Section 1: US 19 Overlay District

Section 1.1 Intent and Purpose

The purpose of the US Highway 19 Overlay District is to manage access to land development along US Highway 19 in a manner that preserves the safety, efficiency, development potential, and character of the highway corridor. Specific purposes are as follows:

1) To protect the safety of motorists traveling on US Highway 19 and its crossroad intersections and preserve the efficiency of traffic flow along the US Highway 19 corridor.

2) To protect the safety of pedestrians and bicyclists and provide for pedestrian facilities in appropriate locations.

3) To encourage development on the corridor that is compatible with or does not detract from the aesthetic character or natural beauty of the surrounding area.

4) To preserve and enhance development options along the highway corridor by promoting consolidation of small, irregular lots into larger, more developable properties and promoting development of unified access and circulation systems that serve more than one property.

5) To assure that driveways and street connections to US 19 are designed according to standards, have adequate sight distance for safe entry and exit, and are adequately spaced in accordance with the access spacing requirements of the Florida Department of Transportation for US Highway 19.

6) To accomplish these goals through cooperative planning and coordination between area property owners and the many agencies that have an interest in the US Highway 19 corridor, including but not limited to Levy County, the City of Chiefland, the City of Fanning Springs, and the Florida Department of Transportation.

Section 1.2 Applicability

The US Highway 19 Overlay District applies to all land that contains frontage on US 19 or has frontage on any road intersecting US 19 for a distance of 660 feet from the intersection and extends from and includes the City of Chiefland through unincorporated Levy County to and including the City of Fanning Springs. These regulations shall be in addition to all other existing regulations of Levy County, the City of Fanning Springs, and the City of Chiefland. Persons with property divided by the highway overlay district or that do not have frontage but request an access connection in the affected area must comply with the district standards. This district does not change the zoned use of property. Permitted, conditional, or provisional uses in the overlay district shall be as
provided for in the existing underlying zoning districts. The overlay district is shown on the zoning map of (the City/County).

Connections permitted prior to the adoption of the US 19 Overlay District shall be allowed to remain and will be considered legal and conforming until such time as there is a change in use per Section 1.15.

Section 1.3 Definitions

"Connection" means a driveway, street, turnout, or other means of providing access to or from US 19 and other controlled access facilities on the State Highway System. Two one-way connections to a property may constitute a single connection.

"Corner Clearance" means the distance from an intersection of a public or private road to the nearest connection along a controlled access facility. This distance is measured from the closest edge of pavement of the intersecting road to the closest edge of pavement of the connection measured along the traveled way (through lanes).

“Nonconforming Connection Permit” means a permit providing temporary access to a property with specified conditions for bringing the connection into conformance with this policy.

"Minimum Connection Spacing" means the minimum allowable distance between nonconforming connections, measured from the closest edge of pavement of the first connection to the closest edge of pavement of the second connection along the edge of the traveled way.

"Permitting Authority" means the Florida Department of Transportation or local government agency authorized to regulate access to the State Highway System.

"Reasonable Access" means the minimum number of connections, direct or indirect, necessary to provide safe ingress and egress to US 19 based on the Access Management Classification, projected connection and roadway traffic volumes, and the type and intensity of the land use.

"Local Access Road" means a public or private street or road, auxiliary to a controlled access facility, which has as its purpose the maintenance of local road continuity and/or provision of access to parcels adjacent to the controlled access facility.

"Significant Change" means a change in the use of the property, including land, structures or facilities, or an expansion of the size of the structures or facilities causing an increase in the trip generation of the property, based on the latest edition of “Trip Generation” by the Institute of Transportation Engineers, exceeding 25% more trip generation (either peak hour or daily) and exceeding 100 vehicles per day more than the existing use.
Section 1.4  US 19 Access Management Review Committee

A committee shall be established to oversee implementation of the US 19 Overlay District and to promote consistency in review of requests for deviation from standards. The committee shall be comprised of staff representing Levy County, the City of Chiefland, and the City of Fanning Springs and shall establish procedures governing the review of requests for major deviation from connection spacing and corner clearance requirements of this district.

Section 1.5  Lot Frontage Requirements

1) The minimum lot frontage for all newly created lots within the overlay district shall not be less than the applicable minimum connection spacing standard. The frontage requirement shall not apply to properties that obtain driveway access only from an interior road.

2) Existing or assembled lots with less than the required frontage may be permitted individual access to US 19 only where alternative access or joint and cross access with adjacent properties is clearly impractical as provided in Section 1.7(5).

Section 1.6  Setbacks and Landscaping

1) No structure or required parking area shall be located within fifty (50) feet of the edge of the US Highway 19 right-of-way.

2) All land uses abutting US Highway 19 shall reserve a 25 foot wide strip of land from the US Highway 19 right-of-way line. This shall serve as the front perimeter landscape area and shall meet or exceed the following material requirements:

   a) The area shall include or be landscaped with a minimum of one (1) shade tree for each twenty-five (25) feet of linear frontage on US Highway 19.

   b) The remainder of the front perimeter landscape area shall be landscaped in grass, ground cover, shrubs, and/or other natural landscape material.

   c) All shade trees and landscaping materials shall conform with the guidelines of the FDOT Landscaping Guide.

3) Access connections through required landscaped strips shall not be subtracted from the lineal dimension used to determine the minimum number of trees required, unless such calculation would result in a violation of the connection spacing requirements of this district.
4) To preserve visibility at driveways and street connections to US Highway 19, the following standard shall be met:

a) Nothing shall be erected, placed, parked, planted or allowed to grow in such a manner as to materially impede the sight triangle according to FDOT Standard Index 546.

Section 1.7  Connection Spacing

1) An access connection to US 19 requires a connection permit from the Florida Department of Transportation (FDOT). All direct access connections to US Highway 19 shall meet or exceed the minimum connection spacing requirements in Table 1, as set forth by Rule 14-97 of the FDOT. All applicants are encouraged to request a pre-application meeting with the FDOT and (appropriate local representative) regarding the proposed access connection and site plan prior to filing an application for a connection permit. The purpose of the pre-application meeting is to establish the application category and the general location and design of connections to the property, as well as any traffic study requirements that may be necessary.

<table>
<thead>
<tr>
<th>Connection Spacing (feet)</th>
<th>Median Opening Spacing</th>
<th>Signal Spacing</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt;45 mph*</td>
<td>&lt;45 mph*</td>
<td>Directional</td>
</tr>
<tr>
<td>660</td>
<td>440</td>
<td>1320</td>
</tr>
</tbody>
</table>

* Posted speed limit

2) A Notice of Intent to Permit an access connection to US 19 from the Florida Department of Transportation (FDOT) is not a final connection permit and does not constitute development approval from (local government). FDOT will notify (local government) of all requests for access connections to US 19. The (local government) in coordination with FDOT may require modifications to property access during development review in accordance with (local government’s) policies and regulations governing land development and interparcel circulation.

3) Deviation from access spacing standards may be permitted as follows:

a) Minor deviations of 10% or less of the allowable connection spacing standard may be authorized by the Florida Department of Transportation in coordination with (the local permitting authority) where a property is otherwise unable to meet the minimum connection spacing standards and where this deviation would not create a safety problem on the public road.
b) Requests for major deviations of greater than 10% shall be reviewed by the US 19 Access Management Review Committee, except as provided in Section 1.7(4). The Committee shall consider the request and may recommend approval, approval with conditions, or denial to the permitting authority. Applicants requesting a major deviation from standards must submit an access management plan to the Committee for consideration and a traffic impact study may be required at the expense of the applicant to assist in these determinations. At a minimum, the plan must:

i) Encompass a study area defined by the length of the site's frontage plus the distance of the applicable connection spacing standard, measured from the property lines,

ii) Include a review of both existing and future access for all properties within the study area,

iii) Include a justification for the requested deviation. The justification must address how the proposed plan advances the principles of access management and, where a waiver is being sought under Section 1.7(4), the justification must clarify why development of a unified or shared access and circulation system is impractical.

4) Where the existing configuration of properties and driveways in the vicinity of the subject site precludes spacing of an access point in accordance with Section 1.7(1), the permitting authority may waive the spacing requirement if all of the following conditions have been met:

a) A joint use driveway will be established to serve two or more abutting building sites;

b) The building site is designed to provide cross access and unified circulation with abutting sites with cross access easements provided in accordance with Section 1.9; and

c) The property owner signs an agreement to close any pre-existing curb-cuts that do not meet the requirements of this Section after the construction of both sides of the joint use driveway, and agrees to enter a joint maintenance agreement defining maintenance responsibilities of property owners that share the joint use driveway and cross access system.

5) The permitting authority, upon recommendation by the US 19 Access Management Review Committee, may modify or waive the requirements of this Section where the characteristics or layout of abutting properties would make development of a unified or shared access and circulation system impractical.
Section 1.8   Corner Clearance

1) The purpose of corner clearance requirements is to preserve safe and efficient traffic movement within the functional area of an intersection. Corner clearance for connections to US 19 shall meet or exceed the minimum connection spacing requirements in Section 1.7(1). Where a side street connects to US 19, corner clearance of connections to the side street shall meet or exceed the FDOT connection spacing standard for state highways, or 300 feet for roadways under local jurisdiction. Additional corner clearance may be required where engineering analysis indicates it is needed due to the trip characteristics of the development or the typical length of standing queues on the abutting roadway.

2) When a property cannot meet the minimum corner clearance requirements of this Section, the permitting authority may waive the corner clearance standards where joint access is established with an abutting property, as provided in Section 1.7(4). All other requests for deviation from the requirements of this Section will be subject to the provisions of Section 1.7(3).

Section 1.9   Joint and Cross Access

1) Adjacent commercial or office properties and compatible major traffic generators (i.e. shopping plazas, office parks, apartments, etc.) shall provide a cross access drive and pedestrian access way to allow circulation between sites (see Figure 1). This requirement shall also apply to a new building site that abuts an existing developed property unless the local permitting authority finds that this would be clearly impractical. Property owners shall record a cross access easement and a joint maintenance agreement in the public records of (local government).

![Diagram of Joint and Cross Access](image)

Figure 1: Joint and Cross Access
2) Property owners that provide for joint and cross access may be granted a non-conforming connection permit, where necessary, to provide reasonable access until such time as the joint use driveway and cross access drives are provided with adjacent properties. All necessary easements and agreements shall be recorded with the deed to the property, including:

   a) An easement allowing cross access to and from the adjacent properties;

   b) An agreement to close and eliminate any pre-existing driveways provided for access in the interim after construction of the joint-use driveway; and

   c) A joint maintenance agreement defining maintenance responsibilities of property owners that share the joint use driveway and cross access system.

Section 1.10 Access to Residential Lots

1) When a residential subdivision is proposed, it shall be designed to provide access to individual lots that abut US Highway 19 from a frontage road or interior local road (see Figure 2). A berm or buffer may be required at the rear of residential lots to buffer residences from traffic on US 19. The berm or buffer shall not be located within the public right-of-way.

2) Direct driveway access to individual one and two family dwellings shall be avoided on US 19. All other reasonable access alternatives shall be investigated and judged unacceptable by (the local decision making body), in coordination with the FDOT, before direct residential driveway access to US 19 is permitted.

![Figure 2: Reverse Frontage](image)

Section 1.11 Unified Access and Circulation

1) In the interest of promoting unified access and circulation systems, development sites under the same ownership or consolidated for the purposes of development and comprised of more than one building site shall be considered unified parcels for the
purposes of compliance with the access requirements of this Section. This shall also apply to phased development plans. Accordingly, the following requirements shall apply:

a) The number of connections permitted shall be the minimum number necessary to provide reasonable access to the overall site and not the maximum available for that frontage.

b) All easements and agreements required under Section 1.9(2) shall be provided.

c) Access to outparcels shall be internalized using the shared circulation system and designed to avoid excessive movement across parking aisles or queuing across surrounding parking and driving aisles (see Figure 3).

Figure 3: Access to Shopping Center Outparcels

2) Where abutting properties are in different ownership and not part of an overall development plan, cooperation between the various owners in development of a unified access and circulation system shall be sought. However, only the building site(s) under consideration for development approval shall be subject to the requirements of this Section. Abutting properties shall be required to provide unified access and circulation when a change in use occurs as provided in Section 1.15.

Section 1.12 Local Access Roads

1) Local access roads shall be used for direct access to property within the overlay district instead of individual driveway connections, wherever feasible. Access roads
may be required for access to properties abutting US Highway 19, in accordance with the following standards:

a) The access drive shall be designed for extension and/or alignment with existing or planned access drives.

b) The access drive shall be designated in a duly recorded easement, which will permit access onto adjacent parcels. The easement shall provide for continued maintenance and for (City/County) to be able to enter upon the easement for maintenance purposes.

c) The access drive shall be paved and the road right-of-way and paved surface shall be at least 20 feet wide. The paved surface for any access drive adjacent to US Highway 19 shall be at least thirty feet from the right-of-way line of the main road;

d) No buildings, structures, or parking lots shall be permitted within the access drive or its easement, unless necessary for traffic control or traffic directional purposes.

2) Where properties are under the same ownership or consolidated for the purposes of development, the local access road shall be constructed by the developer. Where the road will serve properties under separate ownership, a method will be established to apportion the costs of initiating and constructing the road.

**Section 1.13 Driveway Location and Design**

1) Driveway connections shall be located and designed to provide adequate sight distance. Florida Department of Transportation (FDOT) standards for sight distance shall apply.

2) The Florida Department of Transportation, in coordination with (the local permitting authority), may require turn lanes where deemed necessary due to traffic volumes or where a safety or operational problem exists. The design of left-turn and right-turn lanes shall conform to FDOT design standards.

3) Construction of driveways along turn lanes and tapers is prohibited unless no other access to the property is available.

4) Driveways across from median openings shall be consolidated wherever feasible to coordinate access at the median opening.

5) Driveways with more than one entry and one exit lane shall incorporate channelization features to separate the entry and exit sides of the driveway. Double yellow lines may be considered instead of medians, where truck off-tracking is a problem.

6) Driveways shall be designed with adequate on-site storage for entering and exiting vehicles to reduce unsafe conflicts with through traffic or on-site traffic and to avoid
congestion at the entrance. Guidelines for driveway throat length are provided in Table 2.

Table 2: Driveway Throat Length Guidelines

<table>
<thead>
<tr>
<th>Commercial Development Type</th>
<th>Recommended Driveway Throat Length</th>
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</thead>
<tbody>
<tr>
<td>Large and medium shopping centers with greater than 200,000 gross leaseable square feet in floor area</td>
<td>200 to 250 feet (about 15 car lengths)</td>
</tr>
<tr>
<td>Small commercial developments with signalized access driveways</td>
<td>80-90 feet (five to six car lengths)</td>
</tr>
<tr>
<td>Small commercial developments with unsignalized commercial driveways</td>
<td>30-50 feet (two to three car lengths)</td>
</tr>
</tbody>
</table>

Section 1.14 Bicycle and Pedestrian Access

1) Opportunities for bicycle/pedestrian mobility should be enhanced through site design strategies and bicycle/pedestrian access ways that seek to shorten walking distances and increase accessibility between neighborhoods, schools, recreation areas, community centers, shopping areas or employment centers as follows:

   a) Sidewalks shall be incorporated along the right-of-way of US 19 within the US 19 Overlay District when the opportunity arises through the development or roadway improvement process.

   b) Sidewalks within developments shall be designed to connect to the existing or planned sidewalk system of US 19 and other surrounding roadways. To the maximum extent feasible, sidewalks within developments should be designed to connect to the Nature Coast State Recreational Trail or future extensions of the Trail.

   c) Bicycle/pedestrian ways shall be incorporated into new development to connect residential areas with nearby schools, neighborhood community centers, churches, parks, commercial and office developments, or other compatible land uses. To the maximum extent feasible, bicycle/pedestrian ways should be incorporated into new development to connect with the Nature Coast State Recreational Trail or future extensions of the Trail.

   d) A pedestrian/bicycle crossing of US 19 connecting the east and west sides of the US 19 Overlay District and connecting to the Nature Coast State Recreational Trail shall be constructed and integrated into the existing or planned sidewalk system of US 19 when the opportunity arises through the development or roadway improvement process.

2) Where (the local decision making body) determines that a bicycle/pedestrian connection is desirable from a subdivision to schools, parks, playgrounds, or other
roads or facilities and that such access is not conveniently provided by sidewalks adjacent to the streets, the developer may be required to reserve an unobstructed easement to provide such access.

3) Commercial development shall be designed to support bicycle and pedestrian mobility in accordance with the following:

a) Safe and convenient pedestrian ways shall be provided between parking areas and from the building entrance to surrounding streets, external sidewalks and development outparcels.

b) Pedestrian circulation shall be provided, where appropriate, between abutting commercial properties through the use of walkways and similar pedestrian-oriented facilities.

c) Pedestrian facilities may be incorporated into the required landscape buffer.

Section 1.15 Change in Use

1) Properties with access connections that do not meet the requirements of the US 19 Overlay District shall be brought into compliance with the US 19 Overlay District when modifications to the roadway are made or when there is a significant change in use of the property, including land, structures or facilities, resulting in an increase in the trip generation of the property exceeding 25 percent (either peak hour or daily) and exceeding 100 vehicles per day, as determined by one of the following methods:

a) An estimation based on the latest edition of “Trip Generation” by the Institute of Transportation Engineers for typical land uses, or

b) Traffic counts made at similar traffic generators located in the area, or

c) Actual traffic monitoring conducted during the peak hour of the adjacent roadway traffic for the property.

2) Where such additional traffic is projected due to expansion or redevelopment, (the local permitting authority) shall notify FDOT and the property owner shall contact FDOT to determine if a new permit application and modifications to existing connections will be required. Failure to contact FDOT prior to initiating a change to the property may result in revocation or modification of the existing permit and closure of the connection as specified in FDOT Rule Section 14-96.011(2).

3) If the principal activity on a parcel with access connections that do not meet the regulations herein is discontinued or out of service for a period of one year or more, then that parcel must comply with all applicable access requirements of this overlay district.