5. Townhouse buildings will be limited to six (6) individual units or fewer.
- 6. Refuse collection throughout the Site shall be in the form of roll-out containers. Service dumpster locations are reserved on the Rezoning Plan, however, construction of such dumpster pads shall not be required in the event that private trash collection is utilized for the entire Site.

V. Streetscape and Landscaping

- 1. The Petitioner shall provide a minimum eight (8) foot wide planting strip and a minimum six (6) foot wide sidewalk along all proposed public and private streets. Internal sidewalks may meander to save existing
- 2. The Petitioner may subdivide the Site and create lots within the Site with no side or rear yards as part of a unified development plan.
- 3. Petitioner shall provide a minimum setback of at least fourteen (14) feet from the proposed back of curb. Stoops and stairs may encroach four (4) feet into the setback as a "transition zone."
- 4. For front loaded units, driveway lengths shall be a minimum of twenty two (22) feet as measured from the back of right-of-way to the face of garage.
- 5. Street Trees may be located within twenty (20) feet of the back of curb along Public and Private Streets.

VI. Open Space

- 1. The Petitioner shall comply with the Post Construction Controls Ordinance and tree save requirements.
- 2. The Petitioner shall provide amenitized open space areas, as generally depicted on the Rezoning Plan. Amenities may include, but shall not be limited to, swimming pool, benches, enhanced landscaping, sculptures, decorative paving, and garden areas.

VII. Lighting

- its base, shall not exceed twenty-one (21) feet.
- and downwardly directed.

VIII. Binding Effect and Definitions

- future development thereof.

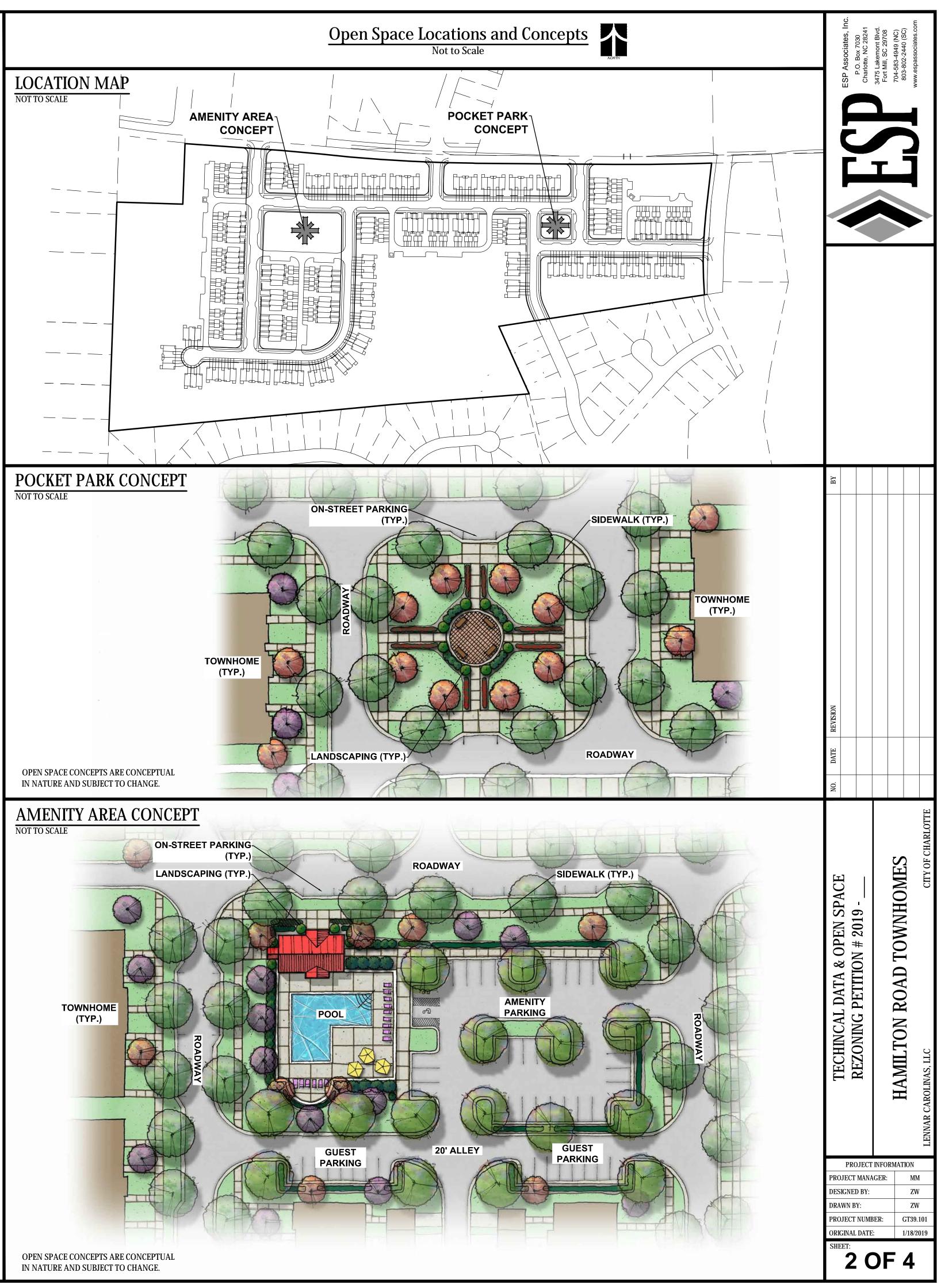
1. Pedestrian-scale lighting shall be provided within the Site along all public and private streets.

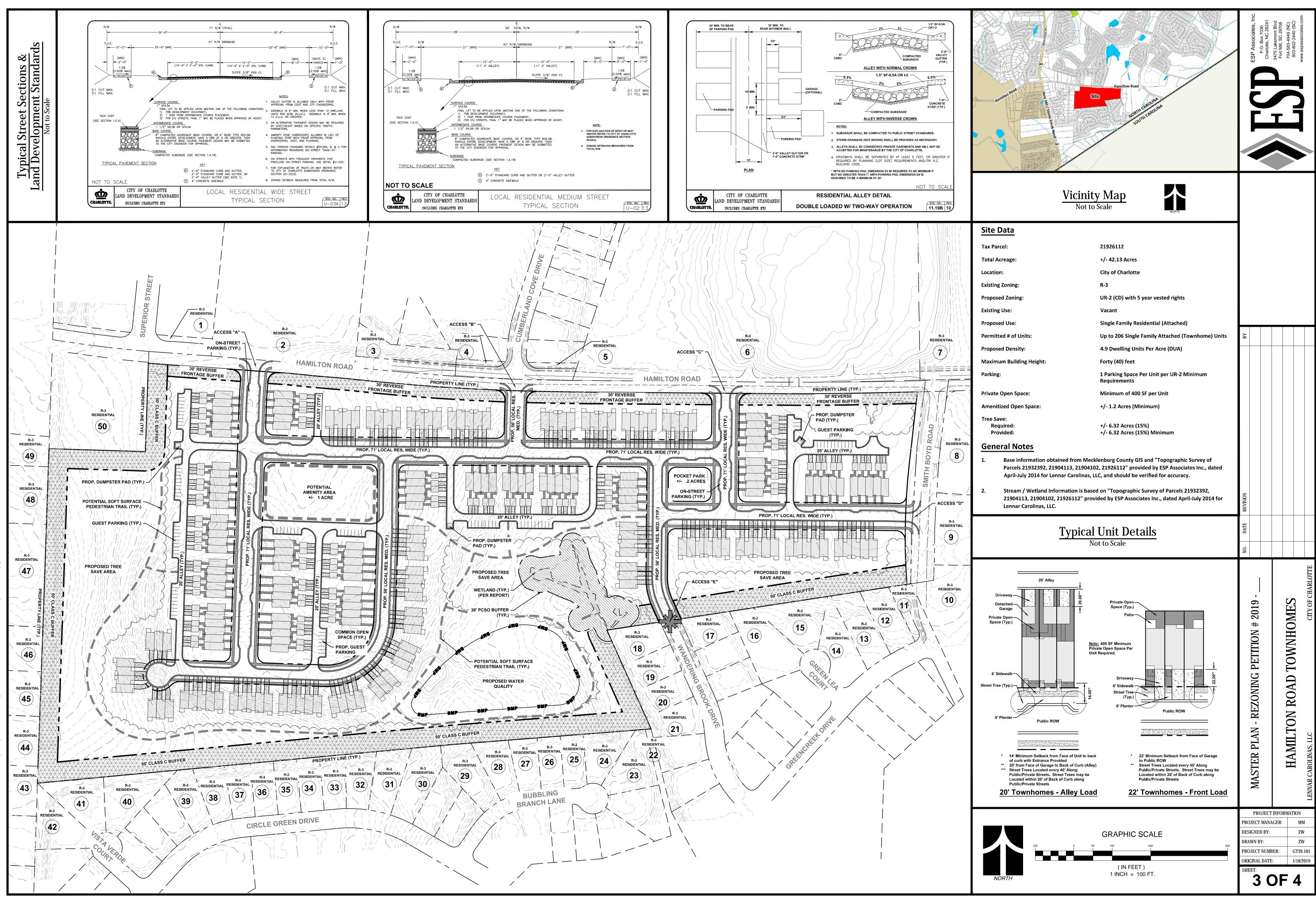
2. The maximum height of any pedestrian scale, freestanding lighting fixture installed on the Site, including

3. Any lighting fixtures attached to the buildings to be constructed on the Site shall be decorative, capped

1. If this Rezoning Petition is approved, all conditions applicable to development of the Site imposed under the Rezoning Plan and these Development Standards will, unless amended in the manner provided under the Ordinance, be binding upon and inure to the benefit of the Petitioner and subsequent owners of the Site and their respective successors in interest and assigns.

2. Throughout these Development Standards, the terms, "Petitioner" and "Owner" or "Owners" shall be deemed to include the heirs, devisees, personal representatives, successors in interest and assigns of the Petitioner or the owner or owners of any part of the Site from time to time who may be involved in any





jects (G)\GT39 - Chateau Townhomes (Lennar)\Submittal Working Drawings\2019-1-28_1st Rezoning Submittal\Sheets\GT39 - Chateau THs - Master Plan.dwg, Master Plan, zw

