Prepared by:	 _
Address:	

BINDING DEVELOPMENT PLAN
THIS AGREEMENT, entered into this day of, 20 between the
BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA, a political subdivision of
the State of Florida (hereinafter referred to as "County") andRanger Storage,
a Limited Liability Company (hereinafter referred to as "Developer/Owner")
RECITALS
WHEREAS, Developer/Owner owns property (hereinafter referred to as the "Property") in Brevard
County, Florida, as more particularly described in Exhibit "A" attached hereto and incorporated herein by
this reference; and
WHEREAS, Developer/Owner has desires to develop the Property as
RV/Boat Storage Facility, pursuant to the Brevard
County Code, Section 62-1837.5 and pursuant to the Brevard County Code, Section 62-1157; and
WHEREAS, as part of its plan for development of the Property, Developer/Owner wishes to
mitigate negative impacts on abutting land owners and affected facilities or services; and
WHEREAS, the County is authorized to regulate development of the Property.
NOW, THEREFORE, the parties agree as follows:

- 1. Recitals. The above recitals are true and correct and are incorporated into this Agreement by their reference.
- 2. The County shall not be required or obligated in any way to construct or maintain or participate in any way in the construction or maintenance of the improvements. It is the intent of the parties that the

Rev. 11/28/2022



- Developer/Owner, its grantees, successors or assigns in interest or some other association and/or assigns satisfactory to the County shall be responsible for the maintenance of any improvements.
- 3. Developer/Owner shall provide a vegetative buffer on the North side of the property substantially in accordance with Exhibit "B" attached hereto (the "Plan").
- 4. The perimeter facing exterior walls of the proposed buildings meet the requirements for the screening requirements set forth in Section 62-1837.5(10). Vinyl coated chain link fence may be used as perimeter fencing on the west, east and south property lines, but is not allowed along the north property line, where adjacent to residential properties.
- 5. The Developer/Owner shall limit ingress and egress to Freeman Lane.
- 6. Developer/Owner shall comply with all regulations and ordinances of Brevard County, Florida. This Agreement constitutes Developer's/Owner's agreement to meet additional standards or restrictions in developing the Property. This Agreement provides no vested rights against changes to the Brevard County Comprehensive Plan or land development regulations as they may apply to this Property.
- Developer/Owner, upon execution of this Agreement, shall pay to the Clerk of Court all costs of recording this Agreement in the Public Records of Brevard County, Florida.
- 8. This Agreement shall be binding and shall inure to the benefit of the successors or assigns of the parties and shall run with the subject Property unless or until rezoned and shall be binding upon any person, firm or corporation who may become the successor in interest directly or indirectly to the subject Property, and shall be subject to the above referenced conditions as approved by the Board of County Commissioners on ______. In the event the subject Property is annexed into a municipality and rezoned, this Agreement shall be null and void.
- Violation of this Agreement shall constitute a violation of the zoning classification and of this
 Agreement. This Agreement may be enforced by Sections 1-7 and 62-5 of the Code of
 Ordinances of Brevard County, Florida, as may be amended.
- 10. Conditions precedent. All mandatory conditions set forth in this Agreement mitigate the potential for incompatibility and shall be satisfied before Developer/Owner may implement the approved use(s), unless stated otherwise. The failure to timely comply with any condition is a violation of this Agreement and constitutes a violation of the Zoning Classification and is subject to enforcement action as described in Paragraph 9 above.



11. Severability clause. If any provision of this BDP is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remaining provision shall continue in full force and effect without being impaired or invalidated in any way.

IN WITNESS THEREOF, the parties hereto have caused these presents to be signed all as of the date and year first written above.

ATTEST:	BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA 2725 Judge Fran Jamieson Way
	Viera, FL 32940
Rachel M. Sadoff, Clerk of Court	Rita Pritchett, Chair
(SEAL)	As approved by the Board on
(Please note: You must have two witnes serve as one witness.)	ses and a notary for each signature required. The notary may
WITNESSES:	(INSERT BUSINESS NAME or INDIVIDUAL NAME(s)) as DEVELOPER/OWNER
(Witness Name typed or printed)	(Address)
	(President)
(Witness Name typed or printed)	(Name typed, printed or stamped)
STATE OF §	
COUNTY OF §	
The foregoing instrument was ack	nowledged before me, by means of physical presence or
online notarization, this day	of, 20, by
·	, President of, who is
personally known to me or who has produc	ced as identification.



My commission expires SEAL	Notary Public
Commission No.:	(Name typed, printed or stamped)



EXHIBIT A

Lots 1 through 6, Block 20, plus the north 1/2 of the vacated streets on the south, Plat of Town of Pineda, according to the plat thereof, as recorded in Plat Book 1, Page 41, public records of Brevard County, Florida

And

Lots 7 through 16, Block 20, Plat of Town of Pineda, according to the plat thereof, as recorded in Plat Book 1, Page 41, public records of Brevard County, Florida

RANGER RV STORAGE

ADJACENT ZONING:
GU
FUTURE LAND
USE: NC
NEIGHBORHOOD
COMMERCIAL

MELBOURNE, FLORIDA
JANUARY 27, 2023
RANGER STORAGE, LLC

ADJACENT ZONING: BU-2 FUTURE LAND USE: CC COMMERCIAL STORAGE BUILDING #14,750 SF BUILDING #11,750 SF BUILDING #11,750 SF BUILDING #11,750 SF BUILDING

PLANT SCHEDULE:

BU-2 FUTURE LAND USE: PUB PUBLIC

SYMBOL	QUANTITY	SPECIFICATIONS	COMMON NAME
1	3	10° HT, 2° CALIPER MINIMUM \$' CLEAR TRUNK	UNE DAK
*	19	10° HT, 2° CALIPER	RED MAPLE
*	3	10' HT CLEAR TRUNK	CARRACE PALM
\odot	127	3 GAL (2' MIN HT, PLANT 3' O.C.)	SILVER BUTTON WOOD

SITE DATA:

GÉNERAL STATEMENT		
THIS PROBLET CONSISTS OF THYPICAL STEEL AMERITATES TO ACCOUNT TOWARD SHADOWS PROPROSED SITE PROPOREDISTING THE ACCOUNT THE INCREMENT ACCOUNT TO THE ACCOUNT TO ACCOUNT OF THE INCREMENT ACCOUNT TO THE ACCOUNT OF ACCOUNT OF THE INCREMENT ACCOUNT OF THE ACCOUNT OF THE ACCOUNT OF THE INCREMENT ACCOUNT OF THE ACCOUNT OF THE ACCOUNT OF THE INCREMENT ACCOUNT OF THE ACCOUN	A 6" TALL ADMITTED TALL THE FEECE AND GATE ALON MAY ALONG THE BOT. COM- NEIGHBE. COMMINISTE, OF THE STORY CAN CHARLES AND CHAR	
OWNER	CIVIL ENGINEER:	
RANGER STORAGE LLC DALE MARTIN	TRAUGER CONSULTING ENGINEERS	
2201 ARRIVALS WAY	JIM TRAUGER 2210 FRONT STREET, SCITE 2014	
MELBOURNE, FL 32940	MELBOURNE, FL 32901	
	TEL: 321-292-0745 E-MAIL - M@TRAUGERCO - SUL - NG COM	
SURVEYOR:		
KANE SURVEYING, INC.		
JOEL A. SEYMOUR PLS 505 DISTRIBUTION DRIVE		
MÉLBOURNE, FL 32904		
TEL: 321-676-0427		
ITE DATA		
TOTAL LOT ACREAGE; 2.21 ACRES	TOWNSH P: 2G	
FUTURE LAND USE: CC - COMMUNITY COMMERCIAL ZONING CLASSIFICATION: BUJ-2, RETAIL, WARRHOUSING & WIR FLA M. 812009C0612H (1.129.2021) FLOOD ZONE X PARCEL ID: 26-58-12-02-03 TAX ACCOUNT NUMBER: 2601558	PANGE 36 OLESALE COMMERCIAL SUCTION: 12	
PROPOSCILLOT CONTRACES	SE ACRE PERCENT	
PROPOSIO PER MONOS	29,500 0.08 30.5 37,022 0.85 38%	
PROPOSED IMPERVIOUS ICONORETE AND ASPHALTI:	23,645 0.04 50%	
TUTAL CROSS AREA.	98,191 22; 28%	
PARKING SPACE CALCULATIONS 5 SPACES REQUIRED FOR SELF-STORAGE MINI WAREHOUSE		
TOTAL SPACES PROVIDED: 5 SPACES INCLUDING 1 HANDICAP PARKING SPACE		
UILDING DATA		
MAXIMUM ALLOWED BUILDING HEIGHT PERMITTED: 60'		
PROPOSED BUILDING HEIGHT < 60 'SINGLE STORY		
MAXIMUM ALLOWED FLOOR TO AREA RATIO (FAR) = 1.0 PROPOSED FAR = 29.500 SF / 96,171 SF = 0.31		
MAXIMUM ALLOWED FLOOR TO AREA RATIO (FAR) = 1.0 PROPOSED FAR = 29 500 SF / 96,171 SF = 0.31	KIM HOROSLO	
MAXIMUM ALLOWED FLOOR TO AREA RATIO (FAR) = 1.0 PROPOSED FAR = 29.500 SF /96,171 SF = 0.31	46.80	
MAXIMUM ALLOWED FLOOR TO AREA RATIO (FAR) = 1.0 PROPOSED FAR = 29.500 SF / 96,171 SF = 0.31	23.71"	

ADJACENT ZONING: BU-2 FUTURE LAND USE: PUB - PUBLIC

DRY STORMWATER POND

SITE EXHIBIT



RANGER RV STORAGE



ADJACENT ZONING: GU-GENERAL USE

FUTURE LAND USE: NC NEIGHBORHOOD COMMERCIAL