PALM BEACH COUNTY 1 PLANNING, ZONING AND BUILDING DEPARTMENT 2 **ZONING DIVISION** 3 4 5 6 7 UNIFIED LAND DEVELOPMENT CODE (ULDC) AMENDMENTS - ROUND 8 27. 2005-02 9 10 Article 1 - General Provisions Exhibit A 11 Article 2 - Development Review Procedures Exhibit B 12 Article 3 - Overlays and Zoning Districts 13 Exhibit C Article 4 - Use Regulations 14 Exhibit D Article 5 - Supplementary Standards 15 Exhibit E Exhibit F Article 6 - Parking 16 Exhibit G Article 7 – Landscaping 17 Article 11 - Subdivision 18 Exhibit H Exhibit I Article 17 – Decision Making Bodies 19 WCRAO (Articles 1, 3, 4, 5, 7, and 8) Exhibit J 20 BCC/PDD Thresholds (Articles 3, and 4) Exhibit K 21 22 Exhibit L Golf Course Conversion (Article 3) Restaurants and Location Criteria (Articles 1, 2, 3, 4, 5, and 6) 23 Exhibit M 24 Exhibit N Places of Assembly (Articles 1, 3, 4, and 6) Parks and Recreation (Articles 4, 5, and 7) 25 Exhibit O ERM (Articles 1, 3, 4, 10, 14, and 17) 26 Exhibit P Air Curtain Incinerator (Article 4) 27 Exhibit Q Fire Hydrant (Article 1, and 15) 28 Exhibit R 29 Exhibit S Cell Towers (Articles 1, and 4) Permanent Generators (Articles 3, 4, and 5) 30 Exhibit T Rooftop Screening (Articles 3, and 5) 31 Exhibit U 32 33 34 The proposed ordinances will account for minor revisions, scrivener's Summary: 35 errors, and omitted text from the 2003 Unified Land Development Code (ULDC) as well 36 as several specific amendments, including: 37 38 WCRAO (Articles 1, 3, 4, 5, 7, and 8) 39 BCC/PDD Thresholds (Articles 3, and 4) • 40 Golf Course Conversion (Article 3) • 41 Restaurants and Location Criteria (Articles 1, 2, 3, 4, 5, and 6) • 42 • Places of Assembly (Articles 1, 3, 4, and 6) 43 Parks and Recreation (Articles 4, 5, and 7) • 44 ERM (Articles 1, 3, 4, 10, 14, and 17) • 45 Air Curtain Incinerator (Article 4) • 46 Fire Hydrant (Article 1, and 15) • 47 Cell Towers (Articles 1, and 4) • 48 Permanent Generators (Articles 3, 4, and 5) • 49 Rooftop Screening (Articles 3, and 5) • 50 Background: The proposed Code Amendments were submitted for review to the Land 51 Development Regulation Advisory Board (LDRAB) and Land Development Regulation 52 53 Commission (LDRC) on September 14, 2005, October 12, 2005 and December 14, 54 2005. All proposed ULDC amendments were found to be consistent with the Plan. 55 56 57 58 59 (This space intentionally left blank.) 60

January 26, 2006

Fast Food Restaurant Location Criteria WHITE PAPER – REFER TO EXHIBIT M

Introduction:

A request to amend the prohibition on the 1,000 foot separation requirement for fast food restaurants was received from an agent representing a fast food restaurant client. In addition, other industry representatives requested that staff also review the location criteria applicable to intersections, and the criteria for defining fast food restaurants.

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September 22, 2005, BCC Zoning Hearing:

Given the history of BCC comments regarding location criteria of these uses, and public input provided during numerous BCC Zoning Hearings to approve said uses, Zoning staff discussed the topic with the BCC at the September 22, 2005 BCC Soning Hearing. During the discussion, industry representatives requested a review of the definition for a fast food restaurant. The BCC directed staff to clarify the definitions for restaurant uses, and ensure that location criteria measurements were made from the outside wall of the use, not the subject property.

19 Background and Summary: The intersection and separation criteria for fast food 20 restaurants was first adopted in early 200[†], and was amended as part of the 2003 21 code rewrite (Ord. 2003-067). The criteria serves to mitigate adverse impacts 22 created by excessive concentrations of specific uses at intersections and along 23 roadways that adversely impact traffic flow, pedestrian circulation and visual impacts 24 related to site layout. In conclusion, while traffic volume and circulation, including 25 assurances that sufficient vehicle stacking, circulation, access, and area for turning 26 movements, need to be addressed, the secondary benefit of the location criteria is to 27 restrict the undue concentration of these uses, improving the overall aesthetic 28 appearance of Palm Beach County's commercial corridors. See History of Location 29 and Separation Criteria below for detail. 30 31

Recommendations:

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Zoning Staff: The following table summarizes recommended major amendments:

Existing ULDC Requirements	Proposed Amendments
Definitions and use regulations for restaurant	Consolidated restaurant types into two categories
uses:	and clarify definitions, as follows:
Restaurant, fast food	Type I restaurant (includes fast food and
Restaurant, high turnover sit down	specialty)
Restaurant, quality	Type II restaurant (includes quality and high
Restaurant, specialty	turnover sit down)
Intersection Criteria	1) Relocate criteria to Art. 5, Performance
Limits 2 of each of the following to within	Standards to simplify reference.
1,000' of an intersection: auto service	2) Exempts Type I restaurants that do not have a
station, car wash, c-store with gas sales,	drive through or are not freestanding, unless the
and fast food restaurant.	sole use of the property.
	3) Alternative option – allows additional
	freestanding Type I restaurants with a drive
	through subject to specific site design
	requirements that serve to mitigate adverse
	impacts to traffic flow and pedestrian circulation.
	4) Clarifies that distances shall be measured from
	the centerline of the intersection to the nearest
	exterior wall or outdoor dining area of the use.
Separation Criteria	1) Relocate criteria to Art. 5, Performance
Requires that the following uses be	Standards to simplify reference.
separated by 1,000' when not located within	2) Reduce separation distance for Type I
1,000'of an intersection: auto service	restaurants from 1,000' to 500'.
station, car wash, c-store with gas sales	3) Clarifies that separation distance shall be
and fast food restaurant.	measured between the closest exterior wall or
	outdoor dining areas of the subject uses.

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In addition to the identified major amendments, several minor related amendments were required to accommodate changes, or correct existing glitches and scriveners errors.

LDRAB General Subcommittee: Wednesday, November 9, 2005 meeting – Recommendation to approve as recommended by Zoning staff and subject to minor revisions to address recommended exception criteria. The recommendation also specified that no reduction should be permitted in the current limitation of 2 uses per intersection.

LDRAB/LDRC: Wednesday, December 14, 2005 meeting – Recommendation to approve as amended 14 – 0.

Zoning Staff Backup - History of Location and Separation Criteria:

Ordinance 2001-01 (effective January 18, 2001), established location criteria for automotive service stations, convenience stores with gas sales, car washes, and fast foot restaurants by limiting those uses to major intersections, as defined by Art. 7.8.C, Major Intersection Criteria. This did not limit the number of such uses at a major intersection. To be considered a major intersection each roadway at the intersection shall met at least one of the following standards:

- 1) Four Lanes The roadway link currently exists at 4 lanes or more, link to link, and is shown on the thoroughfare R-O-W protection map;
- 2) Five Year Road Plan The roadway appears in the Five Year Road Plan to be constructed as a major arterial of at least four lanes;
- **3) Traffic Volume –** The average traffic volume on the roadway is greater than 10,000 trips per day as shown on the MPO Traffic Volume Map;
- 4) R-O-W The roadway is shown on the thoroughfare plan as a 120 foot R-O-W or greater; or
- 5) **Upgrade Agreement** The applicant agrees to improve the roadway system to meet the standards as a condition of approval.

Ordinance 2001-029 (effective August 3, 2001) amended the previously adopted location criteria for automotive service stations, and by default convenience stores with gas sales (Note: Previous "Location Criteria" requirements were re-titled as "Approval Criteria."). The amendments limited the previous major intersection limitations to parcels in the U/S Tier with a CL Future Land Use designation. No changes were made to the major intersection limitations for fast food restaurants.

In summary:

- 1) No more than two of these uses in any combination would be permitted within 1,000 feet of any intersection;
- 2) No new auto service stations or convenience stores with gas sales would be permitted within 1,000 feet of another, unless within 1,000 feet of an intersection;
- 3) Required compliance with major intersection criteria for CL properties in the Urban/Suburban Tier, unless located within a PDD;
- 4) Rural, Exurban, Glades and Rural Tiers Limited types of intersections; and
- 5) Exempted existing or approved auto service stations and convenience stores with gas sales from the location criteria.

Ord. 2003-067 (effective January 1, 2004) made both a Car Wash and Fast Food Restaurant subject to the location criteria referenced above; however, the uses were not specified as being combined with any indicates that a Car Wash was originally (Ord. 92-20), then the Major Intersection current Location Criteria (Ord. 2003-067).

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1	PLACES OF ASSEMBLY
2 3	WHITE PAPER – REFER TO EXHIBIT N Amended December 28, 2005
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5	Introduction: In response to recent trends in the scope, scale, size and use of "places
6	of worship," Zoning staff has identified a need to reassess use regulations and other
7	site development standards, to ensure that all places of assembly, and related uses do not adversely impact surrounding communities.
8 9	do not adversely impact surrounding communities.
10	Background and Summary: A review of national, state and local trends as well as
11	applications for places of worship indicates that "places of assembly" are
12	transforming from the traditional role of providing a limited number of worship
13	services (e.g. one or two days per week) and community support activities, to
14	providing multiple services several days per week and providing space for an
15	increasing variety of community services, some of which may or may not be related
16 17	to the practice of religion.
18	The following ULDC regulations outline the location of Zoning districts where places
19	of assembly are permitted, and any related supplementary use regulations:
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21	1. Table 3.E.1.B-10, PDD Use Matrix
22	2. Table 3.F.1.F-32, Traditional Development Permitted Use Schedule
23 24	 Table 4.A.3.A-1, Use Matrix Art. 4.B.1.A.14, Nonprofit Institutional Assembly
24 25	5. Art. 4.B.1.A.15, Nonprofit Membership Assembly
26	6. Art. 4.B.1.A.29, Church or Place of Worship
27	
28	Places of worship require BCC approval, and review by the Public Hearing Section.
29	Public Hearing staff have noted problems in the review of applications for places of
30 31	worship due to an increasing trend in the use of accessory facilities such as meeting halls, multi-purpose rooms and other uses not generally defined as collocated
32	facilities. The potential for adverse impacts to surrounding areas includes but is not
33	limited to insufficient parking and additional uses that create higher levels of traffic
34	and noise than traditional places of worship.
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36 37	Research: Staff has researched other governmental ordinances both locally and nationally to seek out alternative methods to addressing potential adverse
37 38	impacts from larger or more intense places of worship. Staff reviewed existing
39	churches approved in PBC since 1973 in order to develop these amendments.
40	Legal: Given constitutional, Federal and other protections associated with Freedom
41	of Worship, staff worked with the County Attorney's Office, to ensure that any
42	new regulations are equally applicable to all places of assembly.
43 44	Recommendations:
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46	Zoning Staff (Summary): The primary focus of the proposed amendments is to 1)
47	address parking and development review requirements for accessory uses
48	associated with places of assembly, and 2) establish location thresholds by FLU
49 50	designation (e.g. Tier) to ensure that places of assembly in residential districts are appropriately sized to serve the surrounding community. The location criteria
51	would not apply to places of assembly where allowed in Commercial, Institutional
52	or Civic FLU designations, providing the opportunity for larger facilities to locate
53	in all Tiers subject to the designation of the appropriate land use. Amendments
54	also include corrections to the PDD, TDD and Standard Use Matrixes and Article
55 56	4, Use Regulations, to ensure that all places of assembly are reviewed consistently.
56 57	General Sub-committee: Friday, August 19, 2005 meeting – Recommendation to
58	approve as recommended by Zoning staff and subject to minor revisions.
59	LDRAB/LDRC: Wednesday, December 14, 2005 meeting - Recommendation to
60	approve as amended 14 – 0.
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1 2 3 4	PERMANENT GENERATORS WHITE PAPER – REFER TO EXHIBIT N Amended December 28, 2005
5	Recommendations:
6 7 9 10 11 12 13 14 15 16 17 18 19 20 21	 LDRAB General Subcommittee: September 14, 2005 meeting. The subcommittee generally approved the proposed amendments, but offered several comments and recommendations, as follows:-ULDC needs to make a reference to the Section of the Building Code, which discusses required locational criteria for generators. Setbacks All agreed to the setbacks outlined during the discussion. Staff will amend the proposed language to reflect the subcommittee's recommendation. <i>CLFs, Club Houses and Nursing Homes Generators</i> Subcommittee advised to add fuel storage requirement to supply enough fuel to operate the generator for a minimum of 72 hour period. Subcommittee recommends that HOA's be prohibited from allowing reoccupancy of club houses after a natural disaster until the building damage assessment is performed. <i>Height</i>
22 23 24	- All agreed to increase the maximum height of residential generators located within required setbacks from 3 feet to 4 feet. Staff will amend the proposed language to reflect the subcommittee's recommendation.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 5 46 47	LDRAB/LDRC: LDRAB - Wednesday, approve with the following recommendation: add the requirement for mandatory generators to be installed in Nursing Homes and CLF Type II, III and remove the proposed requirement to have generators installed in PUD clubhouses, by Marty Klein, seconded by Maurice Jacobson. The motion passed unanimously (10 – 0). LDRC – Wednesday, December 14, 2005 – Found to be consistent with the Plan 14 – 0.
47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64	(This space intentionally left blank.)

AIR CURTAIN INCINERATOR 1

WHITE PAPER - REFER TO EXHIBIT Q 2

PREPARED BY THE PALM BEACH COUNTY HEALTH DEPARTMENT 3

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The Palm Beach County Health Department regulates air curtain incinerators (ACI) as 5 air pollution sources. ACI generally fall under two categories. The first category is a 6 temporary ACI used for the open burning of land clearing debris generated on site as 7 part of development. In accordance with rules of the Department of Environmental 8 Protection (DEP), a temporary ACI is not required to get a state air permit provided it 9 operates less than six months. The second category is a permanent ACI that operates 10 11 as a commercial device and is allowed to burn vegetative debris generated off site and brought in by another party. A permanent ACI is required to have a state air permit. 12

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On August 16, 2005, the BCC adopted the Palm Beach County Open Burning 14 Ordinance. The Ordinance was adopted in response to recent changes to DEP open 15 burning regulations that would have allowed more open burning in the County, and 16 reduced the ability of the Health Department to regulate open burning. The new 17 Ordinance provides for continued or new open burning restrictions and broader 18 regulatory authority for the Health Department. However, the Ordinance only 19 addressed the temporary ACI. An ACI with a state air permit is exempt from the 20 21 requirements of this Ordinance.

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Presently, there is only one permitted ACI operating in Palm Beach County (located in 23 the unincorporated area). The DEP air rules regulating permitted ACI are effective in 24 controlling air pollution emissions. However, the DEP air rules generally do not address 25 26 the potential for creating nuisance conditions to neighboring communities.

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28 While the PBC Open Burning Ordinance was in the process of undergoing review, the Health Department had to address numerous air pollution complaints from the public 29 regarding open burning at a development site (G.L. Homes, Boynton Beach). 30 The 31 developer was unable to get authorization for a temporary ACI because the material 32 intended to be burned was vegetative debris mulched on-site but originated off-site. 33 Therefore, the developer obtained a regular state air permit. However, the developer 34 operated the ACI as a temporary unit under the ULDC. 35

This ACI generally met the permitted emission (i.e., smoke) standards. However, the 36 37 permit conditions allowed earlier start times and later shut down times compared to 38 temporary ACI. Also, as a state permitted ACI, the operations did not have to abide by 39 the no burn days issued by the PBC Fire-Resource Department.

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41 The Health Department confronted the site developer and operators with the complaints 42 and sought their cooperation in remedying the situation regarding the ACI operation. In 43 response, they agreed to abide by the more restrictive conditions that apply to the 44 temporary ACI. As a result, the complaints dramatically fell off.

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Based on the recent experiences with this particular ACI, and previous experiences with 46 47 other ACI operations, the Health Department is recommending the following revisions to 48 the ULDC as a means to minimize the potential for creating nuisance conditions.

- 49
- 50 Exempt the temporary ACI from ULDC requirements. The new PBC Open Burning 51 Ordinance adequately controls this open burning.
- 52 Further limit the actual ACI operating hours. DEP rules allow the operation to begin at sunrise, and allow the burning to continue after sunset. We are proposing the ACI 53 operation be limited to 9:00 am and one hour before sunset. {Weather phenomena 54 called thermal inversions can set up in the early morning or early evening hours. 55 56 The inversions hinder dispersion and tend to trap smoke and ash near the ground 57 level.}
- Require the ACI to abide by the "no burn days" issued by the PBC Fire-Rescue. The 58 -59 no burn days are based on wind and drought conditions. High winds tend to keep the smoke closer to the ground and prevent vertical dispersion. Open burning 60 during drought conditions increase the likelihood of creating an accidental wild fire. 61 62
- 63 Increase the setback from the current ULDC requirement of 500 ft from an abutting 64 residential property line to 1,200 ft. For reference, the maximum setback 65 requirement for a temporary ACI under the PBC Open Burning Ordinance is 1,500

feet from an occupied building. Considering the year round operation and the nature of the operation, large setback distances are recommended to minimize potential smoke and odor impacts to surrounding residential areas. Health Department staff indicates that all ACI's are regulated by the Florida Department of Environmental Protection: Florida Administrative Code Rules, Chapters 62-296 for permitted ACI, Chapter 62-210 for conditionally exempt ACI, and Chapter 62-296 which allows exceptions for burning of animal carcasses curing emergencies as declared by the Department of Agriculture and Consumer Services. Temporary ACI exempted under the ULDC will be regulated by the PBC Open Burning Ordinance or will be operated under agricultural usage. All other ACI (temporary and permanent) will be required to obtain a state air permit or Zoning approval. ACI are limited to burning only vegetative debris and untreated wood. (This space intentionally left blank.)

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1 ROOFTOP SCREENING OF MECHANICAL EQUIPMENT 2 WHITE PAPER – REFER TO EXHIBIT U

34 Reason for Amendment:

5 Clarify existing ULDC language and interpretation to ensure adequate screening of 6 rooftop mechanical equipment is implemented. The main function of the screening 7 requirement is to promote aesthetically pleasing visual impacts of structures within PBC.

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Background and Summary:

10 Screening provisions outlined in the current code have been difficult to enforce through 11 plan review, construction and code enforcement. The following are several references 12 to rooftop screening in both the previous and current ULDC.

14 **Request for Amendment:**

A request along with proposed text amendments pertaining to screening of rooftop mechanical equipment requirement was received from Industry on August 16, 2005. An LDRAB Architectural subcommittee meeting was held on August 19, 2005 as an introduction to the topic. A follow-up meeting was scheduled for September 12, 2005 to present staff's recommendations and draft amendments based on input received during the previous meeting.

22 **Recommendations**:

- Zoning Staff: Staff is proposing to amend the existing ULDC language, which
 requires screening of rooftop mechanical equipment on all sides. That screening
 shall be of equal height to that of the equipment. Moreover, exemptions for
 screening of mechanical equipment (see Part 1 and Part 4) are being proposed.
 - **LDRAB Architectural Sub-committee:** September 12, 2005 meeting. The subcommittee generally approved the proposed amendments, but offered several comments and recommendations, as follows:
 - Mr. Scott Worley requested a financial analysis, which would demonstrate the actual impact of costs associated with screening on development. Mr. McCraney volunteered to prepare this analysis.
 - LDRAB members stated that the industry representatives did not provide any viable recommendations or justification as to why screening should not be a requirement. Rejecting the proposed screening solely on the financial grounds is not sufficient.
- The subcommittee disagreed that the required screening for rooftop
 mechanical equipment would deter future industrial or commercial
 development in the County. They also objected to industries statement that
 this requirement would lower the quality of architectural design of structures.
- The LDRAB members stated that staff did revise the current requirements which will provide an exemption to screening requirements for industrial properties unless visible from a R-O-W or non-industrial property or use. The LDRAB members agreed that the distance requirement as utilized in prior code was unsatisfactory.

LDRAB/LDRC: *LDRAB* - Wednesday, October 12, 2005 meeting – Recommendation to approve as amended 9 – 1. *LDRC* – Wednesday, December 14, 2005 meeting – Found to be consistent with the Plan 14 – 0.

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January 26, 2006

ORDINANCE 2006

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3 4 AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING THE UNIFIED LAND DEVELOPMENT CODE, ORDINANCE 03-067 AND ORDINANCE 03-070, AS AMENDED, AS FOLLOWS: 5 6 ARTICLE 1 - GENERAL PROVISIONS; CHAPTER B - INTERPRETATION OF THE 7 8 CODE; CHAPTER F - NONCONFORMITIES; CHAPTER I - DEFINITIONS AND ACRONYMS: ARTICLE 2 - DEVELOPMENT REVIEW PROCESS; CHAPTER A -9 CHAPTER E - MONITORING; 10 CHAPTER F - CONCURRENCY GENERAL: 11 (ADEQUATE PUBLIC FACILITY STANDARD); ARTICLE 3 - OVERLAYS & ZONING DISTRICTS; CHAPTER A - GENERAL; CHAPTER B - OVERLAYS; CHAPTER C -12 DISTRICTS; 13 STANDARD CHAPTER D – PROPERTY DEVELOPMENT 14 CHAPTER E - PLANNED DEVELOPMENT DISTRICTS (PDDS); REGULATIONS; 15 CHAPTER F - TRADITIONAL DEVELOPMENT DISTRICTS (TDDs); ARTICLE 4 -16 USE REGULATIONS; CHAPTER A - USE CLASSIFICATION; CHAPTER B -SUPPLEMENTARY USE STANDARDS; CHAPTER C - COMMUNICATION TOWER, 17 COMMERCIAL; CHAPTER D - EXCAVATION; ARTICLE 5 - SUPPLEMENTARY 18 19 STANDARDS; CHAPTER B - ACCESSORY AND TEMPORARY USES; CHAPTER C 20 – DESIGN STANDARDS; CHAPTER D – PARKS & RECREATION – RULES AND **RECREATION STANDARDS;** 21 CHAPTER E – PERFORMANCE STANDARDS; 22 CHAPTER G - DENSITY BONUS PROGRAMS; ARTICLE 6 - PARKING; CHAPTER A – PARKING; CHAPTER B – LOADING STANDARDS; CHAPTER C DRIVEWAYS AND ACCESS; **ARTICLE 7** – LANDSCAPING; CHAPTER A – GENERAL; CHAPTER 23 24 25 C - MGTS TIER COMPLIANCE; CHAPTER D - GENERAL STANDARDS; CHAPTER 26 F - PERIMETER BUFFER LANDSCAPE REQUIREMENTS; ARTICLE 8 - SIGNAGE; 27 CHAPTER D – TEMPORARY SIGNS REQUIRING SPECIAL PERMIT; CHAPTER F – 28 GENERAL PROVISIONS FOR ALL SIGN TYPES; CHAPTER G - STANDARDS FOR 29 SPECIFIC SIGN TYPES; CHAPTER H - OFF-SITE SIGNS; ARTICLE 10 30 CHAPTER C - GROUNDWATER AND NATURAL RESOURCES ENFORCEMENT: 31 PROTECTION BOARD; ARTICLE 11 - SUBDIVISION, PLATTING, AND REQUIRED 32 IMPROVEMENTS: CHAPTER A - GENERAL REQUIREMENTS; ARTICLE 14 33 ENVIRONMENTAL STANDARDS; CHAPTER C - VEGETATION PRESERVATION 34 CHAPTER D - PROHIBITED INVASIVE NON-NATIVE AND PROTECTION; VEGETATION REMOVAL ORDINANCE; ARTICLE 15 - HEALTH REGULATIONS; 35 36 CHAPTER B – (ENVIRONMENTAL CONTRAL RULE II) DRINKING WATER SUPPLY 37 SYSTEMS; ARTICLE 17 – DECISION MAKING BODIES; CHAPTER B – GENERAL CHAPTER C - APPOINTED BODIES; 38 **PROVISIONS: PROVIDING FOR:** 39 INTERPRETATION OF CAPTIONS; REPEAL OF LAWS IN CONFLICT: 40 A SAVINGS CLAUSE; INCLUSION IN THE UNIFIED LAND SEVERABILITY; 41 DEVELOPMENT CODE; AND AN EFFECTIVE DATE. 42

- 43 WHEREAS, Section 163.3202, Florida Statutes, mandates the County
- 44 compile Land Development Regulations consistent with its Comprehensive Plan
- 45 || into a single Land Development Code; and
- 46 WHEREAS, pursuant to this statute the Palm Beach County Board of County
- 47 Commissioners (BCC) adopted the Unified Land Development Code (ULDC),
- 48 Ordinance 2003-067, as amended from time to time; and
- 49 WHEREAS, the BCC desires to further amend the ULDC, based upon public
- 50 participation and advice from the Palm Beach County Land Development
- 51 Regulation Advisory Board; and
- 52 WHEREAS, the BCC has determined that the proposed amendments further
- 53 || a legitimate public purpose; and

1	WHEREAS, the Land Development Regulation Commission has found these
2	amendments to the ULDC to be consistent with the Palm Beach County
3	Comprehensive Plan; and
4	WHEREAS, the BCC hereby elects to conduct its public hearings on this
5	Ordinance at 9:30 a.m.; and
6	WHEREAS, the BCC has conducted public hearings to consider these
7	amendments to the ULDC in a manner consistent with the requirements set forth
8	in Section 125.66, Florida Statutes.
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10	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY
11	COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, as follows:
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13	Section I. Adoption
14	The amendments set forth in Exhibits A, B, C, D E, F, G, H, I, J, K, L, M, N, O,
15	P, Q, R, S, T, and U attached hereto and made a part hereof, are hereby
16	adopted.
17	Section 2. Interpretation of Captions
18	All headings of articles, sections, paragraphs, and sub-paragraphs used in
19	this Ordinance are intended for the convenience of usage only and have no
20	effect on interpretation.
21	Section 3. Providing for Repeal of Laws in Conflict
22	All local laws and ordinances in conflict with any provisions of this Ordinance
23	are hereby repealed to the extent of such conflict.
24	Section 4. Providing for a Savings Clause
25	All development orders, permits, enforcement orders, ongoing enforcement
26	actions, and all other actions of the Board of County Commissioners, the Zoning
27	Commission, the Development Review Committee, Enforcement Boards, all
28	other County decision-making and advisory boards, Special Masters, Hearing
29	Officers, and all other County officials, issued pursuant to the regulations and
30	procedures established prior to the effective date of this Ordinance shall remain
31	in full force and effect.

Page **3436**

	Section 5. Severability					
	If any section, paragraph, sentence, clause, phrase, word, map, diagram, o					
any other item contained in this Ordinance is for any reason held by the Court to						
	be unconstitutional, inoperative, void, or otherwise invalid, such holding shall no					
	affect the remainder of this Ordinance.					
	Section 6. Inclusion in the Unified Land Development Code					
	The provisions of this Ordinance shall be codified in the Unified Land					
	Development Code and may be reorganized, renumbered or relettered to					
	effectuate the codification of this Ordinance.					
	Section 7. Providing for an Effective Date					
	The provisions of this Ordinance shall become effective upon filing with the					
	Department of State.					
	APPROVED and ADOPTED by the Board of County Commissioners of					
	Palm Beach County, Florida, on this the day of,					
	20					
	SHARON R. BOCK, CLERK & PALM BEACH COUNTY, FLORIDA, COMPTROLLER BY ITS BOARD OF COUNTY COMMISSIONERS					
	Bv: Bv:					
	By: By: Deputy Clerk Tony Masilotti, Chairman					
	APPROVED AS TO FORM AND LEGAL SUFFICIENCY					
	By: County Attorney					
	EFFECTIVE DATE: Filed with the Department of State on the day					
	of, 20					

EXHIBIT A

ARTICLE 1 – GENERAL PROVISIONS

- 2 Part 1. ULDC, Art.1.F.1, Purpose and Intent [Related to Nonconformities] (page 15 of 96), is 3 hereby amended as follows:
- 4 5 CHAPTER F NONCONFORMITIES
- 6 Section 1 Purpose and Intent General

A. Purpose and Intent

To establish regulations to address uses, structures and lots that were lawfully established before this Code was adopted or amended, that now do not conform to the terms and requirements of this Code. The purpose and intent of this Section is \mp to regulate and limit the continued existence of uses, structures and lots, which do not conform to the provisions of this Code, and, where possible, bring them into conformance with this Code.

B. Applicability

It is the intent of this Section to permit these nonconformities to continue, but not to allow nonconformities to be enlarged or expanded, except under the limited circumstances established in this Article. The provisions of this Article are designed to curtail substantial investment in nonconformities to preserve the integrity of this Code and the Plan. In determining whether a use is nonconforming and will be protected by the provisions of this Article, the following shall apply:

- 1. Nonconforming use status shall not be provided for any use, structure, or lot which was illegally commenced, constructed, created or unlawfully continued, or commenced after the use restrictions became applicable.
- Nonconforming status shall only be provided where a use, structure or lot is actually commenced, constructed or created, not merely contemplated. Further, a use must be continuous during business hours and not an occasional or irregular use of the property.
- 3. An accessory nonconforming use shall not become the principal use.
- <u>4.</u> Documents submitted in a form established by the Zoning Director shall be provided by the property owner to establish that a use, structure or lot lawfully existed prior to the adoption of applicable regulations. Affidavits alone are not sufficient evidence to establish nonconforming status.

Part 2. ULDC, Art. 1.F.4, Nonconforming Lots (page 19 of 96), is hereby amended as follows:

34 CHAPTER F NONCONFORMITIES

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Section 4 Nonconforming Lot

A. Development

A lot which does not meet the minimum dimensional criteria of this Code may be developed if all of the following conditions are met:

B. Residential Development Regulations

A nonconforming residential lot may utilize the following setbacks for a single-family dwelling unit only.

C. Accessory Dwellings

Accessory dwellings on non-conforming lots with a RR FLU designation that are equal to or less than 1.5 acres may utilize a 25-foot side or rear setback, subject to the following where the setback is less than the setback required for the SFD unit:

- 1. <u>A minimum five-foot high continuous solid opaque visual screen consisting of a hedge, fence</u> or wall, shall be installed and maintained along the property line adjacent to the length of the accessory dwelling.
- 2. Ingress/egress to the accessory dwelling shall not be oriented towards the adjoining property.
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- Part 3. ULDC, Art. 1.H.1.B, Standards [Related to Potentially Buildable Lot] (page 23 of 96), is hereby amended as follows:
- 58 CHAPTER H LOT OF RECORD

59 Section 1 Potentially Buildable Lot

60 **A. Applicability** 61 The following

The following provisions shall apply to a lot that is not depicted on either a plat of record, affidavit of exemption, or affidavit of plat waiver.

Notes:

<u>Underlined language</u> indicates proposed new language.

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EXHIBIT A

ARTICLE 1 - GENERAL PROVISIONS

1	B	Standards
2	υ.	A lot may be considered buildable for the purpose of constructing a single family dwelling and
3		accessory uses or structures only if all of the following are satisfied:
4		1. Creation prior to February 2, 1973.
5		a. The lot existed prior to February 2, 1973 in its current configuration as evidenced by a
6		chain of title; and
7		b. The lot has access as follows:
8		1) In accordance with Art. 11, Subdivision, Platting and Required Improvements, Table
9		11.E.2.A-1, Chart of Access Hierarchy; or
10		2) From a recorded exclusive easement, a minimum of 20 feet in width, granting the
11		owner, its successors and assigns a perpetual right of useable access across all
12		properties lying between said lot and a street.
13		2. Creation after on or subsequent to February 2 5, 1973 and before June 16, 1992.
14		a. The lot was created after on or subsequent to February 2 5, 1973 and existed prior to
15		June 16, 1992 in its current configuration as evidenced by a chain of title; and
16		b. The lot complied with the density requirements of the Plan in effect at the time the lot was
17		created.
18		c. The lot complies with one of the following:
19		1) Art. 3.D, Property Development Regulations (PDRS), Table 3.D.1.A-5, Property
20		Development Regulations, or
21		2) Art.11.A.4.B, Building Permits and Other Approvals; or
22		3) The lot exists in its present configuration as shown in the 1989 PBC FLU Atlas
23		adopted August 31, 1989; and,
24		d. The lot has Legal Aaccess, which was in existence at the time the lot was created and
25 26		which remains in place, as follows: 1) In accordance with Art. 11, Subdivision, Platting and Required Improvements, Table
20 27		11.E.2.A-1, Chart of Access Hierarchy; or
28		2) From a recorded easement exclusively for the purposes of ingress and egress
29		access, a minimum of 20 feet in width, granting the owner, its successors and
30		assigns a perpetual right of useable access across all properties lying between said
31		lot and a street.
32		
33		
34	Part 4.	ULDC, Art. 1.I.2, Definitions (page 45 of 96), is hereby amended as follows:
35		
36	CHAP1	TER I DEFINITIONS & ACRONYMS
37	Section	n 2 Definitions
38		Terms defined havein as referenced Article shall have the following meanings.
39 40	E.	Terms defined herein or referenced Article shall have the following meanings:
40 41		12. Electric Power Facility - The A principal use of property for an electrical generation
42		transmission voltage switching station.
43		13. Electric Transmission Facility – Mechanical equipment associated with electric
44		transmission networks, including transmission voltage facilities or switching substations, and
45		electrical distribution substations that exceed the standards of Art 4.B.1.A.134.a.1),
46		Residential Districts and 2) Non-residential Districts.
47		[Renumber Accordingly.]
48		
49	U.	Terms defined herein or referenced Article shall have the following meanings:
50		
51		23. Utility, Minor - for the purposes of Art. 4, mechanical equipment associated with utility
52		distribution, collection, or transmission networks, required by their nature to be relatively
53		dispersed throughout their service area other than electric generation and transmission
54		voltage facilities. Typical uses include gas and water regulators, electrical distribution
55		substations, sewage lift stations, telephone exchange buildings, and communication
56		substations.
57 58		
58 59	Part 5.	ULDC, Art. 1.I.2.C.91, Contiguous (page 40 of 96), is hereby amended as follows:
60	raity	
61	CHAP	TER I DEFINITIONS AND ACRONYMS
62	Sectio	n 2 Definitions
63	C.	Terms defined herein or referenced Article shall have the following meanings:
64		91. Contiguous
65		
	Notes	
		ined language indicates proposed new language.

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		ARTICLE 1 – GENERAL PROVISIONS
1 2 3 4 5 6 7 8 9 0 11 2 3 4 5 6 7 8 9 0 11 2 3 4 5 6 7 8 9 0 11 12 13 14 5 6 7 8 9 0 11 12 13 14 5 6 10 10 10 10 10 10 10 10 10 10 10 10 10	CHAPTER I	 <u>a.</u> Lots that share a common border, or lands separated only by streets, easements, pipelines, power lines, conduits, R-O-W under ownership of the land owner of one of the subject parcels, a POA or a governmental agency, or a public utility. <u>1</u>) For density purposes only, contiguous lots that share a common border. L lots that touch point-to-point, or lots which are separated by waterways, streets or major easements are not considered contiguous for density calculations. <u>2</u>) For the purpose of AGR preservation parcels, the following shall not be considered contiguous: lots that touch point-to-point or are separated by collector or arterial streets.
17	Section 2	Definitions
18 19 20 21 22 23 24 25 26 27	<u>2.</u>	As defined herein or referenced Article shall have the following meanings: Dejectionable Odor - An objectionable odor is defined as any odor present in the outdoor tmosphere which by itself or in combination with other odors, is or may be harmful or nijurious to human health or welfare, which unreasonably interferes with the comfortable use nd enjoyment of life or property, or which creates a nuisance, in accordance with Rule 62- 10 F.A.C. JLDC, Art. 1.I.2.W.30, Work/Live Space (page 92 of 96), is hereby amended as follows:
27 28	CHAPTER I	DEFINITIONS AND ACRONYMS
29	Section 2	Definitions
30 31 32 33 34 35 36	30.	As defined herein or referenced Article shall have the following meanings: Vork/Live Space - a space within a mixed use building that is used jointly for residential, commercial and/or industrial purposes, where the residential space is accessory to the primary use as a place of work. [Ord. 2004-040]
37 38		JLDC, Art. 1.I.3, Abbreviations and Acronyms (page 93 of 96), is hereby amended as ollows:
39 40	CHAPTER I	DEFINITIONS AND ACRONYMS
41	Section 3	Abbreviations and Acronyms
	 MF	Multi-family Dwelling
	SFD	Single-family Dwelling
	 ТН	Townhouse Dwelling
42 43 44 45 46 47 48 49 50 51 52 53 54		(This space intentionally left blank.)
55 56	U:\zoning\COE	EREV/2005\BCC Hearings\Round 02\01-26-06\1st Reading - Article 1.doc
	Notes:	· · · · · · · · · · · · · · · · · · ·
	Underlined	anguage indicates proposed new language.

EXHIBIT A

Language crossed out indicates language proposed to be deleted. (ellipses) indicates language not amended which has been omitted to save space.

Relocated language is shown as *italicized* with reference in parenthesis.

January 26, 2006

Page 346

EXHIBIT B

ARTICLE 2 – DEVELOPMENT REVIEW PROCESS

ULDC, Art. 2.E.3.B.2, Conditional and Requested Uses, Planned Development Districts 2 Part 1. (PDD) other than Planned Unit Developments and Traditional Marketplace and 3 Traditional Town Development Districts (page 37 of 49), is hereby amended as follows: 4 5 MONITORING CHAPTER E 6 Section 3 Supplementary Regulations for Classes of Development Orders 7 B. Effect of Phasing on Time Frames for Receipt of a Required Permit or Commencement of a 8 9 **Required Action** 10 **Residential District (Non-PDD or TDD) PUD and TND Districts** The development order and master plan or final subdivision plan for the Residential District 11 (Non-PDD or TDD) PUD, or TND Districts, may provide for phasing. Table 2.E.3.B-1, Time 12 Limitation of Development Order for Each Phase, provides time requirements for recording 13 14 plats. Conditional And and Requested Uses, PDDs other than PUDs, Planned Development 15 2. Districts (PDD) other than Planned Unit Developments TTDs and TMDs Traditional 16 **Marketplace and Traditional Town Development Districts** 17 The Final site plan/Final Subdivision plan for the conditional and requested uses, PDDs other 18 than then PUDs, traditional marketplace, or TTDs, or TMDs, may provide for phasing. Table 19 2.E.3.B-1, Time Limitation of Development Order for Each Phase, provides the maximum 20 number of phases permitted for each type of development order. If there are multiple 21 phases, each of the first two phases shall contain a minimum of 20 percent of the land area 22 unless otherwise approved in the development order approved by the BCC or ZC. A TMD in 23 the U/S Tier shall include a minimum of 25 percent of the total project. Table 2.E.3.B-1, Time 24 25 Limitation of Development Order for Each Phase, also provides time requirements for 26 commencement of development. 27 28 ULDC, Table 2.E.3.B-1, Time Limitation of Development Order for Each Phase (page 38 Part 2. 29 of 49), is hereby amended as follows: 30

DEVEL	TYPE OF OPMENT ORDER	MAXIMUM NUMBER OF PHASES	NEXT REQUIRED ACTION OR DEVELOPMENT ORDER	MAXIMUM TIME TO RECEIVE DEVELOPMENT PERMIT OR COMMENCE DEVELOPMENT	MAXIMUM LENGTH OF ADMINISTRA TIVE TIME EXTENSION ⁴	ACTION UPON FAILURE TO COMPLY WITH TIME REQUIREMENT WITHOUT AN APPROVED TIME EXTENSION
TDD	TRADITIONAL MARKETPLACE DEV. (TMD) IN THE AGR. RESERVE TIER	1	Commence development ¹	Three years ^{2,7}	12 months	BCC review pursuant to subsections Art. 2.E.2.A, Suspension of Development
	TMD in the U/S	4	development			Orders and Art. 2.E.2.D, Failure

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12 months

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Commence

development⁴

Notes:

Underlined language indicates proposed new language.

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Language crossed out indicates language proposed to be deleted.

... (ellipses) indicates language not amended which has been omitted to save space.

Relocated language is shown as *italicized* with reference in parenthesis.

January 26, 2006

to Comply with Conditions herein

BCC review pursuant to

subsections Art. 2.E.2.A,

Suspension of Development

Orders and Art. 2.E.2.D, Failure

to Comply with Conditions hereir

ARTICLE 3 – OVERLAYS AND ZONING DISTRICTS

ULDC, Table 3.C.1.A-4, Future Land Use (FLU) Designation and Corresponding Part 1. Standard Zoning Districts (page 37 of 134), is hereby amended as follows:

Table 3.C.1.A-4 Future Land Use (FLU) Designation and Corresponding Standard Zoning Districts

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Key: Any application for a conditional use and/or subdivision of property shall require the subject site be rezoned to a highlighted district. 1

The PO District is consistent with all FLU designations.

2 The AR District is consistent with the SA FLU designation in the Rural and Exurban Tiers only. 3

The AGR District is consistent with the SA FLU designation in the AGR Tier only. [Ord. 2005-002]

The AGA District is consistent with the SA FLO designation in the AGA Theronity. [Jrd. 2005-002] The CRE District is consistent with the RR-10 designation only for those uses identified in Policy 2.2.3-a in the Plan The AP District is consistent with the LR-1 designation in the Glades Tier only for properties located north of Pahokee, on the east side of US 441, for the unincorporated community of Canal Point. [Ord. 2005 – 002]

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The RM District is consistent with the MR-5 designation only for those areas already zoned RM. Certain uses in the CRE District over three acres require rezoning to IL. See Supplementary Use Standards.

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Part 2. ULDC, Art. 3.C.1.C.2.a, Exempted Residential Uses (page 38 of 134), is hereby amended as follows:

9 10 **CHAPTER C STANDARD DISTRICTS**

11 Section 1 **Districts**

C. Agricultural Districts

2. AGR, Agricultural Reserve District

- The AGR district is a portion of PBC lying between Hypoluxo Road on the north, Clint Moore Road on the south, the Ronald Reagan Turnpike on the east, and the Arthur R. Marshall Loxahatchee National Wildlife Refuge on the west. The district encompasses unique farmland, regional water management and wetlands areas. It is designated as an area to be preserved primarily for agricultural, environmental and water resources and open space related activities west of SR 7, agricultural and regional water management use if possible, Residential development is restricted to low-densities and commercial development is limited to those uses serving farm workers and other residents of the district. Gaming, pari-mutual wagering, off-track betting, events or activities held or broadcast for similar purposes shall be prohibited.
 - **Exempted Residential Uses** a.
- Residential subdivisions and PUDs approved by the BCC prior to January 1, 1990 shall 25 26 be exempt from the provisions of the AGR district to the minimum extent required to allow for continued development pursuant to their original development order and the intent of the provisions of the AGR district. The exemption applies to the following residential 27 28 29 developments that may continue to exist, however, they may not subdivide nor expand

Notes:

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ARTICLE 3 – OVERLAYS AND ZONING DISTRICTS

the boundaries of the property: Willis Glider Port, Delray Lakes Estates, Tierra de Rey, Tierra de Rey South, Rio Poco, Snow Ranch Estates, (a.k.a. Horseshoe Acres), and Delray Training Center. An exception shall be permitted in accordance with FLUE Policy 1.5-c, whereas the aforementioned may be expanded, subject to BCC approval, to allow development of contiguous residual parcels at a density that is consistent with the existing development, where it would serve to establish uniform boundaries.

p. Previously Approved and Nonconforming Uses

All uses that are existing and were legally established or requested before the effective date of Ord. 2001-061, but are not permitted by the provisions of the AGR district, shall be considered exempted uses or non-conforming uses as set forth below:

1) Exempted Uses

The following non-residential developments, may continue to exist and are to be accommodated as part of the continuation of the AG Reserve Tier: Eternal Light Cemetery, 11520 SR-7, Boynton Beach; Faith Farm Ministry, 9538 Hwy 441, Boynton Beach; Our Lady Queen of Peace Church and service complex, W. Atlantic Ave.: Caridad Clinic, West Boynton Beach Blvd.: Soup Kitchen, 9850 Boynton Beach Blvd.: 4 Points Market: 3 Amigos Convenience Store: Fina Gas Station-Hey 4 U trucking: and, Sunshine Meadows.

2) Existing Nonconforming Uses

Replacement, relocation or expansion of nonconforming uses shall be subject to Class A conditional use approval and the following:

- a) Existing uses eliminated due to R-O-W acquisition by eminent domain, and relocation of the use on site is not feasible, may be relocated to an adjacent site.
- b) Existing Nonconforming uses may expand up to 50 percent of the building square footage. If a use is on less than one acre of property, the land area is permitted to be expanded up to a total of one acre.
- c) PDRs:
 - (1) Maximum FAR: .35
 - (2) Maximum Building Coverage: 25 percent
 - (3) Minimum Building setbacks: 30 feet on all sides
- 3) Right to Farm

All land in the AGR and AP districts are located in areas where land is used for commercial agricultural production. Owners, residents, and other users of this property or neighboring property may be subjected to inconvenience and discomfort arising from generally accepted agricultural management practices, including but not limited to noise, odors, dust, the operation of machinery of any kind, including aircraft, the storage and disposal of manure, and the application of fertilizers, soil amendments, herbicides, and pesticides. Owners, occupants, and users of properties in these areas are hereby put on official notice that: (1) the state Right-to-Farm Act, F.S.§ 823.14, may bar them from obtaining a legal judgment against such as a public or private nuisance; and (2) farm operations that conform to generally accepted agricultural and management practices in the AGR and AP districts are exempt from the following miscellaneous standards contained in Art. 5.E, Performance Standards of this Code for noise, vibration, smoke, emissions and particulate matters.

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Notes:

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Page **349**

ARTICLE 3 – OVERLAYS AND ZONING DISTRICTS

1 2 3

ULDC, Table 3.E.1.B-9, PDD Corresponding Land Use (page 53 of 134), is hereby Part 3. amended as follows:

Table 3.E.1	.B-9 -	PDD	Corres	sponding	Land Use
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Notes for Table 3.E.1.B-9, PDD Corresponding Land Use Legend:

Check ($\sqrt{}$) indicates the PDD corresponds to the FLU designations.

1. PDDs in the AGR Tier are limited to the 80/20 PUD or 60/40 PUD.

Part 4.	ULDC, Table 3.E.1.B-10, PDD Use Matrix (page 57 of 134), is her	eby amended as
	follows:	

Table 3.E.1.B-10 - PDD L	Jse Matrix
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[Ord. 2005 - 002]

Part 5.

Notes to Table 3.E.1.B-10, PDD Use Matrix:PPermitted by rightDPermitted subject to approval by the DRO

follows:

S R

Permitted in the district only if approved by Special Permit Permitted in the district only if approved by the Board of County Commissioners (BCC) as a requested use.

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ULDC, Table 3.E.1.B-10, PDD Use Matrix (page 58 of 134), is hereby amended as

Notes:

Underlined language indicates proposed new language.

Language crossed out indicates language proposed to be deleted.

.... (ellipses) indicates language not amended which has been omitted to save space.



ARTICLE 3 – OVERLAYS AND ZONING DISTRICTS

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Table 3.E.1.B-10 - PDD Use Matrix

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Entertainment, Outdoor		R				R	R			Ρ	D		R	R				Ρ				

[Ord. 2005 - 002]

Notes to Table 3.E.1.B-10, PDD Use Matrix:

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Part 6. ULDC, Table 3.E.1.B-10, PDD Use Matrix (page 57 of 134), is hereby amended as follows:

Table 3.E.1.B-10 - PDD Use Matrix

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Electric Transmission Facility		R				B		B	R	R						R	<u>R</u>	R		<u>44-2</u>

[Ord. 2005 - 002] Notes to Table 3.E.1.B-10, PDD Use Matrix:

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Permitted in the district only if approved by Special Permit Permitted in the district only if approved by the Board of County Commissioners (BCC) as a requested use. Ř

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Part 7.

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ULDC, Table 3.E.1.B-11, PUD Density, (page 62 of 134), is hereby amended as follows:

Table 3.E.1.B-11 - PUD Density

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	0.5 du/ac	(1)	0.5 du/ac	1 du/ac	2 du/ac	3 du/ac	5 du/ac	5 du/ac	5 du/ac
	1 du/ac	(2)	1 du/ac	2 du/ac	3 du/ac	5 du/ac	8 du/ac	<u>12</u> 8 du/ac	<u>18</u> 8 du/ac
Notee	for Table 3 E	1 8.		neity					فتجرب بالمتقاد والمتهرية بالمترا

- The minimum density in the RR FLU designation for a PUD are as follows: RR20 0.5 unit/20 acres; RR10 0.5 unit/10 acres; RR5 0.5 unit/5 acres; RR2.5 0.5 unit/2.5acres. 1.
- 2. The maximum density in the RR FLU designations for a PUD are as follows: RR20 1 unit/20 acres; RR10 1 unit/10 acres; RR5 1 unit/5 acres; RR2.5 1 unit/2.5acres.

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ULDC, Art. 3.E.2.E.1.b, Optional Residential (OR) Pod (page 73 of 134), is hereby Part 8. deleted as follows:

15 **CHAPTER E** PLANNED DEVELOPMENT DISTRICT\$ (PDDS)

16 Section 2 Planned Unit Development (PUD)

Notes:

Underlined language indicates proposed new language.

Language crossed out indicates language proposed to be deleted.

.... (ellipses) indicates language not amended which has been omitted to save space.

Relocated language is shown as *italicized* with reference in parenthesis.

Page 35

ARTICLE 3 – OVERLAYS AND ZONING DISTRICTS

1	E. Poc	ls
2		Residential Pod
3		b. Optional Residential (OR) Pod
4		An OR pod is intended to encourage and allow innovative residential development
5		techniques which have not been contemplated by this Code but which provide adequate
6		setbacks, open space around dwelling units, privacy, parking, recreation opportunities,
7		and access. An OR pod is not-intended as an alternative to a variance. The OR
8		designation, therefore, shall not be applied as a corrective measure to existing
9		development which does not conform to this Code. An OR pod may be designated on the
10		master plan as follows:
11		1) Site Plan
12		The application for a PUD proposing an OR pod shall contain a site plan for the OR
13		pod meeting the minimum technical information requirements of the DRO. The site
14		plan and deviation from typical PDRs shall be justified in the Justification Statement
15		submitted with the application and clearly indicated on the site plan. The OR pod
16		designation shall only be applied to an undeveloped residential pod.
17		2) Graphics
18		The application shall contain graphic representations, which illustrate the provision of
19		adequate setbacks, open space, privacy, parking, recreation, and access for each
20		housing type in the pod.
21		3) Flexibility
22		The PDRs for the proposed housing type may be modified by a maximum of 50
23		percent. No other PDR reduction allowed by this Code shall be permitted.
24		a) Exceptions
25		The front setback may only be reduced for a garage or carport with the entrance
25 26		parallel to a side property line. The minimum separation between detached units
20		shall be ten feet.
28		4) Other Codes
		All other requirements in applicable Codes shall apply.
29		5) BCC Approval
30		The OR designation shall be subject to approval by the BCC and reflected in the
31 32		legal advertisement for the DO. The flexibility approved by the BCC may be applied
32 33		in whole or in part to the pod. Lots or dwelling units in the pod, which do not utilize
		the flexibility, shall be developed in accordance with this Code.
34 35		[Renumber accordingly.]
36 37		
37	Part 9.	ULDC, Art. 3.E.2.F.3, Preservation Area [Related to AGR PUD] (page 77 of 134), is
39	Fail J.	hereby amended as follows:
40		hereby amended as follows.
41	CHAPTER	E PLANNED DEVELOPMENT DISTRICTS (PDDS)
••	•••••	
42	Section 2	Planned Unit Development (PUD)
	•	
43	3.	Preservation Area
44		A Preservation Area or a pod designated as a Preservation Area is intended to support bona
45		fide agriculture uses, wetlands, or other significant open space. Adjacent residential
46		development in the PUD should be designed to be compatible with a Preservation Area and
47		shall not detract from its operation or function.
48		a. Location and Access
49		Preservation Areas which are not contiguous to Development Areas may be situated
50		anywhere in the AGR FLU designations, provided they are accessible by a street.
51		b. Adjacency
52		Preservation Areas shall be located, to the greatest extent practical, adjacent to existing,
53		planned, or projected Preservation Areas.
54		c. Uses
55		Uses allowed in a Preservation Area are indicted in Table 3.E.1.B-10, PDD Use Matrix,
56		and specified by the Preserve Management Plan as approved by ERM.
57		d. Configuration
58		
		1) Property Development Regulations
59		A Preserve Area and any remaining portion of a lot used to create a Preserve Area
59 60		A Preserve Area and any remaining portion of a lot used to create a Preserve Area shall meet the minimum PDRs of the AGR district, with exception to the following: lot
59 60 61		A Preserve Area and any remaining portion of a lot used to create a Preserve Area shall meet the minimum PDRs of the AGR district, with exception to the following: lot width may be reduced to 100 feet for a Rural Parkway, as defined in the Plan, or for
59 60 61 62		A Preserve Area and any remaining portion of a lot used to create a Preserve Area shall meet the minimum PDRs of the AGR district, with exception to the following: lot width may be reduced to 100 feet for a Rural Parkway, as defined in the Plan, or for an equestrian use that meanders through a 60/40 development area; and, a legal lot
59 60 61 62 63		A Preserve Area and any remaining portion of a lot used to create a Preserve Area shall meet the minimum PDRs of the AGR district, with exception to the following: lot width may be reduced to 100 feet for a Rural Parkway, as defined in the Plan, or for an equestrian use that meanders through a 60/40 development area; and, a legal lot of record that does not meet the minimum acreage or dimensions of the AGR district
59 60 61 62 63 64		A Preserve Area and any remaining portion of a lot used to create a Preserve Area shall meet the minimum PDRs of the AGR district, with exception to the following: lot width may be reduced to 100 feet for a Rural Parkway, as defined in the Plan, or for an equestrian use that meanders through a 60/40 development area; and, a legal lot of record that does not meet the minimum acreage or dimensions of the AGR district may be used as a preserve area if in compliance with all other requirements of this
59 60 61 62 63 64 65		A Preserve Area and any remaining portion of a lot used to create a Preserve Area shall meet the minimum PDRs of the AGR district, with exception to the following: lot width may be reduced to 100 feet for a Rural Parkway, as defined in the Plan, or for an equestrian use that meanders through a 60/40 development area; and, a legal lot of record that does not meet the minimum acreage or dimensions of the AGR district may be used as a preserve area if in compliance with all other requirements of this Section.
59 60 61 62 63 64		A Preserve Area and any remaining portion of a lot used to create a Preserve Area shall meet the minimum PDRs of the AGR district, with exception to the following: lot width may be reduced to 100 feet for a Rural Parkway, as defined in the Plan, or for an equestrian use that meanders through a 60/40 development area; and, a legal lot of record that does not meet the minimum acreage or dimensions of the AGR district may be used as a preserve area if in compliance with all other requirements of this

Notes:

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	ARTICLE 3 – OVERLAYS AND ZONING DISTRICTS
1 2 3	Preservation Areas shall be arranged in a unified whole so as to maximize the purpose, function, and perpetuation of the preservation use. This shall be accomplished, in part, through the following:
4 5 6	 Agriculture Agricultural areas shall have boundaries <u>that</u> which allow for efficient agricultural operation, and shall not be encreached upon by a Development Area.
7 8 9 10 11 12 13	 b) Wetlands The boundary of preserved wetlands shall be determined by the ecological function of the viable area, as determined by the BCC upon recommendations from ERM and/or the SFWMD. Wetland areas shall be preserved in the following order of priority: adjacent to off-site wetlands; open space; fallow land; or, agricultural land. Primary consideration shall be given to preserved wetland areas adjacent to off-site wetlands. c) Buffer
14 15 16 17 18 19 20 21	A buffer shall be provided between a Preservation Area and residential, commercial, or civic pods in the Development Area to ensure mutual compatibility. The Development Area shall not adversely affect the Preservation Area, including the perpetuation of agriculture uses. This buffer shall be located in the Development Area and adhere to the provisions of Article 7, LANDSCAPING, and Article 14.C, VEGETATION PRESERVATION AND PROTECTION. Required buffers shall not be counted toward meeting the
22 23 24	minimum Preservation Area required in Table 3.E.2.C-15, PUD Land Use Mix. d) Width The minimum width of a Preservation Area, in order to be counted toward the
25	minimum preservations requirement, shall be 100 feet.
26 27	e. Contiguity 1) 80/20 Option
28 29	The Preservation Area in the 80/20 option shall be located contiguous to the Development Area.
30	2) 60/40 Option
31 22	The Preservation Area for the 60/40 option shall be a minimum 150 acres and contiguous to, but not intrusive into, the Development Area with the following
32 33	exceptions:
34	a) Equestrian communities may have pastures designated as Preservation Area,
35 36	which meander, in a contiguous fashion, throughout the PUD; b) A Preservation Area in the 60/40 option may be located remote from its
37	associated Development Area provided that at least one of the following
38 39	conditions are met: (1) the Breachystian Area contains at least 150 acros and maste the
39 40	 the Preservation Area contains at least 150 acres and meets the requirements in Article 3.E.2.F.3.d, Configuration; or
41	(2) the Preservation Area shares at least one common boundary of which a
42 43	minimum of 50 percent of its length <u>the</u> common boundary is contiguous with an existing Preservation Area, an agricultural area preserved under the
40	PACE program, or a designated wetland which is in public ownership, and
45	which, when combined with the adjacent existing area, has a land area equal
46 47	to or greater than 150 acres. f. Plans
48	Plans submitted to the DRO shall depict the Preservation Area as specified below.
49 50	1) Contiguous Area When the Preservation Area is contiguous to the Development Area, the
51	Preservation Area shall be shown and designated on the master plan and all
52 52	applicable subdivision plans at the same scale and in the same detail as the
53 54	Development Area. 2) Non-contiguous Area
55	When the Preservation Area is not contiguous to the Development Area, the
56 57	Preservation Area shall be referenced by a location sketch and notes on the master plan.
58	g. Boundary Plat
59 60	All Preservation Areas shall be platted. The plat(s) shall be recorded simultaneously with the first plat in the Development area. The plat shall limit the land to the intended
61	preservation use(s).
62 62	h. Perpetual Preservation Brief to recording the plat for a Preservation Area, the Preservation Area, shall be
63 64	Prior to recording the plat for a Preservation Area, the Preservation Area shall be established in perpetuity in one of the following manners and in a form acceptable to the
65	County Attorney.
66 67	1) Dedication and Acceptance Dedication of the Preservation Area to the BCC and acceptance of the dedication by
68	the BCC;
69 -	2) Conservation Easement
	Notes: Underlined language indicates proposed new language

<u>Underlined language</u> indicates proposed new language. Language crossed out indicates language proposed to be deleted. (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.

EXHIBIT C **ARTICLE 3 – OVERLAYS AND ZONING DISTRICTS** Recordation of an Agricultural Conservation Easement; **Restrictive Covenant** 3) Recordation of a restrictive covenant, made in favor of PBC, stating the basis for and limiting the land to the intended use(s). ULDC, Art. 3.E.2.F.4.d, Landscape Buffer [Related to AGR PUD] (page 79 of 134), is Part 10. hereby amended as follows: PLANNED DEVELOPMENT DISTRICTS (PDDS) CHAPTER E **Planned Unit Development (PUD)** Section 2 F. AGR PUD 4. Development Area d. Landscape Buffer A Type 3 incompatibility buffer shall be required between the Development Area and all adjacent properties zoned AGR, AP, SA, or AR; including Preservation Areas. The buffer shall be a minimum of 50 feet in width and installed in accordance with Article 7, Landscaping. 1) Reduction A buffer required along the perimeter of a Development Area may be reduced by 50 percent if: a) the buffer is within a nonresidential pod and adjacent to a R-O-W greater than 50 feet in width: the buffer is adjacent to another platted PUD buffer a minimum of 20 feet in b) width; or the buffer is adjacent to open space (e.g. lake, canal, etc.) greater than 50 feet in C) width. ULDC, Art. 3.E.3.B, Objectives and Standards (page 83 of 134), is hereby amended as 30 Part 11. 31 follows: 32 PLANNED DEVELOPMENT DISTRICTS (PDDS) 33 CHAPTER E 34 Section 3 Multiple Use Planned Development (MUPD) 35 **B.** Objectives and Standards 36 1. Design Objectives 37 38 2. Performance Standards 39 40 3. Civic Dedication 41 The BCC may require that a portion of the gross acreage of the development be dedicated to PBC for public purposes, when insufficient facilities are available to allow for the provision of 42 43 government services required for the proposed development. The dedication of such 44 property shall be in accordance with Art. 3.E.2.E.4.c.1), Public Civic. The PDRs for the PO 45 district shall apply to the civic parcel. 46 47 48 Part 12. ULDC, Art. 3.E.3.D.1, Work/Live Space (page 84 of 134), is hereby amended as follows: 49 CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS) 50

- Section 3 51 Multiple Use Planned Development (MUPD)
- 52 **D. Property Development Regulations** 53
 - 1. Work/Live Space
 - A space within a mixed use building that is used jointly for residential, commercial and/or industrial purposes, where the residential space is accessory to the primary use as a place of work. Work/Live spaces shall comply with the following supplemental use standards:

Notes:

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Part 13. ULDC, Art. 3.E.4.B, Objectives and Standards (page 85 of 134), is hereby amended as 60 follows: 61 62

. . ..

ARTICLE 3 – OVERLAYS AND ZONING DISTRICTS

- 1 CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS)
- 2 Section 4 Mixed Use Planned Development (MXPD)
 - **B. Objectives and Standards**
 - 1. Design Objectives
 - 2. Performance Standards
 - 3. Civic Dedication

The BCC may require that a portion of the gross acreage of the development be dedicated to PBC for public purposes, when insufficient facilities are available to allow for the provision of government services required for the proposed development. The dedication of such property shall be in accordance with Art. 3.E.2.E.4.c.1), Public Civic. The PDRs for the PO district shall apply to the civic parcel.

17 Part 14. ULDC, Art. 3.E.6.E.2.a, OR Pod (page 94 of 134), is hereby deleted as follows:

19 CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS)

20 Section 6 Mobile Home Planned Development District (MHPD)

E. Pods

- 2. Residential Pod
 - The site design and layout for each residential pod shall be indicated on a site plan and/or subdivision plan approved by the DRO. The site design shall include the fee simple, rental, lease, or condominium lot configuration and circulation systems. The layout shall indicate compliance with Table 3.E.6.D-28, MHPD Property Development Regulations, and the setbacks for accessory structures such as storage buildings, covered parking areas, screen enclosures, and pools.
 - An optional residential pod may be provided in accordance with the standards for an OR pod in a PUD.
- Part 15. ULDC, Art. 3.F.1.H, Phasing and Platting (page 99 of 134), is hereby amended as follows:

37 CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDS)

38 Section 1 General Provisions for TDDs

H. Phasing and Platting

1. Phasing

TDDs shall be subject to the phasing, time limitations and review requirements of Art. 2.E, Monitoring. [Ord. 2005 – 002]

a. U/S Tier

Phasing of TDD developments in the U/S Tier shall be limited to a maximum of four phases of up to three years each. The first phase of the project shall include a minimum of 25 percent of the total project, unless otherwise approved by the BCC. [Ord. 2005 – 002]

2. Platting

All land in a TDD shall be platted in accordance with Art. 11, Subdivision, Platting and Required Improvements. All land within the TDD, including private civic tracts and open space areas (including but not limited to recreation and water retention) shall be platted prior to Technical Compliance for the last residential or commercial tract. [Ord. 2005 – 002]

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Notes:

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ARTICLE 3 – OVERLAYS AND ZONING DISTRICTS

1 2 3

ULDC, Table 3.F.1.I-32, Traditional Development Permitted Use Schedule (page 101 of Part 16. 134), is hereby amended as follows:

Table 3.F.1.I-32 - Traditional Development Permitted Use Schedule

District			TNE	R State						MD'		N
Tier ²		U/S			EXA	ural					AGR	Q
Land Use Zone ³	Res	N/C	OS/Rec	Res	N	C	OS/Rec	U/S	Ex/ Rural	Dev.	Preserve	I E S
				Resider	ntial V	805						3
Farm workers quarters											<u>P</u>	<u>51</u>
			ter traditioner and									
Broom's quarters	ann aflædi. F	1	5448 5461 관생 -	Agricult	ural u	888	1	1772)) 			1	
aloom's quarters											<u>S</u>	<u>65</u>

Notes Table 3.F.1.I-32, Traditional Development Permitted Use Schedule: P = Permitted, S = Special Permit, D= Development Review Officer, R = Requested Use

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ULDC, Art. 3.F.4.E.8, Preserve Area and Open Space Requirements (page 131 of 134), Part 17. is hereby amended as follows:

CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDS) 9

10 Section 4 Traditional Marketplace Development (TMD)

11 12	E.		Indards Applicable to AGR Tier Preservation Area and Open Space Requirements
13		0.	A TMD shall conform to Objective 1, Art. 1.E, Prior Approvals, and the following additional
14			requirements:
15			a. Minimum Preservation Area
16			A minimum of 60 percent of the gross acreage, less roadways identified on the
17			Thoroughfare Identification Map, shall be designated as preserve area. Rural Parkway
18			easements may be counted toward the preserve requirement.
19			b. Location
20			The Preservation Area shall be contiguous with the TMD, or noncontiguous provided it
21			has a common border with other land that is at least 150 acres and:
22			1) In a Conservation district;
23			2) Designated as an AGR Preservation Area; or
24			3) Has had development rights removed and is permanently restricted to useable open
25			space or agricultural uses through a conservation easement or other legal instrument
26			approved by the County Attorney's Office.
27			c. Preservation Areas
28			An AGR Preservation Area shall comply with the requirements of Art. 3.E.2.F.3
29			3.F.4.E.8.c, Preserve Preservation Area, and policies under Objective 1.5 of the FLUE of
30			the Plan.
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Notes:

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ARTICLE 4, USE REGULATIONS

1 2 3

Part 1. ULDC, Table. 4.A.3.A-1, Use Matrix (page 16 of 142), is hereby amended as follows:

•			T	able	4.A	.3.A	-1 - (Use	Mat	rix (cont	inue	ed)							
	Commercial Control Commercial Commer Commercial Commercial Co) Alexandria				
	P C	A G R	A P	A R S A	R U S A	RE	R T	R S	R M	C N	C L O	C C	С Н О	C G	C R E	l L	I G	P O	l P F	о н ш
								ر میں اور اور اور اور اور میں میں میں میں اور												
 Electric Power Facility			A							A	A	A	A	A	A	A	A	D P	A	44
Electric Transmission Facility		A	A	A	A	A	A	A	A	A	A	A	A	A	▲	A	A	P	A	44-
 Utility, Minor 		D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	D	Р	D	13

Key:

P Permitted by right

D Permitted subject to approval by the DRO

S Permitted in the district only if approved by Special Permit

B Permitted in the district only if approved by the Zoning Commission (ZC)

A Permitted in the district only if approved by the Board of County Commissioners (BCC)

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Part 2. ULDC, Art. 4.B.1.A.44, Electric Power Facility (page 43 of 142), is hereby amended as follows:

2 CHAPTER B SUPPLEMENTARY USE STANDARDS

13 Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses

44<u>-1</u>. Electric Power Facility

- The A principal use of property for an electrical generation or transmission voltage switching station.
- a. Setbacks
 - 1) An electric power facility, for electrical generation only, shall not be located within 1,000 feet of a residential zoning district.
 - 2) Principal uses and structures (excludes poles) shall be setback a minimum of 500 feet from all property lines.
 - 3) Accessory uses and structures (excluding poles) shall be setback a minimum of 50 feet from all property lines.
- b. Screening and Perimeter Buffers

A Type III incompatibility buffer shall be required when the subject site is adjacent to or visible from any street or parcels with a conservation (when open to the public), commercial or residential FLU or use. Palms may not be substituted for required canopy trees. This buffer may be modified in accordance with Art. 7.B.3, Alternative Landscape Plan (ALP). Screening around the perimeter of an electric power facility shall be provided at the time the facility is constructed or when surrounding development occurs. The standards in Art. 7, Landscaping, shall be waived if the required screening is not visible from adjacent lots or streets.

- c. Electric Transmission Facility
 - An electric transmission facility collocated with a new request or DOA for an electric generation facility may be reviewed and approved as one application. The transmission facility shall comply with the requirements of Art. 4.B.1.A.44-2, Electric Transmission Facility.

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ARTICLE 4, USE REGULATIONS

1 2 3	Part 3. Ul 43	LDC, Art. 4.B.1.A., Definitions and Supplementary Standards for Specific Uses (page 3 of 142), is hereby amended as follows:
4	CHAPTER B	SUPPLEMENTARY USE STANDARDS
5	Section 1	Uses
6 7	A. Defini 44-2.	itions and Supplementary Standards for Specific Uses Electric Transmission Facility
0		echanical equipment associated with electric transmission networks, including transmission
8 9		bitage facilities or switching substations, and electrical distribution substations that exceed
10		e standards of Art 4.B.1.A.134.a.1), Residential Districts and 2) Non-residential Districts.
11		Setbacks
12	<u>a.</u>	Notwithstanding the requirements of Table 3.D.1.A-5, Property Development
13		Regulations, setbacks for electric transmission facilities, excluding transmission lines,
14		shall be as follows:
15		1) Buildings
16		Buildings used for electric transmission facilities shall be setback a minimum of 50
17		feet from all property lines.
18		2) Mechanical Equipment and Related Structures
19		Setbacks for mechanical equipment, related structures and fencing shall be a
20		minimum of 75 feet, or a minimum of 150 feet when adjacent to or visible from a
20		street or parcels with a conservation (when open to the public), commercial or
22		
22		residential FLU or use. Setbacks may be reduced to 100 feet, if the incompatibility buffer is increased to 50 feet in width and the number of required trees are doubled.
23 24		
		Setbacks may also be reduced to 75 feet when adjacent to commercial properties, or
25		when separated from adjacent properties by a R-O-W 100 feet in width or greater, if
26		the applicant can demonstrate that structures will not be visible from residential or
27		public use areas.
28		3) Maximum Height
29 30		One additional foot of setback shall be provided in addition to the minimum setback
30	h	for each one foot in height, or fraction thereof, over 35 feet. <u>Screening and Perimeter Buffers</u>
32	D	<u>A Type III incompatibility buffer shall be required when the subject site is adjacent to or</u>
33		visible from any street or parcels with a conservation (when open to the public),
33 34		commercial or residential FLU or use. Palms shall not be substituted for required canopy
34 35		trees. This buffer may be modified in accordance with Art. 7.B.3, Alternative Landscape
36		Plan (ALP).
30 37		
38		
30 39	Part 4. U	ILDC, Art. 4.B.1.A.51, Farm Workers Quarters (page 45 of 142), is hereby amended as
40		ollows:
40	IN IN	
42	CHAPTER B	SUPPLEMENTARY USE STANDARDS
42		
43	Section 1	Uses
70	Occuon 1	
44	A Defin	nitions and Supplementary Standards for Specific Uses
45		arm Workers Quarters
45 46		
40 47		One or more residential structures occupied by farm workers who provide labor in conjunction
47 48		vith agricultural operations.
40 49	a	. Density One dwelling unit limited to a movimum of four hade shall be normitted for each 05 earse
		One dwelling unit limited to a maximum of four beds shall be permitted for each 25 acres.
50		Farm worker quarters shall not be located on property in the AGR Tier in which no
51		residential density is assigned by the FLU designation.
52		b. Clustering
53	_	Ten or more units on any lot shall be clustered and subject to DRO approval.
54	C	AGR/PUD or TMD
55		AGR/PUD or TMD Preserve shall be allowed one dwelling unit per acre provided such
56		units are clustered onto a single compact area of the preserve and are restricted to
57		occupancy by farm workers. Farm worker quarters shall not be located on property in the
58		AGR Tier in which no residential density is assigned by the FLU designation.
59	d	AR/RSA
60		May be permitted in the AR/RSA District with a SA FLU, subject to a Special Permit
61		approval. [Ord. 2005 – 002]
62		
63	B	
64 65	f	JLDC, Art. 4.B.1.A.65, Grooms Quarters (page 48 of 142), is hereby amended as ollows:
	Notes:	

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ARTICLE 4, USE REGULATIONS

1 CHAPTER B SUPPLEMENTARY USE STANDARDS 2

3	Section 1	Uses	
4		initions and Supplementary Standard	e for Specific Llees
4		Groom's Quarters	
5	05.		onsible for grooming and caring for horses boarded at
6			o on-site employees and members of the employees'
7		• •	o on-site employees and members of the employees
8		family only.	
9		a. Number Permitted	
10		1) 20 Acres or Less	
11			permitted for each four horse stalls.
12		2) More Than 20 Acres	
13	•		permitted for each three horse stalls.
14		b. Floor Area	
15		1) Each Unit	
16			t exceed 500 square feet of GFA per unit.
17		2) 20 Acres or Less	
18			uarters shall not exceed 5,000 square feet per lot.
19		c. Bedrooms and Bathrooms	
20		A maximum of one bedroom and or	ne bathroom per groom's quarter.
21		d. Approval Process	
22			
		Table 4.B.1.A-5 – Groc	om's Quarters Approval Process
		Process	umber of groom's quarters permitted
		Permitted	One
		Special Permit	Two through four
		DRO	Five through 20
		Class B Class A	21 through 100 101 or more
		Class A	101 of life
23			
24		e. AGR <u>PUD or TMD</u> Tier	
25			more than 20 groom's quarters, or For more than 20
26			ion Area preserve area of an AGR-PUD or TMD, the
27			ed by one unit for each groom's quarter to a maximum
28			mber of dwelling unites units associated with the
29		Preservation Area property.	
30		f. Kitchen Facilities	
31			dividual cooking facilities and/or one common dining
32			e all kitchen equipment shall be executed prior to
33			e agreement shall require the kitchen to be removed if
34		the unit ceases to operate as a gro	om's quarters.
35			
36			
37	Part 6.	ULDC, Art. 4.B.1.A.72, Hotel, Motel (page 51 of 142), is hereby amended as follows:
38			
39	CHAPTER	B SUPPLEMENTARY USE STANDA	NRDS
40	Section 1	Uses	
41		finitions and Supplementary Standard	
42	72.	. Hotel, Motel, SRO, and Rooming and	
43			by the State of Florida used, maintained or advertised
44			accommodations are supplied for short term rent to
45			le hotels, motels, single room occupancy (SROs) and
46		rooming and boarding houses.	
47		a. <u>Commercial</u> CHO, CG, and CRE	
48			PDD Use Matrix, or Table 4.A.2.A-1, Use Matrix, a A
49		hotel, motel, SRO, or rooming a	and boarding house with a CL, CHO and CH FLU
50			nply with the following: in only the CHO, CG, and CRE
51		districts.	
52		1) Lot Size	
53			minimum required by the district, whichever is greater.
54		2) Lot Width	
55		A minimum of 100 feet or the r	ninimum required by the district, whichever is greater.
56		3) Sleeping Units	
57		A maximum of one per 1,000 s	quare feet of lot area.
58		b. RM District	
	Notes:		

<u>Underlined language</u> indicates proposed new language. Language crossed out indicates language proposed to be deleted. (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.



ARTICLE 4, USE REGULATIONS A rooming and boarding house is permitted only in the RM district with an HR FLU 1 designation. The number of beds permitted shall be calculated consistent with a Type 3 2 3 CLF Hotels, motels, and SROs are prohibited. 4 c. CRE District A hotel, motel, SRO, boarding or rooming house shall only be located in a RR FLU 5 designation as a Class A conditional use. 6 7 d. Accessory Uses 8 Hotels and motels may include typical accessory uses, such as fitness centers, meeting rooms, conference centers, restaurants and lounges. 9 10 Lounge An accessory lounge shall not exceed ten percent of the GFA of the a hotel or motel. 11 12 13 Part 7. ULDC, Art. 4.B.1.A.121, Shade House, (page 78 of 142), is hereby amended as follows: 14 15 **CHAPTER B** SUPPLEMENTARY USE STANDARDS 16 17 Section 1 Uses A. Definitions and Supplementary Standards for Specific Uses 18 Shade House 19 121. A temporary screen enclosure used to protect plants from insects, heat and exposure to the 20 21 sun. Permits a. 22 A shade house used for bona fide agricultural purposes less than 12 feet in height shall 23 not be required to obtain a building permit. 24 25 Table 4.B.1.A-9 - Minimum Setbacks 12 feet or Less In Height Front and Street 15 feet Side and Rear 7.5 feet 26 TABLE 4.B.1.A-10 - MINIMUM SETBACKS OVER 12 FEET IN HEIGHT Front and Street 25 feet. Side and Rear 15 feet 27 **Commercial Greenhouse** 28 <u>b.</u> Commercial greenhouses having roofs and walls made of rolled plastic or other similar 29 30 materials, used for the indoor cultivation of plants, including hydroponic farming using 31 water containing dissolved inorganic nutrients, may be permitted in the AGR districts, subject to the following: 32 33 **DRO** Approval 1) Commercial greenhouses that exceed the FAR limitations of Table 2.1-1 of the Plan, 34 35 or with five or more acres of building coverage must be approved by the DRO. 2) Property Development Regulations 36 37 Setbacks for greenhouses in excess of 25 feet in height must be in accordance with Table 3.D.1.A-5, Property Development Regulations. Setbacks for greenhouses less 38 39 than 25 feet in height may be reduced by 50 percent. FAR and Building Coverage 40 may be increased up to a maximum of .75 to accommodate commercial 41 greenhouses. 42 Landscaping and Buffering <u>3)</u> 43 Commercial greenhouses are exempt from the interior and foundation planting requirements of Table 7.C.3-1, Minimum Tier Requirements. A Type III 44 <u>A Type III</u> 45 incompatibility buffer shall be required along property lines where greenhouses are 46 adjacent to or visible from a public R-O-W or parcels with a civic, conservation, commercial, recreational or residential FLU designation or use. 47 Buffers shall be a 48 minimum of 25 feet in width for greenhouses up to 25 feet in height, and 50 feet for 49 greenhouses greater than 25 feet in height. 50 **Exceptions** <u>a)</u> 51 (1) Visual Screening 52 Landscape buffer and planting requirements may be waived in areas where it 53 can be demonstrated that greenhouse structures are not visible from the 54 subject property lines or use areas. (2) Alternative Planting 55 Planting requirements may be satisfied by the use of existing native 56 vegetation or the placement of other related plant material, provided that the 57 58 growing area is at least 25 feet wide and meets the buffering requirements

EXHIBIT D

Notes:

59 60

Underlined language indicates proposed new language.

Language crossed out indicates language proposed to be deleted.

.... (ellipses) indicates language not amended which has been omitted to save space.

for a Type III incompatibility buffer. Parking and Loading

Relocated language is shown as *italicized* with reference in parenthesis.

4)

		ARTICLE 4, USE REGULATIONS
4		All parking and loading shall occur in the designated areas indicated on the site plan.
1 2		a) Parking
3	:	If vans, buses, or commercial loading vehicles are used for employee
4		transportation, required parking shall be configured to accommodate these
5		vehicles.
6		b) Loading
7		Loading zones shall not be oriented towards residential uses, and shall be
8		setback from property lines a minimum of 250 feet, unless waived by the DRO.
9		Storage
10		Only equipment directly related to the facility may be stored on site. All stored
11		equipment must be screened from view from adjacent properties and streets.
12 13		Interior Lighting Greenhouses shall not be illuminated between 9 p.m. and 6 a.m. if light is visible from
13		outside of the structure from any adjacent R-O-W, or properties with a residential
15		FLU designation or use.
16		Accessory Office
17		An office is permitted as an accessory use, subject to the following and all other
18		applicable requirements:
19		a) Less than five acres of commercial greenhouse: 1,000 square feet.
20		b) Greater than five acres of commercial greenhouse: 2,000 square feet.
21		c) Bathroom facilities shall not be included in the calculation of office square
22		footage.
23		Signage
24		Signage for commercial greenhouses shall be limited to one freestanding sign
25		located at the projects primary entrance.
26		Pervious Surface Area
27		An exception to the requirements of Table 7.C.2-1, Minimum Tier Requirements may
28		be made for Commercial Greenhouses to allow for an increase in impervious surface
29 30		area up to 80 percent, provided all applicable agencies responsible for reviewing for
30 31		adequate drainage, review and approve the application for compliance prior to DRO certification or issuance of a building permit.
32		certification of issuance of a building permit.
33		
34		Art A D 4 A 404 Nin or Hiller (non 201 of 440) to hear her encoded of a loss (all and
	Parto, ULUC.	Art. 4.5.1.A.134. Minor Utility (Dage 81 of 142). Is perepy amended as follows:
	Part 8. ULDC, A	Art. 4.B.1.A.134, Minor Utility (page 81 of 142), is hereby amended as follows:
35 36		Art. 4.6.1.A.134, Minor Utility (page 81 of 142), is neredy amended as follows:
35	CHAPTER B SUF	
35		PPLEMENTARY USE STANDARDS
35 36 37	CHAPTER B SUF Section 1 Use	PPLEMENTARY USE STANDARDS
35 36 37 38	CHAPTER B SUF Section 1 Use	PPLEMENTARY USE STANDARDS
35 36 37 38 39	CHAPTER B SUF Section 1 Use A. Definitions	PPLEMENTARY USE STANDARDS es and Supplementary Standards for Specific Uses
35 36 37 38 39 40	CHAPTER B SUF Section 1 Use A. Definitions 134.Utility,	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor
35 36 37 38 39 40 41	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor nical equipment associated with utility distribution, collection, or transmission
35 36 37 38 39 40 41 42	CHAPTER B SUF Section 1 Use A. Definitions 134.Utility, Mechan network	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor nical equipment associated with utility distribution, collection, or transmission as, required by their nature to be relatively dispersed throughout their service area
35 36 37 38 39 40 41 42 43	CHAPTER B SUF Section 1 Use A. Definitions 134.Utility, Mechan network other th	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor hical equipment associated with utility distribution, collection, or transmission as, required by their nature to be relatively dispersed throughout their service area an electric generation and transmission voltage facilities. ₁₇ Typical uses include gas
35 36 37 38 39 40 41 42 43 44	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor hical equipment associated with s, required by their nature to be relatively dispersed throughout their service area han electric generation and transmission voltage facilities_7 Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone
35 36 37 38 39 40 41 42 43 44 45	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor hical equipment associated with utility distribution, collection, or transmission as, required by their nature to be relatively dispersed throughout their service area han electric generation and transmission voltage facilities_3 Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations.
35 36 37 38 39 40 41 42 43 44 45 46	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Flor	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor nical equipment associated with utility distribution, collection, or transmission as, required by their nature to be relatively dispersed throughout their service area han electric generation and transmission voltage facilities. ¹⁷ Typical uses include gas atter regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area
35 36 37 38 39 40 41 42 43 44 45 46 47	CHAPTER B SUF Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floo 1)	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor nical equipment associated with utility distribution, collection, or transmission as, required by their nature to be relatively dispersed throughout their service area han electric generation and transmission voltage facilities_7. Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040]
 35 36 37 38 39 40 41 42 43 44 45 46 47 48 	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floo 1)	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor nical equipment associated with utility distribution, collection, or transmission is, required by their nature to be relatively dispersed throughout their service area an electric generation and transmission veltage facilities., Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area.
35 36 37 38 39 40 41 42 43 44 45 46 47	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floo 1)	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor nical equipment associated with utility distribution, collection, or transmission ts, required by their nature to be relatively dispersed throughout their service area an electric generation and transmission voltage facilities. ³⁷ Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floo 1) 2)	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor nical equipment associated with utility distribution, collection, or transmission as, required by their nature to be relatively dispersed throughout their service area an electric generation and transmission veltage facilities_T Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. [Ord. 2004-040]
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floo 1) 2)	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor hical equipment associated with utility distribution, collection, or transmission as, required by their nature to be relatively dispersed throughout their service area han electric generation and transmission voltage facilities_, Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. [Ord. 2004-040] A minor utility exceeding either standard above may be approved as a Class A
 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floo 1) 2)	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor nical equipment associated with utility distribution, collection, or transmission as, required by their nature to be relatively dispersed throughout their service area an electric generation and transmission voltage facilities_T Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. [Ord. 2004-040] A minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. [Ord. 2004-040]
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Flor 1) 2) 3) b. Buf	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor nical equipment associated with utility distribution, collection, or transmission as, required by their nature to be relatively dispersed throughout their service area an electric generation and transmission voltage facilities_T Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. [Ord. 2004-040] A minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. [Ord. 2004-040]
35 36 37 38 39 40 41 42 43 44 546 47 48 950 51 52 354 55	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floa 1) 2) 3) b. Buf A m use	PPLEMENTARY USE STANDARDS as and Supplementary Standards for Specific Uses Minor hical equipment associated with utility distribution, collection, or transmission is, required by their nature to be relatively dispersed throughout their service area an electric generation and transmission voltage facilities, Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. [Ord. 2004-040] ffer hinor utility shall be located and buffered to ensure compatibility with surrounding land as. Increased setbacks, screening, and buffering around the utility may be required to
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35 36 37 38 39 40 41 42 43 44 45 46 47 48 50 51 52 54 55 56 57	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floo 1) 2) 3) b. Buf A m use ens c. Lift	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor hical equipment associated with utility distribution, collection, or transmission as, required by their nature to be relatively dispersed throughout their service area han electric generation and transmission veltage facilities_T Typical uses include gas atter regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. [Ord. 2004-040] ffer ninor utility shall be located and buffered to ensure compatibility with surrounding land bs. Increased setbacks, screening, and buffering around the utility may be required to ure compatibility. [Ord. 2004-040] Station New Subdivisions
35 36 37 38 39 40 41 42 43 44 546 47 48 49 51 52 35 56 57 58 59	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floo 1) 2) 3) b. Buf A m use ens c. Lift	PPLEMENTARY USE STANDARDS as and Supplementary Standards for Specific Uses Minor nical equipment associated with utility distribution, collection, or transmission ts, required by their nature to be relatively dispersed throughout their service area an electric generation and transmission voltage facilities_T Typical uses include gas atter regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. [Ord. 2004-040] A minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. [Ord. 2004-040] ffer ninor utility shall be located and buffered to ensure compatibility with surrounding land buffering around the utility may be required to sure compatibility. [Ord. 2004-040] Station New Subdivisions Facilities located in new subdivisions shall be subject to DRO approval concurrent
35 36 37 38 39 40 41 42 43 44 45 46 47 48 50 51 52 54 55 56 58 50	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floa 1) 2) 3) b. Buf A m use ens c. Lift 1)	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor hical equipment associated with utility distribution, collection, or transmission is, required by their nature to be relatively dispersed throughout their service area han electric generation and transmission voltage facilities, Typical uses include gas atter regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. [Ord. 2004-040] ffer ninor utility shall be located and buffered to ensure compatibility with surrounding land is. Increased setbacks, screening, and buffering around the utility may be required to sure compatibility. [Ord. 2004-040] Station New Subdivisions Facilities located in new subdivisions shall be subject to DRO approval concurrent with the subdivision approval.
35 36 37 38 39 40 41 42 34 45 46 47 89 51 52 34 55 67 89 60 61	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floa 1) 2) 3) b. Buf A m use ens c. Lift 1)	PPLEMENTARY USE STANDARDS ass and Supplementary Standards for Specific Uses Minor bical equipment associated with utility distribution, collection, or transmission sc, required by their nature to be relatively dispersed throughout their service area area electric generation and transmission veltage facilities_s. Typical uses include gas after regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Nor-residential Districts A minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. [Ord. 2004-040] Area minor utility shall be located and buffered to ensure compatibility with surrounding land use. Increased setbacks, screening, and buffering around the utility may be required to sure compatibility. [Ord. 2004-040] Station New Subdivisions Facilities located in new subdivisions shall be subject to D
35 36 37 38 39 40 41 42 34 45 46 7 89 51 52 34 55 67 89 60 162	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floa 1) 2) 3) b. Buf A m use ens c. Lift 1)	PPLEMENTARY USE STANDARDS as and Supplementary Standards for Specific Uses Minor local equipment associated with utility distribution, collection, or transmission is, required by their nature to be relatively dispersed throughout their service area an electric generation and transmission voltage facilities_5. Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. [Ord. 2004-040] A minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. [Ord. 2004-040] ffer ninor utility shall be located and buffered to ensure compatibility with surrounding land is. Increased setbacks, screening, and buffering around the utility may be required to burge compatibility. [Ord. 2004-040] Station New Subdivisions Facilities located in new subdivisions shall be subject to DRO approval concurrent with the subdivision approval. Streets Facilities located within streets or utility easements shall not be subject to DRO
35 36 37 38 39 41 42 34 45 67 89 51 52 55 55 57 89 61 62 63	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floa 1) 2) 3) b. Buf A m use ens c. Lift 1)	PPLEMENTARY USE STANDARDS ass and Supplementary Standards for Specific Uses Minor bical equipment associated with utility distribution, collection, or transmission sc, required by their nature to be relatively dispersed throughout their service area area electric generation and transmission veltage facilities_s. Typical uses include gas after regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Nor-residential Districts A minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. [Ord. 2004-040] Area minor utility shall be located and buffered to ensure compatibility with surrounding land use. Increased setbacks, screening, and buffering around the utility may be required to sure compatibility. [Ord. 2004-040] Station New Subdivisions Facilities located in new subdivisions shall be subject to D
35 36 37 38 39 41 42 34 45 46 7 89 51 52 53 45 56 7 89 06 12 34 55 67 89 06 12 34	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floa 1) 2) 3) b. Buf A m use ens c. Lift 1)	PPLEMENTARY USE STANDARDS as and Supplementary Standards for Specific Uses Minor local equipment associated with utility distribution, collection, or transmission is, required by their nature to be relatively dispersed throughout their service area an electric generation and transmission voltage facilities_5. Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. [Ord. 2004-040] A minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. [Ord. 2004-040] ffer ninor utility shall be located and buffered to ensure compatibility with surrounding land is. Increased setbacks, screening, and buffering around the utility may be required to burge compatibility. [Ord. 2004-040] Station New Subdivisions Facilities located in new subdivisions shall be subject to DRO approval concurrent with the subdivision approval. Streets Facilities located within streets or utility easements shall not be subject to DRO
35 36 37 38 39 41 42 34 45 47 89 51 52 53 45 56 7 89 61 23 45 61 62 64 65	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floa 1) 2) 3) b. Buf A m use ens c. Lift 1) 2)	PPLEMENTARY USE STANDARDS as and Supplementary Standards for Specific Uses Minor hical equipment associated with utility distribution, collection, or transmission is, required by their nature to be relatively dispersed throughout their service area han electric generation and transmission voltage facilities. Typical uses include gas ter regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts Conditional Use or a Requested Use. [Ord. 2004-040] ffer ninor utility shall be located and buffered to ensure compatibility with surrounding land is. Increased setbacks, screening, and buffering around the utility may be required to there compatibility. Station New Subdivisions Facilities located in new subdivisions shall be subject to DRO approval concurrent with the subdivision approval. Streets Facilities located within streets or approval.
35 36 37 38 39 41 42 34 45 46 47 48 90 51 23 45 56 57 89 06 12 34 56 66	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floo 1) 2) 3) b. Buf A m use ens c. Lift 1) 2)	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor bical equipment associated with utility distribution, collection, or transmission is, required by their nature to be relatively dispersed throughout their service area ian electric generation and transmission veltage facilities_T Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Ifer minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. For compatibility. Increased setbacks, screening, and buffered to ensure compatibility with surrounding land is. Increased setbacks, screening, and buffering around the utility may be required to sure compatibility. Facilities located in new subdivisions shall be subject to DRO approval concurrent with the subdivision approval. Art. 4.B.1.A.141, Work/Live Space (page 87 of 142), is hereby amended as
35 36 37 38 39 41 42 34 45 47 89 51 52 53 45 56 7 89 61 23 45 61 62 64 65	CHAPTER B SUR Section 1 Use A. Definitions 134.Utility, Mechan network other th and wa exchang a. Floa 1) 2) 3) b. Buf A m use ens c. Lift 1) 2)	PPLEMENTARY USE STANDARDS and Supplementary Standards for Specific Uses Minor bical equipment associated with utility distribution, collection, or transmission is, required by their nature to be relatively dispersed throughout their service area ian electric generation and transmission veltage facilities_T Typical uses include gas ater regulators, electrical distribution substations, sewage lift stations, telephone ge buildings, and communication substations. or Area Residential Districts [Ord. 2004-040] A maximum of 3,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Non-residential Districts A maximum of 10,000 square feet of gross enclosed floor area. Ifer minor utility exceeding either standard above may be approved as a Class A Conditional Use or a Requested Use. For compatibility. Increased setbacks, screening, and buffered to ensure compatibility with surrounding land is. Increased setbacks, screening, and buffering around the utility may be required to sure compatibility. Facilities located in new subdivisions shall be subject to DRO approval concurrent with the subdivision approval. Art. 4.B.1.A.141, Work/Live Space (page 87 of 142), is hereby amended as

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ARTICLE 4, USE REGULATIONS

2 CHAPTER B SUPPLEMENTARY USE STANDARDS

3 Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses

141. Work/Live Space

A space within a mixed use building that is used jointly for residential, commercial and/or industrial purposes, where the residential space is accessory to the primary use as a place of work. **[Ord. 2004-040]**

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EXHIBIT E

ARTICLE 5 – SUPPLEMENTARY STANDARDS

- 1 Part 1. ULDC, Art. 5.B.1.A.9, Recreation Facility (page 12 of 56), is hereby amended as follows:
- 2 3 CHAPTER B ACCESSORY AND TEMPORARY USES

4 Section 1 Supplementary Regulations

A. Accessory Uses and Structures

9. **Recreation Facility**

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- Recreation facilities shall be subject to the following standards:
- a. Common Area
 - Setbacks from residential uses shall be a minimum of <u>50 feet from any residential</u> <u>property line</u> consistent with the requirements of Table 3.C.1.A-4, Future Land Use (FLU) Designation and Corresponding Standard Zoning Districts.
 - 2) Swimming pools and spas shall be setback in accordance with Table 5.B.1.A-3, Pool/Spa Setbacks.
 - 3) Golf course structures and clubhouses shall be setback in accordance with Table 3.E.2.D-16, PUD Property Development Regulations.
 - 4) If deemed necessary to ensure compatibility with surrounding uses, the DRO shall require an incompatibility buffer in accordance with Art. 7.F.9, Incompatibility Buffer.

b. Residential Lot

1) The following setbacks shall apply to tennis courts:

1 able 5.B.1.A-2 - 1	ennis Court Setbacks
Front	25 feet
Side	7.5 feet
Side Street	15 feet
Rear	7.5 feet

Table F. D. 1. A. O. Tannia Count Cathooks

Part 2. ULDC, Art.5.C.1.D, Effect [Related to Architectural Guidelines], (page 25 of 56), is
 hereby amended as follows:

26 CHAPTER C DESIGN STANDARDS

27 Section 1 Architectural Guidelines

28 D. Effect

1. Effect on Prior BCC and ZC Approvals

These guidelines shall apply to all previously approved projects as a BCC or ZC condition of approval as part of a DOA or Status Report. Previously approved architectural conditions of approval shall remain in full effect unless projects previously approved by the BCC or ZC. Non-residential or ZC shall comply with Art. <u>5.C.H.1.a</u> <u>1.E.1</u>, General.

2. Effect on Prior DRO Approvals

These guidelines shall not apply to projects or buildings which have a previously approved site plan by the DRO, unless within a PDD or for any use specifically identified within Art. 4.B, Supplementary Use Standards. Non-residential projects previously approved by the DRO or ZC shall comply with Art. <u>5.C.H.1.a</u> 1.E.1, General.

3. Effect on Other Regulations

These guidelines shall supplement architectural requirements of an Overlay District, Neighborhood Plan, or other applicable regulations. In case of a conflict, the more strict regulation shall apply.

46 Part 3. ULDC, Art.5.E.3, Nuisances (page 36 of 56), is hereby amended as follows:

48 CHAPTER E PERFORMANCE STANDARDS

- 49 Section 3 Nuisances
- D. Smoke, Emissions and Particulate Matter 50 51 **General Requirements** 1. 52 No use or activity shall be operated except in full compliance with the standards controlling air pollution as provided in the laws of the State of Florida and the ordinances. 53 54 <u>2.</u> Smoke 55 In all districts, unless otherwise covered by a specific visible emission limiting standard by a FDEP Rule or County Ordinance, every use shall be operated so as to prevent the emission 56 57 of smoke from any source whatever, the density of which is equal to or greater than that 58 designated as Number 1 on the Ringlemann Chart, or the opacity of which is equal to or

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Page 36

	ARTICLE 5 – SUPPLEMENTARY STANDARDS
	greater than twenty percent. For the purpose of grading the density of smoke, the
	Ringlemann Chart, as published and used by the United States Bureau of Mines, or Metho
	9, as published in Rule 62-296 F.A.C., is incorporated herein by reference.
	measurements shall be at the point of emission.
3.	Dust and Particulates
	Every use shall be operated to prevent the emission into the air of dust or other sol
	particulate matter which may cause danger to land and the health of persons or animals at
	beyond the lot line of the premises on which the use is located, in accordance with Rule 6
	296 F.A.C.
4.	Objectionable Odors
	No person shall cause, suffer, allow or commit the discharge of air pollutants which contribu
	to an objectionable odor in accordance with Rule 62-296.320 (2) F.A.C.
5.	Toxic or Noxious Matter
	No use shall for any period of time, discharge across the boundaries of a lot on which it
	located, toxic or noxious matter in such concentrations as to be detrimental to or endang
	the public health, safety, comfort, or general welfare, or cause injury or damage to person
	land, or the use of land, or render unclean the waters of the state to the extent of bein
	harmful or inimical to the public health, or to animal or aquatic life, or to the use of such
	waters for domestic water supply, industrial purposes, recreation, or other legitimate an
	necessary uses.
	[Renumber accordingly]
Part 4.	ULDC, Art. 5.G.1.C.1, Density Bonus (page 44 of 56), is hereby amended as follows:
CHAPTE	R G DENSITY BONUS PROGRAMS
Section 1	Workforce Housing Program (WHP)
C. II	centives
	Density Bonus
-	A density bonus of at least ten 40 percent and up to 100 percent of the permitted density
	may be allowed based on project location, the existing very-low and low incon
	concentrations in the area of the proposed development and land use compatibility. [Or
	2005 – 002]
Part 5.	ULDC, Art. 5.G.1.D, Density Bonus (page 44 of 56), is hereby amended as follows:
CHAPTE	R G DENSITY BONUS PROGRAMS
Section ⁻	Workforce Housing Program (WHP)
D. D	ensity Bonus
	density bonus may be approved by the Planning Director or BCC in accordance with t
	equirements of this Article. [Ord. 2005 – 002]
	. Permitted Density
•	For the purposes of this Section, permitted density shall be the number of units allowed by:
	a. Standard District
	The standard density allowed by the Plan; [Ord. 2005 – 002]
	b. PDD or TDD
	The maximum density allowed by the Plan, or the density approved by the development
	order for a PDD or TDD, whichever is less; or [Ord. 2005 – 002]
	c. TDR Receiving Areas
	TDR units shall not be included in the density bonus determination. [Ord. 2005 – 002]
2	Bonus Determination and Percentage of Affordable Units Affordability Determination
-	The number of units awarded as a density bonus and the percentage of affordability shall
	determined by the Planning Director, in accordance with Table 5.G.1.D-13, Density Boni
	The determination shall be based on the size, location and development characteristics of t
	project with consideration given towards affordability, accessibility, compatibility, quality
	design, pedestrian and vehicular circulation, open space, and resource protection. I
	percentage of affordable units shall be at a minimum of 50 percent of the total number
	density bonus units. The Planning Director shall prepare a report for the applicant, DRO, Z
	or BCC, whichever is appropriate. In the report, the Planning Director shall make
	determination of compliance with this chapter, consistency with the Plan and recomme
	approval, approval with conditions, or denial of the request. [Ord. 2005 - 002]
Notes:	d language indicates proposed new language.
	e crossed out indicates language proposed to be deleted.

EXHIBIT E

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EXHIBIT E

ARTICLE 5 – SUPPLEMENTARY STANDARDS

Table 5.G.1.D -	13	WHP	Density	/ Bonus
-----------------	----	-----	---------	---------

Maximum Density Bonus 40% 60% 80% 100% Minimum Density Bonus 40% 40% 40% 40% Minimum % of Density Bonus Units 2050% 3050% 4050% 50%	% of Affordable Housing in Sector	> 50%	40-50%	20-40%	0-20%
Minimum % of Density Bonus Units 2050% 3050% 4050% 50%	Maximum Density Bonus	40%	60%	80%	100%
	Minimum Density Bonus	<u>40%</u>	<u>40%</u>	<u>40%</u>	<u>40%</u>
	Minimum % of Density Bonus Units Required to be Attordable	20<u>50</u>%	30 50%	40 <u>50</u> %	50%

Notes for Table 5.G.1.D-13, WHP Density Bonus 1. The minimum density bonus shall be as indicated, or a maximum of 16 units /acre, whichever is less. [Ord. 2005-002]

3. Maximum Bonus and Density

The overall density allowed (density plus density bonus) shall not exceed 16 units/acre, or a 100 percent increase above the permitted density, whichever is less. [Ord. 2005 - 002]

4. **Minimum Bonus**

The minimum density bonus allowed would be a ten percent increase above the permitted density. [Ord. 2005 - 002]

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EXHIBIT F

ARTICLE 6, PARKING REGULATIONS

Part 1. ULDC, Table 6.A.1.B-1, Minimum Off Street Parking and Loading Requirements (page 8 of 34), is hereby amended as follows:

Table 6.A.1.B-1 - Minimum Off-Street Parking and Loading Requirements - Con't.

			Ecolomic		
Agriculture, bona fide	1 space per 1,00	00 sq. ft.	В		
Agriculture, light manufacturing	1 space per 1,00	00 sq. ft.	В		
Agriculture, research/development	1 space per 1,00	00 sq. ft.	В		
Agriculture, sales and service	1 space per 25	0 sq. ft.	Α		
Agriculture, storage	1 space per 1,00	00 sq. ft.	Α		
Agriculture use, accessory	5 spaces or 1 space per employ	ee, whichever is greater	N/A		
Agriculture, transshipment	1 space per 2,00	00 sq. ft.	A		
Aviculture	1 space per 20	0 sq. ft.	E		
Community vegetable garden	4 spaces per ç	arden	N/A		
Equestrian arena, commercial	1 space per 3	seats	N/A		
Grooms Quarters	1 space per	unit	N/A		
Farrier	1 space per 1,0	00 sq. ft.	N/A		
Kennel, commercial or private	1 space per 500 sq. ft. of c	age and retail area	N/A		
Nursery, retail	1 space per 500 sq. ft. of indoor of areas plus 1 space per 4 acres if less, or 1 space per 5 acres if the acres.	the nursery is 20 acres or	В		
Nursery, wholesale	1 space per 4 acres if the nurser space per 5 acres if the nursery is	y is 20 acres or less, or 1 s greater than 20 acres. ^{4,5}	В		
Packing plant	1 space per 2,0	00 sq. ft.	Α		
Potting soil manufacturing	2 spaces per acre; minir	Α			
Produce stand, permanent	1 space per 200 sq. ft. including of	utdoor sales display area	N/A		
Produce stand, temporary	2 spaces per 200 sq. ft. including	outdoor sales display area	N/A		
Shadehouse	N/A		N/A		
Commercial Greenhouse	1 space per acre of	greenhouse	<u>C</u>		
Stable, commercial or private	1 space per 500 sq. ft.; plus 1 s	pace per 4 animal stalls	N/A		
Sugar mill or refinery	1 space per 2,000 sq. ft.; plus 1 sp space		N/A		
Standard "A" - One space for the fir	rst 5,000 square feet of GFA, plus o	ne for each additional 30,00	0 square feet of GFA.		
Standard "B" - One space for the first 10,000 square feet of GFA, plus one for each additional 15,000 square feet of GFA.					
Standard "C" - One space for the first 10,000 square feet of GFA, plus one for each additional 100,000 square feet of GFA.					
Standard "D" - One space for each	50 beds for all facilities containing 2	20 or more beds.			
Standard "E" - One space for the first 10,000 square feet of GFA, plus one for each additional 20,000 square feet of GFA. The space shall be a minimum of 12 feet in width and 18.5 feet in length for uses that require limited loading. [Ord. 2005-002]					

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EXHIBIT G

ARTICLE 7, LANDSCAPING

ULDC, Art. 7.D.12.C, Detention/Retention Areas, Swales, Drainage Easements, and 3 Part 1. Lake Maintenance Easements (page 26 of 52), is hereby amended as follows: **GENERAL STANDARDS CHAPTER D** Section 12 Landscape in Easements C. Detention/Retention Areas, Swales, and Drainage Easements, and Lake Maintenance Easements Detention/retention areas, drainage easements, lake maintenance easements, and sloped, directional swales greater than one foot below finished grade, shall not be located in or overlap required landscape buffers unless otherwise approved in writing by the Land Development Division. (This space intentionally left blank.) 56 578 59 601 623 664 65 667 689 70 U:\zoning\CODEREV/2005\BCC Hearings\Round 02\01-26-06\1st Reading - Exhibit G.doc Notes: Underlined language indicates proposed new language.

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EXHIBIT H

ARTICLE 11 – SUBDIVISION, PLATTING AND REQUIRED IMPROVEMENTS

1 ULDC, Art. 11.A.8.B.2, Decision by County Engineer, (page 13 of 45), is hereby 2 Part 1. 3 amended as follows: 4 **GENERAL REQUIREMENTS** 5 **CHAPTER A** 6 **Section 8 Exceptions to General Requirements B.** Plat Waiver with Certified Survey 7 2. Decision by County Engineer 8 In determining if platting may be waived, the County Engineer shall distribute each 9 application to, and consider recommendations received from the following agencies regarding 10 conformance with requirements of their respective regulations and program responsibilities: 11 The Directors of the Land Development and Traffic Divisions, and Survey Section of the 12 a. Engineering Department; 13 The Directors of the Planning, and Zoning, and Building Divisions; 14 b. The Director of Environmental Resources Management; 15 C. The County Health Director; 16 d. The Director of Water Utilities; 17 e. The Chief of Fire-Rescue; 18 f. The Director of Parks and Recreation; and, 19 g. 20 h. The County Attorney. ; and The Director of Property and Real Estate Management 21 ÷ 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 (This space intentionally left blank.) 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 623 645 667 869 U:\zoning\CODERE\/2005\BCC Hearings\Round 02\01-26-06\1st Reading - Exhibit H.doc Notes: <u>Underlined language</u> indicates proposed new language.

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EXHIBIT I

ARTICLE 17 – DECISION MAKING BODIES

Part 1.	UL	DC, Art. 17.B.1.D (page 6 of 96), is here	by amended as follows:
CHAP	rer b	GENERAL PROVISIONS	
Sectio	n 1	Board Membership	
D.	Maxim The ma affecte	um Number of Boards aximum number of boards a person may d by this provision shall be governed by P	serve on at one time shall be three. Members BC Resolution No. 91-1003.
		(This space intention	ally left blank.)
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WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY

ULDC Art. 1.I.2, Definitions, is hereby amended as follows: Part 1 1 2 3 **DEFINITIONS & ACRONYMS CHAPTER I** Section 2 Definitions 4 A. Terms defined herein or referenced in this Article shall have the following meanings: 5 6 73. Arcaded Sidewalk - a covered pedestrian walkway contiguous to a street, plaza or square 7 8 that is open to the public. For the purposes of Art. 3.B.15, WCRAO Westgate Community Redevelopment Agency 9 Overlay, an arcaded sidewalk shall require usable floor area above the roof of the arcade. 10 11 F. Terms defined herein or referenced Article shall have the following meanings: 12 13 50. Lot Frontage -14 a. t That side of the property line abutting a legally accessible street. On a corner lot, the 15 frontage may be designated by the owner, subject to the approval by the Zoning Division 16 who will determine whether it is consistent with the orientation of the other lots and 17 18 improvements on the same side of the accessible street. b. For the purposes of buildings in a TDD or in the WCRAO where a build to line is required, 19 20 and vehicular access may be from the side or rear of the property, the property line used 21 to meet the build to line requirements shall be the lot frontage. 22 23 G. Terms defined herein or referenced Article shall have the following meanings: 24 1. Gallery - a covered promenade over a pedestrian walkway, contiguous to a street, plaza or 25 square that is open to the public, with no usable floor area above. 26 [Renumber accordingly.] 27 28 29 I. Terms defined herein or referenced Article shall have the following meanings: 20. Integration - For the purposes of Art. 3.B. 15.E.1, Mixed Use and determining consistency 30 31 with FLUE Policy 2.4-b and the vertical integration provision of FLUE Policy 2.2.2-f of the 32 Plan, functional or vertical integration shall mean the combination of residential and non-33 residential uses that forms a single project providing for connectivity between uses, parking 34 areas and public spaces, while adequately buffering incompatible uses. 35 [Renumber accordingly.] 36 37 M. Terms defined herein or referenced Article shall have the following meanings: 38 39 39. Mixed Use - for the purposes of Art. 13, means a group of different uses of land within a 40 tract of land or a building for which applications for development permits are sought. For the purposes of Art. 3.B.15, WCRAO, Westgate Community Redevelopment Agency 41 42 Overlay, also means the combination of residential and one or more non-residential uses that 43 are functionally integrated. 44 45 S. Terms defined herein or referenced Article shall have the following meanings: 46 47 56. Sky Exposure Plane - an imaginary inclined plane beginning at a specified height of a building facade and rising over the building at a ratio of vertical distance to horizontal distane. 48 49 [Renumber Accordingly.] 50 1<u>11.</u> Stoop - A small porch or platform. 51 52 [Renumber Accordingly.] 53 W. Terms defined herein or referenced Article shall have the following meanings: 54 17. WCRA Plan - The Westgate/Belvedere Homes Community Redevelopment Plan adopted by 55 56 the BCC on January 11, 2005, as may be periodically amended. 57 [Renumber accordingly.] 58 59 60 61 Part 2. Repealing ULDC, Art. 3.B.15, WCRAO, Westgate Community Redevelopment Area, 62 (page 28-34 of 125) and adopting in its place a new Art. 3.B.15, WCRAO Westgate 63 **Community Redevelopment Area Overlay**, as follows: 64 65 Section 15 WCRAO, Westgate Community Redevelopment Area Overlay

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WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY

<u>A.</u>	Purpose and Intent
	The Westgate/Belvedere Homes Community Redevelopment Agency (WCRA) was crea
	pursuant to F. S. §163 Part III, Community Redevelopment, to remove blighted conditio
	enhance the PBC's tax base, improve living conditions, and preserve areas of low and moder
	cost housing in the Westgate/Belvedere Homes area of unincorporated PBC.
	The use of community redevelopment powers enables the BCC and the WCRA to make pu
	improvements that encourage and enhance investment while providing neighborhood stab
	prevent continuation of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and incompatible land use patterns, and assist revitalization of inefficient and assist revitalization of inefficient and assist revitalization of inefficient and assist revitality and assist revitalization of inefficient and assist revita
	and rehabilitation of older commercial and residential areas in the Westgate/Belvedere Hou
	area. The WCRAO is established with the purpose and intent of encouraging development
	redevelopment of the Westgate/Belvedere Homes area through regulatory incentives; arres
	deterioration of property values; preserving and protecting existing, viable affordable hous
	providing opportunity for the future development of affordable housing; implementing the 2 Westgate/Belvedere Homes Community Redevelopment Plan (WCRA Plan); providing for m
	use development; and providing for increased residential densities and commercial intensit
	without amendment to the Plan.
	The WCRA Plan proposes to use smart growth and form based code principles that incorpor
	urban design and mixed use development to achieve infill, residential and comme
	redevelopment. Mixed use development is required to implement the goals of the WCRA Pla
	allow for a pedestrian friendly environment, the vertical integration of uses, and higher inter
	and density.
<u>B.</u>	General Development Standards
	1. Nonconformities
	Nonconforming uses, structures and lots shall be allowed to continue subject to
	provisions of Art. 1.F., Nonconformities.
	a. Expansion of Existing Non-conforming Parking
	The addition of parking that does not meet the location requirements of this Section,
	is included in the expansion of a non-conforming structure shall be permitted subje
	BCC approval of a Class A Conditional Use.
	2. Exemptions
	All properties in the PO district or any publicly owned properties developed to serve a publicly owned properties devel
~	use shall be exempt from the requirements of Art. 3.B.15, WCRAO.
<u>C.</u>	Boundaries
	1. <u>WCRAO Boundaries</u> The WCRAO consists of those lands within unincorporated PBC bounded by Okeechc
	Boulevard on the north, Belvedere Road on the south, Florida Mango Road on the east,
	Military Trail on the west. See Figure 3.B.15.C-1 – Map of WCRAO Boundaries and S
	areas.
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WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY



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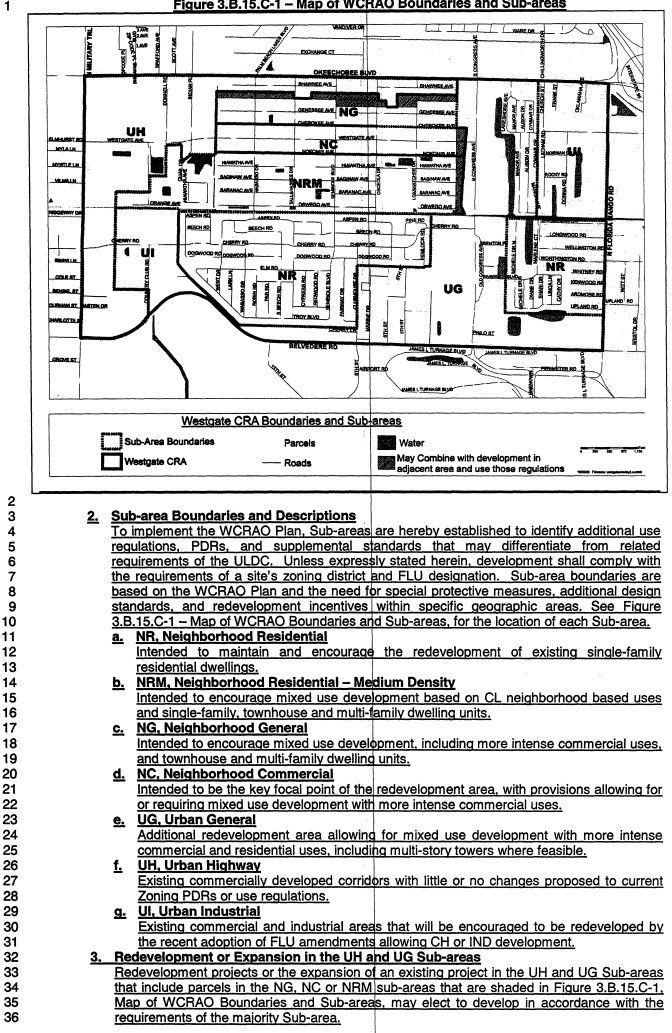
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Figure 3.B.15.C-1 – Map of WCRAO Boundaries and Sub-areas



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WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY

	_	_	_				
1	<u>D.</u>	De				Review Procedures	
2		<u>1.</u>				ommendation	
3						must obtain a recommendation from the WCRA, prior to submitt	
4						outlined under Art. 2, Development Review Procedures, for the followin	
5						p Amendments, Conditional Uses, Requested Uses, Developme	
6			Am	endm	ent	ts, Plan Amendments, Density Bonuses, Variances and projects requ	iring DRO
7			app	oroval	. A	an application for a WCRA recommendation must be made in accordance	<u>ce with the </u>
8			foll	owing	:		
9			<u>a.</u>	App	lica	ation Requirements	
10			—	The	forn	m and application requirements for a WCRA recommendation shall be	submitted
11				as s	pec	ified by the WCRA; however, in no case shall supporting documents r	equired by
12						CRA exceed the requirements of the Development Review Procedu	
13				abov			
14			<u>b.</u>			ame for Response	
15						staff shall determine whether or not the application is sufficient or	insufficient
16						en working days. Any amendment to an application shall require the tim	
17						se to restart.	
18						ficiency and Recommendation	
19						he application is determined to be sufficient, a recommendation shall be	e mailed to
20						applicant within 30 days of application submittal. If a recommenda	
21				-		de within this timeframe, the application shall be considered to have	
22						ommendation for approval, and the WCRA shall provide a letter indicatir	
23						ufficiency	
24						n application is determined to be insufficient, WCRA staff shall provide	e a written
25						ice specifying the deficiencies to the applicant, to be mailed within to	
26						eipt of the application. No further action shall be taken until the	
27						nedies the deficiencies. If the deficiencies are not remedied within 20 of	
28						e of the written notice, the application shall be considered to	
29						ommendation for denial. If amended and determined to be suff	
30						plication shall be processed in accordance with Art. 3.B.15.D.b.1, Suffi	
31						commendation.	ciency and
32		<u>2.</u>	Pu		_	ring Procedures	
33						to the requirements of Art. 2, Development Review Procedures, the follo	owing shall
34				ply:		to the requirements of Art. 2, bevelopment neview i rocedules, the roll	Swing Shan
35			<u>a</u> .		cial	I Zoning Map Amendments	
36			<u>a.</u>			cial Zoning Map Amendment requests shall comply with the following sta	andarde.
37						lustrial Districts	indarus,
38						y request to rezone lots located in the flight path of the PBIA to an indus	trial district
39						all not require a Plan Amendment, in accordance with Policy 1.2-4.d of the	
40						mmercial Districts	le Flan.
41						y request to rezone lots to a commercial district or PDD that were not	decignated
42						nmercial on the FLUA as of the Plan's August 31, 1989 adoption shall	
43						FLUA amendment, in accordance with Policy 1.2-4.c of the Plan, sub	
44						owing:	Ject to the
45						Purpose	
46					aj		d daga nat
40 47						The rezoning advances the purpose and intent of the WCRA Plan, an have an adverse impact on surrounding uses.	a does not
47 48					b)	20 Percent Limitation	
					Ы		
49 50						The rezoning must not cause the total amount of acreage in the WCF	
50						as commercial on the FLUA as of the August 31, 1989 adoption of the	Fian to De
51 50					^ \	increased by more than 20 percent.	
52					ପ	WCRA Approval	
53						The applicant receives a recommendation for approval from the	WCRA IN
54					1	accordance with Art. 3.B.15.D.1. WCRA Recommendation.	
55			<u>D.</u>			A Conditional Uses on Lots Two Acres or Less	
56						or new application for a Class A Conditional Use, with a Gross Land	Area of two
57	-		-			or less, may be approved as a Class B Conditional Use.	
58	E.						
59		1.		ixed L			
60						RAO, mixed use means the combination of residential and one or	
61						uses that are functionally integrated. Mixed use may be required or p	
62						I districts that have a commercial with underlying residential FLU desi	gnation, as
63			inc	licate	<u>a in</u>	n Table 3.B.15.E-1, WCRA Mixed Use.	
64							
65							
66							
67 60						(This space intentionally left blank.)	
68 60							
69							
	Notes	;			-		
						• · · · · ·	

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Table 3.B.15.E-1 – WCRAO Mixed Use UG UH U NR NRM NC Sub-areas NG Required ²⁵ Required¹ Permitted **Prohibited** Mixed Use Prohibited Required¹ Permitted <u>50%</u> Minimum Residential Use 4 N/A 50% 25% <u>N/A</u> <u>N/A</u> <u>N/A</u> Maximum Residential Use <u>N/A</u> 100% <u>100%</u> <u>75%</u> <u>N/A</u> <u>N/A</u> <u>N/A</u> <u>N/A</u> <u>d%</u> <u>25%</u> <u>N/A</u> N/A Minimum Non-residential Use <u>N/A</u> <u>0%</u> 50% 50% <u>N/A</u> N/A N/A N/A Maximum Non-residential Use 75% Notes for Table 3, B451E41 Non-residential zoned lots with a commercial with underlying residential FLU designation, approved as part of Plan Amendment Round 2005-01, shall be subject to the requirements of Art. 3.B.15.E.1.a, Required Mixed Use in NRM, NG and NC Sub-areas. 1. Required only on Westgate between Loxahatchee Drive and Wabasso Drive in accordance with Art. 3.B.15.E.1.a, Required Mixed Use 2. in the NRM, NG and NC Sub-areas. Maximum residential use may be increased to 100% and minimum non-residential uses may be reduced to 0%, east of Loxahatchee 3, Drive, and West of Wabasso Drive. Minimum and maximum percentages for residential and non-residential uses are calculated by dividing the total GFA for either use (residential OR non-residential) type by the total GFA (residential AND non-residential). <u>4.</u> Minimum residential and maximum non-residential percentages may be waived once all permitted residential density has been utilized, if <u>5.</u> no Density Bonus Pool units are available. 2 3 Required Mixed Use in NRM, NG, and NC Sub-areas <u>a.</u> 4 In the NRM, NG and NC Sub-areas, non-residential uses shall only be permitted if all permitted residential density is utilized, but in no case shall it be less than one unit. Density shall be calculated as standard density, or maximum density for PDDs, TDDs, 5 6 7 and projects meeting the requirements of FLUE Policy 1.2.2-a of the Plan, which ever is 8 greater. Regardless of mix of uses, noh-residential FAR shall not exceed the maximum 9 FAR permitted by the Plan. 10 **Vertical Integration** <u>b.</u> Projects that vertically integrate a minimum of 20 percent of a site's approved (includes 11 12 allowed density and any density bonus units) residential density with commercial uses 13 may be allowed to utilize up to 100 percent of both the site's commercial intensity and 14 residential density. 15 2. Sub-area Use Regulations 16 **Use Regulations** <u>a.</u> 17 In addition to the requirements of Table 3.E.1.B-10, Table 3.F.I-32, and Table 4.A.3.A-1 18 the following uses shall be prohibited or permitted in the WCRAO Sub-areas: 19 20 Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations

OT NR NRM Sub-areas NC UG UH NG Ur **Residential Uses Multi-family** X 87 Commercial Uses Щ. Д Adult entertainment X Х Х 2 X х X X **Auto Service Station** X Х X <u>18</u> **Convenience Store with Gas** X Χ ¥ <u>37</u> 2 --: Sales Day Labor Employment Serv. X Χ X X X Χ <u>X</u> <u>41</u> **Repair and Maintenance,** Χ X <u>107</u> X -= = 2 General X Self-service Storage X Χ X <u>120</u> **Vehicle Sales and Rental** x X Χ <u>135</u> A¹ **Office Warehouse** A¹ X X X X Α <u>138</u> Key Prohibited in Sub-area Subject to Use Regulations of zoning district Conditional or Requested Use Class A MONBIDO SEM SE2 Limited to lots with a CH or IND FLU Designation and corresponding zoning district.

A number in the NOTE column refers to Art 4.B, Supplementary Use Standards, which are applicable to the use

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b. Table for Allowable Uses by Floor

Where permitted by the existing zoning district, uses shall be further regulated by floor, as indicated in Table 3.B.15.E-3, WCRA Sub-area Uses Permitted by Floor, and Figure 3.B.15.F-3, WCRAO Sub-area Building Configurations and Lot Placements.

(This space intentionally left blank.)

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<u>Sub-areas</u>	NR	NRM	NG		NC	<u>UG</u>	UH	
1 st Floor	R.Cv. Rc	All	All	<u>C. O.</u>	<u>CV, Rc ²</u>	<u>All</u>	All	<u>C,</u>
2 nd Floor	R,Cv, Rc	R,Cv,Rc,O	R,Cv,Rc,O		All	All	All	A
3 rd Floor	R	R	R	F	<u>1,0</u>	<u>All</u>	All	A
4 th Floor	<u>NA</u>	NA	R		<u>,0</u>	All	All	A
5 th Floor and above	NA NA	NA	NA		R	All	All	
				Contraction of the second				
Key All Residential, Civic, Re					Residen	tiol		114,022,90
All Residential, Civic, Re C Commercial, other th		Commercial, ar	id industrial		Civic	liai		
I Industrial				Rc	Recreati	on		
NA Not Applicable				0	Office			
Notee for Table StB 15.E-3.							Table 0.B.454	
1. Use allowed by floor on Mixed Use.	v where permitte	ed by existing z	oning district.	and the	nixea use	provisions of	Table 3.B. 15.1	<u>-1, vvc</u>
additional P be in comp 3.B.15.F-4, Configuration a. NRM, N A buildi line with 1) No roo 2) No ma 3) A m		the form bas blished for the standard, P b-area PDR acement. de Setback A, NG and No ack, subject to ors or other of rs and soffits hing, attachr er than clear assement is of structure let	sed code to be seven Su DD or TDD s, and Figu Reduction C sub-areas the following penings are may encro nent, or an ing and pai granted allo	b-areas PDRs ure 3.B mg for to permit ach ont y item nting wi wing for	s. Devel unless 15.F-3, e built al he façad ted. No o adjace or meth hen visib r a minin	opment in specified o WCRAO S ong the inte e built with portion of nt property od of cons ble, shall be num of two	the WCRAC otherwise in Sub-area Bu erior side pro a zero setba building, incl struction reg permitted. feet for acco	<u>shall</u> <u>Table</u> <u>iilding</u> <u>operty</u> <u>ack:</u> <u>iuding</u> <u>uiring</u> <u>ess to</u>
	ght shall be l		o stories an	d a ma	ximum d	of 25 feet.	Additional I	neight
	y be permit							
	ד)	This space in	tentionally l	əft blanl	k.)			

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Table 3.B.15.F-4 – WCRAO Sub-area PDRs NRM UG UH U Sub-areas NR NG NC Lot Dimensions: **Minimum Lot Depth** 90' 40% 40% 40% 40% 45% **Maximum Building Coverage** 40% tbacks: Build to Build to Build to Build to Build to Front 1,3 -: Line Line Line Line Line 15' Side 10' 10 10 15 20 Build to Build to Build to Build to Build to Side Street 1,3 2 : Line Line Line Line Line Rear 1,4 25' 25 25 25 25 Build to Line ³ C/MU: 10-Frontage¹ 15' 15' <u>10'</u> 2 C 10' - 25' 1 25 Minimum Building Frontage Frontage 80% 60% C: 60% 60% 60% Plazas and Squares 25% of frontage, up to a depth of 20' Build to Line Exception Min Width 20 20' 20 20 Minimum Length 20 Þn 20' 20 Maximum Height Stories 10 15 6 20 36' 48 72 240 Feet 120 180 Accessory dwellings stories and Other. Maximum Building Length 300 300' 300 300' Kev PDRs not specified in this table shall be subject to the PDRs of the lot's zoning district. For Commercial Uses M For Mixed Uses NOTES for Table 3.B.15.F-4: Single-family dwellings are not subject to Sub-area provisions. <u>1.</u> 2. Building coverage may be increased to 60% if all parking is provided offsite or in a parking structure. Additional setbacks may-apply per Art. 3.B.15.F.3, Sky Plane Exposure. Side setbacks may be reduced to zero in accordance with Art. 3.B.15.F.1.a, NRM, NG and NC Side Setback Reduction. Width may be reduced by 50 percent for buildings less than 80 feet in length. 3. 4. 5. 6. Mid-block separation a minimum of 20 feet in width is required at the first floor level for building length in exceeding 200 feet, and must be 50 feet or more from either end of the building. 2. Build to Line and Frontages a) Build to Line The build to line may be adjusted by the DRO to accommodate requirements such as, increased R-O-W buffers due to location of existing utility easements, or required corner clips. Where a build to line is required by Table 3.B.15.F-4, WCRAO Sub-area PDRs, the first three floors of all main structures, excluding parking garages, shall be built to the build to line, unless specified otherwise. An additional ten or 12 foot setback is permitted where a gallery is used in lieu of an arcade. Up to 25 percent may be setback to accommodate requirements for balcohies, and recesses and projections up to a maximum of three feet. **Building Frontage** b) Building frontage shall be in accordance with the requirements for each Sub-area and Figure 3.B.15.F-3, WCRAO Sub-area Building Configurations and Lot Placements, and Figure 3.B.15.F-4, Required Building Orientation. Frontage requirements may be reduced for lots with no rear access to required parking to accommodate a drive isle to the rear of the lot and required landscaping. 3. Sky Exposure Plane In the NC, UG, UH and UI Sub-areas, the maximum height of a structure at the build to line, shall be in accordance with Table 3.B.15.F-5, Sky Exposure Plan, and Figure 3.B.15.F-2, Sky Exposure Plane. (This space intentionally left blank.) Notes: Underlined language indicates proposed new language.

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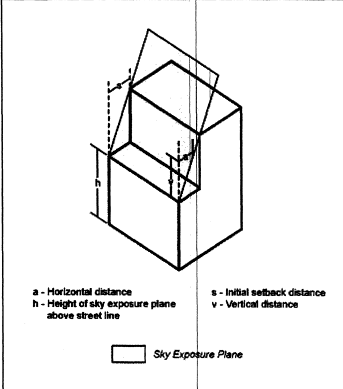
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Table 3.B.15.F-5 – Sky Exposure Plane

Sub-area		NC	UG and UH	<u>UI</u>
s Initial Setback	Narrow Street	20	<u>20</u>	20
Distance	Wide Street	<u>15</u>	<u>15</u>	<u>15</u>
h Maximum Height o	f Sky Exposure Plane at Build to Setback	48' or 4-stories,	60' or 5-stories,	72' or 6-stories,
Line.		whichever is less	whichever is less	whichever is less
On Narrow Street	v Vertical Distance 1	1	<u>2.7</u>	<u>3.7</u>
	a Horizontal Distance 2	1	1	1
On Wide Street	v Vertical Distance 1	1	<u>5.6</u>	7.6
	a Horizontal Distance 2	1	1	1
Notes for Table 3.B.15.	F5, Sky Exposure Plane			
	d as a ratio of vertical distance to horizontal dist	ance.		
	as an R-O-W of 60' or less, and a wide street ha		greater.	



Figure 3.B.15.F-2 – Sky Exposure Plane



4. Base Building Line

The 40 foot wide visual buffer requirement of Article 3.D.1.D.1, Base Building Line, shall not apply to those lots abutting Westgate Avenue between Congress Avenue and Military Trail. The base building line for said lots shall be the existing R-O-W line of Westgate Avenue.

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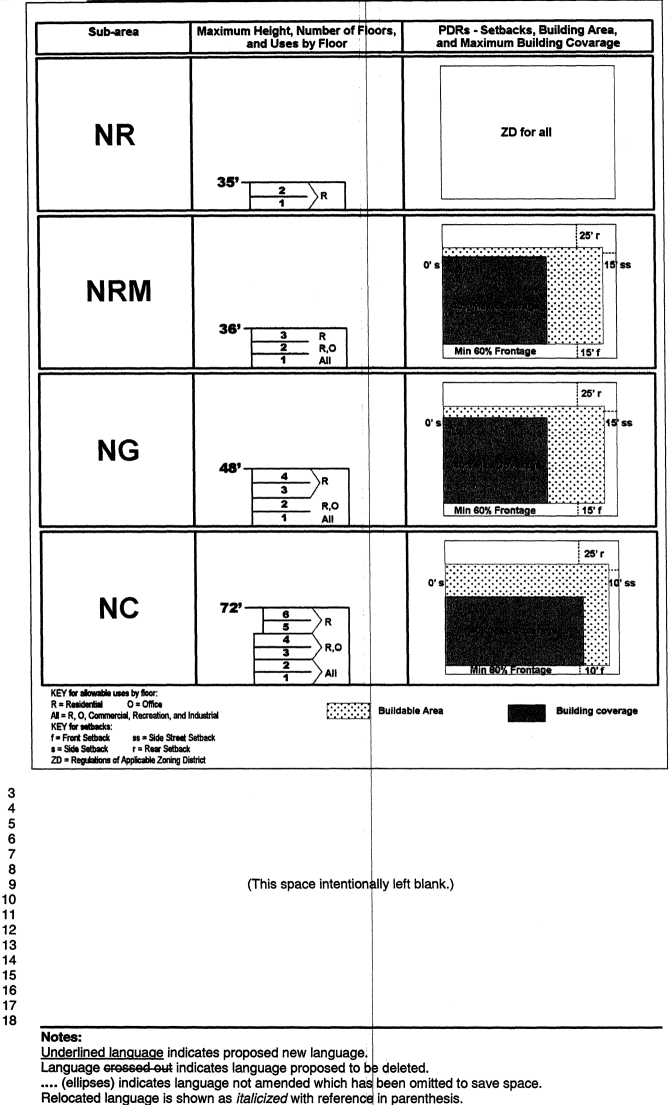
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Figure 3.B.15.F.3 - WCRAO Sub-area Building Configurations and Lot Placements

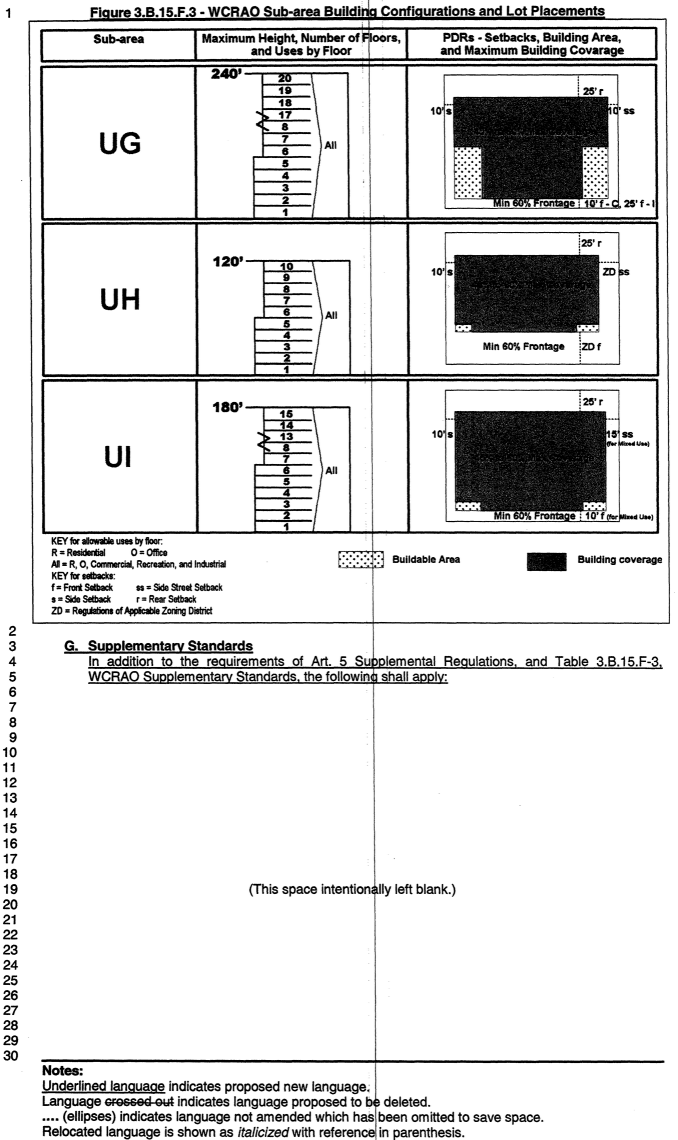


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Si	ub-areas	<u>.15.G-5 – WC</u> NR	NRM		NG	<u>NC</u>	UG	<u> </u>	<u> </u>
faalo Faaila	- Dwolling Link	1 1 000 a f		Enclo	sed Livinc	<u>Area</u>	1		
ccessory D	y Dwelling Unit	<u>1,000 s.f.</u> 300 s.f	<u>1,000 s.f.</u> 300 s.f		2 800 s.f				
					nd Walls:	ange andere soler og en en en er Sterner i State og en er	STAN VALMA	<u>a 1888</u>	2313 R.Q.
rohibited Ma	aterials	<u>Ch</u>			barbed wire	e, wood basket w	veave, or corrug	ated metal pan	els
		<u> </u>	Archit	ectur	ai reature	Required -		11.947 - 1997 (J. 1997) 11.947 - 1997 (J. 1997) 11.947 - 1997 (J. 1997)	tike, sakolaka.
rcades and	Galleries ¹	:	-	:	-	Westgate	:	:	:
				:		Avenue			
	ilding Depth Floor Height		20'		<u>20'</u>	<u>20'</u> <u>12'</u>	30'		<u>30'</u>
	mber of Floors		+	+		22			
		and diales of	Wind	lows:	ind Doors	n de geralts faits en			
linimum Gla	azing of Frontage ³	<u> </u>	3		3	3			man han an a
ront Sathao	<u>k Maximum</u>		Porches, Ba	alconi		tryways		and the second	oora dagaan
ncroachme		<u>8'</u>	<u>6'</u>		<u>6'</u>	=	:	=	2
in/Max Por	ch Depth ⁴		and the second	6'/10'			÷	-	
in/Max Por			<u>8'/50% of</u>		ng facade		<u> </u>	i	
lin/Max Balo	cony Depth cony Length		6'/50% total	<u>3'/3'</u>	Iding facad	A			
			070078 1014		ding:				New York
	Surface Parking	1	Rear		Rear	Rear	-		
riveways *			<u>Rear</u>		Rear	Rear	and the second second second		
						and Garages:	的一位,在中国自己的法国教授制度		
etached	Location Setbacks		acade of prima 5' side or rear		uctures.	=	=		:
ttached	Location		hin. of 20' from		facade				
					caping:				
	Landscaping for pro	visions allowing		n Peri			ng requirement	<u>s.</u>	
lin. Pervious	Surface Area		20%		20%	20%	_		
See Art. Exclude: Access f	d second floor shall r 3.B.15.G.3.c, Fenes	neet minimum fr tration Details – may be permitte all be required fo	ontage and de Windows and ed for lots with or garages fron	Doors	ar street fro	ontage.	ry Standards.		
See Art. Excludes Access 1 Minimun	d second floor shall r 3.B.15.G.3.c, Fenes s stoops. from the front or side n 20 foot setback sha <u>Accessory an</u> a. Accessory	neet minimum fr stration Details – may be permitted all be required for d Prohibited y Structures	rontage and de Windows and ed for lots with or garages fron	pth re Door no re ting o	equirements ar street front n a street c	<u>ontage.</u> or alley.			
<u>See Art.</u> Excludes Access f	d second floor shall r 3.B.15.G.3.c, Fenes s stoops. from the front or side n 20 foot setback sha Accessory and a. Accessory Accessory	neet minimum fr stration Details – may be permitte all be required fo d Prohibited y Structures structures sh	rontage and de Windows and ed for lots with or garages fron I Uses nall be archi	epth re Doors no re tting o	equirements ar street front n a street c	<u>s.</u> ontage.		building.	
. See Art. Excludes Access f Minimun	d second floor shall r 3.B.15.G.3.c, Fenes s stoops. from the front or side n 20 foot setback sha Accessory an <u>Accessory b.</u> Accessory	meet minimum fr stration Details – a may be permitted all be required for d Prohibited y Structures structures sh y Dwellings a	rontage and de Windows and ed for lots with or garages fron Uses udl be archi and Garage	epth re Doors no re ting o	ar street front a street of the street of th	<u>ontage.</u> or alley. npatible with t	he principal		and
. See Art. Excludes Access f Minimun	d second floor shall r 3.B.15.G.3.c, Fenes s stoops. from the front or side n 20 foot setback sha Accessory an <u>Accessory</u> <u>Accessory</u> <u>Accessory</u> <u>Accessory</u>	meet minimum fr tration Details – may be permitted all be required for d Prohibited y Structures structures sh y Dwellings ar	rontage and de Windows and ed for lots with or garages from I Uses nall be archi and Garages and garages	epth re Doors no re ting o	ar street front a street of the street of th	<u>ontage.</u> or alley.	he principal		and
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. See Art. Excludes Access f Minimun	d second floor shall r 3.B.15.G.3.c. Feness s stoops. from the front or side n 20 foot setback sha Accessory <u>Accessory</u> <u>Accessory</u> <u>Accessory</u> <u>Accessory</u> <u>Accessory</u> <u>Figure 3.F.</u> <u>C.</u> Prohibited	meet minimum fr tration Details – may be permitted all be required for d Prohibited y Structures structures sh y Dwellings ar dwellings ar 3.E-20, TND I Uses in Fro	rontage and de Windows and ed for lots with or garages from USES and Barchi and Garages d garages. Garages. ont Yards	tectu es <u>ino re</u> iting o itectu es shal	ar street front a street front n a street contrally cont	<u>ontage.</u> or alley. npatible with t	he principal l	3.B.15.G.5	
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<u>Excludes</u> <u>Access f</u> <u>Minimun</u> <u>1.</u>	d second floor shall r 3.B.15.G.3.c, Feness s stoops. from the front or side n 20 foot setback sha Accessory and a. Accessory Accessory b. Accessory Figure 3.F. C. Prohibited In the NR building fact 1) Parking 2) Clothe 3) Electric 4) Air cor 5) Antenr Fences, Walls Interior fencess and shall not o a. Mixed Use Fences and development b. NRM and Fencing fo limited to co Architectural a. Porches and Notwithsta	meet minimum fr tration Details – may be permitted all be required for d Prohibited y Structures structures sh y Dwellings ar 3.E-20, TND d Uses in From , NRM, NG cades: g on unpaved slines and ot calmeters. nditioning equi- nas and satel and Hedges and walls in bstruct views b Development of walls shall on residential to tecorative wr Guidelines and Balconie unding the residential to the content of the second and Balconie	ontage and de Windows and ed for lots with or garages from Uses hall be archi and Garages Garages. Ont Yards Sub-areas, ber clothes ite dishes. Sub-areas, her clothes ite dishes. Sub-areas, ber clothes ite dishes. Sub-areas, her clothes ite dishes. Sub-areas, her clothes ite dishes. Sub-areas, ite not areas, ite dishes. Sub-areas, ite not areas, ite dishes. Sub-areas, ite not areas, ite not ar	ino re Doors ino re iting o itectu es shal drvir shal drvir shal drvir shal drvir tudin NG ian a Sub tudin ted i NC S tyar of A	ar street fro a street fro n a street of rally com i meet the followin og appara d window and NC ccess-wa -area n the fro ub-area. d setbacl er simila	s. <u>ontage.</u> <u>or alley.</u> <u>hpatible with t</u> <u>he requirement</u> <u>g uses are readers</u> <u>atus.</u> <u>w units on the</u> <u>Sub-areas shays, courtyard</u> <u>ont or side str</u> <u>ks may be incourtyard</u> <u>ks may be incourtyard</u> <u>h.2.a, Balcoo</u>	he principal I nts of Table prohibited in building faca hall be decor s, or parking reased to size at do not obs	3.B.15.G.5 front yards ade. rative in nat rative in neig	<u>s or</u> ure, use ht if
<u>See Art.</u> <u>Excludes</u> <u>Access f</u> <u>Minimum</u> <u>1.</u>	d second floor shall r 3.B.15.G.3.c, Feness s stoops. from the front or side n 20 foot setback sha Accessory and a. Accessory b. Accessory Accessory Figure 3.F. C. Prohibited In the NR building fact 1) Parking 2) Clothe 3) Electric 4) Air cor 5) Antenr Fences, Walls Interior fencess and shall not o a. Mixed Use Fences and development b. NRM and Fencing fo limited to co Architectural a. Porches and Notwithsta of 20 perco	meet minimum fr tration Details – may be permitted all be required for d Prohibited y Structures structures sh y Dwellings ar 3.E-20, TND d Uses in From , NRM, NG cades: g on unpaved slines and ot cal meters. nditioning equi- nas and satel and Hedges and walls in bstruct views bstruct views and walls shall on residential to tecorative wro- Guidelines and Balconie and ing the rec- ent of all tow	ontage and de Windows and ed for lots with or garages from Uses nall be archi and Garages Garages. Ont Yards Sub-areas, ber clothes upment, inc lite dishes. Sub-areas, d surfaces. her clothes upment, inc lite dishes. Sof pedestri ent and NC be prohibi pject in the N as uses in from ought iron co s quirements nhouses or	ino re Doors Ino re iting o itectu es shal drvir shal drvir shal drvir shal drvir the drvir the drvir the drvir the the f f f f f f f f f f f f f f f f f f f	ar street fro a street fro n a street of rally com rally com followin followin followin and NC ccess-wa and NC ccess-wa and NC ccess-wa and NC ccess-wa and NC ccess-wa a setbacc er simila rt. 5.C.1.	s. <u>ontage.</u> <u>or alley.</u> <u>hpatible with t</u> <u>he requirement</u> <u>g uses are readers</u> <u>atus.</u> <u>w units on the</u> <u>Sub-areas shays, courtyard</u> <u>ont or side str</u> <u>ks may be inc</u> <u>r materials th</u> <u>h.2.a, Balcon</u> <u>ber of multi-f</u>	he principal I nts of Table prohibited in building faça nall be decor is, or parking reased to siz at do not obs nies and Pat amily dwellin	3.B.15.G.5 front yards ade. rative in nat rative in neig	<u>s or</u> ure, use ht if
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<u>See Art.</u> <u>Excludes</u> <u>Access f</u> <u>Minimum</u> <u>1.</u>	d second floor shall r 3.B.15.G.3.c, Feness s stoops. from the front or side n 20 foot setback sha Accessory and a. Accessory b. Accessory Accessory Figure 3.F. C. Prohibited In the NR building faa 1) Parkin 2) Clothe 3) Electrid 4) Air cor 5) Antenr Fences, Walls Interior fencess and shall not o a. Mixed Use Fences and development b. NRM and Fencing fo limited to co Architectural a. Porches a Notwithsta of 20 perco floor shall be required	meet minimum fr tration Details – may be permitted all be required for a Drohibited y Structures structures sh y Dwellings ar 3.E-20, TND t Uses in Fro t Use in 	ontage and de Windows and ed for lots with or garages from Uses hall be archi and Garages Garages. Ont Yards Sub-areas. A surfaces. her clothes upment, inc lite dishes. S the NRM. of pedestri ent and NC be prohibi pject in the N as uses in from ought iron c as quirements nhouses or ial balconies ect with les	ino re Doors Ino re iting o itectu es shal drvir shal drvir ludin NG ian a Sub ited I NC S t yarr or oth of A the sor y	ar street from a street from a street of rally com i meet the followin of appara d window and NC ccess-wa area n the from ub-area. d setbach er simila rt. 5.C.1. total num porches.	<u>s.</u> <u>ontage.</u> <u>or alley.</u> <u>hpatible with t</u> <u>he requirement</u> <u>g uses are readers</u> <u>atus.</u> <u>w units on the</u> <u>Sub-areas shavs, courtyarc</u> <u>ont or side str</u> <u>ks may be incourtyarc</u> <u>wher of multi-f</u> <u>A minimum of multi-f</u>	he principal I nts of Table prohibited in building faça nall be decor is, or parking reased to siz at do not obs nies and Pat amily dwellin	3.B.15.G.5 front yards ade. rative in nat rative in neig	<u>ure,</u> use ht if
<u>See Art.</u> <u>Excludes</u> <u>Access f</u> <u>Minimum</u> <u>1.</u>	 <u>d second floor shall r</u> <u>3.B.15.G.3.c. Feness</u> <u>s stoops.</u> <u>from the front or side</u> <u>a. Accessory an</u> <u>a. Accessory</u> <u>b. Accessory</u> <u>Accessory</u> <u>Accesory</u> <u>Accessory</u> <u>Accesory</u>	meet minimum fr tration Details – may be permitted all be required for all be required fo	ontage and de Windows and ed for lots with or garages from Uses hall be archi and Garages Garages. Ont Yards Sub-areas. A surfaces. her clothes upment, inc lite dishes. So the NRM. of pedestri ent and NC be prohibi pject in the N as uses in from ought iron c as quirements nhouses or lal balconies ect with les entation	apth re Doors Ino re titing o itectu es shal dryir shal dryir ludin NG ian a Sub ited i NC S t yard or oth of A the s or u s tha	ar street front a street front n a street of n a street of n a street of n a street of n meet the followin of appara of window and NC cess-wa a window and NC cess-wa a window and NC cess-wa a setback ub-area. d setback d setback d setback er simila rt. 5.C.1. total num porches. n five un	<u>s.</u> <u>ontage.</u> <u>or alley.</u> <u>hpatible with t</u> <u>he requirement</u> <u>g uses are re</u> <u>atus.</u> <u>w units on the</u> <u>Sub-areas shavs, courtyarc</u> <u>ont or side str</u> <u>ks may be inc</u> <u>r materials th</u> <u>H.2.a, Balcon</u> <u>iber of multi-f</u> <u>A minimum of the stress</u>	he principal I nts of Table prohibited in building faça nall be decor is, or parking reased to siz at do not obs nies and Pat amily dwellin of one balcor	3.B.15.G.5 front yards ade. rative in nat entrances. s for mixed feet in heig struct vision.	<u>ure,</u> use ht if

Notes:

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WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY

c. Fenestration Details - Windows and Doors

All mirrored or reflective glass, sliding glass doors and glass blocks shall be prohibited. Where required, glazing shall have a minimum 85 percent transparency. A minimum of six square feet of glazing per linear foot of facade shall be provided at a pedestrian scale. on the first floor frontage or side street frontage. A minimum of two square feet of glazing per linear foot facade shall be required per floor, for all floors on the frontage or side street frontage.

d. Arcades and Galleries

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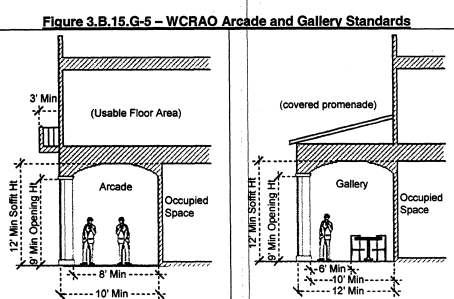
23

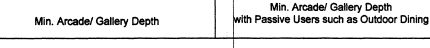
24 25

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Arcade or gallery dimensions shall be in accordance with Figure 3.B.15.G-5, WCRAO Arcade and Gallery Standards. Where arcades and galleries are required, galleries shall not exceed 25 percent of the total building frontage.





Drive Thrus and Gas Station Canopies е.

In the NRM, NG and NC Sub-areas, a drive thru, gas station canopy or fueling area shall

be located to the rear of all buildings. **Mezzanines**

f.

÷

Mezzanines shall be counted as a floor, but cannot be used to meet the NC Sub-area two-story requirement.

H. Density Bonus Programs 1. **Density Bonus Pool**

Notwithstanding the provisions of Art. 5.G, Density Bonus Programs, an additional 1,300 residential units are available in the WCRAO in accordance with Plan Policy 1.2.4-b, and the following:

Table 3.B.15.H-6 - WCRAO Density Bonus Pool Limits

	10 0.0.10.1			011031 001		NULL OF MERCHANNEL COMPANY AND	
Sub-areas	<u>NR</u>	NRM	NG	<u>NC</u>	UG		<u>U</u>
Max WCRAO Density Bonus Per Acre	<u>n/a</u>	<u>20</u>	<u>30</u>	<u>50</u>	<u>150</u>	<u>150</u>	<u>n/a</u>
Notes for Table 3.B.15.H-6:			:				•
1) Additional Density Bonus Poe	ol Units are or	nly permitted whe	re a project uti	lizes all allowed	d density as indic	ated by FLU de	esignation
the Plan.							
a. WCRA Red	commenda	ation					
			-	on the Dev			tata a
		that includes					
recommen	dation from	<u>the WCRA</u>	in accorda	ince with th	<u>ne standards</u>	of 3.B.15.I	<u> D.1.b,</u>
Timeframe	for Respo	onse. A proje	ect that me	ets four of	the following	six factors	shall
receive a re	ecommend	ation for appr	oval from th	e WCRA:			
		oject meets t			ontana requi	rements of	Tahla
				Dullung II	ontage requi		Table
		AO Sub-area					_
		ject includes					
<u>O-W t</u>	<u>o ensure tl</u>	hat vehicular	access is	imited to a	rear, in acco	ordance wit	<u>h Art.</u>
3.B.15	.l.1.a.1).		5				
		the propose	d project in	cludes mixe	d use with a	minimum d	of ten
		ximum of 50 p					
							and the second
		e percent of			والمتجار بالمراجع والمراجع المتحد والمحادث والمحاد والمحاد والمحاد والمحاد والمحاد والمحاد والمحاد والمحاد وال	والتركي والمتحد المتحد والمتحد والمتحد والمتحد والمحد والمحد والمحد والمحد والمحد والمحد والمحد والمحد والمحد و	
public	amenity or	a public plaza	<u>a, with a mi</u>	<u>nimum size</u>	of 800 square	e feet and 2	<u>5 feet</u>
in wid	th, includir	ng but not li	mited to pu	ublic art (no	ot depictina	any adverti	sina):
			i				
Notes:							

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WC	RAO, '	WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY
		fountains of at least eight feet in height and 16 feet in diameter; pergolas; bell or
		clock tower; and public seating areas (not in conjunction with any restaurant seating).
	5)	A minimum of 40 percent of the projects allowed density is reserved for affordable
		housing meeting the requirements of Art. 3.B.15.H.1.c, Affordability Standards.
	6)	Preferred uses:
		a) NRM Sub-area: business or professional office, medical or dental office,
		personal services, and townhouses.
		b) NG Sub-area: business or professional office, medical or dental office, personal
		services, printing and copying services, and Typell restaurants.
		c) NC, UG and UH Sub-areas: business or professional office, personal services,
		printing and copying services, Type I restaurants that meet the requirements of
		Art. 4.B.1.A.109.c.2), Permitted By Right, and Type II restaurants.
		proval Process
		e review process for a WCRAO Density Bonus Pool approval is based on the density
		nus requested in accordance with Table 3.B.15.H-6, WCRA Density Bonus Pool
		proval. Notice of all proposed projects shall be forwarded to the BCC by the Division sponsible for reviewing application.
	rea	sponsible for reviewing application.
		Table 3.B.15.H-7 – WCRAO Density Bonus Pool Approval
	Ad	proval Process Annual Bonus Min % of Density Bonus Units Required
	Star Land	Required Units per Acre
		$\frac{1}{1000} \frac{1}{1000} \frac{1}{1000$
	and the second se	DRO Approval 2 - 3.99 40% BCC Approval 4 or more
		tor Table 3.B.15.H-7:
	<u>1.</u> Th	e transfer of density to a PDD or TDD requires approval as a requested use.
	2. Up	to one unit may be permitted by right for projects less than one acre in size. Fordable units shall include very low and low income households as required by the Plan.
	<u> </u>	oldable units shall include very low and low income households as required by the Flah.
	c. Af	fordability Standards
		nits required to be affordable shall comply with the standards for WHP units, as follows:
	Ār	t. 5.G.1.G.1.b, Design Standards; Art. 5.G.1.G.2, Management Plan; Art. 5.G.1.G.4,
		x of Units; Art. 5.G.1.G.5, Assurance of Affordability; and, Art. 5.G.1.G.6, Limitation on
	Re	estrictions.
<u>2.</u>		Density Bonus Programs
		ests for approval of other residential density through Art. 5.G., Density Bonus Programs
		equest to waive the compatibility and additional landscaping required, if consistent with
		an, subject to a WCRA recommendation for approval and BCC approval of a Class A or
I Ba		nd Streets
<u>I. Pa</u> <u>1.</u>	Parkir	
		eneral
		Parking in the NRM, NG, NC and UG Sub-areas shall be accessed from the rear of
		the lot from a street or alleyway, when available.
	<u>2)</u>	Reserved parking, including spaces reserved for valet parking, shall be prohibited
		except for parking provided above the minimum required, or for individual garages for
		residential units.
	<u>b.</u> Pa	arking Exemption in the NC Sub area
		ojects on lots less than 10,000 square feet in size shall be exempt from on site parking
		quirements if fronting on a street with on-street parking.
		llowable Reductions in Required On-site Parking
		ne required amount of on-site parking may be reduced in accordance with any of the
		llowing provisions. These provisions may be applied cumulatively. NRM, NG and NC Deviations
	ш	Deviations in the required parking specified in Table 6.A.1.B-1, Minimum Off Street
		Parking and Loading Requirements shall be permitted for mixed-use or residential
		projects in the NRM, NG or NC Sub-areas as specified in Table 3.B.15.I-7, WCRAO
		Mixed Use Parking Deviations
	2)	Curbside Parking
	,	On street parking available along the frontage, side or rear lot lines that directly abuts
		the subject lot may be applied toward the parking requirements of the uses on the lot.
		Applicable spaces shall be calculated by taking the total linear distance of parking
		spaces and abutting the site's lot lines and dividing but the average length of spaces.
		(This space intentionally left blank.)
Notes:		
	langua	lge indicates proposed new language.
<u>Sugar ning</u>	a la lyuo	Me mainares proposed new language,

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WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY

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Table 3 B 15 L7 - WCBAO Mixed Use Parking Deviations

2			Mixed Use Parking Deviations
			Parking
	Multi-family	<u>1 Bedroom</u>	1 per unit plus required guest parking
	Residential Hotel or Motel (ot	<u>2 Bedroom</u> her areas calculated separately)	1.5 per unit plus required guest parking 1.25 per room
		or Professional and Medical or Dental	2.5 per 1,000 sq. ft.
	Commercial Uses		2.5 per 1,000 sq. ft.
	Commercial, Gen	eral Retail Sales	3 per 1,000 sq. ft.
	Restaurant, Bar		<u>1 péri4 seats</u>
	1. Loadi	ng shall be in accordance with Table 6.A.1.B-	1, Minimum Off Street Parking and Loading Requirements
З	11 2000		
4		3. Connections to Adjacent Pa	rking
			adjoining or future adjoining lots shall be granted a five
5 6			nt of required parking. This five percent reduction shall
7			alculated parking requirement, after all other eligible
8		reductions are taken into cons	
9	<u>2.</u> A	ccess and Circulation System	
10	a	On a star still and in Faileting D O W	
11			e alternatives to PBC standard design sections for local
12			s are maintained by PBC, in order to accommodate
13		المستعدين والمتحدين والمحادية والمحادة المتعر وكمتعادة وتتناصب والمتحد والمتحد والمتحد والمحاد والمحاد والمحادة	aving and drainage improvements to an existing public
14			The eligible R-O-Ws shall have a width of less than 50
15			shall provide for paved travel-way widths, structural
16			cess, dead-end turnarounds, and safe sight corners as
17			local streets, or as deemed equivalent by the County
18			and discharge control of storm-water runoff to the street
19			led by secondary storm-water management facilities
20			-W, permitted and constructed in accordance with
21			cies having jurisdiction over the receiving waters at the
22		point of legal positive outfall	see nating fareablen ever the receiving watere at the
23	b	. Access to Residential Subdivisi	on Lots
24	-		requirements pursuant to Art. 11.E.1.A.1, Access and
25			t improved pursuant to Art. 3.B.15.Q.1, Construction in
26			ntinuous paved access to at least one public street on
27			hall be deemed by the County Engineer to meet the
28			s for residential lots created by subdivision of abutting
29			prohibit the owner of abutting property from making
30			opriate approval of a final subdivision plan or waiver of
31			above-noted improvements; provided, however, that the
32			waiver shall not be approved for recordation until
33		construction has commenced for s	
34	<u>c</u>	. <u>Alleys</u>	
35		Removal of existing alleys is proh	ibited, unless approved by the WCRA.
36	<u>d</u>	<u>. Driveways</u>	
37			ub-areas, a maximum of one driveway is permitted for
38			or one driveway for each 100 linear feet of frontage (or
39		rear property line for double fronta	age where applicable).
40	<u>J.</u> Drair		
41	<u>1. S</u>	<u>Surface Water Management Permit</u>	
42	<u>F</u>	or subdivision of land where all of th	e land proposed to be subdivided, is included within an
43			ermit issued by the SFWMD, where all water quality and
44			SFWMD have been met under said permit, the
45			ge pursuant to Art.11.E.4.F, Secondary Stormwater
46	5	system Design and Performance, sha	Il be deemed in compliance.
47			
48	Part 3		:
49			
50			elated to Adult Entertainment] (page 19 of 142), is
51	ł	ereby amended as follows:	
52			
53	CHAPTER B	SUPPLEMENTARY USE ST	andamus
EA	Section 1		
54	Section 1	Uses	
55		ations and Sunnlamentary Star da	rde for Specific Lines
55 56		nitions and Supplementary Standa Adult Entertainment	
50 57		J. Location	
57 58	ç	1) General	
50		i j General	
	Notes:		
		nguage indicates proposed new land	Juage
		besed out indicates proposed new lang	
	(ellinses)	indicates language not amended whi	ch has been omitted to save snace
	Delempedo)		an inde soon on millou to bave space.

.... (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.



WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY

1 2	 2) Measurement of Distance 3) WCRA Overlay
3	Adult entertainment is prohibited within the boundaries of the WCRAO, as per Table
4	3.B.15.E-2, WCRAO Sub-area Use Regulations.
5	
6	
7	Part 3.b ULDC Art 4.B.1.A.18, Auto Service Station (page 31 of 142), is hereby amended as
8	follows:
9	
10	CHAPTER B SUPPLEMENTARY USE STANDARDS
	Section 1 Uses
11	
12	A. Definitions and Supplementary Standards for Specific Uses
13	18. Auto Service Station
14	
15	b. Location Criteria
16	
17	6) WCRA Overlay
18	Auto Service Stations are prohibited in the NR, NRM, and NG sub-areas, as per
19	Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations.
20	
21	
22	Part 3.c ULDC Art 4.B.1.A.37, Convenience Store with Gas Sales (page 40 of 142), is hereby
23	amended as follows:
24	
25	CHAPTER B SUPPLEMENTARY USE STANDARDS
26	Section 1 Uses
27	A. Definitions and Supplementary Standards for Specific Uses
28	37. Convenience Store with Gas Sales
29	
30	i. WCRA Overlay
31	Convenience stores with gas sales are prohibited in the NR, NRM, and NG sub-areas, as
32	per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations.
33	
34	
35	Part 3.d ULDC Art 4.B.1.A.41, Day Labor (page 42 of 142), is hereby amended as follows:
36	
37	CHAPTER B SUPPLEMENTARY USE STANDARDS
38	Section 1 Uses
30	Section 1 Uses
39	A. Definitions and Supplementary Standards for Specific Uses
40	41. Day Labor <u>Employment Service</u>
41	An establishment engaged in providing temporary day or manual labor service for the
42	construction, maintenance, agricultural, or industrial trades.
43	a. Location
44	Day labor employment services are prohibited within the boundaries of the WCRAO, as
45	per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. A dDay labor employment
46	services shall be located within and totally surrounded by property with an industrial
47	zoning designation. The minimum distance of all principal structures, accessory
48	structures and outdoor activity areas shall be as follows:
49	••••
50	
51	
52	Part 3.e ULDC Art 4.B.1.A.87, Multi-family (page 56 of 142), is hereby amended as follows:
53	
54	CHAPTER B SUPPLEMENTARY USE STANDARDS
55	Section 1 Uses
56	A. Definitions and Supplementary Standards for Specific Uses
57	87. Multi-family
58	The use of a structure designed for two or more dwelling units which are attached, or the use
59	of a lot fofr two or more dwelling units excluding mobile homes. Typical uses include
60	apartments and residential condominiums. Multi-family uses are also subject standards in Art
	Notes:
	Underlined language indicates proposed new language.
	Language crossed out indicates language proposed to be deleted.
	(ellipses) indicates language not amended which has been omitted to save space.

.... (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.



	WCRA	O, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY
4	2	Overlays and Zoning Districts, and the prohibition in the NR Sub-area of the WCRAO, as
1	З, ОГ	tlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations.
2 3	<u>0u</u>	anted in Table 3.D. 13.L-2, WORKO Oub area ose negatitions.
4		
5	Part 3.f UL	DC Art 4.B.1.A.107, Repair and Maintenance (page 67 of 142), General, is hereby
6	amended as f	
7		
8		
9	CHAPTER B	SUPPLEMENTARY USE STANDARDS
10	Section 1	Uses
		a and Complementary. Standards for Specific Head
11	A. Definition 107.	s and Supplementary Standards for Specific Uses Repair and Maintenance, General
12 13	107.	Repair and Maintenance, General
14	· · · · · · · · · · · · · · · · · · ·	WCRA Overlay
15	<u>.</u>	Repair and maintenance, general uses are prohibited in the NR, NRM, and NG sub-
16		areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations.
17		
18		
19	Part 3.g Ul	DC Art 4.B.1.A.120, Self-Service Storage, is hereby amended as follows:
20		
21	CHAPTER B	SUPPLEMENTARY USE STANDARDS
~~	•	
22	Section 1	Uses
00	A Dofini	tions and Supplementary Standards for Specific Lless
23	A. Defini 120.	tions and Supplementary Standards for Specific Uses
24 25	120.	Self-service Storage
25 26		WCRA Overlay
27	9.	Self-service storage is prohibited in the NR, NRM, and NG sub-areas, as outlined in
28		Table 3.B.15.E-2, WCRAO Sub-area Use Regulations.
29		
30		
31	Part 3.h Ul	LDC Art 4.B.1.A.135, Vehicle Sales and Rental, is hereby amended as follows:
00		
32		
32 33	CHAPTER B	SUPPLEMENTARY USE STANDARDS
	CHAPTER B Section 1	SUPPLEMENTARY USE STANDARDS
33		
33 34 35	Section 1 A. Defini	Uses itions and Supplementary Standards for Specific Uses
33 34 35 36	Section 1 A. Defini 135.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental
33 34 35 36 37	Section 1 A. Defini 135.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations
33 34 35 36 37 38	Section 1 A. Defini 135.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts
 33 34 35 36 37 38 39 	Section 1 A. Defini 135.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts
33 34 35 36 37 38 39 40	Section 1 A. Defini 135.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District
33 34 35 36 37 38 39 40 41	Section 1 A. Defini 135.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay
 33 34 35 36 37 38 39 40 41 42 	Section 1 A. Defini 135.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) <u>WCRA Overlay</u> Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per
 33 34 35 36 37 38 39 40 41 42 43 	Section 1 A. Defini 135.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay
 33 34 35 36 37 38 39 40 41 42 43 44 	Section 1 A. Defini 135.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) <u>WCRA Overlay</u> Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per
 33 34 35 36 37 38 39 40 41 42 43 	Section 1 A. Defini 135. c.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations.
 33 34 35 36 37 38 39 40 41 42 43 44 45 	Section 1 A. Defini 135. c.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) <u>WCRA Overlay</u> Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	Section 1 A. Defini 135. c.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations.
33 34 35 36 37 38 39 40 41 42 44 45 46 47 48 49	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse
33 34 35 36 37 38 39 41 42 44 45 46 47 48 49 50	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse WCRA Overlay
33 34 35 36 37 38 39 41 42 44 45 46 47 48 50 51	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse WCRA Overlay Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub-
33 34 35 36 37 38 39 41 42 44 45 46 47 48 50 51 52	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses titions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and
33 34 35 36 37 38 39 41 42 44 45 46 47 48 50 52 53	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses titions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a
33 34 35 36 37 38 39 41 42 44 45 67 38 39 41 42 44 45 46 47 48 50 52 54	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses Itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse WCRA Overlay Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business
33 34 35 36 37 38 39 41 42 44 45 46 47 48 50 52 54 55	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses Itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally
33 34 35 36 37 39 412 44 45 47 49 51 25 55 56	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse
33 34 35 36 37 38 39 41 42 44 45 46 47 48 50 52 54 55	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally accessible to the office, shall be permitted in the UG, UH, and UI sub-areas pursuant to a Class A Conditional or Requested Use, limited to lots with a CH or IND FLU Designation and corresponding zoning district. The office/warehouse development must have an
33 34 35 37 39 34 35 37 39 41 44 <t< td=""><td>Section 1 A. Defini 135. c. Part 3.i U 138.</td><td>Uses Itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse</td></t<>	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses Itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse
33 34 35 37 39 41 42 44 44 44 49 51 52 54 56 78 90 60 33 34 35 37 38 90 41 23 44 54 47 49 51 52 54 56 78 90 60 <t< td=""><td>Section 1 A. Defini 135. c. Part 3.i U 138.</td><td>Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally accessible to the office, shall be permitted in the UG, UH, and UI sub-areas pursuant to a Class A Conditional or Requested Use, limited to lots with a CH or IND FLU Designation and corresponding zoning district. The office/warehouse development must have an</td></t<>	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally accessible to the office, shall be permitted in the UG, UH, and UI sub-areas pursuant to a Class A Conditional or Requested Use, limited to lots with a CH or IND FLU Designation and corresponding zoning district. The office/warehouse development must have an
33 34 35 37 39 41 42 44 44 49 51 52 54 56 78 90 61 33 34 35 37 39 40 12 34 45 67 89 90 15 55 55 55 55 56 78 90 61	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally accessible to the office, shall be permitted in the UG, UH, and UI sub-areas pursuant to a Class A Conditional or Requested Use, limited to lots with a CH or IND FLU Designation and corresponding zoning district. The office/warehouse development must have an
33 34 35 36 78 90 14 24 44 44 49 51 52 54 55 57 59 61 62	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally accessible to the office, shall be permitted in the UG, UH, and UI sub-areas pursuant to a Class A Conditional or Requested Use, limited to lots with a CH or IND FLU Designation and corresponding zoning district. The office/warehouse development must have an
33 34 35 36 73 39 41 42 44 44 44 90 12 34 55 55 55 55 55 55 55 56 66 62 63	Section 1 A. Defini 135. c. Part 3.i U 138.	Uses itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally accessible to the office, shall be permitted in the UG, UH, and UI sub-areas pursuant to a Class A Conditional or Requested Use, limited to lots with a CH or IND FLU Designation and corresponding zoning district. The office/warehouse development must have an
33 34 35 36 78 90 14 24 44 44 49 51 52 54 55 57 59 61 62	Section 1 A. Defini 135. c. Part 3.i U 138. <u>d.</u>	Uses tions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally accessible to the office, shall be permitted in the UG, UH, and UI sub-areas pursuant to a Class A Conditional or Requested Use, limited to lots with a CH or IND FLU Designation and corresponding zoning district. The office/warehouse development must have an office space a minimum of 25 percent of the gross floor area for each bay.
33 34 35 36 78 90 14 23 44 44 44 90 15 55 55 55 56 66 62 63	Section 1 A. Defini 135. c. Part 3.i U 138. <u>d.</u> Notes: Underlined lar	Uses tions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 3) IL District 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse Verka Overlay Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally accessible to the office, shall be permitted in the UG, UH, and UI sub-areas pursuant to a Class A Conditional or Requested Use, limited to lots with a CH or IND FLU Designation and corresponding zoning district. The office/warehouse development must have an office space a minimum of 25 percent of the gross floor area for each bay.
33 34 35 36 78 90 14 23 44 44 44 90 15 55 55 55 56 66 62 63	Section 1 A. Defini 135. c. Part 3.i U 138. <u>d.</u> Notes: <u>Underlined lar</u> Language ere	Uses Itions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District <u>and Overlay</u> Limitations 1) CC, CG, IL, and MUPD Districts 2) CG and MUPD Districts 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally accessible to the office, shall be permitted in the UG, UH, and UI sub-areas pursuant to a Class A Conditional or Reguested Use, limited to lots with a CH or IND FLU Designation and corresponding zoning district. The office/warehouse development must have an office space a minimum of 25 percent of the gross floor area for each bay.
33 34 35 36 78 90 14 23 44 44 44 90 15 55 55 55 56 66 62 63	Section 1 A. Defini 135. c. Part 3.i U 138. <u>d.</u> Notes: <u>Underlined lar</u> Language cro (ellipses) i	Uses tions and Supplementary Standards for Specific Uses Vehicle Sales and Rental District and Overlay Limitations 1) CC, CG, IL, and MUPD Districts 3) IL District 3) IL District 4) WCRA Overlay Vehicle sales and rental is prohibited in the NR, NRM, and NG sub-areas, as per Table 3.B.15.E-2 – WCRAO Sub-area Use Regulations. LDC Art 4.B.1.A.138, Warehouse, is hereby amended as follows: Warehouse Warehouse Verka Overlay Warehouse and office/warehouse uses are prohibited in the NR, NRM, NG, and NC sub- areas, as outlined in Table 3.B.15.E-2, WCRAO Sub-area Use Regulations. Office and warehouse combinations, such as a construction office for special trade contractors, or a commercial wholesale trade establishment consisting of a mix of independent business offices each having a contiguous, accessory enclosed storage area which is internally accessible to the office, shall be permitted in the UG, UH, and UI sub-areas pursuant to a Class A Conditional or Requested Use, limited to lots with a CH or IND FLU Designation and corresponding zoning district. The office/warehouse development must have an office space a minimum of 25 percent of the gross floor area for each bay.

Page 385

WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY

- 1
 Part 4.

 2
 Part 4.a
 ULDC Art 5.C.1.B, Threshold [Related to Architectural Guidelines, and Design 3

 3
 Standards] (page 29 of 63), is hereby amended as follows:
- 4 Standardsj (page 29 of 63), is hereby amended
- 5 CHAPTER C DESIGN STANDARDS

6 Section 1 Architectural Guidelines

B. Threshold

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This Chapter shall apply to the following projects, buildings and related signs:

- 1. All nonresidential projects or buildings requiring approval by the BCC or ZC;
- All nonresidential projects of balance requiring approval by the DRO in accordance with Table 4.A.3.A-1, Use Matrix, and Table 3.D.1.A-5, Property Development Regulations, or those exceeding the thresholds in Table 4.A.3.A-2, Thresholds for Projects Requiring DRO Approval;
 - 3. Multi-family buildings with more than 16 units;
 - 4. Substantial renovations of existing built projects or buildings meeting the threshold of this Chapter; and
 - 5. The following uses, regardless of building size:
 - a. Automotive paint or body shop;
 - b. Repair and maintenance, general; and
 - c. Retail sales, automotive parts and accessories; and,
 - 6. Any mixed use project in the WCRAO.
- 24Part 4.bULDCArt 5.C.1.C, Exemptions [Related to Architectural Guidelines, and Design25Standards] (page 29 of 63), is hereby amended as follows:

27 CHAPTER C DESIGN STANDARDS

- 28 Section 1 Architectural Guidelines
 - C. Exemptions
 - 4. Primary and secondary building frontages within a TMD, <u>and buildings in the NRM, NG and NC Sub-areas of the WCRAO that have a side setback of less than 15 feet</u>, shall be exempt from the requirements of Art.5.C.1.H.1.c.1)a), Recesses/Projections.
- 35 36 Part 5
- 37 Part 5.a ULDC Art 7.D.11, Foundation Plantings (page 20 of 48), is hereby amended as follows:

38 39 CHAPTER D GENERAL STANDARDS

40 Section 11 Foundation Plantings

Foundation plantings shall be provided along façades as required by Table 7.C.3-1, Minimum Tier Guidelines, for non-residential structures unless specifically exempted by this Section. Along front and side facades with drive-through windows, plantings may be located within 30 feet of the foundation or the required plantings may be relocated to an adjacent facades. All required foundation plantings shall be planted with a minimum of one tree or palm for each 20 linear feet of building facade and appropriate shrubs or ground cover. Relocation of required foundation plantings may be approved by the Zoning Division if adjacent to a landscape buffer.

- B. WCRAO Exemptions
 - 1. Build to Line
 - Required foundation planting along any façade with a required build to line may be deleted. **2.** Foundation Planting Deviations
 - The following deviations shall be permitted subject to DRO approval of an ALP
 - a. The width of side foundation planting areas may be reduced from eight to five feet in width for buildings with a ten-foot side setback if the overall volume of reduced planting area is relocated on site.
 - b. Side foundation planting may be relocated on site for buildings using a zero side setback.
 - c. <u>Side foundation planting may be relocated on site if the applicant can demonstrate that</u> proposed building heights will adversely limit sunlight and viability of planting area.
 - [Renumber accordingly.]
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Notes:

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WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY

- ULDC Art 7.F.1, Buffer Types (page 29 of 48), is hereby amended as follows: Part 5.b
- 2 PERIMETER BUFFER LANDSCAPE REQUIREMENTS 3 **CHAPTER F**
- 4 5 Section 10 WCRAO Exceptions

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A. Perimeter Buffer Width Reductions

A required R-O-W or incompatibility buffer width may be reduced by up to 50 percent in the NRM. NG, NC, UG and UI Sub-areas for commercial or mixed use projects, provided that a minimum five foot wide planting areas is provided with no encroachments, and that all other code requirements are met, unless indicated otherwise. A side interior perimeter buffer shall not be required when a zero side setback is used.

B. R-O-W Planting Reductions

Shrubs and hedges shall not be required for any R-O-W buffer along the Westgate Avenue corridor from Congress Avenue to the L-10 Canal, provided that required trees are planted 20 feet on center. This provision may also be used along the frontage of any mixed use project in the NRM, NC, NG and UG Sub-areas.

C. Parking Lots

Side interior perimeter buffers are not required where adjacent to a surface parking lot that shares a common border with and is interconnected to an adjacent surface parking lot, subject to DRO approval.

ULDC Art 7.F.7.D, Clustering (page 32 of 48), is hereby amended as follows: Part 5.c

D. Clustering

- Canopy trees and same species palms may be clustered in R-O-W buffers for non-residential development, subject to the following standards:
- Clusters shall be spaced no more than 40 feet on center.
- Clusters shall consist of trees of varied height, which when averaged, equal the minimum tree 2. height requirements of Article 7.D.2.A, Canopy Trees.
- Created windows shall only be permitted on properties with a minimum of 300 feet of lot 3. frontage.
- 4. A maximum of two windows are allowed per lot frontage.
- The minimum distance between open window areas created by clusters shall be 100 feet. 5.
- In the WCRAO, clustering is not permitted in conjunction with the R-O-W buffer in the NRM, <u>6.</u> NG, and NC Sub-areas.

Part 6

Part 6.a ULDC Art 8.D.1. Balloon Type Signs (page 15 of 39), is hereby amended as follows:

Section 1 **Balloon Type Signs** 42

43 Balloon type signs are allowed in the CG-General Commercial, PO-Public Ownership, CRE-Commercial 44 Recreation, IL-Light Industrial, IG-General Industrial or PDD-Planned Development zoning districts, 45 subject to the standards in Table 8.D.1-2, Balloon Type Sign Standards. Only cold air shall be used in 46 the balloon. Balloons shall not be located within any required vehicular use area. 47

A. Permit Requirements

The following information shall be provided to the Zoning Division with the application for a special permit. No project shall be issued more than two balloon permits in any calendar year. The maximum duration of any permit shall be for ten days. There shall be a minimum of 30 days from the day the first balloon is removed before a second permit for a balloon may be issued. 1. Legal description, property control number (PCN) and address of location;

- Written permission of property owner or owner's designated agent; 2.
- Cold air balloon installation occupational license; 3.
- Evidence of installer's liability and property damage insurance; 4.
- 5. Site plan or survey showing location of balloon and centerline of adjacent R-O-W demonstrating compliance with these regulations; and

A photograph of the balloon. 6.

Prohibitions in the WCRAO

Balloon type signs are prohibited in the WCRAO.

(This space intentionally left blank.)

Notes:

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WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY

1	Part 6.b	
2		follows:
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4		Electronic Message Center Signs Electronic message center signs are allowed only at regional facilities, facilities with serial
5 6		performances, and, specialized attractions that, by their operating characteristics, have unique
7		sign requirements. These signs require approval as a Class A conditional use/requested use
8		unless exempt under Article 8.B, Exemptions.
9		1. Exemption
10		Electronic message center signs with a message unit less than 20 square feet in area that
11		display the time and temperature only are exempt from the requirements of this Section.
12		2. Prohibited Elements
13		The following are prohibited:
14 15		 a. Electronic message center signs in windows and externally visible; b. Message units that change copy, light, color, intensity, words or graphics more than once
16		per two seconds;
17		c. Reflectorized lamps; and
18		d. Electronic message center signs with lamps or bulbs over 30 watts.
19		3. Standards
20		Electronic message center signs are subject to the standards in Table 8.G.3.B-11, Electronic
21		Message Center Sign Standards, and the height standards for freestanding signs in Table
22 23		8.G.A-8, Freestanding Signs: Maximum Heights. 4. Location
23 24		An electronic message center sign may be located in the following areas and subject to the
25		following provision:
26		a. In a CG, CRE, PO, or IL zoning district or in a non-residential planned development.
27		b. Electronic message center signs may not be located within 100 feet of a residential
28		zoning district or residential use.
29		 Adjacent to roadways classified as arterials or expressways, and a minimum of 1,000 feet from any signalized intersection and/or existing electronic message signs; and
30 31		d. No more than one electronic message center sign shall be permitted per project.
32		e. Electronic message center signs are prohibited in the WCRAO.
33		
34		
35	Part 6.0	ULDC Art 8.F.1, Minimum Setbacks (page, is hereby amended as follows:
36 37	СНАРТ	ER F GENERAL PROVISIONS FOR ALL SIGN TYPES
57	CHAFT	
38	Sectior	1 Minimum Setbacks
39		otherwise specified in this Section, signs shall be setback as follows:
40 41	А.	Temporary Signs Five feet from the property line.
42	B.	Permanent Signs
43	υ.	Five feet from the base building line. If the PBC Engineer waives the requirement that the setback
44		be measured from the base building line, the setback shall be measured from the property line.
45	<u>C.</u>	WCRAO Exemption
46		Properties fronting on Okeechobee Boulevard, Military Trail, Congress Avenue and Belvedere
47 48		Road are excluded from the five foot minimum setback, for properties that have been altered by eminent domain takings for R-O-W expansions.
48 49		entitient dontain Lanings für H-O-W expansions.
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51	Part 6.	ULDC Art. 8.F.5, Illumination
52		
53	CHAPI	ER F GENERAL PROVISIONS FOR ALL SIGN TYPES
54	Section	n 5 Illumination
55	В.	U/S Tier Requirements
56		1. Signs may be illuminated by silhouette, internal and external lighting, except where located in
57 59		or oriented towards the NRM or NG Sub-areas of the WCRAO; and
58 59		2. Neon signs are allowed in the U/S Tier, except where located in or oriented towards the NRM or NG Sub-areas of the WCRAO, as part of a wall sign or window sign only. The sign area
60		for a neon sign shall not exceed eight square feet.
61		
62		
63	Part 6.	
64 65		follows:
65		
	Notes:	
	underli	ned language indicates proposed new language.

<u>Underlined language</u> indicates proposed new language. Language crossed out indicates language proposed to be deleted. (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.



WCRAO, WESTGATE COMMUNITY REDEVELOPMENT AREA OVERLAY

CHAPTER G STANDARDS FOR SPECIFIC SIGN TYPES 1

Section 1 **Building Mounted Signs** 2

B. Awning and Canopy Signs 3

4 5 Awning and canopy signs are included in the maximum allowable signage area for wall signs. Awning and canopy signs are permitted on the ground floor of buildings and shall be made of durable, long-lasting fabric and designed to fit the store front storefront. Awning and canopy signs shall be subject to the standards in Table 8.G.1.B-5, Awning and Canopy Signs.

5	Awning and canopy signs are permitted on the ground floor of buildings and shall be made of
6	durable, long-lasting fabric and designed to fit the store front storefront. Awning and canopy signs
7	shall be subject to the standards in Table 8.G.1.B-5, Awning and Canopy Signs.
8	
	Table 8.G.1.B-5 – Awning and Canopy Sign Standards
	Maximum Sign Area 24 sq. ft.
	Maximum Height 25 feet above grade
9	
	Figure 8.G.1.B-19 – Awning or Canopy Sign Requirements
	Sign Area ≠ Enclosed
	Copy Artes of Logo or
	Lettering
	SIGN SIGN
	Maxin. 4
	Height 25 Fc
	25 Fe.
10	
11	1. WCRAO Overlay
12	Awning signs shall be prohibited in the NRM, NG and NC Sub-areas of the WCRAO.
13	12. Gas Station Canopies
14	No more than two canopy signs per station may be allowed in addition to the maximum
15	allowable signage area for wall signs. Gas station canopy signs shall not exceed 18 inches in
16	height.
17	
18	Part 6.f. ULDC Art. 8.G.2.A. Freestanding Signs (page 27 of 39), is hereby amended as follows:
19 20	Part 6.f. ULDC Art. 8.G.2.A, Freestanding Signs (page 27 of 39), is hereby amended as follows:
20	CHAPTER G STANDARDS FOR SPECIFIC SIGN TYPES
21	CHAFTER G STANDANDS FOR SPECIFIC SIGN TIFES
22	Section 2 Ground Mounted Signs
<u> </u>	Section 2 Ground Mounted Digns
23	A. Freestanding Signs
23	1. Prohibitions
25	Freestanding signs shall be prohibited in the NRM, NG and NC Sub-areas of the WCRAO.
26	[Renumber accordingly.]
27	
28	
29	Part 6.g ULDC Art. 8.H.2, Billboards (page 34 of 39), is hereby amended as follows:
30	
31	CHAPTER H OFF-SITE SIGNS
32	Section 2 Billboards
33	A. Purpose and Intent
34	••••
35	B. WCRAO Prohibitions
36	Billboard signs are prohibited in the WCRAO, unless existing at the time of this amendment and
37	identified in the stipulated billboard settlement agreement, Art. 8.H.2, Billboards.
38	[Renumber accordingly.]
39	
40	
41	* Initial amendment request based on WCRA consultant's draft of proposed amendments
42	initial amendment request based on work consultants draft of proposed amendments.
43 44	* Many concepts incorporated into this overlay were derived from SmartCode v. 7.5, Duany Plater- Zyberk & Company.
44 45	Zyder & Company.
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47 48 49 50 51 52	
52	U:\zoning\CODEREV\2005\BCC Hearings\Round 02\01-26-06\1st Reading - Exhibit J.doc
52	U:\zoning\CODEREV\2005\BCC Hearings\Round 02\01-26-06\1st Reading - Exhibit J.doc Notes:

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Relocated language is shown as *italicized* with reference in parenthesis.



BCC THRESHOLDS AND RELATED PDD/TDD AMENDMENTS

- 1 2 Part 1. ULDC, Art. 3.E.2.C.1, Thresholds (page 71 of 134), is hereby amended as follows:
- 3 4 CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS)
- 5 Section 2 Planned Unit Development (PUD)

C. Thresholds

1. Thresholds

Projects that meet or exceed the acreage threshold indicated in Table 3.E.2.C.-14, PUD Thresholds may be submitted and reviewed as a PUD.

Table 3.E.2.C-14 – PUD Minimum Thresholds

<u>199</u> 842		a a a a a a a a a a a a a a a a a a a	<u>199</u> 1 13 30 4				مريد لقاد <u>کار</u>		
	<u>40 (80/20)</u>	100	5	5	5	5	3	3	3
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> 2. Land Use Mix Table 3.E.2.C.15, PDD Land Use Mix, indicates the minimum and maximum percentage of each land use allowed in a PUD.

> > Table 3.E.2.C-15 - PUD Land Use Mix

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- 65% 1% 65% 80/20 AGR - 25% ²	60%	0%		006 of/unit	40%	80/20 AGR - 80%	_
- 65% 1%	00%	2%	-	.006 Si/unit	40%	60//40 AGR - 60%	-
	_	65%	19/				80/20 AGR25% ²
	-	00%	65% 1%	-		-	60/40 AGR - 40%

Notes for Table 3.E.2.C-15, PDD Land Use Mix

- 1. Calculation of open space may include recreation pods, *civic pod* and open space areas within residential and <u>civic_pods.</u>
- 2. See 80/20 option exception.

6		
7	3.	Land Use Calculation
8		The calculation for the mix of land uses shall based on the gross acreage of the PUD.
9		Neighborhood parks, water management tracts and local roads, which are internal to a
0		residential pod rather than a separate pod or tract may be credited toward the minimum
1		residential land area requirement in Table 3.E.2.C-15, PUD Land Use Mix.
2		a. AGR Exceptions
3		1)-AGR
4		In the AGR FLU designations, the required land use mix shall be based on the gross
5		acreage of the development portion of the PUD only.
6	4.	Other Land Uses
7		The acreage for open space tracts, water management tracts, R-O-W, shall be provided on
8		the master plan.
9		
0		
1	Part 2.	ULDC, Art. 3.E.3.C, Thresholds [Related to MUPD] (page 84 of 134), is hereby amended
2		as follows:
3		
4	CHAPTER	E PLANNED DEVELOPMENT DISTRICTS (PDDS)
5	Section 3	Multiple Use Planned Development (MUPD)
6		resholds
57		pjects which that meet or exceed the square footage threshold indicated in Table 3.E.3.C-19,
88	ML	JPD Thresholds, shall be submitted and reviewed as a MUPD.
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		Table 3.E.3.C-19 - MUPD Thresholds
		CL CH CLO CHO IND CR INST
		Square Feet 30,000 50,000 30,000 50,000 100,000 100,000 50,000
1	-	Underhäng Land Has
2	1.	Underlying Land Use
3		A MUPD with an underlying nonresidential FLU designation may utilize either land use, or a
4		combination of land uses, to satisfy the requirements of Table 3.E.3.D-20, MUPD Property

Notes:

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BCC THRESHOLDS AND RELATED PDD/TDD AMENDMENTS

Development Regulations. Uses allowed shall correspond to the FLU designation in Table 3.E.1.B-10, PDD Use Matrix.

4 ULDC, Art. 3.E.4.C.1, Thresholds [Related to MXPD] (page 86 of 134), is hereby 5 Part 3. 6 amended as follows:

7 PLANNED DEVELOPMENT DISTRICTS (PDDS) 8 CHAPTER E

Mixed Use Planned Development (MXPD) 9 Section 4

10 C. Thresholds

1. Thresholds

- 11 Projects which that meet or exceed the square footage thresholds indicated in Table 3.E.4.C-12 22, MXPD Thresholds shall be submitted and reviewed as an MXPD.
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Table 3.E.4.C-22 - MXPD Thresholds

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performance and the second states of the second				
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oquaroroot	00,000 20,000	00,000	20,000 20,000	00,000

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ULDC, Art. 3.E.5.C.1.a, General [Related to Thresholds and PIPD] (page 88 of 134), is 17 Part 4. hereby amended as follows: 18

19 PLANNED DEVELOPMENT DISTRICTS (PDDS) CHAPTER E 20

21 **Section 5** Planned Industrial Park Development (PIPD)

22 C. Thresholds

1. General

A PIPD shall comply with Table 3.E.1.B-9, PDD Corresponding Land Use, and the following thresholds:

a. Lot Size

The minimum gross land area required for a PIPD is shall be 40 contiguous acres. b. Land Use Mix

Land uses shall be grouped into pods which limit and define the types of uses within a specific area of a PIPD. Table 3.E.5.C 25, PIPD Land Use Mix, indicates the range of each pod required for a PIPD.

Table 3.E.5.C-25 - PIPD Land Use Mix

and the second	Exception (ALC) in the second second	and the second
Industrial	60%	100%
Light	20%	100%
General	-	50%
Commercial	-	20%
Commercial		(max. 15 ac) ¹
Residential		20%
Recreation	.006 sf/unit	20%
Notes for Table 3 E 5 C-25, PIPD L	and Use Mix:	

¹ The maximum commercial acreage shall not apply to an Economic Development Center (EDC).

c. Land Use Calculation

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The calculation for the mix of land uses shall be based on the gross acreage of the PIPD. Neighborhood parks, water management tracts and local roads which are internal to a residential pod rather than a separate bod or tract shall be credited toward the maximum residential land area requirement in Table 3.E.5.C-25, PIPD Land Use Mix.

Part 5. ULDC, Art. 3.E.6.C, Thresholds [Related to MHPD] (page 92 of 134), is hereby amended 41 42 as follows:

43 CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS) 44

45 Section 6 Mobile Home Planned Development District (MHPD)

C. Thresholds

A MHPD shall comply with Table 3.E.1.B-9, PDD Corresponding Land Use, and the following: Thresholds

1.

The minimum gross land area <u>required</u> for a MHPD is ten <u>contiguous</u> acres. 2. Density

Notes:

Underlined language indicates proposed new language.

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.. (ellipses) indicates language not amended which has been omitted to save space.

		B	CC THRESHOLDS A	AND RELATE	D PDD/	TDD AMENDMEN	rs
1 2		<u>3.E.</u>	density in a multiplier				
3 4	2		PUD Density. d Use Mix				
5	5.	Am	ix of land uses shall be				
6 7			dential, civic, commercians acreage of the MHPD				ed based on the
8			T	able 3.E.6.C-27	-MHPD La	and Use Mix	
			Residential	60 %		100 %	
			Civic	2%	,	-	
			Commercial Recreation	- Apply PUD Recrea	ation Pod	1 %	
9			Recreation	regulation	8	-	
10 11 12			Neighborhood parks int residential land area req		ential pod	may be credited towa	ard the minimum
13 14 15	Part 6.		DC, Art. 3.E.7.B, Thresi ollows:	hold [Related to	RVPD]	(page 94 of 134), is h	ereby amended
16 17	CHAPTER	F	PLANNED DEVELOPM	ENT DISTRICT	(פחחפ)		
18	Section 7	1 -1	Recreational Vehicle P				
19 20	B. Th <u>A í</u>		olo <u>s</u>) shall comply with Table	3.E.1.B-9, PDD	Correspo	onding Land Use, and t	he following:
21 22	1.		eage minimum gross land are	a required for a	BVPD is	ten contiguous acres	
23	2.	Site	s	•			
24 25			 multiplier for RV sites i y be allowed in addition t 		multiplier	for camp sites is 40/a	cre. Camp sites
26		ma	y be allowed in addition t	orres.			
27 28							
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55				- - - - - - - 			
56 57							
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59 60							
61	Notes:					·	
			<u>uage</u> indicates proposed sed out indicates language				
	Language	0105	ood out indicates langua		ve neleted		

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Language crossed out indicates language proposed to be deleted. (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.

BCC FIRST READING



BCC THRESHOLDS AND RELATED PDD/TDD AMENDMENTS

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Part 7.

ULDC, Table 3.F.1.E-31, TDD Corresponding Land Use (page 97 of 134), is hereby amended as follows:

	n saite. A tha a				FLU	Designat	lon	an a			
AGR	RR	LR1	LR2	LR3	MR5	HR8	HR12	HR18	MLU	EDC	TTD
		\checkmark	\checkmark	\checkmark		√	\checkmark	4	4	4	
		4	4	4	V	\checkmark	\checkmark	4	4		$\sqrt{1}$
AGR	RR	CL	СН	CLO	СНО	IND	INST	CRE	MLU	EDC	TID
		\checkmark	\checkmark	4	4			· 4	4	4	

Table 3.F.1.E-31 - TDD CORRESPONDING LAND USE

Notes for Table 3.F.1.E-31, TDD Corresponding Land Use Legend:

Check ($\sqrt{}$) indicates the TDD corresponds to the FLU category.

For TTDs, the residential land use corresponds to the underlying and use in a TTD FLU designation. 1.

TMD location shall also comply with Art. 3.F.4.E.7, Permitted Locations. 2

ULDC, Art. 3.F.3, Traditional Neighborhood Development (page 117 of 134), is hereby Part 8. amended as follows:

CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDS) 9

Section 3 Traditional Neighborhood Development (TND) 10

11 C. Thresholds Minimum Size

A TND shall comply with Table 3.F.1.E-31, TDD Corresponding Land Use, and the following: **Minimum Size** The minimum gross land area required for a A TND must contain a minimum of is 40 contiguous

acres. Within the U/S Tier, the minimum size may be reduced to 25 acres for infill projects that are adjacent to existing residential, civic, or commercial development on at least two sides. 2. Land Use Mix

- - TNDs shall provide residential, recreational, civic, and neighborhood commercial land uses, as provided in Table 3.F.3.D-37, TND Land Use. A TND developed as part of a TTD is subject to the minimum land use allocations provided in <u>Table 3.F.3.D-40</u>, Traditional Town Development Land Use Allocations.

	an a	
	Minimum	Maximum
Residential		
Single Family	25	70
Zero Lot Line (ZLL)	-	50
Multi-Family/Townhouse	20	50
Neighborhood Centers	2	10
Civic ¹	2	25
Open Space/ Recreation	5	a

Table 3.F.3.D-37 – TND Land Use

Notes for Table 3.F.3.D-37. TND Land Use:

Civic uses may be collocated with the Neighborhood Centers. Not required in the Rural and Exurban Tiers unless mandated by a sector plan pursuant 2. to the provisions of the Plan.

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Minimum Development Threshold <u>3.</u>

Any TND or single project of TNDs with more than 320 acres shall be developed as a TTD. **D. General Standards**

The following standards apply to all TND development:

Neighborhoods 1.

The basic component of a TND is the neighborhood, organized in blocks around a neighborhood center. Each neighborhood within a TND shall not exceed 80 acres. No TND shall include more than four neighborhoods unless the TND is included within a TTD Refer to Art. 3.F.5, TTD.

Land Use Mix

TNDs shall provide residential, recreational civic, and neighborhood commercial land uses, as provided in Table 3.F.3.D-37, TND Land Use. A TND developed as part of a TTD is subject to the minimum land use allocations provided in Table 3.F.3.D-40, Traditional Town **Development Land Use Allocations.**

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Notes:

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BCC THRESHOLDS AND RELATED PDD/TDD AMENDMENTS

Table 3	E 2 D-27	and lies
Tabloc	MI TOID OF	

J		Table 3.F.3.D	37 - TND Land U	88
			and the set of the set	
			Minimum	Maximum
		Residential Single Family		70
		ero Lot Line (ZLL)		50
		Aulti-Family/Townhouse	20	<u> </u>
			2	25
		Open Space/ Recreation Notes for Table 3.F.3.D-37, TND Land Use	5	·
		- Civic uses may be collocated with th	e Neighborhood Cente	
	2	2. Not required in the Rural and Exurbition to the provisions of the Plan.	an Tiers unless manda	ted by a sector plan pursuant
2				
3				an and action wetter biovale wetter an
4 5				or pedestrian paths, bicycle paths or percent of all streets shall connect at
6				s or trails, including bicycle paths or
7	lan	es, shall interconnect to form a c	ontinuous network	throughout the TND and to paths or
8				are prohibited on all streets, except
9 10	alle		ular gates are not	allowed on alleys serving commercial
11		es. nimum Development Threshold		
12			ith more than 320	acres shall be developed as a TTD.
13				
14 15	Part 9. UL	DC Art 2E4D1a Minimum	Site Area (Polat	ed to TMD] (page 1123 of 134), is
16		reby amended as follows:		ed to TMD (page 1125 01 154), is
17		····, -·····	-	
18	CHAPTER F	TRADITIONAL DEVELOPMENT	DISTRICTS (TDE	DS)
19	Section 4	Traditional Marketplace Develo	pment (TMD) [O	rd. 2005-0021
		-	, , , , ,	
20		opment Standards for all TMDs		
21 22	1. Ge a.	eneral Standards <u>Thresholds Minimum Site Area</u>		
23	a.			D Corresponding Land Use, and the
24		following:		
25		<u>1)</u> Minimum Site Area	The second se	
26 27		[Ord. 2005-002]	a required for a 1	<u>MD is ten</u> Ten contiguous gross acres.
28		2) Minimum Total Floor Area		
29				ed, with a minimum of 125,000 square
30				Rural tiers, 125,000 square feet is
31 32				ble to AGR Tier, for AGR Standards. shall not exceed a total of 200,000
33				c. Civic and Institutional uses are not
34				loor area standards for the Rural and
35				ral Western Communities Sector Plan
36				g Areas Map), if governed by a Sector
37 38		Plan pursuant to the provisio 3) Minimum FAR	ns oi ine Pian. [O	ra. 2009 – 002j
39		0.4 in the U/S Tier. [Ord. 20	05 - 002]	
40	b.	Permitted Locations		
41				nd AGR Tiers. [Ord. 2005 – 002]
42 43		2) Within the CL/CH designatio		ge along an arterial or collector street.
43 44		[Ord. 2005 – 002]		אין איז איז איז איז געראא איז איז איז איז איז איז איז איז איז א
45	Gr	Minimum Total Floor Area		
46				vith a minimum of 125,000 square feet
47 49				125,000 square feet is required. See
48 49				ier, for AGR Standards. Additional a total of 200,000 square feet for the
5 0				ses are not subject to these floor area
51		limitations. [Ord. 2005 - 002]		
52				Tiers are not applicable to the Central
53		western Communities Sector F	ran area (Plan I	Aap Series LU 3.1, Special Planning

Notes:

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BCC THRESHOLDS AND RELATED PDD/TDD AMENDMENTS

Areas Map), if governed by a Sector Plan pursuant to the provisions of the Plan. [Ord. 2005 - 002] **Minimum FAR** 0.4 in the U/S Tier. [Ord. 2005 - 002] [Renumber accordingly.] ULDC, Art. 3.F.5.D.1, Minimum Site Area [Related to TMD] (page 123 of 134), is hereby Part 10. amended as follows: TRADITIONAL DEVELOPMENT DISTRICTS (TDDS) **CHAPTER F** Section 5 Traditional Town Development (TTD) **D.** General Requirements **Thresholds Minimum Site Area** 1. The minimum gross land area required for a TTD is 200 contiguous acres. ULDC, Art. 4.A, Use Classification (page 18 of 142), is hereby amended as follows: Part 11. **CHAPTER A USE CLASSIFICATION** Section 4 **Development Thresholds** A. General Any amendment to an existing development, or new construction of residential, commercial or industrial projects that meets or exceeds either the maximum square footage or units, or maximum acreage of Table 4.A.3.A-2, Thresholds for Projects Requiring Board of County Commission Approval, shall be reviewed and approved as a PDD or TDD in accordance with Art. 2.B.1, Official Zoning Map Amendment (Rezoning). Projects that meet or exceed the thresholds of this table that do not meet the access and dimension requirements of a PDD or TDD; are not allowed to be a PDD or TDD by the Plan; or for non-residential projects, consist of only one use, shall be approved as a Class A Conditional Use. (This space intentionally left blank)

Notes:

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BCC THRESHOLDS AND RELATED PDD/TDD AMENDMENTS

LU Designation ²	Number of Square Foo	tage or Units ³	ty Commission Approval <u>Acreage</u>
Residential (Excluding RR FLU)	200 du		50 acres
AGR (Residential Only)	- I		250 acres
CLO	30,000		
CHO	50,000		<u>.</u>
	30,000		
<u>2H</u>	50,000		.
ND	100,000		
NST	50,000		+
	100,000		<u> </u>
MLU	50,000		<u></u>
	100,000		:
NOTES for Table 4.A.3.A-2:		the O Ed dualmans have	sin, or land area devoted to vege
1. Land area devoted to retention	vironmontally Sensitive Lands O	dipages evoluting AG	R or Sector Plan preserve areas,
not be counted toward the max	imum acreage threshold	uinance, excluding AG	in or Sector Plan preserve areas,
	are limited to the 80/20 PUD, 60/-	0 PUD or AGB TMD (FLUE Policy 1.5.1-a)
 Dwelling units shall include any 	density awarded as part of a den	sity bonus program.	
Renumber following Table		1	
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U:\zoning\CODERE\/2005\BCC_He	arings\Round.02\01-26-06\1st Re	ading - Exhibit K.doc	
Notes:	-		· · · · · · · · · · · · · · · · · · ·
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<u>Underlined language</u> indicate Language crossed out indica	es proposed new language.	a deleted	



EXHIBIT L

GOLF COURSE CONVERSIONS

1 2	Part 1. U	ULDC, Art. 3.E.1.E, Modifications, (page 67 of 134), is hereby amended as follows:
- 3 4	CHAPTER E	
5	Section 1	General
6 7	Mod	ifications ifications to a planned development with a valid development order shall comply with Art.
8 9		1, Development Review Officer. Modifications by the DRO to a Master Plan, Site Plan or Regulating Plan
10 11	2. I	Modifications by the BCC
12 13		Modification to Reduce or Reconfigure Existing Golf Course
14 15		Any modifications to reduce the acreage or reconfigure the boundaries of the golf course previously approved on the Master Plan shall meet the following criteria:
16	-	a. Notice to Homeowners
17 18		At the time of submitting the zoning application to amend the Master Plan, the applicant shall provide documentation that the residents of the PUD, as outlined in the latest PBC
19		Property Appraisal list, were notified by registered mail, and shall post notice as may be
20		allowed at appropriate common areas within the PUD. The notice mailed and posted
21		shall describe the applicant's request to reconfigure the boundaries of the golf course.
22		The applicant shall provide a copy of this notice to the Zoning Division and shall verify
23		that the notice was provided as required by this section. The applicant shall further
24		provide documentation of all additional efforts to inform association membership of the
25 26		proposed golf course reconfiguration. Minutes of any association membership meeting, including the results of any vote concerning the applicant's request, as may be required
20 27		by the Association, shall also be provided to the Zoning Division for inclusion in ZC and
28		BCC staff reports.
29		b. Reduction of Open Space or Recreation
30		The applicant shall provide justification and documentation that the golf course land
31		areas to be reduced in acreage or the reconfiguration of boundaries will not result in a
32		reduction in required open space for the development. If a previously approved
33 34		development was subject to zoning regulations for open space or recreation that have since been amended, the applicant shall outline how the affected area for the proposed
34 35		development complies with current ULDC requirements, while demonstrating that the
36		unaffected area is consistent with the requirements in place at the time of the original or
37		amended approval.
38		<u>c. Visual Impact Analysis Standards</u>
39		The requirements of this Subsection shall be required for any application to reconfigure
40 41		an existing golf course: 1. Visual Analysis
42		To assess the compatibility and impact of a proposed reconfiguration of the golf
43		course on adjacent properties, the applicant shall submit a Visual Impact Analysis.
44		2. Methodology
45		The Visual Impact Analysis shall be prepared and sealed by an architect, engineer,
46 47		landscape architect, or surveyor registered in the State of Florida. Digital imaging
47 48		technology may be utilized to prepare the analysis, in a manner acceptable to the Zoning Director. In addition, non-digital methods may be required by the Zoning
49		Director in order to implement the intent and purpose of this Section. The non-digital
50		method shall, at a minimum, provide or include the information listed below.
51		a. The location of the proposed structures/buildings illustrated upon an aerial
52		photograph at a scale of not more than one inch equals 300 feet (1"=300'). All
53 54		adjacent structures/buildings located within a 1,000-foot radius of all property lines of the proposed site shall be indicated.
55		b. A line of site analysis, which shall include the following information:
56		1) Identification of all significant existing natural and manmade features within
57		1,000 feet of the boundary of the affected area and identification of features
58		that may provide buffering and screening for adjacent properties;
59		2) Identification of at least three specific points within a 1,000 foot radius of the
60 61		proposed site, subject to approval by the Zoning Director, for conducting the
61 62		<u>Visual Impact Analysis;</u> 3) <u>Copies of all calculations and description of the methodology used in</u>
63		selecting the points of view and collection of data submitted in the analysis;
64	,	4) Graphic illustration of the visual impact of the proposed
65		structure(s)/building(s) on surrounding development, at a scale that does not
66		exceed five degrees of horizontal distance, presented from the specific
67		identified points; and.
	Notes: Underlined	language indicates proposed new language.

<u>Underlined language</u> indicates proposed new language. Language crossed out indicates language proposed to be deleted. (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.

Page 397

	GOLF COURSE CONVERSIONS	
<u>5)</u>	Identification of all screening and buffering planting area under the permanent control o and buffering materials located within the bo	f the applicant (only screening oundaries of the proposed site
<u>6)</u>	shall be considered for the Visual Impact Anal Any other graphic illustrations, such as pe elevations, shall be at a scale consistent w Zoning Director may request a scale that is	rspectives, cross sections, or ith the master/site plan. The
	detail of what the visual analysis is trying to co	nvey to the BCC.
	(This space intentionally left blank.)	
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EXHIBIT L

Notes:

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<u>Underlined language</u> indicates proposed new language Language crossed out indicates language proposed to be deleted. (ellipses) indicates language not amended which has been omitted to save space.



RESTAURANT AND LOCATION CRITERIA AMENDMENTS

1 2 3 AMENDMENTS 4 ULDC, Art. 1.I.2.R.34-37, Restaurant, Fast Food; Restaurant, High Turnover Sit-Down; 5 Part 1. 6 Restaurant, Quality; Restaurant, Specialty (page 73 of 96), is hereby amended as 7 follows: 8 **DEFINITIONS & ACRONYMS** 9 **CHAPTER I** 10 Section 2 Definitions R. Terms defined herein or referenced Article shall have the following meanings: 11 34. Restaurant, Type I Fast Food - for the purposes of Art. 4, An establishment where equipped 12 to sell food and beverages in one of the following methods: drive-through sales to patrons in 13 automobiles for take out who place orders through a window or remote transmission device; 14 15 or sales to patrons for take out or dining in that includes three or more of the following: food or beverage choices are advertised on a menu board; countertop sales where payment is 16 17 made prior to consumption; disposable containers and utensils; limited service dining facilities with no hostess or waiters; and self service or prepackaged condiments are primarily pre-cocked, prepackaged, served in disposable wrapping and containers and where orders are 18 19 taken at a counter or drive-thru Traffic generation rates are normally in the range of 600 to 20 800 trips per day, per 1,000 square feet of GFA, or as otherwise identified by the Institute of 21 22 Traffic and Engineering. 35. Restaurant, High Turnover Sit-Down - for the purposes of Art. 4, an establishment where food and beverages are prepared, served, and consumed primarily on the premises. The restaurant may be open 24 hours and serve food cafeteria or buffet style and orders may be 23 24 25 taken at a drive-thru. Traffic generation rates are normally in the range of 200-300 trips per 26 day per 1,000 square feet of floor area, or as otherwise identified by the Institute of Traffic 27 28 and Engineering. 36. Restaurant, Type II Quality - for the purposes of Art. 4, An establishment with no drive 29 30 through, equipped to sell where food and beverages, are prepared, served and consumed 31 primarily on the premises, that includes three or more of the following: host or hostess 32 assists patrons upon entry; food and beverage choices are offered from a printed menu 33 provided by wait staff at a table; orders are taken at the table; food is served on dishes and 34 metal utensils are provided; and, payment is made after meal consumption. Traffic generation rates are normally in the range of 90 to 100 trips per day, per 1,000 square feet of GFA or as otherwise identified by the Institute of Traffic and Engineering. 35 36 37 37. Restaurant, Specialty - for the purposes of Art. 4, an establishment where a limited variety of food and beverages such as baked goods, coffee, or ice cream may be prepared and 38 consumed on or off the site. Traffic generation rates are normally below 100 trips per day, per 1,000 square feet of GFA or as otherwise identified by the Institute of Traffic and Engineering. 39 40 41 42 43 Part 2. ULDC, Art. 2.A.1.D.1.c, Board of Adjustment (BA) (page 7 of 49), is hereby amended as 44 follows: 45 GENERAL CHAPTER A 46 Section 1 47 Applicability **D.** Authority 48 49 1. Processes 50 c. Board of Adjustment The BA shall consider applications for appeals and variances. The BA is not granted the 51 52 authority to hear and take action and decide variances from only the following: 53 1) Art. 1. General Provisions: 2) Art. 2, Development Review Procedures; 54 55 3) Art. 5.E.2.B, Location Criteria 56 57 [Renumber accordingly.] 58 59 60 Part 3. ULDC, Table 3.E.1.B-10, PDD Use Matrix (page 56 of 134), is hereby amended as 61 follows: 62 63

Notes:

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RESTAURANT AND LOCATION CRITERIA AMENDMENTS

Table 3.E.1.B-10 - PDD Use Matrix

				abit	50.	den a 1		10 -	14		-30	IVICIL									
			2				10 / 20 20 - 20 20 - 20 - 20														
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							، برجینه برتار مراجع				and in more			and the second	a management			ana sa sa sa sa sa		44. seba	
Restaurant, <u>Type I</u> Fast Food		R					R		R					R		R	<u>R</u> P				109
Restaurant, High Turnover, Sit- down		Ð				Ð	Ð	Ð	D	Ð			Ð	Ð	Ð	Ð	Ð				110
Restaurant, <u>Type II</u> Quality		DP				<u>R</u> P	DP	RR	RF	2 <u>R</u> F	2		<u>R</u> P	DP	RR	<u>R</u> P	<u>R</u> P		₽	P	<u>110 ‡</u>
Restaurant, Specialty		₽	₽			P	₽	P	P	P		Þ	P	₽	P	₽	P		₽	P	<u>112</u>
••••																					
[Ord. 2005 – 002] [Ord. 2004-040]										-										
Notes to Table 3.E.1.B-10, PDD	Use N	Matr	ix:							į											
P Permitted by right																					
D Permitted subject to approva	al by	the	DRC	>													 				
S Permitted in the district only	if ap	prov	red b	y Sp	ecia	I Per	mit														
R Permitted in the district only	if an	nrov	ed h	w the	Bo	and c	f Co	untr	Co		olor	000 /1	200				 ~~				

Part 4. ULDC, Table 3.F.1.F-32, Traditional Development Permitted Use Schedule (page 100 of 134), is hereby amended as follows:

Table 3.F.1.I-32 - Traditional Development Permitted Use Schedule

District			TN	ID'				N			
Tier ²		U/S Ex/Rural								, O	
Land Use Zone ³	Res	N/C	OS/Rec	Res	N/C	OS/Rec	U/S	Ex/Rural	Dev	Preserve	TES
			Com	mercia	I Uses						
•••				{							
Restaurant, Type I Fast Food			+	<u> </u>			R	R	R		109
Restaurant, High Turnover, Sit-	-						Ð	Ð	Ð		110
Restaurant, <u>Type II</u> Quality		RP			RP		DP	DP	DP		110 -
Restaurant, Specialty		P			P		P	P	P.		<u>112</u>
[Ord. 2005 – 002]			<u>L</u>			<u></u>				<u>L</u>	<u>L</u>
Notes Table 3.F.1.I-32, Traditional	Developm	ent Pe	rmitted Us	e Scheo	lule:						
P Permitted by right											
D Permitted subject to approva	l by the D	RO									
S Permitted in the district only			pecial Perr	nit							
R Permitted in the district only					Comm	issioners (BCC) a	as a request	ted use		
	ר)	This s	space in	tentio	nally	left blar	ık.)				
Notes: <u>Underlined language</u> indica Language crossed out indic (ellipses) indicates lang Relocated language is show	ates lar uage no	iguag t ame a <i>licize</i>	e propos ended wh d with re	sed to hich ha	be de as bee	en omitte		ave space	е.		

Text in blue indicates amendments previously approved by LDRAB.

BCC FIRST READING

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RESTAURANT AND LOCATION CRITERIA AMENDMENTS

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Part 5. ULDC, Table 4.A.3.A-1, Use Matrix (page 13 of 142), is hereby amended as follows:

								ېد رون مړت د																
			P	A	Α	A	R	R	R	R	R	С	С	С	С	С	С	I	1	P	1	(a)		
			с	G	Р	R	υ	E	т	s	м	N	L	с	н	G	R	L	G	0	Р			
				R		s	s						ο		0		Е				F			
						A	A																	
												11 												
•																						1		
Restaurant, <u>Type I</u> Fast Food											A	A	A	A	A				10					
		nt, High r, Sit-down											A	Ð	A	Ð	A	₽				11		
lest Jua		ant, <u>Type II</u>										<u>A</u> D	<u>A</u> ₿	DP	<u>A</u> B	D₽	<u>A</u> P	₽				110		
	aura											₽	₽	₽	P	₽	₽	₽				11		
							1																	
												e a data se Marata se												
yrec's' au	Ρ	Permitted by	y rigi	nt		hadar barak baran sarah	alas inte original d	41.000000000000000000000000000000000000		anan da pata pana		in. in other	nebing filomona distant	a pole grand the second of	laba sada kelektida			en (12) och skyrine	a	line in specific and a second seco	a ha din manya a a			
	D	D Permitted subject to approval by the DRO																						
	S Permitted in the district only if approved by Special Permit																							
	B Permitted in the district only if approved by the Zoning Commission (ZC)																							
A Permitted in the district only if approve						ed by	the l	Board	1 01 (Count	y Cor	nmis	sione	ers (B	CC)									

Table 4.A.3.A-1 + Use Matrix

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follows:

SUPPLEMENTARY USE STANDARDS CHAPTER B

10 Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses

18. Auto Service Station

An establishment primarily engaged in the retail sale of gasoline or motor fuels. An auto service station may include accessory activities such as the sale of vehicle accessories or supplies, the lubrication of motor vehicles, the minor adjustment or minor repair of motor vehicles, the sale of convenience food items, or an accessory restaurant.

Approval Criteria a.

Prior to approving a conditional or requested use for an auto service station, the BCC shall make a finding that the use is appropriately located. In making the determination that the use is appropriately located, the BCC shall consider whether or not:

- Adequate ingress and egress has have been provided. 1)
- Adequate buffering and setbacks from residential areas has have been provided. 2)
- Sufficient vehicle stacking, circulation, access, and area for turning movements has 3) have been provided.
- 4) The number of fueling positions stations proposed is excessive.
- 5) There are is an excessive number of similar stations in the vicinity.
- b. Location Criteria
 - 1) Intersection Criteria

A maximum of two auto service stations convenience stores with gas sales, or any combination thereof, shall be permitted within 1,000 feet of any intersection, measured from the intersection of the centerline of each street at an intersection pursuant to Art. 5.E.2.B, Intersection Criteria.

Separation Criteria Number of Service Stations 2) An auto service station shall not be separated from any other auto service station or convenience store with gas sales pursuant to Art. 5.E.2.C.1. Located within 1,000 feet of an existing or approved auto service station or convenience store with gas

Notes:

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		RESTAURANT AND LOCATION CRITERIA AMENDMENTS
1		sales, measured by drawing a straight line between the nearest point on the
2		perimeter of the exterior wall of the proposed auto service station to the nearest point
3		on the existing or approved auto service station or convenience store with gas sales.
4		An auto service station within 1,000 feet of an intersection in accordance with the
5		location criteria in paragraph above shall be exempt from this requirement.
6		3) U/S Tier
7		An auto service station with a in the CL FLU designation also shall also comply with
8		the Major Intersection Criteria in Article 5.E.1, Major Intersection Criteria, unless
9		located in a PDD.
10		4) Rural, Exurban, Glades <u>and Agriculture Reserve</u> Tier <u>s</u>
11		An auto service station shall also be located at the intersection of one collector and
12		arterial street, or two arterial streets, as listed in the Florida Department of
13		Transportation (FDOT) PBC Federal Functional Classification Table.
14		5) Existing Auto Service Stations
15		The location criteria in this section shall have no affect on an auto service station that
16		is a conforming use as of the effective date of this Code.
17		c. Accessory <u>Collocated</u> Restaurant
18		A An accessory restaurant may be collocated with an auto service station shall be limited
19		to 30 percent of the total GFA and subject to the use regulations applicable to the
20		restaurant. of the principal use and may be permitted subject to the following:
21		1) With a Drive-thru
22		Subject to approval of a Class A conditional use or requested use.
23		2) Without a Drive-thru
24		Subject to approval by the DRO.
25 26		d. Parking for Accessory Automatic Car Wash Parking for each use shall be calculated separately to determine the total amount of
20 27		required parking. Parking for an accessory <u>automatic</u> car wash may be exempt from the
27		this parking requirements of Table 6.A.1.B-1, Minimum Off-Street Parking and Loading
29		Requirements, subject to DRO approval.
30		e. Standards
31		1) Enclosed Repair
32		All accessory repair activities shall be conducted within an enclosed structure. No
33		outdoor storage of disassembled vehicles, or parts thereof, shall be permitted on site.
34		2) Delivery Vehicles
35		Parking of delivery vehicles shall be permitted only within a designated loading
36		space. Overnight parking of delivery vehicles on-site shall be prohibited.
37		3) Vehicle Testing
38		Vehicles shall not be tested off-site on residential streets.
39		4) Loudspeakers
40		No outdoor speaker or public address systems audible off-site shall be permitted.
41		f. TMD District
42		Automotive service stations shall be permitted only on sites that are within 500 feet of the
43		perimeter of a TMD district but shall not be located on a Main Street. The maximum site
44		area is 10,000 square feet. A maximum of two gasoline pumps or four fueling positions
45		shall be permitted.
46		
47		
48	Part 7.	ULDC, Art. 4.B.1.A.25, Car Wash (page 34 of 142), is hereby amended as follows:
49 50	CHADTED	
50	CHAPTER	B SUPPLEMENTARY USE STANDARDS
51	Section 1	Uses
52	A. Def	initions and Supplementary Standards for Specific Uses
53		Car Wash
54		A permanent establishment engaged in washing or detailing motor vehicles which may use
55		production line methods with a conveyor, blower, or other mechanical devices, and which
56		may employ some hand labor. Detailing includes hand washing and waxing, striping, and
57		interior cleaning.
58		a. Location Criteria
59		1) Intersection Criteria
60		A maximum of two car washes shall be permitted at an intersection in accordance
61		with Art. 5.E.2.B. Intersection Criteria A car wash or detailing use in the CC district
62 63		shall be subject to the same location criteria as an Auto Service Station Art. 4.B.1.A,
63 64		Supplementary Use Standards.
64 65		2) Separation Criteria A car wash shall be concreted from any other car week purpuent to Art. 5 E 2 C 1
66		<u>A car wash shall be separated from any other car wash pursuant to Art. 5.E.2.C.1.</u> <u>b.2)Auto Detailing</u>
	Notes:	
	Underlined	language indicates proposed new language.

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EXHIBIT M

RESTAURANT AND LOCATION CRITERIA AMENDMENTS

		1	RESTAURANT AND LOCATION CRITERIA AMENDMENTS
1 2			Auto detailing limited to hand washing/waxing shall be subject to approval by the DRO in the CG , IL districts or a PDD with a CH FLU designation.
3			Accessory Use
4			An automatic car wash shall be allowed as an accessory use to an auto service station or
5			convenience store with gas sales when it is located on the same lot.
6 7			Loudspeakers No outdoor speaker or public address systems audible off-site shall be permitted.
8			
9			
10	Part 8.		C, Art. 4.B.1.A.37, Convenience Store with Gas Sales (page 40 of 142), is hereby
11		ame	ended as follows:
12 13	CHAPTER	в	SUPPLEMENTARY USE STANDARDS
14	Section 1		Uses
15	A. De	finiti	ons and Supplementary Standards for Specific Uses
16		. Cor	venience Store with Gas Sales
17			provenience store which includes accessory gasoline retail sales to the general public.
18		а.	Floor Area
19 20		h	A maximum of 5,000 square feet. Approval Criteria
20 21		D.	A convenience store with gas sales shall be subject to the approval criteria of Art.
22			4.B.1.A.18.a, Approval Criteria.
23			1) Shall be subject to the same location criteria as an Auto Service Station, Art. 4.B.1.A,
24			Supplementary Standards.
25			2) The location criteria required above shall not affect an existing convenience store
26		•	with gas sales that is a conforming use as of the effective date of this Code.
27 28		<u>c.</u>	Location Criteria 1) Intersection Criteria
29			A maximum of two auto service stations and convenience stores with gas sales, or
30			any combination thereof, shall be permitted at an intersection pursuant to Art.
31			5.E.2.B, Intersection Criteria.
32			2) <u>Separation Criteria</u>
33 34			A convenience store with gas sales shall be separated from any other auto service station or convenience store with gas sales pursuant to Art. 5.E.2.C.1.
34 35			<u>3)c.U/S Tier</u>
36			A convenience store with gas sales with a In the Commercial Low (CL) FLU
37			designation shall also comply with Art. 5.E.1, Major Intersection Criteria, unless
38			located within a PDD.
39			<u>4)</u> d.Rural, Exurban, Glades and Agricultural Reserve Tiers (AGR)
40 41			<u>A convenience store with gas sales shall</u> Shall be located at the intersection of one collector and arterial street, or two arterial streets, as listed in the FDOT PBC Federal
42			Functional Classification Table.
43		de.	Water
44			Evidence of the protection of drinking water sources shall be provided to the Health
45		-	Department prior to certification by the DRO.
46		<u>e</u> f.	Parking
47 48			1) Location A convenience store with gas sales greater than 3,000 square feet in GFA shall
40			provide one half of the required parking spaces directly adjacent to the store.
50			2) Parking for Accessory Automatic Car Wash
51			Parking for an accessory automatic car wash may be exempt from the parking
52			requirements of Table 6.A.1.B-1. Minimum Off-Street Parking and Loading
53 54		f a	Requirements, subject to DRO approval. Accessory Collocated Restaurant
54 55		īā.	A Type I or II restaurant accessory to may be collocated with a convenience store with
56			gas sales shall be subject to the use regulations applicable to the same criteria as a
57			restaurant use. accessory to an auto service station Article 4.B.1.A.18, Auto Service
58			Station, and the following:
59 60			1) Drive-thru
60 61			A restaurant without a drive-thru may be permitted as an accessory use subject to DRO approval. A restaurant with a drive thru may be permitted subject to Class A
62			Conditional use or requested use approval;
63			2) Floor Area
64			An accessory restaurant shall not exceed 30 percent of the GFA of the convenience
65			store; and
66			3) Parking
	Notes: Underline	d lan	guage indicates proposed new language.

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	RE	STAURANT AND LOCATION CRITERIA AMENDMENTS
1 2 3 4 5 6	Isla	Parking for the restaurant shall be calculated separately to determine the total amount of required parking. ID Districts ands for gasoline pumps shall be located in the rear of a building with access from an ey, interior parking area, or a street not designated as a main street.
7 8 9	Part 9. ULDC, follow	Art. 4.B.1.A.109, Fast Food Restaurant, (page 68 of 142), is hereby amended as s:
10 11	CHAPTER B SU	IPPLEMENTARY USE STANDARDS
12	Section 1 Us	es a la construction de la const
13	A. Definition	s and Supplementary Standards for Specific Uses
14	109.Resta	urant, <u>Type I</u> Fast Food
15		tablishment where equipped to sell food and beverages in one of the following ds: drive-through sales to patrons in automobiles for take out who place orders
16 17		h a window or remote transmission device; or sales to patrons for take out who place orders
18		cludes three or more of the following: food or beverage choices are advertised on a
19	menu	board; countertop sales where payment is made prior to consumption; disposable
20		ners and utensils; limited service dining facilities with no hostess or waiters; and self
21 22		or prepackaged condiments are primarily pro-cooked, propackaged, served in able wrapping and containers and where orders are taken at a counter or drive-thru.
23		generation rates are normally in the range of 600-130 to 800 500 trips per day, per
24		square feet of GFA, or as otherwise identified by the Institute of Traffic and
25	Engine	eering.
26		cation Criteria CG, CH/MUPD, CC, CL/MUPD and Commercial Pod in PUD
27 28		Type I restaurant with a drive through, or where the total GFA, including outdoor dining eas, for such use or uses is greater than 20 percent of overall building GFA, unless
29		proved under Art. 4.B.1.A109.c.2), Permitted by Right, shall be subject to the following:
30		Intersection Criteria
31		A maximum of two Type I restaurants shall be permitted at an intersection in
32 33		accordance with Art. 5.E.2.B, Intersection Criteria. A fast food restaurant in these districts shall comply with the same locational criteria as in Article 4.B.1.A.18, Auto
34		Service Station.
35	<u>2)</u>	Separation Criteria
36 37		A Type I restaurant shall be separated from any other Type I subject to these
38	<u>3)</u>	standards, in accordance with Art. 5 E.2.C.2. Exception
39		A Type I restaurant that is designed to enhance pedestrian circulation, safety and
40		accessibility while limiting vehicular circulation using exemplary site design and
41 42		architectural treatment that incorporates the following, may be exempt from
42 43		intersection and separation criteria: a) Required sidewalks and related pedestrian connections fronting on the facade
44		supporting the primary entrance shall be increased to eight feet in width;
45		b) Dumpster enclosures shall be physically connected to and architecturally
46 47		consistent with the building and shall not be freestanding; c) No reductions in the width of required foundation planting areas shall be
47		c) No reductions in the width of required foundation planting areas shall be permitted;
49		d) Wall signage is limited to one facade of the restaurant;
50		e) Landscape plans and architectural elevations shall be required as part of any
51 52		application for a Conditional or Requested Use, or any DOA affecting the items listed herein.
53		f) Where applicable, a drive through, including queuing and by-pass lanes shall not
54		be visible from adjacent public streets. This may be accomplished by the use of
55 56		a Type 3 Incompatibility Buffer, exemplary architectural design that incorporates
56 57		walls or other visual barriers a minimum of six feet in height, or a combination of the two;
58		g) Required parking shall not be separated from restaurant entrances by any means
59		of vehicular circulation with exception of drive isles used to access those parking
60 61		spaces;
61 62		h) The restaurant shall not have continuous vehicular circulation on all four sides. For the purposes of this Section, vehicular circulation shall include drive ways,
63		drive aisles, or other means of internal vehicular circulation located within 50 feet
64		or less of the building. Vehicular circulation shall not include customer parking
65 66		provided for the restaurant, one-way drive-through lanes and related by-pass lanes serving the restaurant.
00		ianes seiving me restaurant.
	Notes:	

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RESTAURANT AND LOCATION CRITERIA AMENDMENTS

1	b	. <u>U/S Tier</u> CN District
2		A Type I restaurant with a CL FLU designation shall Shall comply with Art. 5.E.1, Major
3		Intersection Criteria, unless the restaurant meets the requirements of Art.
4		4.B.1.A.109.c.2), Permitted by Right.
5	C	<u>Approval Process Exceptions</u> MUPD and MXPD Districts
6		1) DRO Approval
7		A Type I restaurant without a drive through may be approved by the DRO in a district
8		where the use is permitted by Table 3.B.1.B-10, PDD Use Matrix, or Table 4.A.3.A-1,
9		Use Matrix, provided GFA including outdoor dining areas does not exceed 3,000
10		square feet, and the use is not located in an out parcel or freestanding building.
11		A fast food restaurant less than 3,000 square feet or GFA shall require DRO approval
12		and shall not:
13		1) be located in an out parcel of free standing building; or
14		2) have a drive-thru.
15	×	2) Permitted by Right A Time I restaurant without a drive through or leasted in an out name I may be
16 17		A Type I restaurant without a drive-through or located in an out parcel, may be permitted by right in any PDD or TDD with a commercial or institutional FLU
18		designation, Pod or Use Zone; the commercial or recreational pod of a PUD, MHPD
19		or RVPD; or the IL and all commercial Zoning districts, provided:
20		a) GFA including outdoor dining areas does not exceed 1,500 square feet;
21		b) All district specific requirements are addressed;
22		c) The total of all Type I restaurant uses does not exceed 25 percent of the overall
23		GFA of the development, unless it is the sole use of the property; and
24		d) The restaurant is not located in a freestanding building, unless it is the sole use
25		of the property.
26	d	I. TMD District
27	-	A fast food restaurant Type I Restaurant shall not: [Ord. 2005 - 002]
28		1) Exceed 3,000 square feet of GFA. An additional 1,500 square feet shall be permitted
29		for outdoor dining areas, for a maximum of 4,500 square feet of GFA. [Ord. 2005-
30		002]
31		a) An additional 1,500 square feet shall be permitted for outdoor dining areas, for a
32		maximum of 4,500 square feet of GFA.
33		2) Be located in an outparcel or freestanding building; or [Ord. 2005 - 002]
34		3) Have a drive-thru, unless it is located in the rear of a building, with an access from an
35		alley or the interior of a parking area, and is covered by a canopy or the second story
36		of a building. [Ord. 2005 – 002]
37	e	e. Outdoor Dining
38		Shall comply with the principal structure setbacks.
39		
40		
41		JLDC, Art. 4.B.1.A.110, High Turnover Sit Down Restaurant, (page 68 of 142), is hereby
42	c	leleted:
43		
44	CHAPTER B	SUPPLEMENTARY USE STANDARDS
45	Section 1	Uses
46		nitions and Supplementary Standards for Specific Uses
47		Restaurant, High Turnover Sit-Down
48		An establishment where food and beverages are prepared, served, and consumed primarily
49		on the premises. The restaurant may be open 24 hours and serve food cafeteria or buffet
50		style and orders may be taken at a drive thru. Traffic generation rates are normally in the
51		ange of 200-300 trips per day per 1,000 square feet of floor area, or as otherwise identified
52		by the Institute of Traffic and Engineering.
53	6	a. TMD District
54		DRO approval is required and the restaurant shall not: [Ord. 2005 - 002]
55		1) Excood 5,000 square feet of GFA. [Ord. 2005 - 002]
56 57		a)—An additional 1,500 square feet shall be permitted for outdoor dining areas, for a maximum of 6,500 square feet of GFA. [Ord. 2005 - 002]
57 58		maximum of 6,500 square reet of GFA. [Ora. 2005 - 002] 2) Have a drive-thru, unless it is located in the rear of a building, with an access from an
58 59		alley or the interior of a parking area, and is covered by a canopy or the second story
59 60		of a building. [Ord. 2005 – 002]
61	1	b. Outdoor Dining Areas
62	1	Outdoor dining areas under a solid roof shall be considered the GFA; and comply with
63		principal structure setbacks.
64		Function of Moral of Control of
65		
-		

Notes:

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RESTAURANT AND LOCATION CRITERIA AMENDMENTS

ULDC, Art. 4.B.1.A.111, Quality Restaurant, (page 68 of 142), is hereby amended as Part 11. 1 follows: 2 3 SUPPLEMENTARY USE STANDARDS **CHAPTER B** 4 5 Section 1 Uses A. Definitions and Supplementary Standards for Specific Uses 6 1101. Restaurant, Type II Quality 7 An establishment with no drive-through, equipped to sell where food and beverages, are prepared, served and consumed primarily on the premises. that includes three or more of the following: host or hostess assists patrons upon entry; food and beverage choices are 8 9 10 offered from a printed menu provided by wait staff at a table; orders are taken at the table; 11 food is served on dishes and metal utensils are provided; and, payment is made after meal 12 consumption. Traffic generation rates are normally in the range of 90 to 100 130 trips per day, per 1,000 square feet of GFA or as otherwise identified by the Institute of Traffic and 13 14 Engineering. 15 **Alcohol Sales** 16 a. A quality restaurant Type II Restaurant may include the on-premise sale, service and 17 consumption of alcoholic beverages as an accessory use. A quality restaurant Type II 18 Restaurant with less than 150 seats that does not qualify for a 4COP/SRX license shall 19 obtain a Special Permit prior to obtaining an alcoholic beverage license. The Special 20 Permit shall be subject to the following restrictions: 21 1) Accessory Use 22 Alcohol sales, service, and consumption shall not exceed 30 percent of receipts. An 23 annual accounting of the restaurant receipts prepared by a Certified Public 24 Accountant (CPA) shall be provided to the Zoning Division. 25 26 2) **Kitchen** The restaurant shall have a full kitchen which shall remain open and serving full 27 course meals while alcohol is being served. 28 29 3) Floor Area A maximum of 30 percent of the floor area of the restaurant or number of seats, 30 31 whichever is less, shall be devoted solely to alcohol sales. 32 **Special Permit Renewal** 4) 33 The Special Permit shall be renewed annually. Use Limitations and Approval Process [Ord. 2005 - 002] 34 1) CN and CLO Districts and CLO PDDs 35 A Type II Restaurant less Shall not occupy more than 3,000 square feet of GFA per 36 37 establishment unless including outdoor dining areas may be approved by the DRO as a requested or Class A conditional use. 38 CRE, and CL and CR PDDs 39 <u>2)</u> A Type II Restaurant less than 5,000 square feet of GFA per establishment, including 40 41 outdoor dining areas, may be approved by the DRO. 42 23) CHO District and CHO/PDDs If Shall be contained in an office, hotel or motel structure and shall that does not exceed 30 percent of the GFA of the structure, or 5,000 square feet, whichever is 43 44 45 less, may be approved by the DRO unless approved as a requested or Class A 46 conditional use. 47 34) Catering Service Catering may be permitted as an accessory use to a restaurant. Except in the IL district, the use of three or more delivery or service vehicles shall require DRO 48 49 50 approval. Take Out Service 51 5) 52 Take out service is permitted as an accessory use provided there are no vehicle take 53 out windows that include exterior menu boards, gueuing lanes or order service. 54 <u>6)</u> TNDs and TMDs A Type II Restaurant less than 3,000 square feet of GFA per establishment in a TND, may be approved by the DRO. A Type II Restaurant shall not exceed 5,000 square 55 56 57 feet of GFA, except that an additional 1,500 square feet shall be permitted for 58 outdoor dining areas, for a maximum of 6,500 square feet of GFA. Take out windows 59 designed for vehicular use are prohibited unless located in the rear of a building, with access from an alley or the interior of a parking area, and covered by a canopy or the 60 second story of a building. 61 62 63 64 65 66 Notes:

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RESTAURANT AND LOCATION CRITERIA AMENDMENTS

- ULDC, Art. 4.B.1.A.112, Specialty Restaurant, (page 68 of 142), is hereby deleted: Part 12. 1 2 CHAPTER B SUPPLEMENTARY USE STANDARDS 3 Section 1 Uses 4 A. Definitions and Supplementary Standards for Specific Uses 5 6 7 112.Restaurant, Specialty An establishment where a limited variety of food and beverages such as baked goods, coffee, or ice cream may be prepared and consumed on or off the site. Traffic generation 8 9 rates are normally below 100 trips per day, per 1,000 square feet of GFA or as otherwise 10 identified by the Institute of Traffic and Engineering. 11 CN, CLO and CHO Districts and CLO or CHO PDDs Shall be limited to a maximum of 3,000 square feet of GFA. 12 13 **CC District and CL/PDDs** 14 b. 15 Shall not exceed 5,000 square feet | unless approved as a requested or Class B 16 conditional use. **MUPD District with IND FLU Designation** 17 C. 18 Shall not exceed 3,000 square feet of GFA. TMD District 19 **d**___ Shall not exceed 3,000 square feet of GFA per establishment. 20 21 1) An additional 1,500 square feet shall be permitted for outdoor dining areas, for a 22 maximum of 4,500 square feet of GFA. [Ord. 2005 - 002] 23 **Outdoor Dining Areas** 24 Outdoor dining areas under a solid roof shall be considered GFA, and comply with the principal structure setbacks. 25 26 LOSTO Shall be limited to a maximum of 3,000 square feet of total floor area and subject to 27 approval of a Special Permit. 28 29 30 31 Part 13. ULDC, Art. 5.E, Performance Standards (page 39 of 63), is hereby amended as follows: 32 **PERFORMANCE STANDARDS** 33 CHAPTER E 34 Section 1 **Major Intersection Criteria** As specified in this Code, certain specific uses shall be located at major intersections or internal to a PDD 35 36 that is located at a major intersection. For the purpose of this Chapter, to be considered a major intersection each roadway at the intersection, shall meet at least one of the following standards: 37 38 A. Four Lanes 39 The roadway currently exists at four lanes or more, link to link, and is shown on the Thoroughfare 40 R-O-W Protection Map. Dedication of R-O-W or construction of additional lanes solely in front of 41 a property shall not satisfy this standard; 42 **B. Five Year Road Plan** 43 The roadway appears in the Five Year Road Plan to be constructed as a major arterial of at least 44 four lanes; 45 C. Traffic Volume The average traffic volume on the roadway is greater than ten thousand trips per day as shown on the Metropolitan Planning Organization (MPO) Traffic Volume Map; 46 47 48 D. R-O-W The roadway is shown on the Thoroughfare Plan as 120-foot R-O-W or greater; or 49 **Upgrade Agreement** 50 51 The applicant agrees to improve the roadway system to meet the standards in this Chapter as a 52 condition of approval. 53 54 Section 2 Location Criteria 55 A. Purpose and Intent To mitigate the adverse impacts created by excessive concentrations of specific uses at intersections and along roadways that adversely impact traffic flow, pedestrian circulation and 56 57 58 visual impacts related to site layout. 59 **B.** Intersection Criteria 60 Applicable uses shall be limited within 1,000 feet of any intersection, measured from the 61
 - intersection of the centerlines of each street to the nearest exterior wall or outdoor dining area of <u>the use</u>.

Notes:

62

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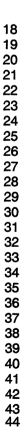
Relocated language is shown as italicized with reference in parenthesis.

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RESTAURANT AND LOCATION CRITERIA AMENDMENTS

C. Separation Criteria 1 Any use within 1,000 feet of an intersection pursuant to the location criteria above shall be 2 exempt from this requirement. A use shall meet the following separation criteria of any other 3 same and existing or approved use, measured by drawing a straight line between the nearest 4 point of the exterior wall or outdoor dining area of the proposed use to the same for an existing or 5 approved use: 6 1000-feet; or 7 <u>1.</u> 8 2. 500-feet D. Existing Uses 9 The locational and separation criteria in this Section shall have no effect on any existing uses that 10 are conforming uses as of the effective date of this Code. Where applicable, any DOA to an 11 existing use shall comply with Art. 4.B.1.A.109.a.3), Exception, to the greatest extent feasible. 12 13 14 ULDC, Table 6.A.1.B-1, Minimum Off-Street Parking Loading Requirements (page 5 of Part 14. 15 34), is hereby amended as follows: 16 17 Table 6.A.1.B-1 - Minimum Off-Street Parking and Loading Requirements - Con't.

••						
Restaurant, <u>Type I</u> f ast food		С				
Restaurant, high turnovor sit- down	1 space per 3 seats including outdoor seating area	e				
Restaurant, <u>Type II</u> quality		С				
Restaurant, Specialty		Ç				
Standard "A" - One space for t	he first 5,000 square feet of GFA, plus one for each additional 3	0,000 square feet of GFA.				
	he first 10,000 square feet of GFA, plus one for each additional					
Standard "C" - One space for t	he first 10,000 square feet of GFA, plus one for each additional	100,000 square feet of GFA.				
Standard "D" - One space for e	each 50 beds for all facilities containing 20 or more beds.					
	the first 10,000 square feet of GFA, plus one for each addition a minimum of 12 feet in width and 18.5 feet in length for uses the					
[Ord. 2005-002]		n fair fair a chailteachta ann an taonachta ann an fair ann an fairte an saonn an saonn an saonn an saonnachta				



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U:\zoning\CODERE\/2005\BCC Hearings\Round 02\01-26-06\1st Reading - Exhibit M.doc Notes:

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EXHIBIT N

PLACES OF ASSEMBLY

1		
2		
3		Amendments
4		
5 6	Part 1.	ULDC, Art 1.I.2, Definitions (page 37 of 96), is hereby amended as follows:
7 8	CHAPTE	R I DEFINITIONS & ACRONYMS
9	Section 2	2 Definitions
10		
11	C. 1	Ferms defined herein or referenced Article shall have the following meanings:
12		
13	3	30. Church or Place of Worship - a premise or site owned, operated, or leased by a tax-exempt
14		religious group which is used periodically, primarily or exclusively for religious worship,
15		activities and related services. A church or place of worship may include collocated facilities.
16		Collocated facilities which require additional approval, except as provided below by F.S.,
17		include a day care, school, cemetery, CLF, or other bed based use such as a convent,
18		seminary, dormitory, or retreat.
19		
20	4	1. Collocated Use - Development in a standard zoning district with two or more uses classified
21	-	with the definition of a use listed in Art. 4.B.1, Uses.
22	1	Renumber accordingly.]
23		
24	P. 1	Terms defined herein or referenced Article shall have the following meanings:
25		
26	4	41. Places of Assembly - Includes Nonprofit Institutional Assembly, Nonprofit Membership
27	-	Assembly, and Places of Worship.
28	4	42. Place of Worship - A sanctuary which may include a retreat, convent, seminary or other
29	-	similar use, owned or operated by a tax-exempt religious group that is used periodically,
30		primarily or exclusively for religious worship, activities and related services. A place of
31		worship may include collocated facilities that may require additional approval, such as a day
32		care, school, cemetery, or CLF.
33		[Renumber Accordingly.]
34	-	
35		
36		
37	Part 2.	ULDC, Table 3.E.1.B-10, PDD Use Matrix (page 58 of 134), is hereby amended as
38		follows:
39		
		Table 3.E.1.B-10 - PDD Use Matrix

		at contact on the first				College Constitution of the	State Burgering	COLUMN TWO IS NOT THE OWNER.				1.5-541.532		2015-0-0-24	Sector of the	and the second	the second second		TWO PROPERTY	Department
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			R	R	<u>R</u> P	R	R	<u>R</u> P	₽	<u>R</u> P	R	Ρ	R	<u>R</u> P		<u>R</u> P	P			15
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[Ord. 2005 - 002]

Notes to Table 3.E.1.B-10, PDD Use Matrix:

- P Permitted by right
- D Permitted subject to approval by the DRO

S Permitted in the district only if approved by Special Permit

- R Permitted in the district only if approved by the Board of County Commissioners (BCC) as a requested use.
- 40 41

Notes:

Underlined language indicates proposed new language.

Language crossed out indicates language proposed to be deleted.

.... (ellipses) indicates language not amended which has been omitted to save space.

Relocated language is shown as *italicized* with reference in parenthesis.

BCC FIRST READING

EXHIBIT N

PLACES OF ASSEMBLY

ULDC, Table 3.F.1.I-32, Traditional Development Permitted Use Schedule (page 102 of Part 3. 134), is hereby amended as follows:

Table 3.F.1.I-32 - Traditional Development Permitted Use Schedule

District				「ND ¹				TN	iD'		N
Tier ²		U/S			Ex/Rur	a	U/S	Ex/Rural	A	GR	O T E S
Land Use Zone ³	Res	N/C	OS/Rec	Res	N/C	OS/Rec			Dev	Preserve	Ś
	1	ل یسیا	a set a set	Publi	c and Cl	vic Uses					
Assembly, nonprofit institutional		<u>R</u> P			<u>R</u> P		<u>R</u> P	<u>R</u> P	<u>R</u> P		14
Assembly, nonprofit membership		<u>R</u> P			<u>R</u> P		<u>R</u> P	<u>R</u> P	<u>R</u> P		15
Place of worship		R			R		R	R	R ^r		29
••••											

[Ord. 2005 - 002]

Notes Table 3.F.1.I-32, Traditional Development Permitted Use Schedule:

Permitted by right P

Permitted subject to approval by the DRO D

S Permitted in the district only if approved by Special Permit

R Permitted in the district only if approved by the Board of County Commissioners (BCC) as a requested use.

Part 4. ULDC, Table 4.A.3.A-1, Use Matrix (page 14 of 142), is hereby amended as follows:

Table 4.A.3.A-1 - Use Matrix

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			2 (2000) (2000) (2000) (2000) 4 (2000) (4 2000) (2000) (4 2000) (2000						en e											Ş		
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		ly, Nonprofit onal		Ā₽		A				A	A	A		Ă₿		AP		P		P	в	14
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Pla	ce of	Worship		A		Α	A	A	Α	A	A	A	A	Α	<u>A</u> ₿	<u>A</u> ₿	<u>A</u> ₿				В	29
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a canalo	P	Permitted by	rigt	nt			107 10 5041									44.5 min 2017						
D Permitted subject to approval by the DRO S Permitted in the district only if approved by Special Perm																						
								Permi	t													
	В	Permitted in	the	distri	ct only	/ if ap	prov	ed by	the 2	Zonir	ng Co	mmi	ssion	(ZC)								
	A	Permitted in	the	distri	ct only	/ if ap	prov	ed by	the	Board	d of (Count	y Co	mmis	sione	ers (B	ICC)					

- 9 10
- 11 12
- 13

16

17

ULDC, Art 4.B.1.A.14, Assembly Nonprofit Institutional (page 30 of 142), is hereby Part 5. amended as follows:

14 **CHAPTER B** SUPPLEMENTARY USE STANDARDS

- 15 Section 1 **Uses**
 - A. Definitions and Supplementary Standards for Specific Uses 14. Assembly, Nonprofit Institutional

Notes:

Underlined language indicates proposed new language

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.... (ellipses) indicates language not amended which has been omitted to save space.

PLACES OF ASSEMBLY

EXHIBIT N

A site or facility open to the public, owned or operated by a not-for-profit organization for social, educational or recreational purposes. Typical uses include museums, cultural centers, recreational facilities, botanical gardens and community services such as after school care or tutorial services, medical services, and employment services.

3 4 5 Frontage and Access a. 1) General 6 The use shall front a collector, arterial or local commercial street. A place of 7 8 assembly with collocated uses, or more than 15,000 square feet of GFA or 350 seats, including accessory uses, shall have frontage on and access from a collector or 9 10 arterial street. 2) b. Redevelopment and Revitalization Overlay 11 The use may be located on a local residential street, subject to the following criteria: 12 13 1) Approval of a Special Permit; Limited to a maximum of 3,000 square feet of GFA, unless approved as a Class 14 2) A conditional use: 15 3) A maximum of two acres, unless approved as a Class A conditional use; 16 Landscaping in accordance with Art. 7, Landscaping. 4) 17 A minimum of one parking space per employee and two visitor parking spaces 5) 18 shall be provided; 19 No outdoor activities after 10:00 pm; 6) 20 PBC or a CCRT approved neighborhood group shall own or operate the property 21 7) and facility: 22 Prior to the issuance of an occupational license, the building shall comply with all 8) 23 applicable Health and Building Code requirements; and 24 The following accessory uses shall be permitted: limited day care, day camp, 25 9) neighborhood association office, police and fire rescue substations, and special 26 27 events. 28 c. TND District Nonprofit institutional assembly shall be limited to a maximum of Maximum floor area is 29 30 10,000 square feet of GFA. **AR District** 31 d. A Type 3 incompatibility buffer shall be provided adjacent to residentially occupied or 32 33 zoned property. de. AGR District 34 35 The use shall be limited to that which serves the needs of farmworkers or residents of the 36 AGR tier supports the agriculture industry or provides service to farm workers and shall not be located west of SR7. 37 38 PO District e. 39 Nonprofit institutional assembly shall be government owned and operated. 40 **Location Criteria** f. 41 Places of assembly shall not exceed the maximum GFA or seating capacity limits of Table 4.B.1.A-4, Size Limits for Places of Assembly. Places of assembly that are existing 42 43 or have a valid development order that is in excess of the GFA or seating capacity limits 44 shall not be considered non-conforming. A place of assembly in the AGR district shall 45 not be located west of SR 7/US 441. 46 47 48 49 50 51 52 53 54 55 (This space intentionally left blank.) 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 Notes:

Underlined language indicates proposed new language.

Language crossed out indicates language proposed to be deleted.

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Relocated language is shown as *italicized* with reference in parenthesis.

1 2

EXHIBIT N

PLACES OF ASSEMBLY

1

1 2		Table 4.B.1	.A-4 – Size Limits fo	or Places of A	Assembly
<u>-</u>	FLU Designation		Max. GF/	₹.	Max. Seating Capacity
	RR 2.5 - RR 10 an	d AGR	<u>25,000 st</u>		<u>250</u>
	LR-1, LR2, LR-3 a		<u>50,000 st</u>	And the second	500
	HR-8, HR-12 and I		<u>75,000 st</u>		750
	Commercial, Instit	tutional and Civic	N/A		<u>N/A</u>
		3.1.A-4, Size Limits for Place ude all accessory and colle			
	1. GFA shall incl 2. Seating capac	city shall include seating for	the principal place of wor	ship combined w	ith any daycare capacity or other accessory
	or collocated	uses, unless the two uses a	are not operated at the sar	<u>ne times.</u>	
3					
4	[Renumber all	following tables acc	cordingly.]		
5	•	•	•••		
6					
7	Part 6. UL	DC, Art 4.B.1.A.15,	Assembly Nonpro	fit Membersh	nip (page 30 of 142), is hereby
8	am	ended as follows:			
9					
10	CHAPTER B	SUPPLEMENTARY	USE STANDARDS		
11	Section 1	Uses			
12	A. Definit	tions and Suppleme	ntary Standards for	Specific Use	s
13		sembly, Nonprofit N			-
14				ot-for-profit or	ganization for social, education or
15					. Typical uses include fraternal or
16		Itural organizations ar			
17		Frontage and Acce			
18				or local comm	ercial street. A place of assembly
19					et of GFA or 350 seats, including
20					m a collector or arterial street.
21	b.	AR/RSA			
22		May be permitted in	n the AR/RSA with	a SA FLU, su	bject to a Class A conditional use
23		approval. [Ord. 200)5 – 002]		
24	<u>c.</u>	TND District			
25		Nonprofit members	hip assembly shall b	e limited to a	maximum of 10,000 square feet of
26		<u>GFA.</u>			
27	<u>d.</u>	PO District			
28		A nonprofit member	ship assembly shall	be governmen	t owned and operated.
29	<u>e.</u>		1		
30				accordance v	with Art. 4.B.1.A.14.d, AGR district
31		and Art. 4.B.1.A.14.	f, Location Criteria.		
32					
33					
34	Part 7. Ul	_DC, Art 4.B.1.A.29,	Place of Worship (p	age 35 of 142	?), is hereby amended as follows:
35					
36	CHAPTER B	SUPPLEMENTARY	USE STANDARDS		
	• •• •				
37	Section 1	Uses			
38		tions and Suppleme		Specific Use	25
39		ace of Worship [Ord			
40	M	eans a promise or sit	e <u>sanctuary</u> including	<u>wnich may ii</u>	nclude a retreat, convent, seminary
41					exempt religious group that is used
42					, activities and related services. A
43					plocated facilities that may require
44				vided below b	y F.S., include a day care, school,
45		emetery, or CLF. [Ord			
46	a.	Frontage and Acc			
47					s <u>uses</u> such as a day care, school,
48					eet of GFA or 350 seats, including
49 50			collector or an arteria		or seminary , shall <u>have</u> front <u>age</u> on
50			conector or an arteria	u sueet.	
51		1) Access	an of working in		Dequere feet of OFA or OFO costs
52					3 square feet of GFA or 350 seats,
53					es, shall have legal access to a
54 55					er or PZB may, as a condition of
55 56					worship below this threshold have t Relocated above.]
50 57		2) AGR	ootor or artorial street		i nelucaleu anuve.j
57					
	Notos				

Notes:

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EXHIBIT N

PLACES OF ASSEMBLY

1			A church or place of worship in the AGR district shall not be located west of SR 7/US
2			441. [Relocated to location criteria for places of assembly.]
3		b.	Use Limitations
4			1) DRO Approval Permitted Use
5			A church or place of worship not exceeding 3,000 square feet of GFA or 150 seats,
6			including collocated and accessory uses, shall be permitted in the CN, CC, CG,
7			MUPD, MXPD, TMD districts, and a commercial pod in a PDD or TDD subject to
8			DRO approval. [Ord. 2005 – 002]
9			2) Accessory/Collocated Use
10			A church or place of worship not exceeding 3,000 square feet of GFA or 150 seats
11			shall be permitted as an accessory use to an assembly, civic, educational or
12			recreational use in any non-residential district, except IL, IG or a PDD with an IND
13			FLU designation, subject to approval by the DRO
14			3) Temporary Sales
15			Temporary sales, such as rummage, bake, or seasonal sales, shall be permitted as
16			an accessory use. Temporary sales greater than three consecutive days shall obtain
17			a Special Permit for Temporary Retail Sales.
18			4) Limited Day Care
19			A limited day care shall be permitted as a collocated an accessory use to a church or
20			place of worship with a minimum of 3,000 square feet of GFA or 150 seats subject to
21			approval by the DRO <i>approval</i> . [Ord. 2005 – 002]
22			5) INST
23			In the INST FLU designation, affordable housing shall be permitted as an accessory
24			use to a church or place of worship, subject to approval of a Class A conditional use.
25			Such housing shall be requested and under the direct supervision of a sponsoring
26			nonprofit organization or community based group, provided at below market rental
27			rates, and not for resale. The number of units allowed shall be determined by the
28			Planning Director based on a land use compatibility analysis of the surrounding area.
29			6) TND District
30			A Place of worship shall be limited to a maximum of 10,000 square feet of GFA.
31		<u>c.</u>	
32		_	Places of assembly shall be located in accordance with Art. 4.B.1.A.14.d, AGR district
33			and Art. 4.B.1.A.14.f, Location Criteria.
34			
35			
36	Part 8.	UL	DC, Table 6.A.1.B-1, Minimum Off-Street Parking and Loading Requirements (page 6
~~		-4	04) to hereby emended as follows:

37 38

of 34), is hereby amended as follows:

Sectore Entropy and	Rotking	Leading
Assembly, nonprofit institutional <u>or</u> membership	1 space per 3 seats or 1/ 200 <u>sq. ft. for the principal place of assembly, whichever is greater.</u>	А
	1 space per 200 sq. ft. for permitted accessory uses not otherwise classified as collocated uses.	
	Collocated uses classified with the definition of a use listed i	n Art. 4.B.1, Uses, calculated
	separately	
Church or place <u>Place</u> of worship	1 space per 3 seats or 200 sq. ft. for the principal place of worship, whichever is greater. (schools, auditoriums, day care centers, and other principal uses calculated separately) 1 space per 200 sq. ft. for permitted accessory uses not	<u>A</u> ₩⁄A
	otherwise classified as collocated uses. Uses such as retreats, rectories, convents or seminaries shall	use CLF parking and loading.
	Collocated uses classified with the definition of a use listed separately	n Art. 4.B.1, Uses, calculated
turn the lot		
Standard "A" - One space for the fi	rst 5,000 square feet of GFA, plusione for each additional 30,00	0 square feet of GFA.
Standard "B" - One space for the fi	rst 10,000 square feet of GFA, plus one for each additional 15,0	00 square feet of GFA.
	irst 10,000 square feet of GFA, plus one for each additional 100,	000 square feet of GFA.
	50 beds for all facilities containing 20 or more beds.	·
Standard "E" - One space for the fi The space shall be a minimum of 1	rst 10,000 square feet of GFA, plus one for each additional 20,0 2 feet in width and 18.5 feet in length for uses that require limite	00 square feet of GFA. I loading.
[Ord. 2005-002]		×

³⁹ 40 41 42

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Notes:

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PARKS AND RECREATION

- 12Part 1.3ULDC, Art. 4.B.1.A.92, Park, Neighborhood Infill (page 59 of 142), is hereby amended as3follows:
- 4 5 CHAPTER B SUPPLEMENTARY USE STANDARDS

6 Section 1 Uses

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A. Definitions and Supplementary Standards for Specific Uses

92. Park, Neighborhood Infill

<u>PBC public parks facilities</u> Facilities usually less than two and one half acres located in the Revitalization and Redevelopment Overlay as designated by the BCC or in any residential neighborhood. Infill neighborhood parks, including includes passive and active recreational facilities, are generally few in number due to size constraints and are developed according to the demands and character of the specific neighborhoods that they serve. Access is primarily pedestrian oriented with no support facilities such as parking lots or restrooms provided.

16 17 Part 2. ULDC, Art. 4.B.1.A.93, Park Passive, (page 60 of 142), is hereby amended as follows:

18 19 CHAPTER B SUPPLEMENTARY USE STANDARDS

20 Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses

22 93. Park, Passive

A public or private outdoor recreation area relying on a natural or man-made resource base and developed with a low intensity of impact on the land. Typical uses include trail systems, wildlife management and demonstration areas for historical, cultural, scientific, educational or other purposes that relate to the natural qualities of the area, and support facilities for such activities.

a. PC District

In the PC district, a passive park use shall <u>generally include but not</u> be limited to nature and foot trails; canoe trails; wildlife management performed by official game, fish and wildlife commissions; public hunting and fishing camps; the use of boats, airboats and wheeled and tracked vehicles under policies and regulations prescribed by the appropriate government agencies; hunting and fishing camps on private property under policies prescribed by official game, fish and wildlife commissions; exploration, observation and archeological studies supervised by recognized authorities or persons granted permission to proceed by the State of Florida; <u>publicly operated passive parks</u> <u>preserves</u> and <u>passive</u> recreation areas; and residences for preservation management officers <u>or substantially similar recreational conservation accessory uses.</u>

40 41 Part 3. ULDC, Art. 5.D.2.A.1, Countywide Parks (page 33 of 56), is hereby amended as follows:

42 43 CHAPTER D PARKS & RECREATION – RULES AND RECREATION STANDARDS

44 Section 2 Types of Parks

A. Countywide Parks and Preservation/Conservation Areas

1. Countywide Parks

The PBC Parks and Recreation Department supplies a countywide system of public park and recreational facilities for which Level of Service (LOS) standards are established in the Recreation and Open Space Element of the Plan. For purposes of park concurrency, Regional, Beach and District Park LOS are established and Park Impact Fees assessed on new residential development to maintain the countywide park systems LOS concurrent with growth. <u>The CIE is updated annually to include projects needed to meet countywide Comprehensive Plan LOS that will be funded through the Parks and Recreational Department's ongoing Capital Improvement Program.</u>

55 56 57

58

59

Part 4. ULDC, Art.5.D.2.B, Community and Neighborhood Park and Recreation Standards (page 34 of 56), is hereby amended as follows:

60 CHAPTER D PARKS & RECREATION – RULES AND RECREATION STANDARDS

61 Section 2 Types of Parks

Notes:

Underlined language indicates proposed new language

Language crossed out indicates language proposed to be deleted.

.... (ellipses) indicates language not amended which has been omitted to save space.

PARKS AND RECREATION

		PARKS AND RECREATION
1	B Co	mmunity and Neighborhood Park Recreation Standards
2		
3	4.	Reduction in Recreation Area Land Requirement
4		The Parks and Recreation Department may allow reduction of the recreation land area
5		requirement by not more than up to 25 percent when other open space tracts are platted and
6		made available to residents for recreational purpose and the combined value of the
7		recreation facilities to be constructed and the resulting reduced land area exceeds the total
8		value of the recreation land area and facilities requirement of Article 5.D.2.B.2, Calculation of
9		Required Recreation, by a minimum of 25 percent.
10	-	
11	9.	Other Credits Minimum Recreation Area Parcel Dimensions
12		Where private or equity membership clubs, golf courses, and other recreational related
13		facilities exclusive of a property owners association are provided in conjunction with the
14		development, credit of 50 percent of the requirement of Article 5.D.2.B.2, Calculation of
15 16		Required Recreation, for recreation areas on a plat-by-plat basis for the entire development may be applied for those facilities which are available in perpetuity for the use of the
17		residents of the development.
18		Any parcel used to satisfy Parks and Recreation Standards shall meet the following
19		requirements:
20		a. Minimum Parcel Size
21		Minimum parcel size shall be 7,500 square feet exclusive of easements and landscape
22		buffers.
23		b. Minimum Parcel Width
24		Minimum parcel width shall average 75 feet with no dimension less than 50 feet.
25		c. Minimum Parcel Depth
26		Minimum parcel depth shall average 100 feet with no dimension less than 75 feet.
27		d. Waiver of Minimum Parcel Dimensions
28		The Parks and Recreation Department may reduce the minimum recreation parcel
29		dimensions by not more than ten percent when considering location, abutting land uses,
30		accessibility, recreation facilities to be offered and the parcels function in the overall
31 32		recreation and open space network of the development.
32 33		
34	Part 5.	ULDC, Art.5.D.2.F, Minimum Recreation Area Parcel Dimensions (page 34 of 56), is
35	i arco.	hereby amended as follows:
36		
37	CHAPTER	D PARKS & RECREATION – RULES AND RECREATION STANDARDS
38	Section 2	Types of Parks
39		nimum Recreation Area Parcel Dimensions
40		y parcel used to satisfy Park and Recreation Standards shall meet the following requirements:
41		- Minimum Parcel Size
42	u.	Minimum parcel size shall be 7,500 square feet exclusive of easements.
43	b	-Minimum Parcel Width
44		Minimum parcel width shall average 75 feet with no dimension less than 50 feet.
45	6. -	Minimum Parcel Depth
46		Minimum parcel depth shall average 100 feet with no dimensions less than 75 feet.
47	d. -	-Waiver of Minimum Parcel Dimensions
48		The Park and Recreation Department may reduce the minimum recreation parcel dimensions
49		when considering-location, abutting land uses, accessibility, recreation facilities to be offered
50		and the parcel function in the overall recreation and open space network of the development.
51		
52 53	Part 6.	III DC. Art E.D.O.C. Dessing (none OF of FC) is hereby smanded as follows:
53 54	Part o.	ULDC, Art.5.D.2.G, Phasing (page 35 of 56), is hereby amended as follows:
55	CHAPTER	D PARKS & RECREATION - RULES AND RECREATION STANDARDS
56	Section 2	Types of Parks
57	G. Ph	
58 59	An 1	ny development required to provide recreation shall follow one of the following phasing plans: Single Phasing
59 60	1.	When the development is to be constructed in a single phase, or where each phase will
61		provide recreational facilities specifically for the residents of that phase, then the recreational
62		site(s) for that phase shall be site planned, or platted, concurrent with that phase of
63		construction. No more than 40 percent of the building permits for residential units shall be
64		issued for the phase until the recreational improvements have been completed in their
65		entirely <u>and open for use and accessible to the residents</u> , or unless a bhasing bian for
65	Notes:	entirety and open for use and accessible to the residents, or unless a phasing plan for

<u>Underlined language</u> indicates proposed new language. Language crossed out indicates language proposed to be deleted. (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.

Page 415

PARKS AND RECREATION

1		(com	pletion of the required recreation area is agreed to and approved by the Parks and
2				reation Department.
3	2			tiple Phasing
4			Whe	n the development is to be constructed in multiple phases or plats and one or more
5			reau	ired recreational site(s) is/are intended to serve the residents of two or more phases of
				development, then the following sequence shall be adhered to:
6				
7			a. ⁻	The recreation site(s) shall be site planned concurrent with the site plan for the first phase
8				of residential development for which the recreational site will serve.
9				The recreation site(s) shall be platted concurrent with the plat for the residential
			D .	The recleance she is a set of the rest of the build be rest of the
10				development phase they will serve. No more than 40 percent of the building permits for
11			1	residential units shall be issued for any phase until the recreational improvements have
12				been completed in their entirety and open for use and accessible to the residents,
13				residents, or unless otherwise agreed to a phasing plan for completion of the required
14			1	recreation area is agreed to and approved by the Parks and Recreation Department.
15			•	
16				
17	Part 7.		ULD	C, Art.5.D.2, Types of Parks (page 35 of 56), is hereby amended as follows:
18				
19	CHAPTE	ER I	D	PARKS & RECREATION – RULES AND RECREATION STANDARDS
	•			
		_	_	
20	Section	2	Тур	es of Parks
01	ц	^		David Landacana Standarda
21				Park Landscape Standards
22		This	s se	ction recognizes that public parks require landscaping flexibility to address unique
23	-	circ	umst	tances and design requirements. Deviations for PBC owned and operated public parks
				andscaping requirements of Art. 7, Landscaping, are as follows:
24				
25				neral Standards
26			a.	Minimum Tree Quantities
27				A minimum of one tree is required per 1,000 sq. ft. overall area, excluding lakes and
28				organized recreation areas.
29			b.	Minimum Shrub Quantities
30				A minimum of one shrub is required per 1,250 sq. ft. overall area, excluding lakes and
31				organized recreation areas.
32			<u>c.</u>	Interior and Perimeter Buffer Trees
33				A minimum of 75 percent of required trees shall be canopy trees. Palms or pines may be
				counted as one canopy tree, not to exceed 25 percent of the total number of required
34				
35				trees.
36			d.	Foundation Planting
37				1) Exemption
38				Open air pavilions, bathrooms, scoreboxes, mechanical vaults, and similar park
39				structures less than 2,000 sq. ft. are exempt from foundation planting requirements.
40				2) Dimensions
				Foundation planting shall be provided along a minimum of 50 percent of front and
41				
42				side facades, and the rear facade if oriented towards any public use area. Width
43				shall be a minimum of five feet along front and rear facades, where required, and
44				eight feet along side facades.
		^	Der	
45		<u>2.</u>		imeter Buffer Landscape Requirements
46			<u>a.</u>	R-O-W Buffers
47				R-O-W buffer widths shall be 25 feet for passive recreation uses and 50 feet for active
48				recreation uses. Buffers shall be exempt from the shrub and hedge planting
				recreation uses. Duners shall be exempt nom the shub and nedge planting
49				requirements of Table 7.C.3-1, Minimum Tier Requirements and Art. 7.F.2.B, Shrubs,
50				unless adjacent to parking lots and loading areas. Required trees may be planted in a
51				natural pattern.
52			h	
			<u>D.</u>	Compatibility Buffer
53				Compatibility buffers shall be a minimum of 15 feet in width. Buffers shall be exempt
54				from the shrub and hedge planting requirements of Table 7.C.3-1, Minimum Tier
55				Requirements and Art. 7.F.8, Compatibility Buffer. Required trees may be planted in a
56				natural pattern.
57			<u>c.</u>	Incompatibility Buffer
58				Incompatibility buffers shall be a minimum of 25 feet in width. The minimum number of
				lavora of obvide indicated in Table 7 C of 1 Minimum Time Date international international terms
59				layers of shrubs indicated in Table 7.C.3-1, Minimum Tier Requirements may be reduced
60				to two in all Tiers.
61			d.	Pathways in Buffers
62				Pedestrian pathways, exercise trails and other related recreational trails may be allowed
63				to meander in required R-O-W and compatibility buffers.
64			e.	Berms
65				Berms shall be permitted in any perimeter buffer in all Tiers.
66			f	
00			<u>f.</u>	Fences and Walls
	-			

Notes:

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PARKS AND RECREATION

	MATHE and for any the located plate the summary line, and may be account from the	
1	Walls and fences may be located along the property line, and may be exempt from the	
2	tree, shrub and hedge requirements of Art. 7.F.3, Walls and Fences. Vinyl coated chain	
3 4	link fences are permitted in any perimeter buffer in any Tier, and may be exempt from the requirements of Art. 7.F.3.C. Chain Link Fences.	•
5	3. Off Street Parking Requirements	
6	a. Interior Islands	
7	One interior island a minimum of ten feet in width shall be required per ten spaces, in all	
8	Tiers (maximum 100 feet apart).	•
9		
10		
11	Part 8. ULDC, Art. 7.A.1.C, Applicability, Effect on Previously Permitted Projects (page 11 of	1
12	48), is hereby amended as follows:	
13		
14	CHAPTER A GENERAL	
15	Section 1 Landscape and Buffering	
16	C. Applicability, Effect on Previously Permitted Projects	
17	The provisions of this Article shall be considered minimum standards and shall apply to all new	,
18	development except development exempted in Article Art. 7.A.1.E, Exemptions, and deviations	
19	allowed by Art. 7.A.1.E. Deviations. For previously approved development orders, refer to Art.	
20	1.F, Nonconformities.	
21		
22	Porto III DO Art 7.4.4 Londonno and Duff day (and 4.4.6) L. L. L. L.	
23	Part 9. ULDC, Art. 7.A.1, Landscape and Buffering (page 11 of 48), is hereby amended as	;
24 25	follows:	
25 26	CHAPTER A GENERAL	
27	Section 1 Landscape and Buffering	
28		
29	F. Deviations	
30	Deviations to the minimum standards of this Article may be permitted for PBC parks, as specified	l
31	in Art. 5.D.2.H, County Park Landscape Standards.	
32		
33 34	Part 10. ULDC, Table 7.C.3-1, Minimum Tier Requirements (page 13 of 48), is hereby amended	
35	as follows:	i
36		
37		
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51	(This space intentionally left blank.)	
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	Notes:	•
65	Notes: <u>Underlined language</u> indicates proposed new language. Language crossed out indicates language proposed to be deleted.	•

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PARKS AND RECREATION

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Table 7.C.3-1 – Minimum Tier Requirements

		SACESSTRUCTURES MUSIC	Contraction of the second s
		AND STATES	
Design		Meandering, more naturalistic with shrub cluster and varying heights	Increased depth, buffers often adjacent to interior open space, unimproved pathway surfaces
Berms	Optional	Optional	No ¹
Fences/Walls	Optional ²	Optional ²	Optional ^{2,3}
Layers of Shrubs and Ground Cover⁴	3	4	3
		0156-101079	
Minimum Tree Quantities ⁵ – Residential Lot	1 per 1,250 sq. ft. (max. 15)	1 per 1,000 sq. ft. (max. 30)	1 per 800 sq. ft. (max. 30)
Minimum Tree Quantities ⁵ – Non- Residential Lot	1 per 2,000 sq. ft.	1 per 1,500 sq. ft.	1 per 1,200 sq. ft.
Minimum Medium Shrub Quantities⁵ – Residential Lot	3 per 1,250 sq. ft. (max. 45)	3 per 1,000 sq. ft. (max. 90)	3 per 800 sq. ft. (max. 90)
Minimum Medium Shrub Quantities [€] – Non-Residential Lot	3 per 2,000 sq. ft.	3 per 1,500 sq. ft.	3 per 1,200 sq. ft.
Pervious Surface Area (Overall Lot)	30 percent	40 percent	50 percent
Interior Islands	1 per 10 spaces	1 per 8 spaces	1 per 6 spaces
Interior Islands Landscape Width	8 ft.	10 ft.	12 ft.
Protective Curbing	Yes	Yes	Optional
	<u> Son an an</u>		
Minimum Tree Height (Perimeter)	12 ft.	12 ft.	12 ft.
Minimum Tree Height (Interior)	12 ft.	12 ft. (average)	12 ft. (average)
Palms Substitute (3 palms for 1)	Yes	Yes - Native clusters only	Yes - Native clusters only
		The Burger and States	
Foundation Planting Width	5 ft. along front façades 8 ft. along side façades	10 ft. all sides	12 ft. all sides
Façades to be Planted	Front & Sides	Front, Sides & Rear	Front, Sides & Rear
Percentage of Façade	40 percent	50 percent	60 percent
[Ord. 2005 – 002]			
Notes			

Notes

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1. May be allowed with an approved ALP.

2. Unless required by Art. 7.F.9, Incompatibility Buffer.

3. Walls and fences shall be built from natural materials, such as wood, stone, etc.

 Refer to Shrub Hierarchy requirements in Table 7.F.7.B-6, R-O-W Buffer Shrub Type. Minimum interior quantities required in addition to perimeter buffer landscape requirements. Shall be calculated based on gross lot area, excluding preservation areas and lake tracts. 5. Traditional Development Districts (TDDs) are exempt from foundation planting requirements for primary and secondary building frontages, buildings along an alleyway or accessway to a parking area, or where buildings front on a plaza or square. [Ord. 2005 002]

6. Deviations shall be permitted for PBC owned and operated public parks in accordance with Art. 5.D.2.H, County Park Landscape Standards.

Part 11. ULDC, Table 7.G.E.2, Wheel Stops (page 39 of 48), is hereby amended as follows:

OFF-STREET PARKING REQUIREMENTS CHAPTER G

7 Section 2 Landscape Islands

E. Landscape Protection Measures

2. Wheel Stops

Wheel stops shall have a minimum height of six inches above the finished grade of the parking area, properly anchored, and continuously maintained in good condition. The space between the wheel stop and the front end of the parking space may be paved for anchoring and maintenance purposes. Wheel stop anchor rods shall be set through the wheelstop and the pavement. The bottom of the wheel stop must rest fully on the pavement to prevent rocking. Public parks in the PO District that are exempt from curbing requirements shall also be exempt from wheel stop requirements.

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U:\zoning\CODEREV/2005\BCC Hearings\Round 02\01-26-06\1st Reading - Exhibit O.doc Notes:

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EXHIBIT P

ENVIRONMENTAL RESOURCES MANAGEMENT (ERM)

ULDC, Art. 1.I.3, Abbreviations and Acronyms (page 94 of 96), is hereby amended as 1 Part 1. 2 follows: 3 **DEFINITIONS & ACRONYMS** 4 **CHAPTER I** 5 Section 3 Abbreviations and Acronyms <u>GNRPB</u> Groundwater and Natural Resources Protection Board USACOE United States Army Corps of Agriculture-Engineers 6 7 8 Part 2. ULDC, Art. 3.E.2.F.3.c, Uses (page 77 of 125), is hereby amended as follows: 9 **CHAPTER E** PLANNED DEVELOPMENT DISTRICTS 10 11 Section 2 **Planned Unit Development (PUD)** F. AGR PUD 12 3. Preservation Area 13 c. Uses 14 15 Uses allowed in a Preservation Area are indicted in Table 3.E.1.B-10, PDD Use Matrix. 16 and specified by the Preserve Management Plan as approved by ERM. 17 18 ULDC, Art. 4.D.2.A, Conflicting Provisions (page 118 of 142), is hereby amended as 19 Part 3. 20 follows: 21 CHAPTER D EXCAVATION 22 Section 2 Applicability 23 A. Conflicting Provisions 24 To the extent provisions of this Section conflict with regulations of other applicable regulatory 25 agencies, the more restrictive regulations shall apply. Other permitting agencies include but are 26 not limited to SFWMD, Florida Game and Fresh Water Fish Commission, USACE, DEP, and 27 28 ERM. 29 30 31 Part 4. ULDC, Art. 4.D.4.B.10, Wetlands (page 120 of 142), is hereby amended as follows: 32 CHAPTER D EXCAVATION 33 34 Section 4 Prohibitions and Exemptions 35 **B. Exemptions** 10. Wetlands 36 37 Excavation activities within jurisdictional wetlands that have been issued permits pursuant to 38 Wetlands Protection requirements or have been issued a permit for wetland impacts through the Environmental Resource Permit (ERP) process by DEP, USACE, SFWMD, or any other 39 agency with ERP delegation for PBC. 40 41 42 43 Part 5. ULDC, Art. 4.D.4.B.13, Canals of Conveyance (page 120 of 142), is hereby amended as 44 follows: 45 46 **CHAPTER D EXCAVATION** 47 Section 4 **Prohibitions and Exemptions** 48 **B. Exemptions** 49 13. Canals of Conveyance 50 Canals of conveyance that require permits from SFWMD, USACE, DEP, or ERM pursuant to 51 Wetlands Protection requirements. 52 53 54 Part 6. ULDC, Art. 4.D.8.C.3, Littoral Planting Reclamation Standard (page 135 of 142), is 55 hereby amended as follows: Notes: Underlined language indicates proposed new language Language crossed out indicates language proposed to be deleted.

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EXHIBIT P

ENVIRONMENTAL RESOURCES MANAGEMENT (ERM)

1 CHAPTER D EXCAVATION

- 2 Section 8 Technical Standards
 - C. Reclamation Standards
 - 3. Littoral Planting Reclamation Standard

All Agricultural (excluding WCAA), Type II and Type III Excavations, excluding ponds, shall comply with the following littoral zone standards. <u>Exempted excavations within the WCAA</u> shall provide a littoral zone if the land use ceases to be agricultural.

a. Planted Littoral Zones

Planted littoral zones shall be provided which comprise, at a minimum, an area equivalent to eight square feet per linear foot of shoreline. Creativity in design in the placement of the planted littoral zone is strongly encouraged, such as extended areas in one portion of the lake or at the discharge point. For basins with multiple lakes that are interconnected, littoral zones may be concentrated within one or more lakes so long as the basin as a whole contains the total required littoral area. The planted littoral zone area shall be limited to the area between one foot above OWL and two feet below OWL. If the applicant demonstrates to ERM that the planted littoral area elevations should differ from this requirement based on site specific conditions and based on fluctuations around the OWL, ERM may approve planted littoral area elevations other than those elevations stated above. Requirements for littoral zone planting shall be in addition to any planting for wetland mitigation required by DEP. SFWMD, USACE, ERM or any other agency with wetland jurisdiction.

Part 7. ULDC, Art. 10.C, Groundwater and Natural Resources Protection Board (page 6 of 11), is hereby amended as follows:

27 CHAPTER C GROUNDWATER AND NATURAL RESOURCES PROTECTION BOARD

ERM may refer alleged violations of Article 14, Environmental Standards, or Article 4.D, Excavation, of
 this Code and Ord. 2003-020, Petroleum Storage Systems, Ord. 2003-021, Petroleum Contamination
 Clean-up criteria, Ord. 2004-050, Stormwater Pollution and Prevention, and Ord. 1993-003, Water and
 Irrigation Conservation as amended to the GNRPB for
 prosecution pursuant to the following standards
 and procedures:

- Part 8. ULDC, Art. 14.C.11.B.1, Removal of Prohibited invasive Non-Native Vegetation (page 36 of 56), is hereby amended as follows:
- 38 CHAPTER C VEGETATION PRESERVATION AND PROTECTION
- 39 Section 11 Standard Permit

B. Technical Requirements for a Standard Permit

1. Removal of Prohibited Invasive Non-Native Vegetation

Removal or eradication of prohibited and invasive non-native vegetation identified in Appendix 6, Prohibited Invasive Non-Native Vegetation, and Appendix 7, Invasive Non-Native Vegetation, shall be completed for the entire parcel <u>or parcels of the Development Order</u> concurrent with the permitted vegetation alteration and prior to receipt of the first CO, if applicable, unless a phasing plan has been approved in writing by ERM. The parcel owner shall thereafter maintain the parcel free of this prohibited invasive non-native vegetation. No additional permit for such maintenance of vegetation shall be required.

Part 9. ULDC, Art. 14.D, Prohibited Invasive Non-Native Vegetation Removal Ordinance (page 50 of 56), is hereby amended as follows:

(This space intentionally left blank.)

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EXHIBIT P

ENVIRONMENTAL RESOURCES MANAGEMENT (ERM)

APPENDIX 6 PROHIBITED INVASIVE NON-NATIVE VEGETATION

COMMON NAME	SCIENTIFIC NAME	ТҮРЕ
Melaleuca, punk tree or paper tree	Melaleuca quinquenervia	Tree
Brazilian pepper	Schinus teribinthifolius	Tree
Australian pine	Casuarina spp.	Tree
Earleaf acacia	Acacia auriculiformis	Tree
Kudzu	Pueraria montana (P. Lobata)	Vine
Old world climbing fern	Lygodium microphyllum spp.	Vine
Air potato vine	Dioscorea bulbifera	Vine
Carrotwood	Cupaniopsis anacardioldes	Tree
Schefflera	Schefflera actinophylla	Tree

Part 10. ULDC, Art. 14.D, Prohibited Invasive Non-Native Vegetation Removal Ordinance (page 54 of 56), is hereby amended as follows:

APPENDIX 11 PROHIBITED VEGETATION REMOVAL SCHEDULE

	Scientific Name	Year
Old-world climbing fern (non-native)	Lygodium microphyllum <u>spp.</u>	
Air Potato vine	Dioscorea bulbifera	2004
Melaleuca, Punk Tree	Melaleuca quinquenervia	2006
Bralian pepper	Schinus terebinthifolius	
Carrotwood	Cupaniopsis anacardiodies	2008
Earleaf acacia	Acacia auriculiformis	
Schefflera	Schefflera actinophylla	2010
Australian pine	Casuarina spp.	
Kudzu	Pueraria montana var. lobata	2012

Part 11. ULDC, Art. 17.C.7.B.1, [Related to Powers and Duties] (page 13 of 25), is hereby amended as follows:

11 CHAPTER C APPOINTED BODIES

12 Section 7 Groundwater and Natural Resources Protection Board

B. Powers and Duties

- The GNRPB shall have the following powers and duties:
- to hold hearings as necessary to enforce Article 14, Environmental Standards. <u>ERM may</u> refer alleged violations of Art. 14 Environmental Standards, and Art. 4.D, Excavation, Ord. 2003-020, Petroleum Storage Systems, Ord. 2003-021, Petroleum Contamination Clean-up criteria, Ord. 2004-050, Stormwater Pollution and Prevention, and Ord. 1993-003, Water and Irrigation Conservation as amended to the <u>GNRPB</u>, if there has been a failure to correct a violation within the time specified by the Code Inspector, if the violation has been repeated, or is of such a nature that it cannot be corrected;

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U:\zoning\CODEREV\2005\BCC Hearings\Round 02\01-26-06\1st Reading - Exhibit P.doc Notes:

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EXHIBIT Q

HEALTH DEPARTMENT (AIR CURTAIN INCINERATOR)

1 2

ULDC, Table 4.A.3.A-1, Use Matrix (pages 16 of 142), is hereby amended as follows: Part 1.

			1	aDie	3 4.P	1.J.P		Use	IVIA	ILLX	Con	unu	ea							
								Zoniı	ng D	istric	t/Ove	rlay								
Use Type			ture/ /ation		F	Resid	entia	I			C	Comn	nercia	al		Ind	lustry	// Put	olic	N
	Ρ	A	A	A	R	R	R	R	R	C	С	C	С	С	С	1	1	Ρ	1	0
	C	G	Р	R	υ	E	Т	S	м	N	L	С	н	G	R	L	G	0	Ρ	Т
		R		s	s						0		0		Е				F	E
				A	A															
						Ut	ilities	& Ex	cava	ation										
Air Curtain Incinerator		A	A	A	A	A	A	A	A	A	A	A	A	A	B	₿ <u>A</u>	₿₫	DA	B	9

Table 4 A 3 A-1 - Use Matrix Continued

ULDC, Art. 4.B.1.A.9, Air Curtain Incinerator (pages 28 and 29 of 142), is hereby Part 2. amended as follows:

7 SUPPLEMENTARY USE STANDARDS 8 **CHAPTER B**

9 Section 1 Uses

10	9.	Air	Curtain Incinerator
11		Ac	ombustion device used to burn trees, brush and untreated wood.
12		a.	Standards
13			1) Exemptions
14			The following temporary air curtain incinerators are exempt from the requirements of
15			this section: Incinerators operating under written approval from the PBC Health
16			Department in accordance with the PBC Open Burning Ord. 2005-020; and
17			incinerators used for the emergency burning of storm generated debris by a local
18			government.
19			12) Storage
20			Except in the AP district, on site outdoor storage of unprocessed material shall be
21			limited to 45 days. Pile height shall be limited to 15 feet. Outdoor storage shall be
22			setback a minimum of 25 feet from any property line or 50 feet from any property line
23			adjacent to a residential district or use. Storage areas shall be screened from view
24			pursuant to Art. 5.B, Accessory and Temporary Uses.
25			23) Hours of Operation
26			Hours of operation are limited to 8:00 a.m. to 5:00 p.m., Monday through Friday. The
27			incinerator shall not be charged before 9:00 a.m. and shall be completely
28			extinguished one hour before surset. within 1000 feet of a residentially zoned
29			property.
30			4) No Burn Days
31			The incinerator shall not operate on "no burn days" as designated by the PBC Fire-
32			Rescue Department.
33			3 <u>5)</u> Setback
34			The incinerator shall be set back a minimum of 500 1.200 feet from any property line
35			abutting a residential district or use.
36		b.	Supplemental Application Requirements
37			1) Site Plan
38			A site plan illustrating how the operation functions, circulation routes, square footage,
39			height and location of buildings, incinerator and storage piles.
40			2) Waste
41			An explanation of the quantity of waste to be received expressed in cubic yards per
42			day or tons per day.
43			3) Dust Control
44			A plan which addresses dust control in traffic, storage and processing areas. Dust
45			control measures may include: additional setbacks, full or partial enclosure of air
46			curtain incinerator and watering or enclosing storage piles. If facility with an air
47			curtain incinerator also includes chipping, mulching or composting, adherence to the
48			supplementary use standards applicable to such use shall also be required.
49		Gr	Permanent Incinerator
50			A permanent air curtain incinerator shall be permitted only in the AP, IL, IG and PO
51		-	zoning districts subject to a Class A conditional use.
52		d.	Temporary Incinerator
-			

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Page 422

EXHIBIT Q

HEALTH DEPARTMENT (AIR CURTAIN INCINERATOR)

1)-Duration

The use shall be permitted as a temporary accessory use for a maximum period of six months.

2) Setback

All PDRs, including setbacks, shall be met. If the applicant is unable to meet the PDRs, the Zoning Division shall be authorized to determine the location of the incinerator and set necessary conditions for landscaping and screening in lieu of a variance.

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EXHIBIT R

HEALTH REGULATION\$ (FIRE HYDRANT)

Note: The League of Cities Environmental Committee meeting for the review of fire hydrant amendments was held on Wednesday, July 13th. The League of Cities meeting for the approval of fire hydrant amendments was held on Wednesday, August 10th.

ULDC, Art. 1.I.2, Definitions (page 39, 45, 84 of 96), is hereby amended as follows: 7 Part 1. 8 CHAPTER I **DEFINITIONS & ACRONYMS** 9 10 Section 2 Definitions 11 C. Terms defined herein or referenced Article shall have the following meanings: 12 84. Consecutive Water System - for the purposes of Art. 15, a water supply system which 13 purchases all or some of its water supply from one or more public water systems, and which 14 provides water to at least 15 service connections used by year round residents or which 15 regularly serves an average of at least 25 individuals daily at least 60 days out of the year serves at least 15 service connections used by year round residents or which serves at least 16 17 25 year round residents which receives its water from a community water system. [Ord. 18 19 2005-0031 20 E. Terms defined herein or referenced Article shall have the following meanings: 21 26. Environmental Appeal Board (EAB) - for the purposes of Art. 15, is the five member board 22 23 appointed by the Environmental Control Board (ECB) to hear appeals under this Article. 24 Terms defined herein or referenced Article shall have the following meanings: 25 S. Surface Water - water upon the surface of the earth whether contained within natural or 26 122. artificial boundaries or diffused. 27 28 a. For the purposes of Art. 15.A, a recognizable body of water, including swamp or marsh areas, bayheads, cypress ponds, sloughs and natural or constructed ponds contained 29 within a recognizable boundary. This does not include storm water retention or detention 30 31 areas designed to contain standing or flowing water for less than 72 hours after a rainfall. For the purposes of Art. 15.B, a source of water existing above the surface of the ground 32 b. and exposed to the atmosphere. [Ord. 2005-003] 33 34 35 ULDC, Art. 15.B.8.A.21.a [Related to Distribution] (page 13 of 24), is hereby amended 36 Part 2. 37 as follows: 38 ENVIRONMENTAL CONTROL RULE II DRINKING WATER SUPPLY SYSTEMS CHAPTER B 39 40 Section 8 **Construction and Design Requirements** 41 A. Design Criteria 42 21. Distribution a. The sizing of the distribution lines shall be adequate to provide the maximum day 43 44 demand plus fire flow without the development of distribution pressures lower than 20 pounds per square inch (20 p.s.i.). The minimum required fire flow shall be established 45 46 by the fire department having jurisdiction. 47 48 49 Part 3. ULDC, Art. 15.B.8.A.21.e [Related to Distribution] (page 13 of 24), is hereby amended 50 as follows: 51 **CHAPTER B** ENVIRONMENTAL CONTROL RULE II DRINKING WATER SUPPLY SYSTEMS 52 Section 8 53 **Construction and Design Requirements** A. Design Criteria 54 55 21. Distribution 56 Fire hydrants shall be maintained by the owner in accordance with standards established θ. by the "Standards of the American Water Works Association." If a fire hydrant is located 57 downstream of a water meter, the meter shall be designed to provide an adequate flow 58 59 without excessive pressure drop. Private fire hydrant owners shall be required to request 60 a dedicated private fire line, separate from any drinking water line, where an excessive 61 drop through a metered source exists. [Renumber accordingly.] 62 63

Notes:

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EXHIBIT R

HEALTH REGULATION\$ (FIRE HYDRANT)

1 2 3		LDC, Art. 15.B.8.A.21.f [Related to Design Criteria] (pages 13 and 14 of 24), is hereby nended as follows:
4 5	CHAPTER B	ENVIRONMENTAL CONTROL RULE II DRINKING WATER SUPPLY SYSTEMS
6	Section 8 C	onstruction and Design Requirements
7 8 9 10 11 12 13 14 15 16 17 8 9 21 22 23 24	A. Desig 21. D	
25 26 27 28 29 30	Part 5. U	Renumber accordingly.] LDC, Art. 15.B.13, Operation and Maintenance (page 16 of 24), is hereby amended as bllows:
31	CHAPTER B	ENVIRONMENTAL CONTROL RULE II DRINKING WATER SUPPLY SYSTEMS
32	Section 13	Operation and Maintenance
33 34 35 36 37 38 39	community, a 15.B.13.A, Au apply when a Part 6.	g operation and maintenance requirements shall apply to community, <u>transient</u> non- and non-transient non-community, <u>and consecutive</u> water systems, except for only Art. t. 15.B.13.D, Art. 15.B.13.E, Art. 15.B.13.F, Art. 15.B.13.G and Art. 15.B.13.I shall also oplicable to limited use water systems:
40 41		mended as follows:
42	CHAPTER B	
43 44 45 46 47 49 50 51 52 53 4 55 56 57 89 60 61	hydra of the <u>1.</u> # # 2. <u>F</u> <u>i</u> <u>i</u> <u>t</u>	Operation and Maintenance hydrant maintenance and fire flow testing shall be the responsibility of the owner of the fire unt. Maintenance and fire flow testing shall be performed in accordance with the "Standards a American Water Works Association Manual M-17" and as indicated below: the supplier of water shall establish <u>A</u> routine testing and maintenance program shall be stablished for on each fire hydrant connected to its system. The frequency of testing shall e a minimum of once per year or other schedule recommended by the manufacturer and pproved by the Department. The fire flow testing of hydrants shall be performed on a three year cycle, such that all hydrants in a system are fire flow tested at least once every three years unless recommended by the nanufacturer or the Department to be more frequent. Owners of fire hydrants which do not tillize local fire departments or water utility departments to perform or oversee the fire flow esting shall report all available results of testing to the Department by January 1st of each ear with all hydrants accounted for within the required cycle. The minimum required fire flow from fire hydrants shall be determined as per Art. 15.B.8.21.a.
62 63		REV/2005\BCC Hearings\Round 02\01-26-06\1st Reading - Exhibit R.doc
	Notes: Underlined la	nguage indicates proposed new language.

Language crossed out indicates language proposed for hanguage (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.

EXHIBIT S

COMMERCIAL COMMUNICATION TOWER

ULDC, Art. 1.I.2, Definitions, (pages 37, 41 and 70 of 96), is hereby amended as follows: 1 Part 1. 2 **DEFINITIONS AND ACRONYMS CHAPTER I** 3 Section 2 Definitions 4 5 C. Terms defined herein or referenced Article shall have the following meanings: 6 7 41. Collocation - the placement of more than one service providers' antenna on an existing commercial communication tower or structure. The term collocation also includes the ground-8 9 mounted, structure-mounted or roof-mounted installation of the accessory equipment and 10 structures needed for the functioning of the wireless facility. 11 D. Terms defined herein or referenced Article shall have the following meanings: 12 12. Defined Search Area - the geographic area in which an antenna is proposed to be located to 13 14 provide the carrier's designed service. [Renumber accordingly.] 15 16 P. Terms defined herein or referenced Article shall have the following meanings: 17 84. Propagation Study - for the purposes of Art. 4, a method utilized by radio-frequency (RF) 18 engineers for site placement. The study indicates signal strength as it relates to adjacent sites to ensure quality calls and handoffs, including the potential for towers or tall structures 19 20 within the study area to be utilized for collocation and the avoidance of additional towers. 21 22 23 24 ULDC, Art. 4.C, Communication Tower, Commercial, (page 88 of 142), is hereby 25 Part 2. amended as follows: 26 27 28 **CHAPTER C COMMUNICATION TOWER, COMMERCIAL** 29 Section 2 States of Emergency 30 The PZ&B Executive Director may request a waiver to the review timeframes for each case of a declared 31 emergency that directly affects the permitting activities of the local Government. 32 33 [Renumber Accordingly.] 34 35 ULDC, Art. 4.C.3, Standards, (page 110 of 142), is hereby amended as follows: 36 Part 3. 37 COMMUNICATION TOWER, COMMERCIAL 38 CHAPTER C 39 Section 3 Standards 40 L. Location of Existing Towers 41 42 At the time of any tower application submittal to the appropriate reviewing body, the applicant 43 shall comply with the following: 44 1. Provide or update previously submitted data indicating the location of their towers; latitude 45 and longitude; tower height; and tower type 46 Submit a search ring an alternative structure map with a minimum of one mile radius around 2. the proposed site. The ring alternative structure map shall include the location of all existing 47 towers located within the search one mile radius area. Search rings An alternative structural 48 49 map shall not be required for television towers. 50 M. Propagation Study At the time of application submittal to the appropriate reviewing body for a new commercial 51 communications tower, the provider shall submit a propagation study prepared by a professional 52 53 engineer, licensed in the State of Florida, to justify the need to construct a new tower. 54 Propagation studies shall not be required for television towers. 55 **Required Information** 1. 56 Propagation studies shall include the following information: 57 a. the location of other sites considered, including potential options for collocation and 58 alternative sites or properties; 59 b. desired signal strength in the area to be served; and 60 current RF coverage and predicted RF coverage following installation and use of the new C. 61 tower facility; and 62 d. the number of existing users within the area to be served denied access due to lack of 63 capacity.

Notes:

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.... (ellipses) indicates language not amended which has been omitted to save space.

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EXHIBIT S

COMMERCIAL COMMUNICATION TOWER

1	•••	
2		ional Standards and Requirements
3	1. A	ircraft Hazard
4	a.	Towers shall not be a hazard to air navigation as determined by the FAA.
5	· b.	Prior to the issuance of a building permit for a tower, proof of compliance with applicable
6		requirements of the FAA and Art. 16, Airport Regulations; of the Code, shall be provided
7		in a manner acceptable to the Zoning Director.
8	2. Li	ighting
9	TI	he least intensive nighttime method of illumination acceptable to the FAA shall be utilized.
10	Т	o the extent possible, strobe lighting or similar types of lighting shall not be utilized. All
11	re	equired lighting shall be maintained on an as needed basis by the owner of the tower.
12	3. In	spections
13	Α	Il towers shall be inspected in compliance with FCC regulations or as required by the
14		uilding Division.
15		
16		
17		
18	Part 4. U	LDC, Art.4.C.4.A, Replacement [Related to Tower Replacement and Height Increases]
19		bage 113 of 142), is hereby amended as follows:
20		
21	CHAPTER C	COMMUNICATION TOWER, COMMERCIAL
22	Section 4	Tower Replacement and Height Increases
23	A. Repla	acement
24		Conforming Towers
25	А	In existing conforming tower may be replaced subject to the criteria below. If the criteria is
26	n	ot met, the replacement tower shall comply with the sitting siting requirements of this
27		Section.
28	а	. The replacement tower shall accommodate a minimum of two providers.
29	b	. The replacement tower shall be of the same or lesser impact than the existing structure
30		pursuant to the defined tower hierarchy.
31	c	. The tower may be required to be relocated on site to lessen the impact on adjacent
32		parcels.
33	d	I. The replacement tower shall be subject to review by the Zoning Division through the
34		DRO, Art. 2.D.1, Development Review Officer, administrative amendment process.
35	e	The tower may be structurally modified to allow collocation.
36	2.	Nonconforming Towers
37	A	An existing nonconforming tower may be replaced subject to the criteria below. If the criteria s not met, the replacement shall comply with the sitting siting requirements of this Section.
38	- i s	s not met, the replacement shall comply with the sitting siting requirements of this Section.
39		a. The replacement tower shall accommodate a minimum of two providers.
40	b	b. The replacement tower shall be of equal the same or lesser impact than the existing
41		structure pursuant to the defined tower hierarchy.
42	c	c. The tower may be required to be relocated on site to lessen the impact on adjacent
43		parcels.
44	c	d. The replacement tower shall be subject to review by the DRO.
45	e	The tower may be structurally modified to allow collocation.
46		
47		
48		
49		
50		ULDC, Art. 4.C.5, Shared Use/Collocation (page 114 of 142), is hereby amended as
51	1	follows:
52		
53	CHAPTER C	COMMUNICATION TOWER, COMMERCIAL
54	Section 5	Shared Use/Collocation
55		iew Process
56		Collocations on Commercial Communication Towers Including Non-conforming
57		Towers
58		Collocation of antennas on commercial communication towers that meet the following
59		requirements shall be exempt from all other requirements of this Section of the ULDC and
60	-	shall only be subject to a Building Permit Review:
61	i	a. The collocation does not increase the height of the existing tower, as measured to the
62		highest point of any part of the tower or any existing antenna attached to the tower;
63	<u> </u>	b. The collocation does not increase the area of the approved ground compound for
64		accessory equipment and structures;
	Notes:	

Notes:

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EXHIBIT S

ALINIC ATION TOWE

		COMMERCIAL COMMUNICATION TOWER
	•	The collection shall be consistent with all of the applicable design and aesthol
	<u>c.</u>	The collocation shall be consistent with all of the applicable design and aesthet regulations, or conditions, if any, applied to the first antenna placement onto the town
		itself.
•	0-	
<u> </u>		Ilocations on Structure Other Than Commercial Communication Towers Ilocation of antennas, on a structure other than a commercial communication tower th
		the following requirements shall be subject to final DRO review. Collocation that do
	me	t meet the requirement below shall be subject to Art. 4.C.6, Communication Par
		tennas, Commercial.
	<u>a.</u>	Does not increase the height of the existing structure, as measured to the highest point
		any part of the structure or any existing antenna attached to the structure;
	<u>b.</u>	Does not increase the area of the approved ground compound shall be the accesso
		equipment and structures; and
	<u>C.</u>	The collocation are of a design and configuration consistent with all of the applicate
		design and aesthetic regulations, or conditions, if any, applied to the first anten
		placement.
-		view Procedures
Pr	rior to	o submittal of an application for approval of a proposed tower for Conditional us
de	evelop	pment order amendment, original DRO, or building permit review, all applicants
co	ommu	unication towers shall comply with the procedures indicated below. An application for t
ap	prop	riate review process must be submitted within one year of the notice mailing date.
•		
Part 6.	UL	DC, Art.4.C.6, Communication Panel Antennas, Commercial, (page 115 of 142),
		reby amended as follows:
CHAPTER	3 C	COMMUNICATION TOWER, COMMERCIAL
Section 6		Communication Panel Antennas, Commercial
Those sta	ndar	do shall apply to commercial communication papels and enterpass mounted on reafs
		ds shall apply to commercial communication panels and antennas mounted on roofs, Idings or legal billboards (collocations).
allacheu	o bui	laings of regar binboards (<u>conocations).</u>
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Notes:		
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Language	e cros	sed out indicates language proposed to be deleted.
(ellipse	es) in	idicates language not amended which has been omitted to save space.
Delegated	lland	guage is shown as <i>italicized</i> with reference in parenthesis.
nelocaleo	i icang	

EXHIBIT T

PERMANENT GENERATORS

1 2	Part 1. U	LDC, Art. 3.E.1.C.2, Performance Standards (page 62 of 134), is hereby amended as
3		
4		
5	CHAPTER E	PLANNED DEVELOPMENT DISTRICTS (PDDS)
6	Section 1	General
7	C Ohio	atives and Standards
7		ctives and Standards Performance Standards
8 9		Planned developments shall comply with the following standards:
9 10	F	lailled developments shall comply with the following standards.
11	j.	Recreation Clubhouse Emergency Generators
12	La	A permanent emergency generator shall be required for all PDD clubhouses 2,500 square
13		feet or greater, and shall meet the standards of Art. 5.B.1.A.18, Permanent Generators.
14		
15		
16	Part 2. U	JLDC, Art.3.F.2.A, Applicability (page 105 of 134), is hereby amended as follows:
17		
18	CHAPTER F	TRADITIONAL DEVELOPMENT DISTRICT (TDDS)
19	Section 1	General Standards
20	A. Appi	icability
21		
22		Recreation Clubhouse Emergency Generators
23		A permanent emergency generator shall be required for all TDD clubhouses 2,500 square feet
24	<u>c</u>	or greater, and shall meet the standards of Art. 5.B.1.A.18, Permanent Generators.
25		
26		
27		JLDC, Art. 4.B.1.A.34. Congregate Living Facility (page 37 of 142), is hereby amended as
28	T	ollows:
29		
30	CHAPTER B	SUPPLEMENTARY USE STANDADRS
31	Section 1	Uses
51	Section	0363
32	A. Defi	nitions and Supplementary Standards for Specific Uses
33		Congregate Living Facility
34		
35	(b. Emergency Generators
36	-	A permanent emergency generator shall be required for all Type II and Type III CLFs, and
37		shall meet the standards of Art. 5.B.1.A.18, Permanent Generators.
38		
3 9		
40		ULDC, Art. 4.B.1.A.90, Nursing or Convalescent Facility (page 58 of 142), is hereby
41	1	amended as follows:
42		
43	CHAPTER E	B SUPPLEMENTARY USE STANDADRS
44	Section 1	Uses
45		nitions and Supplementary Standards for Specific Uses
46	90.	Nursing or Convalescent Facility
47		
48	9	e. Emergency Generators
49		A permanent emergency generator shall be required for all nursing or convalescent
50 51		facilities, and shall meet the standards of Art. 5.B.1.A.18, Permanent Generators.
52		
52 53	Part 5.	ULDC, Art. 5.B.1.A, Accessory Uses and Structures (page 20 of 56), is hereby amended
53 54		as follows:
54 55		
56	CHAPTER E	B ACCESSORY AND TEMPORARY USES
57	Section 1	Supplementary Regulations
58	A. Acc	essory Uses and Structures
59		Permanent Generators
	Notes:	
		anguage indicates proposed new language.
		rossed out indicates language proposed to be deleted.
		indicates language not amended which has been omitted to save space.

EXHIBIT T

PERMANENT GENERATORS

	a.	Apr	olica	<u>bility</u>		
					all be permitted	during periods of electrical power
		2)			and Nursing or	Convalescent Facility
		-1				
	h	Sta				
	<u>D.</u>					
		ц				atly installed concretere
						illy installed generators.
			<u>a)</u>			
					DIE 5.E.3.C-12 N	laximum Sound Levels.
			<u>b)</u>			
					pmbination there	<u>eof.</u>
			<u>c)</u>			
				Sundays, for a period not exc	eding 30 minut	tes between the hours of 10:00 a.m.
				to 5:00 p.m.		
			<u>d)</u>	Location and Setbacks		
				Generators shall meet the	setback require	ements of the district for principal
		2)	Re			
		=4			SFD. ZLL. TH.	and MF units.
					r shall be allow	wed on a SED 711 or TH lot A
				generator per unit.		ans, which shall be permitted one
			b)		-	
			<u>b)</u>	Setback Exceptions	in height from t	finished grade may be allowed within
			<u>b)</u>	Setback Exceptions Generators less than four feet		finished grade may be allowed within
			<u>b)</u>	Setback Exceptions Generators less than four feet the required side and rear set	backs in accord	finished grade may be allowed within lance with Table 5.B.1.A-6, Setbacks
			<u>b)</u>	Setback Exceptions Generators less than four feet	backs in accord	
				Setback Exceptions Generators less than four feet the required side and rear set for Generators less than Four	ecks in accord eet in Height.	ance with Table 5.B.1.A-6, Setbacks
				Setback Exceptions Generators less than four feet the required side and rear set for Generators less than Four Table 5.B.1.A-6, Setbacks for	ecks in accord eet in Height.	ance with Table 5.B.1.A-6, Setbacks
		a		Setback Exceptions Generators less than four feet the required side and rear set for Generators less than Four Table 5.B.1.A-6, Setbacks for Side	ecks in accord eet in Height.	ance with Table 5.B.1.A-6, Setbacks s than Four Feet in Height ¹ Rear
			FD	Setback Exceptions Generators less than four feet the required side and rear set for Generators less than Four Table 5.B.1.A-6, Setbacks for Side 3 feet	ecks in accord eet in Height.	ance with Table 5.B.1.A-6, Setbacks s than Four Feet in Height ¹ Rear 5 feet
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			FD LL H Re foll a)	Setback Exceptions Generators less than four feet the required side and rear set for Generators less than Four Table 5.B.1.A-6, Setbacks for Side 3 feet 5 feet NA Refer to FBC for additional location owing: Essential Functions Essential electrical systems lighting, emergency lighting, e and, bathroom hot water heate	backs in accord eet in Height. Generators les riteria. uses and Nurs ninimum operat vithin the buildi levators, fire al	Iance with Table 5.B.1.A-6, Setbacks Is than Four Feet in Height 1 Rear 5 feet 5 feet 5 feet 5 feet sing Homes ing capacity to provide service for the ing, including but not limited to, exit
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			FD LL H Re foll a)	Setback Exceptions Generators less than four feet the required side and rear set for Generators less than Four Table 5.B.1.A-6, Setbacks for Side 3 feet 5 feet NA Refer to FBC for additional location of owing: Essential Functions Essential electrical systems of lighting, emergency lighting, e and, bathroom hot water heate General Lighting Lighting for a minimum of 30 p	et cent of the build	Iance with Table 5.B.1.A-6, Setbacks Is than Four Feet in Height 1 Rear 5 feet ing capacity to provide service for the ing, including but not limited to, exit arm system, bathroom exhaust fans, iilding's GFA, including but not limited
			FD LL Type Re foll a)	Setback Exceptions Generators less than four feet the required side and rear set for Generators less than Four Table 5.B.1.A-6, Setbacks for Side 3 feet 5 feet NA Refer to FBC for additional location owing: Essential Functions Essential electrical systems lighting, emergency lighting, e and, bathroom hot water heate General Lighting Lighting for a minimum of 30 r to, main meeting or gathering	et cent of the build	Iance with Table 5.B.1.A-6, Setbacks Is than Four Feet in Height 1 Rear 5 feet ing capacity to provide service for the ing, including but not limited to, exit arm system, bathroom exhaust fans, iilding's GFA, including but not limited
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		<u>b.</u>	<u>b.</u> <u>Sta</u> <u>1</u>)	2) Typ A_p Nur grea b. Standar 1) Ger The a) b) c) d) 2) Rea The	 declares a state of emergency. 2) Type II and III CLF, Club Houses A permanent emergency generat Nursing or Convalescent Facilities, greater. b. Standards 1) General The following standards shall apply a) Maximum Permissible Sound Refer to Art. 5.E.3.B.2, and Tal b) Screening Generators that are not located be screened from view when a with a conservation or residen fences, walls or hedges, or a cd c) Maintenance Cycle Generators may be operated for Sundays, for a period not excer to 5:00 p.m. d) Location and Setbacks Generators shall meet the s structures, but shall not be lo building and a R-O-W or in an of Duilding and a R-O-W or in an of Sunday of one generator maximum of one generator developments, with exception 	 2) Type II and III CLF, Club Houses and Nursing of A permanent emergency generator shall be red Nursing or Convalescent Facilities, and PDD or TI greater. b. Standards General The following standards shall apply to all permaner a) Maximum Permissible Sound Level Refer to Art. 5.E.3.B.2, and Table 5.E.3.C-12 N b) Screening Generators that are not located within, or corr be screened from view when adjacent to or vi with a conservation or residential FLU or use fences, walls or hedges, or a combination there c) Maintenance Cycle Generators may be operated for exercising pu Sundays, for a period not exceeding 30 minut to 5:00 p.m. d) Location and Setbacks Generators shall meet the setback requires structures, but shall not be located between building and a R-O-W or in an easement, unleat 2) Residential The following shall be applicable to SFD, ZLL, TH, a) Number A maximum of one generator per structure developments, with exception to condominition

Notes:

<u>Underlined language</u> indicates proposed new language. Language crossed out indicates language proposed to be deleted. (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.

EXHIBIT T

PERMANENT GENERATORS

Table 5.E.3.C-12- Maximum Sound Levels

Tiocenenic	Sound Source	Sound Source		
Land Coefficie			- OSA	RSA
Residential	Fixed mechanical equipment	Any time	60 dB	60 dB
Residential	Permanent Generator	See Art. 5.B.1.A.18	75 dB	75 dB
		7 AM to 8 PM	60 dB	55 dB
Residential	All other sources	8 PM to 10 PM	55 dB	50 dB
		10 PM to 7 AM	50 dB	50 dB
Commercial Nonresidential	All sources	Any time	70 dB	70 dB
Non-Residential	Permanent Generator	See Art. 5.B.1.A.18	<u>75 dB</u>	<u>75 dB</u>

(This space intentionally left blank.)

U:\zoning\CODEREV\2005\BCC Hearings\Round 02\01-26-06\1st Reading - Exhibit T.doc Notes:

Underlined language indicates proposed new language.

Language crossed out indicates proposed new language. (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.

EXHIBI

11

ROOFTOP	SCREENING	OF N	ECHANICAL	EQUIPMENT

Part 1. ULDC, Art. 3.D.1, E.A.a (page 88 of 125), is hereby amended as follows: CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS) Section 1 Mixed Use Planned Development (MXPD) 1. Height Exception The following structures shall be exempt from the height restrictions in this Section, unless otherwise stated: 2. Mechanical equipment, less than five feet in height and any required screening, measured from the root dack. Part 2. ULDC, Art. 3.E.A.E.2.d [Related to MXPD Commercial Uses] (page 88 of 125), is hereby deleted as follows: CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS) Section 1 Mixed Use Planned Development (MXPD) All root for mounted mechanical and elocitical equipment heal the screened es as not to be visible from adjacent land uses. The screen shall be opsque and extend from the root of the building to a minimum of six inches above the height of the object intended is reference. Part 3. ULDC, Art. 5.C.1.H.1.a.3 [Related to General and Non-residential Design Elements] (page 27 of 56), is hareby amended as follows: CHAPTER C DESIGN STANDARDS Section 1 Architectural Guidelines H. Guidelines 1. Mechanical and are not exempt in Art. 5.C.1.C. (Ord. 2006 – 002) 3. General 3. Mechanical and communic view on all idde by an equipue barrier constructed of compatible-material pagin flower with an all diverse in equipment, much as exatelling 3. Bechanical Equipment Structures in the science in the science in and are not exempt in Art. 5.C.1.C. (Ord. 2006 – 002) 3. General 3. Mechanical Equipment Structures in a diverse in the science in advacement of the science in advacement of any advacements 3. Mechanical equipment is the indivertion anguage. 3. Mechanical equipment is the indivertion anguage. 3. Mechanical equipment is the indivertion anguage from the root deck 2. General 3. Mechanical equipment is the indivertion anguage. 3. Mechanica		
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		<u>d language</u> indicates proposed new language.

Language crossed out indicates language proposed to be deleted. (ellipses) indicates language not amended which has been omitted to save space. Relocated language is shown as *italicized* with reference in parenthesis.