



the issuance of a Final Acceptance for site and infrastructure work associated with the project. The City's Design and Construction Manual, Section 1027 C. contains a provision stating "*A Certificate of Final Acceptance must be obtained prior to issuance of permanent occupancy for any building within the property described on the Certificate*".

For this reason, staff has withheld the issuance of the C of O for the Clubhouse/Leasing Facility until Final Acceptance can be achieved, per the ordinance. At this time two permits remain open for the project, the building permit for the Clubhouse/Leasing Facility and the Site/Infrastructure permit. NorthPoint is requesting the C of O be issued for the Clubhouse/Leasing Facility prior to Final Acceptance being issued for the project, therefore staff is bringing this matter forward to the City Council for consideration and direction. Staff and NorthPoint have proposed an alternative method in which to ensure completion of all work necessary to achieve Final Acceptance if the remaining C of O were to be issued prior to all work being completed to achieve the Final Acceptance.

Work that remains to be complete for the site includes final grading of the detention basin, replacing 4 sections of damaged sidewalk, and establishing vegetation within the detention basin. NorthPoint is currently working on these remaining aspects and is willing to enter into a Cash Escrow Agreement regarding the outstanding private improvements to ensure completion in accordance with the approved development plans. If the Council is amenable to the alternative proposal, the Site/Infrastructure permit would remain open until Final Acceptance is approved and issued, and the C of O would be issued for the Clubhouse/Leasing Facility. Staff is supportive of the alternative method for which to achieve Final Acceptance for the project.

Other Information/Unique Characteristics:

In April of 2014 the City and Residences at New Longview LLC (NorthPoint Development) entered into a "Chapter 100 Plan" to construct 7 four-story apartment buildings (309 dwelling units) and a central Clubhouse/leasing Facility along with various amenities and overall site development. The overall project estimate was \$35,000,000 and is near completion. Through the "Chapter 100 Plan", the City purchases the project through the issuance of taxable industrial revenue bonds and leases the project to the Company (Residences at New Longview LLC) pursuant to the terms of the lease agreement. The bonds are payable solely from the revenues derived by the City from the lease and are not an indebtedness or general obligation, debt or liability to the City. Through the "Chapter 100 Plan" real property tax abatement exemption is provided for 11 years, however during this period, the Company is required to submit payments in lieu of taxes (PILOTS) in amounts specified in the plan, which is commensurate to the estimated real property taxes that would have been received over the term of the 11 year period. This is referred to as "fixed PILOTS" which brings a level of certainty to the amount of property tax liability that will be realized from the development over this period of time. After the 11 year period, the property is placed back on the tax rolls and is subject to assessments by Jackson County.

With the "Chapter 100 Plan" in place for the project, financing for the project becomes more complicated than a traditionally financed project as a variety of entities are included in the financial structure created.

Presenter: Brent Miles, NorthPoint and Mark Dunning, Assistant City Manager

Recommendation: Staff is supportive of the proposed alternative method in which to ensure compliance with the approved development plan.

