1	ORDINANCE 2019
2 3 4 5 6 7 8 9 10 11 2 13 14 5 16 7 8 9 10 11 2 13 14 5 16 17 18 9 20 1 22 3 24 5 6 7 8 9 30 1 32 33	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING THE UNIFIED LAND DEVELOPMENT CODE, ORDINANCE 2003-067, AS AMENDED, AS FOLLOWS: ARTICLE 1 - GENERAL PROVISIONS: CHAPTER A, AUTHORITY; CHAPTER F, NONCONFORMITIES; CHAPTER I, DEFINITIONS & ACRONYMS; ARTICLE 2 - APPLICATION PROCESSES AND PROCEDURES: CHAPTER A, GENERAL; CHAPTER B, PUBLIC HEARING PROCESSES; CHAPTER C, ADMINISTRATIVE PROCESSES; CHAPTER G, DECISION MAKING BODIES; ARTICLE 3 - OVERLAYS & ZONING DISTRICTS: CHAPTER A, GENERAL; CHAPTER B, OVERLAYS; CHAPTER D, PROPERTY DEVELOPMENT REGULATIONS (PDRs); CHAPTER E, PLANNED DEVELOPMENT DISTRICTS (PDDS); CHAPTER F, TRADITIONAL DEVELOMENT DISTRICTS (TDDS); ARTICLE 4 - USE REGULATIONS: CHAPTER A, USER GUIDE AND GENERAL PROVISIONS; CHAPTER B, USE CLASSIFICATION; ARTICLE 5 - SUPPLEMENTARY STANDARDS: CHAPTER A, GENERAL; CHAPTER G, DENSITY BONUS PROGRAM; ARTICLE 6 - PARKING; CHAPTER A, GENERAL; CHAPTER B, LOADING STANDARDS; ARTICLE 6 - PARKING; CHAPTER B, APPLICABILITY AND APPROVAL PROCESS; CHAPTER C, LANDSCAPE BUFFER AND INTERIOR LANDSCAPING REQUIREMENTS; CHAPTER D, LANDSCAPE STANDARDS; CHAPTER E, EXISTING NATIVE VEGETATION, PROHIBITED AND CONTROLLED PLANT SPECIES; CHAPTER F, INSTALLATION AND MAINTENANCE; CHAPTER G, ENFORCEMENT; ARTICLE 12 - TRAFFIC PERFORMANCE STANDARDS: CHAPTER G, ENFORCEMENT; ARTICLE 12 - TRAFFIC PERFORMANCE STANDARDS: CHAPTER B, AIRPORT PROTECTION ZONING REGULATIONS GOVERNING AIRPORT HAZARDS; CHAPTER C, AIRPORT LAND USE COMPATIBILITY ZONING REGULATIONS: CHAPTER B, AIRPORT PROTECTION ZONING REGULATIONS GOVERNING AIRPORT HAZARDS; CHAPTER C, AIRPORT LAND USE COMPATIBILITY ZONING REGULATIONS; PROVIDING FOR: INTERPRETATION OF CAPTIONS; REPEAL OF LAWS IN CONFLICT; SEVERABILITY; A SAVINGS CLAUSE; INCLUSION IN THE UNIFIED LAND DEVELOPMENT CODE; AND, AN EFFECTIVE DATE.
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35	Development Regulations consistent with its Comprehensive Plan into a single Land Development Code; and
36	WHEREAS, pursuant to this statute the Palm Beach County Board of County
37	Commissioners (BCC) adopted the Unified Land Development Code (ULDC), Ordinance 2003-
38	067, as amended from time to time; and
39	WHEREAS, the BCC has determined that the proposed amendments further a legitimate
40	public purpose; and
41	WHEREAS, the Land Development Regulation Commission has found these
42	amendments to the ULDC to be consistent with the Palm Beach County Comprehensive Plan;
43	and
44	WHEREAS, the BCC hereby elects to conduct its public hearings on this Ordinance at
45	9:30 a.m.; and
46	WHEREAS, the BCC has conducted public hearings to consider these amendments to
47	the ULDC in a manner consistent with the requirements set forth in Section 125.66, Florida
48	Statutes.
49	
50	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF
51	PALM BEACH COUNTY, FLORIDA, as follows:

Page 1 of 107

1	Section 1. Adoption
2	The amendments set forth in Exhibits listed below, attached hereto and made a part
3	hereof, are hereby adopted.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 9 20 21 22 3 24 25	 SUMMARY: The proposed Ordinance will account for consistency with the Comprehensive Plan, correction of glitches and clarifications, as well as several specific amendments, as follows: Ordinance Title Exhibit A Art. 1 and 12 - Statute Reference and Definition of Project Exhibit B Art. 1, 3 and 4 - Special Permits Exhibit C Art. 1,3, 4 and 5, Temp Use – Real Estate Sales Model and Management Exhibit D Art. 2 and 3 - Resubmittal and Modifications by the DRO [Housing Type] Exhibit E Art. 2, 3 and 5, Accessory Uses and Structures - Temp Structures Exhibit G Art. 3 - Public Civic Landscape Buffer Exhibit H Art. 3, 4 and 7 - Green Market Community Vegetable Garden and Landscaping Exhibit I Art. 4, Use Regulations, Financial Inst., Vet Clinic, Homeless Res Ctr, Place of Worship and Adult Entertainment Exhibit J Art. 6, Parking Exhibit K Art 7, Landscaping Exhibit M PO Deviations Exhibit M PO Deviations Exhibit M PO Deviations Exhibit N Congregate Living Residential (CLR) and Codification of ORD 2017-036 Exhibit O Residential in MUPD
26	Section 2. Interpretation of Captions
27	All headings of articles, sections, paragraphs, and sub-paragraphs used in this Ordinance
28	are intended for the convenience of usage only and have no effect on interpretation.
29	
30	Section 3. Repeal of Laws in Conflict
31	All local laws and ordinances in conflict with any provisions of this Ordinance are hereby
32	repealed to the extent of such conflict.
33	
34	Section 4. Severability
35	If any section, paragraph, sentence, clause, phrase, word, map, diagram, or any other
36	item contained in this Ordinance is for any reason held by the Court to be unconstitutional,
37	inoperative, void, or otherwise invalid, such holding shall not affect the remainder of this
38	Ordinance.
39	
40	Section 5. Savings Clause
41	All development orders, permits, enforcement orders, ongoing enforcement actions, and
42	all other actions of the Board of County Commissioners, the Zoning Commission, the
43	Development Review Officer, Enforcement Boards, all other County decision-making and
44	advisory boards, Special Masters, Hearing Officers, and all other County officials, issued pursuant
45	to the regulations and procedures established prior to the effective date of this Ordinance shall
46	remain in full force and effect.

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 re-lettered 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 <u>24th</u> day of <u>January</u> , 20 <u>19</u> .
SHARON R. BOCK, CLERK & COMPTROLLER By: Deputy Clerk LORIDA APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney EFFECTIVE DATE: Filed with the Department of State on the 29th day of London And County Attorney
, 20 <u></u> .

EXHIBIT A

ARTICLE 1 GENERAL PROVISIONS AND ARTICLE 12 TRAFFIC PERFORMANCE STANDARDS [STATUTE REFERENCE AND DEFINITION-PROJECT]

- 1 Part 1. ULDC Art. 1.A.1.B, Authority (page 5 of 118, Supplement 24), is hereby amended as follows:
- 2 CHAPTER A AUTHORITY
- 3 Section 1 General
 - B. Authority

The Board of <u>County</u> Commissioners (BCC) has the authority to adopt this Code pursuant to Article VIII, Sec. 1(g), Fla. Const., the PBC Charter, F.S.§125.01, F.S. §163.3161, <u>Rule 9J-5, F.A.C. Rule 9J-24, F.A.C.</u>, and such other authority and provisions that are established by <u>statutory statute</u>, administrative rule, or common law in the State of Florida.

- Part 2. ULDC Art. 1.I.2, Definitions (page 46 of 118), is hereby amended as follows:
- 14 CHAPTER I DEFINITIONS & ACRONYMS
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- 16 Section 2 Definitions
 - C. Terms defined herein or referenced Article shall have the following meanings:
 - 69. Concurrency Requirements of the Plan the provisions in the Plan and the implementing land development regulations requiring that public facilities for traffic circulation, mass transit, sanitary sewer, potable water, recreation/open space, fire-rescue, solid waste, and drainage are available at the minimum LOS concurrent with the impact of the Development; and, as to the applicability of expanded or more stringent traffic performance standards pursuant to State of Florida mandates under F.S. Chapter 163, and Rule 9J-5, F.A.C. such requirements as set forth in the future traffic performance standards ordinance(s).
- Part 3. ULDC Art. 1.I.2, Definitions (page 85 of 118), is hereby amended as follows:
- 31 CHAPTER I DEFINITIONS & ACRONYMS
- 32 Section 2 Definitions

. . . .

34 P. Terms defined herein or referenced Article shall have the following meanings:

81. Project -

- a. Land use or group of land uses involving the development of a particular parcel of land at a particular <u>intensity or</u> density which was granted a Development Order, or which substantially complies with applicable provisions of the PBC Subdivision Code as determined by the Director of the Land Development Division of the PBC Engineering Department. **[Ord. 2010-022]**
- b. For the purposes of Art. 12, a land use or group of land uses, or land development activity or activities, or amendment thereto, which require the issuance of a Development Order(s). All Public Civic Sites dedicated as part of a PUD or otherwise obtained by a governmental agency for public use shall be considered a Project separate from the PUD for the purposes of reviewing the traffic impacts of the Civic Sites under this Article.
 - For the purposes of Art. 12, a land use or group of land uses, or land development activity or activities, or amendment thereto, which require the issuance of a Development Order. [Ord. 2006-036]
- 49 50 51 52

53 54 Part 4. ULDC Art. 12.I.4, MUNICIPAL LEVELS OF SERVICE (page 33 of 59), is hereby amended as follows:

Notes:

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- Italicized indicates text to be relocated. Source is noted in bolded brackets [Relocated from:].
 - A series of four bolded ellipses indicates language omitted to save space.

EXHIBIT A

ARTICLE 1 GENERAL PROVISIONS AND ARTICLE 12 TRAFFIC PERFORMANCE STANDARDS [STATUTE REFERENCE AND DEFINITION-PROJECT]

1 CHAPTER I COASTAL RESIDENTIAL EXCEPTION

2 ...

3 Section 4 Municipal Levels of Service

4 Nothing in this Article shall be construed as derogating the requirement under F. S. Chapter 163, or Rule

5 9J-5, F.A.C. that Municipalities set the LOS on PBC and State roads consistent with the PBC and State 6 LOS to the maximum extent feasible.

Notes:

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EXHIBIT B

ARTICLE 1 – DEFINITIONS ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) ARTICLE 4 SPECIAL PERMITS

- Part 1. ULDC Art. 1.I.2.R.11, General Provisions, Definitions & Acronyms, Definitions, 1 Recreational Vehicle (page 88 of 118, Supplement 24), is hereby amended as follows: 2 3 CHAPTER I **DEFINITIONS & ACRONYMS** Section 2 Definitions 4 5 R. Terms defined herein or referenced Article shall have the following meanings: 6 7 11. Recreational Vehicle -8 For the purposes of Art. 6, a truck, bus, trailer, pickup camper, pop-up camper, fifth wheel a. 9 or other vehicle with or without motor power which has been converted or equipped with living or sleeping quarters and is designed and constructed to travel on public 10 thoroughfares without a special permit in accordance with the provisions of F.S. §316.550 11 of the Vehicle Code of the State of Florida. 12 13 For the purposes of Art. 18, a vehicle which is: [Ord. 2004-013] [Ord. 2017-026] b. 14 Built on a single chassis; [Ord. 2017-026] 1) 400 square feet or less when measured at the largest horizontal projection; [Ord. 2017-15 2) 16 0261 17 Designed to be self-propelled or permanently towable by a Light-Duty Truck; and [Ord. 3) 18 2017-026] Designed primarily not for use as a permanent dwelling but as temporary living quarters 19 4) 20 for recreational, camping, travel or seasonal use (see F.S. 320.01, as amended or replaced). [Ord. 2017-026] 21 22 5) Not occupied for more than six months. [Ord. 2017-026] 23 24 25 ULDC Art. 1.I.2.S.66, General Provisions, Definitions & Acronyms, Definitions, Sport Part 2. 26 vehicle (page 98 of 118, Supplement 24), is hereby amended as follows: **DEFINITIONS & ACRONYMS** 27 CHAPTER I 28 Section 2 Definitions 29 S. Terms defined herein or referenced Article shall have the following meanings: 30 66. Sports Vehicle - for the purposes of Art. 6, any wheeled or tracked motorized vehicle designed 31 32 or adapted to travel on public thoroughfares, public waterways, on unpaved thoroughfares, etc. 33 without a special permit in accordance with the provisions of F.S. §316.550 of the Vehicle Code 34 of the State of Florida. 35 36 37 ULDC Art. 3.B.2.B.2.a.4), Overlays & Zoning Districts, Overlays, AZO Airport Zoning 38 Part 3. 39 Overlay, (page 20-21 of 212, Supplement 24), is hereby amended as follows: CHAPTER B **OVERLAYS** 40 41 Section 2 AZO, Airport Zoning Overlay B. Applicability 42 43 44 2. **Uses on Airport Properties** 45 a. Use Regulations 46 47 4) **Specific Use Regulations**
- 48 49

Table 3.B.2.B - Airport Use Regulations

The following uses are permitted in the AZO on airport properties: [Ord. 2006-036]

Use Type	Airport Related Uses	Non-Airport Related Uses	Corresponding Zoning District PDRs (1)	Note (2)	Use Applicable to Specific Airport
	Statistics of the second	Residential Uses	The second s	Min Roll St	Port Street
Caretaker Quarter	DS	DS	CG or IG		All
EVEL HOLE - 2001 TO HERE INTERACTION	ST STORE SHOW	Commercial Uses	And a second state point	The Brook	Tolerand and the
Auction, Indoor		D	CG	2	All

Notes:

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EXHIBIT B

ARTICLE 1 – DEFINITIONS ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) ARTICLE 4 SPECIAL PERMITS

Auction, Outd	loor		A	CG	2	All
Car Wash			D	CG or IL	4	All
Catering Serv		P	D	CG or IL	5	All
Cocktail Loun		P	A	CG	6	All
Convenience			D	CG	7	All
Dispatching S		P	D	CG	8	All
Dog Daycare		P	D	CG	9	All
Financial Insti		P	P	CG	10	All
	itution with Drive Thru F		D	CG	11	All
	itution Freestanding AT	MP	D	CG	12	All
 [Ord. 2006-03	36] [Ord. 2008-003][Or	d. 2010-009] [Ord. 2010-02	2] [Ord. 2011-016] [Or	d. 2017-007]		
Notes:	AND AND AND AND AND A	e applicable property develop				IND SECON
D Permittee B Permittee A Permittee 1 Palm Bea	d only if approved by th	e Zoning Commission (ZC) Board of County Commiss	sion (BCC)			
3 PBC Par 4 North PB	 ULDC Art. 4.	Airport) rport) < Airport (aka Lantana Airpor B.11.C.3, Use Regulat	tions, Use Classif	ication, Temporary L		
3 PBC Par 4 North PB PBIA, PBC GI	Ades Airport rk Airport (aka Lantana 3C General (Aviation Ai lades Airport, PBC Park ULDC Art. 4. and Supplen 208, Supplen	Airport) rport) k Airport (aka Lantana Airpor	tions, Use Classif Is for Specific Us	ication, Temporary L es. Mobile Retail Sa		
3 PBC Par 4 North PB PBIA, PBC GI Part 4.	Ades Airport rk Airport (aka Lantana 3C General (Aviation Ai lades Airport, PBC Parl ULDC Art. 4. and Supplen 208, Supplen TER B USE CLA	Airport) rport) K Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION	tions, Use Classif Is for Specific Us	ication, Temporary L es. Mobile Retail Sa		
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	Ades Airport rk Airport (aka Lantana 3C General (Aviation Ai lades Airport, PBC Parl ULDC Art. 4. and Supplen 208, Supplen TER B USE CLA n 11 Tempora	Airport) rport) K Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION	tions, Use Classif ds for Specific Us nended as follows	ication, Temporary L es. Mobile Retail Sa s:		
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	Ides Airport rk Airport (aka Lantana 3C General (Aviation Ai lades Airport, PBC Parl ULDC Art. 4. and Supplen 208, Supplen TER B USE CLA n 11 Tempora Definitions and S 	Airport) rport) K Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S	tions, Use Classif ds for Specific Us nended as follows	ication, Temporary L es. Mobile Retail Sa s:		
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	Ades Airport rk Airport (aka Lantana 3C General (Aviation Ai lades Airport, PBC Parl ULDC Art. 4. and Supplen 208, Supplen TER B USE CLA n 11 Tempora	Airport) rport) K Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S	tions, Use Classif ds for Specific Us nended as follows	ication, Temporary L es. Mobile Retail Sa s:		
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	Ides Airport rk Airport (aka Lantana 3C General (Aviation Ai lades Airport, PBC Parl ULDC Art. 4. and Supplen 208, Supplen TER B USE CLA n 11 Tempora Definitions and S 	Airport) rport) k Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S I Sales	tions, Use Classif ds for Specific Us nended as follows	ication, Temporary L es. Mobile Retail Sa s:		
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	Ades Airport rk Airport (aka Lantana 3C General (Aviation Ai lades Airport, PBC Parl ULDC Art. 4. and Supplen 208, Supplen TER B USE CLA n 11 Tempora Definitions and S 3. Mobile Retail a. Definition	Airport) rport) K Airport (aka Lantana Airpor B.11.C.3, Use Regular nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S I Sales n	tions, Use Classif ds for Specific Us nended as follows standards for Spec	ication, Temporary L es. Mobile Retail Sa s: cific Uses	les (page 20	13 of
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	Ades Airport A Airport (aka Lantana 3C General (Aviation Ai lades Airport, PBC Parl ULDC Art. 4. and Supplen 208, Suppler TER B USE CLA In 11 Tempora Definitions and S 3. Mobile Retail a. Definition General r	Airport) rport) k Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S I Sales	tions, Use Classif ds for Specific Us nended as follows standards for Spec	ication, Temporary L es. Mobile Retail Sa s: cific Uses	les (page 20	13 of
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	Addes Airport A Airport (aka Lantana 3C General (Aviation Ai lades Airport, PBC Parl ULDC Art. 4. and Supplen 208, Suppler TER B USE CLA In 11 Tempora Definitions and S 3. Mobile Retail a. Definition General r location.	Airport) rport) k Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S I Sales n etail sales from a mobil	tions, Use Classif ds for Specific Us nended as follows standards for Spec	ication, Temporary L es. Mobile Retail Sa s: cific Uses	les (page 20	13 of
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	ULDC Art. 4. and Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 3. Mobile Retail a. Definition General r location. b. Exceptio	Airport) rport) k Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S I Sales n etail sales from a mobil n	tions, Use Classif ds for Specific Us nended as follows standards for Spec le vehicle or a porta	ication, Temporary L es. Mobile Retail Sa s: cific Uses	les (page 20	nent
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	ULDC Art. 4. and Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 3. Mobile Retail a. Definition General r location. b. Exceptio Transient	Airport) rport) k Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S I Sales n etail sales from a mobil n sales vehicles that tra	tions, Use Classif ds for Specific Us nended as follows standards for Spec le vehicle or a porta	ication, Temporary L es. Mobile Retail Sa s: cific Uses able trailer without a fix	les (page 20 ked or perma	nent
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	ULDC Art. 4. and Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 3. Mobile Retail a. Definition General r location. b. Exceptio Transient	Airport) rport) k Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S I Sales n etail sales from a mobil n	tions, Use Classif ds for Specific Us nended as follows standards for Spec le vehicle or a porta	ication, Temporary L es. Mobile Retail Sa s: cific Uses able trailer without a fix	les (page 20 ked or perma	nent
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3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	ULDC Art. 4. and Supplen 208, Supplen 208, Supplen 208, Supplen 208, Supplen 3. Mobile Retail a. Definition General r location. b. Exceptio Transient two-hours and these	Airport) rport) Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S I Sales n etail sales from a mobil n sales vehicles that tra in the same location, r e requirements.	tions, Use Classif ds for Specific Us nended as follows standards for Spec le vehicle or a porta	ication, Temporary L es. Mobile Retail Sa s: cific Uses able trailer without a fix	les (page 20 ked or perma	nent
3 PBC Par 4 North PB PBIA, PBC GI Part 4. CHAPT Sectior	ULDC Art. 4. and Supplen 208, Supplen 208, Supplen 208, Supplen TER B USE CLA n 11 Tempora Definitions and S 3. Mobile Retail a. Definition General r location. b. Exceptio Transient two-hours	Airport) rport) Airport (aka Lantana Airpor B.11.C.3, Use Regulat nentary Use Standard nent 24), is hereby an ASSIFICATION ary Uses Supplementary Use S I Sales n etail sales from a mobil n sales vehicles that tra in the same location, r e requirements.	tions, Use Classif ds for Specific Us nended as follows standards for Spec le vehicle or a porta	ication, Temporary L es. Mobile Retail Sa s: cific Uses able trailer without a fix	les (page 20 ked or perma	nent

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ARTICLE 1 DEFINITIONS, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, ARTICLE 4 USE REGULATIONS, AND ARTICLE 5 SUPPLEMENTARY STANDARDS (TEMPORARY USES- REAL ESTATE SALES MODEL/OFFICES)

- Part 1. ULDC Art. 1.I.2.T.19, General Provisions, Definitions & Acronyms, Definitions, Temporary 1 (page 104 of 118, Supplement 24), is hereby amended as follows: 2
- 3 **CHAPTER I DEFINITIONS & ACRONYMS**
- 4 ...

6

- 5 Section 2 Definitions
 - T. Terms defined herein or referenced Article shall have the following meanings:

7		3
8	19. Te	emporary
9		-For the purposes of Art. 4, Temporary means uses not intended to be permanently fixed or
10	G .	permanent in nature, and are typically approved for a defined period of time. [Ord. 2017-
11		007] [Partially relocated to Art. 4.A.7.C.5, Temporary Use as it related to Use Matrix]
12	h	For the purposes of Art. 8, Signage, a single period or an accumulation of periods not
13	0.	exceeding 90 days in any 365-day period unless further restricted. [Ord. 2017-007]
14	05	a. For the purposes of Art. 15.A, as defined by Rule 64E-6, F.A.C.
15		mporary Uses - are generally compatible with the other uses permitted in a district, but that
16		quire individual review of their location, design, configuration and intensity and density of use,
17		uildings and structures, and may require the imposition of conditions in order to ensure the
18		ppropriateness of the use at a particular location. These uses are generally provisional for a
19		pecified, fixed period of time. [Ord. 2018-002]
20		enumber accordingly.]
21	[186	and index accordingly.]
22		
22	Part 2. U	DC Art 3 E 1 C. Overleve ⁸ Zening Districto Dispused Development Districto Consul
23		LDC Art. 3.E.1.G, Overlays & Zoning Districts, Planned Development Districts, General,
		ales Office and Models (page 143-144 of 212, Supplement 24), is hereby amended as llows:
25	10	llows:
26	CHAPTER E	PLANNED DEVELOPENT DISTRICTS (PDDs)
07	Castion 1	General
27	Section 1	General
28		
29	G. Sales	Office and Models
30	1. G	eneral
31	a.	Permits
32		Building permits for real estate sales offices, sales models, gatehouses, entry features,
33		and utilities may be issued prior to recording a final plat, but not before approval of a site
34		plan/final subdivision plan by the DRO.
35	Ð.	Permanent
36		A Real Estate Sales and Management Office is allowed as a Temporary Use in a PDD or
37		TDD pursuant to Art. 4.B.11.C.5, Real Estate Sales and Management Office, PDD or TDD,
38		and Art. 4.B.11.C.6, Real Estate Sales Model, PDD or TDD. A permanent Real Eestate
39		Seales Oeffice is permitted in a commercial pod only, except where allowed otherwise
40	10	within a Recreational Vehicle Park Development (RVPD). [Ord. 2014-025]
41	G.	Definitions - see Art. 1.I, Definitions & Acronyms
42		1) Real Estate Sales Office, Planned Development
43		An office for the sale and resale of new and existing residential units, [Partially
44		relocated to Art. 4.B.11.C.5.a, Definition as it related to Real Estate Sales Office
45		and Management Office, PDD or TDD] or Recreation Vehicle (RV) sites, in a planned
46		development. [Ord. 2014-025]
47		a) Temporary, Pod
48		A temporary real estate sales office for the sale of new units only shall be permitted
49		in a residential pod or other temporary location approved by the DRO. Sales shall
50		be limited to only new units in the pod. [Partially relocated to Art. 4.B.11.C.5.h.1],
51		Pod as it related to Real Estate Sales and Management Office, PDD or TDD]
52		A temporary sales office in a Mobile home shall be subject to Art. 5.B.1.B,
53 54		Temporary Structures. Sanitary facilities shall be available in the office. A
		temporary real estate sales office shall be removed from the site prior to the
55		issuance of the CO for the last remaining unit in the pod. Temporary access to the
56		sales office may be permitted, subject to approval by the DRO. The temporary
57		access shall be limited to one year, unless extended by the DRO. [Partially

Notes:

- - A series of four bolded ellipses indicates language omitted to save space.

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ARTICLE 1 DEFINITIONS, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, ARTICLE 4 USE REGULATIONS, AND ARTICLE 5 SUPPLEMENTARY STANDARDS (TEMPORARY USES- REAL ESTATE SALES MODEL/OFFICES)

1	relocated to Art. 4.B.11.C.5.d, Access as it related to Real Estate Sale and
2	Management Office, PDD or TDD]
3	b) Temporary, Project
4	A temporary real estate sales office for the sale and resale of units in the entire
5	project, or phase of a project, shall be permitted in a residential pod, private civic
6	pod, commercial pod, or recreation pod, subject to approval by the BCC. A
7	temporary sales office in a Mobile home shall be subject to Art. 5.B.1.B, Temporary
8	Structures. Sanitary facilities shall be available in the office. A temporary real
9	estate sales office serving an entire project shall only be permitted within a planned
10	development and/or phase approved for 300 or more units. Sales and resales shall
11	be limited to only units within the planned development. A temporary real estate
12	sales office shall be removed from the site prior to the issuance of the CO for the
13	last remaining unit in the project or phase, as applicable. Temporary access to the
14	sales office may be permitted, subject to approval by the BCC. [Partially
15	relocated to Art. 4.B.11.C.5.h.2), Project as it related to Real Estate Sales and
16	Management Office, PDD or TDD]
17	c)RVPD
18	A temporary real estate sales office for the sale of RV sites shall be permitted
19	within an RVPD in accordance with the provisions above, and the following: [Ord.
20	2014-025]
21	(1) Units shall mean RV sites; [Ord. 2014-025] [Relocated to Art. 4.B.11.C.5.a,
22	Definition as it related to Real Estate Sales and Management Office, PDD
23	or TDD]
24	(2) May be located within the Recreation Pod; [Ord. 2014-025] [Relocated to
25	Art. 4.B.11.C.5.c, Location as it related to Real Estate Sales and
26	Management Office, PDD or TDD]
27	(3) The temporary RVPD real estate sales office shall be removed upon completion
28	of the project, CO of a permanent RV site real estate sales office, or upon
29	expiration of the maximum time to commence development for the last phase, in
30	accordance with Table 2.E.3.B, Time Limitation of Development Order for Each
31	Phase. The BCC may impose a Condition of Approval with a specific date for
32	compliance. [Ord. 2014-025] [Partially relocated to Art. 4.B.11.C.5.g.1,
33	Removal as it related to Real Estate Sale and Management Office, PDD
34	orTDD]
35	2) Planned Development, Sales Model
36	A residential unit used for the sale of only new units within a residential pod of a
37	planned development. [Partially relocated to Art. 4.B.11.C.6.a, Definition as it
38	related to Real Estate Sale Model, PDD or TDD]
39	2. Sales Office
40	a. Resale
41	Resale of existing units from a temporary real estate sales office for a project shall cease
42	when the remaining number of units without a CO in the project, or phase, as applicable,
43	reaches the following:
44	
	Table 3.E.1.G - Sales Office
	No. Units in Units Remaining

	Project or Phase	w/out a CO	
ſ	1000 or more	20]
	500-999	16	1
	300-499	12	1
[Relocated of Office, PDD	and TDD]	s it related to Real Estate Sal	es and Management

47	3.	Sales Models
48		See Art. 4.B.11.C.6, Real Estate Sales Model.
49		a. General
50		A maximum of eight sales models per pod may be constructed prior to platting. [Relocated
51		to Art. 4.B.11.6.d, Residential Pod as it related to Real Estate Sales Model, PDD and
52		TDD] Subdivision approval of the sales model lots by the DRO shall be required prior to
53		issuance of a building permit. Sales models shall comply with all applicable PDRs prior to
54		issuance of a CO. [Partially relocated to Art. 4.B.11.C.6.b, Subdivision Process as it
55		related to Real Estate Sales Model, PDD or TDD] A sales model may be used as a
56		temporary real estate sales office. [Partially relocated to Art. 4.B.11.C.6.a, Definition as
57		it related to Real Estate Sales Model, PDD or TDD]

Notes:

45

46

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ARTICLE 1 DEFINITIONS, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, **ARTICLE 4 USE REGULATIONS, AND ARTICLE 5 SUPPLEMENTARY STANDARDS** (TEMPORARY USES- REAL ESTATE SALES MODEL/OFFICES)

1	1)	Parking
2		A minimum of two parking spaces per model shall be provided. The parking area shall
3		comply with Art. 6.A.1.D, Off-Street Parking. [Relocated to Art. 4.B.11.C.6.g, Parking
4		as it related to Real Estate Sales Model, PDD or TDD]
5	2)	Duration
6		The use of a residential unit as a sales model shall cease prior to issuance of the CO
7		for the last remaining unit in the pod. [Relocated to Art. 4.B.11.C.6.c, Duration as it
8		
		related to Real Estate Sales Model, PDD or TDD]
9		esidential Pod
10		maximum of eight, or 20 percent of the number of units in the pod, whichever is less,
11		nall be permitted as sales models. [Relocated to Art. 4.B.11.C.6.d, Residential Pod as
12	it	related to Real Estate Sales Model, PDD or TDD]
13	G. M	odel Rows
14	PI	anned developments approved for a total of 300 or more units may construct a model
15		w for the project. [Partially relocated to Art. 4.B.11.C.6.e, Model Rows as it related
16		Real Estate Sales Model, PDD or TDD]
17		-Number
	+	
18		A maximum of 16 sales models shall be permitted in the model row. A maximum of
19		one model row shall be permitted for every three pods under development, consisting
20		of a minimum of 60 units each. [Relocated to Art. 4.B.11.C.6.e.1, Number as it
21		related to Real Estate Sales Model, PDD or TDD]
22	2)	-Location
23	0	A model row shall be located in a residential pod. The location of the model row shall
24		be designated on the preliminary development plan at the time of BCC approval.
25		Access to the model row shall be from a location approved by the BCC or allowed by
26		this Code. [Partially relocated to Art. 4.B.11.C.6.e.2], Location as it related to Real
27		
		Estate Sales Model, PDD or TDD]
28	3)	_Use
29		A model row shall be open to the public for the sale of only new units in the project.
30		The sale or resale of units outside the project shall be prohibited. [Relocated to Art.
31		4.B.11.C.6.e, Model Rows as it related to Real Estate Sales Model, PDD or TDD]
32		
33		-
34	Part 3. ULDC	Art. 3.E.1.H, Overlays & Zoning Districts, Planned Development Districts, General,
35		sory Structures (page 144 of 212, Supplement 24), is hereby amended as follows:
36	CHAPTER E PL	ANNED DEVELOPENT DISTRICTS (PDDs)
2123		가지 않아요. 그렇게 많은 그렇게 잘 못 하는 것이 가지 않는 것이 같아요. 이 것이 같아요. 그는 것이 같아요.
37		
37		eneral
51		eneral
		eneral
38	Section 1 Ge	
38 39	Section 1 Ge H. Accessor	y Structures
38 39 40	Section 1 Go H. Accessor 1. Stand	y Structures ards
38 39 40 41	Section 1 Ge H. Accessor 1. Stand <u>Buildir</u>	y Structures ards ng permits for gatehouses, entry features, and utilities may be issued prior to recording a
38 39 40 41 42	Section 1 Ge H. Accessor 1. Stand <u>Buildir</u> final pl	y Structures ards ng permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following
38 39 40 41 42 43	Section 1 Ge H. Accessor 1. Stand Buildir final pl access	y Structures ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the
38 39 40 41 42 43 44	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi	y Structures ards ing permits for gatehouses, entry features, and utilities may be issued prior to recording a <u>at, but not before approval of a Final Site or Subdivision Plan by the DRO.</u> The following sory uses and structures in permanent or temporary structures shall comply with the ing standards:
38 39 40 41 42 43	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi	y Structures ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the
38 39 40 41 42 43 44	Section 1 Ge H. Accessor 1. Stand <u>Buildir</u> final pl access followi a. Ga	y Structures ards ing permits for gatehouses, entry features, and utilities may be issued prior to recording a lat, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ing standards: atehouses
38 39 40 41 42 43 44 45 46	Section 1 Ge H. Accessor 1. Stand <u>Buildir</u> final pl access followi a. Ga Ga	y Structures ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO.
38 39 40 41 42 43 44 45 46 47	Section 1 Ge H. Accessor 1. Stand <u>Buildir</u> final pl access followi a. Ga Ga b. Ut	y Structures ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. illities
38 39 40 41 42 43 44 45 46 47 48	Section 1 Ge H. Accessor 1. Stand <u>Buildir</u> final pl access followi a. Ga Ga b. Ut	y Structures ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. illities ublic or private utilities, accessory buildings/structures, and related infrastructure shall be
38 39 40 41 42 43 44 45 46 47 48 49	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga Ga b. Ut Pu pe	y Structures ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. illities ublic or private utilities, accessory buildings/structures, and related infrastructure shall be ermitted, subject to compliance with all applicable rules and regulations governing such
38 39 40 41 42 43 44 45 46 47 48 49 50	Section 1 Go H. Accessor 1. Stand <u>Buildir</u> final pl access followi a. Ga Ga b. Ut Pu pe fad	y Structures ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. illities ublic or private utilities, accessory buildings/structures, and related infrastructure shall be ermitted, subject to compliance with all applicable rules and regulations governing such cillities.
38 39 40 41 42 43 44 45 46 47 48 49 50 51	Section 1 Ge H. Accessor 1. Stand <u>Buildir</u> final pl access followi a. Ga b. Ut Pu pe fac c. Te	y Structures ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. illities ublic or private utilities, accessory buildings/structures, and related infrastructure shall be ermitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures
38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga b. Ut Pu pe fac c. Te	y Structures ards ards ards ard permits for gatehouses, entry features, and utilities may be issued prior to recording a <u>at, but not before approval of a Final Site or Subdivision Plan by the DRO.</u> The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. illities ublic or private utilities, accessory buildings/structures, and related infrastructure shall be ermitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures emporary structures, such as construction trailers, shall be permitted in accordance with
38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga b. Ut Pu pe fac c. Te Te Ar	y Structures ards ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a <u>at, but not before approval of a Final Site or Subdivision Plan by the DRO.</u> The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. ilities ublic or private utilities, accessory buildings/structures, and related infrastructure shall be ermitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures emporary structures, such as construction trailers, shall be permitted in accordance with t. 5.B.1.BC, Temporary Structures.
38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga b. Ut Pu pe fac c. Te	y Structures ards ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a <u>at, but not before approval of a Final Site or Subdivision Plan by the DRO.</u> The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. ilities ublic or private utilities, accessory buildings/structures, and related infrastructure shall be ermitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures emporary structures, such as construction trailers, shall be permitted in accordance with t. 5.B.1.BC, Temporary Structures.
38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga b. Ut Pu pe far c. Te Te Ar d. Pe	y Structures ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. ilities ablic or private utilities, accessory buildings/structures, and related infrastructure shall be rmitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures emporary structures, such as construction trailers, shall be permitted in accordance with t. 5.B.1.BC, Temporary Structures.
38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga b. Ut Pu pe far c. Te Te Ar d. Pe Bu	y Structures ards ards ard permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. ilities ablic or private utilities, accessory buildings/structures, and related infrastructure shall be rmitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures emporary structures, such as construction trailers, shall be permitted in accordance with t. 5.B.1.BC, Temporary Structures. empires and permits for temporary and accessory structures may be issued in accordance with
38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga b. Ut Pu pe far c. Te Te Ar d. Pe Bu	y Structures ards ag permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. ilities ablic or private utilities, accessory buildings/structures, and related infrastructure shall be rmitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures emporary structures, such as construction trailers, shall be permitted in accordance with t. 5.B.1.BC, Temporary Structures.
38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga b. Ut Pu pe far c. Te Te Ar d. Pe Bu	y Structures ards ards ard permits for gatehouses, entry features, and utilities may be issued prior to recording a at, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. ilities ablic or private utilities, accessory buildings/structures, and related infrastructure shall be rmitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures emporary structures, such as construction trailers, shall be permitted in accordance with t. 5.B.1.BC, Temporary Structures. empires and permits for temporary and accessory structures may be issued in accordance with
38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga b. Ut Pu pe far c. Te Ar d. Pe Bu Ar	y Structures ards ards ard permits for gatehouses, entry features, and utilities may be issued prior to recording a <u>at, but not before approval of a Final Site or Subdivision Plan by the DRO.</u> The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. ilities ublic or private utilities, accessory buildings/structures, and related infrastructure shall be ermitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures emporary structures, such as construction trailers, shall be permitted in accordance with t. 5.B.1.SC, Temporary Structures. ermits uilding Permits for temporary and accessory structures may be issued in accordance with t. 3.E.1.G.1.a, Permits.
38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 55 55 55 55 55 55 55 55	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga b. Ut Pu pe far c. Te Te Ar d. Pe Bu Ar	y Structures ards ing permits for gatehouses, entry features, and utilities may be issued prior to recording a lat, but not before approval of a Final Site or Subdivision Plan by the DRO. The following sory uses and structures in permanent or temporary structures shall comply with the ing standards: atehouses atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. ilities ablic or private utilities, accessory buildings/structures, and related infrastructure shall be immitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures amporary structures, such as construction trailers, shall be permitted in accordance with t. 5.B.1.SC, Temporary Structures. emits iliding Permits for temporary and accessory structures may be issued in accordance with t. 3.E.1.G.1.a, Permits. Art. 3.E.7.G, Planned Development Districts (PDDs), Recreational Vehicle Planned
38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58	Section 1 Ge H. Accessor 1. Stand Buildir final pl access followi a. Ga b. Ut Pu pe fac c. Te Te Ar d. Pe Bu Ar Part 4. ULDC Develo	y Structures ards ards ard permits for gatehouses, entry features, and utilities may be issued prior to recording a <u>at, but not before approval of a Final Site or Subdivision Plan by the DRO.</u> The following sory uses and structures in permanent or temporary structures shall comply with the ng standards: atehouses atehouses for security of the project may be permitted, subject to approval by the DRO. ilities ublic or private utilities, accessory buildings/structures, and related infrastructure shall be ermitted, subject to compliance with all applicable rules and regulations governing such cilities. emporary Structures emporary structures, such as construction trailers, shall be permitted in accordance with t. 5.B.1.SC, Temporary Structures. ermits uilding Permits for temporary and accessory structures may be issued in accordance with t. 3.E.1.G.1.a, Permits.

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ARTICLE 1 DEFINITIONS, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, **ARTICLE 4 USE REGULATIONS, AND ARTICLE 5 SUPPLEMENTARY STANDARDS** (TEMPORARY USES- REAL ESTATE SALES MODEL/OFFICES)

1	CHAPTER E	PLANNED DEVELOPMENT DISTRICTS (PDDS)
2		
3	Section 7	Recreational Vehicle Planned Development District (RVPD)
4 5	G. Suppl	emental Standards
6		
7		emporary Structures
8		emporary structures, such as construction trailers, RV site real estate sales office and security
9 10		arters, may be allowed, subject to Art. 5.B.1.BC, Temporary Structures. A mobile home may
11		used as a caretakers quarters, security quarters, watchman's trailer, or temporary structure. Ird. 2014-025]
12	4. St	
13		ne site plan shall contain an area for outdoor storage of boats, trailers, RV's, etc. if required
14		the DRO.
15		eal Estate RV Site Sales
16	A	permanent real estate sales office for RV sites may be collocated with an accessory
17	ma	anagement office in a Recreational Pod. [Ord. 2014-025]
18		
19		
20	Dent C III	
21		DC Art. 4.A.7.C (page 10 of 208, Supplement 24), is hereby amended as follows:
22	CHAPTER A	USER GUIDE AND GENERAL PROVISIONS
23		
24	Section 7	Determining Approval Process
25		
26	C. Use M	
27		are five processes to obtain a zoning approval for a use, as follows: Permitted by Right,
28 29		Class B Conditional Use, or Class A Conditional Use. Each Use Matrix identifies all zoning s, uses, and approval process, except as indicated otherwise. The Use Matrix consolidates
30		dicates the approvals process for each Use Type in standard Zoning Districts, PDDs, TDDs,
31	URAO	, and IRO., PDDs and TDDs. A number in the <u>column under the</u> "Supplementary Use
32	Standa	ard" column of the Use Matrix refers to the Definition and Supplementary Use Standards
33		able to the each use. [Ord. 2018-002]
34		ermitted by Right
35		ses identified with a "P" are allowed in the zoning district, subject to the Supplementary Use
36		andards and the other applicable requirements of this Code. Uses in this category that do
37		t require a Building Permit or Zoning Division site plan approval are still required to comply
38 39		th all applicable requirements of the ULDC. evelopment Review Officer (DRO)
40		ses identified with a "D" or exceeding the thresholds of Table 4.A.9.A, Thresholds for Projects
41		equiring DRO Approval, are allowed subject to approval by the DRO in accordance with Art.
42		C, Administrative Processes.
43		ass B Conditional Use
44	Us	es identified with a "B" are allowed in the zoning districts only if approved by the ZC in
45	ac	cordance with Art. 2.B, Public Hearing Processes.
46		ass A Conditional Use
47		es identified with an "A" are allowed in the zoning districts with a recommendation by the
48		ning Commission, and approved by the BCC in accordance with Art. 2.B, Public Hearing
49		ocess <u>es</u> .
50		mporary Use
51 52		es identified in Use Matrix 4.B.11 with a "D" are allowed in the zoning districts with an proval by the Development Review Officer subject to the Zoning Agency Review process.
53		mporary uses are not permanent in nature; not intended to be permanently fixed at a
54		ation; and are typically approved for a defined period of time [Ord. 2017-007] [Partially
55		ocated from Art. 1.I.2.T.19, Temporary]
56		ohibited Uses

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ARTICLE 1 DEFINITIONS, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, ARTICLE 4 USE REGULATIONS, AND ARTICLE 5 SUPPLEMENTARY STANDARDS (TEMPORARY USES- REAL ESTATE SALES MODEL/OFFICES)

1 2 3

4

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17

Uses identified with a dash "-", in a zoning districts column of the Use Matrix, are prohibited in that zoning district, unless otherwise expressly stated under the Supplementary Use Standards for the use, or within any applicable Zoning Overlays.

Part 6. ULDC Art. 4.A.8, Use Regulations, User Guide and General Provisions, Use Functions, Flex Space (page 11 of 208, Supplement 24), is hereby amended as follows:

8 CHAPTER A USER GUIDE AND GENERAL PROVISIONS

- 9
- 10 Section 8 Use Functions

D. Flex Space

This option allows for limited office or retail opportunities where otherwise prohibited in industrial Zoning Districts, or inversely allows for a limited type of industrial Uses in the commercial zoning districts that are consistent with the CH FLU designation. Flex space is only permitted when approved in accordance with Art. 5.B.1.CD, Flex Space.

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ARTICLE 1 DEFINITIONS, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, **ARTICLE 4 USE REGULATIONS, AND ARTICLE 5 SUPPLEMENTARY STANDARDS** (TEMPORARY USES- REAL ESTATE SALES MODEL/OFFICES)

Part 7. ULDC Art. 4.B.11, Use Regulations, Use Classification, Temporary Uses, Temporary Use Matrix (page 199 of 208, Supplement 24), is hereby amended as follows: 1

CHAPTER B USE CLASSIFICATION 2

- 3
- Section 11 Temporary Uses 4
- A. Temporary Use Matrix 5 6

TABLE 4.B.11.A, TEMPORARY USE MATRIX

											STAN	NDA	RDI	DIST	RIC	TS																PL	ANNE	D DEV	/ELO	PMEN	IT DIS	TRIC	TS (P	DDs)												DIST	RICTS	AL DE	EV. Ds)		
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(1) Supplemen	stary Use Standards for each us	e must be reviewed regardless of the approval process set forth in the	he Use Matrix.	Refe	er to the numb	bers in the Supplementary Use Standard column.											_				-							1

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ARTICLE 1 DEFINITIONS, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, ARTICLE 4 USE REGULATIONS, AND ARTICLE 5 SUPPLEMENTARY STANDARDS (TEMPORARY USES- REAL ESTATE SALES MODEL/OFFICES)

1 2 3	Part 8.	Sal	DC Art. 4.B.11.C.4, Use Regulations, Use Classification, Temporary Uses, Real Estate les Model, Non-PDD (page 203-204 of 208, Supplement 24), is hereby amended as lows:
4	CHAPTER	в	USE CLASSIFICATION
5	Section 11		Temporary Uses
6 7	 C. De	finit	ions and Supplementary Use Standards for Specific Uses
8 9	1	Ro	al Estate Sales Model , and Management Office , Non-PDD
10			Definition
11		u.	A residential unit used for real estate marketing and sales as a builder's office, and for
12 13		h	other services directly associated with the sale of residential units. Duration
14		υ.	
14			The DO shall be valid for five years from the date of issuance and may be renewed for an
16		•	additional five years. [Ord. 2018-002] Location
17		с.	Shall be located on the property with access directly from a paved street.
18			1. Exception
19			Sales Model or Office may be located off site for properties that are in Jupiter Farms,
20		2	The Acreage or Palm Beach Country Estates.
21 22		α.	Parking
22		•	The driveway and required handicap spaces shall be the only paved parking areas.
23 24		e.	Signage
25			Shall comply with Art. 8.D, Temporary Signs. The following signs shall be permitted:
26			1) Temporary
27			One ground mounted sign not exceeding eight feet in height and 32 square feet of sign
28			face area.
29			2) Directional
30			A maximum of two directional signs not exceeding four feet in height and two square
31			feet in sign face area.
32			3) Flags
33			A maximum of three roadside flags shall be permitted per lot between the hours of 9:00
34			a.m. and 6:00 p.m.
35		f.	Storage
36			Outdoor storage of construction material, supplies, or equipment shall not be permitted.
37		g.	Number
38		3.	A builder may construct and operate a maximum of two manned and two unmanned
39			models in a platted residential subdivision which is not in a PUD, or in one of the following
40			residential areas:
41			1) Jupiter Farms.
42			2) The Acreage.
43			3) Palm Beach Country Estates.
44		h.	Operation
45			1) A builder's office may be allowed provided it is limited to the garage area.
46			2) Unmanned models shall not have employee office space.
47			3) Sales shall be limited to new units built by the company operating the sales model.
48		i.	Completion Agreement
49			All sales models, including those in existence prior to January 1, 1998, shall execute a
50			completion agreement in a manner and form acceptable to the County Attorney. The
51			completion agreement shall include any modification(s) necessary to convert the model to
52			a residential use.
53			1) Existing Models
54			All sales models existing on January 1, 1998 shall file a completion agreement with
55			PBC by July 1, 1998. This agreement shall specifically identify all improvements, which
56			are not consistent with the provisions of this Section, such as but not limited to
57			additional parking or location on unpaved roads. At the time of executing the
58			completion agreement, all signage shall comply with the requirements of this Section.
59		j.	Modifications
60			Non-residential interior modifications shall be prohibited. The following improvements may
61			be permitted only within the garage of the model:

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ARTICLE 1 DEFINITIONS, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, ARTICLE 4 USE REGULATIONS, AND ARTICLE 5 SUPPLEMENTARY STANDARDS (TEMPORARY USES- REAL ESTATE SALES MODEL/OFFICES)

	(
1		1) Room divider partitions;
2		2) Electrical improvements; and
3		3) A temporary facade in lieu of a garage door.
4		k. Removal
5		The temporary office shall be removed from the site no later than 30 days after the final
6 7		CO has been issued for the last residential unit.
8		
9	Part 9.	ULDC Art. 4.B.11.C.5, Use Regulations, Use Classification, Temporary Uses, Real Estate
10		Sales and Management Office, PDD (page 204 of 212, Supplement 23), is hereby
11		amended as follows:
12		
13	<u>5.</u>	Real Estate Sales and Management Office, PDD or TDD
14		a. Definition
15		An office for the sale and resale of new and existing residential units. [Partially relocated
16		from Art. 3.E.1.G.1.c.1) Definitions as it related to Real Estate Sales Office, Planned
17		Development] For RVPD, units shall mean RV sites. [Relocated from Art.
18		3.E.1.G.1.C.1)c)(1), RVPD as it related to Real Estates Sales Office, Planned
19		Development]
20		b. Submittal Requirement
21		The Applicant shall submit a Regulating Plan showing the location of the sales office and
22		required parking. Partially relocated from Art. 5.B.1.3.C.4 Location as it related to Real
23 24		Estate Sales and Management Office] A notarized removal agreement shall be executed
24		and submitted concurrently with the application. [Partially relocated from Art. 5.B.1.B.3.c.9)b), Removal Agreement as it related to Sales Office and Models]
26		c. Location
27		The Sales Office may be allowed in residential, commercial, private civic or recreation pod.
28		Sales of RV Sites may be located within the Recreation Pod of the RVPD. [Ord. 2014-025]
29		[Relocated from Art. 3.E.1.G.1.c.1)c)(2), RVPD as it related to Sales Office and
30		Models]. A sales office shall comply with the setback requirements in Table 3.D.1.A,
31		Property Development Regulations, and shall be located so as not to interfere with on site
32		construction operations and access. [Relocated from Art. 5.B.1.B.3.c.4), Location as it
33		related to Real Estate Sales And Management Office]
34		d. Access
35		Temporary access to the Sales and Management Office may be approved by the DRO,
36		and shall be limited to one year. Extension may be approved by the DRO. [Partially
37		relocated from Art3.E.1.G.1.c.1)a), Temporary, Pod as it related to Sales Office and
38		Models]
39		e. Parking
40		A minimum of two parking spaces, plus one for each employee on the shift of greatest
41		employment, shall be provided. All parking areas, with the exception of handicap spaces
42		and access, shall be provided on a hard surface of pavement, asphalt, shell rock, or mulch,
43		provided the sub-grade is compacted. Handicap spaces and access shall be provided in
44		accordance with F.S. §316.1955, F.S. §316.1956, and F.S. §553.48. [Relocated from Art.
45		5.B.1.B.3.c.5), Parking as it related to Real Estate Sales And Management Office]
46		<u>f.</u> <u>Signs</u>
47		Refer to Art. 8.D, Temporary Signs.
48		g. Removal
49		The temporary office shall be removed from the site no later than 30 days after the final
50		CO has been issued for the last residential unit. [Ord. 2008-037] [Partially relocated from
51		Art. 5.B.1.B.3.c.8), Removal as it related to Real Estate and Management Office]
52		1) RVPD
53		The temporary use shall be removed upon completion of the project, CO of a
54		permanent RV site real estate sales office, or upon expiration of the maximum time to
55		commence development for the last phase. The BCC may impose a Condition of
56		Approval with a specific date for compliance. [Ord. 2014-025] [Partially relocated
57		from Art. 3.E.1.G.1.c.1)c)(3), RVPD as it related to Sales Office and Models]
58		h. Sale
59		1) Pod A temperaturated estate sales office for the sale of new units shall be permitted only in
60 61		A temporary real estate sales office for the sale of new units shall be permitted <u>only</u> in a residential pod or other temporary location approved by the DRO. Sales shall be
62		limited to only new units in the pod. [Relocated from Art. 3.E.1.G.1.c.1)a),
63		Temporary, Pod as it related to Real Estate Sales Office, Planned Development]
64		2) Project
04		

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ARTICLE 1 DEFINITIONS, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS. **ARTICLE 4 USE REGULATIONS, AND ARTICLE 5 SUPPLEMENTARY STANDARDS** (TEMPORARY USES- REAL ESTATE SALES MODEL/OFFICES)

1		A temporary real estate sales office for the sale and resale of units in the entire project.
2		or phase of a project, shall be permitted in a residential pod, private civic pod,
3		commercial pod, or recreation pod, subject to approval by the DRO. A temporary real
4		estate sales office serving an entire project shall only be permitted within a planned
5		development and/or phase approved for 300 or more units. Sales and resales shall be
6		limited to only units within the planned development. [Partially relocated from Art.,
7		3.E.1.G.1.c.1)b), Temporary, Project as it related to Real Estate Sales Office,
8		Planned Development]
9	<u>i.</u>	Resale
10		Resale of existing units from a temporary real estate sales office shall cease when the
11		remaining number of units without a CO in the project, or phase, as applicable, reaches
12		the following:

Table	4.B.1	I.C	Sales	Office

No. Units in Project or Phase	Units Remaining w/out a CO
1000 or more	20
500-999	16
300-499	12

16 6 17 a. Definition 18 A residential unit for the sale of only new units within a residential pod of a PDD or TDD. 19 [Partially relocated from Art. 3.E.1.G.1.c.2), Planned Development Sales Model] A 20 Sales Model may be used as a temporary Real Estates Sales and Management Office. 21 [Partially relocated from Art. 3.E.1.G.3.a, General as it related to Sales Model]. Approval Process 22 b. Subdivision approval of the Sales Model lots by the Land Development Division shall be 23 24 required prior to the issuance of a Building Permit. The Land Development Division may 25 approved the lots prior to final platting. Sales Models shall comply with all applicable PDRs 26 prior to the issuance of a CO. [Partially relocated from Art. 3.E.1.G.3.a, General as it 27 related to Sales Model]. 28 Duration C. The use of a residential unit as a sales model shall cease prior to issuance of the CO for 29 30 the last remaining unit in the pod. [Relocated from Art. 3.E.1.G.3.a.2), Duration as it 31 related to General, Sales Model] 32 d. Residential Pod 33 A maximum of eight, or 20 percent of the number of units in the pod, whichever is less, shall be permitted as sales models. [Relocated from Art. 3.E.1.G.3.b, Residential Pod 34 35 as it related to General, Sales Model] A maximum of eight sales models per pod may be 36 constructed prior to platting. [Relocated from Art. 3.E.1.G.3.a, General as it related to 37 Sales Model1. e. Model Row 38 39 Developments that are approved for a total of 300 or more units may construct a model 40 row.[Partially relocated from Art. 3.E.1.G.3.c, Model Rows as it related to Sales 41 Model] A model row shall be open to the public for the sale of only new units in the project. 42 The sale or resale of units outside the project shall be prohibited. [Relocated from Art. 43 3.E.1.G.3.c.3), Use as it related to Model Rows of Sales Model] 44 1) Number A maximum of 16 sales models shall be permitted in the model row. A maximum of 45 46 one model row shall be permitted for every three pods under development, consisting 47 of a minimum of 60 units each. [Relocated from Art. 3.E.1.G.3.c.1), Number as it related to Model Rows] 48 49 2) Location 50 A model row shall be located in a Residential Pod. Access to the model row shall be 51 from a location approved by the DRO or allowed by this Code. [Partially relocated 52 from Art. 3.E.1.G.3.c.2), Location as it related to Real Estate Sales Model, PDD or 53 TDD] 54 Access 55 Temporary access to the Sales Model(s) may be permitted by the DRO, and shall be limited 56 to one year. Extension may be approved by the DRO. 57

g. Parking

Notes:

13

14 15

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1 2 3 4 5 6 7 8 9	Ŀ	A minimum of two parking spaces per model shall be provided. The parking area shall comply with Art.6.A.1.D, Off-Street Parking. [Relocated from Art. 3.E.1.G.3.a.1) Parking as it related to Sales Model] Signs Refer to Art. 8.D, Temporary Signs. Removal The Sales Model shall cease no later than 30 days after the final CO has been issued for the last remaining residential unit in the pod.
10 11		DC Art. 4.B.3.C, Use Regulations, Use Classification, Recreation Uses, Outdoor ntertainment (page 67 of 208, Supplement 24), is hereby amended as follows:
12	CHAPTER B	USE CLASSIFICATION
13		
14	Section 3	Recreation Uses
15 16 17	 C. Defini	tions and Supplementary Use Standards for Specific Uses
18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	С.	 Approval Process – PIPD Regional Recreation Pod Exception An Outdoor Entertainment use that serves to promote economic benefits, such as enhanced tourism, job creation, and an amenity for business recruitment, and which provides for national recognition as a unique recreational facility, may be allowed within the Regional Recreation Pod of a PIPD subject to Class A Conditional Use approval, and the following: [Ord. 2017-032] 1) Notification to Business Development Board The applicant shall include documentation confirming that the Business Development Board (BDB) has been notified of the application for Class A Conditional Use approval, including tentative BCC Public Hearing dates, prior to certification for Public Hearing. [Ord. 2017-032] 2) Residential Separation Shall be located a minimum of 1,000 feet from a residential use or vacant parcel with a residential FLU designation. [Ord. 2017-032] 3) Collocated Special Event A Special Event may be collocated with an Outdoor Entertainment use subject to DRO approval, in accordance with the provisions of Art. 4.B.11.C.62, Special Event. [Ord. 2017-032]
39 40		DC Art. 4.B.6.C, Use Regulations, Use Classification, Agricultural Uses, Produce and (page 106 of 208, Supplement 24), is hereby amended as follows:
41	CHAPTER B	USE CLASSIFICATION
42	 Gaadhan 0	
43 44	Section 6	Agricultural Uses
45	C. Definit	tions and Supplementary Use Standards for Specific Uses
46	10 0	aduce Stand
47 48	16. Pr	oduce Stand
49	b.	Permanent
50		
51		3) Sale of Products
52		a) General
53		Includes sales of agricultural food products such as jelly, jam, honey and juice. No
54		ZAR process shall be permitted in conjunction with the stand except for seasonal
55		sales. Seasonal sales that require additional storage area may be permitted in

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1 2 3		accordance with Art. 4.B.11.C.8 <u>10</u> , Temporary Retail Sales. No vending machines or other similar equipment shall be permitted on site. [Ord. 2018-002]
4		
5 6	Part 12. (page 41 of 11	ULDC Art. 5.B.1.B.3, Temporary Structures and Uses During Development Activity 0, Supplement 23), is hereby amended as follows:
7		
8	CHAPTER B	ACCESSORY USES AND STRUCTURES
9	Section 1	Supplementary Regulations
10		
11 12		mporary Structures and Uses During Development Activity mporary structures and uses may be allowed as follows: [Ord. 2008-003]
13		
14		Real Estate Sales And Management Office
15		1) Use
16		A temporary structure for real estate sales and sales management offices may be
17		allowed on the site of an active construction project which has been authorized by a
18		building permit. Use of the structure shall be limited to on site real estate sales and
19		related activities only. A temporary structure used for real estate sales may not be
20		used as a dwelling, as defined in Article 3.E.1.G, Sales Office and Models.
21		2) PDD
22		Real estate sales offices in PDDs shall be in accordance with Article 3.E.1.G, Sales
23		Office and Models.
24		3) Number
25		A maximum of one sales office per construction project shall be allowed.
26		4) Location
27		The sales office, and required parking, shall be shown on the master plan, site plan, or
28		subdivision plan approved by the DRO. [Partially relocated to Art. 4.B.11.C.5.b,
29		Submittal Requirement as it related to Real Estate Sales and Management Office,
30		PDD or TDD] A sales office shall comply with the setback requirements in Table
31		3.D.1.A, Property Development Regulations, and shall be located so as not to interfere
32		with on site construction operations and access. [Relocated to Art. 4.B.11.C.5.c,
33		Location as it related to Real Estate Sales and Management Office, PDD or TDD]
34		5) Parking
35		A minimum of six parking spaces, plus one for each employee on the shift of greatest
36		employment, shall be provided. All parking areas, with the exception of handicap
37		spaces and access, shall be provided on a hard surface of pavement, asphalt, shell
38		rock, or mulch, provided the sub-grade is compacted. Handicap spaces and access
39		shall be provided in accordance with F.S. §316.1955, F.S. §316.1956, and F.S.
40		§553.48. [Relocated to Art. 4.B.11.C.5.e, Parking as it related to Real Estate Sales
41		and Management Office, PDD or TDD]
42		6) Banners, Streamers, and Pennants
43		A maximum of two of any one of the following: banners, streamers or pennants may
44		be permitted for every 200 feet of frontage along a public R-O-W. They shall be
45		setback a minimum of five feet from the property line, not to exceed eight feet in height
46		and 20 square feet in size, and may be clustered or dispersed along the R-O-W. [Ord.
47		2008-037]
48		7) Duration
49		A sales office shall remain on site only for the length of time necessary to construct a
50		building or structure which has been issued a permit.
51		8) Removal
52		A sales office, and all accessory signs, banners, streamers and pennants shall be
53		removed from the site no later than 30 days after the final CO has been issued for the
54		last residential unit. The office shall be removed if construction ceases for more than
55		180 days. An abandoned office shall be considered an unsafe structure and abated
56		pursuant to the Building Code Enforcement Administrative Code of PBC. [Ord. 2008-
57		037] [Partially relocated to Art. 4.B.11.C.5.g, Removal as it related to Real Estate
58		Sales and Management Office, PDD or TDD]
59		9) Mobile Home
60		A Mobile home used as a sales office shall be subject to the following additional
61		requirements:

Notes:

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ARTICLE 1 DEFINITIONS, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, ARTICLE 4 USE REGULATIONS, AND ARTICLE 5 SUPPLEMENTARY STANDARDS (TEMPORARY USES- REAL ESTATE SALES MODEL/OFFICES)

1	a) Special Permit
2	A special permit shall be required. The special permit shall be renewed annually,
3	for a maximum of two years; and
4	b) Removal Agreement
5	A notarized removal agreement shall be executed and submitted with the
6	application for a special permit. [Partially relocated to Art. 4.B.11.C.5.b,
7	Submittal Requirement as it related to Real Estate Sales and Management
8	Office, PDD or TDD1

Notes:

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EXHIBIT D ARTICLE 2 ADMINISTRATIVE PROCESSES ARTICLE 3 OVERLAYS & ZONING DISTRICTS [RESUBMITTAL AND HOUSING TYPES]

1Part 1.ULDC Art. 2.C.4, Review, Submittal and Final Decision [Related to Administrative2Process] (page 43 of 105, Supplement 24), is hereby amended as follows:

3 CHAPTER C ADMINISTRATIVE PROCESSES

4 Section 4 Review, Resubmittal and Final Decision

A Review of an application shall be initiated by the DRO on the date it is deemed sufficient, subject to the
 timeline specified in the Table below. The processing time may vary based upon the types of requests.

7 **[Ord. 2018-002]** 8

Table 2.C.4 - Review, Resubmittal and Final Decision

Processes	Full DRO	ZAR	Type 1 Variance
Application Submittal by Applicant		Refer to Annual Zoning Calendar	
Sufficiency Review by Staff	10 day	s from the date of Application Su	bmittal.
Insufficiency to be addressed by Applicant	on the Submittal date of the	The Applicant may resubmit on the Submittal date of the following week. Refer to Annual Zoning Calendar.	on the Submittal date of the
Initiate Review and Staff Comments	1	0 days from the date of Sufficient	cy
Resubmittal by Applicant	The Applicant shall address al Refer to the Annual Zoning Cal	I issues and comments by the r endar.	next Submittal resubmittal_date.
Staff Review and Comments on Resubmittal		Refer to Annual Zoning Calenda	ſ
Certification or Approval		Refer to Annual Zoning Calendar	r
[Ord. 2018-002]			

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Part 2. ULDC Table 2.C.5.B - Administrative Modifications to Prior DOs, (page 45-47 of 105), is hereby amended as follows:

13 CHAPTER C ADMINISTRATIVE PROCESSES

14

15 Section 5 Types of Application

2. Standards

B. Administrative Modifications to Prior DOs

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- 23 24

Table 2.C.5.B - Administrative Modifications to Prior DOs

When considering a DO request for Administrative Modifications, the DRO shall utilize the

same Standards a through c pursuant to the Administrative Approval of a new use, the DRO

shall also consider the limitations and criteria stated in the following Table: [Ord. 2018-002]

Request	Allowable Modification	Criteria
	Full C	RO
	ZA	R
Change in Housing Classification for PDD or TDD	Refer to Table 3.E.1.E – Housing Classification Type	 <u>No height increase from the original BCC DO: and.</u> <u>If there is a density transfer along with this request, comply with criteria listed below.</u>
Density Transfer [Relocated from Art. 3.E.1.E.1.h, Density Transfer]	A maximum of 30 percent [Relocated from Art. 3.E.1.E.1.h, Density Transfer]	 Units must be from one Residential pod to another Residential pod in the same PDD; and, [Relocated from Art. 3.E.1.E.1.h, Density Transfer] The maximum number of units transferred to a Residential pod or TDD Neighborhood shall not exceed 30 percent above the number of units approved by the BCC for that pod or TDD Neighborhood. [Relocated from Art. 3.E.1.E.1.h, Density Transfer]
Density Decrease [Relocated from Art. 3.E.1.E.1.i, Density Decrease]	Allow reduction in the number of units	 The reduction in the number of units shall not negatively impact the layout and design of the approved plan; and Amendment to the approved Adeguate Public Facilities to indicate a reduction in the number of units.
Notes:		
(1) This shall not apply to accessory Not Subject to Concurrency Review.		o Concurrency review in accordance with PPM-ZO-O-049, Permits
(2) Clubhouse located in the Recrea	ation pod of a PDD shall be exemp	t from the relocation thresholds. [Ord. 2016-016]

(3) Applicable to the Project Boundary instead of the individual property lines.

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EXHIBIT D ARTICLE 2 ADMINISTRATIVE PROCESSES ARTICLE 3 OVERLAYS & ZONING DISTRICTS [RESUBMITTAL AND HOUSING TYPES]

 Table 2.C.5.B - Administrative Modifications to Prior DOs

 (4) Except for Freestanding ATMs or Unmanned Retail Structures, and accessory structures.

 [Ord. 2018-002]

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Part 3. ULDC Art. 3.E.1.E.1, Modifications by the DRO to a Master Plan, Site Plan, Subdivision Plan or Regulating Plan, (page 140-141 of 212), is hereby amended as follows:

5 CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDs)

6 Section 1 General

E. Modifications

Modifications to a planned development with a valid development order shall comply with Art. 2.A.6.B, Plan Requirements and Art. 2.C.5.B, Administrative Modifications Prior DOs. **[Ord. 2009-040]**

1. Modifications by the DRO to a Master Plan, Site Plan, Subdivision Plan or Regulating Plan

The DRO shall have the authority to approve modifications to a master plan, subdivision plan, site plan or regulating plan approved by the BCC or ZC, subject to the following limitations. In case of a conflict with Art. 2.A.6.B, Plan Requirements and, Art. 2.C.5.B, Administrative Modifications to Prior DOs the following standards shall apply. Modifications which do not comply with these procedures and requirements **er_of** this Section shall require approval by the BCC. **[Ord. 2009-040]**

a. Consistency

Modifications shall be consistent with the representations regarding the original approval, the conditions of approval, and the development order. Modifications which change the original goals or intent of the project, such as reduce internal trip capture, reduce non-vehicular circulation or cross access, reduce the amount of affordable housing without a corresponding decrease in density, or reduce the amount of land allocated to the preservation of agriculture, farmland, or wetlands, shall require approval by the BCC.

b. Pods

The re-designation of a pod from one <u>pod</u> type to another shall require approval by the BCC. The reconfiguration of pods may be approved by the DRO only if determined to be an improvement to the project and no adverse impact on adjacent properties.

c. Housing Classification and Type

The Hhousing type classification(s) approved by the BCC for each Residential pod may only be changed through the ZAR process pursuant to Table 2.C.5.B, Administrative Modifications to Prior DOs or Full DRO, whichever is applicable, and subject to the limitations listed below as follows: [Ord. 2018-002]

	From	То
	AttachedMF	Attached (1) Townhouse, Zero Lot Line, or Single Family
	AttachedTownhouse	Detached MF-with Maximum height of 35 feet, Zero Lot Line or Single Family
	DetachedZLL	DetachedSingle Family
	Notes:	
	1. Provided there is no	o height increase from the originally approve housing type.
	2. Housing Classificat	ion Attached are Multifamily or Townhouse Housing Types
	3. Housing Classificat Types	ion Detached are Cottage Home, Zero Lot Line, or Single Family Housing
	[Ord. 2018-002]	
36		
37	d. Density Transf	er
38	The Applicant m	ay request a density transfer or a density decrease pursuant to the Criteria
39	listed in Table 2	.C.5.B, Administrative Modifications to Prior DOs. A density transfer may
10		conjunction with a change in housing classification.
11	de. Recreation	
12	The amount of r	ecreation and useable open space shown on a plan approved by the BCC
13		iced. Alternative locations may be approved by the DRO only if determined
14		ement to the project and no adverse impact on adjacent properties.
15	ef. Traffic	
16		no substantial increase in traffic impact above that approved by the BCC,
17		by the County Engineer.
8	fg. Access	
9		t be added to roads external to the project, internal roads indicated on the
	Thoroughfare Id	

Table 3.E.1.E - Housing Classification Type (1-2) (3)

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EXHIBIT D **ARTICLE 2 ADMINISTRATIVE PROCESSES ARTICLE 3 OVERLAYS & ZONING DISTRICTS** [RESUBMITTAL AND HOUSING TYPES]

1	and the addition of emergency access ways as required by PBC Fire Rescue. The DRO
2	shall ensure the District Commissioner is notified of this request in advance of final DRO
3	approval. The access point shall be secured by a gate that has the necessary mechanism
4	to ensure it is closed and secured after each Fire Rescue emergency call. Access to roads
5	external to a residential pod, but internal to the project, may be added in accordance with
6	Art. 11, Subdivision, Platting, and Required Improvements. [Ord. 2015-006]
7	gh. Non-Vehicular Circulation
8	Pathways, sidewalks and bike lanes may be relocated, however, the resulting design shall
8 9	maintain a continuous non-vehicular circulation system within the project.
10	h. Density Transfer
11	The DRO may transfer a maximum of 30 percent of the un-built units from one pod to
12	another pod in the same PDD. The maximum number of units transferred to a pod shall
13	not exceed 30 percent above the number of units approved by the BCC for that pod.
14	[Partially Relocated to Table 2.C.5.B - Administrative Modifications to Prior DOs]
15	i. Density Decrease
16	The DRO may decrease the number of un-built units in a PDD, provided the resulting gross
17	density of the project is consistent with the Plan.
18	

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ARTICLE 2 APPLICATION PROCESSES AND PROCEDURES ARTICLE 5 SUPPLEMENTARY STANDARDS ACCESSORY USES AND STRUCTURES- TEMPORARY STRUCTURES

 Part 1.
 ULDC Art. 5.B.1.B, Emergency or Temporary Government or Utility Structures (page 40 of 110), is hereby amended as follows:

3 CHAPTER B ACCESSORY USES AND STRUCTURES

4 Section 1 Supplementary Regulations

5 B. Government or Utility Emergency or Temporary Government or Utility Structures 6 7 This Section is intended to facilitate the placement or construction of structures or facilities that are 8 temporary. These structures or facilities are utilized to ensure the health, safety and welfare of the 9 public from natural or pending disasters; or construction staging activities for infrastructure 10 improvements. Typical uses may include: fire stations, hurricane shelters, utility facilities; or 11 construction staging areas. [Ord. 2011-001] [Ord. 2018-002] 12 1. Review and Approval Process Emergency or temporary structures shall be subject to the approval by the DRO through a ZAR 13 14 process. The ZAR process may be waived by the Executive Director of PZB or designee as 15 stated below: [Ord. 2018-002] 16 **Emergency Structures** a. The Executive Director of PZB may waive the ZAR process, and authorize the issuance of 17 18 a building permit for a the temporary structure upon determination that a public emergency, pending natural disaster, or actual natural disaster, exists. [Ord. 2011-001] [Ord. 2018-19 0021 20 **Temporary Structures** 21 b. 22 The Zoning Director may require a PAC with the DRO in order to seek input from the 23 various County Agencies on the temporary structure or staging area, or may seek direction 24 from the BCC through an AI pursuant to Art. 2.C.5.J, Administrative Inquiry. The Zoning 25 Director shall consider documentation from the Applicant and any other input from County 26 Agencies before issuance of a DO. [Ord. 2011-001] [Ord. 2011-016] [Ord. 2017-007] 27 [Ord. 2018-002] 28 1) Duration 29 The DO shall be valid for up to a period of six months from date of issuance, with one three month extension by the Zoning Director. The BCC may extend the timeframe through an AI by the Zoning Director. [Ord. 2011-001] [Ord. 2018-002] 30 31 32 2) Construction Staging Areas for Right of Ways (R-O-W) In addition to the requirements listed above, the following shall apply to those construction staging areas located on or adjacent to residentially zoned parcels. [Ord. 33 34 35 2008-003] [Ord. 2018-002] 36 Hours of Operation a) 37 Activity on the site shall not commence prior to 7:00 a.m. and must be completed 38 prior to 10:00 p.m. A Type 1 Variance may be applied for to request modification 39 from this provision. [Ord. 2008-003] [Ord. 2018-002] 40 b) Setbacks or Separations 41 Stored materials shall not be located within the required minimum district setback. 42 [Ord. 2008-003] [Ord. 2018-002] 43 c) Screening 44 Temporary screening material, a minimum of five feet in height and 85 percent 45 opacity shall be provided around the perimeter of the staging area, adjacent to 46 residential uses, to mitigate visual impact. [Ord. 2008-003] [Ord. 2018-002] 47 d) Dust Control 48 Appropriate measures shall be taken, pursuant to Health Department 49 requirements, to control dust or other airborne particulate matter. [Ord. 2008-003] 50 [Ord. 2018-002] 51 e) Exceptions 52 Projects with a duration of 30 days or less shall be exempt from the requirements 53 of this section. [Ord. 2008-003] [Ord. 2018-002] 54 55 ULDC Art. 5.B.1.B.2, 3, 4, and 5 Tents, Temporary Structures and Uses During 56 Part 2. 57 Development Activity, Portable Storage Container, and Shipping Containers (page 40 -58 44 of 110), is hereby amended as follows: 59 60 2. Tents A tent may be used as a temporary structure subject to approval as a special permit and the 61 standards of this Section. Tents used for retail purposes are also subject to Article 4.B.1.A.115, 62 Retail Sales, Mobile or Temporary. 63 Notes: Underlined indicates new text;

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ARTICLE 2 APPLICATION PROCESSES AND PROCEDURES ARTICLE 5 SUPPLEMENTARY STANDARDS ACCESSORY USES AND STRUCTURES- TEMPORARY STRUCTURES

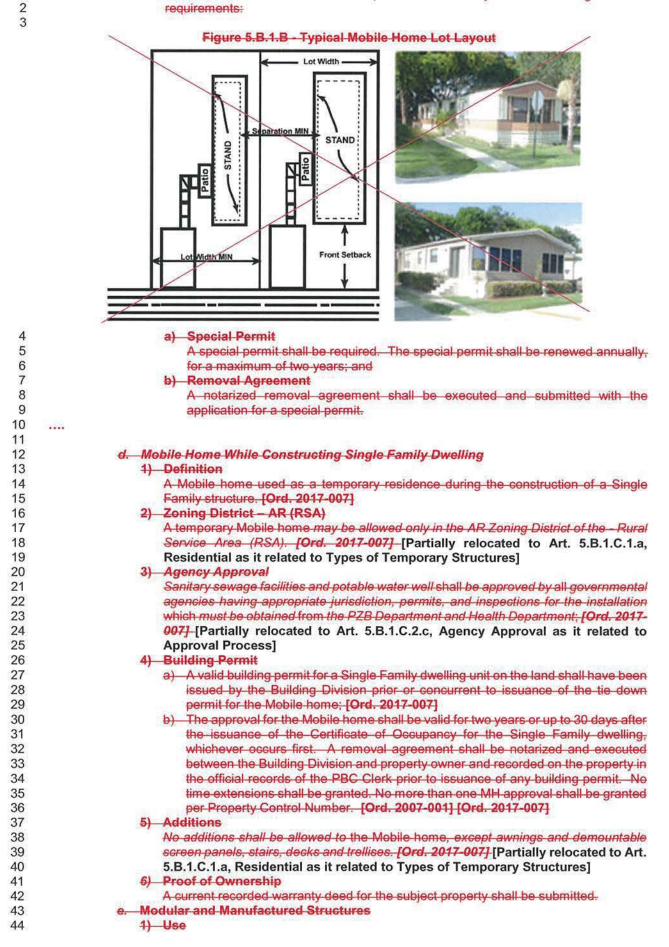
1		- Frequency
1		a. Frequency
2		Three times per lot per year.
3		b. Maximum Duration
4		The tent may be used for a maximum period of 90 days, provided that an additional 30-day
5		administrative extension may be approved subject to a finding by the Zoning Division that
6		the tent and use continue to meet all the applicable requirements of this Code and the
7		Building Code.
8		c. Setbacks
9		All principal use setback requirements of the underlying district shall be met.
10		d. Location
11		The tent shall be located on the lot so as not to adversely interfere with on-site circulation
12		and shall not be located in any required parking space.
13		e. Access
14		Access shall be from an arterial street.
15		f. Lighting
16		Lighting shall be extinguished no later than 12:00 midnight.
17		g. Parking
18		Parking shall be provided in accordance with Article 6, PARKING.
19		
20	3.	Temporary Structures and Uses During Development Activity
21	100	Temporary structures and uses may be allowed as follows: [Ord. 2008-003]
22		a. Construction Trailer
23		1) Use
24		A construction trailer shall be limited to an office used by the businesses of professions
25		actively involved in the construction of a building or structure authorized by a valid
26		building permit issued for the site on which the trailers are located. Use of the trailer
27		shall be limited to on site activities only. A construction trailer shall not be used as a
28		
		dwelling.
29		2) Number
30		A maximum of one trailer per construction business or profession shall be allowed.
31		3) Duration
32		The construction trailer shall remain on site only for the length of time necessary to
33		construct a building or structure which has been issued a building permit. [Partially
34		relocated to Art. 5.B.1.C.3.b, Duration]
1220 (d. 12)		
35		4) Location
36		The construction trailer and related parking shall be located on site so as not to
37		interfere with access to developed areas or areas under construction. [Partially
38		relocated to Art. 5.B.1.C.3.c, Location]
39		5) Removal
40		A construction trailer shall be removed from the site no later than 30 days after the final
41		CO-has been issued. The trailer shall be removed if construction ceases for more than
42		180 consecutive days. An abandoned trailer shall be considered an unsafe structure
43		and abated pursuant to the Building Code Enforcement Administrative Code of
44		PBC.[Partially relocated to Art. 5.B.1.C.3.g, Removal]
45		b. Watchman Trailer
46		1) Use
47		A watchman trailer may be allowed on the site of an active construction project which
48		has been authorized by a building permit. Use of the trailer shall be limited to on site
49		security purposes only. A watchman trailer may be used as a dwelling.
50		2) Number
51		A maximum of one watchman trailer per construction project shall be allowed.
52		3) Location
53		A watchman trailer, and required parking, shall be located in areas under construction
54		
52.22		only-[Partially relocated to Art. 5.B.1.C.3.c, Location]
55		4) Parking
56		A minimum of two parking spaces shall be provided.
57		5) Duration
58		A watchman trailer shall remain on site only for the length of time necessary to
59		construct a building or structure which has been issued a building permit.
60		6) Removal
61		A watchman trailer shall be removed from the site no later than 30 days after the final
62		CO has been issued. The trailer shall be removed if construction ceases for more than
63		180 consecutive days. An abandoned trailer shall be considered an unsafe structure
64		and abated pursuant to the Building Code Enforcement Administrative Code of PBC.
65		7) Mobile Home

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ARTICLE 2 APPLICATION PROCESSES AND PROCEDURES ARTICLE 5 SUPPLEMENTARY STANDARDS ACCESSORY USES AND STRUCTURES- TEMPORARY STRUCTURES

A Mobile home used as a watchman guarters shall be subject to the following additional requirements:



Notes:

1

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ARTICLE 2 APPLICATION PROCESSES AND PROCEDURES ARTICLE 5 SUPPLEMENTARY STANDARDS ACCESSORY USES AND STRUCTURES- TEMPORARY STRUCTURES

1		A modular or manufactured structure may be temporarily utilized for non-residential
2 3		uses with an approved DRO site plan during the construction of the permanent facility. [Ord. 2008-003]
4		2) Approval Process
5		The approved site plan shall be administratively amended to indicate the location and
6		square footage of the structure. The tie down permit shall be applied for in conjunction
7 8		with the building permit for the permanent structure. The structure shall comply with all applicable sections of the ULDC and existing conditions of approval. [Ord. 2008-003]
9		3) Time Limitations
10		The temporary structure shall be removed prior to issuance of the CO for the
		permanent facility if it is located in required parking spaces or impacts the circulation
11		
12		or function of the site as originally approved. If the temporary structure is not located
13		in required parking spaces and does not impact the circulation or function of the site
14		the temporary structure shall be removed within fourteen working days of the issuance
15	10 /142	of the CO. [Ord. 2008-003]
16		vrtable Storage Container
17		rtable storage containers are weather resistant receptacles used for the temporary storage
18		goods for residential uses which may be Permitted by Right as follows: [Ord. 2017-025]
19		elocated to Art. 5.B.1.C.4, Portable Storage Containers]
20	a)	A maximum of one container 16 feet in length, 8 feet in width and 8 feet in height may be
21		allowed, for no more than 2 times a year for a maximum of 15 days each time. [Ord. 2017-
22		025] [Relocated to Art. 5.B.1.C.4, Portable Storage Containers]
23	b)	Shall be located on driveways not to overlap easements, sidewalks or R-O-W. [Ord. 2017-
24		025] [Relocated to Art. 5.B.1.C.4, Portable Storage Containers]
25	6)	Shall be setback a minimum of 7.5 feet from the side property lines, except where no other
26		driveway areas are available, the setback may be reduced subject to the dimensions in
27		Art. 6.C.1.A.1.a, Local or Residential Access Streets. [Ord. 2017-025] [Relocated to Art.
28		5.B.1.C.4, Portable Storage Containers]
29	d)	Container location shall not result of required parking to be placed on areas not designed
30		to park vehicles. [Ord. 2017-025]
31		ipping Containers
32	a)	Shipping containers used as temporary storage on a construction site shall be permitted
33		by right subject to the Building Division requirements. [Ord. 2017-025]
34	b)	A repurposed Shipping Container that complies with the Florida Building Code shall not be
35		considered a Shipping Container. [Ord. 2017-025]
36		
37		
38	Part 3.	ULDC Art. 5.B.1.C Temporary Structures (page 44 of 110), is hereby amended as
39		follows:
40	CHAPTER B	ACCESSORY USES AND STRUCTURES
41	Section 1	Supplementary Regulations
10		
42	C Tomas	Structure .
43		orary Structures
44		rpose of this Section is to supplement regulations for temporary structures pursuant to the
45		dition of the Florida Building Code, Section 108, Temporary Structures and Use, and Section
46		Temporary Structures. If there is a conflict between this Section and the provisions of the
47		Building Code, as amended, the latter shall apply. Temporary structures may be temporarily
48		I on a property to facilitate the construction or development of an approved project, or for a
49		ary use. pes of Temporary Structures
50 51		mporary structures may include, but are not limited to the following: trailer, shipping container
52		construction fence. Temporary structures may be utilized for Residential and Non-
52		sidential related activities, except for tents. Tents may be utilized for non-residential activities
54		y. All temporary structures shall be subject to the following, except stated otherwise:
55		Residential
56	<u>a.</u>	Temporary structures may be utilized for on-site security, or as a temporary dwelling while
57		a single family residence is under construction, and may be allowed only in the AR Zoning
58		District of the Rural Service Area (AR/RSA). [Partially relocated from Art. 5.B.1.B.3.d.1),
59		Definition as it related to Mobile Home While Constructing Single Family Dwelling]
60		No additions shall be allowed to except for awnings and demountable screen panels, stairs,
61		decks and trellises. [Ord. 2017-007] [Partially relocated from Art. 5.B.1.B.3.d.5),
62		Additions related to Mobile Home While Constructing Single Family Dwelling]
63		Construction fence shall be exempt from the above limitations.

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ARTICLE 2 APPLICATION PROCESSES AND PROCEDURES ARTICLE 5 SUPPLEMENTARY STANDARDS ACCESSORY USES AND STRUCTURES- TEMPORARY STRUCTURES

্ব			h Non Paridential
1			b. Non-Residential
2			Temporary structures may be utilized as an office for professions who are actively involved
3			on the construction site; or for the storage of goods or equipment, or to accommodate
4			employees and business operation during the construction or renovation of a permanent
5 6			structure.
6		2.	Approval Process
7		-	All temporary structures or construction fence that are listed in this Section maybe subject to
8			
			Building Permit approval process or applicable State Law. The Building Division shall
9			determine which permits would apply at the application submittal. The application may be
10			submitted concurrently with other permit applications for permanent or temporary structures.
11			The applications may be forwarded to the Zoning Division or other County Agencies for review.
12			a. Concurrent Applications
13			A permit for the temporary structure shall be submitted concurrent with the permit
14			application for the permanent structure.
15			b. Plans or Survey
16			The Applicant may utilize a plan or the most current Survey of the property to indicate the
17			location of the proposed temporary structures to demonstrate compliance of the
18			requirements in this Chapter or any other applicable codes or Conditions of Approval.
19			c. Agency Approval
20			Sanitary sewage facilities and potable water well may be required for certain temporary
21			structures by the governmental agencies having appropriate jurisdiction, permits, and
22			inspections for the installation, if applicable, the approval must be obtained from the PZB
23			Department and Health Department, [Ord. 2017-007] [Partially relocated from Art.
24			5.B.1.B.3.d, Agency Approval as it related to Mobile Home While Constructing Single
			Family Dwelling]
25			
26		3.	Additional Requirements for Temporary Structures
27			Temporary structures shall be subject to the following additional requirements, where
28			applicable:
29			a. Placement or Erection of Temporary Structure
30			Temporary structure may only be placed or erected on the site after or concurrent with the
31			
			issuance of a demolition permit or a building permit for land development activities, subject
32			to the approval of the Building Division.
33			b. Duration
34			The temporary structure shall remain on the property only for the length of time necessary
35			to construct a permanent structure. [Partially relocated from Art. 5.B.1.B.3.a.3) Duration
36			as it related to Construction Trailer]
37			c. Location
38			The structure and related parking shall be located on the site so as not to interfere with
39			access to developed areas or areas under construction. [Partially relocated from Art.
40			5.B.1.B.3.a.4), Location – Construction Trailer A Watchman Trailer and required
41			parking shall be allowed to be located in areas under construction. [Partially relocated
42			from Art. 5.B.1.B.3.b.3), Location – Watchman Trailer]
43			d. Setbacks
44			Setbacks shall be in accordance with Table 3.D.1.A, Property Development Regulations,
45			and the applicable zoning district in which the property is located.
46			e. Construction Fence
47			All construction sites shall be enclosed and secured by a continuous fence at least six feet
48			in height and shall be installed in accordance with the Florida Building Code. All fences
49			installed pursuant to this Section shall be subject to the visibility at intersections
50			requirements of Article 11.E.9.C, Minimum Safe Sight Distance and Corner Clips at
51			Intersection of this Code.
52			f. Parking
53			Parking to serve the temporary structure shall be within the construction site.
54			g. Removal
55			The temporary structure shall be removed from the site after issuance of the Final
56			Certificate of Occupancy (CO) or a Certificate of Completion (CC) of the permanent
57			structure, unless a time extension is granted by the Building Official. Construction fences
58			may be required to remain or be installed for safety purposes after the construction ceases.
59			[Partially relocated from Art. 5.B.1.B.3.a.5) Removal – Construction Trailer]
60			one and one of the second s
61			
62	Part 4.		ULDC Art. 5.B.1.C.4, Portable Storage Container (page 44 of 110), is hereby amended as
63			follows:
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65		4.	Portable Storage Container

4. Portable Storage Container

Notes:

Underlined indicates new text;

Stricken indicates text to be deleted; Stricken and italicized means text to be totally or partially relocated.

If being relocated destination is noted in bolded brackets [Relocated to:].

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ARTICLE 2 APPLICATION PROCESSES AND PROCEDURES ARTICLE 5 SUPPLEMENTARY STANDARDS ACCESSORY USES AND STRUCTURES- TEMPORARY STRUCTURES

1	Portable storage containers may be used for the temporary storage of goods for residential
2	uses subject to the following requirements, and shall be exempt from the Zoning Division and
3	Building Permit review: [Ord. 2017-025] [Relocated from Art. 5.B.1.B.4, Portable Storage
4	Containers]
5	a) A maximum of one container 16 feet in length, 8 feet in width and 8 feet in height may be
6	allowed, for no more than 2 times a year for a maximum of 15 days each time; [Ord. 2017-
7	025] [Relocated from Art. 5.B.1.B.4, Portable Storage Containers]
8	b) Shall be located on driveways not to overlap easements, sidewalks or R-O-W;[Ord. 2017-
9	025] [Relocated from Art. 5.B.1.B.4, Portable Storage Containers]
10	c) Shall be setback a minimum of 7.5 feet from the side property lines, except where no other
11	driveway areas are available, the setback may be reduced subject to the dimensions in
12	Art. 6.C.1.A.1.a, Local or Residential Access Streets; and,[Ord. 2017-025] [Relocated
13	from Art. 5.B.1.B.4, Portable Storage Containers]
14	d) Code Enforcement Division shall utilize the above requirements for any citation of
15	violations.

16 Part 5. ULDC Art. 5.B.1.C, Flex Space (page 44-45 of 110), is hereby amended as follows:

18 CHAPTER B ACCESSORY USES AND STRUCTURES

- 19 Section 1 Supplementary Regulations
- 20 21 — C. <u>D.</u> Flex Space
 - 3. Uses Allowed
 - 3. Uses Allowed
 - The uses indicated in the table below, may utilize flex space provisions pursuant to the applicable approval process indicated in Review Process above. [Ord. 2017-007]

Table 5.B.1.CD - Uses Allowed as Flex Space Component

Commercial Use	Industrial Uses		
Retail Sales (1)	Contractor Storage Yard (2) Manufacturing and Processing (2) Warehouse (2) Wholesaling (2)		
[Ord. 2017-007]	je ozera ju		
(1) Flex space use to be allowed in IND or	EDC FLU designation subject to DRO Approval.		
(2) Flex space use to be allowed in CH FLI approval.	U designation subject to Class A Conditional Use		

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29 Part 6. ULDC Art. 2.G.4.A, Building Official (page 93 of 99), is hereby amended as follows:

30 CHAPTER G DECISION MAKING BODIES

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32 Section 4 STAFF OFFICIALS

33 A. Building Official

1. Creation and Appointment

The Building Director of PZB shall be the division head of the Building Division of PZB, and shall be appointed and serve at the pleasure of the Executive Director of PZB, subject to the provisions of Chapter 1 (Administration) of The Florida Building Code with PBC Amendments.
Jurisdiction, Authority and Duties

- In addition to the jurisdiction, authority and duties which may be conferred upon the Building Official of PZB by other provisions of PBC Code, the Building Official of PZB shall have the following jurisdictions, authority and duties under this Code: **[Ord. 2011-016]**
 - a. to interpret Art. 18, Flood Damage Prevention when the Building Official is also the Flood Damage Prevention Administrator. [Ord. 2011-016]
 - b. to interpret Art. 5.B.1.C, Temporary Structures;
 - **b.c.** to review and approve, approve with conditions, or deny applications for development permits for building permits; and.
 - e.d. to review and approve, approve with conditions, or deny applications for development permits for certificates of occupancy or completion.
-

Notes:

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^{....} A series of four bolded ellipses indicates language omitted to save space.

ARTICLE 2 PROCESSES AND PROCEDURES, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, ARTICLE 5 SUPPLEMENTARY STANDARDS (MECHANICAL EQUIPMENT AND LEGAL DOCUMENTS/EASEMENTS)

Part 1. ULDC Art. 2.C.5.E. Application Process and Procedures, Administrative Process, Types of Application, Type I Waiver, Table 2.C5.E Summary of Type 1 Waivers (page 51 of 105, Supplement 24), is hereby amended as follows:

4 CHAPTER C ADMINISTRATIVE PROCESSES

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Section 5. **Types of Application**

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E. Type 1 Waiver

1. Purpose

To establish procedures and evaluation standards for a Type 1 Waiver. A Type 1 Waiver is to allow flexibility and minor adjustments to the property development-regulations; site design; preservation or incorporation of existing native vegetation; or for an improved site design where alternative solutions can be permitted subject to the criteria. Waivers are not intended to relieve specific financial hardship nor circumvent the intent of this Code. A Waiver may not be granted if it conflicts with other sections of this Code, or the Florida Building Code. [Ord. 2011-016] [Ord. 2016-042] [Ord. 2018-002]

Requests for Type 1 Waivers shall only be permitted where expressly stated within the ULDC:

2. Applicability

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Table 2.C.5.E - Summary	of Ty	pe 1 Waivers
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[Ord. 2011-016] [Ord. 2012-027] [Ord. 2018-002]

Requests	ULDC Reference			
Glades Area Overlay (GAO)	Table 3.B.4.F, Type 1 Waivers for Industrial Pods			
NEO, Native Ecosystem Overlay	Art. 3.B.7, D, Property Development Regulations (PDR)			
Northlake Boulevard Overlay Zone (NBOZ) Design Guidelines	Table 3.B.8.E, Type 1 Waivers for NBOZ Design Guidelines			
Infill Redevelopment Overlay (IRO)	Table 3.B.15.G, Type 1 Waivers			
Urban Redevelopment Overlay (URAO)	Table 3.B.16.G, Type 1 and 2 URAO Waivers			
Structural Setback – Reduction not to exceed five percent less than the minimum requirement (1)	Table. 3.D.1.A – Property Development Regulations			
Required Parking in Type I Restaurant with Drive Through	Art. 4.B.2.C.33.f.3)a)(2), Location Criteria – Exceptions, Design Criteria			
Commercial Greenhouse Loading	Art. 4.B.6.C.17.c.4)b), Loading			
Solid Waste Transfer Station	Art. 4.B.7.C.10.d, Buffer			
Mechanical Equipment	Art. 5.B.1.A.20.a.2), Screening Requirements for Roof Mounted Mechanical Equipment			
Green Architecture	Art. 5.C.1.E.3, Type 1 Waiver – Green Architecture			
Parking for Community Vegetable Garden	Table 6.A.1.B – Minimum Off-Street Parking and Loading Requirements, Note 10.			
Loading Spaces	Art. 6.B.1.D.2, Type 1 Waiver – Reduction of Minimum Number of Required Loading Spaces			
Loading Space Width or Length	Art. 6.B.1.H.7, Type 1 Waiver – Reduction of Loading Space Width or Length			
Landscaping	Table 7.B.4.A, Type 1 Waiver for Landscaping			
Billboard Location	Art. 8.H.2.D.4., Replacement			
PUD Informational Signs	Art. 8.G.3.B.5.b, Standards for Type 3 Electronic Message Signs			
[Ord. 2012-027] [Ord. 2014-025] [Ord. 2015-031] [Ord. 2016-01	6] [Ord. 2016-042] [Ord. 2018-002]			
Notes:				
 This Waiver shall only be utilized for detached housing types one application, i.e. "blanket" application. 	on individual lots, and shall not be utilized for multiple lots under			

ULDC Art. 3.B.4.F.2 Overlays and Zoning Districts, Overlays, Glades Area Overlay,

Planned Industrial Park Development Type I Waiver for Industrial Development (page 27-

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- 26 27

29 of 212, Supplement 24), is hereby amended as follows:

28 CHAPTER B OVERLAYS

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- 30 Section 4 GAO, Glades Area Overlay
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- F. Planned Industrial Park Development (PIPD)

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Notes:

Part 2.

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ARTICLE 2 PROCESSES AND PROCEDURES, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, ARTICLE 5 SUPPLEMENTARY STANDARDS (MECHANICAL EQUIPMENT AND LEGAL DOCUMENTS/EASEMENTS)

2. Type 1 Waivers for Industrial Pods

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An applicant may apply for waivers for development standards within an Industrial Pod in accordance with Art. 2.C.5.E, Type 1 Waiver. Applications for Type 1 Waivers shall be expressly limited to the requirements listed below: [Ord. 2014-025]

Table 3.B.4.F - T	pe 1 Waivers for Industrial Pods (continued)
		NAME OF TAXABLE PARTY.

 When the applicant demonstrates that an increased level of security is necessary. The applicant shall provide written justification and support documentation to support the need for barbed wire. When all parcels adjacent to the outdoor storage are within an Industrial pod of the PIPD. When all parcels adjacent to the generator location are within an Industrial pod of the PIPD. If the equipment cannot be viewed from a ROW or any Commercial, Civic, Recreation or Residential parcels. If all adjacent parcels having a view of the equipment are within the Industrial pods of the PIPD. Demonstration in writing and with supporting documentation that increased illumination levels will not adversely impact other uses
 When all parcels adjacent to the outdoor storage are within an Industrial pod of the PIPD. When all parcels adjacent to the generator location are within an Industrial pod of the PIPD. If the equipment cannot be viewed from a ROW or any Commercial, Civic, Recreation or Residential parcels. If all adjacent parcels having a view of the equipment are within the Industrial pods of the PIPD. Demonstration in writing and with supporting documentation that increased illumination
 location are within an Industrial pod of the PIPD. If the equipment cannot be viewed from a ROW or any Commercial, Civic, Recreation or Residential parcels. If all adjacent parcels having a view of the equipment are within the Industrial pods of the PIPD. Demonstration in writing and with supporting documentation that increased illumination
 ROW or any Commercial, Civic, Recreation or Residential parcels. If all adjacent parcels having a view of the equipment are within the Industrial pods of the PIPD. Demonstration in writing and with supporting documentation that increased illumination
 equipment are within the Industrial pods of the PIPD. Demonstration in writing and with supporting documentation that increased illumination
documentation that increased illumination
 within or abutting the PIPD; Demonstration that the need for additional lighting is for employee safety or site security; provided the illumination level complies with the Table at the perimeter property line adjacent to a public ROW or to residentially zoned property.
 When all adjacent parcels are within an Industrial pod.
 Demonstration that these amenities conflict with site security; Demonstration in writing and supporting documentation that either manned or electronic security access is provided for employees; and, That a minimum of 25 percent of the required amenities or equivalent improvements are utilized at the public or employee entrances to the facility or in outdoor break areas, if applicable.
 With uses that generate heavy truck traffic, as documented within the traffic study for the project.
 With uses that generate heavy truck traffic, as documented within the traffic study for the project.

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ULDC Art. 5.B.1.A.20, Supplementary Standards, Accessory Uses and Structures, Part 3. Mechanical Equipment (page 37 of 110, Supplement 24), is hereby amended as follows:

ACCESSORY USES AND STRUCTURES 10 CHAPTER B

Section 1 11 Supplementary Regulations

- A. Accessory Uses and Structures 12
- 13

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 - 20. Mechanical Equipment a. Applicability
 - This section shall apply to the installation of improvements associated with mechanical equipment.

Notes:

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ARTICLE 2 PROCESSES AND PROCEDURES, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, ARTICLE 5 SUPPLEMENTARY STANDARDS (MECHANICAL EQUIPMENT AND LEGAL DOCUMENTS/EASEMENTS)

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2		2) Screening Requirements
3		a) New and replacement equipment, shall be screened on all sides by an opaque
4		barrier constructed of materials, and color compatible with the building or structure,
5 6		or equivalent landscaping for ground mounted equipment, to a minimum height equal to the highest point of the equipment. [Ord. 2006-004] [Ord. 2008-037]
7		[Ord. 2011-016]
8		b) Type 1 Waiver - Roof Mounted Mechanical Equipment Exemption
9		(1) Screening shall not be required for roof mounted mechanical equipment for
10		the following: [Ord. 2006-004] [Ord. 2011-016]
11		(a) if the equipment is less than one foot in height, measured from the roof
12		deck, and is painted to match the color of the structure it is attached to or
13		servicing; [Ord. 2006-004] [Ord. 2008-037] [Ord. 2011-016]
14		(b) for any industrial use with an industrial FLU designation if adjacent to a
15		parcel with an industrial use and industrial FLU designation; [Ord. 2011-
16		016]
17		(c) if an existing roof cannot structurally support additional weight associated
18		with required screening materials. A certified letter, from a structural
19		engineer or architect registered in the State of Florida, shall be submitted
20		with the applicable permit substantiating that the roof cannot support the
21		additional weight-; or [Ord. 2008-037] [Ord. 2011-016]
22		(2) (d) Subject to approval of a Type 1 Waiver, the screening may not be required
23		for any industrial use with an industrial FLU designation if the equipment
24		cannot be viewed from an adjacent R-O-W. A line of sight plan prepared
25		in accordance with Art. 5.C.1.G.2, Line of Sight Analysis, shall be
26		submitted with the applicable permit demonstrating that equipment cannot
27		be viewed from the adjacent R-O-W. In addition to the standards
28		applicable to Type 1 Waiver, a line of sight drawing may be required by
29		the DRO to ensure compliance with screening of equipment. [Ord. 2011-
30		016] [Ord. 2012-027]
31		····
32 33	Part 4.	ULDC Art. 5.F.2.A.2, Major Encroachments (page 74 of 110, Supplement 24), is hereby amended as follows:
34	CHAPTER	F LEGAL DOCUMENTS
	Section 2	Easements
36		sement Encroachment
36 37		sement Encroachment Minor Encroachments
36 37 38	A. Ea	sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in
36 37 38 39	A. Ea 1.	sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter.
36 37 38 39 40	A. Ea	sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments
36 37 38 39 40 41	A. Ea 1.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall
36 37 38 39 40 41 42	A. Ea 1.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section.
36 37 38 39 40 41 42 43	A. Ea 1. 2.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005]
36 37 38 39 40 41 42 43 44	A. Ea 1.	sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses
36 37 38 39 40 41 42 43 44 45	A. Ea 1. 2.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement where such construction is
36 37 38 39 40 41 42 43 44 45 46	A. Ea 1. 2.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement where such construction is incompatible with the use for which the easement was established. If the terms of the
36 37 38 39 40 41 42 43 44 45 46 47	A. Ea 1. 2.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement where such construction is incompatible with the use for which the easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement
36 37 38 39 40 41 42 43 44 45 46 47 48	A. Ea 1. 2.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The
36 37 38 39 40 41 42 43 44 45 46 47 48 49	A. Ea 1. 2.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not
36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	A. Ea 1. 2.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the
36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	A. Ea 1. 2.	 sement Encroachments Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is
36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	A. Ea 1. 2.	 sement Encroachments Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the
36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53	A. Ea 1. 2. 3.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement where such construction is incompatible with the use for which the easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the appropriate regulating agency(s) in accordance with this Chapter.
36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54	A. Ea 1. 2. 3.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the appropriate regulating agency(s) in accordance with this Chapter. Application Process
36 37 38 39 40 41 42 43 44 45 46 47 48 950 51 52 53 54 55	A. Ea 1. 2. 3.	sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement where such construction is incompatible with the use for which the easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the appropriate regulating agency(s) in accordance with this Chapter. Application Process Buildings and structures, which are not prohibited pursuant to Art. 5.F.2.A.2, Major
36 37 38 39 40 41 42 43 44 55 55 55 55 55 56	A. Ea 1. 2. 3.	sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement where such construction is incompatible with the use for which the easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the appropriate regulating agency(s) in accordance with this Chapter. Application Process Buildings and structures, which are not prohibited pursuant to Art. 5.F.2.A.2, Major Encroachments, shall be subject to the following:
36 37 38 39 40 41 42 43 44 50 51 52 53 54 55 55 56 57	A. Ea 1. 2. 3.	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the appropriate regulating agency(s) in accordance with this Chapter. Application Process Buildings and structures, which are not prohibited pursuant to Art. 5.F.2.A.2, Major Encroachments, shall be subject to the following: a. If an application for a building permit includes construction in an easement, the application
36 37 38 39 40 41 42 43 44 50 51 52 53 55 55 55 55 55 55 55 55 55 55	A. Ea 1. 2. 3.	 sement Encroachments Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement where such construction is incompatible with the use for which the easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the appropriate regulating agency(s) in accordance with this Chapter. Application Process Buildings and structures, which are not prohibited pursuant to Art. 5.F.2.A.2, Major Encroachments, shall be subject to the following: a. If an application for a building permit includes construction in an easement, the application shall be subject to the following: building agency (s) in accordance with thos construction in an easement, the application shall be consent from all easement holders and beneficiaries. The consent shall be
36 37 38 39 40 41 42 43 44 50 51 52 53 55 55 55 55 55 55 55 55 55 55 55 55	A. Ea 1. 2. 3.	 sement Encroachments Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement where such construction is incompatible with the use for which the easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the appropriate regulating agency(s) in accordance with this Chapter. Application Process Buildings and structures, which are not prohibited pursuant to Art. 5.F.2.A.2, Major Encroachments, shall be subject to the following: a. If an application for a building permit includes construction in an easement, the application shall be subject to the following: a. If an application for a building permit includes construction in an easement, the application shall include consent from all easement holders and beneficiaries. The consent shall be specific to the proposed construction and in a form acceptable to PZB; and
36 37 38 39 40 41 42 43 44 56 51 55 55 55 55 55 55 55 55 55 55 55 55	A. Ea 1. 2. 3.	 sement Encroachments Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement where such construction is incompatible with the use for which the easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the appropriate regulating agency(s) in accordance with this Chapter. Application Process Buildings and structures, which are not prohibited pursuant to Art. 5.F.2.A.2, Major Encroachments, shall be subject to the following: a. If an application for a building permit includes construction in an easement, the application shall be subject to the following: a. If an application for a building permit includes construction in an easement, the application shall include consent from all easement holders and beneficiaries. The consent shall be specific to the proposed construction and in a form acceptable to PZB; and
35 36 37 38 39 41 42 43 44 54 647 48 951 52 53 555 557 58 960 61 62	 A. Ea 1. 2. 3. 4. 	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibited or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the appropriate regulating agency(s) in accordance with this Chapter. Application Process Buildings and structures, which are not prohibited pursuant to Art. 5.F.2.A.2, Major Encroachments, shall be subject to the following: a. If an application for a building permit includes construction in an easement, the application shall be specific to the proposed construction and in a form acceptable to PZB; and b. Prior to the issuance of the building permit, the applicant shall record an executed removal and indemnification shall incure to the benefit of the easement holders and beneficiaries.
36 37 38 39 40 41 42 43 44 56 51 52 55 55 55 55 55 55 55 55 55 56 56 60 61	 A. Ea 1. 2. 3. 4. 	 sement Encroachment Minor Encroachments Minor encroachments of buildings and structures may be allowed within an easement in accordance with this Chapter. Major Encroachments Buildings or structures designed for human occupancy, screen enclosures, pools, or spas shall not be permitted prohibited within any easement unless otherwise provided for in this Section. [Ord. 2010-005] Incompatible Uses No construction shall be permitted within any easement was established. If the terms of the easement, statute, law, ordinance, rule, regulation, or approval pursuant to which the easement was established prohibits or excludes the use, such use shall be considered incompatible. The burden shall be on the applicant to demonstrate that the proposed construction is or will not become incompatible with the purpose for which the easement was established, or impair the rights of the easement holders and beneficiaries. The determination of whether a use is incompatible with the purpose for which an easement was established shall be made by the appropriate regulating agency(s) in accordance with this Chapter. Application Process Buildings and structures, which are not prohibited pursuant to Art. 5.F.2.A.2, Major Encroachments, shall be subject to the following: a. If an application for a building permit includes construction in an easement, the application shall include consent from all easement holders and beneficiaries. The consent shall be specific to the proposed construction and in a form acceptable to PZB; and b. Prior to the issuance of the building permit, the applicant shall record an executed removal and indemnification declaration. The removal and indemnification declaration shall incure to

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ARTICLE 2 PROCESSES AND PROCEDURES, ARTICLE 3 OVERLAYS AND ZONING DISTRICTS, ARTICLE 5 SUPPLEMENTARY STANDARDS (MECHANICAL EQUIPMENT AND LEGAL DOCUMENTS/EASEMENTS)

- a. All other government permits, approvals, or consents necessary for the construction shall be obtained prior to commencement of the construction.
- b. Compliance with this Chapter shall not be construed to relieve the applicant from obtaining any required approvals, if applicable, for encroaching into the affected easement.
- c. Nothing herein shall be construed as affecting any right to construct except to the limited and strict extent of any approval granted hereunder. An approval granted in accordance with this Chapter is for the limited purpose of complying with this Chapter only.

....

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EXHIBIT G

ARTICLE 3 – OVERLAYS & ZONING DISTRICTS (PUBLIC CIVIC LANDSCAPE BUFFER)

1Part 1.ULDC Art. 3.E.2.E.4.c.1), Overlays & Zoning Districts, Planned Development Districts2(PDDs), Planned Unit Development (page 150-151 of 212, Supplement 24), is hereby
amended as follows:

4 CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS)

- 5 Section 2 Planned Unit Development (PUD)
 - E. Pods

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A civic pod is intended to promote a coordinated land planning approach for providing and encouraging publicly and privately owned civic, institutional, educational, and additional recreational uses for the community.

- a. Applicability
 - 1) Public Civic

Where two percent of a PUD is less than 1.5 acres, public civic pods may not be required subject to FD&O approval. [Ord. 2011-001]

2) Private Civic

If a public civic pod is not required in a CCRT area, a private civic pod shall be provided unless waived by the BCC. For any other PUD, private civic pods shall be optional. **[Ord. 2011-001]**

b. AGR PUD Calculation

A PUD in AGR-FLU areas shall use two percent of the developable portion of the PUD. [Ord. 2011-001]

c. Public and Private Civic

All civic pods so designated shall be identified as public or private. PBC may require all or a portion of a civic pod to be dedicated to PBC for public purposes. [Ord. 2011-001] [Ord. 2011-001]

1) Public Civic

a) Public civic pods shall be located adjacent to publicly owned, or anticipated to be owned, lands. In the event of co-location with property outside the boundary of the PUD, the required landscape buffer along the common boundary may be waived by the DRO. A minimum 5 foot setback shall be required for all permanent structures, measured from the common interior boundary. The remaining setbacks shall be applied pursuant to Table 3.E.2.D-PUD Property Development Regulations. [Partially relocated below to E.4.c.1.a.1] The location of, and access to, a public civic pod shall be acceptable to FDO prior to certification of the master plan by the DRO.
 (1) Where a public civic pod is located adjacent to publicly owned, or anticipated to be owned, lands outside the boundary of the PUD, the required landscape

- buffer along the common boundary may be reduced or eliminated on both properties subject to the following:
 (a) A minimum 5-foot setback shall be required for all permanent structures, measured from the common interior boundary; and,
 - (b) The remaining setbacks for the public civic pod shall be applied pursuant to Table 3.E.2.D – PUD Property Development Regulations. [Ord. 2005 – 002] [Ord. 2008-037]
- [Renumber Accordingly]

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EXHIBIT H

ARTICLE 3 – OVERLAYS & ZONING DISTRICTS, ARTICLE 4 – USE REGULATIONS AND ARTICLE 7 – LANDSCAPING (Greenmarkets/Community Vegetable Gardens)

Part 1. ULDC Art. 3.B.14, WCRAO, Westgate Community Redevelopment Area Overlay (pages 47, 48, and 53 of 212), is hereby amended as follows:

CHAPTER B OVERLAYS

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Section 14 WCRAO, Westgate Community Redevelopment Area Overlay

F. Property Development Regulations (PDRs)

1. Sub-area PDRs

In order to implement the form based code build to lines outlined in the WCRA Plan, additional PDRs are established for the seven Sub-areas. Development in the WCRAO shall be in compliance with all standard, PDD or TDD PDRs, unless specified otherwise in Table 3.B.14.F, WCRAO Sub-area PDRs, and Figure 3.B.14.F, WCRAO Sub-area Building Configuration and Lot Placement. Single-family dwellings shall only be required to comply with the Minimum Lot Depth and Accessory Quarters requirements of Sub-area PDRs. Accessory Structures shall comply with the requirements of Art. 3.B.14.G, Supplementary Standards and Art. 5.B. Accessory uses and Structures. [Ord. 2006-004] [Ord. 2008-003] [Ord. 2017-007]

Table 3 B 14 F - WCRAO Sub-area PDRs

Sub-areas	NR	NRM	NG	NC	UG	UH	UI
		Lot Din	nensions:			1. · · · · · · · · · · · · · · · · · · ·	the second second
Minimum Lot Depth	90'	5 - 2	-	5 4 0	-	4	-
Maximum Building Coverage	-	40%	40%	40% (2)	40% (2)	40% (2)	45% (2)
			ne/Setbacks:		1		1
Front or Side Street Build to Line (1,3) (8)	. 	Build to Line: - 15'	Build to Line: -15'	Build to Line: -10'	Build to Line - C/MU: 10- 25'	-	Build to Line - C/IND:10 - 25'
Minimum Side (1)	<u>1</u>	10' (4)	10' (4)	10' (4)	15'	15'	15'
Minimum Rear (1,4)	-	25'	25'	25'	25'	25'	25'
	1.00	Minimum Bu	ilding Frontage	e			
Minimum Frontage (1) (98)		60%	60%	80%	60%	-	C/IND: 60%
		Optional Plaz	as and Square			2 25 1 10	
Build to Line Exception (1)	15	Maximum 50	0% of Building F 0' and maximur	rontage, mir	imum width: 5'	×	1075
	all and		n Height (7)			1	X IS CIT
Maximum Stories (1)		3	4	6	20	10	15
Maximum Height (1, 7)	<u></u>	36'	48'	72'	240'	120'	180'
Accessory Quarters Max. Height/Stories	2 stories and 25'		5'	282	1 7 5	-	280
	J	0	ther	8 4 - C - 4	S 10 1.2 1		The second second
Maximum Building Length (1, 6)	27	300'	300'	300'	300'	-	() - /
Key - PDRs not specified in this table sh C For Commercial Uses MU For Mixed Uses	nall be subj	ect to the PDRs o	of the lot's zonin	ng district.	00.55		
Notes:			Neirraugi (C		and the second second		
 Single-family dwellings shall not be Building coverage may be increase Additional setbacks may-apply per Side setbacks may be reduced to zi 004] Mid-block separation a minimum o must be 50 feet or more from either Minor increases in maximum heigh 3.D.1.E.4, and as defined by Art.1. Buildings shall be articulated so tha or more streets, at least one buildin line for both streets. [Ord. 2015-03] 	d to 60% if Art. 3.B.14 ero in acco f 20 feet in r end of the t may be p [Ord. 201 it the longe	all parking is pro F.3, Sky Exposu rdance with Art. 3 width is required building. [Ord. 2 ermitted subject t 0-022] st side faces the l	vided offsite or re Plane. [Ord. 3.B.14.F.1.a, NR I at the first floo 2006-004] o all of the stand front build to line	in a parking 2006-004] RM, NG and I or level for bu dards of Art. e. Where a p	structure. [Ord NC Side Setbac iilding length in 5.C.1.E.4,a – c parcel is located	k Reduction exceeding and as exe at the inter	n. [Ord. 2006 200 feet, and empted by Art rsection of two

G. Supplementary Standards

In addition to the requirements of Art. 5, Supplementary Standards, and Table 3.B.14.G, WCRAO Supplementary Standards by Sub-Area, the following shall apply: [Ord. 2006-004]

Table	3.B.14.G - W	CRAO Supp	lementary S	Standards b	y Sub-Area	t	
Sub-areas	NR	NRM	NG	NC	UG	UH	510.1
Internet a second second	We see Two	Minimum End	losed Living A	rea			
le Family Dwelling Unit	1,000 s.f.	1,000 s.f.	2	<u>.</u>	(j	(-)	
essory Quarters	300 s.f	300 s.f	300 s.f		(s)		

Accessory Quarters	300 s.f	300 s.f	300 s.f		3.41	2.0	
	the second second	Fence	s and Walls:	t o galant	State Sugar	alla -	
Prohibited Materials (7)	Chain link, wire mesh, barbed wire, wood basket weave, or corrugated metal panels						

Notes:

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EXHIBIT H

ARTICLE 3 – OVERLAYS & ZONING DISTRICTS, ARTICLE 4 – USE REGULATIONS AND ARTICLE 7 – LANDSCAPING (Greenmarkets/Community Vegetable Gardens)

Table 3.B.14.G - WCRAO Supplementary Standards by Sub-Area

	WILLIAM CONTRACTOR	and the second sec	Architec	tural Features		A STREET	11. A.W. P	2 A 2 SUL 8
Arcades and G	alleries (1)	×.	÷.		Required - Westgate Avenue (11)	â	Ę	
Minimum Build		-	20'	20'	20'	30'	1 × 1	30'
Minimum 1 st Fl			-	15%	12'	5		657
Minimum Num	ber of Floors	<u> </u>			2 (2)		-	-
Minimum Glazi	ing of Frontage (3)	-	(3)	vs and Doors:	(3)	1100 (1000 (2/10) <u>2</u>	CHONNIA STRAT	
Willing Glaz	ing of Frontage (5)		Porches, Balcor	(3) bies and Entry	and the second s	THIS COLO	-	-
Front Setback	Maximum	1			ways (5)		1	
Encroachment		8'	6'	6'	252	7		
Min/Max Porch				/10'		<u> </u>	¥	14
Min/Max Porch Min/Max Balco		-		uilding facade				8 8 8
Min/Max Balco		-	6'/50% total of		le			
		17/10/15		arking:	E en el sectore de	10. 20.3	CONTRACTOR OF	
Location of Su	rface Parking (10)		Rear	Rear	Rear		*	0.00
Driveways (5) ((10)	-	Rear	Rear	Rear	-	-	240
		Loc	ation of Accesso	ory Quarters a	nd Garages:		000807.2	
Detached	Location	Back of rea	ar façade of prima	ary structures.	6 4 0	-		2 4 3
betablied	Setbacks		5' side or rear (6		43	<u> </u>	22	1947
Attached	Location	Setback a	a min. of 20' from		1971	- <u>-</u>	51	375
0 A + A + + + + + + + + + + + + + + + +	WODAGL	- 14. 20		dscaping:		Constant of		1244
See Art. 3.b14. Min. Pervious	J, WCRAO Landscapir Surface	ig Modificatio	ns allowing for rec	duction in Perin 20%	neter and foundat	ion planting re	equirements.	829
Key	Juliace		2078	2076	2076			
	e supplementary stan	dards of the lo	ot's zonina district	1				
Ord. 2006-004	[Ord. 2009-040] [Ord	d. 2015-0311	Ord. 2017-002] [Ord. 2017-007	[Ord. 2018-002]	1		
Notes:	TRACT REV II				Contraction	112 1 2 10		1000
 a. Single-fammaintenar chain link public R-C b. Nonreside c. When a la b. The maximu uses. These c. Single-family encroachme 10. Shall not app 	nces may be installed nily residential use pro- rece is provided along fence. Black or green D-W=: [Ord. 2009-040] ential uses within the U indscape barrier is reg m encroachment for p e ground floor improver d dwellings are not reg nt complies with other oly to single-family dwe D feet or less of frontag	ovided a cont the property in a vinyl coated Il sub-area if t <u>uired pursuar</u> orches, balco ments shall n quired to provi- applicable me ellings. [Ord.	inuous native hec lines adjacent to chain link fence r the chain link fence r to Art. 4.B.6.C.1 nies, and entrywa ot conflict with the ide porches, balc aximum dimensio 2015-031]	dge is planted public R-O-W. may be installe the is black or g <u>16.d. Accessor</u> ays located in 1 e placement of onies and entr ns. [Ord. 201	The hedge shall d along remaining reen vinyl coated <u>v Uses - Green Ma</u> VC sub-area shall street trees. [Ord yways, but may e 5-031]	be maintaine perimeter pro- or [Ord. 200 arket. only apply to . 2011-001]	ed at the same operty lines not 09-040] permitted resid	height as the t adjacent to a dential or hote
	2) within Art. 2) Accessory exception residences	otherwise of the under 5.B.1.A.1, structures to accesso (excluding d complete	stated within erlying zoning General. shall be archit ory structures g garages), wh	district and ecturally co such as sm nen less that	Supplementa	ny Regulati he principa poiated with eet in size a	ons as state I building, wi n single-fam and ten feet	ed ith ily in
k	3) Accessory Garden an PDR's of th in Art.5, a Minimum I and Lot Pla Accessory Qua Supplementary	structures ad Art. 4.B. ne zoning d and shall r Building Fr acement. Jarters and arters and g y Standard	6.C.16.d, Acco listrict in which lot be subject ontage require d Garages garages shall i	essory Uses the parcel i t to Table ements or F	s - Green Marl s located and s 3.B.14.F, Buil Figure 3.B.14.F	ket shall co supplement d to Line/s -, Building Fable 3.B.1	emply with the lary standard Setbacks an Configuration 4.G, WCRA	he ds nd on
c	004] [Ord. 201 Prohibited Us		t Yards					

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EXHIBIT H

E 3 – OVERLAYS & ZONING DISTRICTS, ARTICLE 4 – USE REGULATIONS AND ARTICLE 7 – LANDSCAPING
(Greenmarkets/Community Vegetable Gardens)
 In the NR, NRM, NG Sub-areas, the following uses are prohibited in front yards or building facades: [Ord. 2006-004] 1) Parking on unpaved surfaces. [Ord. 2006-004] 2) Clotheslines and other clothes drying apparatus. [Ord. 2006-004] 3) Electrical meters. [Ord. 2006-004] 4) Air conditioning equipment, including window units on the building facade. [Ord. 2006-004] 5) Antennas and satellite dishes. [Ord. 2006-004]
DC Art. 4.B.2, Commercial Uses (page 26 of 204), is hereby amended as follows:
USE CLASSIFICATION
Commercial Uses
tions and Supplementary Use Standards for Specific Uses
een Market
 Accessory Uses - Green Market A Green Market may be allowed as an accessory use to a Community Vegetable Garden in the WCRAO and CCRT areas subject to DRO approval and the following: The use shall be located in CCRT areas or the WCRAO: The use shall be operated by a CCRT neighborhood organization or the Westgate CRA; Items for sale shall be limited to those grown, or prepared by neighborhood residents. The accessory use and structure shall be limited to 30% of the total growing area for the Community Vegetable Garden. Shall be limited to weekends and holidays between the hours of 7:00 a.m. and 7:00 p.m. A Community Vegetable Garden that complies with the above accessory use standards for Green Market, may be considered a Public and Civic Use for the purposes of determining compliance with Art. 7.C, Landscape Buffer and Interior Landscape Requirements. Where a Green Market is allowed as an accessory use to a Community Vegetable Garden, a six-foot high landscape barrier, which includes but not limited to: a hedge, a vinyl-coated chain link fence with hedge, or an opaque fence shall be provided along any property line that abuts a parcel with a residential FLU designation or residential use. An accessory Green Market to an existing Community Garden, approved prior to the effective date of this amendment, that has complied with the buffer requirements of Article 7, is not required to provide a six-foot high landscape barrier. DC Art. 4.B.6, Agricultural Uses (page 93 of 204), is hereby amended as follows:
USE CLASSIFICATION
Agricultural Uses
ions and Supplementary Use Standards for Specific Uses
 mmunity Vegetable Garden Definition A plot of land used primarily as a vegetable garden which is cultivated and harvested by a group of residents from the surrounding area. Setbacks Accessory activities shall maintain a setback of five feet from all property lines adjacent to residential zoning districts. Accessory structures shall meet the setbacks of the district. Accessory Structures Accessory structures shall be limited to 400 square feet. Accessory structures shall meet the setbacks of the zoning district in which the parcel is located. Parking Overnight parking shall be prohibited. Loading All loading and unloading activities shall be restricted to the site and shall not encroach into any setbacks.

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EXHIBIT H

ARTICLE 3 – OVERLAYS & ZONING DISTRICTS, ARTICLE 4 – USE REGULATIONS AND ARTICLE 7 – LANDSCAPING (Greenmarkets/Community Vegetable Gardens)

1		<u>f.</u>	Landscaping
2			Shall be exempt from Article 7, Landscaping, when located in the WCRAO or CCRT Areas.
3		g.	Storage
4			Outdoor storage shall be prohibited. Storage of all accessory equipment or products shall
5 6		E.	be contained within an accessory structure.
7		п.	Spraying Aerial application of fertilizer or pesticides shall be prohibited.
8			Achai application or refulizer of pesticides shall be prohibited.
9		0100	
10	Part 4.	UL	DC Art. 7.B.1, Applicability (page 9 of 53), is hereby amended as follows:
11	CHAPT	ER B	APPLICABILITY AND APPROVAL PROCESS
12	Section	n 1	Applicability
13	The pro	visions	of this Article shall be considered minimum standards and shall apply to all new development
14	unless :	stated o	therwise herein. [Ord. 2018-002]
15			
16	Α.		on to Art. 14.C, Vegetation Preservation and Protection
17			cape requirements shall also be consistent with the standards of Art. 14.C, Vegetation
18			vation and Protection, nothing in this Article shall be applied to contradict these
19			ments. [Ord. 2018-002]
20	В.	Exemp	
21			lowing developments are exempt from the standards and requirements of this Article:
22			largement or repair of a single-family dwelling unit, two-unit townhouse, or two-unit multi-
23			nily structure on a single lot.
24			rking areas located within an enclosed parking structure.
25 26			na fide agriculture uses, unless stated otherwise in Art. 4.B.6, Agricultural Uses. Where the perty has a use that is classified as Agriculture, bona fide, with agricultural activities or
27			cessory agricultural uses, the property owner shall provide a six-foot high hedge along the
28			ntage of the property where it is abuts a public street R-O-W. [Ord. 2018-002]
29			es such as airports, major utilities, and stockades which have planting requirements
30			julated by Federal or State law. Off-site planting of required landscaping may be approved
31			areas where there is a direct public benefit, such as in schools, parks, libraries, streets, and
32			idians.
33			jects in the Glades Area Economic Development Overlay (GAO) that have provided in-lieu
34			ds to the Glades Thoroughfare Beautification Fund.
35			mmunity Vegetable Gardens located in the WCRAO or CCRT Areas, unless stated
36			erwise in Article 4.B.6.C, Definitions and Supplementary Use Standards for Specific Uses.
37			

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EXHIBIT I ARTICLE 4- USE REGULATIONS (FINANCIAL INSTITUTION, VETERINARY CLINIC, HOMELESS RESOURCE CENTER, ADULT ENTERTAINMENT, AND PLACE OF WORSHIP)

- 1 Part 1. ULDC Art. 4.B.2, Use Regulations, Use Classification, Commercial Uses, Financial Institutions (page 27 and 39 of 208, Supplement 24), is hereby amended as follows:
- 2 CHAPTER B USE CLASSIFICATION
- 3 Section 2 Commercial Uses
- 4 A. Commercial Use Matrix
- 5

TABLE 4.B.2.A, COMMERCIAL USE MATRIX

AG/								ST	ANI	DAF	RD C	DIST	TRI	СТ	5																								PLA	NNE	ED I	DEV	/ELO	OPN	MEN	NT D	IST	RIC	TS	(PDI	Ds)										10				ADI						
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EXHIBIT I ARTICLE 4- USE REGULATIONS (FINANCIAL INSTITUTION, VETERINARY CLINIC, HOMELESS RESOURCE CENTER, ADULT ENTERTAINMENT, AND PLACE OF WORSHIP)

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Permitted by Right								D B	S U	ect to DRO Approval ect to Zoning Commission Approval (Clas			0.005.000	599555	A -	F	Proh	000									nal U		entary Use	Stand	ards
	and the second se	the second second second second		and the second se			A CONTRACTOR OF		Contraction of the	Matrix. Refer to the numbers in the Suppleme h Art. 3.B.16.E.1, Right to Continue or Change	<u></u>	1.1.2.2.2.2.2	Star	ndard	d colu	ımn	•		_							_					

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1			
2	C I	Def	initions and Supplementary Use Standards for Specific Uses
3	0	501	initians and cappionismary ose standards for opcome uses
4		11	Financial Institution
5			a. Definition
6			An establishment engaged in deposit banking.
7			b. Typical Uses
8			A Financial Institution may include but is not limited to commercial banks, savings
9			institutions, and credit unions.
10			c. Approval Process - CC District, CLO PDD with CL or CLO FLU, and Commercial Pod
11			of PUD
12			A Financial Institution 5,000 square feet or less in the CC Zoning District, CLO-PDD with
13			CL or CLO FLU designation, or Commercial Pod of a PUD, may be Permitted by Right.
14			d. Zoning Districts – CN and CLO Districts, and Neighborhood Center of TND
15			A Financial Institution in the CN and CLO Zoning Districts, and Neighborhood Center of a
16			TND, shall be limited to a maximum of 5,000 square feet.
			TND, shall be limited to a maximum of 5,000 square reet.
17			
18			
19	Ĩ		Financial Institution with Drive Through Thru Facilities
20			a. Definition
21			A Financial Institution that which includes drive through thru teller facilities.
22			b. Approval Process
23			1) CC District, Commercial Pod of PUD, CLO-PDD with CL and CLO FLU, and TMD
24			A Financial Institution 5,000 square feet or less, and with three drive through thru lanes
25			or less, may be allowed subject to DRO Approval, in the following zoning districts:
26			a) CC;
27			 b) PDD with <u>CL or CLO future land use FLU</u> designation; and,
28			 c) TMD in the Rural <u>Tier</u>, Exurban <u>Tier</u> and <u>the development area of the</u> AGR Tiers.
29			2) CG Zoning District, PDD with CH and CHO FLU, Commercial Pod of PIPD and
30			TDD
31			A Financial Institution 5,000 square feet or less in size with three or less drive through
32			lanes, may be Permitted by Right, in the following Zoning districts:
33			a) CG district;
34			b) PDD with CH or CHO FLU designation;
35			c) Commercial Pod of a PIPD; and,
36			d) the development area of an AGR TMD.
37			32) Single Drive Through Thru ATM Exception
38			A maximum of one drive through thru ATM lane shall not be considered a drive through
39			thru lane for purposes of determining the threshold above.
40			
41			
42 43	Part 2.		ULDC Art. 4.B.2.C. Use Regulations, Use Classification, Commercial Uses, Veterinary (page 60-61 of 208, Supplement 24), is hereby amended as follows:
	OUADTE		
44	CHAPTE	:RI	3 USE CLASSIFICATION
45			
45			
10	o	~	
46	Section	2	Commercial Uses
47			
47			
48	C. [Jeti	nitions and Supplementary Use Standards for Specific Uses
19			
50	4	12.	Veterinary Clinic
51			a. Definition
52			An establishment engaged in providing medical care, treatment and temporary boarding
53			for animals.
54			b. Approval Process – AGR, AR, CLO Zoning Districts and MUPD with CL, CLO FLU
55			Designation
56			1) A Veterinary Clinic may be Permitted by Right in the AGR, AR, CLO Zoning Districts
57			and MUPD with CL or; CLO FLU designation, subject to the following limitations:
58			a.1)GFA shall not exceed 5,000 square feet; and,
59			b.2)Shall not include outdoor runs.
60			 A Veterinary Clinic may be Permitted by Right in the AGR Zoning District. The GFA
50 51			 A Veterinary Clinic may be Permitted by Right in the AGR Zoning District. The GFA shall not exceed 5,000 square feet.

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EXHIBIT I **ARTICLE 4- USE REGULATIONS** (FINANCIAL INSTITUTION, VETERINARY CLINIC, HOMELESS **RESOURCE CENTER, ADULT ENTERTAINMENT, AND PLACE OF** WORSHIP)

1		c. Lot Size – AR and AGR Districts
2		Shall be located on a minimum of five acres.
3		d. Zoning District
4		A Veterinary Clinic shall not have outdoor runs and limited to the following:
5		1) CC and CN Zoning Districts
6		Shall not occupy more than 3,000 square feet of GFA.
7		2) MUPD with CL FLU Designation and TDD Districts
8		Shall not occupy more than 5,000 square feet of GFA.
9		3) Infill Redevelopment Overlay
10		Boarding facilities shall comply with the standards for a Type 3 Commercial Kennel.
11		e. Outdoor Runs
12		A Veterinary Clinic with outdoor runs shall comply with the following standards:
13		1) Lot Size
14		A minimum of one acre.
15		2) Setbacks
16		Outdoor runs shall not be located within 50 feet of any property line adjacent to a parcel
17		of land with a residential FLU designation or use; or 25 feet from any property line
18		adjacent to a non-residential zoning district, use, or FLU.
19		3) WCRAO
20		Outdoor runs shall not be located within 25 feet of any property line.
21		4) Standards
22		A six-foot high fence shall be required around the runs. If the fence is not opaque or
23		screened from view of adjacent properties or R-O-W, a continuous opaque hedge, a
24		minimum of four feet at installation, shall be provided around the run.
25		5) Waste Disposal
26		A Veterinary Clinic shall meet the ECR I and ECR II standards and shall be subject to
27		all applicable rules and regulations of the FDEP, PBCHD and SWA.
28		f. Facility without Outdoor Runs
29		A Veterinary Clinic without outdoor runs shall be required to make accommodations to
30		ensure animal waste is properly disposed of within the facility.
31		g. Collocated Use
32		1) A Veterinary Clinic may be Permitted by Right in the IG, PO, IPF Zoning District or
33		MUPD with an INST FLU designation when collocated to an Animal Shelter. [Ord.
34		2018-018]
35		Veterinary Clinics operated by a licensed veterinarian for the care of the animals kept
36		in the shelter facility may also offer veterinary services to the public. [Ord. 2018-018]
37		
38		
39		
40	Part 3.	ULDC Art. 4.B.4.C Use Regulations, Use Classification, Institutional, Public and Civic
41		Uses, Definitions and Supplementary Use Standards for Specific Uses, Homeless
42		Resource Center (page 77 of 208, Supplement 24), is hereby amended as follows:
10		
43	CHAPTER	B USE CLASSIFICATION
44	Section 4	Institutional, Public and Civic Uses
	Dection 4	institutional, i ubic and offic uses
45		
46	C. Def	initions and Supplementary Use Standards for Specific Uses
47		
48	10.	Homeless Resource Center
49		
50		
51		c. Approval Process
52		A Homeless Resource Center owned or operated by a governmental entity may be allowed
53		where Government Services uses are allowed by Table 4.B.4.A., Institutional, Public and
54		Civic Use Matrix, subject to Class A Conditional Use Approval; or, may be Permitted by
55		Right where Government Services uses are allowed in non-residential districts, provided
56		that prior to development, or any modification to a previously approved development,
57		program or operation, an eligible government entity complies with the following:
58		 Schedule and make a presentation to the BCC at a duly noticed Public Meeting(s);
59		 2) Prepare a report documenting compliance with Palm Beach County Facilities,
60		Development and Operations, FDO PPM <u>FDO-S-004-071</u> , Public Outreach and
61		Community Involvement for Homeless Resource Centers;
01		Community involvement for homeless resource Centers,

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EXHIBIT I ARTICLE 4- USE REGULATIONS (FINANCIAL INSTITUTION, VETERINARY CLINIC, HOMELESS RESOURCE CENTER, ADULT ENTERTAINMENT, AND PLACE OF WORSHIP)

1 2 3 4 5 6 7 8 9 10		 Provide notice of intent to the Zoning Director a minimum of 30 days prior to requesting placement on a BCC Public Meeting agenda, to include the aforementioned report; The BCC shall make a finding that the governmental entity has complied with FDO PPM<u>FDO-S-004-071</u>, which may include Conditions of Approval; and, A BCC finding of compliance, or compliance subject to conditions, may remain valid for three years, or as otherwise provided by Condition of Approval. JLDC Art. 4.B.2.C.1.e, Review and Approval Process [Related to Adult Entertainment] page 31 of 208, Supplement 24), is hereby amended as follows:
11	CHAPTER B	
12	Section 2	Commercial Uses
$\begin{array}{c} 13\\ 14\\ 15\\ 17\\ 18\\ 9\\ 21\\ 22\\ 23\\ 45\\ 26\\ 78\\ 9\\ 01\\ 22\\ 22\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 03\\ 12\\ 33\\ 45\\ 36\\ 78\\ 9\\ 01\\ 42\\ 44\\ 45\\ 46\\ 78\\ 9\\ 01\\ 52\\ 34\\ 55\\ 55\\ 57\\ 58\end{array}$	1. 4 a b c d f.	 The Zoning Director shall take into consideration DRO Agency recommended conditions that clearly implement their specific Agency Code provisions. Relief from a Decision A Person seeking a DRO approval or a Person holding a previously approved Special Permit or an Adult Entertainment Establishment License, has the right to immediately seek relief from a denial of application sufficiency for a DRO, denial of a DRO application, or revocation or suspension of a Special Permit or DRO approval, as applicable, to the Circuit Court in the Fifteenth Judicial Circuit of the State of Florida.
59 60		ILDC Art. 4.B.4.C.13.d, Development Thresholds, [Related to Place of Worship] (page 9 of 208, Supplement 24), is hereby amended as follows:

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EXHIBIT I ARTICLE 4- USE REGULATIONS (FINANCIAL INSTITUTION, VETERINARY CLINIC, HOMELESS RESOURCE CENTER, ADULT ENTERTAINMENT, AND PLACE OF WORSHIP)

CHAPTER B USE CLASSIFICATION

1

2	Section 4	Institutional, Public and Civic Uses
3	C. Defin	itions and Supplementary Use Standards for Specific Uses
4	13. P	ace of Worship
5	a.	Definition
6		An establishment which may include a retreat, convent or other similar use, owned or
7		operated by a tax-exempt religious group that is used periodically, primarily or exclusively
8		for religious worship, activities or related services.
9	b.	Existing Approvals
10		Applicants may seek abandonment of the existing Place of Worship approval and apply for
11		DRO Approval at any time. Prior approvals may be continued to be utilized or modified
12		subject to the limitations in Art. 2.C.5.B, Administrative Modifications to Prior DOs. A DO
13		exceeding the above thresholds shall be subject to a Development Order Abandonment
14		(ABN) and a concurrent request for a DRO Approval.
15	C.	Location
16		A Place of Worship shall be prohibited unless in compliance with one of the following:
17 18		 A Place of Worship greater than or equal to 15,000 square feet, including accessory uses, shall have frontage on and access from an Arterial or Collector Street.
19		2) A Place of Worship greater than or equal to 5,000 square feet and less than 15,000
20		square feet, including accessory uses, shall have frontage on and access from an
21		Arterial, Collector or Local Commercial Street.
22		3) A Place of Worship less than 5,000 square feet, including accessory uses, may have
23		frontage on and access from a Local Residential Street.
24	d.	Development Thresholds
25		A Place of Worship shall be exempt from the requirements under Development Thresholds
26		in Art. 4, Use Regulations or any thresholds in this Code that require the use to be subject
27		to a Conditional Use approval.
28	e.	Limited Temporary Sales
29		Temporary sales, such as rummage, or bake sales, shall be Permitted by Right as an
30		accessory use to a Place of Worship for a period of up to three consecutive days, limited
31		to four times a year.
32	****	

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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) ARTICLE 6 – PARKING

 Part 1.
 ULDC Art. 3.E, Planned Development Districts (page 139 of 212 of Supplement 24), is

 2
 hereby amended as follows:

3 CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS)

4 Section 1 General

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C. Objectives and Standards

2. Performance Standards

Planned developments shall comply with the following standards:

h. Parking

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1) Residential Uses

Parking for residential uses shall comply with Art. 6, Parking. The DRO may require a covenant to be recorded limiting the affected area to a specific use or uses.

2) Nonresidential Uses

Nonresidential uses located within a PDD may apply the parking standards indicated in Table 6.A.1.B, Minimum Off-Street Parking and Loading Requirements, based on the use or the minimum/maximum parking standards below or a combination of both. The site plan shall clearly indicate which parking standards are being utilized for the entire site. [Ord. 2009-040]

- a) Minimum/Maximum Parking Standards
 - (1) Minimum: one space per 250 square feet of GFA (4/1000).
 - (2) Maximum: one space per 166.66 square feet of GFA (6/1000)
- b) Exceptions MLU/EDC
- Parking for large scale and regional facilities in excess of 500,000 gross square feet may be reduced to one space per 333.33 square feet of GFA (3/1000).
- Part 2. ULDC Art. 6, Parking (pages 4-12 of 40 of Supplement 24), is hereby amended as follows:

33 CHAPTER A PARKING

34 Section 1 General

35 36

....

Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements

Use Classification: Residential	Parking	Loading (1)
	Use Classification: Residential	
Congregate Living Facility, Type 1, Type 2, Type 3	4 0.6 spaces per unit or .25 per resident/bed whichever is greater plus 1 space per 200 250 sq. ft. of office space	(12)
Multifamily	1 space per efficiency unit; 2 spaces per unit (one bedroom or more); plus 1 guest parking space per 4 units with common parking areas.	N/A
Single Family, Cottage Home, Zero Lot Line Home, Townhouse, <i>Farm</i> <i>Residence</i> , or Mobile Home Dwelling		N/A
Accessory Quarters, <u>Caretaker</u> Quarters, Grooms Quarters, <u>Guest</u> Cottage		N/A
Caretaker Quarters	1 space per unit	N/A
Farm Residence	2 spaces per unit	N/A
Farm Worker Quarters	1 space per 4 units or	N/A
Garage Sale	N/A	N/A
Grooms Quarters	1 space per unit	N/A
Guest Cottage	1 space per cottage	N/A
Home Occupation	N/A	N/A
Kennel, Type 1	1 space per 500 sq. ft. of cage or kennel area.	N/A
[Ord. 2009-040] [Ord. 2011-016] [Ord	I. 2012-027] [Ord. 2013-021] [Ord. 2017-007] [Ord. 2017-025]	
Loading Key:		
	5,000 square feet of GFA, plus one for each additional 30,000 square fee	et of GFA
	10,000 square feet of GFA, plus one for each additional 15,000 square fe	
	10,000 square feet of GFA, plus one for each additional 100,000 square	Contraction of the state of the
	beds for all facilities containing 20 or more beds.	

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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) ARTICLE 6 – PARKING

Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements

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.

1

Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

Use Classification: Commercial	Parking	Loading (1)
	Use Classification: Commercial	
Adult Entertainment	1 space per 200 sq. ft.	N/A
Auction, Indoor	1 space per 200 sq. ft.	С
Auction, Outdoor	1 space per 250 ft. of enclosed or indoor space	N/A
Bed and Breakfast	1 additional space for each guest room	N/A
Car Wash Automatic self service	1 space per 200 sq. ft. of office, retail, or indoor seating area	N/A
Catering Service	1 space per 200 sq. ft.	E
Cocktail Lounge	1 space per 3 seats	С
Convenience Store	1 space per 200 sq. ft.	С
Dispatching Service	1 space per 250 sq. ft.	N/A
Dog Daycare	3 - 12' x 20' transient spaces for 50 dogs; 1 space per 500 sq. ft. of cage and retail area	E
Financial institution		
Financial Institution with Drive Thru Facilities	1 space per <mark>200<u>250</u> sq. ft.</mark>	E
Financial Institution Freestanding	2 spaces (9)	N/A
Flea Market, Indoor	2 spaces per 200 sq. ft.	С
Flea Market, Outdoor	1 space per 250 sq. ft. of affected land area	N/A
Gas and Fuel Sales, Retail <u>anc</u> <u>Electric Vehicle Charging Statior</u> (EVCS)		N/A
Green Market Permanent	1 space per 250 sq.ft.	А
Hotel or Motel	1.25 spaces per room; (convention areas, restaurants, etc. over 2,000 sq. ft. to be calculated separately)	С
Kennel, Type 2 (Commercial) or Kennel , Type 3 (Commercial Enclosed)	1 space per employee; and, 1 space per 500 sq. ft. of cage and retail area for each 200 sq. ft. of sale, grooming or office area.	E (8)
andscape Service	1 space per 500 sq. ft.; plus 1 space per 2,500 sq. ft. of outdoor storage area	А
Ord. 2009-040] [Ord. 2011-016] [Or	d. 2012-027] [Ord. 2013-021] [Ord. 2017-007] [Ord. 2017-025]	
Loading Key:		
	5,000 square feet of GFA, plus one for each additional 30,000 square feet	
	10,000 square feet of GFA, plus one for each additional 15,000 square fe	
	10,000 square feet of GFA, plus one for each additional 100,000 square	feet of GFA.
) beds for all facilities containing 20 or more beds.	
MANA AND AND AND AND AND AND AND AND AND	10,000 square feet of GFA, plus one for each additional 20,000 square fe ninimum of 12 feet in width and 18.5 feet in length for uses that require lin	

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Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

Use Classification: Commercial	Parking	Loading (1)
	Use Classification: Commercial	
Laundry Services	1 space per 200 sq. ft.	С
Marina	1 space per 250 sq. ft.; plus 1 space per wet slip; plus one space per 3 dry slips	A
Medical or Dental Office	1 space per 200 sq. ft.	С
Microbrewery	Taproom: 1 space per 3 seats Manufacturing and Processing: 2 spaces per 1,000 sq.ft.	С
Office, Business or Professional	1 space per 200 <u>250</u> sq. ft.	С
Pawn Shop	1 space per 200 sq. ft_	С

Notes:

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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) **ARTICLE 6 – PARKING**

Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

Personal Services	1 space per 200 sq. ft.	N/A
Repair and Maintenance, Heavy	1 space per 250 sq. ft.	В
Repair and Maintenance, Light	1 space per 250 sq. ft.	в
Repair Services, Limited	1 space per 250 sq. ft.	N/A
Restaurant, Type 1		С
Restaurant, Type 2	1 space per 3 seats including outdoor seating area	С
Retail Sales	1 space per 200 sq. ft.	С
Rooming and Boarding House	1 space for each guest room	C
Self -Service Storage, Limited Access	1 space per 200 storage bays; minimum of 5 customer spaces; security quarters calculated separately	(6)
Self -Service Storage, Multi- Access	1 space per 200 storage bays; minimum of 5 customer spaces; security quarters calculated separately	N/A
Shopping Centers	5 spaces per 1,000 sq. ft. GFA (centers up to 500,000 sq. ft.); 5 spaces per 1,000 sq. ft. of GLA (centers over 500,000 sq. ft.)	в
Single Room Occupancy (SRO)	1.25 spaces per room	С
Theater or Performance Venue in-line	1 space per 3 seats; plus 1 space per employee	В
Theater or Performance Venue Stand alone	1 space per 4 seats; plus 1 space per employee	В
Unmanned Retail Structure	2 spaces (11)	N/A
Vehicle Equipment Sales and Rental, Heavy	1 space per 250 sq. ft. of enclosed area; plus 1 space per 5,000 sq. ft. of outdoor sales, rental and display area	А
Vehicle Sales and Rental, Light	1 space per 250 sq. ft. of enclosed area; plus 1 space per 5,000 sq. ft. of outdoor sales, rental and display area	A
Veterinary Clinic	1 space per 200 250 sq. ft., excluding animal exercise areas	N/A
Vocational School	1 space per classroom; plus 1 space per 4 students; plus 1 space per 200 250 sq. ft. of administration, and assembly areas	N/A
[Ord. 2009-040] [Ord. 2011-016] [Ord	. 2012-027] [Ord. 2013-021] [Ord. 2017-007] [Ord. 2017-025]	
Loading Key:		
	5,000 square feet of GFA, plus one for each additional 30,000 square fee	
	10,000 square feet of GFA, plus one for each additional 15,000 square fe	
Standard "C" One space for the first	10,000 square feet of GFA, plus one for each additional 100,000 square	feet of GFA.
	beds for all facilities containing 20 or more beds.	
	10,000 square feet of GFA, plus one for each additional 20,000 square fe	
The space shall be a m	inimum of 12 feet in width and 18.5 feet in length for uses that require lin	nited loading.

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Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

Use Classification: Recreation	Parking	Loading (1)
	Use Classification: Recreation	
Arena or Stadium or Amphitheater	1 space per 3 seats	В
Bowling alley	3 spaces per lane	N/A
Campground	1 space per campsite	N/A
Clubhouse (Recreational Pod) (7)	1 space per 300 sq. ft. of air conditioned area (includes all interior uses): and 1 bicycle parking rack shall be provided	N/A
Entertainment, Indoor (except bowling alley)	1 space per 200 sq. ft. or 1/3 seats, whichever is greater	N/A
Entertainment, Outdoor	1 space per 3 seats; or 10 spaces per acre occupied by amusements, whichever is greater	N/A
Fitness Center	1 space per 200 sq. ft.	N/A
Golf Course (7)	4 spaces per hole; plus 1 space per 250 sq. ft. of clubhouse	N/A
Park, Passive and Park, Public	2 spaces for the first acre; plus 1 space for each additional 2 acres; additional parking shall be provided for each additional facility or land use constructed in the park as herein provided	N/A
Shooting Range, Indoor and Shooting Range, Outdoor	1 space per target area	N/A

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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) ARTICLE 6 – PARKING

Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

Swimming poo	l (7)	1 space per 200 sq. ft. of pool area; and 1 bicycle parking rack shall be provided	N/A
Tennis Courts and Basketball		1.5 spaces per court; and 1 bicycle parking rack shall be provided	N/A
Zoo		1 space per 2,000 sq. ft. of land area	N/A
[Ord. 2005-002	2] [Ord. 2007-001]	[Ord. 2012-007] [Ord. 2014-025] [Ord. 2017-007] [Ord. 2017-025]	
Loading Key:	and the first	and the second state of th	N Start
Standard "A"	One space for the fi	rst 5,000 square feet of GFA, plus one for each additional 30,000 square feet o	of GFA.
		rst 10,000 square feet of GFA, plus one for each additional 15,000 square feet	
Standard "C"	One space for the fi	rst 10,000 square feet of GFA, plus one for each additional 100,000 square fee	et of GFA.
Standard "D"	One space for each	50 beds for all facilities containing 20 or more beds.	
		rst 10,000 square feet of GFA, plus one for each additional 20,000 square feet a minimum of 12 feet in width and 18.5 feet in length for uses that require limite	

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Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

Use Classification: Institutional, Public and Civic	Parking	Loading (1)
	Use Classification: Institutional, Public and Civic	
Animal Shelter	1 space per 500 sq. ft. of cage and retail area	E
Assembly Institutional Nonprofit or Assembly Membership Nonprofit (5)	1 space per 3 seats or 200 sq. ft. for the principal place of assembly, whichever is greater.	
	1 space per 200 sq. ft. for permitted accessory uses not otherwise classified as collocated uses.	А
	Collocated uses classified with the definition of a use listed in Art. 4.B, Use Classification, calculated separately.	
Cemetery	1 space per 200_250 sq. ft. of office space; plus 1 space per 500 sq. ft. of maintenance area; plus a minimum of 5 public spaces.	N/A
College or University	1 space per 2 students; plus 1 space per 4 seats in gymnasiums and auditoriums; plus 1 space per 200 250 sq. ft. of administrative and educational office space	С
Day Care, General	<100 licensed capacity 1 space per 5 persons; plus 1 drop off stall per 20 persons >100 licensed capacity: 1 space per 10 persons; plus 1 drop off stall per 20 persons	E
Day Care, Limited	1 space per 250 sq. ft.; plus drop off stall	Е
uneral Home	1 space per 4 seats	С
overnment Services (2)	1 space per 500 sq. ft.; or 1 space per 3 seats, whichever is greater	N/A
Iomeless Resource Center	1 space per 200 sq. ft. of accessory service delivery areas	E
lospital	1 space per 2 beds; plus 1 space per 200 sq. ft. of outpatient treatment area	D
lursing Home or Convalescent Facility	1 space per 3 beds; plus 1 space per 200 250 sq. ft. of office space	(12)
Place of Worship	1 space per 3 seats or 200 sq. ft. for the principal place of worship, whichever is greater.	
	1 space per 200 sq. ft. for permitted accessory uses not otherwise classified as collocated uses.	А
	Collocated uses classified with the definition of a use listed in Art. 4.B.1, Uses, calculated separately.	
	Uses such as retreats, rectories, convents or seminaries shall use CLF	parking and loadin
rison, Jail or Correctional Facility	1 space per 500 sq. ft. ; or 1 space per 3 seats, whichever is greater	N/A
School, Private	1 space per employee, 1 visitor space for every 50 students, 1 space for every 5.5 students in 11th and 12th grade; Auditorium or stadium- 1/3 seats	С
chool, Public and Charter	1 space per faculty and staff, high school 1 space for every 10 students in 11 and 12 grade, and 1 visitor space for every 50 students.	С
owing Service and Storage	1 space per 500 sq. ft.; plus 1 space per 5,000 sq. ft. of outdoor storage area	A
Ord. 2006-004] [Ord. 2006-013] [Ord	. 2009-040] [Ord. 2017-007] [Ord. 2017-025]	
.oading Key:		er volet seith
Standard "A" One space for the first st	0,000 square feet of GFA, plus one for each additional 30,000 square fee	et of GFA.
Standard "B" One space for the first 1	0,000 square feet of GFA, plus one for each additional 15,000 square fe	eet of GFA.
Standard "C" One space for the first 1	0,000 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 20 or more beds.	

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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) ARTICLE 6 – PARKING

 Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

 The space shall be a minimum of 12 feet in width and 18.5 feet in length for uses that require limited loading.

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Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

Use Classification: Industrial	Parking	Loading Standard (1)
	Use Classification: Industrial	
Contractor Storage Yard	1 space per 500 sq. ft.; plus 1 space per 5,000 sq. ft. of outdoor storage area	А
Data and Information processing	1 space per 100 <u>250</u> sq. ft.	A
Distribution Facility	1 space per 200 250 sq. ft. of office space	N/A
Equestrian Waste Management Facility	1 space per 200 250 sq. ft. of office space; plus 1 space per employee	E
Gas and Fuel, Wholesale	1 space per 250 sq. ft.	N/A
Heavy industry	2 spaces per 1,000 sq. ft. of first 10,000 sq. ft.; plus 1 space per 1,000 sq. ft. over 10,000 sq. ft.	А
Machine or welding shop	1 space per 200 sq. ft.	С
Manufacturing and processing	2 spaces per 1,000 sq. ft. of first 10,000 sq. ft.; plus 1 space per 1,000 sq. ft. over 10,000 sq. ft.	A
Medical or dental laboratory	1 space per 200 250 sq. ft.	С
Multimedia Production	2 spaces per 1,000 sq. ft. of first 10,000 sq. ft.; plus 1 space per 1,000 sq. ft. over 10,000 sq. ft.	А
Recycling Center	1 space per 200-250 sq. ft. of office space; plus one space per 250 sq. ft. of warehouse and maintenance area; plus 1 space per 10,000 sq. ft.	N/A
Recycling Plant	1 space per 200 250 sq. ft. of office space; plus 1 space per employee	N/A
Research and Development	2 spaces per 1,000 sq. ft. of first 10,000 sq. ft.; plus 1 space per 1,000 sq. ft. over 10,000 sq. ft.	A
Salvage and Junk Yard	1 space per 200 250 sq. ft. of office space; plus 1 space per employee	A
Towing Service and Storage	1 space per 500 sq.ft; plus 1 space per 5,000 sq. ft. of outdoor storage area	А
Truck stop	1 truck space per 80 sq. ft.	N/A
Warehouse	1 space per 1,000 sq. ft.; plus 1 space per 200 250 sq. ft. of office space	А
Wholesaling , general	1 space per 1,000 sq. ft.	A
[Ord. 2017-007] [Ord. 2017-025]		
Loading Standard Key:		es 180 South Runs
Standard "A" One space for the first	5,000 square feet of GFA, plus one space for each additional 30,000 s	square feet of GFA.
Standard "B" One space for the first	10,000 square feet of GFA, plus one space for each additional 15,000	square feet of GFA.
Standard "C" One space for the first	10,000 square feet of GFA, plus one space for each additional 100,000	0 square feet of GFA.
Standard "D" One space for each 50	beds for all facilities containing 20 or more beds.	
	10,000 square feet of GFA, plus one for each additional 20,000 square inimum of 12 feet in width and 18.5 feet in length for uses that require	

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Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

Use Classification: Agricultural	Parking	Loading (1)
	Use Classification: Agricultural	
Agriculture, bona fide	1 space per 1,000 sq. ft.	В
Accessory Agricultural Uses (U-Pick Em Operations)		
Agriculture Marketplace	1 space per 200 sq. ft. including outdoor display area	A
Agriculture, light manufacturing	1 space per 1,000 sq. ft.	В
Agriculture, Packing Plant	1 space per 2,000 sq. ft.	A
Agriculture, Renewable Fuels Production	1 space per 1,000 sq. ft.	В
Agriculture, research/development	1 space per 1,000 sq. ft.	В
Agriculture, sales and service	1 space per 250 sq. ft.	A
Agriculture, storage	1 space per 1,000 sq. ft.	А
Agriculture use, accessory	5 spaces or 1 space per employee, whichever is greater	N/A

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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) **ARTICLE 6 – PARKING**

Agriculture, transshipment	1 space per 2,000 sq. ft.	A
Aviculture	1 space per 200 sq. ft.	E
Community vegetable garden	4 spaces per garden (10)	N/A
Equestrian arena, commercial	1 space per 3 seats	N/A
Farmers Market	<u>1 space per 250 sq. ft.</u>	E
Nursery, retail	1 space per 500 sq. ft. of indoor or covered retail and office areas plus 1 space per 4 acres if the nursery is 20 acres or less, or 1 space per 5 acres if the nursery is greater than 20 acres.	В
Nursery, wholesale	1 space per 4 acres if the nursery is 20 acres or less, or 1 space per 5 acres if the nursery is greater than 20 acres.(3) (4)	В
Packing plant	1 space per 2,000 sq. ft.	A
Potting soil manufacturing	2 spaces per acre; minimum of 5 spaces	Α
Produce Stand	1 spaces per 250 sq. ft. including outdoor display area	N/A
Produce stand, permanent	1 space per 200 sq. ft. including outdoor 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	С
Stable, commercial or private	1 space per 500 sq. ft.; plus 1 space per 4 animal stalls	N/A
Sugar mill or refinery	1 space per 2,000 sq. ft.; plus 1 space per 200 sq. ft. of office space	N/A
Ord. 2006-004] [Ord. 2006-036] [(Ord. 2012-027] [Ord. 2015-031] [Ord. 2017-007] [Ord. 2017-025]	
.oading Key:		
	rst 5,000 square feet of GFA, plus one for each additional 30,000 square feet	
	rst 10,000 square feet of GFA, plus one for each additional 15,000 square feet	
	rst 10,000 square feet of GFA, plus one for each additional 100,000 square fe	eet of GFA.
	50 beds for all facilities containing 20 or more beds.	
이 이 이 집에 가지 않는 것 같아요. 이 집에 있는 것 같아요.	st 10,000 square feet of GFA, plus one for each additional 20,000 square fee a minimum of 12 feet in width and 18.5 feet in length for uses that require limi	

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Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

Use Classification: Utilities	Parking	Loading (1)
	Use Classification: Utilities	
Air curtain incinerator	2-spaces per acre; minimum of 5 spaces	N/A
Chipping and mulching	2 spaces per acre; minimum of 5 spaces	N/A
Composting facility	2 spaces per acre; minimum of 5 spaces	N/A
Electric Distribution Substation	1 space	N/A
Electric Power Plant	1 space per 200 250 sq. ft. of office space; plus 1 space per 10,000 sq. ft.	N/A
Incinerator	1 space per 200 sq. ft. of office space; plus 1 space per 10,000 sq. ft.	N/A
Minor Utility	1 space per Minor Utility	N/A
Renewable Energy Solar Facility	1 space per site: and 1 space per 200 250 sq. ft. of office space	N/A
Renewable Energy Wind Facility	Exempt from parking requirements for unmanned Wind Turbines or MET Towers, unless otherwise required by the Zoning Director	N/A
Landfill or Incinerator	1 space per 200 250 sq. ft. of office space; plus 1 space per employee	N/A
Solid waste transfer station	1 space per 1,000 sq. ft.	N/A
Water or Wastewater Treatment Plant	1 space per 200 250 sq. ft. of office space; plus 1 space per employee	N/A
Use Classification: Transportation Uses	Parking	Loading (1)
	Use Classification: Transportation Uses	
Airport, Heliport or Landing Strip	1 space per tie-down and hangar space, minimum of 5 spaces	С
Seaplane Facility	1 space per tie-down and hangar space, minimum of 5 spaces	<u>C</u>
Transportation Facility	1 space per 200 250 sq. ft. of office space	N/A
Use Classification: Commercial Communication Towers	Parking	Loading (1)

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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) ARTICLE 6 – PARKING

Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements - Cont'd

Commercial Communication Towers and Government Owned Towers	Exempt from parking regulations unless otherwise required by Zoning Director	N/A
Panel Antennas	Exempt from parking regulations unless otherwise required by Zoning-Director	N/A
Use Classification: Excavation	Parking	Loading (1)
	Use Classification: Excavation	
Excavation	N/A	N/A
[Ord. 2009-040] [Ord. 2010-005] [Ord	. 2011-016] [Ord. 2017-007] [Ord. 2017-025]	
Loading Standard Key:		Station and and a
Standard "A" One space for the first	5,000 square feet of GFA, plus one space for each additional 30,000 s	quare feet of GFA.
Standard "B" One space for the first	10,000 square feet of GFA, plus one space for each additional 15,000	square feet of GFA.
Standard "C" One space for the first	10,000 square feet of GFA, plus one space for each additional 100,000) square feet of GFA.
Standard "D" One space for each 50	beds for all facilities containing 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	e feet of GFA.
The space shall be a m	inimum of 12 feet in width and 18.5 feet in length for uses that require	limited loading.

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Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements

Use Classification: Temporary	Parking	Loading (1)
	Use Classification: Temporary	
Communication Cell Site on Wheels COW)	Exempt from parking regulations unless otherwise required by Zoning Director.	N/A
Day Camp	<100 licensed capacity: One space per five persons; plus one drop off stall per 20 persons. >100 licensed capacity: One space per ten persons; plus one drop off stall per 20 persons.	E
Nobile Retail Sales	N/A	N/A
Real Estate Sales Model <u>and</u> <u>Management Office</u> , Non-PDD, <u>Real</u> Estate Sales Model and Managemen Office, PDD and TDD and Real Estate Sales Model, PDD and TDD	t 2 spaces per sales model.	N/A
Recycling Drop-Off Bin	1 space per bin.	N/A
Special Event	N/A (1)	N/A
emporary Green Market	N/A	N/A
emporary Retail Sales	N/A	N/A
emporary Vehicle Sales	N/A	N/A
Standard "B" One space for the firs Standard "C" One space for the firs Standard "D" One space for each 5 Standard "E" One space for the firs The space shall be a	t 5,000 square feet of GFA, plus one space for each additional 30,000 sq t 10,000 square feet of GFA, plus one space for each additional 15,000 s t 10,000 square feet of GFA, plus one space for each additional 100,000 0 beds for all facilities containing 20 or more beds. t 10,000 square feet of GFA, plus one for each additional 20,000 square minimum of 12 feet in width and 18.5 feet in length for uses that require linear the provide state of the	quare feet of GFA. square feet of GFA. feet of GFA
1) A Special Event shall Notes:	provide on-site parking unless off-site parking is approved.	
 In addition to the parking required company vehicles shall provide Government services may required services and Government Factor Nurseries requiring fewer than subject to, or grassed subject to Nurseries requiring 20 or more shellrock or other similar mate Parking. [2007-010] Nonprofit Assembly Institutiona space per employee. Limited access Self Service Stubilding, excluding office access Golf cart parking may be used per service servic	est alternative calculation methods for off-street parking pursuant to Art. 6.	A.1.D.1.h, Governme other similar materia king space(s). he required spaces a Art. 6.A.1.D.12, Gras arking at a rate of or at each entry into th [Ord. 2017- 007] 001]

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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) ARTICLE 6 – PARKING

Ī	Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements 9. Each walk-up Freestanding ATM shall require a minimum of one (1) parking space for persons with disabilities. [Ord. 2013-021]
	 Parking may not be required for a Community Vegetable Garden subject to submittal of parking demand study and approval of a Type 1 Waiver. [Ord. 2015-031]
	 Freestanding Unmanned Retail Structures shall require a minimum of one (1) parking space for persons with disabilities. A Type 3 CLF with more than 20 beds or a Nursing Home or Convalescent Facility with more than 20 beds shall provide at least one loading space per building unless approved as a Type 1 Waiver. [Ord. 2017-025]
1 -	
2 3	Part 3. ULDC Art. 6, Parking (page 13 of 40 of Supplement 24), is hereby amended as follows:
4	CHAPTER A PARKING
5	Section 1 General
6 7	D. Off-Street Parking
8	1. Computing Parking Standards
9	
10	
11	h. Government Services and Government Facilities
12	Government services may request alternative calculations based on evidence of actual
13	parking demand for similar uses or reliable traffic engineering and planning information.
14 15	
16	
	Part 4. ULDC Art. 6.A.1.D.Parking (page 23-29 of 40 of Supplement 24), is hereby amended as
18	follows:
19	CHAPTER A PARKING
20	Section 1 General
21	
22	D. Off-Street Parking
23	
24	14. Design and Construction Standards
25 26	a. Dimensions The dimensions and geometrics of off-street parking areas shall conform to the following
27	minimum standards.
28	1) Residential
29	a) Individual Parking Space
30	Each parking space for dwelling units that do not share a common parking lot shall
31	be a minimum of eight feet wide and 20 feet long. Parking spaces may be side to
32	side, end to end or not contiguous to each other.
33	b) Common Parking Lots
34 35	For dwelling units that share a common parking lot, parking spaces and aisles shall
36	be subject to Table 6.A.1.D, Minimum Parking Dimensions. 2) Nonresidential
37	All nonresidential uses and residential uses with shared parking lots shall provide
38	parking spaces that comply with Table 6.A.1.D, Minimum Parking Dimensions for
39	Nonresidential Uses and Residential Uses with Shared Parking Lots, and Figure
40	6.A.1.D, Typical Example of General Parking Schematic. Parking angles that are not
41	illustrated in Table 6.A.1.D, Minimum Parking Dimensions, or Figure 6.A.1.D, Typical
42 43	Example of General Parking Schematic shall be interpolated from the tables and
43 44	approved by the DRO. For the purpose of applying the "Use" column in Table 6.A.1.D, Minimum Parking Dimensions, the following rules shall apply:
45	a) General
46	The term "general" applies to parking spaces designated to serve non-residential
47	uses and residential uses with shared parking lots. [Ord. 2016-042]
48	b) Accessible
49	Spaces reserved for use by disabled persons shall be governed by the rows
50 51	labeled "accessible"; [Ord. 2016-042]
52	Table 6 A 1 D Minimum Parking Dimensions
	Table 6.A.1.D - Minimum Parking Dimensions For Nonresidential Uses and Residential Uses
	with Shared Parking Lots

	Use (1)	В	C	D (3)(4)	E	F
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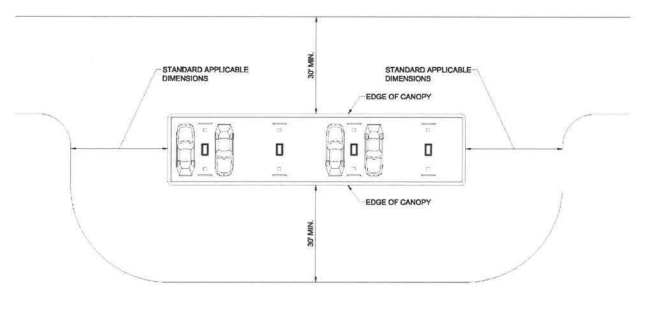
ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) **ARTICLE 6 – PARKING**

Table 6.A.1.D - Minimum Parking Dimensions For Nonresidential Uses and Residential Uses with Shared Parking Lots

Angle		Space Width (feet)	Space Depth (feet)	Aisle Width (feet)	Curb Length (feet)	Module Width (feet)
45	General	9.0	17.5	12.0	12.5	47.0
45	Accessible *	12.0	17.5	12.0	17.0	47.0
	General	9.0	19.0	16.0	10.5	54.0
60	General	9.5	19.0	15.0	10.5	53.0
	Accessible *	12.0	19.0	14.0	14.0	52.0
	General	9.0	19.5	19.0	9.5	58.0
70	General	9.5	19.5	18.0	9.5	57.0
	Accessible *	12.0	19.5	17.0	12.5	56.0
	General	9.0	19.5	23.0	9.5	62.0
75	General	9.5	19.5	22.0	9.5	61.0
	Accessible *	12.0	19.5	21.0	12.5	60.0
	General	9.0	19.5	24.0	9.0	63.0
80	General	9.5	19.5	23.0	9.0	62.0
M. Dat	Accessible *	12.0	19.5	22.0	12.0	61.0
	General	9.0	18.5	26.0	9.0	63.0
90	General	9.5	18.5	25.0	9.0	62.0
	Accessible *	12.0	18.5	24.0	12.0	61.0
90	Low Speed Electric Vehicle (LSEV)	Min. 6.0 Max. 7.0	Min. 12.0 Max. 13.0	Min. 15.0 Max. 17.0 (2)	Min. 6.0 Max. 7.0	Min. 39.0 Max. 43.0 (2)
	05-002] [Ord. 2012-027]	[Ord. 2016-042]	[Ord. 2017-002]			
otes:	essible applies to parkin	a for persons who	have disabilities		A1	
100-1112-01	= – See Art. 6.A.1.D.14,	0 1	C 2016 DOING AN A SCIENCE OF SHOT SHOT		-	
	ere drive aisles in LSEV	0		v for use by I SEV	the overall width a	and minimum aid
widt	th may be increased to a	allow the aisle widt	h permitted for stan	dard sized vehicles	eve e coss vesera.	
Ang	led parking with two-wa	y traffic movemer	nt shall be a minimu	im of 24 feet wide	except for some pa	arking lots with

degree parking stalls, or unless stated otherwise herein. [Ord. 2012-027] For a Retail Gas and Fuel Sales use, the drive aisles perpendicular to the fueling positions under the canopy shall have a minimum aisle width of 30 feet (see Figure 6.A.1.D-Gas Canopy).

Figure 6.A.1.D - Retail Gas and Fuel Canopy



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Notes:

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F LD (1). 1 12'-0 C. 17 -6 17'-6 ∧ E 12"-6" 45° PARKING c 58'-0" 19'-0 1 16'-0' 19'-0 19'-6 19'-6' 19'-0 ٨ 70.0 10"-6" -9-,6 60° PARKING 70° PARKING 62'-0" 63'-0" 19'-6" 23'-0' 19'-6" 19'-6" 24'-0" _19'-6" 75.0 80.0 -0-.6 .9-.6 80° PARKING 75° PARKING Min. 39 63'-0' Max. 43 Min. 12" Max. 13'l 18'-6" Min. 12' 18'-6" 26 .0 Max. 13 90.0 90.0° Min. 15 A Max. 17 Min. 6' Max. 7' DO 90° PARKING LOW SPEED ELECTRIC VEHICLE (LSEV) (2)

ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) **ARTICLE 6 – PARKING**

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Key					
Α	Parking Angle	С	Space Depth	E	Curb Length
В	Space Width	D	Aisle Width (1)	F	Wall to Wall Width
Not					
1.	All angled parking with two degree parking spaces, or u		ment shall be a minimum of 24 grows herein.	feet wide except fo	or some parking lots with 9
2.			e not intended solely for use by I Ith permitted for standard sized		idth and minimum aisle

ULDC Art. 6.A.1.D.Parking (page 29 of 40 of Supplement 24), is hereby amended as Part 5. follows:

CHAPTER A PARKING

- 16. Point of Service and Queuing Standards
 - In addition to meeting the minimum off-street parking and loading standards of this Article, all drive thru establishments shall meet the following standards.

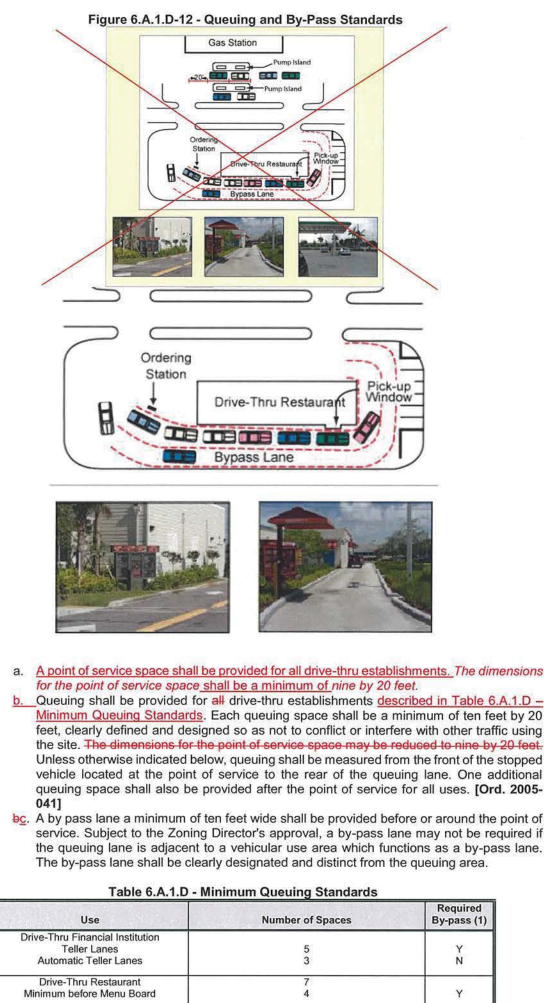
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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) ARTICLE 6 – PARKING



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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) ARTICLE 6 – PARKING

Drive-Thru Car Wash Automatic Self-Service	5	N
	5	
Drive-Thru Oil Change	4	Y
Gasoline Pump Island	20 feet of queuing at each end of pump island	N
Drive-Thru Dry Cleaning or Laundry	3	Y
Drive-Thru General Retail	4	Y
Commercial Parking Lot	3	Ν

Table 6.A.1.D - Minimum Queuing Standards

ed. A maximum of 20 percent of the required queuing spaces, pursuant to Table 6.A.1.D – Minimum Queuing Standards, may count toward the off-street parking requirements pursuant to Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements. This provision shall only apply to uses that require a minimum of 25 parking spaces. [Ord. 2010-005]

ULDC Art. 6.A.1.D, Parking (page 32-33 of 40 of Supplement 24), is hereby amended as follows:

....

Part 6.

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19. Parking of Eq	uipment, Vehic	les, Boats of	Marine Ve	essels and ⁻	Trailers in	Residential
Districts						
The following	standards shall	apply to the	narking of	oquinmont	(including	construction

The following standards shall apply to the parking of equipment, (including construction equipment), vehicles, recreational vehicles, sports vehicles, **boats** or **marine** vessels and trailers on residential parcels or adjacent streets in residential districts. For the purposes of this Section, legally established, nonresidential uses in the AR district in lands designated Rural Residential in the Plan shall not be considered a residential district. [Ord. 2007-013]

a. General Prohibition 1) On-Street

No person shall park, store, or keep equipment a commercial vehicle, recreational vehicle, boat, marine vessel, trailer, sports vehicle such as dune buggy, jet skis, racing vehicle, off-road vehicle, air boat, cance or paddleboat, on any public street, or other thoroughfare or any R-O-W within a residential district for a period exceeding one hour in any 24 hour period, each such period commencing at the time of first stopping or parking. **[Ord. 2007-013]**

Off-Street It shall be unlawful for any owner of land in any residential district to park on, cause to be parked on, or allow to be parked on residentially zoned land any unlicensed or unregistered vehicle, or equipment commercial vehicle, sports vehicle, recreational vehicle, boat <u>marine</u> vessel or trailer for a period exceeding one hour in any 24 hour period, each such period commencing at the time of first stopping or parking. **[Ord.** 2007-013]

3) Vacant Lot Prohibitions

Parking shall be prohibited on all vacant properties in residential districts. [Ord. 2007-013]

b. Exemptions

2)

The following exemptions shall apply to parcels in residential districts, unless the parcel is vacant. [Ord. 2007-013]

1) Commercial Vehicle

One commercial vehicle of not over one ton rated capacity may be parked per dwelling unit, providing all of the following conditions are met: vehicle is registered or licensed; used by a resident of the premises; gross vehicle weight rating (gvwr) does not exceed 12,500 pounds; height does not exceed nine feet, including any load, bed, or box; and total vehicle length does not exceed 26 feet. **[Ord. 2005-041]**

2) Construction Vehicles

The general prohibitions above shall not apply to the temporary parking of construction vehicles or equipment engaged in work on private land in residential districts where construction is underway, for which a current and valid building permit has been issued by the Building Director and the building permit is displayed on the premises. **[Ord. 2007-013]**

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ARTICLE 3 – PLANNED DEVELOPMENT DISTRICTS (PDDS) **ARTICLE 6 – PARKING**

1	3)	Delivery and Service Vehicles
2 3		The general prohibitions above shall not apply to routine deliveries by tradesmen, or
3		the use of trucks in making service calls, provided that time in excess of one hour is
4		due to business deliveries or servicing. [Ord. 2007-013]
5 6 7	4)	Emergency Repairs
6		The general prohibitions above shall not apply to a situation where a motor vehicle
7		becomes disabled and, as a result of such emergency, is required to be parked in a
8		residential district longer than two hours. Any prohibited motor vehicle shall be
9		removed from the residential district within 24 hours, regardless of the nature of the
10		emergency.
11	5)	Outdoor Storage
12	2.5	A maximum of one recreational vehicle and any two of the following, or a maximum of
13		three of any of the following, may be parked outdoors on a residential parcel with a
14		residential unit:
15		sports vehicle, boat or marine vessel with accompanying trailers, and trailers may be
16		parked outdoors in a residential district provided that the vehicles are: [Ord. 2007-
17		013]
18		a) owned and used by a resident of the premises;
19		b) not parked in a required front setback or other area between the structure and the
20		street, or on street except for the purpose of loading or unloading during a period
21		not to exceed two hours in any 24 hour period; [Ord. 2007-013]
22		c) located in the side or rear yard and are screened from surrounding property and
23		streets with an opaque wall, fence or hedge a minimum of six feet in height;
24		d) not used for living, sleeping or housekeeping purposes; and
25		e) operative and currently registered or licensed, as required by state or federal law.
26		 f) vehicles, boats or marine vessels on navigable waterways are exempt; and [Ord.
27		2007-013]
28		g) one vehicle which does not meet the requirements above may be approved
29		through ZAR process upon demonstration that: [Ord. 2018-002]
30		(1) The property owner, family member or legal tenant has a physical disability
31		
32	6)	which requires a vehicle which cannot meet these requirements. Indoor Storage
33	0)	Vehicles, boats, marine vessels and related trailers used for non-commercial
34		purposes, whether licensed and operational or not, located in a fully enclosed garage
35		or permitted roofed structure. [Ord. 2007-013]
36	7)	Unregistered or Unlicensed Vehicles
37	<i>l</i>]	In addition to the indoor storage exception above, one vehicle which is unregistered or
38		unlicensed may be kept on site provided the vehicle is completely screened from view
39		from adjacent roads and lots. [Ord. 2007-013]
40	20 Darkir	g Limitations for Residential Lots
41		ovisions of this section shall apply retroactively. The following standards shall apply to
42		rking of vehicles on residential parcels. For the purposes of this section, the term vehicle
42		nclude: cars, commercial vehicles, sports utility vehicles and trucks. In addition, for the
43		ses of this section, the AR district shall be considered a residential district. [Ord. 2008-
44	and the second se	ses of this section, the AR district shall be considered a residential district. [Ord. 2006-
45	037]	arking for Coven Vehicles
40 47		irking for Seven Vehicles
47		maximum of seven vehicles may be parked outdoors on a lot supporting a single-family
		sidential use. [Ord. 2008-037] LS Reductions
49		
50		percent reduction in the minimum number of required parking spaces may be approved
51		DRO if required to comply with Art. 12.P.4.D, Strategy 4 Parking Management. The
52		ion may only be implemented if the mitigation strategy is approved by the County
53	Engine	eer. [Ord. 2006-036]
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ARTICLE 7, LANDSCAPING

ULDC Art. 7.B.4, Landscaping, Applicability and Approval Process, Type I Waiver for Part 1 1 Landscaping (pages 12-13 of 53, Supplement 24), is hereby amended as follows: 2

3 CHAPTER B APPLICABILITY AND APPROVAL PROCESS

4

5 Section 4 Type 1 Waiver for Landscaping

6 An Applicant may seek minor modifications to the requirements of this Article that are identified in Table 7.B.4.A, Type 1 Waivers for Landscaping. Any requirements that are not listed herein may be eligible to 7 8 be modified through other applicable processes pursuant to Art. 2, Application Processes and Procedures. The Applicant shall demonstrate in the Justification Statement and provide supporting documents that Art. 9 10 2.C.5.E.3, Standards for Type 1 Waiver, and the applicable Criteria in the following Table have been met. [Ord. 2007-001] [Ord. 2016-042] [Ord. 2018-002] 11 12

A. Applicability

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Type 1 Waiver for Landscaping shall not be combined with other Variance requests for the same requirements. [Ord. 2018-002]

Table 7.B.4.A – Type 1 Waivers for Landscaping - Continue	Table 7.B.4.A –T	ype 1 Waivers for	Landscaping - Continued
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Article/Table Reference and Title	Maximum Waiver	Criteria
	Landscape Islands and Parking	Structures - Continued
Structures	altered if the planters are in conflict with the architectural design of the parkin structure.	 evaluation. The required planting for the planters shall be relocated to other areas of the same property where the parking structure is located.
Art. 7.C.5.A.1, Underground or Overhead Easement - Relocation of Trees [Ord. 2018-018]	Allow required trees to be relocated o the same site. [Ord. 2018-018]	 There is no reduction in the total quantity of the required trees; [Ord. 2018-018] A maximum of ten percent of the required trees within the same buffer may be relocated; and, [Ord. 2018-018] The Applicant shall identify on the Alternative Landscape Plan the new location of the tree(s) and whether root barrier will be utilized for the tree. [Ord. 2018-018]
	Allow existing easements to overlap th landscape islands [Ord. 2018-018]	 The Applicant shall provide documentation from the Utility easement holder that the easement(s) are recorded, and are not subject to a change in the location; [Ord. 2018-018] The Applicant may utilize a small tree or a palm to satisfy the canopy tree requirement. If the minimum separation between the tree and the utilities cannot be met, the required tree in the island may be relocated within the same site; [Ord. 2018-018] The minimum percentage of Canopy tree pursuant to Table 7.C.4.A, may be reduced to 50 percent and palms may be increased up to 50 percent, and, [Ord. 2018-018] The Applicant shall identify on the Alternative Landscape Plan the new location of the tree(s) and whether root barrier will be utilized for the tree. [Ord. 2018-018]

16 17

ULDC Art. 7.B.5, Landscaping, Applicability and Approval Process, Tree Removal and 18 Part 2. Replacement (pages 13 of 53, Supplement 24), is hereby amended as follows: 19

20 CHAPTER B APPLICABILITY AND APPROVAL PROCESS

21

27

22 Section 5 **Tree Removal and Replacement**

Trees, palms or pines that are required to be planted on a property per Code requirements or through a 23

24 Condition(s) of Approval shall not be removed without first applying for and being issued a Tree Removal

25 and Replacement Permit. Removal of trees, palms or pines without a valid permit shall be considered a 26 violation of the Code or the DO. For the purpose of this Section, the term tree(s) shall include trees, palm(s)

or pine(s).

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ARTICLE 7, LANDSCAPING

1 2	A. Approval Process An Applicant may request the removal of existing trees by submitting an application to the Zoning
3	Division, and subject to the following procedures:
4	1. Pre-Application Site Meeting
	Prior to the submittal of an application, the Applicant shall schedule an on-site meeting with
5 6	staff of the Permit/Landscape Review Section of the Zoning Division to discuss and inspect the
7	trees that are proposed to be removed. Staff shall determine whether the trees are eligible for
8	removal based on the standards listed below. If the trees are eligible for removal, the Applicant
9	shall be provided by Staff a Tree Removal and Replacement Application to be completed for
10	submittal.
11	2. Application Submittal Requirements
12	The Applicant shall submit the application to the Permit/Landscape Review Section. The
13 14	application shall include a Justification Statement providing the reason for the proposed removal of the vegetation. The Applicant shall also submit either a Final Site, Subdivision or
15	Regulating Plan or a Survey of the subject property. The Applicant shall identify the following:
16	species, size and location of the trees to be removed, and the required replacement of the trees
17	and their proposed species, size and location.
18	3. Application Review and Final Decision
19	Staff shall review the application utilizing the Standards for Removal, that are listed below to
20	consider whether to approve or deny the request. A Tree Removal and Replacement Permit
21	shall be issued upon the approval of the application. The DRO may approve, approve with a
22	Condition of Approval, or deny the request.
23	4. Standards for Removal and Replacement
24 25	In reviewing an application for Tree Removal and Replacement, staff shall consider the
26	following standards to determine whether the removal permit is granted:. a. The Applicant's justification for the removal;
27	 a. <u>The Applicant's justification for the removal</u>; b. <u>The site condition of the area where the existing tree is located</u>, and whether the location
28	has easement overlap or proximity of the tree to the overhead electric utilities;
29	c. The health condition of the tree; or,
30	d. Any valid safety concerns that may arise if the removal of the tree is not allowed.
31	B. Replacement
32	All replacement of trees, shrubs, landscape barrier and ground treatment shall be in compliance
33	with Art. 7.E.3,B, Replacement.
34	C. <u>Timeline</u>
35	Staff shall indicate the timeline of removal and replacement of the tree on the Permit to ensure the
36 37	replacement of the tree is done in accordance with the approval. The Permit is valid for six months
38	from the date of issuance. Failure to comply with the Permit requirements which include the established dates or any imposed Conditions of Approval shall result in enforcement action by PZB.
39	D. Inspection
40	The Applicant shall contact staff when the trees are removed, and staff shall schedule a site
41	inspection to confirm that the trees have been removed, and that any required replacement of trees
42	have been installed in conformance with the Permit.
43	
44	
45	Part 3. ULDC Art. 7.C.5, Landscaping, Landscape Buffer and Interior Landscaping
46 47	Requirements, Easements in Landscape Buffers and Off-Street Parking Areas (page 31 of 53, Supplement 24), is hereby amended as follows:
77	or 55, Supplement 24), is hereby amended as follows.
48	CHAPTER C LANDSCAPE BUFFER AND INTERIOR LANDSCAPING REQUIREMENTS
49	
50	Section 5. Easements in Landscape Buffers and Off-Street Parking Areas
51	A. Easements in Landscape Buffers
52 53	1. Underground Utilities
53 54	Easements may overlap a required landscape buffer by a maximum of five feet, provided there remains a minimum of five clear feet for planting. If a wall with a continuous footer is used, a
54 55	minimum of ten clear feet for planting is required. The landscape buffer may be traversed by
56	easements or access ways as necessary to comply with the standards of this Article, and Art.
57	11, Subdivision, Platting, and Required Improvements, and other PBC codes. Easements shall
58	be identified on the Zoning Plans prior to the application for Building Permit [Ord. 2018-002]
	[Ord. 2018-018]
59	2. Overhead Utilities
59 60	
59 60 61	Trees Vegetation that is planted within or abutting any easement with overhead utilities shall
59 60 61 62	comply with the placement planting and maintenance requirements in the latest edition of
59 60 61	Trees Vegetation that is planted within or abutting any easement with overhead utilities shall comply with the placement planting and maintenance requirements in the latest edition of FP&L's publication "Plant the Right Tree, in the Right Place," available from the Zoning Division, and The Applicant shall take into consideration the mature height and spread of the

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^{....} A series of four bolded ellipses indicates language omitted to save space. .

ARTICLE 7, LANDSCAPING

species beneath or adjacent to overhead utilities. For the purpose of this Section, the term vegetation shall include, trees, palm or pines. Where overhead utilities exist, trees shall be maintained so that the mature tree canopy is a minimum of ten feet from overhead lines. **Planting near Overhead Electric Utilities** The setbacks shall be measured from the centerline of the trunk to the outer edge of the overhead utility lines. The following minimum setbacks shall apply: Vegetation that at a mature height may grow to 50 feet or greater shall be planted at least 50 feet away from overhead electric utility lines; Vegetation that at a mature height may grow to between 14 to 49 feet shall be planted at least 30 feet away from overhead electric utility lines; Palms shall be planted at least 20 feet plus the maximum palm frond length away from overhead electric utility lines; and, Only Vegetation that at a mature height grow to less than 14 feet shall be permitted to 4) be planted underneath or adjacent to overhead electric utility line. Figure 7.C.5.A- Overhead Utilities and setbacks for Trees, Palms, or Pines Room to grow For the health of your frees and the reliability of your electric service, give you trees ample room to grow without interfering with power lines or equipment. F recommends the following set-back distances based on your tree's mature he Large Trees 50' minimum set-back Large Palms Set-back must be maximum Medium Trees paim frond length plus 20 30' minimum set-back Utility Pruning Zone Notes: Figure above from FP&L's publication "Right Tree, Right Place **Transformer Cabinet in the Overhead Electric Utilities Easement** Planting around transformer cabinet shall be setback from the cabinet a minimum of eight feet on the front and three feet on the sides and rear. Type 1 Waiver for Landscaping Plants required in the easement area may be planted elsewhere on the same site subject to a Type 1 Waiver for Landscaping. [Ord. 2018-002] [Ord. 2018-018] B. Easements in Off-Street Parking Areas 1. Underground Utilities Utility easements may encroach landscape islands provided there is a sufficient area for the growth of the required tree within the same island. The width and length of the island may be increased by the minimum amount necessary to meet the separation requirements of the utility providers, indicated below. [Ord. 2018-018] a. PBC Water Utilities Separation A minimum of ten feet shall be provided, by measuring from the outer edge of the pipes to the edge of the pit where the tree is to be planted. The Department of Water Utilities (WUD) may allow the separation distance be reduced to seven feet if tree root barriers are installed. See Figure 7.C.5, Water Utility Separation. [Ord. 2018-018] b. Fire Rescue Utility Separation A minimum of five feet shall be provided, measuring from the outer edge of the fire hydrant to the pit where the tree is to be planted. [Ord. 2018-018] ULDC Art. 7.D.4.D, Landscaping, Landscape Standards, Trees, Palms and Pines (pages Part 4. 35-36 of 53, Supplement 24); and, Landscaping, Landscape Standards, Trees, Landscape Barrier (pages 39-40 of 53, Supplement 24), is hereby amended as follows:

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ARTICLE 7, LANDSCAPING

1 CHAPTER D LANDSCAPE STANDARDS 2 3 Section 2 **Trees, Palms and Pines** 4 A. Trees The size of a Canopy tree shall include the height and caliper pursuant to the Shade Trees, Types 5 One through Five Matrices of the Grades and Standards for Nursery Plant. The minimum size of a 6 Canopy tree shall be 12 feet in height with a two and one half inch caliper at installation, unless 7 8 stated otherwise below. [Ord. 2014-025] [Ord. 2016-042] [Ord. 2018-002] 9 1. Average Height 10 Required Canopy tree size may be achieved by utilizing the average height calculation . 11 Average height of total quantity of trees shall have a minimum of 12 feet. A maximum of 25 percent of the required trees shall be at a minimum height of eight feet. [Ord. 2018-002] 12 13 **Overhead Utilities with or without an easement** 14 May be exempt from the Average Height; Shall be a minimum of 8 feet in height at installation and comply with Article 7.C.5.A.2, 15 b. Overhead Utilities; and, 16 Shall comply with FP&L's publication "Right Tree, Right Place." 17 B. Palms 18 The size of a palm shall be measured by the height of the clear trunk or the grey wood pursuant to 19 Figure 7.D.2.B - Palm Measurement Standards. The minimum overall height of a palm shall be 12 20 feet, and the minimum height for different species of palms shall be in accordance with Table 21 22 7.D.2.B - Palm Height Standards. 23 Table 7.D.2.B - Palm Height Standards (1) 8 foot clear trunk for Sabals and similar species Minimum Height 6 foot grey wood for Royals and similar species 4 foot grey wood for Phoenixes, Canary, Bismarck and similar species [Ord. 2016-042] [Ord. 2018-002] May be exempt from the minimum overall height, where there is an adjacent Overhead Utilities with or without an easement, and shall comply with FP&L's publication "Right Tree, Right Place." 24 25 1. **Canopy Tree Substitute** 26 Palms planted in groups of three or more may be counted as one required canopy tree, up to 27 a maximum of 25 percent of all trees required in each buffer, subject to the Standards in Table 28 7.D.2.B, Palm Height Standards. In the case of palm species, Paurotis or similar palm species, 29 that characteristically grow in clumps, each clump may be counted as one canopy tree. [Ord. 2018-002] 30 31 a. Exception 32 Royal, Bismarck, Phoenix, Canary, Date or similar palm species determined to be 33 acceptable by the Zoning Director may be counted as one required canopy tree. These palms shall be spaced a maximum of 20 feet on center, and the clear trunk or grey wood 34 35 shall be increased by 40 percent of the minimum requirements. [Ord. 2018-002] 36 37 Section 4 Landscape Barriers 38 Landscape barriers consist of hedges, walls, or fences. They are utilized to provide continuous opaque 39 screening, and are required for an Incompatibility buffer. Landscape barriers may be installed in other types 40 of landscape buffers; the requirement may be modified based on the site situations. [Ord. 2018-002] 41 D. Location of Wall or Fence in a Landscape Buffer 42 43 Walls or fences that are utilized in a Landscape Buffer should have be located in the center of the 44 buffer, and run parallel to the length of the buffer. Ssufficient area with minimum easement encumbrances shall be provided to allow for planting on both sides of the wall or fence. [Ord. 2018-45 46 002] 47 Table 7.D.4.D - Requirements for a Wall or Fence in a Landscape Buffer

Minimum Requirements	R-O-W	Incompatibility	Compatibility
Setback for the Wall or Fence	10 feet from the edge of the ultimate R-O-W or Base Building Line, whichever is applicable. (1)	10 feet from the edge of the property line.	No setback required. Allow to be located along the property line or inner edge of the Buffer.
Planting Width	7.5 feet on both sides of the wall or fence, or 10 feet if a wall with continuous footer is used. (2) (3)	7.5 feet on both sides of the wall or fence, or 10 feet if a wall with continuous footer is used. (2) (3)	7.5 feet on one side of the fence. If a wall is installed, 10 feet on one side of the wall. (2) (3)

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ARTICLE 7, LANDSCAPING

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Berm	e 7.D.4.D - Requirements for If a continuous berm is		No requirement.
Derm	proposed, the wall may be		no requirement.
	located on top of the berm.	located on top of the berm.	
Canopy Tree Plan	ting 75 percent of required trees		No percentage requirement
	shall be located along the		
	exterior side of the wall or	1205 93.88	
Shrub Planting	fence. (4) Shrubs shall be planted on		No percentage requirement
[Ord. 2018-002]	both sides of the wall or fence.	both sides of the wall or fence.	
Notes:		and the second sec	and the second second second
	or reduced by the County Engineer p	rovided there remains a minimum	of seven and one half clear
	 Unless waived or reduced by-the County Engineer, provided there remains-a minimum of seve for planting. [Ord. 2018-002] 		of seven and one half clear
(2) No easement e	ncumbrances. [Ord. 2018-002]		
(3) If a wall is insta	led, the minimum width of the landsca	pe buffer shall be increased to have	e sufficient area for the requ
planting. [Ord. 2		and an address of the second sectors and	be and and an block of the T
	equired trees to be located on the ext scaping. [Ord. 2018-002]	enor side of the wall of tence may	be reduced subject to a Typ
	3.1		
		N.C. V. (C. B. I.	
	7.E.3, Landscaping, Existing		
	es, Tree Credit and Replace	ement (pages 45-46 of 53	s, Supplement 24), is
nereby ame	nded as follows:		
	ONATIVE VEOFTATION DD		
APTER E EXISTIN	G NATIVE VEGETATION, PR	UHIBITED AND CONTROL	LED PLANT SPECIES
tion 3 Tree Cre	dit and Panlacomont		
	dit and Replacement		
Continu alguifing wh	an evicting upgetetion can be	utilized to patief. Art 7.0	Londonen Differen
	en existing vegetation can be		
rior Landscaping Re	quirements and Art 7D Lan	dscape Standards In add	
	quirements and Art. 7.D, Lan		
	for quantity and size for replace		
blishes requirements	for quantity and size for replace	ement. Replacement of vege	etation may be required
blishes requirements to injury, damage or	for quantity and size for replace removal, which includes: impro	ement. Replacement of vege per pruning, hatracking, or o	etation may be required ther actions that rende
blishes requirements to injury, damage or ting vegetation unable	for quantity and size for replace removal, which includes: impro- to achieve its natural and inter-	ement. Replacement of veg per pruning, hatracking, or o nded form. The quantity and	etation may be required ther actions that rende the size of the replaced
blishes requirements to injury, damage or ting vegetation unable etation is based on th	for quantity and size for replace removal, which includes: impro- to achieve its natural and inter the size of the individual vegeta	ement. Replacement of vege per pruning, hatracking, or o nded form. The quantity and ation at the time when the	etation may be required ther actions that rende the size of the replaced regetation was injured
blishes requirements to injury, damage or ting vegetation unable etation is based on the aged or removed. For	for quantity and size for replace removal, which includes: impro- to achieve its natural and inter- the size of the individual vegets or the purpose of this Section,	ement. Replacement of vege per pruning, hatracking, or o nded form. The quantity and ation at the time when the the term Vegetation shall	etation may be required ther actions that rende the size of the replaced vegetation was injured include trees, palms o
blishes requirements to injury, damage or ting vegetation unable etation is based on the aged or removed. For s. A preserved uplar	for quantity and size for replace removal, which includes: impro- to achieve its natural and inter- ne size of the individual vegeta or the purpose of this Section, and or drought-tolerant tree or p	ement. Replacement of vege per pruning, hatracking, or o nded form. The quantity and ation at the time when the the term Vegetation shall balm meeting the standards	etation may be required ther actions that rende the size of the replaced regetation was injured include trees, palms o
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blishes requirements to injury, damage or ting vegetation unable etation is based on the aged or removed. For s. A preserved uplar stituted for required the A. Vegetation Surv Credit to satisfy Landscape Stan	for quantity and size for replace removal, which includes: impro- to achieve its natural and inter- ne size of the individual vegets or the purpose of this Section, and or drought-tolerant tree or p ees, subject to the following: [0 ey Art. 7.C, Landscape Buffer and dards_shall be granted for o	ement. Replacement of vege per pruning, hatracking, or o added form. The quantity and ation at the time when the the term Vegetation shall balm meeting the standards Ord. 2018-002]	etation may be required ther actions that rende the size of the replaced regetation was injured include trees, palms o in this Article may be irements, and Art. 7.D
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Table 7.E.3.C - Tree- Vegetation Credit and Replacement

Diameter at 4.5 Feet Above Grade (1,2, 3)	=	Quantity for Credits or for Replacements
Less than 2 in.	=	0
2-6 in.	2=	1

Notes:

> Underlined indicates new text. .

- Stricken indicates text to be deleted. If being relocated, or partially relocated, destination is noted in bolded brackets [Relocated to:] or [Partially relocated to:]. Italicized indicates relocated text. Source is noted in bolded brackets [Relocated from:]. н
- .
- A series of four bolded ellipses indicates language omitted to save space.

ARTICLE 7, LANDSCAPING

	Table 7.E.3.C - Tree Vegetatio	n Cradit and	Depleasement	
	7-11 in.	=		
	12-16 in.	=	3	
	17-21 in.	=	4	
	22-26 in.	=	5	
	27-31 in. 32-36 in.	=	6	
	37 in. or more	=	8	
	[Ord. 2014-025] [Ord. 2016-042] [Ord. 2018-0	1000		
	Notes:			
1	 Fractional measurements shall be rounded Pines with a diameter of six inches or more grade shall be subject to preservation, mitio Quantity: replacement of palms shall be on 	e, measured at a attain or replace	a height of 4.5 feet above	
2	1. Natural Disaster Replacement			
3	Each tree, palm or pine that has been da	maged by n	atural disaster shall be replaced	by a
4	similar tree, palm, or pine, and subject to th			by a
5	a) Quantity – one for one; and	to rono ming.		
6	b) Size - pursuant to Art.7.D.2, Trees, Pa	Ims and Pine	S.	
7	2. Illegal Tree or Pine Removal			
8	If a tree or pine is removed with only the stu	mp remaining	a, the following formula shall be uti	lized
9	to determine the size of the removed tree of			
10	a) measure the diameter of the tree or	pine stump	and reduce the measurement b	y 25
11	percent; and,			
12	b) replacement of the quantity of the tree	e or pine sha	Il be based on the reduced dian	neter
13	measurement, and subject to, the requ			and
14	Replacement for estimating the number	r of trees or p	bines to be replaced	
15				
16				247024377
17	Part 6. ULDC Art. 7.F.3 Landscaping, Installation a	and Mainten	ance, Maintenance (page 48 o	f 53,
18	Supplement 24), is hereby amended as follows:			
19	CHAPTER F INSTALLATION AND MAINTENANCE			
20				
20 21	Section 3 Maintenance			
21				
21 22	Section 3 Maintenance			
21 22 23	Section 3 Maintenance B. <u>Maintenance Replacement of Vegetation</u>	ms, pines, s	shrubs, landscape barrier or or	ound
21 22 23 24	Section 3 Maintenance B. <u>Maintenance Replacement of Vegetation</u> Required or preserved vegetation trees, pair			
21 22 23	Section 3 Maintenance B. Maintenance Replacement of Vegetation Required or preserved vegetation trees, pain treatment that becomes damaged, diseased, rer	moved or is a	re dead shall be immediately repla	iced,
21 22 23 24 25	Section 3 Maintenance B. <u>Maintenance Replacement of Vegetation</u> Required or preserved vegetation trees, pair	moved or is <u>a</u> moval and R	re dead shall be immediately repla eplacement Permit process, with r	iced, plant
21 22 23 24 25 26	Section 3 Maintenance B. Maintenance <u>Replacement of Vegetation</u> Required or preserved vegetation trees, pair treatment that becomes damaged, diseased, rer and where specified, are subject to the Tree Re	moved or is <u>a</u> moval and R ation shall co	re dead shall be immediately repla eplacement Permit process, with p mply with the following: the appro	nced, plant oved
21 22 23 24 25 26 27 28 29	Section 3 Maintenance B. Maintenance <u>Replacement of Vegetation</u> Required or preserved vegetation trees, pair treatment that becomes damaged, diseased, rer and where specified, are subject to the Tree Re material to comply with <u>Replacement of vegeta</u>	moved or is <u>a</u> moval and R ation shall co e or conditio	re dead shall be immediately repla eplacement Permit process, with r mply with the following: the appro- ns of approval, whichever is great	aced, plant oved ter.
21 22 23 24 25 26 27 28 29 30	Section 3 Maintenance B. Maintenance <u>Replacement of Vegetation</u> Required or preserved vegetation trees, pall treatment that becomes damaged, diseased, rer and where specified, are subject to the Tree Re material to comply with <u>Replacement of vegeta</u> standards and height requirements of this Articl <u>1. Trees shall be in accordance with Table 7</u> subject to the Tree Removal and Replacement	moved or is a moval and R ation shall co e or conditio E.3.C – Vec ent Permit p	re dead shall be immediately repla aplacement Permit process, with p mply with the following: the appro- ns of approval, whichever is great etation Credit and Replacement, ursuant to Art. 7.B.5.	eced, plant eved er. and
21 22 23 24 25 26 27 28 29 30 31	Section 3 Maintenance B. Maintenance <u>Replacement of Vegetation</u> Required or preserved vegetation trees, pall treatment that becomes damaged, diseased, rer and where specified, are subject to the Tree Re material to comply with <u>Replacement of vegeta</u> standards and height requirements of this Articled 1. Trees shall be in accordance with Table 7 subject to the Tree Removal and Replacement 2. Shrubs shall be in accordance with the or	moved or is <u>a</u> moval and R ation shall co e or conditio E.3.C – Veo ent Permit p iginal size a	re dead shall be immediately repla aplacement Permit process, with a mply with the following: the appro- ne of approval, whichever is great etation Credit and Replacement, ursuant to Art. 7.B.5. s required under each type of B	eced, plant eved er. and
21 22 23 24 25 26 27 28 29 30 31 32	Section 3 Maintenance B. Maintenance <u>Replacement of Vegetation</u> Required or preserved vegetation trees, pall treatment that becomes damaged, diseased, rer and where specified, are subject to the Tree Re material to comply with <u>Replacement of vegeta</u> standards and height requirements of this Articled 1. Trees shall be in accordance with Table 7 subject to the Tree Removal and Replacement 2. Shrubs shall be in accordance with the or consistent with Art.7 Landscaping or Conditional construction of the tree	moved or is <u>a</u> moval and R ation shall co e or conditio E.3.C – Veo lent Permit p iginal size a tions of Appr	re dead shall be immediately repla aplacement Permit process, with (mply with the following: the appro- ne of approval, whichever is great etation Credit and Replacement, ursuant to Art. 7.B.5. s required under each type of B oval.	aced, plant oved er. and uffer
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Notes:

- <u>Underlined</u> indicates <u>new</u> text. <u>Stricken</u> indicates text to be <u>deleted</u>. If being relocated, or partially relocated, destination is noted in bolded brackets [**Relocated to:**] or [**Partially relocated to:**]. <u>Italicized</u> indicates relocated text. Source is noted in bolded brackets [**Relocated from:**].
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- A series of four bolded ellipses indicates language omitted to save space. .

ARTICLE 7, LANDSCAPING

This C	
DOs.	chapter establishes enforcement procedures to ensure compliance with the ULDC and applicable
Sectio	Temporary Suspension of Landscape Standards
timefra PPM i period event.	xecutive Director of PZB may temporarily suspend the standards of this Article and establish ames and guidelines to replace destroyed or damaged landscape material through a Departmenta in the following situations: a hurricane; a freeze resulting in unavailability of landscape materials; a of drought resulting in restrictions on water usage imposed by a governmental authority; or a simila [Ord. 2005-041] Performance Surety
	If the landscape standards of this Article are suspended pursuant to this Article, the property owner may enter into an agreement with PBC to allow issuance of the permit or CO or Certificate or Completion provided the property owner includes as part of this agreement adequate guarantee or surety that the terms of this Article will be met after the suspension period has been lifted. The guarantee shall consist of a performance bond or other surety agreement approved by the County Attorney in an amount equal to 110 percent of the direct costs of materials and labor and othe costs incidental to the installation of the required landscaping completion agreement. Performance bonds or other guarantees required pursuant to this subsection shall name PBC as a beneficiary and specify the time-frame for the completion of the landscape standards of this Article. [Ord. 2005 041]
В.	Application Requirements
	An application for a temporary suspension of landscape standards shall be accompanied by a landscape plan identifying the plantings that have been postponed, the proposed planting schedule
	and the costs of the suspended planting. Planting cost estimates may be independently verified by
	PBC.
Sectio	n 23 Enforcement
Failure	to install or maintain landscape requirements, or when vegetation has been illegally removed, o
	en irreparably damaged landscaping according to the terms of this Article or any approved plan of
	shall constitute a violation of the Article Code or a DO. PZB may issue a Cease and Desist Order of
withho	Id a CO or Certification of Completion until the provisions of this Article have been met. In the
alterna	tive P7R may refer any violation of this Article to Code Enforcement for corrective action or popultion
set for	th in Art. 10, Enforcement.
set for	-Fines
set for	th in Art. 10, Enforcement. Fines Violations of the provisions of this Section shall be subject to the following fines or requirements:
set for	th in Art. 10, Enforcement. Fines Violations of the provisions of this Section shall be subject to the following fines or requirements: 1. Such fines, site improvements and replacement landscaping as may be required by Art. 10
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set for A. B <u>/</u>	 h in Art. 10, Enforcement. <i>Fines</i> <i>Violations of the provisions of this Section shall be subject to the following fines or required by Art. 10, Enforcement, or the PBC Code Enforcement Citation Ordinance; or</i> [Ord. 2005 – 002] 2. Such fines, and imprisonment as provided for in F.S. 125.69. [Relocated to Art. 7.G.3.D Fines] 2. Such fines and imprisonment as provided for in F.S. 125.69. [Relocated to Art. 7.G.3.D Fines] 2. Such fines 3. Violations The following deficiencies shall be considered a separate and continuing violation of this Article g a DO: Each tree or shrub that is not properly installed or properly maintained on site as required by this Section; Each required tree, palm, pine, or other vegetation not properly installed or maintained shall be considered a separate and continuing violation of the ULDC of applicable DO. Each row of shrubs and ground treatment shall be considered as a separate and continuing violation. Each day in which landscaping is not properly installed or properly maintained on site as required by this Section or by the order of the Special Magistrate-Master.; and [Ord. 2018 002] Each tree removed without a permit. Corrective Actions PBC shall determine appropriate corrective actions, including, but not limited to the replacement or landscape material. Replacement Replacement Any other landscape materials shall be replaced pursuant to Art. 7.D, Landscape Standards. [Ord. 2018-002] [Partially relocated from Art. 7.G.3.C.1, Additiona Sanctions as it related to Enforcement]

Underlined indicates new text.

Stricken indicates text to be deleted. If being relocated, or partially relocated, destination is noted in bolded brackets [Relocated to:] or [Partially relocated to:]. Italicized indicates relocated text. Source is noted in bolded brackets [Relocated from:].

[.] A series of four bolded ellipses indicates language omitted to save space.

ARTICLE 7, LANDSCAPING

1.Replacement of Landscaping

- a. Canopy trees shall be replaced pursuant to Art. 7.E.3, Tree Credit and Replacement. [Ord. 2018-002]
- b. Any other landscape materials shall be replaced pursuant to Art. 7.D, Landscape Standards. [Ord. 2018-002] [Partially relocated to Art. 7.G.3.B.1, Corrective Actions as it related to Enforcement]

Notes:

 <u>Underlined</u> indicates <u>new</u> text.

Stricken indicates text to be deleted. If being relocated, or partially relocated, destination is noted in bolded brackets [Relocated to:] or [Partially relocated to:].

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ULDC Art. 1.F.5 General Provisions, Nonconformities, Nonconforming Site Element

Part 1.

1

	(pa	age 25 of 118) is hereby amended as follows:
Sectio	on 5	Nonconforming Site Element
А.	noncor shall a Lightin improv project	ection establishes procedures for improvements and modifications to a prior approval with nforming site elements and establishes thresholds for vesting nonconformities. This Section upply to non-conforming site elements, including but not limited to: Art. 5.E.4.E, Outdoor g, Art. 6, Parking, Art. 7, Landscaping, and Art. 8, Signage that may be impacted by proposed rements or modifications to a prior approval. In addition, this Section shall also apply to to the threshold pursuant to Art. 5.B, Accessory Uses and Structures and Art. 5.C, a Standards, and those that are subject to Art. 16 Airport Zoning. [Ord. 2010-005]
Part 2		DC Art. 1.I.2 General Provisions, Definitions and Acronyms, Definitions, (pages 32, , and 83 of 118) are hereby amended as follows:
CHAP	TERI	DEFINITIONS AND ACRONYMS
Sectio	on 2	Definitions
Α.	Terms	defined herein or referenced in this Article shall have the following meanings:
	rec	rport protection zoning regulations – for the purposes of Art. 16 means airport zoning gulations governing airport hazards. mber accordingly]
		Alteration -
	a. b. [Renur	 for the purposes of Art. 9, any change affecting the exterior appearance of an existing structure or improvement by additions, reconstruction, remodeling, maintenance or structural changes involving changes in form, texture, materials or color or any such changes in appearance in specially designated historic sites, or historic interiors; for the purposes of Art. 14.C, Human caused activity that modifies, transforms or otherwise changes the vegetation, including, but not limited to: 1) Removal, displacement, mowing, or disturbance (severe pruning, hatracking or inter nodal cutting, or poisoning) of vegetation excluding prescribed burns for the management of native vegetation communities; 2) Removal, displacement, demucking or disturbance of soil, rock, minerals or water within the plant's root zone; 3) Introduction of livestock for grazing; [Ord. 2005-003] 4) Placement of vehicles, structures, debris, fill or other material objects thereon, including introduction or injection of water and other substances; and 5) Use of mechanical equipment within the plant's root zone. for the purposes of Art. 16, modification to any permanent or temporary existing structure by a change in the structure's height, including appurtenances, lateral dimensions, and equipment or materials used in the structure.
Ρ. Τε		ined herein or referenced Article shall have the following meanings:
	b.	For the purposes of Art. 14, any individual, public or private corporation, firm, association, joint venture, partnership, municipality, governmental agency, political subdivision, public officer, owner, lessee, tenant or any other entity whatsoever or any combination of such jointly or severally. For the purposes of Art. 15 - any individual, corporation, company, association, partnership, state, subdivision of the State, municipality or federal agency. For the purposes of Art. 16, any individual, firm, copartnership, corporation, company, association, joint-stock association, or body politic, and includes any trustee, receiver, assignee, or other similar representative thereof.
R.	Terms	defined herein or referenced Article shall have the following meanings:
		Inway Protection Zone (RPZ) - for the purposes of Art. 16, an area at ground level beyond e runway end to enhance the safety and protection of people and property on the ground.

Underlined indicates new text; Stricken indicates text to be deleted; Stricken and italicized means text to be totally or partially relocated. If being relocated destination is noted in bolded brackets [Relocated to:]. Italicized indicates text to be relocated. Source is noted in bolded brackets [Relocated from:]. A series of four bolded ellipses indicates language omitted to save space.

		Specifically, the RPZ is an area off the runway end extending outward and upward, parallel to the extended runway centerline, in the dimensions shown in Table 16.B.1.E.1.
		1 2 3 34 A FRANK AN AN AN ANA SAN AN A
Part 3.		ULDC Art. 2.G.3.A.2. Application Processes and Procedures, Decision Making Bodies,
		Appointed Bodies, Land Development Regulations Advisory Board (LDRAB) (page 82 of 105) are hereby amended as follows:
CHAP	TER	G DECISION MAKING BODIES
Section	n 3	APPOINTED BODIES
Α.	La	nd Development Regulation Advisory Board
		Land Development Regulation Advisory Board
		There is hereby established a Land Development Regulation Advisory Board (LDRAB).
	2.	Powers and Duties
	100	The LDRAB shall have the following powers and duties under the provisions of this Code:
		a. to periodically review the provisions to this Code that are not reviewed by another advisory
		board established by BCC for that purpose, and to make recommendations to the BCC for
		those provisions reviewed;
		b. to make its special knowledge and expertise available upon written request and
		authorization of the BCC to any official, department, board, commission or agency of PBC,
		the State of Florida or Federal governments; and
		c. to serve as Land Development Regulation Commission (LDRC) as provided by F.S.§
		163.3164(22-25) and F.S.§ 163.3194 <u>; and.</u>
		d. to serve as the Airport Zoning Commission pursuant to Section 333.05(2), F.S.
Part 4.		ULDC Art. 4.B, Use Regulations, Use Classification, (pages 75 and 79 of 204) are hereby
		amended as follows:
CHAPT	FER	B USE CLASSIFICATION
Section	n 4	Institutional, Public and Civic Uses
	25 8	
C.	Def	finitions and Supplementary Use Standards for Specific Uses
	5.	College or University
		d. Airport Land Use Compatibility Zoning
		The establishment of a new college or university shall be prohibited in accordance with Art.
		16.C.1.E.2, Prohibited Land Uses.

	15.	School - Elementary or Secondary
		b. General
		3) Airport Land Use Compatibility Zoning
		New schools shall not be located within five miles of either end of a runway, pursuant
		to Art. 16, Airport Regulations, and State Statutes. The establishment of a new school
		shall be prohibited in accordance with Art. 16.C.1.E.2, Prohibited Land Uses.
Part 5.		ULDC Art. 16.B.1. Airport Regulations, Airport Protection Zoning Regulations Governing
		Airport Hazards, Airspace Height Regulations (pages 4 – 8 of 15) are hereby amended
		as follows:
СНАРТ	ER	B AIRPORT PROTECTION ZONING REGULATIONS GOVERNING AIRPORT HAZARDS
Section	า 1	Airspace Height Regulations
	-	neral
Α.	Gei	A CALL AND A REPORT A CALL AND A REPORT OF A REPORT
Α.	200544	rder to carry out the provisions of this Article, there are hereby created and established certain
Α.	In o	es which include all of the applicable land lying beneath the primary, horizontal, conical,
Α.	ln o zon	
Α.	In o zon app	es which include all of the applicable land lying beneath the primary, horizontal, conical, roach, and transitional surfaces as they apply to a particular airport. To regulate height, an
Α.	In o zon app	es which include all of the applicable land lying beneath the primary, horizontal, conical,

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been established. Airport height limitations and the notification procedures established in this Section conform to the standards for determining obstructions to air navigation of Federal Aviation Regulations Part 77, ss. 77.23 17.

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C. Regulated Areas

1. Publicly-Owned, Public Use Airports

Zone 1a.

All construction within 3,500 feet from the airport reference point in all directions. That area within the County limits extending outward 20,000 feet from the nearest point of the nearest runway of each County owned and operated airport, excluding heliports, as depicted on the Airspace Notification Map as Zone 1. This zone depicts an imaginary surface extending outward and upward at a slope of 100 to 1 for a horizontal distance of 20,000 feet.

b. Zone 2 -

Any construction of a height exceeding the limitations of any zone established in this Section within a four nautical mile radius of the airport reference point. That area within the County outside the limits of Zone 1 as depicted on the Airspace Notification Map. The height for Zone 2 is 200 feet above ground level (AGL).

D. Airport Zones Established

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Primary, Horizontal, Conical, Approach and Transitional Airport Zones are shown on maps described below. These maps are on file at the DOA and PZB and are incorporated herein available online utilizing the County's myGeoNav application http://maps.co.palm-beach.fl.us/mygeonav/. These maps are also included by reference and attached as Appendices 2-7, available at The Department of Airports.

E. Airport Runway Categories Defined

The size and dimensions of each zone created and established as part of this Section is based upon the category of each runway, according to the type of approach available or planned for that The category of each runway for airports included in this Article are listed in Table runway. 16.B.1.E-1, Runway Category and Runway Protection Zone (RPZ) Defined, by Airport. The zones associated with each airport in this Article correspond to the civil airport imaginary surfaces defined in FAR Part 77, §77.19, and are contained within the Airport Layout Plan for each airport, available at the Department of Airports, and provided graphically on the County's myGeoNav application http://maps.co.palm-beach.fl.us/mygeonav/.

Inner Width Outer Width Airport/Runway Runway Length **RPZ** Acres Palm Beach Runway 10L Precision 2,500 1,000 1,750 78.914 International (PBIA) Precision Runway 28R 1,700 1,000 1,510 48.978 Runway 14/32 Non-Precision 1,700 29.465 500 1,010 1,000 500 700 13.770 Visual Runway 10R/281 Non-Precision Non-Precision 1.700 PBC Park (Lantana) 500 1.010 29.465 Runway 09/27 Runway 15/33 1,700 500 1,010 29.465 Runway 03/21 Visual 1,000 500 1,010 13.770 PBC Glades Runway 17/35 Non-Precision 1,700 500 1,010 29.465 (Pahokee) e Glade Municipa Runway 09/27 Visual 1,000 500 700 13.770 Palm Beach North 1,700 1,000 1,510 48.978 Runway 08R Precision County Runway 26L Non-Precision 1,700 500 1,010 29.465 Runway 13/31 Precision 500 1.700 1.010 1.000 500 700 13.770 Runway Vieual 08L/26F Boca Raton Runway 05/23 Non-Precision 1,700 500 1.010 29.465

Table 16.B.1.E-1 Runway Category and Runway Protection Zone (RPZ) Defined, by Airport

[Ord. 2017-025]

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F. Airport Height Limitations

1. General

c. Any object within the approach segment, departure area, or any missed approach or circling approach area which is determined by the Airports Director of Airports, or designee, to be a hazard to the safe and efficient use of airspace around an airport.

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G. Airport Height Zone Definitions and Limitations

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A property located in more than one of the described zones is considered to be only in the zone with the more restrictive height limitation. The various zones are hereby established and defined below. These zones are depicted in plan view in Appendices 2 through 7 and in isometric view in Appendix 15 – in the County's myGeoNav application http://maps.co.palm-beach.fl.us/mygeonav/. The specific definitions of each airport height zone (horizontal distance, width, arc radius, etc.) are listed on Table 16.B.1.G-2, Specific Zone Definition, by Airport, by Runway. General definition and height limitations are described in the Subsections to follow.

Airport/	Primary Zone Width	Horizontal Arc-Radius (in feet)	Conical Zone (in feet)	Approach Zone (in feet)		
Runway	(in feet)			Horizontal Dist.	Inner Width	Outer Width
72131247	I VILLAN	PALM BEACH I	NTERNATION	AL AIRPORT (PBI	A)	1. 1. 1. P. 2.
Rwy 10L/28R	1, 000'			50,000'	1,000'	16,000'
Rwy 14/32	500'	10, 000'	4,000'	10,000'	500'	3,500'/1,500'
Rwy-10R/28L	250'	5,000'		5,000'	250'	1,250
		PBC PA	RK AIRPORT	(LANTANA)		
Rwy 09/27			4.000'	5,000'	500'	2,000'/1,250 '
Rwy 15/33	500'	5,000'				2,000'/1,250'
Rwy-03/21						1,250'
		PBC GLA	DES AIRPOR	T (PAHOKEE)	Constant and	
Rwy 17/35	500 [°]	5,000'	4,000'	5.000'	500'	2,000'
dis instal se		BELL	E GLADE MU	INICIPAL		
Rwy 09/27	250'	5,000'	4,000'	5,000'	250'	1,250'
		PALM BEAC	H NORTH CO	UNTY AIRPORT		
Rwy 08R/26L	1,000'	10,000		50,000'/10,000'	1,000'	16,000'/3,500
Rwy 13/31	500	10,000-	4,000	10,000'/5,000'	500'	3,500'/1,500'
Rwy 08L/26R	250'	5,000'		5,000'	250'	1,250'
		BO	CA RATON A	RPORT	and the second	Constraint Nor
Rwy 05/23	5004	10,000	4,000'	10,000'	500'	3,500

Table 16.B.1.G-2 Specific Zone Definition, By Airport, By Runway

2. Horizontal Zone Definition

a. Horizontal Zone Height Limitations

No <u>Only</u> structures or obstructions that has a height greater than 150 feet above the airport elevation, for which the FAA has issued a determination of no hazard will be permitted in the Horizontal Zone.

b. Horizontal Arc Radius for each Specific Airport The specific horizontal arc Radius of each airport is listed above in Table 16.B.1.G-2, Specific Zone Definition, by Airport, by Runway contained within the Airport Layout Plan for each airport, available at the Department of Airports, and provided graphically on the County's myGeoNav application http://maps.co.palm-beach.fl.us/mygeonav/.

Conical Zone Definition
 The area extending outward from the periphery of the Horizontal Zone for a distance of 4,000 feet. The specific Conical Zone distance for each airport is listed above in Table 16.B.1.G-2, Specific Zone Definition, by Airport, by Runway contained within the Airport Layout Plan for each airport, available at the Department of Airports, and provided graphically on the County's myGeoNav application http://maps.co.palm-beach.fl.us/mygeonav/.

 a. Conical Zone Height Limitation

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^{1.} Primary Zone Definition

b. Primary Zone Width for each Specific Airport

The specific width of each Primary Zone for each airport is listed in Table 16.B.1.G-2, Specific Zone Definition, by Airport, by Runway contained within the Airport Layout Plan for each airport, available at the Department of Airports, and provided graphically on the County's myGeoNav application http://maps.co.palm-beach.fl.us/mygeonav/.

1	No Only structures or obstructions for which the FAA has issued a determination of no
2	hazard will be permitted in the Conical Zone, that has a height greater than 150 feet above
2 3 4 5 6	the airport elevation at the inner boundary (connecting the Horizontal Zone) with permitted
4	height increasing at a slope of one foot vertically for every 20 feet of horizontal distance.
5	measured outward from the inner boundary to a height 350 feet above the airport elevation
6	at the outer boundary.
7	4. Approach Zone Definition
8	An area longitudinally centered on the extended runway centerline and extending outward and
9	upward from each end of the primary zone. An Approach Zone is designated for each runway
10	based upon the type of approach available or planned for that runway end.
11	4a. Approach Zone Height Limitations
12	The permitted height limitation within an outer or inner Approach Zone is the same as the
13	runway end height at the inner edge and increases with horizontal distance outward from
14	the inner edge based upon the calculation method listed in Table 16.B.1.G-3, Specific Zone
15	Height Limitation Calculation, by Airport, by Runway. Only structures or obstructions for
16	which the FAA has issued a determination of no hazard will be permitted in the Approach
17	Zone.
18	ab. Approach Zone Horizontal Distance for each Specific Airport
19	The specific Approach Zone dimensions for each airport is listed above on Table 16.B.1.G-
20	2, Specific Zone Definition, by Airport, by Runway contained within the Airport Layout Plan
21	for each airport, available at the Department of Airports, and provided graphically on the
22	County's myGeoNav application http://maps.co.palm-beach.fl.us/mygeonav/.
23	
	Table 16.B.1.G-3-Specific Approach Zone Height Limitation Calculation, By Airport, By Runway
	AIRPORT/RUNWAY APPROACH ZONE HEIGHT LIMIT CALCULATION

AIRPORT/ROM		APPROACH ZONE REIGHT LIMIT CALCULATION		
Palm Beach International (PBIA)	Runway 40L/-28R	One foot vertically for every 50 feet of horizontal distance for the first 10,000 feet, and then one foot vertically for every 40 feet o horizontal distance for an additional 40,000 feet.		
	Runway 14/32	One foot vertically for every 34 feet of horizontal distance.		
	Runway 10R/28L	One foot vertically for every 20 feet of horizontal distance.		
PBC Park (Lantana)	Runway 09/27			
	Runway 15/33	One foot vertically for every 20 feet of horizontal distance.		
	Runway 03/21			
PBC Glades (Pahokee)	Runway 17/35	One foot vertically for every 20 feet of horizontal distance.		
Belle Glade Municipal	Runway 09/27	One foot vertically for every 20 feet of horizontal distance.		
Palm Beach North County	Runway 08R/26L	Runway 08R: one foot vertically for every 20 feet of horizontal distance for the first 10,000 feet, then one foot vertically for every 40 feet of horizontal distance for an additional 40,000 feet. Runway 26L: one foot vertically for every 34 feet of horizontal distance.		
	Runway 13/31	One foot vertically for every 20 feet of horizontal distance.		
	Runway 08L/26R			
Boca Raton	Runway 05/-23	One foot vertically for every 34 feet of horizontal distance.		

[Ord. 2017-025]

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5. Transitional Zone Definition

.... a. Transitional Zone Height Limitation

No Only structures or obstructions for which the FAA has issued a determination of no hazard will be permitted within the Transitional Zone, greater in height than the Primary Zone or Approach Zone at their adjoining boundary lines increasing at a rate of one foot vertically for every seven feet horizontally, with the horizontal distance measured at right angles to the runway centerline and extended centerline, until the height of the slope matches the height of the Horizontal Zone or the height of the Conical Zone and for a horizontal distance of 5,000 feet from each side of that part of the Approach Zone for a Precision Instrument Runway extending beyond the Conical Zone. [Ord. 2017-025]

6. Terminal Navigational Aid Obstruction Zone Operation of a Navigational Aid Facility is electromagnetic in nature therefore, objects constructed off of airport property may have an adverse effect on the safe and efficient operation of navigational facilities. An Airport Surveillance Radar (ASR) facility A Navigational Aid Obstruction Zone has been established extending outward 3,500 feet from the nearest

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1	pr	bint of the nearest runway of each County owned and operated airport, excluding heliports,
2		depicted on the Airspace Notification Map as Zone 1. extending in all directions to a radius
2 3		3,500 feet from the navigation aid. This zone is shown on the Airspace Notification Map,
3		
4	Ap	opendix 1. [Ord. 2017-025]
5		
6		
5 6 7		
8	Part 6. UI	LDC Art. 16.B.1. Airport Regulations, Airport Protection Zoning Regulations Governing
9		irport Hazards, Airspace Height Regulations (pages 8-10 of 15) are hereby amended as
10		llows:
10	10	nows.
11	CHAPTER B	AIRPORT PROTECTION ZONING REGULATIONS GOVERNING AIRPORT HAZARDS
12	Section 1	Airspace Height Regulations
40		
13	· · · · · · · · · · · · · · · · · · ·	
14		ace Height Review Procedures
15		w construction, reconstruction or alteration that adds height to any obstruction within areas
16	shown	on the "Airspace Notification Map", Appendix 1, shall be reviewed for compliance with the
17	standa	ards of this Section. [Ord. 2017-025]
18	1. G	eneral
19	No	p Permit for Obstruction will be issued if all FAA and DOA comments are not addressed to
20		e satisfaction of DOA, PZB and County Attorney. No development permit application shall be
21		sued if the proposed construction or alteration is found to violate the provisions of this Article,
22		exceed an obstruction standard of is determined a hazard by the Federal Aviation
23		egulations Part 77 or other applicable Federal or State rules or regulations. [Ord. 2017-025]
24	<u>a.</u>	Exemption
25		A Permit is not required for existing structures that received construction permits from the
26		Federal Communications Commission for structures exceeding federal obstruction
27		standards before May 20, 1975; a permit is not required for any necessary replacement or
28		repairs to such existing structures if the height and location are unchanged.
29	2. Pe	ermit for Obstruction Review Procedures
30		application for the construction, reconstruction or alteration of any obstruction must be
31		
		viewed in accordance with the development review procedures in Article 2, Application
32		ocesses and Procedures, prior to certification or approval of an application by DRO or
33		suance of a building permit for a permanent or temporary obstruction located within areas
34		egulated by this Article. [Ord. 2017-025]
35	a.	FAA Review
36		1) The DOA shall inform The applicant must utilize the FAA's Notice Criteria Tool found
37		on the FAA's Obstruction Evaluation/Airport Airspace Analysis website at
38		https://oeaaa.faa.gov/ and submit the results to DOA. This tool will inform the applicant
39		that review by the FAA is required if: DOA determines that the proposed obstruction
40		represented in the application may exceed: [Ord. 2017-025]
41		1) a) The standards of Federal Aviation Regulations Part 77 The structure will
42		exceed 200 feet above ground level;
43		2) b) The provisions of Article 16.B.1.F, Airport Height Limitations, and Article
44		16.B.1.G, Airport Height Zone Definitions and Limitations The structure will be in
45		proximity to an airport and will exceed the slope ratio of 100:1;
46		3) <u>c)</u> Any other Federal or State rules and regulations; or The structure involves
47		construction of a traverseway (i.e. highway, railroad, waterway, etc.) and once
48		adjusted upward with the appropriate vertical distance would exceed a standard of
49		Part 77.9(a) or (b);
50		4)-d) Adversely affects the airspace surrounding any Airport defined herein. The
51		structure will emit frequencies, and does not meet the conditions of the FAA Co-
52		
		location Policy;
53		e) The structure will be in an instrument approach area and might exceed Part 77
54		Subpart C;
55		f) The proposed structure will be in proximity to a navigation facility and may impact
56		the assurance of navigation signal reception;
57		g) The structure will be on an airport or heliport; or,
58		h) A filing has been requested by the FAA.
59		2) If the results of the Notice Criteria Tool indicate that the applicant must file, Tthe FAA
60		must review and issue a determination of the proposal's effect on navigable airspace
61		where such prior notification under Title 14, CFR, Part 77 is required. PZB shall
62		suspend any review of any development permit application process until FAA findings
63		of aeronautical affect are approved determined.
64		5)a) Responsibility of the Applicant

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		DEPARTMENT OF AIRPORTS CHAPTER 333, FLORIDA STATUTES UPDATES
		SUMMARY OF AMENDMENTS
1 2		a)(1) The Applicant shall submit-FAA Form 7460-1 electronically via the FAA's website at https://oeaaa.faa.gov/.
3 4 5		b)(2) When the results are received, the Applicant shall submit in person or forward by Certified Mail (Return Receipt Requested) to the DOA, the EAA's determination of correct including a valid correct including and the applicant including and the ap
6 7		FAA's determination of aeronautical affect, including a valid aeronautical study number and a copy of the original electronic submittal of FAA Form 7460-1. [Ord. 2017-025]
8	b.	DOA Review
9		1) No application for development shall be approved solely on the basis that the FAA has
10		issued a determination of no hazard to air navigation under a valid aeronautical study.
11		Following receipt of the FAA finding determination of aeronautical affect, if required,
12 13		the DOA shall consider the following criteria when determining whether to recommend certification or approval of certify a development application with or without conditions
14		of approval; or recommend issuance or denial of a building permit with or without
15		conditions. [Ord. 2017-025]
16		a) The safety of persons on the ground and in the air-[[Ord. 2017-025]
17		b) The safe and efficient use of navigable airspace: [Ord. 2017-025]
18 19		 c) The nature of the terrain and height of existing structures. [Ord. 2017-025] d) The effect of the construction or alteration on the state licensing standards for a
20		public-use airport contained in Chapter 333 FS and rules adopted thereunder
21		[Ord. 2017-025]
22		e) The character of existing and planned flight operations and developments at
23		public-use airports [Ord. 2017-025]
24		f) Federal airways, visual flight rules, flyways and corridors, and instrument
25		approaches as designated by the FAA-; [Ord. 2017-025]
26		g) The effect of the construction or alteration of the proposed structure on the
27		minimum descent altitude or the decision height at the affected airport-
28		2017-025]
29 30		h) The cumulative effects on navigable airspace of all existing structures and all other known proposed structures in the area cond. [Ord, 2017, 025]
31		 known proposed structures in the area-; and, [Ord. 2017-025] Any additional code requirements pertinent to evaluate and protect airspace and
32		airport operations.
33		2) FDOT Review
34		Following receipt of a complete application indicating that the proposed construction
35		or alteration could be an obstruction, the DOA shall provide a copy of the application
36		to the FDOT aviation office for their review and evaluation pursuant to Chapter
37		333.025, Florida Statutes. [Relocated from Art. 16.B.1.H.2.b.4]
38		23) Structure(s) Not Exceeding Obstruction Standards or Other Provisions
39		DOA shall review the FAA's determination issued in response to the applicant's FAA
40 41		Form 7460-1, any comments received from FDOT and the permit application. If DOA
42		determines that the proposed construction or alteration does not exceed the height limitations in this Section is not a hazard, the DOA shall issue the permit recommend
43		certification or approval of an application by the DRO with or without conditions of
44		approval or issue issuance of a building the permit with or without conditions of
45		approval so that the proposed structure may be erected in accordance with permitting
46		requirements of PZB. PZB may certify the development application or issue a building
47		permit, as applicable. The applicant shall present a copy of the permit to PZB with the
48		development application or building permit application[Ord. 2017-025]
49		34) Structure(s) Exceeding Obstruction Standards or Other Provisions
50		DOA shall review the FAA's determination issued in response to the applicant's FAA
51 52		Form 7460-1, any comments received by FDOT and the permit application. If DOA determines the proposed obstruction exceeds the height limitations outlined in this
53		Section is a hazard, then the DOA shall deny the permit. The notice shall state the
54		reasons for denial and inform the applicant that they may appeal the decision pursuant
55		to Article 16.C.2. [Ord. 2017-025]
56		4) FDOT Review
57		Following receipt of a complete application, the DOA shall provide a copy of the
58		application to the FDOT aviation office for their review and evaluation pursuant to
59		Chapter 333.025, Florida Statutes. [Ord. 2017-025] [Relocated to Art.
60		16.B.1.H.2.b.2]
61	C.	Building Permit Requirement
62 63		The applicant shall present a copy of the Permit, along with all Development Order comments and conditions of approval, to the Building Director in order to ensure that any
64		conditions are adequately addressed prior to the issuance of a building permit, including
65		obstruction lighting and marking conditions, if applicable. [Ord. 2017-025]
66	d.	Obstruction Marking and Lighting

EXHIBIT L

Notes:

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1 The owner shall mark and light the structure in accordance with the provisions of Chapter 2 333, Florida Statute; Rules of Florida Department of Transportation, Chapter 14-60 and the 3 FAA Advisory Circular 70/7460H-1L, Obstruction Marking or and Lighting, as may be 4 amended from time to time. The permit may be conditioned to require the applicant to mark 5 and light the structure, at applicant's own expense, or to allow DOA to install, operate and 6 maintain at its own expense, such markers and lights as may be necessary to indicate to 7 pilots the presence of an airspace obstruction if warranted. 8 9 10 Part 7. ULDC Art. 16.C.1. Airport Regulations, Airport Land Use Compatibility Zoning Regulations, Airport Land Use Regulations (page 10-11 of 15) are hereby amended as 11 12 follows: 13 CHAPTER C AIRPORT LAND USE COMPATIBILITY ZONING REGULATIONS 14 Section 1 **Airport Land Use Regulations** 15 A. General 16 In order to carry out the provisions of this Article, there are hereby created and established certain zones, which include all the land lying beneath the Runway Protection Zone (RPZ) and within 17 Airport Land Use Noise Zone(s) (ALUNZ), as they apply to a particular airport, and within Zone 3. 18 All areas defined as the RPZ and areas displayed as ALUNZ in Appendices 2 through 7 and 9 19 20 through 14 are subject to review and technical analysis by DOA, and other applicable governmental 21 agencies, in consultation with PZB, in accordance with this Article. [Ord. 2017-025] 22 23 To regulate land uses within these zones, an Off-Airport Land Use Compatibility Schedule 24 Appendix 8, maps and review procedures have been established. The RPZ dimensions are defined 25 in Table16.B.1.E-1, Runway Category and Runway Protection Zone (RPZ) Defined, by Airport, The 26 noise zones are depicted on the Airport Land Use Noise Maps, (Appendices 9 through 14). 27 B. Regulated Land Use 28 29 1. Construction, defined 30 For purposes of this Section, construction includes but is not limited to creating new structures, making alterations or repairs and additions to any existing building or structure, or moving or 31 32 relocating a building(s) or structure(s) within a Regulated Area. Construction does not include 33 paving, drainage-underground utility infrastructure or similar types of improvements. [Ord. 34 2017-025] 35 C. Regulated Areas 36 37 To regulate land uses within the RPZ and ALUNZ, and Off-Airport Land Use Compatibility 38 Schedule, maps and review procedures have been established. Only the portion of the lot falling 39 within the RPZ or ALUNZ shall be subject to the provisions of this Article. The Off-Airport Land Use 40 Compatibility Schedule, Appendix 8, shall be used to determine compatibility of land use with airport 41 operations within these zones. [Ord. 2017-025] 42 Runway Protection Zone (RPZ) 1. 43 The RPZ includes all land lying beneath the defined RPZ, as shown on the applicable Airport 44 Zoning Maps, in Appendices 2 through 7 on the County's myGeoNav application http://maps.co.palm-beach.fl.us/mygeonav/, or on the Airport Layout Plan for all County-owned 45 airports in PBC available at the Department of Airports. 46 47 2. Airport Land Use Noise Zones (ALUNZ) 48 The ALUNZ include all land area lying within the defined ALUNZ as shown on the applicable Airport Land Use Zone Maps, in Appendices 9 through 14, on the County's myGeoNav 49 50 application http://maps.co.palm-beach.fl.us/mygeonav/ for all airports in PBC. 51 Zone 3 52 That area within the County limits extending outward 10,000 feet from the nearest point of the 53 nearest runway for each County owned and operated airport, excluding heliports, as depicted 54 on the Airspace Notification Map as Zone 3. 55 56 57 Part 8. ULDC Art. 16.C.1.E.2, Airport Regulations, Airport Land Use Compatibility Zoning 58 Regulations, Airport Land Use Regulations, Prohibited Land Uses, (page 12 of 15) are hereby amended as follows: 59 AIRPORT LAND USE COMPATIBILITY ZONING REGULATIONS 60 CHAPTER C 61 Section 1 **Airport Land Use Regulations**

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1			
2 3	E.	Gener	al Land Use Regulations-Off-Airport Land Use Compatibility Schedule (Appendix 8)
3			
4 5 6		2. Pr a.	ohibited Land Uses In no case shall a new Limited or General Day Care, or School- Elementary or Secondary,
6		a.	or College or University, with the exception of aviation school facilities, be permitted within
7			an area contiguous to the airport measuring ½ the length of the longest runway on either
8			side of and at the end of each runway centerline at either end of a runway within an area
9			that extends five statute miles in a direct line along the centerline of the runway and which
10			has a width of the length of 1/2 the runway.
11			1) Exemption
12 13			For Palm Beach International Airport (PBIA) and Boca Raton Airport that have completed Federal Aviation Regulation 14 C.F.R. Part 150 Noise and Land Use
14			Compatibility Studies, educational land uses within regulated areas defined in Article
15			16.C.1.D.1.a Palm Beach International Airport (PBIA) and Article 16.C.1.D.1.b Boca
16			Raton Airport "Airport Land Use Noise Zones" shall meet the standards set forth in the
17			study or be compliant with 14 C.F.R. Part 150 Appendix A.
18			42) Nothing in subsection a. above shall be construed to require the removal, alteration,
19			sound conditioning, or other change, or to interfere with the continued use or expansion
20 21			to contiguous properties of any public or private educational structure in existence, or
22			real property in use, on November 1, 1996. Construction of new education structures shall meet the provisions of Article 16.B.1.H, Airspace Height Review Procedures, and
23			the provision of sound insulation materials in accordance with established architectural
24			and acoustical principles as contained in document DOT/FAA/PP-92-5 (or later
25			version), Guidelines for the Sound Insulation of Residences Exposed to Aircraft
26			Operations, is encouraged.
27			23) The language in subsection a. above shall not be construed to require the removal,
28 29			alteration, sound conditioning, or other change, or to interfere with the continued use or expansion of any Limited or General Day Care use in existence, or real property in
30			use, or with a valid development order prior the effective date of this Ordinance.
31			Expansion or alterations of a Day Care located within the runway area that represents
32			an increase in the number of occupants shall be prohibited. [Ord. 2011-016]
33		b.	In no case shall new residential construction be permitted within an area contiguous to the
34			airport measuring ½ the length of the longest runway on either side of and at the end of
35 36			each runway centerline unless it meets the conditional notes in the Off-Airport Land Use
37			Compatibility Schedule - Appendix 8. This area is shown as the "New Residential Construction Limit" on Appendices 10-14.
38			1) Exemption
39			Land uses within regulated areas defined in Article 16.C.1.D.1.a, Palm Beach
40			International Airport (PBIA) and Article 16.C.1.D.1.b, Boca Raton Airport Land Use
41			Noise Zone (Airports which have completed Federal Aviation Regulation Part 150
42			Noise and Land Use Compatibility Studies), "Palm Beach International Airport and
43 44			Boca Raton Airport Land Use Noise Zone Defined" and which meet the standards set forth horein.
45			For Palm Beach International Airport (PBIA) and Boca Raton Airport that have
46			completed Federal Aviation Regulation 14 C.F.R. Part 150 Noise and Land Use
47			Compatibility Studies, residential land uses within regulated areas defined in Article
48			16.C.1.D.1.a Palm Beach International Airport (PBIA) and Article 16.C.1.D.1.b Boca
49			Raton Airport "Airport Land Use Noise Zones" shall meet the standards set forth in the
50 51		6	study or be compliant with 14 C.F.R. Part 150 Appendix A. In no case shall a new Landfill be permitted, or an existing Landfill expanded, within 10,000
52		υ.	feet from the nearest point of any Airport runway used by only turbine aircraft; within 5,000
53			feet from the nearest point of any Airport runway used by only nonturbine aircraft; or within
54			the lateral limits of the civil airport imaginary surfaces, Appendix 15.
55			
56	Dest		
57 58	Part 9.		DC Art. 16.C.1.E.3, Airport Regulations, Airport Land Use Compatibility Zoning gulations, Airport Land Use Regulations, Additional Use Regulations, (page 12-13 of
58 59			are hereby amended as follows:
60	CHAPT		AIRPORT LAND USE COMPATIBILITY ZONING REGULATIONS
61	Section	1	Airport Land Use Regulations
62			
62	Е.	Genera	al Land Use Regulations-Off-Airport Land Use Compatibility Schedule (Appendix 8)
64			a Lana ooo nogalallono on Aliport Lana ooo oonipalionity ooneddie (Appendix o)
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^{....} A series of four bolded ellipses indicates language omitted to save space.

1 2 3	3.	Additional Use Regulations In addition to the requirements contained in the Off-Airport Land Use Compatibility Schedule Appendix 8, all uses within <u>rRegulated</u> <u>aAreas</u> shall comply with the following provisions:
4		
5		c. Obscuration
6		No operations of any type shall produce smoke, glare or other obscuration within three
7		statute miles of any usable runway of a public airport.
8		
9		e. Noise Level Reduction (NLR) Requirements
10		If a proposed land use within an Airport Land Use Noise Zone is designated generally
11		compatible (Q), or incompatible (N), then measures to achieve 30 dB NLR shall be
12		incorporated into the regulated use.
13		1)—Exemptions
14		Land Uses within regulated areas defined in Article 16.C.1.D.2.a, Land Use Noise
15		Zone(s) Defined for PBC Park Airport (Lantana), PBC Glades Airport (Pahokee), Belle
16		Glade Municipal Airport, and Palm Beach North County Airport.
17		2) Use and Occupancy
18		Buildings or structures supporting a legal use(s) which existed prior to (the effective
19		date of this Article), may continue to support the existing use or occupancy provided
20		such continued use does not jeopardize life or health.
21		3) Relocated Buildings
22		Buildings or structures moved into a RPZ or ALUNZ shall comply with the height and
23		noise level reduction provisions of this Article, as applicable.
24		4) Proposed or Newly Constructed Buildings
25		Valid permits to construct a building, submitted to the Building Division of PZB prior to
26		
		June 16, 1992, shall not be required to comply with the provisions of Article 16,
27		AIRPORT REGULATIONS, as long as the building permit has not been amended or
28		expired. [Ord. 2017-025]
29		5) Design Requirements
30		The NLR requirements of the Off-Airport Land Use Compatibility Schedule, Appendix
31		8, may be achieved by any suitable combination of building design, choice of building
32		materials and construction techniques in accordance with established architectural and
33		acoustical principles as contained in DOT document DOT/FAA/PP-92-5, Guidelines for
34		the Sound Insulation of Residences Exposed to Aircraft Operations. This document is
35		on file at the offices of the DOA and PZB. The noise level reduction requirements shall
36		apply to all occupied rooms having one or more exterior walls or ceilings, when
37		furnished in accordance with the intended final usage of the room. [Ord. 2017-025]
38		[Relocated to Art. 16.C.1.F.1 below]
39		fe. Disclosure
40		The owner of any new building or structure or any existing building or structure which is
41		substantially repaired, reconstructed or altered, as provided in Article 16, AIRPORT
42		REGULATIONS, proposed to be located within regulated areas shall provide disclosure to
43		all prospective purchasers or tenants of such building or structure that the building or
44		structure is located within the Land Use Compatibility Noise Zone and that aircraft noise
45		
46		may be objectionable.
47	David 40	III DC Art. 40.04 E. Almont. Develotions. Almont. Lond. How. Commeth. 199. 7. 199
48	Part 10.	ULDC Art. 16.C.1.F, Airport Regulations, Airport Land Use Compatibility Zoning
49		Regulations, Airport Land Use Regulations, Review Procedure for Airport Land Use
50		Noise Zones (ALUNZ), (page 13 of 15) are hereby amended as follows:
51	CHAPTER	C AIRPORT LAND USE COMPATIBILITY ZONING REGULATIONS
52	Section 1	Airport Land Use Regulations
	Section 1	All port Land Use Regulations
53	2	
54		view Procedure for Airport Land Use Noise Zones (ALUNZ)
55		new construction or reconstruction for temporary or permanent structures within ALUNZ shall
56		reviewed for compliance with the standards of this Section. Prior to acceptance of a
57		elopment order or issuance of a building permit, the DOA in consultation with PZB shall review
58		application for compliance with this Article. [Ord. 2017-025]
59	1.	Noise Level Reduction (NLR) Requirements
60		If a proposed land use within an Airport Land Use Noise Zone is designated generally
61		compatible (Q), or incompatible (N), then measures to achieve 30 dB NLR shall be incorporated
62		into the regulated use.
63		a. Exemptions

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1	Land Uses within regulated areas defined in Article 16.C.1.D.2.a, Land Use Noise
2 3	Zone(s) Defined for PBC Park Airport (Lantana), PBC Glades Airport (Pahokee), Belle
3	Glade Municipal Airport, and Palm Beach North County Airport.
4	b. Use and Occupancy
5	Buildings or structures supporting a legal use(s) which existed prior to (the effective
6	date of this Article), may continue to support the existing use or occupancy provided
7	such continued use does not jeopardize life or health.
8 9	c. Relocated Buildings
9	Buildings or structures moved into a RPZ or ALUNZ shall comply with the height and
10	noise level reduction provisions of this Article, as applicable.
11	d. Proposed or Newly Constructed Buildings
12	Valid permits to construct a building, submitted to the Building Division of PZB prior to
13	June 16, 1992, shall not be required to comply with the provisions of Article 16,
14	AIRPORT REGULATIONS, as long as the building permit has not been amended or
15	expired. [Ord. 2017-025]
16	e. Design Requirements
17	The NLR requirements of the Off-Airport Land Use Compatibility Schedule, Appendix
18	8, may be achieved by any suitable combination of building design, choice of building
19	materials and construction techniques in accordance with established architectural and
20	acoustical principles as contained in DOT document DOT/FAA/PP-92-5, Guidelines for
21	the Sound Insulation of Residences Exposed to Aircraft Operations. This document is
22	on file at the offices of the DOA and PZB. The noise level reduction requirements shall
23	apply to all occupied rooms having one or more exterior walls or ceilings, when
24	furnished in accordance with the intended final usage of the room. [Ord. 2017-025]
25	[Relocated from Art. 16.C.1.3.e above]
26	
27	

Part 11. ULDC Art. 16.C.3, , Airport Regulations, Airport Land Use Compatibility Zoning
 Regulations, Administration (page 13) and Art. 16.C.4 Enforcement (page 14) are hereby
 amended as follows:

31 CHAPTER C AIRPORT LAND USE COMPATIBILITY ZONING REGULATIONS

32 Section 3 Administration

- 33 A. This section Article of the ULDC shall be interpreted by the Director of Airports. DOA, in 34 consultation with the PZB, shall administer the review of development applications for compliance 35 with this Article within the territorial limits over which PBC has jurisdiction. DOA by Interlocal Agreement with any jurisdiction which has permitting authority shall may administer the review of 36 37 development applications for compliance with this Article within the territorial limits of the 38 municipality. If a Permit for Obstruction is required, then the DOA shall may administer review with 39 the FAA. Fees shall be established by the DOA and PZB to administer this Article. [Ord. 2008-40 003] [Ord. 2017-025]
- B. In the event that any violation of the requirements of this Article are found, the Director of Code
 Enforcement shall give written notice to the property owner. Such notice shall indicate the nature
 of the violation and the necessary action to correct or abate the violation. A copy of said notice shall
 be sent to the Code Enforcement Board and DOA. PZB shall require work to stop and may take
 any or all other action necessary to correct violations and obtain compliance with all the provisions
 of this Section Article. [Ord. 2017-025]
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48 Section 4 Enforcement

49 A. Non-compliance

Failure to comply with the requirements of this Section Article or any permit or Approval granted or authorized hereunder shall constitute a violation of this code. PZB or DOA may issue a Cease and Desist Order or withhold a Certificate of Occupancy until the provisions of this Section Article have been met. PBC may subject the owner of the premises to the violation and enforcement provisions in F.S. Chapter 333.07, and F.S. Chapter 333.13, as may be amended from time to time, or may pursue any other remedy available at law, in order to fully effectuate the purposes of this Ordinance. Each violation of this Ordinance or of any regulation, order or ruling promulgated herein shall be considered a separate offense and enforced in accordance with the provisions of Article 10, ENFORCEMENT. [Ord. 2017-025]

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PO DEVIATIONS SUMMARY OF AMENDMENTS

ULDC Art. 2.A.2.C, Application Processes and Procedures, General, Zoning Applications, Application Types and Authorities, Table 2.A.2.C Board of County Commissioners (page 11-12 of 105), is hereby amended as follows: 1 Part 1. 2 3

CHAPTER A GENERAL

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14 15 Section 2 Zoning Applications

C. Application Types and Authorities

For the purposes of this Article, the authority of the Board of County Commissioners, Zoning Commission and Development Review Officer shall be limited to the powers and duties pursuant to Art. 2.G, Decision Making Bodies on those applications specified below. [Ord. 2006-036] [Ord. 2018-002]

- 1. **Board of County Commissioners (BCC)**
 - The BCC shall make a final decision on the following types of applications: [Ord. 2018-002]

Table 2.A.2.C - Board of County Commissioners Legislative and Quasi-Judicial Processes

Legislative	
Privately Initiated Unified Land Development Code (ULDC) Amendment (PIA)	
County Initiated Official Zoning Map Amendment (Rezoning)	
Quasi-Judicial	-
Official Zoning Map Amendment (Rezoning) (1)	
Class A Conditional Use (2)	
Development Order Amendment (DOA) of a prior DO approved by the BCC	
DOA – Expedited Application Consideration (EAC) of a prior DO approved by the BCC	
Development Order Abandonment (ABN) of a prior DO approved by the BCC	
Status Report of a prior DO approved by the BCC (3)	
Deviations from separation requirements for Homeless Resource Centers in the PO Zoning District, pursuant to Art.	
4.B.4.C.10, Homeless Resource Center and Articles 5, 6, and 7 for development supporting Government Facilities with	in
the Public Ownership (PO) Zoning District.	
Public Ownership (PO) Deviations(4)	
Type 2 Waiver	_
Unique Structure	
Release of Agreement (3)	
Administrative Inquiry (AI) (3)	
Corrective Resolution for prior DO approved by the BCC	
[Ord. 2007-013] [Ord. 2008-003] [Ord. 2009-040] [Ord. 2012-027] [Ord. 2017-007] [Ord. 2018-002]	
Notes:	in a
 Only rezoning to a PDD or TDD will issue a DO. A rezoning to a Standard District with a COZ may result in the issuance of a DO. 	
 Includes where it specifies the process is subject to the BCC in Table 4.A.9.B. – Thresholds for Projects Requiring Board of County Commissioners Approval, Art. 4.B, Use Classifications, Art. 3.B, Overlays, Table 5.G.1.E, Review Process for WHP, Table 5.G.2.D, Review Process for AHP, and Art. 5.G.3.K.3, TDR Review Process. 	
3. This is not considered as quasi-judicial process, however, it is subject to the Public Hearing process.	
 PO Deviations reviewed by the BCC do not include those PO Deviations described in Article 11 that are reviewed at approved or denied by the County Engineer. 	d

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Part 2. ULDC Art. 2.A.5, Application Processes and Procedures, General, Pre-application Conference (PAC) and Pre-Application Appointment (PAA) (pages 14-15 of 105), is hereby amended as follows:

GENERAL 21 CHAPTER A

22

Pre-application Conference (PAC) and Pre-application Appointment (PAA) 23 Section 5

24 It is mandatory for the Applicants to meet with staff prior to the official submittal of applications that are listed in Table 2.A.5, PAC and PAA to identify issues related to the proposed request(s), and ensure the 25 requests are in compliance with the applicable Comprehensive Plan or Codes. [Ord. 2018-002] 26

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Table	2.A.5 -	DAC	and	DAA	
lane	Z.A.J -	FAG	anu	FAA	

PAC	PAA	
Applications requesting an IRO (1)	PIA	
Applications within the PRA (1)	Type 2 Variance	
Concurrent Review (2)	Type 2 Waiver	
(#0	Type 1 Waiver for Landscaping	

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PO DEVIATIONS SUMMARY OF AMENDMENTS

PAC	PAA				
	Type 1 Variance				
- Zoning Confirmation Letter - Formal					
	WHP, AHP and TDR				
	PO Deviations (3)				
[Ord. 2018-002]					
Notes:					
1. A Conceptual Plan shall be application.	submitted to be reviewed as part of a PAC				
2. Applicants shall indicate wheth for staff to address before submit	er they have questions related to the request(s) tting for the Concurrent Review.				
3. The Zoning Director in consulta PAA is not required based on gen	ation with the Applicant may determine a formal neral discussions on this request.				

2 A. Pre-Application Conference (PAC) 3

B. Pre-Application Appointment (PAA) The purpose of a PAA is to provide the

The purpose of a PAA is to provide the Applicant an opportunity to discuss the proposed request(s) with Zoning Division staff prior to the official submittal of an application. **[Ord. 2018-002]**

1. Applicant's Request and Responsibility

The Applicant shall request the PAA and specify whether the attendance of the other County Agencies is required. Prior to the PAA, the Applicant shall specify the requests, prepare a list of questions related to the subject property, and provide a copy of relevant information regarding the proposed development to the DRO.

- a. For a DOA application, it shall be the responsibility of the Applicant to research and review prior approved files, which includes but not limited to, plans, resolutions and other relevant documents prior to the PAA. [Ord. 2018-002]
- b. For a PO Deviation application, it is the responsibility of the Applicant to complete the Application including the Justification Statement, and provide a draft copy of these documents for review at the time of the PAA.
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20Part 3.ULDC Art. 2.B.3, Application Processes and Procedures, Public Hearing Processes,21General (pages 24-25 of 105) is hereby amended as follows:

22 CHAPTER B PUBLIC HEARING PROCESSES

23

24 Section 3 General

The DRO shall coordinate the review of applications with all the applicable Agencies based on the request(s), and in accordance with Table 2.A.2.C, Board of County Commissioners, Legislative and Quasi-Judicial Processes, and Table 2.A.2.C, Zoning Commission, Quasi-Judicial Processes. For PO Deviation application, the Applicant shall be responsible to coordinate the review of the application with the applicable Agencies. The application(s) shall be assigned by the DRO to be reviewed through the Full DRO, which consists of all applicable County Agencies. An Applicant may also request a Concurrent Review by the DRO. [Ord. 2018-002]

32 33

34Part 4.ULDC Art. 2.B.4, Application Processes and Procedures, Public Hearing Processes,35Review, Resubmittal and Certification Title (page 25 of 105) is hereby amended as36follows:

37 Section 4 Review, Resubmittal and Certification

Review of an application shall be initiated by the DRO on the date it is deemed sufficient, subject to the
 timeline specified in the Table below. The processing time may vary based upon the types of requests.
 [Ord. 2018-002]

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	Table 2.B.4 -	Review,	Resubmittal	and	Certification
--	---------------	---------	-------------	-----	---------------

Processes	DRO Refer to Annual Zoning Calendar (1)		
Application Submittal by Applicant			
Sufficiency Review by Staff	10 days from the date of Application Submittal.(1)		
Insufficiency to be addressed by Applicant	The Applicant may resubmit on the Submittal date of the following month. Refer to Annual Zoning Calendar.		
Initiate Review and Staff Comments	10 days from the date of Sufficiency.		
Resubmittal by Applicant	The Applicant shall address all issues and comments by the next Submittal date. Refer to the Annual Zoning Calendar.		
Staff Review and Comments on Resubmittal	Refer to Annual Zoning Calendar.		
Certification for Public Hearings	Refer to Annual Zoning Calendar.		

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PO DEVIATIONS SUMMARY OF AMENDMENTS

Table 2.B.4 - Review, Resubmittal and Certification

on a BC	D to ensure the requests complies with Article 2.B.7.G., Types of Applications and PPM ZO-O-063. <u>The Zoning Division is ponsible for ensuring the correct allowable deviations are being requested and placing the application and staff summary C Zoning Agenda</u> . PO Deviations, pursuant to Article11, shall be submitted directly to the County Engineer for review.
92022	Review The DRO shall prepare a list of issues and comments and make it available to the Applicant. Th Applicant shall provide a written response addressing all outstanding issues and comments by th next Submittal date. [Ord. 2018-002]
В.	Certification If the resubmitted documents satisfy Code requirements and address the DRO's list of outstandin issues and comments, the DRO shall issue a Result Letter indicating the certification of th application. [Ord. 2018-002]
	 Non-certification If the resubmitted documents fail to address all listed outstanding issues and comments, the DRO shall issue a Result List indicating that the application is not certified. [Ord. 2018-002] 1. Resubmittal Requirements The Applicant shall provide a written response, addressing all outstanding issues and comments for those applications that are not certified, in a manner and form acceptable to the DRO. The revised documents shall be resubmitted on the Submittal date as established on the
	Annual Zoning Calendar. [Ord. 2005-041] [Ord. 2008-003] [Ord. 2018-002] Application Modification After Certification Applications shall not be significantly modified after certification, unless requested or agreed to b the DRO. Significant modifications to the certified plan(s) and application(s) within ten days of scheduled public hearing date shall result in a postponement. For the purposes of this Article, modification shall be considered significant if it exceeds 30 percent or more change from th certified plan or application request. The DRO may consider, but not limited to: intensity, density
E.	land area, or vehicular use areas, to determine whether the certified plans or documents exceet the 30 percent threshold. [Ord. 2005 – 002] [Ord. 2018-002] Continuance or Postponement Applications for a DO that are continued or postponed for more than six months by the DRO must obtain approval from the Zoning Director. All applications, that have been continued or postpone for more than six months without approval from the Zoning Director, shall be administrativel withdrawn. [Ord. 2005 – 002] [Ord. 2018-002]
Part 5.	ULDC Art. 2.B.5, Application Processes and Procedures, Public Hearing Processes Notification (pages 26-28 of 105), is hereby amended as follows:
Section	5 Notification

Administrative Inquiries, or any application that will result in the redevelopment of an existing occupied mobile home park, shall require notification to the public, in accordance with the following Table: [Ord. 2011-016] [Ord. 2015-031] [Ord. 2017-002] [Ord. 2017-025] [Ord. 2018-002]

Table	2 B 5 A -	- Notification	Annlicahi	lity
Iabic	2.0.0.4	nouncation	Applicabl	111.0

Requests	Newspaper Publication	Courtesy Notice	Signs
ABN (1)	Yes	N/A	N/A
Corrective Resolution	Yes	N/A	N/A
Type 1 Variance	N/A (2)	Yes	Yes
Type 2 Variance	Yes	Yes	Yes
PO Deviations	Yes	Yes	N/A
Other Public Hearing (Rezoning, Conditional Uses, DOA, Waiver)	Yes	Yes	Yes
Administrative Inquiry (3)	N/A	Yes	N/A
Redevelopment of Mobile Home Parks	N/A	N/A	Yes (4)
[Ord. 2015-031] [Ord. 2017-0	002] [Ord. 2017-007][Ord. 2017	-025] [Ord. 2018-002]	
Notes:			
simultaneously as part of a Monitoring. 2. Notification shall be require	ng and Administrative Abando subsequent; and, DOs advertis ed in compliance with F.S. 286. iry related to a specific develop	sed and reviewed for revoca	tion pursuant to Art. 2.E

[Ord. 2017-002]

Notes:

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PO DEVIATIONS SUMMARY OF AMENDMENTS

 Table 2.B.5.A – Notification Applicability

 4. In addition to any applicable signs required for the Public Hearing processes applications for the redevelopment of occupied mobile home parks shall be subject to additional posting requirements.

B. Newspaper Publication

Notice shall be published in a newspaper of general circulation in PBC in accordance with F.S. 125.66. [Ord. 2011-016] [Ord. 2015-031] [Ord. 2018-002]

C. Courtesy Notice

1. Applicability and Mailing Boundary

Courtesy notices shall be mailed to all property owners, interested parties or other entities identified in the following table: [Ord. 2006-036] [Ord. 2008-003] [Ord. 2011-016] [Ord. 2015-031] [Ord. 2018-002]

Administrative In Site Specific) (6) Ord. 2011-016] [0 Notes: Doundary of the Exurban and R Doundary of the Exurban and R Doun	UN WE 1200 SOU	and and the second	Recipients ar	nd Boundaries	
Type 2 Variance Type	바람을 썼다.	Certified Mail 0 to 300 feet (1)(5)	Regular Mail 301 to 500 feet (1)(5)(7)	Regular Mail 0 to 500 feet	Regular Mail within One Mile (1)
Administrative In Site Specific) (6) Ord. 2011-016] [0 Notes: Doundary of the Exurban and R Doundary of the Exurban and R Doun	Type 1 Variance		NA	N/A	
Rezoning, Conditional Uses DOA, Waiver, and Deviation) Administrative In Site Specific) (6) Ord. 2011-016] [Notes: Distance shall I within the mailing an additional 5 boundary of the Exurban and R Exurban and R Exurban and R Includes condo Shall also inclue Shall be mailed Alarger notifica Tiers. 2. Notice Courtes a. A g b. A co Var c. A g d. A s Put 010 e. For add fres 3. Failure Failure or be gu 2011-0 Signs 1. The Appropert informa Technic	Type 2 Variance	All owners of real	NA	N/A	
Site Specific) (6) Ord. 2011-016] [0 Notes: 1. Distance shall i within the maili an additional 5 boundary of th Exurban and R 2. Includes all ow valorem tax rec 3. Includes condo 4. Shall also inclu 5. Shall be mailed 7. A larger notifica Tiers. 2. Notice Courtes a. A g b. A c Var c. A g d. A s Put 016 e. For add dire Failure or be gu 2011-0 5. Signs 1. The Appropert information of the second 2. Stall also inclu 5. Shall be mailed 7. A larger notifica Tiers. 3. Failure or be gu 2011-0 5. Signs 1. The Appropert information of the second 3. Failure 5. Signs 1. The Appropert 5. Signs 1. Si	Other Public Hearing (Rezoning, Conditional Uses, DOA, Waiver, <u>and PC</u> <u>Deviation</u>)	condominium	All owners of real property (2), condominium associations (3) and POAs, HOAs or equivalent.	N/A	Counties and Municipalities (4)
Notes: Distance shall I within the maili an additional 5 boundary of th Exurban and R Lincludes all ow valorem tax rec Includes condo Shall also inclu The Applicant s [Ord. 2016-016 Shall be mailed A larger notifica Tiers. 2. Notice Courtes a. A g b. A c Var c. A g d. A s Put 016 e. For add dire sallure Failure or be gu 2011-0' Signs 1. The App propert informa Technic	Administrative Inqui (Site Specific) (6)	N/A	N/A	All owners of real property (2)	N/A
 Distance shall I within the maili an additional 5 boundary of th Exurban and R Includes all ow valorem tax ree Includes condo Shall also incluids The Applicant s [Ord. 2016-016 Shall be mailed Tiers. Notice Courtes a. A g A larger notifica Tiers. Notice Courtes a. A g A a g A courtes a. A g A a g A courtes a. A g A failure Failure or be gu 2011-0 Signs The Appropert informa Technic 		2012-003] [Ord. 2015-	031] [Ord. 2016-016] [Ord		-007] [Ord. 2018-002]
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informa Technic	Tiers.		,000 feet is required for pr	operties located in the (Glades, Exurban or Rural
to a ma	Tiers. 2. Notice Co Courtesy r a. A gene b. A date Varian c. A gene d. A stat Public 016] [4 e. For Po addres directly respor 3. Failure to Failure to or be grou 2011-016] D. Signs	entent notices shall include eral summary of the ea, time and place ice; [Ord. 2011-010 eral location map of ement indicating the Meeting for the Typ Ord. 2018-002] D Deviations, the n as of the Applicant, a ises to the Applicant, a ises to the notificati Receive Courtesy receive a notice sha nds to challenge the [Ord. 2015-031] [O	e the following informate application; [Ord. 20 for the Public Hearin 6] [Ord. 2018-002] f the subject property; nat interested parties be 1 Variance to be he notice shall state the Responses to any le notice shall state the Responses to any le not the Public Hear Notice all not be deemed a far e validity of any decis Drd. 2018-002]	ation: [Ord. 2011-0 011-016] [Ord. 201 ng(s) or the Public and, [Ord. 2011-0 may appear at th ard regarding the re name, phone num tters from intereste l be responsible for ing when the item ailure to comply wit ion made by the ap	Glades, Exurban or Rural [16] [Ord. 2018-002] 8-002] C Meeting(s) for Ty 16] [Ord. 2018-002] 16 Public Hearing of equest-; and,[Ord. 2 16 public Hearing of equest-; and,[Ord. 2 16 public Hearing of 16 public Hearing of 16 public Hearing of 16 public Hearing of 16 public Hearing of 17 public Hearing of 17 public Hearing of 18 public Hearing of 18 public Hearing of 18 public Hearing of 19 public He
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Table 2.B.5.C – Courtesy Notice Requirements

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PO DEVIATIONS SUMMARY OF AMENDMENTS

Signs posted by a public agency or the BCC may be posted on the nearest street or at major intersections leading to and within the subject property. **[Ord. 2018-002]**

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Part 6. ULDC Art. 2.B.6, Application Processes and Procedures, Public Hearing Process, Public Hearing Procedures (page 29 of 105), is hereby amended as follows:

8 Section 6 Public Hearing Procedures

All decision making persons and bodies shall act in accordance with the time limits established in this Code, 9 10 unless stated otherwise. [Ord. 2018-002] 11 A. Scheduling Once an application has been certified by the DRO, the DRO shall schedule a public hearing in 12 13 accordance with the dates established in the Annual Zoning Calendar, or such time as is mutually 14 agreed upon between the Applicant and the DRO. The scheduling of the application for public 15 hearing shall ensure the public notice requirements are satisfied. [Ord. 2018-002] Number of Hearings 16 1. Both the ZC and the BCC shall hold at least one public hearing on applications that are subject 17 18 to the Public Hearing processes, unless otherwise stated herein. [Ord. 2018-002] Exception for Official Zoning Map Amendment 19 2. The ZC shall hold at least one public hearing and the BCC shall hold two public hearings on a 20 21 proposed amendment to the boundaries of the Official Zoning Map for PBC initiated applications consisting of ten or more contiguous acres of land. [Ord. 2018-002] 22 **Exception for PO Deviations** 23 3. 24 The application for public hearing shall be placed on the next available BCC Zoning Hearing 25 for which the public notice requirements can be satisfied. 26 B. Staff Report and Recommendation The DRO or the PBC official responsible for reviewing the application shall prepare a report for 27 28 each application. The DRO shall incorporate the analysis and Conditions of Approval of the 29 Agencies who are responsible for reviewing the application, and a recommendation of approval, 30 approval with conditions, or denial based on the applicable Standards. The report shall be made 31 available to the public at least five days prior to the hearing date. [Ord. 2018-002] 32 **PO Deviations** The Applicant is responsible for preparing a staff report and recommendation. The report shall 33 34 include an analysis of the request and Standards, as described in Article 2.B.7.G Types of 35 Applications, including any proposed Conditions of Approval. The report shall be available to 36 the public at least five days prior to the hearing date. C. Board Action 37 1. Action by ZC 38 The ZC shall conduct a public hearing on the application, subject to the following procedures: 39 40 [Ord. 2018-002] a. Recommendations by the ZC 41 42 The ZC shall consider the application where the BCC makes a final decision, including staff report, relevant support materials, public testimony and public testimony given at the hearing. After close of the public hearing, the ZC shall recommend to the BCC that the 43 44 application be approved, approved with Conditions, modified, continued, postponed or 45 46 denied based upon the applicable Standards in Art. 2.B.7, Types of Applications. [Ord. 2008-003] [Ord. 2011-016] [Ord. 2012-027] [Ord. 2017-007] [Ord. 2018-002] 47 48 b. Final Decision by the ZC 49 The ZC shall consider the application where the ZC makes a final decision, including, staff report, relevant support materials, DRO certification, public testimony, and public testimony 50 51 given at the hearing. After close of the public hearing, the ZC shall by not less than a 52 majority of a quorum present approve, approve with conditions, modify, postpone, or deny the application. The actions shall be based upon the applicable and any Standards specific 53 to the use as required in Art. 4.B, Use Classification, thereby adopting a resolution 54 approving, approving with Conditions, or denying the proposed request. The resolution 55 shall be filed with the Zoning Division. [Ord. 2006-036] [Ord. 2008-003] [Ord. 2018-002] 56 57 Remand by the ZC C. If at any time during the public hearing, the ZC determines that the application is based 58 59 upon incomplete, inaccurate information or misstatements of fact, it may remand the application back to the DRO for further review and a revised staff report. [Ord. 2018-002] 60 2. Action by BCC 61 a. Recommendations by the ZC 62 The BCC shall consider the application, staff report, relevant support materials, the 63 recommendation of the ZC, and the public testimony submitted before and given at the 64 hearing. [Ord. 2018-002] 65 Final Decision by the BCC 66 b Notes: Underlined indicates new text;

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PO DEVIATIONS SUMMARY OF AMENDMENTS

1		The BCC shall consider the application, staff report, relevant support materials, DRO
2 3		certification, the ZC recommendation, public testimony submitted before and given at the
3		hearing. After close of the public hearing, the BCC shall by not less than a majority of a
4		quorum present approve, approve with conditions, modify, postpone, or deny the
		application. The actions shall be based upon the applicable and any Standards specific to
6		the use as required in Art. 4.B, Use Classification, thereby adopting a resolution approving,
5 6 7 8 9		
1		approving with Conditions, or denying the proposed request. The resolution shall be filed
8		with the Clerk of the Circuit Court. For PO Deviations a Result Letter, in lieu of a resolution,
		is prepared by the DRO, provided to the Applicant, and filed with the Zoning Division. [Ord.
10		2008-003] [Ord. 2012-027] [Ord. 2017-007] [Ord. 2018-002]
11		c. Remand by the BCC
12		If at any time during the public hearing, the BCC determines that the application is based
13		upon incomplete, inaccurate information or misstatements of fact, the BCC may remand
14		
		the application back to the ZC or DRO for further review and a revised staff report. [Ord.
15		2018-002]
16		3. Action by the Hearing Officer
17		At the public hearing(s), the Hearing Officer shall consider the application, all relevant support
18		materials, staff report, testimony given, and evidence introduced into the record at the public
19		hearing(s) and decide to approve, approve with conditions, deny, continue, postpone, modify
20		or withdraw the request. [Ord. 2006-036] [Ord. 2018-002]
21	D	Conduct of Hearings
22	υ.	1. Oath or Affirmation
23		All testimony and evidence shall be given under oath or by affirmation to the body conducting
24		the hearing. [Ord. 2018-002]
25		2. Rights of All Persons
26		Any person may appear at a public hearing and submit evidence, either individually or as a
27		representative of an organization. Anyone representing an organization shall present evidence
28		of his/her authority to speak on behalf of the organization in regard to the matter under
29		consideration. Each person who appears at a public hearing shall be identified, state an
30		address, and if appearing on behalf of an organization, state the name and mailing address of
31		the organization. [Ord. 2018-002]
32		3. Procedures for Public Hearings
33		The procedures of the hearings shall be in accordance with Art. 2.G.2, General Provisions.
34		The decision making body may adopt bylaws stipulating the manner in which the proceedings
35		will be conducted. The body conducting the hearing may exclude testimony or evidence that
36		it finds to be irrelevant, immaterial or unduly repetitious formal rules of evidence. Formal Rules
37		of evidence shall not apply but fundamental due process shall be observed. The order of the
38		proceedings shall be as follows: [Ord. 2018-002]
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40		
		002]
41		b. The PBC Opficial responsible for reviewing the applications shall present a written or oral
42		recommendation, including any report prepared. This recommendation shall address each
43		standard required to be considered by this Code prior to rendering a decision on the
44		application. For PO Deviations, the Applicant shall present a written or oral
45		recommendation, including any report prepared, with no presentation from the PBC
46		Official. This recommendation shall address each standard required to be considered by
47		this Code prior to rendering a decision on the application. [Ord. 2018-002]
48		c. Public testimony shall be heard. [Ord. 2018-002]
49		d. The PBC official responsible for reviewing the application may respond to any statement
50		made by the Applicant or any public comment. [Ord. 2018-002]
51		e. The Applicant may respond to any testimony or evidence presented by the PBC staff or
52		public at the discretion of the Chair. [Ord. 2018-002]
53		f. The decision making body may direct questions to staff and the Applicant specific to the
54		request. [Ord. 2018-002]
55		g. The decision making body shall discuss the facts of the application and make a
56		recommendation. [Ord. 2018-002]
57	F	Continuance or Postponement of Hearings
58		The BCC or ZC conducting the public hearing may, on its own motion or at the request of an
59		Applicant, continue the public hearing to a fixed date, time and place. The BCC or ZC shall
60		determine if an application shall be postponed when an Applicant fails to submit a request for
61		postponement five days prior to the hearing. All subsequent request for continuance or
62		postponement shall be granted at the discretion of the decision making body. [Ord. 2005-041]
63		[Ord. 2006-036] [Ord. 2018-002]
64		1. Postponement by Right
65		An Applicant shall be granted a postponement by right to the next regularly scheduled hearing
66		if requested in writing five days prior to the hearing. If the postponement is requested less than

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PO DEVIATIONS SUMMARY OF AMENDMENTS

	SUMMARY OF AMENDMENTS
1 2 3	five days prior to the date of the scheduled hearing, the request for postponement shall be presented at the hearing and at the discretion of the ZC or BCC. [Ord. 2018-002] F. Finalization of Approved DOs
2 3 4 5 6	The Applicant shall submit an application to the DRO for finalization of the BCC or ZC approved DOs in accordance with the procedures in Art. 2.C.3, Finalization of BCC or ZC DOs-, as applicable. [Ord. 2018-002]
7	G. Other Procedures
8 9 10	Other procedures, which include: Remand, Suspension of Development Review, Withdrawal and Denial of Application; are referenced in Art. 2.A.10; Violation of Condition of DO in Art. 2.A.11; Outstanding Liens or Fines in Art. 2.A.12; Misrepresentation in Art. 2.A.13; and Appeal in Art.
11	2.A.14. [Ord. 2018-002]
12 13	Part 7. ULDC Art. 2.B.7, Application Processes and Procedures, Public Hearing Processes, Types of Applications (page 40 of 105), is hereby amended as follows:
14	Section 7 Types of Application
15 16	G Public Ownership (PO) Deviations
17	1. Purpose
18	A PO Deviation is to allow adjustment from certain Code requirements as it applies to land
19	development that supports government facilities within the PO Zoning District.
20	2. Applicability
21	Requests for PO Deviation shall only be permitted as indicated in the following Table.
22	requests for r o borration only be permitted to included in the following rable.
	Table 2.B.7.G – PO Deviations
	Article 4.B.4.C.10.d Homeless Resource Center, Location and Separation Requirements
	Article 5 Supplementary Standards
	Article 6 Parking
	Article 7 Landscaping
23	
24	3. Standards
25	Development supporting government facilities within the PO Zoning District, subject to an
26	application established by the Executive Director of PZB and approval by the BCC utilizing the
27	following standards: [Ord. 2007-013] [Ord. 2010-022]
28	a. the proposed deviation(s) maintains compatibility with the uses and character of land
29	surrounding and in the vicinity of the land proposed for development; [Ord. 2007-013]
30	 adverse effects on adjacent uses and lands, including but not limited to visual impact, are
31	determined to be minimal or otherwise negligible upon review and consideration of
32	surrounding lands, uses, zoning, Future Land Use (FLU), character, or other preexisting
33	conditions; [Ord. 2007-013]
34	c. special or unique circumstances or factors exist that are applicable to the proposed use,
35	structure, feature, or land proposed for development; [Ord. 2007-013]
36	d. the proposed deviation(s) allows for reasonable or practical use of the land proposed for
37	development; [Ord. 2007-013]
38	e. approval of the deviation(s) is consistent with the purpose, goals, policies, and objectives

- e. approval of the deviation(s) is consistent with the purpose, goals, policies, and objectives of the Plan and this Code; and, [Ord.2007-013]
- f. approval of the deviation(s) is not injurious to the surrounding area or otherwise detrimental to public health, safety, and general welfare. [Ord. 2007-013] [Relocated from Article 5.A.3.A and Article 6.A.1.B.4]

Effect of Issuance of a DO

Issuance of a PO Deviations DO shall be deemed to authorize any permitted use in the underlying zoning district, unless a specific condition of approval limits the specific use for which it was issued.

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- 49Part 8.ULDC Art. 2.G.1, Application Processes and Procedures, Decision Making Bodies,50Board of County Commissioners (page 79 of 105) is hereby amended as follows:
- 51 CHAPTER G DECISION MAKING BODIES
- 52 Section 1 Board of County Commissioners
- 53 A. Powers and Duties

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PO DEVIATIONS SUMMARY OF AMENDMENTS

1 2	spe	addition to any authority granted to the Board of County Commissioners (BCC) by general or ecial law, the BCC shall have the following powers and duties under the provisions of this Code:
3 4	1.	to initiate, hear, consider and approve, approve with conditions, or deny applications to amend the text of the Plan;
5 6	2.	to initiate, hear, consider and approve, approve with conditions, or deny applications for Site Specific amendments to the FLUA of the Plan;
7	3.	to initiate, hear, consider and approve, or deny requests to amend the text of this Code; [Ord.
8 9	4.	2009-040] to initiate, hear, consider and approve, approve with conditions, or deny applications for DO to
10 11	5.	amend the Official Zoning Map of this Code; [Ord. 2018-002] to hear, consider and approve, approve with conditions, or deny applications for DO for Class
12		A Conditional uses; [Ord. 2018-002]
13 14	6.	to initiate, hear, consider and approve, approve with conditions, or deny applications for Transfer of Development Rights (TDRs) and Workforce Housing Program (WHP) Programs;
15 16	7.	[Ord. 2018-002] to hear, consider and approve, approve with conditions, or deny applications for DOA and EAC;
17 18		[Ord. 2018-002] to hear, consider and approve, approve with conditions, or deny applications for DO for
19 20	0.	Preliminary Plans for those specific PDDs, TDDs, or Class A Conditional Uses pursuant to Art. 2.A.6.B, Plan Requirements; [Ord. 2018-002]
21 22	9.	to hear, consider and approve, approve with conditions, or deny applications for ABN; [Ord. 2018-002]
23	10.	to hear, consider and approve, approve with conditions, or deny applications for Status Report
24 25	11.	of a prior approved DO; [Ord. 2018-002] to review, hear, consider, and approve, approve with conditions, or deny requests for <u>PO</u>
26 27		Deviations described in Article 2.B.7.G from: Art. 4.B.4.C.10.d, Homeless Resource Center, Location and Separation Requirements, and Articles 5, 6, and 7 for development supporting
28		government facilities within the PO Zoning District; [Ord. 2018-002]
29 30	12.	to hear, consider and approve, approve with conditions or deny applications for Type 2 Waivers; [Ord. 2018-002]
31 32	13.	to hear, consider and approve, approve with conditions, or deny application for Unique Structures; [Ord. 2018-002]
33		to hear and consider release of agreement; [Ord. 2018-002]
34 35		to hear and consider AI; [Ord. 2018-002] to review, hear, consider, and approve, or deny applications for Corrective Resolutions; [Ord.
36		2018-002]
37 38	17.	to establish fees for the review of applications for development orders or permits, and appropriate funds to defray the costs of administering this Code; [Ord. 2018-002]
39 40	18.	to act to ensure compliance with <u>D</u> development <u>O</u> erders or permits as approved and issued; [Ord. 2018-002]
41	19.	to hear and consider appeals from, and affirm or reverse decisions of the Zoning Commission
42 43	20.	on applications for development permits for Class B conditional uses; [Ord. 2018-002] to hear, consider and decide appeals from decisions of the DRO on applications for URAO
44	04	Type 1 Waivers; [Ord. 2018-002]
45 46		to designate and appoint hearing officers to make decisions as the BCC may deem appropriate; [Ord. 2018-002]
47 48	22.	to appoint other advisory boards that are determined necessary to assist in the implementation of this Code or the Plan; and, [Ord. 2018-002]
49	23.	to take such other action not delegated to the decision-making bodies set forth in this Article or
50 51		other officials of PBC Departments, as the BCC may deem desirable and necessary to implement the provisions of the Plan and this Code; [Ord. 2009-040] [Ord. 2018-002]
52		na poetesta en el producto de contra contra el presente de la presenta de la
53	D-mt 0	ULDC Art 2 C 21 Application Processes and Procedures Desision Making Pedies
54 55 56	Part 9.	ULDC Art. 2.G.3.L, Application Processes and Procedures, Decision Making Bodies, Appointed Bodies, Zoning Commission (page 92-93 of 105) is hereby amended as follows:
57 58		l Commission Establishment
59	1.	There is hereby established a Zoning Commission (ZC)
60 61	2.	Powers and Duties
61		The ZC shall have the following powers and duties under the provisions of this Code. a. to initiate, review, hear, consider, and make recommendations to the BCC to approve,
63		approve with conditions, or deny applications to amend the Official Zoning Map, Class A
64 65		Conditional Use, Development Order Amendment (DOA) of a prior DO approved by the BCC, Type 2 Waiver, and Unique Structure,; [Ord. 2009-040]

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PO DEVIATIONS SUMMARY OF AMENDMENTS

1 2		b.	to review, hear, consider, and make recommendations to the BCC to approve, approve with conditions, or deny applications for development orders pursuant to Art. 2.A.1.C.2, Zoning Commission Quasi-Judicial Processes; [Ord. 2009-040] [Ord. 2018-002]
3		teta l	
4		DG.	to review, hear, consider, and approve, approve with conditions, or deny applications for
5			development permits for Class B Conditional uses and Type Variance applications; [Ord.
6			2006-036] [Ord. 2018-002]
7		cd.	to review, hear, consider, and approve, approve with conditions, or deny applications for
8		1.11	development orders for DOA for a prior approved DO approved by the ZC; [Ord. 2018-
9			002]
10		8	to hear, consider and approve, approve with conditions, or deny applications for DO for
11		σ.	
			Preliminary Plans for Class B Conditional Uses pursuant to Art. 2.A.6.B, Plan
12			Requirements; [Ord. 2018-002]
13		<u>d</u> ŧ.	to review, hear, consider, and approve, approve with conditions, or deny applications for
14			ABN; [Ord. 2018-002]
15		eg.	to review, hear, consider, and approve, approve with conditions, or deny applications for
16		10-00	Status Reports; [Ord. 2018-002]
17		fh.	to review, hear, consider, and approve, approve with conditions, or deny applications for
18		1	Unique Structures; [Ord. 2018-002]
19		ai	to review, hear, consider, and approve, or deny applications for Corrective Resolutions;
20		yr.	
		1000	[Ord. 2018-002]
21		nj-	to make its special knowledge and expertise available upon request of the BCC to any
22			official, department, board, commission or agency of PBC, the State of Florida or Federal
23			government;
24		įk.	to make studies of the resources, possibilities and needs of PBC and to report its findings
25			and recommendations, with reference thereto, from time to time, to the BCC;
26		jł.	to recommend to the BCC additional or amended rules of procedure not inconsistent with
27			this Section to govern the ZC's proceedings; [Ord. 2006-036]
28		km	to consider and render a final decision on appeals of Green Architecture application; and
29		<u>m</u> .	[Ord. 2009-040] [Ord. 2011-016] [Ord. 2018-002]
		les.	
30		Ĩ H	to hear, consider and decide appeals from decisions of the DRO on applications for Type
31			1 Waivers, except URAO. [Ord. 2011-016] [Ord. 2012-027]
32	****		
33			
34			
35	Part 10.	ULI	DC Art. 4.B.4.10, Use Classification, Institutional, Public, and Civic Uses (page 77-78
36			204 is hereby amended as follows:
37	CHAPTER	BU	SE CLASSIFICATION
38	Section 4		Institutional, Public and Civic Uses
39			
40	10.	Hor	meless Resource Center
41	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		Definition
42		-	A public or private establishment that provides multiple services for the homeless
43			population.
		h	
44		υ.	Typical Services
45			Typical services provided by a Homeless Resource Center may include but are not limited
46			to: Counseling, kitchen and dining facilities, medical and dental outpatient facilities,
47			temporary housing, intake, social services, employment services, and administrative
48			offices.
49		c.	Approval Process
50			A Homeless Resource Center owned or operated by a governmental entity may be allowed
51			where Government Services uses are allowed by Table 4.B.4.A., Institutional, Public and
52			Civic Use Matrix, subject to Class A Conditional Use Approval; or, may be Permitted by
53			Right where Government Services uses are allowed in non-residential districts, provided

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PO DEVIATIONS SUMMARY OF AMENDMENTS

12 that prior to development, or any modification to a previously approved development, program or operation, an eligible government entity complies with the following: 3 Schedule and make a presentation to the BCC at a duly noticed Public Meeting(s); 1) 4 2) Prepare a report documenting compliance with Palm Beach County Facilities, 5 Development and Operations, FDO PPM-071, Public Outreach and Community 6 Involvement for Homeless Resource Centers; 7 3) Provide notice of intent to the Zoning Director a minimum of 30 days prior to requesting 8 placement on a BCC Public Meeting agenda, to include the aforementioned report; 9 4) The BCC shall make a finding that the governmental entity has complied with FDO 10 PPM-071, which may include Conditions of Approval; and, 11 5) A BCC finding of compliance, or compliance subject to conditions, may remain valid 12 for three years, or as otherwise provided by Condition of Approval. 13 d. Location and Separation Requirements For the purpose of required separations, measurements shall be made from facade to 14 15 facade, except where the separation required is between a structure and a zoning district 16 boundary. 1) A minimum 250-foot separation shall be required from the property line of residentially 17 18 zoned parcels. Type 2 Variance relief, in accordance with Art. 2.B, Public Hearing 19 Processes, may be requested if this standard cannot be met. 20 2) A Homeless Resource Center shall not be located within a 1,200-foot radius of another 21 Homeless Resource Center. 22 Facilities owned or operated by a governmental entity and located in the PO Zoning 3) 23 District may request a PO Deviation from Location and Separation Requirements, subject to BCC approval, utilizing the standards in Art 2.B.7.GArt. 5.A.3.A, PO 24 Deviations for the PO Zoning District. 25 26 e. Facility Use 27 A minimum of twenty-five percent of the GFA shall be reserved for accessory service delivery other than temporary housing. 28 29 f. Nonconformities 30 The subsequent approval of a development order for a residential zoning district shall not 31 change the status of the HRC to a nonconforming use. 32 Existing Approvals g. 33 A prior approval for a government owned or operated Homeless Resource Center shall be 34 considered a legal conforming use for sites approved between October 28, 2009, 35 (Ordinance 2009-040), and March 2, 2017. 36 37 38 Part 10. ULDC Art. 5.A.3, Supplementary Standards, General, and Deviations (page 9 of 110 is hereby amended as follows: 39

40 CHAPTER A GENERAL

41 Section 1 Purpose and Intent

The purpose and intent of this Article is to establish minimum standards for accessory and temporary uses, design standards, parks and recreation, performance standards, legal documents, and density bonus programs.

45 Section 2 Definitions

46 See Art. 1.I, DEFINITIONS & ACRONYMS

47 Section 3 Deviations

Deviation(s) from the provisions of this Article may be permitted for development supporting government
 facilities within the PO Zoning District, subject to Article 2 Application Process and Procedures and PPM
 ZO-O-063, as applicable and as amended for the following: [Ord. 2007-013] [Ord. 2010-022]

01	H. TO LONING DISTINC
52	Development supporting government facilities within the PO Zoning District, subject to an
53	application established by the Executive Director of PZB and approval by the BCC utilizing the
54	following standards: [Ord. 2007-013] [Ord. 2010-022]
55	1. the proposed deviation(s) maintains compatibility with the uses and character of land
56	surrounding and in the vicinity of the land proposed for development; [Ord. 2007-013]
57	2. adverse effects on adjacent uses and lands, including but not limited to visual impact, are
58	determined to be minimal or otherwise negligible upon review and consideration of surrounding
59	lands, uses, zoning, Future Land Use (FLU), character, or other preexisting conditions; [Ord.
60	2007-0131

Notes:

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PO DEVIATIONS SUMMARY OF AMENDMENTS

1	3	special or unique circumstances or factors exist that are applicable to the proposed use,
2		structure, feature, or land proposed for development; [Ord. 2007-013]
2	4	
2 3 4	4.	the proposed deviation(s) allows for reasonable or practical use of the land proposed for
		development; [Ord. 2007-013]
5	5	approval of the deviation(s) is consistent with the purpose, goals, policies, and objectives of
6		the Plan and this Code; and, [Ord.2007-013]
7	6.	approval of the deviation(s) is not injurious to the surrounding area or otherwise detrimental
8	(March	to public health, safety, and general welfare. [Ord. 2007-013]
9		
10		
11	Part 11.	ULDC Art. 6.A.1, Parking, Parking, General (page 3 of 40), is hereby amended as follows:
827 B.S.	12 1 1733 13 - XABADA	
12	CHAPTER	A PARKING
1.000		
13	Section 1	General
10	oconon i	
14	A Du	rpose and Intent
15		e purpose of this Article is to ensure the provision of off-street parking, loading, queuing, on-site
16		culation, driveways, and access are in proportion to the demand created by each use. By
17	req	uiring such facilities, it is the intent of this Article to ensure the provision of functionally adequate,
18	aes	sthetically pleasing and safe off-street parking, loading, queuing, on-site circulation, driveways
19		d access.
20		plicability
21		e standards of this Article shall apply to all development in unincorporated PBC, or existing
22		velopment that is modified to the extent that it includes uses or site design features that were not
23		ecifically shown on previously approved plans. All off-street parking areas established by this
24		ction shall be continuously maintained in accordance with this Article.
25	1.	New Buildings and Uses
26		Off-street parking and loading shall be provided for any new building constructed and for any
27		new use established.
28	2	Additions, Enlargements and Changes of Occupancy
29		Off-street parking and loading shall be provided for any addition to or enlargement of an existing
30		building or use, or any change of occupancy or manner of operation that would result in
31		additional parking and loading spaces being required. The additional parking and loading
32		spaces shall be required only in proportionate amount to the extent of the addition,
33		enlargement, or change, not for the entire building or use.
34	3.	Off-Street Parking and Loading Requirements
35		Off-street parking and loading spaces shall be provided in accordance with Table 6.A.1.B,
36		Minimum Off-Street Parking and Loading Requirements.
37	4	
	4.	Deviations for the PO Zoning District
38		Deviation(s) from the provisions of this Article may be permitted for development supporting
39		government facilities within the PO Zoning District, subject to Art. 2 Application Processes and
40		Procedures and PPM ZO-O-063, as applicable and as amended. subject to approval by the
41		BCC utilizing the following standards: [Ord. 2007-013]
42		a. the proposed deviation(s) maintains compatibility with the uses and character of land
43		surrounding and in the vicinity of the land proposed for development; [Ord. 2007-013]
44		b. adverse effects on adjacent uses and lands, including but not limited to visual impact, are
45		determined to be minimal or otherwise negligible upon review and consideration of
46		surrounding lands, uses, zoning, Future Land Use (FLU), character, or other preexisting
47		conditions; [Ord. 2007-013]
48		c. special or unique circumstances or factors exist that are applicable to the proposed use,
49		structure, feature, or land proposed for development; [Ord. 2007-013]
50		d. the proposed deviation(s) allows for reasonable or practical use of the land proposed for
51		development; [Ord. 2007-013]
52		e. approval of the deviation(s) is consistent with the purpose, goals, policies, and objectives
53		of the Plan and this Code; and, [Ord. 2007-013]
54		f. approval of the deviation(s) is not injurious to the surrounding area or otherwise
55		detrimental to public health, safety, and general welfare. [Ord, 2007-013]
		dourmontar to public health, earbty, and general wonard. [Ord. 2007-010]
56		
57	To all the state of the state	
58	Part 12.	ULDC Art. 7.B.1.C Landscaping, Applicability and Approval Process, Applicability (page
59		10 of 53), is hereby amended as follows:
60	CHAPTER	B APPLICABILITY AND APPROVAL PROCESS
102283	3296 6355 74	12.1 V28 57.320.5.V
61	Section 1	Applicability

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PO DEVIATIONS SUMMARY OF AMENDMENTS

1	The provision	ons of this Article shall be considered minimum standards and shall apply to all new development
2		ed otherwise herein. [Ord. 2018-002]
3	Α.	Relation to Art. 14.C, Vegetation Preservation and Protection
4	Lar	ndscape requirements shall also be consistent with the standards of Art. 14.C, Vegetation
5		Preservation and Protection, nothing in this Article shall be applied to contradict these
1 2 3 4 5 6 7		requirements. [Ord. 2018-002]
	В.	Exemptions
8		The following developments are exempt from the standards and requirements of this Article:
8 9		1. Enlargement or repair of a single-family dwelling unit, two-unit townhouse, or two-unit multi-
10		family structure on a single lot.
11		2. Parking areas located within an enclosed parking structure.
12		3. Bona fide agriculture uses, unless stated otherwise in Art. 4.B.6, Agricultural Uses. Where
13		the property has a use that is classified as Agriculture, bona fide, with agricultural activities
14		or accessory agricultural uses, the property owner shall provide a six-foot high hedge along
15		the frontage of the property where it is abuts a public street R-O-W. [Ord. 2018-002]
16		4. Uses such as airports, major utilities, and stockades which have planting requirements
17		regulated by Federal or State law. Off-site planting of required landscaping may be
18		approved in areas where there is a direct public benefit, such as in schools, parks, libraries,
19		streets, and medians.
20		5. Projects in the Glades Area Economic Development Overlay (GAO) that have provided in-
21		lieu funds to the Glades Thoroughfare Beautification Fund.
22	С.	Public Park Exception or PO Deviations
23		Deviations or Exceptions from the minimum standards of this Article may be permitted as
24		follows:
25		1. PBC Public parks, as specified in Art. 5.D.2.G, Public Park Landscape Standards; and,
26		[Ord. 2006-004] [Ord. 2007-013] [Ord. 2018-002]
27		2. Development supporting government facilities within the PO Zoning District, subject to Art.
28		2 Application Processes and Procedures and PPM ZO-O-063, as applicable and as
29		amended. subject to approval by the BCC. [Ord. 2006-004] [Ord. 2007-013]
30		

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CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

Part 1. ULDC Art. 1.I.3, General Provisions, Definitions and Acronyms, Abbreviations and 1 2 Acronyms (page 113-114 of 118 of Supplement 24), is hereby amended as follows:

3 CHAPTER I **DEFINITIONS & ACRONYMS**

- 4
- 5 Section 3 Abbreviations and Acronyms

6		
7	CIE	Capital Improvement Element
8	CL	Commercial Low Intensity [Ord. 2005-002]
9	CLASC	Conservation Land Acquisition Selection Committee
10	CLF	Congregate Living Facility
11	CLO	Commercial Low Office [Ord. 2005-002]
12	CL-O	Commercial Low Intensity-Office Only [Ord. 2005-002]
13	CLR	Congregate Living Residential
14	CN	Neighborhood Commercial [Ord. 2005-002]
15		435 (Tai (Tai
16	FLUA	Future Land Use Altas

- 17 FLUE Future Land Use Atlas Element
- Final Master Plan [ORD. 2009-040] 18 **FMP**
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- 20 21

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- Part 2 ULDC Art. 2.B.7.D, Application Processes and Procedures, Public Hearing Processes, Types of Applications, Type 2 Waiver (page 34-35 of 105, Supplement 24) is hereby amended as follows:
- PUBLIC HEARING PROCESSES 25 CHAPTER B
- 26
- 27 Section 7 **Types of Application**

D. Type 2 Waiver

1. Purpose

A Type 2 Waiver is to allow flexibility for mixed use or infill redevelopment projects, or architectural design, site design or layout, where alternative solutions can be allowed, subject to performance criteria or limitations. Type 2 Waivers are not intended to relieve specific financial hardship nor circumvent the intent of this Code. A Type 2 Waiver may not be granted if it conflicts with other sections of this Code, or the Florida Building Code. [Ord. 2011-016] [Ord. 2012-027] [Ord. 2018-002]

2. Applicability

Requests for Type 2 Waivers shall only be permitted where expressly stated within the ULDC or indicated in the following Table. [Ord. 2011-016] [Ord. 2012-027] [Ord. 2018-002]

Glades Area Overlay (GAO)	Art. 3.B.4.E.1, Property Development Regulations Exceptions -
	Type 2 Waivers - Minimum Density
Urban Redevelopment Overlay (URAO)	Table 3.B.16.G, Type 1 and 2 URAO Waivers
WCRAO Expansion of Existing Non-conforming Parking	Art. 3.B.14.B.1.a, Expansion of Existing Non-conforming Parking,
WCRAO Density Bonus Programs	Art. 3.B.14.H.2, Density Bonus Programs
IRO, Residential Setbacks	Art. 3.B.15.F.6.e.4)a), Residential Setbacks
URA Residential Setbacks	Art. 3.B.16.E.3.a, Residential Setbacks
PDD Minimum Frontage	Art. 3.E.1.C.2.a.1)a), Type 2 Waiver – Infill Development
PDD Cul-de-sacs	Art. 3.E.1.C.2.a.5)b), Type 2 Waiver for additional percentage
AGR Tier - Parking Structure	Art. 3.F.2.A.2.d.1)a), Type 2 Waiver for Parking Structures
AGR TMD - Block Structure	Art. 3.F.4.D.9, Type 2 Waiver for Block Structure
Commercial Communication Towers	Art. 4.B.9.H.5, Type 2 Waiver from Required Dimensional Criteria
Unique Structure	Art. 5.C.1.E.2, Unique Structure
Hours of Operation	Art. 5.E.5.A, Type 2 Waiver
Large Scale Commercial Development - Parking	Art. 6.A.1.D.2.c.1)d), Type 2 Waiver for Parking Location

41 42 43

44 45 Part 3. ULDC Art. 3.A.3., Overlays and Zoning Districts, General, Zoning District Consistency with the Future Land Use Atlas (FLUA) (page 16-18 of 212), is hereby amended as follows:

Notes:

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CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

1 CHAPTER A GENERAL

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2 Section 3 Zoning District Consistency with the Future Land Use Atlas (FLUA)

A. Purpose and Intent

A parcel's Zoning District shall be consistent with its Future Land Use (FLU) designation. Any request for a Development Order shall be reviewed to determine consistency with the requirements of this Section. Unless exempted otherwise, all applications for a Development Order shall be in a zoning district corresponding to the FLU designations indicated in the following tables: [Ord. 2011-016]

- 1. Standard Districts: Table 3.A.3.B, Future Land Use Designations and Corresponding Standard Zoning Districts; or
- 2. Planned Development Districts: Table 3.A.3.C, FLU Designation and Corresponding Planned Development Districts; or
- 3. Traditional Development Districts: Table 3.A.3.D, TDD Corresponding Land Use.

B. Standard Districts

Any application for a rezoning to a Standard Zoning District shall correspond to a FLU designation indicated in the table below.

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

	unit of the wh	100 Statistics	Zoning Di	istrict		
		Agriculture	/Conservation			
AP	AP					
AGR	AGR					
CON	PC					
SA	AR	AGR				
		Res	idential			
RR-20	AR					
RR-10	AR	CRE				
RR-5	AR					
RR-2.5	AR	RE				
LR-1	AR (2)	RE	RT	RS		
LR-2	AR (2)	RE	RT	RS		
LR-3	AR (2)	RE	RT	RS		
MR-5	AR (2)	RE	RT	RS	RM	
HR-8	AR (2)	RE	RT	RS	RM	
HR-12	AR (2)	RE	RT	RS	RM	
HR-18	AR (2)	RE	RT	RS	RM	
CLR	7.0.1 (2)			110	RM	
WCR	AR (4)				1.1111	
11011	2013 1-11	Com	mercial			
CL-O	CLO	IR			1 1	
CL	CN	CC	CLO	IR		
CH-O	CLO	СНО	IR			
CH	CN	CC	CLO	СНО	CG	IR
CR	CRE					
UI	UI					_
110	UC					
UC		Ind	ustrial			
	1 ¹¹					
IND	IL	IG	CRE			_
IND			CRE Public and Civic			
IND	IPF					
IND						

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C. Planned Development Districts (PDDs)

Any application for a rezoning to a PDD shall correspond to a FLU designation indicated in the table below. [Ord. 2011-016]

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CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

PUD	AGR (2)	RR	WCR	AGE	LR1	LR2	LR3	MR5	HR8	HR12	District	MLU	CLR
PUD	V	V	V	(3)	V	1	V	1	1	1	1	1	N
MHPD		1			V	V	1	V	1	V	1		
		-				Lava				Lore		1	Lava
MUPD	AGR (1)	RR	AGE (3)	CL	CH	CLO	СНО	IND	INST	CRE	MLU	EDC	CLR (
MXPD			(3)		1 V		1		-	N N	(4)		1
PIPD								V			V	1	
RVPD		1	10.1.00	00.0407	70040.0					V	17.0057	12 	1
Ord. 2008-03 Notes:	37] [Ord. 20	009-0401	[Ord. 20	09-040]	[2010-00	5] [Ora.	2010-022	1[Ord. 2	014-025]	[Ord. 20	17-025]		1.000
1. Check (V) indicates t	he PDD	correspor	nds to th	ne FLU d	esignation	ns. Any a	pplicatio	n for a rez	oning to	a PDD sh	all be to	a PDD
	esponds to a the AGR Tie						ID IOrd	2000 00	41				
	r MUPD Poo									dance wi	th Table 3	3.F.5.D. T	raditio
Town De	velopment L	_and Use	Allocatio	on. [201	4-031]			351					
	is consisten										-		
	designation	n is consi	istent with	MUPD	and MX	PD when	applied a	s an und	erlying de	signation	for a mix	ed or mu	Itiple u
project.		_					_				_	_	_
Part 4	ULDC /	Art. 3.E	3.4, Ov	erlays	& Zon	ing Dis	tricts.	Overla	ys, Gla	des Ar	ea Ove	rlay (p	age
	of 212,											2 11	•
CHAPTER	RB OV	ERLAY	rs										
Section 4	GA	O, Gla	des Are	a Ove	erlay								
 E. Pr	operty D	ovelop	mont E	logulo	tional		Eveent	lana					
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Notes:

Underlined indicates new text.

Stricken indicates text to be deleted. Stricken and italicized means text to be totally or partially relocated. If being relocated destination is noted in bolded brackets [Relocated to:].

Italicized indicates text to be relocated. Source is noted in bolded brackets [Relocated from:].

CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

1 2 3

commercial districts that have a commercial with underlying residential FLU designation, as indicated in Table 3.B.14.E, WCRAO Mixed Use. [Ord. 2006-004]

lê.		Ta	ble 3.B.14.I	E - WCRAC	Mixed Use			
Su	b-areas	NR	NRM	NG	NC	UG	UH	UI
Mixed Use		Prohibited	Permitted (1) (3)	Permitted (1) (3)	Permitted (3)	Permitted	Permitted	Prohibited
Minimum Resid	lential Use (2)	N/A	50%	50%	N/A	N/A	N/A	N/A
Maximum Resi	dential Use	N/A	100% (3)	100% (3)	N/A	N/A	N/A	N/A
Minimum Non-	residential Use	N/A	0%	0%	N/A	N/A	N/A	N/A
Maximum Non-	residential Use (2)	N/A	50%	50%	N/A	N/A	N/A	N/A
[Ord. 2006-004]	[Ord. 2011-001] [O	rd. 2015-031]	[Ord. 2018-00	02]			•	
Round 2005 Sub-areas. 2. Minimum a (residential	residentia	2005-032, sha rd. 2015-031] htages for resitype by the tot ments are permisse in NRM, M, and NG Il density is	Ill only be perm idential and no al GFA (reside mitted within th NG, and N Sub-areas, utilized, but	nitted in accord on-residential ential AND non ne NRM and N C Sub-area non-resider t in no case	lance with of Art. 3 uses are calculate -residential). [Ord G Sub-areas.[Ord	.B.14.E.1.a, Mi ed by dividing d. 2006-004] l. 2015-031] only be perm than one ur	the total GFA	۸, NG and N for either u ermitted shall be
2	the requi Plan ,whic b. Vertical I Projects t allowed d be allowe density. [r	rements of hever is gro- ntegration that vertical ensity and a d to utilize u Ord. 2006-0	FLUE Ta bater. [Ord ly integrate any density up to 100 pe 004]	blePolicy 2 . 2006-004] a minimum bonus units	.2.1-eg.1, and [Ord. 2015-03 n of 20 percen) residential de n the site's com	other relat 31] [Ord. 20 t of a site's nsity with co	ed Policies 18-002] approved (in mmercial us	of the ncludes les may
Part 6.	24), is hereby	y amended			Overlay (IRO)	(page 63 o	f 212, Supp	lement
CHAPTE	R B UVERLA	15						
 Cantina d					2)			
Section 1	5 INFILL K	EDEVELOR		ERLAY (IR	0)			
D th	on the affecte 2010-005] Density There are no accordance w	sity shall be described Designatio ed, PDRs, d d area. Der <u>minimum</u> rith FLUE Ta	in accordar herein. [Or ons lensity and nsity may be density req able III.C.1	intensity sha e transferred uirements. 2.2.1-g.1 an		ned by the la tion of the sit n–allowable <u>Policies</u> of t	nd use desi te to another density sha	gnation . [Ord. Il be in
Part 7.		D., Proper	ty Develop	ment Regu	lations (page	101 1	f 212, Supp	lement
CHAPTE	R D PROPER	TY DEVEL	OPMENT R	EGULATIC	NS (PDRS)			
Section 1	PDRs for	Standard	Zoning Dis	tricts				
C	DRs he minimum lot o overage, and mi roperty Develop	nimum setb	acks in eac	h standard	zoning district	are indicate	d in Table 3	.D.1.A,

Notes:

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^{....} A series of four bolded ellipses indicates language omitted to save space.

CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

1 2 setbacks shall be applied in accordance with the lot orientation as defined by lot frontage. [Ord. 2005-041]

Table 3.D.1.A - Property Development Regulations

Zoning	M	in Lot Dimer	nsions		nsity 5)	Max	Max		Min Set	oacks (<mark>1211</mark>)	
District	Size	Width and Frontage	Depth	Min	Max	FAR (76)	Building Coverage	Front	Side	Side Street	Rea
		Tonage		Agricult	ure/Co	Iservat	ion			A COLUMN TO A COLUMN	
PC	1 ac.					-		50	50	50	50
AP	10 ac.	300	300	141	(1)		10% (1413)	100	50	80	100
AGR	5 ac.	300	300		1.7		15%	100	50	80	100
				F	Residen	tial					100
AR	(2) (3)(4)	300	300	1.4	1427	.15	15%	100	50	80	100
RE	2.5 ac.	200	200	1.000	1. 	-	20%	50	40	50	50
RT (LR-1)	20,000										
RT (LR-2	14.000	100	125	(2)	976	1 15 1	30%	25	15	25	25
HR-18 RS		05	75	1.265	-		1001	- 05			
RM	6,000 (5)	65 65	75	-			40%	25 25	7.5	15 25	15 15(<mark>131</mark>
Tavi	JL([©] /	00	10		ommer		4078	20	15	20	13(+01
CN	0.5 ac.	100	100		Uniner		25%	30	20	(1110)	20
CC	1 ac.	100	200	-	-		25%	30	<u>30</u> 30	(1110)	30 30
CG	1 ac.	100	200	-	-	-	25%	50	15	(<u>4410</u>) (<u>4410</u>)	20
CLO	1 ac.	100	200	1.45	340	-	25%	30	15	(1110)	20
CHO	1 ac.	100	200	-	(a)	141	25%	40	15	(1110)	20
CRE	3 ac.	200	300	-	(4))	-	40%	80	50	80	50
IR	N/A	50	100			(87)	40%	(98)	(88)	(98)	(98)
UI	N/A	50	100	0.040	(4)		N/A	(109)	(109)	(109)	(109)
UC	N/A	50	100	1000	350		N/A	(109)	(109)	(109)	(109)
	(*)				Industri	ial					
IL	1 ac.	100	200		3026	1997	45%	40	15	25	20
IG	2 ac.	200	200		1.00	-	45%	45	20	45	20
				Insti	itutiona	I/Civic					
					0.410	-	25%	50	15	25	20
IPF	1 ac.	100	200	1000	10000						
PO rd. 2005 – 002 rdes: The only den side of US 44 The minimum Acres; RR2.5	P] [Ord. 200 sity allowed 1, for the u lot size in - 2.5 acres	5-041] [Ord. d in the AP zo nincorporated the AR distri- s; U/S Tier – 5	- 2010-005] [0 oning district d community of ct correspond 5 acres.	is for pro of Canal ds to the	perties Point, in FLU cat	in the L the Gla tegory a	R-1 FLU cate ades Tier only is follows: RF	- 2016-042 egory local [Ord. 20 R20 - 20 a	- [] [Ord. 20 ded north c [005 – 002] acres; RR	of Pahokee, o	
PO rd. 2005 – 002 tes: The only den side of US 44 The minimum Acres; RR2.5 Nonconformini AR lots with a Density is del Policies of th regulations au The minimum provisions, ur The Asimum FAA Building setba 9. Building 10. Setbac 11. Buildin PDD's. [Ord. 12. Proper Prior Approva	- 2] [Ord. 200 sity allowed 1, for the u hot size in - 2.5 acre- ng lots in th an RR-2.5-F ermined by e Plan. Th nd design s n and max- less otherwise R shall be i g setbacks k equal to v gs over 35 . 2005 – 00 ty previous uls. [Ord. 2	- - - - - - - - - - - - - -	2010-005] [C oning district d community of ct correspond 5 acres. may use the s on may use the ignation on ea units permitte refore, is an a ble densities Ord. 2005-041 ance with FLU licable where with Table 3 ance with Art. 3 ccordance wit W buffer purs t may be pers t may be pers	is for pro of Canal Is to the setback p he RE Pl acceptab shall be I] UE Table the prim .B.15.C, 3.B.15, In h Art. 3.E uuant to A nitted in r RH rea 1]	pperties Point, in FLU cal provision DR's. [C el of lanc parcel o le minim in acco e III.C.2 e I	in the L the Gla tegory a s in Art. Drd. 2000 J in the J f land w burn lot s ordance of the P of a lot i R Increa avelopm ority Re indscapi nce with k of 12'	R-1 FLU cate ades Tier only s follows: RF 1.F.2, Nonco 05 – 002] [Ord Plan, pursuan thich complie size. [Ord. 20 with FLUE T lan, and other is residential. ase. [Ord. 20	- 2016-042 agory local (Ord. 20 R20 – 20 = nforming L d. 2016-04 tto FLUE s with the 005 – 002] able III.C r related p [Ord. 2000 10-005] [Ord. 2011 Area Over 05 – 002] -2, Multifa sidered co	- [] [Ord. 20 ted north of [005 – 002] acres; RR .ots. [2] Table 2.2. applicable [Ord. 200 1 of the l rovisions, 5-041] 0-005] rlay. [Ord [Ord. 200 mily, Non- onforming	of Pahokee, c 10 – 10 acres 1-g.1, and oth property de 15-041] Plan, and oth unless otherw . 2010-022] 5-041] residential Di and subject t	s; RR5 - her relativelopme her relativise note stricts a o Art. 1.
PO rd. 2005 – 002 tes: The only den side of US 44 The minimum Acres; RR2.5 Nonconformin AR lots with a Density is del Policies of th regulations au The minimum provisions. un The minimum provisions au The maximum The .15 FAR Maximum FA Building setba 9. Building 10. Setbac 11. Buildin PDD's. [Ord. 12. Proper Prior Approva 13. Maxim	P] [Ord. 200 sity allowed 1, for the u lot size in - 2.5 acree ng lots in th n RR-2.5-F ermined by e Plan. Th nd design s n and max less other m FAR shall for the AR shall for the AR shall be i acks shall be g setbacks k equal to v gs over 35 2005 – 00 ty previous is. [Ord. 2 um Building	- D5-041] [Ord. d in the AP zc nincorporated the AR distri- s; U/S Tier – 3 e AR district r LU designati- the FLU desi	2010-005] [C oning district d community of ct correspond 5 acres. may use the so on may use the ignation on er units permitture fore, is an able densities Ord. 2005-044 ance with Table 3 ance with Art. 3 coordance wit W buffer purs t may be perm 5-041] with a RM of Ord. 2005-044 the AP district Planned II 2 Supplem	is for pro of Canal ds to the setback p he RE Pl acceptab shall be I] UE Table the prim .B.15.C, 3.B.15, In h Art. 3.E uant to A nitted in r RH rea 1] ct with a	pperties Point, in FLU cal provision DR's. [C el of lanc parcel o le minim in acco all.C.2 ary use IRO FA fill Rede 3.16, Pri Art. 7, La accorda r setbac SA FLU	in the L the Gla legory a s in Art. Ord. 200 d in the l f land w num lot s ordance of the P of a lot i R Increas evelopm ority Re indscap nce with k of 12' designa	R-1 FLU cate ades Tier only s follows: Rf 1.F.2, Nonco 15 – 002] [Ord Plan, pursuan /hich complie size. [Ord. 20 with FLUE T lan, and other is residential. ase. [Ord. 20 ent Overlay. development ing. [Ord. 20 n Art. 3.D.1.E shall be com ation may be icts, FAR, amended	- 2016-042 egory local [Ord. 20 R20 - 20 and forming L d. 2016-04 to FLUE s with the 205 - 002] able III.C r related p [Ord. 200 10-005] [Ord. 201 Area Over 05 - 002] -2, Multifa sidered co increased	- 2] [Ord. 20 acres; RR .ots. 2] Table 2.2. applicable [Ord. 200 1 of the l rovisions, 1 5-041] 0-005] flay. [Ord [Ord. 200 mily, Non- mily, Non- onforming to 15 perc y, and l	of Pahokee, c 10 – 10 acres 1-q.1, and ott property de 15-041] Plan, and ott unless otherw . 2010-022] 5-041] residential Di and subject t ent. [2017-00	s; RR5 - her relativelopmoner relativelopmoner relatives note

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CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

1	L	lses allowed,	PDRs. dens	ity and in	tensitv s	hall be de	etermine	ed by the	and us	e desiana	ation on
2		ne affected an									
3		another bas									
4		LU designation				2008/02/02/02/02/02					
5		ensity		517 - C1 221 7							
6	a	. Computat	tion								
7			all be based								
8			d down to th				he allow	able de	nsity sha	Il be purs	uant to
9			le 2.2.1-g.1 :	and other	related	Policies.					
10	Ð	. Minimum	ALL ST BEALTH AND AND AND AND AND								
11			um density								
12 13			UD Density Director may								
14			5 percent, pe								
15		2009-040]		n mon ce		Turr Gene	nty cher	iption o	Conorr of	ule ridin	- Lora.
16	G	. Maximum									
17			num density	shall onl	v be aw	arded to	a PUD	meeting	the go	als, polici	es and
18			in the Plan								
19		3.E.1.B, P	UD Density.	The actu	al densi	ty grante	d by the	BCC to	a plann	ed develo	opment
20			ss than the m		density :	allowed.					
21			ty Bonus Pr		8.11 2						
22			D may qualit								
23			Workforce H								
24			-Special De		gram, or	other dei	asity boi	ius prog	ram allo	wed by th	e Plan.
25 26		fora.	2005 - 002]								
20			10	able 3.E	1 B . DI		ite				
		AGR	RR AGE	LR1	LR2	LR3	MR5	HRS	HR12	HR18	
	MIN		(1)	0.5 du/ac	1 du/ac	and the second second	3 du/ac	5-du/ac	5-du/ac	5 du/ac	
	MAX		(2) (3)	1-du/ac	2 du/ac	3 du/ac	5 du/ac	8-du/ac	12 du/ac	18 du/ac	
	-	006-004] [Ord. 1									
	Notes:				S Station		0.5 0.5	33,243	1.111	ALC: N.B.	
	1. The	minimum densit	y in the RR FLU	designatio	n for a PU	D are as fol	lows: RR2	20 - 0.5 un	it/20 acres;	RR10 0.5	
		acres; RR5 - 0.5					0.0001				
		maximum densi acres; RR5 - 1 u				UD are as I	follows: R	R20 - 1 un	it/20 acres	; RR10 - 1	
	The second se	mum and maxim				th the AGE	ELUA Co	ncentual F	lan IOrd	2014-0311	
27			and denoty one	in be in deed	rddinoc m		120,100	nooptaan r	ian. Lora.	2011 0011	
28	d	MXPD/PIP	2D								
29		Density in	A MXPD	PIPD	shall be	determi	ned by	the und	derlying	residentia	al FLU
30			n and corres								
31			and use desi								
32		be assigned	ed a compati	ble reside	ential de	nsity by t	he Plan	ning Dir	ector in a	accordan	ce with
33			[Ord. 2009-0) 40]							
34	e	MLU				6 8 8	1201			2 X X	200 X 2
35			a MLU land			shall be	determir				
36			nation(s) an								
37						Table 3.	E.1.B,				
38		 A. S. Markellin, M. Barris, M. Barris, M. B. Barris, M. Bar Karris, M. Barris, M. Barr				Table 3. ion(s) sh	E.1.B, I all be a	ssigned	a compa	atible resi	idential
39 40				Director		Table 3. ion(s) sh	E.1.B, I all be a	ssigned	a compa		idential
40		2009-040]		Director		Table 3. ion(s) sh	E.1.B, I all be a	ssigned	a compa	atible resi	idential
		2009-040]		Director		Table 3. ion(s) sh	E.1.B, I all be a	ssigned	a compa	atible resi	idential
		2009-040]		Director		Table 3. ion(s) sh	E.1.B, I all be a	ssigned	a compa	atible resi	idential
42	Part 9 U				in accor	Table 3. ion(s) sh dance wil	E.1.B, I all be a th FLUE	ssigned Policy 4	a compo I.4.2-b of	atible resi the Plan	idential - [Ord.
42 43		LDC Art. 3.E	E.2 Planned	d Develo	in accor pment I	Table 3. ion(s) sh dance wil	E.1.B, I all be a th FLUE	ssigned Policy 4 ed Unit	a compo I.4.2-b of Develop	atible resi the Plan	idential - [Ord. operty
42 43 44	D		E.2 Planned	d Develo	in accor pment I	Table 3. ion(s) sh dance wil	E.1.B, I all be a th FLUE	ssigned Policy 4 ed Unit	a compo I.4.2-b of Develop	atible resi the Plan	idential - [Ord. operty
42 43 44 45	D	LDC Art. 3. evelopment bllows:	E.2 Planned Regulation	d Develo s (page	in accor pment I 148of 2	Table 3. ion(s) sh dance wil Districts, 212, Sup	E.1,B, I all be a th FLUE Planne plemer	ssigned Policy 4 ed Unit	a compo I.4.2-b of Develop	atible resi the Plan	idential - [Ord. operty
42 43 44	D	LDC Art. 3. evelopment bllows:	E.2 Planned	d Develo s (page	in accor pment I 148of 2	Table 3. ion(s) sh dance wil Districts, 212, Sup	E.1,B, I all be a th FLUE Planne plemer	ssigned Policy 4 ed Unit	a compo I.4.2-b of Develop	atible resi the Plan	idential - [Ord. operty
42 43 44 45 46	D fc CHAPTER E	LDC Art. 3. evelopment bllows:	E.2 Planned Regulation	d Develo s (page	in accor pment I 148of 2	Table 3. ion(s) sh dance wil Districts, 212, Sup	E.1,B, I all be a th FLUE Planne plemer	ssigned Policy 4 ed Unit	a compo I.4.2-b of Develop	atible resi the Plan	idential - [Ord. operty
42 43 44 45	D	LDC Art. 3. evelopment bllows:	E.2 Planned Regulation	d Develo s (page	in accor pment I 148of 2	Table 3. ion(s) sh dance wil Districts, 212, Sup	E.1,B, I all be a th FLUE Planne plemer	ssigned Policy 4 ed Unit	a compo I.4.2-b of Develop	atible resi the Plan	idential - [Ord. operty
42 43 44 45 46 47	D fc CHAPTER E 	LDC Art. 3.E evelopment bllows: PLANNED	E.2 Planned Regulation DEVELOPI	d Develo s (page MENT DI	in accor pment I 148of 2	Table 3. ion(s) sh dance wil Districts, 212, Sup	E.1,B, I all be a th FLUE Planne plemer	ssigned Policy 4 ed Unit	a compo I.4.2-b of Develop	atible resi the Plan	idential - [Ord. operty
42 43 44 45 46 47 48	D fc CHAPTER E	LDC Art. 3.E evelopment bllows: PLANNED	E.2 Planned Regulation	d Develo s (page MENT DI	in accor pment I 148of 2	Table 3. ion(s) sh dance wil Districts, 212, Sup	E.1,B, I all be a th FLUE Planne plemer	ssigned Policy 4 ed Unit	a compo I.4.2-b of Develop	atible resi the Plan	idential - [Ord. operty
42 43 44 45 46 47 48 49	D fc CHAPTER E Section 2 	LDC Art. 3.E evelopment bilows: PLANNED Planned L	E.2 Planned Regulation DEVELOPI Jnit Develop	d Develo s (page MENT DI oment	in accord pment I 148of 2 STRICT	Table 3. ion(s) sh dance wil Districts, 212, Sup	E.1,B, I all be a th FLUE Planne plemer	ssigned Policy 4 ed Unit	a compo I.4.2-b of Develop	atible resi the Plan	idential - [Ord. operty
42 43 44 45 46 47 48 49 50	D fc CHAPTER E Section 2 D. Property	LDC Art. 3.E evelopment bllows: PLANNED Planned L Developmer	E.2 Planned Regulation DEVELOPI Jnit Develop	d Develo s (page MENT DI oment ns (PDR	in accord pment I 148of 2 STRICT:	Table 3. ion(s) sh dance wil Districts, 212, Sup S (PDDS	E.1.B, I all be a th FLUE Planne plemer	ed Unit	a compo 1.4.2-b of Develop s hereb	the Plan ment Pr y amenc	operty led as
42 43 44 45 46 47 48 49 50 51	D fc CHAPTER E Section 2 D. Property The n	LDC Art. 3.E evelopment bllows: PLANNED Planned L Developmen ninimum lot d	E.2 Planned Regulation DEVELOPI Jnit Develop nt Regulatio imensions, #	d Develo s (page MENT DI oment ns (PDRs	pment I 148of 2 STRICT: s) and max	Table 3. ion(s) sh dance wil Districts, 212, Sup S (PDDS	E.1.B, I all be a th FLUE Planne plemer)	ed Unit at 24), i	Develop s hereb	atible resi the Plan oment Pr y amend	operty ded as
42 43 44 45 46 47 48 49 50 51 52	D fc CHAPTER E Section 2 D. Property The n cover	LDC Art. 3.E evelopment bllows: PLANNED Planned L Developmer ninimum lot d age, and min	E.2 Planned Regulation DEVELOPI Jnit Develop nt Regulatio imensions, P nimum setba	d Develo s (page MENT DI oment ns (PDRs ninimum d acks in e	pment I 148of 2 STRICTS s) and max ach poc	Table 3. ion(s) sh dance wil Districts, 212, Sup S (PDDS imum de I are ind	E.1.B, I all be a th FLUE Planne plemer)	ed Unit at 24), i	Develop s hereb	atible resi the Plan oment Pr y amend	operty ded as
42 43 44 45 46 47 48 49 50 51 52 53	D fc CHAPTER E Section 2 D. Property The n cover Devel	LDC Art. 3.E evelopment bllows: PLANNED Planned U Developmen ninimum lot d age, and min opment Regu	E.2 Planned Regulation DEVELOPI Jnit Develop nt Regulatio imensions, P nimum setba	d Develo s (page MENT DI oment ns (PDRs ninimum d acks in e	pment I 148of 2 STRICTS s) and max ach poc	Table 3. ion(s) sh dance wil Districts, 212, Sup S (PDDS imum de I are ind	E.1.B, I all be a th FLUE Planne plemer)	ed Unit at 24), i	Develop s hereb	atible resi the Plan oment Pr y amend	operty ded as
42 43 44 45 46 47 48 49 50 51 52	D fc CHAPTER E Section 2 D. Property The n cover Devel	LDC Art. 3.E evelopment bllows: PLANNED Planned L Developmer ninimum lot d age, and min	E.2 Planned Regulation DEVELOPI Jnit Develop nt Regulatio imensions, P nimum setba	d Develo s (page MENT DI oment ns (PDRs ninimum d acks in e	pment I 148of 2 STRICTS s) and max ach poc	Table 3. ion(s) sh dance wil Districts, 212, Sup S (PDDS imum de I are ind	E.1.B, I all be a th FLUE Planne plemer)	ed Unit at 24), i	Develop s hereb	atible resi the Plan oment Pr y amend	operty ded as
42 43 44 45 46 47 48 49 50 51 52 53	D fc CHAPTER E Section 2 D. Property The n cover Devel 1. S Notes:	LDC Art. 3.E evelopment bllows: PLANNED Planned L Planned L Development age, and min opment Regu etbacks	E.2 Planned Regulation DEVELOPI Jnit Develop Int Regulatio imensions, P nimum setba ulations, unle	d Develo s (page MENT DI oment ns (PDRs ninimum d acks in e	pment I 148of 2 STRICTS s) and max ach poc	Table 3. ion(s) sh dance wil Districts, 212, Sup S (PDDS imum de I are ind	E.1.B, I all be a th FLUE Planne plemer)	ed Unit at 24), i	Develop s hereb	atible resi the Plan oment Pr y amend	operty ded as
42 43 44 45 46 47 48 49 50 51 52 53	D fc CHAPTER E Section 2 D. Property The n cover Devel 1. S Notes: Underlined ind	LDC Art. 3.E evelopment ollows: PLANNED Planned L Planned L Development age, and min opment Regu etbacks	E.2 Planned Regulation DEVELOPI Jnit Develop Int Regulatio imensions, P nimum setba ulations, unle	d Develo s (page MENT DIS oment ns (PDRs ninimum acks in e ass otherv	in accord pment I 148of 2 STRICT: s) and max ach poc vise stat	Table 3. ion(s) sh dance wil Districts, 212, Sup S (PDDS S (PDDS	E.1.B, I all be a th FLUE Planne plemer) nsity, m icated in	ed Unit at 24), i	A composition of the second se	atible resi the Plan oment Pr y amend y amend aximum b	operty ded as
42 43 44 45 46 47 48 49 50 51 52 53	D fc CHAPTER E Section 2 D. Property The n cover Devel 1. S Notes:	LDC Art. 3.E evelopment bllows: PLANNED Planned L Developmen ninimum lot d age, and min opment Regu etbacks dicates <u>new</u> to	E.2 Planned Regulation DEVELOPI Jnit Develop Init Develop imensions, en imum setba ulations, unle	d Develo s (page MENT DIS oment ns (PDRs ninimum acks in e ess otherv	pment I 148of 2 STRICT: s) and max ach poc vise stat	Table 3. ion(s) sh dance wil Districts, 212, Sup S (PDDS) imum de I are ind ed. cod mean	E.1.B, I all be a th FLUE Planne plemen) nsity, m icated in	ed Unit at 24), i aximum Table	A composition of the second se	atible resi the Plan oment Pr y amend y amend aximum b	operty ded as

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CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

For residential development, building setbacks shall be measured from the inside edge of the perimeter landscape buffers. For non-residential development, building setbacks shall be measured from the property line. Rear or side setbacks may be reduced pursuant to Art. 3.D.1.D,4, Setback Reductions.

		ot Dimensio		1	nsity		ment Regul		Set	backs	
POD	Size	Width and	Depth	Min.	Max.	FAR (2)	Building Coverage	Front	Side	Side	Rear
		Frontage		Res	idential						T. Wiss
F and Cottage Homes	Apply the	RS district re lome Propert	egulations	in Tabl	e 3.D.1.	A, Prop	erty Developme	ent Regula	ations. F	Refer to Ar	t, 3,D.2
ZLL		Art. 3.D.2.B, Z									
TH	Refer to A	Art. 3.D.2.A, 7	ownhouse	э.	å						
MF	Apply the	RM district re	egulations	in Tabl	e 3.D.1.	A, Prop	erty Developm	ent Regula	ations.		
NUMBER OF STREET			1 (CA)	C	ivic	Silen.			Empy-		
Private	0.5 ac	100	100	-				652554	201705	-	Rends
Public	1.5 ac.	100	200	543		*	30 percent	25	20	25	20
	그 그 역	AND SCHOOL STREET	à - 2013	Com	mercial				A4	36 - 3	1111
Commercial	Apply CC	district regul	ations in T	able 3.	D.1.A-17	', Prope	erty Developme	nt Regula	tions		
		and the second	1. S .	Rec	reation	14	AND STAT		Wing 1	Sec.	2013
Recreation Pod (3)	-	65	75	14	-	8	30 percent	25	15	25	15
Neighborhood Park	0.1	45	75	145	-	2	15 percent	15	15	15	15
	<u> </u>			Preser	vation (1)			-	States -	
Preservation	Apply the	ACP district	regulation	THINGS CALCE FOR THE			perty Developn	ant Poou	lations		
ord. 2005-002] [Ord. 2								ient Regu	auons		
otes:		514. 2000-00	11[010.2	010-04	L] [OIU.	2010-0	10]	-	C	2101 C	1.1.1.1.1.1
upon demons approved by F	R shall be in ouired for m age require tration that Parks and R	n accordance nulti-family ur ment, where access is pro ecreation; an	with FLU nits, CLFs, internal st ovided by id, [Ord. 2	or othe reet fro frontag	e III.C.2 er similar ntages a e on inte 2]	of the uses m re not a ernal ac	Plan, and othe	r related p from the fe area requi	ollowing: ired for re an netwo	ecreation a rk other a	amenitie s may
Home	Planned ded as fo	d Develop bllows:	oment I	Distric	t, (pa	ge 17	Planned De 2 of 212,				
HAPTER E PL	ANNED	DEVELOF	MENT	DISTR		(PDD:	5)				
Section 6 Mo	obile Hor	ne Planne	ed Deve	lopme	ent Dis	strict (MHPD)				
D. Property I The minim	um lot dir	mensions,	minimu	m and	maxin		ensity, maxi				

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coverage, and minimum setbacks in each pod are indicated in Table 3.E.6.D, MHPD Property

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.... A series of four bolded ellipses indicates language omitted to save space.

Development Regulations, unless otherwise stated.

CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

- 1 Part 11. ULDC Art. 4.B.1., Residential Uses, (page 13-15 of 208, Supplement 24), is hereby 2 amended as follows:
- 3 CHAPTER B USE CLASSIFICATION
- 4 Section 1 Residential Uses

5

Notes:

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CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

A. Residential Use Matrix

1. Residential related accessory uses are identified in Table 4.B.1.D - Corresponding Accessory Use to a Principal Use.

TABLE 4.B.1.A, RESIDENTIAL USE MATRIX

									-	STA	NDA	RD	DIST	RICT	TS		í.																P	LAN	NED	DEVE	LOPI	MENT	DIST	TRICT	rs (PE)Ds)						2			TION				
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The	only	reside	ntial u	use a	Nowe	ed in	the R	Vi or	the P	UD Z	onin	g Dis	tricts	tha	at hav	ea(CLR	FLU	Desi	gnatio	on, is	а Тур	e 3 Ca	ongre	egate	Livir	ng Facility (CLF)									_																			

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CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

1 2 3 4 5 6 7	Part 12.	ULDC Art. 4.B.1 Residential uses Uses (pages 15 of 204, Supplement 24), is hereby amended as follows:
3	D 0	Devident's Directory
4		eneral Residential Standards
5	1.	Accessory Affordable Housing
6		Multifamily, Single Family, Townhouse or Zero Lot Line Home may be allowed in the IPF Zoning
/		District as Affordable Housing in the same development of Institutional, Public and Civic uses
8		such as Place of Worship. The dwelling units shall not be for sale and shall be subject to DRO
9		approval. As part of the submittal requirement, the applicant shall demonstrate that residential
10		development will be under the direct supervision of a sponsoring non-profit organization or
11	6 D.	community-based group.
12		efinitions and Supplementary Use Standards for Specific Uses
13	1.	Congregate Living Facility (CLF)
14		a. Definition
15		A facility which provides long-term care, housing, food service, and one or more assistive
16		care services for persons not related to the owner or administrator by blood or marriage.
17		b. Licensing
18 19		Type 1 and 2 CLFs shall be licensed by one of the licensing entities referenced in State
20		Statute 419.001. c. Approval Process - RS Zoning District
20		1) RS Zoning District
22		A Type 3 CLF may be allowed in the RS Zoning District with an MR-5, HR-8, HR-12,
23		or HR-18 FLU designation subject to a Class A Conditional Use approval. <u>A Type 3</u>
24		CLF in the RS Zoning District with a LR-1, LR-2, and LR-3 shall be prohibited.
25		d. Maximum Occupancy
26		1) Type 1 CLF
27		Six persons, excluding staff.
28		2) Type 2 CLF
29		14 persons, excluding staff.
30		3) Type 3 CLF
31		The maximum occupancy shall be determined by FLUE Table III.C.12.2.1-g.1 of the
32		Plan and multiplying the maximum allowable density by 2.39. A dwelling unit is
33		equivalent to 2.39 residents/beds.
34		
35		
36		
37	Part 13	ULDC Art. 5.G Supplementary Standards, Density Bonus Programs, Workforce Housing
38		(WHP) (page 79 of 110, Supplement 24), is hereby amended as follows:
39	CHAPTER	R G DENSITY BONUS PROGRAMS
40	SECTION	1 WORKFORCE HOUSING PROGRAM (WHP)
41		
42	E. W	HP Incentives
43		Demoites Resure Development Ontingen
44	4.	Density Bonus Development Options
45 46		f. Option 1 - RT District
40		 f. Option 1 - RT District The zoning for parcels electing to use this option must be in compliance with Table 3.A.3.B,
48		Future Land Use (FLU) Designation and Corresponding Standard Zoning Districts. [Ord.
49		2008-037]
50		1) RT PDR Deviations
51		Deviations from the minimum PDRs for the RT district with a LR-2 or LR-3 FLU
52		designation may be in accordance with Table 5.G.1.E, RT Deviations for WHP, only
53		for those projects that exceed the standard density in the footnote in FLUE Table 2.2.1-
54		g.1, Residential Future Land Use Designation Maximum Density qualify for maximum
55		density in accordance with Table 2.1-1, Residential Categories and Allowed Densities,
56		of the FLU Element of the Plan, and utilize a minimum density bonus of 20 percent.
57		[Ord. 2006-055]
58		VX 17
59		
		Table 5 G 1 E - RT Deviations for WHP (1)

7	A STORE CONSTRUCTION			Lot Dime	nsions	AC245	Set	backs
Zoning District	Applicability	FLU	Size	Width and Frontage	Building Coverage	Depth	Side	Rear
RT	Infill, TDR	LR-1	14,000 sf	NÐ	ND	ND	NÐ	NÐ
RT	Infill, TDR, WHP	LR-2	12,000 sf	85'	35%	100'	ND	ND
RT	Infill, TDR, WHP	LR-3	9,000 sf	65'	40%	80'	1st Floor 10'	1st floor - 15'

Table 5.G.1.E - RT Deviations for WHP (4)

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CLR FUTURE LAND USE AND RESIDENTIAL [CODIFICATION OF ORD-2017-036]

Notes		
	lo deviation.	ts must quality for maximum density in accordance with FLUE III.C.1. Residential Categories and Allowed Densities
		as must quality for maximum density in accordance with FLUE 111.5.1, Residential Categories and Allowed Densities ement of the Plan, and use. [Ord. 2006-055]
Part		LDC Art. 5.G Density Bonus Programs, Affordable Housing (WHP) (page 85 of 110), is preby amended as follows:
СНА	PTER G	DENSITY BONUS PROGRAMS
Sect	ion 2	Affordable Housing Program (AHP)
E	D. AHP I	ncentives
	4. De	ensity Bonus Development Options
	f.	Option 1 - AR, and RT Districts
		The zoning for parcels electing to use this option must be in compliance with Table 3.A.3.B,
		Future Land Use (FLU) Designation and Corresponding Standard Zoning Districts. [Ord.
		2009-040] 1) AR FAR Calculations
		New SFD lots in the AR district shall be permitted to calculate FAR based on the
		acreage of the FLU designation. [Ord. 2009-040]
		2) RT PDR Deviations
		Deviations from the minimum PDRs for the RT district with a LR-2 or LR-3 FLU
		designation may be in accordance with Table 5.G.24.D, RT Deviations for WAHP, only
		for those projects that exceed the standard density in the footnote in FLUE Table 2.2.1-
		g.1, Residential Future Land Use Designation Maximum Density qualify for maximum
		density in accordance with Table 2.1-1, Residential Categories and Allowed Densities,
		of the FLU Element of the Plan, and utilize a minimum density bonus of 20 percent.
		[Ord. 2009-040]

Table 5.G.2.D - RT Deviations for AHP (able	5.G.2.D	- RT	Deviations	for	AHP (1
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Zanina	all all states in the		termine and the second	Lot Dime	nsions		Set	backs
Zoning District	Applicability	FLU	Size	Width and Frontage	Building Coverage	Depth	Side	Rear
RT	Infill, TDR	LR-1	14,000 sf	NÐ	NÐ	ND	NÐ	ND
RT	Infill, TDR, WHP	LR 2	12,000 sf	85'	35%	100'	ND	ND
RT	Infill, TDR, WHP AHP	LR 3	9,000 sf	65'	40%	80'	1st Floor 10'	1sť floor – 15'
Ord. 2009-0	040]							
Notes:	OCOT LEAST ST	1000		10 C 11 11 11	UT CONTRACTOR	11 NO. 10	STOCK SOME	PUK RETURN

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Part 1. ULDC Art. 2.A.6.B Application Processes and Procedures, General, Zoning Application Procedures, Plan Requirements (page 16 of 105, Supplement 24), is hereby amended as follows:

- 4 CHAPTER A GENERAL
- 5
- 6 Section 6

1

2

3

Zoning Application Procedures

7			
7 8	 B	Dian	Poquiromonto
			Requirements
9			plications, excluding Comprehensive Plan Amendments and Privately Initiated Amendments,
10			require the submittal of plan(s) to the DRO, except where indicated otherwise. The type of
11			shall be based upon the type of application request(s), and shall be prepared to include
12		graph	nics and tabular data consistent with the Zoning Technical Manual requirements, as amended.
13		The	plan shall provide sufficient information for the DRO to review in order to render comments on
14			pplication for compliance with the applicable standards pursuant to Art. 2.B, Public Hearing
15			esses and Art. 2.C, Administrative Processes. In addition, the plan shall be prepared in
16			liance with the following: [2009-040] [2015-006] [Ord. 2017-002] [Ord. 2018-002]
17			The Land Development Design Standards Manual (LDM) published and maintained by the
18			and Development Division; and,[Ord. 2009-040] [Ord. 2018-002]
19			lan labeling standards as follows, unless otherwise stated herein; [Ord. 2009-040] [Ord.
20			018-002]
21		a	. Plans requiring BCC or ZC's approval shall be labeled "Preliminary". [Ord. 2009-040] After
22			the BCC or ZC approves the DOs, the DRO shall finalize the Preliminary Plans to ensure
23			consistency with the approved DOs. These Plans shall be labeled as Final Plans at the
24			Final DRO approval process. [Ord. 2018-002]
25		b	Plans requiring DRO's approval shall be labeled "Final". [Ord. 2009-040] [Ord. 2018-002]
26			laster Plan
27		아랍 것이 있어?	he Master Plan shall be the controlling document for a PDD listed below. All development
28			ite elements including, but not limited to: ingress and egress, density, and intensity in the PDD
29			hall be consistent with the Master Plan. All subdivisions and plats shall be consistent with the
30			laster Plan. In cases of conflict between plans, the most recently approved BCC plan for
31			nose DOs that have no Final DRO plans, shall prevail. [Ord. 2009-040] [Ord. 2018-002]
32		a	Preliminary Master Plan (PMP) for Public Hearing Approval
33			The BCC shall approve a PMP for the following PDDs: PUD, PIPD, MHPD, RVPD, MHPD,
34			PIPD, PDDs with a MLU or EDC future land use designation; and a PUD within the Lion
35			Country Safari (LCS) where the transfer of density from other PDDs within the LCS is
36			proposed. The BCC may approve a PMP for a MUPD and MXPD that utilizes more than
37			one FLU designation in order to define location of uses and property development
38			regulations. [Ord. 2009-040] [Ord. 2010-022] [Ord. 2011-016] [Ord. 2018-002]
39			1) Preliminary Site Plan (PSP) or Subdivision Plan (PSBP) Options
40			For a PUD application with no proposed subdivision, the Applicant may submit a PSP
41			prior to certification for public hearing process, which includes but not limited to: layout
42			of lots and buildings, ingress and egress, recreation areas, or exemplary design
43			
			standards, if applicable for the purpose of the BCC's consideration. For a PUD with
44			proposed subdivision of lots, the Applicant, may submit a PSBP pursuant to
45			Preliminary Subdivision Plan. [Ord. 2009-040] [Ord. 2018-002]
46			2) Lion Country Safari
47			A PMP shall be required for any LCS PUD application that proposes to transfer density
48			from the MUPD or RVPD in accordance with FLUE Objective 1.11, Lion Country Safari
49			Overlay. All other Plans within the LCS shall be consistent with the PMP. [Ord. 2011-
50			016] [Ord. 2018-002]
51			
52			
53			
54	Part 2.	1	LDC Art. 3.E.1.C Overlays and Zoning Districts, Planned Development Districts,
55			ieneral, FAR, Density, and Use Standards (page 135 of 212, Supplement 24), is hereby
56			mended as follows:
50		0	mended as follows.
57	CHAPT	ER E	PLANNED DEVELOPMENT DISTRICTS (PDDS)
58	Section	1	General
59			
60			
61	B	FAR	Density, and Use Standards
62			DDs Split by FLU Designations
52		55 5	

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		[CODIFICATION - PORTION OF ORD-2017-004]
1	a	Jses allowed, PDRs, density and intensity shall be determined by the land use designation on
2		he affected area. In the U/S Tier, density may be transferred from one portion of the project
3		o another based on the gross acreage of the project. [Ord. 2009-040]
4		PDDs with underlying FLU Designations
5		a. PDDs that have a non-residential FLU designation and an underlying residential FLU
6		designation may utilize density and/or intensity for either or both FLU designations.
6 7 8	t	p. PDDs that have two non-residential FLU designations may utilize either or both FLU
8	-	designations. If the Development Order utilizes both FLU designations, a Preliminary
9		Master Plan shall be approved by the BCC depicting the locations of each FLU as a Pod.
10		Each Pod will be limited to the allowable uses, for the applicable FLU designation, pursuant
11		to Article 4.B Use Classification and the property development regulations pursuant to
12		Table 3.E.3.D- MUPD Property Development Regulations. The FAR shall be in
13		accordance with FLUE Table III.C.2 for each Pod and the applicable FLU Designation.
14		Double counting of intensity is prohibited.
15	[F	tenumber accordingly]
16		
17		
18		JLDC Art. 3.E.1.C Overlays and Zoning Districts, Planned Development Districts,
19		General, Objectives and Standards (page 136-137 of 212, Supplement 24), is hereby
20	a	amended as follows:
21	CHAPTER E	PLANNED DEVELOPMENT DISTRICTS (PDDS)
21		readed bevelor ment bistricts (Fbbs)
22	Section 1	General
23		
24		
25	C. Obje	ctives and Standards
26		Design Objectives
27	E	Planned developments shall comply with the following objectives:
28	a	a. Contain sufficient depth, width, and frontage on a public street, or appropriate access
29		thereto, as shown on the PBC Thoroughfare Identification Map to adequately
30		accommodate the proposed use(s) and design;
31	Ł	p. Provide a continuous, non-vehicular <u>and pedestrian</u> circulation systems which connects
32		uses, public entrances to buildings, recreation areas, amenities, usable open space, and
33		other land improvements within and adjacent to the PDD;
34	C	. Provide pathways and convenient parking areas designed to encourage pedestrian
35		circulation between uses;
36	C	d. Preserve existing native vegetation and other natural/historic features to the greatest
37 38		possible extent;
39	e e	 Screen objectionable features (e.g. mechanical equipment, loading/delivery areas, storage areas, dumpsters, compactors) from public view and control objectionable sound;
40	f	. Locate and design buildings, structures, uses, pathways, access, landscaping, water
41		management tracts, drainage systems, signs and other primary elements to minimize the
42		potential for any adverse impact on adjacent properties; and
43	r	 Minimize parking through shared parking and mix of uses.
44		. <u>Creation of a strong pedestrian system through the design and placement of buildings</u>
45	,	connected to a common public space or usable open spaces; and,
46	ī.	For PDDs with nonresidential uses only, a minimum of one pedestrian amenity for each
47	-	100,000 square feet of non-residential GFA, or fraction thereof, shall be incorporated into
48		the overall development to create a pedestrian friendly atmosphere. Suggested amenities
49		include, but are not limited to: [Ord. 2009-040]
50		1) public art; [Ord. 2009-040]
51		2) clock tower; [Ord. 2009-040]
52		3) water feature/fountain; [Ord. 2009-040]
53		outdoor patio, courtyard or plaza; and [Ord. 2009-040]
54		5) tables with umbrellas for open air eating in common areas and not associated with
55		tenant use (i.e. restaurant) or outdoor furniture. [Ord. 2009-040]
56		
57		
58	Dout 4	ILDC Art 2 E 1 Overlage and Zaning Districts Dispute Development Districts
59		JLDC Art. 3.E.1.I. Overlays and Zoning Districts, Planned Development Districts,
60 61		General, Unified Control (page 145 of 212, Supplement 24), is hereby amended as ollows:
61	I	UIIUW5.
62	CHAPTER E	PLANNED DEVELOPMENT DISTRICTS (PDDS)
		2 dia
63	Section 1	General

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1		
2	i. U	nified Control
3		Il land in a PDD shall be contiguous, unless otherwise stated, and owned or under the control of
4		e applicant or subject to unified control. Unified Ceontrol shall be in a form acceptable to the
5		ounty Attorney and shall provide for the perpetual operation and maintenance of all
6 7		nared/common facilities and improvements, which are not provided, operated or maintained at the
7		ublic's expense.
8	1.	Exception
9		Public civic uses and AGR Preservation Areas shall not be subject to unified control, unless
10		required by a condition of approval.
11 12	2.	Approval
12		Unified control shall be approved by the County Attorney and recorded by the applicant prior to approval by the DRO of the initial master plan, site plan, or subdivision, whichever occurs
14		first.
15	3.	Control
16		Unified control for a PDD shall be approved by the County Attorney and recorded by the
17		applicant prior to approval of the first plat.
18	4.	Architectural Guidelines
19		All buildings and signage shall maintain architectural consistency between all building, signage
20		and project identification. Consistency shall include, a minimum, on overall unified image and
21		character created by the use of common elements such as building and roofing materials,
22		rooflines, muted colors, fenestration, architectural features, and architectural elements.
23		Infrastructure, such as Minor Utility, Water and Wastewater Treatment Plants which are
24		approved for construction in a PDD prior to the approval of other buildings will not be used to
25 26	5	set the architectural standards for a PDD. [Ord. 2007-013] [Ord. 2017-007] Successive Owners
27	5.	The unified control shall run with the land and shall be binding on all successors in interest to
28		the property.
29	6.	Amendments
30		Prior to approval of a modification to a master plan, site plan, or subdivision by the DRO, the
31		unified control shall be amended to include/exclude all land added to/deleted from the PDD,
32		and incorporate any revisions modified by the new Development Order that may be in conflict
33		with the original Unified Control.
34		
35		
36	Part 5	III DC Art 3 F 3 B Overlays and Zoning Districts, Planned Development Districts
36 37	Part 5.	ULDC Art. 3.E.3.B Overlays and Zoning Districts, Planned Development Districts, Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement
36	Part 5.	ULDC Art. 3.E.3.B Overlays and Zoning Districts, Planned Development Districts, Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows:
36 37 38 39		Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows:
36 37 38	Part 5. Section 3	Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows:
36 37 38 39 40	Section 3	Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows:
36 37 38 39	Section 3	Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows: Multiple Use Planned Development (MUPD)
36 37 38 39 40 41	Section 3 B. O	Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows:
36 37 38 39 40 41 42 43 44	Section 3 B. O	Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows: Multiple Use Planned Development (MUPD) bjectives and Standards Design Objectives A MUPD shall comply with the following objectives:
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36 37 38 39 40 41 42 43 44 45 46 47	Section 3 B. O	Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows: Multiple Use Planned Development (MUPD) bjectives and Standards Design Objectives A MUPD shall comply with the following objectives: a. Designed as a predominantly non-residential district; <u>Allow for both residential and non- residential uses within a project that is designed in a manner to foster compatibility within and adjacent to the project;</u>
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 36 37 38 39 40 41 42 43 44 45 46 47 48 49 	Section 3 B. O	 Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows: Multiple Use Planned Development (MUPD) bjectives and Standards Design Objectives A MUPD shall comply with the following objectives: a. Designed as a predominantly non-residential district; Allow for both residential and non-residential uses within a project that is designed in a manner to foster compatibility within and adjacent to the project; b. Provide innovative building location and orientation; c. Protect adjacent residential uses from potential adverse impacts;
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 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 	Section 3 B. O	 Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows: Multiple Use Planned Development (MUPD) bjectives and Standards Design Objectives A MUPD shall comply with the following objectives: a. Designed as a predominantly non-residential district; Allow for both residential and non-residential uses within a project that is designed in a manner to foster compatibility within and adjacent to the project; b. Provide innovative building location and orientation; c. Protect adjacent residential uses from potential adverse impacts; d. Provide interconnection between uses in and adjacent to the project; e. Allow for landscape design that enhances the appearance of the project; and, [Ord. 2014-025]
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$\begin{array}{c} 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ 53\\ 55\\ 56\\ 57\\ 58\\ 90\\ 61\\ 62\\ 63\\ 64\\ 65\\ 66\\ \end{array}$	Section 3 B. O 1.	 Multiple Use Planned Development, Design Objectives (page 162 of 212, Supplement 24), is hereby amended as follows: Multiple Use Planned Development (MUPD) bjectives and Standards Design Objectives A MUPD shall comply with the following objectives: a. Designed as a predominantly non-residential district; Allow for both residential and non-residential uses within a project that is designed in a manner to foster compatibility within and adjacent to the project; b. Provide innovative building location and orientation; c. Protect adjacent residential uses from potential adverse impacts; d. Provide interconnection between uses in and adjacent to the project; and, [Ord. 2014-025] f. An MUPD with an EDC FLU designation shall be primarily utilized by office and research parks, which may also include manufacturing and processing, research and development, wholesale distribution and storage of products. [Ord. 2014-025] Performance Standards A MUPD shall comply with the following standards: a. Freestanding Buildings This Section shall not apply to mixed use or residential structures. For the purpose of this Section, circulation shall mean any portion of a driveway, drive aisle, or other means of vehicular access located within 50 feet of a building, excluding one-way drive through lanes, dedicated bypass lanes, and one primary building. For the purpose of this Section, circulation shall not include vehicular access ways for uses including but not limited to Self Service Storage Facility, Data and Information Processing, Manufacturing and Processing, or Warehouses, when limited to access to individual storage units or warehouse bays, or facilities not open to the public and
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circulation, or access ways providing ingress/egress to other uses or tenants within a Development. [Ord. 2017-007]

Table 3.E.3.B - Freestanding	Buildings
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FLU Designations	CL	CH	CLO	СНО	IND	EDC	CR	INST
Number of buildings	1	3	1	3	3	3	3	3

b. Non-vehicular Circulation A MUPD shall be designed to provide for pedestrian and bicycle oriented circulation system throughout the development. Sidewalks 1) Where sidewalks cross vehicular use areas, they shall be constructed of pavers, brick, decorative concrete, or similar pavement treatment. c. Landscape Buffers A Type 3 lincompatibility Bbuffer shall be provided along the property lines in any area of an MUPD, where mixed use and non-residential uses are adjacent to a residential use type or undeveloped land with a residential FLU designation. The applicant may request for an alternative buffer subject to a Type 2 Waiver process. [Ord. 2018-002] d. Cross Access Parking lots and vehicular circulation areas shall be designed to facilitate cross access directly to adjacent parcels. Cross access shall be provided between a MUPD and adjacent land with a non-residential FLU designation, if required by the DRO. The cross access shall be in a location and manner acceptable to the DRO. Parking e. Off street parking areas shall comply with Art. 6, Parking, Art. 7, Landscaping, and the following: 1) Parking Areas Groundcover or small shrubs 18 to 24 inches in height at installation, and a) maintained to achieve a maximum of 30 inches in height shall be planted in all landscape islands and divider medians. [Ord. 2018-002] Where pedestrian access ways cross landscape islands or are provided within b) divider medians, they shall consist of brick, decorative concrete, or similar paving treatment. [Ord. 2018-002] Loading Area Screening 2) Internally oriented loading areas shall provide an opaque wall of a height necessary to screen vehicles from view. Foundation planting shall be provided on the exterior side of the wall. Residential An MUPD with residential uses shall comply with the following additional performance standards: **Proximity of Uses** All dwelling units shall be located within 1,320 linear feet of a recreation use or useable open space; Pedestrian circulation Internal sidewalks shall connect residential to both the non-residential use(s), and the useable open space(s). Elements of human scale shall be incorporated along these systems including but not limited to light fixtures, seating gathering spaces, water features, statuary and landscaping; Compatibility The MUPD shall be designed to create a transition between non-residential and residential land uses within the project and between less intensive residential housing located on abutting property to the MUPD. These transitional areas may vary in width based on the adjacent housing type or residential land use designations. The elements of transition between the use types may include but is not limited to changes in housing types, variations in buildings heights, increases in building setbacks and separations, orientation of buildings, and placement of open spaces. Useable Open Space In addition to the requirements of Article 5.F Parks and Recreation for the residential use, a minimum of five percent (5%) of the total development area shall be usable, open space. This open space is encouraged to be located between the non-residential and residential uses as a central gathering area in order to integrate the two uses. Trees shall be installed within this area at one (1) tree for each 1,000 square feet of useable open space. 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

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EXHIBIT O

MIXED AND MULTIPLE USE ZONING DISTRICTS

[CODIFICATION - PORTION OF ORD-2017-004]

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. [Ord. 2006-004]

4. EDC FLU - Use Limitations

All permitted Commercial, Public and Civic, Agricultural, Utility or Industrial uses shall comply with the following: **[Ord. 2014-025]**

- a. Shall be clustered within the overall project so as to minimize any adverse impacts, including heavy truck traffic, on office and research portions of the project; and, [Ord. 2014-025]
- b. Outdoor storage or activity areas shall be buffered and screened from view of office or research areas, or operate completely in enclosed buildings. [Ord. 2014-025]

C. Thresholds

Projects that meet or exceed the requirements of Table 3.E.3.D, MUPD Property Development Regulations, in addition to all other minimum MUPD requirements, may be submitted and reviewed as a MUPD. [Ord. 2006-004] [Ord. 2007-013] [Ord. 2015-031]

1. Underlying Land Use

A MUPD with an underlying nonresidential FLU designation may utilize either land use, or a combination of land uses, to satisfy the requirements of Table 3.E.3.D, MUPD Property Development Regulations. [Ord. 2017-007]

D. Property Development Regulations

The minimum lot dimensions, maximum FAR, maximum building coverage, and minimum setbacks in the MUPD district are indicated in Table 3.E.3.D, MUPD Property Development Regulations, unless otherwise stated.

Table 3.E.3.D	- MUPD	Property	Development	Regulations
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EL IL Decignations	N	linimum Lot Dimensi	ons	Max.	Max. Bldg.	- avanuel	Minimum	Setbacks (1)	31.7312
FLU Designations	Size	Width & Frontage	Depth	FAR (2)	Coverage	Front	Side	Side Street	Rear
CL	3 ac	200	200	2	25 percent	25	C-15 R-30	25	C-20 R-30
СН	5 ac	300	300	×	30 percent	30	C-15 R-30	30	C-20 R-30
CLO	3 ac	200	250		25 percent	25	C-15 R-30	25	C-20 R-30
сно	5 ac	200	200	Ē	25 percent	30	C-15 R-30	30	C-20 R-30
ND	5 ac	300	300	-	45 percent	30	C-15 R-40	30	C-20 R-40
EDC	5 ac	300	300	-	45 percent	30	C-15 R-40	30	C-20 R-40
CR	5 ac	300	300		30 percent	30	C-15 R-40	30	C-20 R-40
INST Residential Uses	5 ac	300	300	200	30 percent	30	C-15 R-30	30	C-20 R-30
nd Recreation			Ref	er to Art 3	.D.2.B, Zero Lo	ot Line (711)			
TH			Rei		rt. 3.D.2.A, Tov		<u>.</u>		
WF		Apply the RM di	strict requ	the second se		and the second se	elopment	Regulations	_
Recreation Pod		and the raw of			Recreation Pod		stopinorit	in a second to the second seco	
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a residential us R Indicates the set Setbacks are m The maximum noted, and sha E. Use Regul <u>1. MUPDs</u> a. Ho res pro the b. Op No per	uilding see. [Ord etback fr heasured FAR sh Il include ations s with urs of identia operty. reside open Sto open mitted	etback if the lot abuts a . 2015-031] om an adjacent parcel d in linear feet from the all be in accordance v a all residential and nor operation describu- al uses that meet The hours of ope ential within the sa orage storage or place in the rear of any	with resid boundary with FLUE <u>n-resident</u> and resi ed in Ar t the Pr eration F me MUF	dential zoni of the MU Table III.(<u>ial building</u> dential u t. 5.E.5, <u>roximity</u> Proximity PD, f any mi	ng. [Ord. 2015 IPD. C.2 of the Plan <u>s.</u> Jses Hours of O to Resident to Resident	5-031] , and other peration, ial Requi	related pro	ovisions, unless ly apply to no to an abutt do not apply	otherwi
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.... A series of four bolded ellipses indicates language omitted to save space.

1 2	Part 6. ULDC Art. 3.F.1 Overlays and Zoning Districts, Traditional Development Districts, General Provisions for TDDs (page 176 of 212), is hereby amended as follows:
3	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs)
4	Section 1 General Provisions for TDDs
5 6	
7	E. FLUA Consistency, FAR and Density
8	1. Land Use Categories
9	Any application for a rezoning to a TDD shall be in accordance with Art. 3.A.3, Zoning District
10	Consistency with Future Land Use Atlas (FLUA). [Ord. 2005 - 002] [Ord. 2011-016]
11	2. TDDs Split by Land Use
12	a. TMD Exception
13	A TMD with more than one underlying non-residential FLU designation may utilize either
14	land use, or combination, to satisfy the minimum required land use mix for a TMD. [Ord.
15	2005 - 002]
16	3. TND-Density Bonus
17	A TND in the U/S Tier only, may qualify for a density bonus of up to two additional units per
18	acre above the maximum density allowed for a planned development, provided that the TND
19	is consistent with the standards and requirements of this Article. [Ord. 2005 - 002] The
20	allowable density shall be in accordance with FLUE Table 2.2.1-g.1 and other related Policies
21 22	of the Plan and related Policies
23	
24	
25	Part 7. ULDC Art. 3.F.4 Traditional Development Districts, Traditional Marketplace Development,
26	(page 198 of 212, Supplement 24), is hereby amended as follows:
20	(page 130 of 212, Supplement 24), is nereby amended as follows.
20	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs)
27 28 29	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs)
27 28 29 30	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD)
27 28 29 30 31	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs
27 28 29 30 31 32	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002]
27 28 29 30 31 32 33	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards
27 28 29 30 31 32 33 34	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards The following standards apply to all TMDs; however, additional standards or provisions shall
27 28 29 30 31 32 33 34 35	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards The following standards apply to all TMDs; however, additional standards or provisions shall apply to the AGR Tier, per Art. 3.F.4.D, Standards Applicable to AGR Tier, and
27 28 29 30 31 32 33 34	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards The following standards apply to all TMDs; however, additional standards or provisions shall apply to the AGR Tier, per Art. 3.F.4.D, Standards Applicable to AGR Tier, and Urban/Suburban Tier, per Art. 3.F.4.E, Standards Applicable to Urban/Suburban Tier - Lifestyle
27 28 29 30 31 32 33 34 35 36	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards The following standards apply to all TMDs; however, additional standards or provisions shall apply to the AGR Tier, per Art. 3.F.4.D, Standards Applicable to AGR Tier, and
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27 28 29 30 31 32 33 34 35 36 37 38 39 40	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards The following standards apply to all TMDs; however, additional standards or provisions shall apply to the AGR Tier, per Art. 3.F.4.D, Standards Applicable to AGR Tier, and Urban/Suburban Tier, per Art. 3.F.4.E, Standards Applicable to Urban/Suburban Tier - Lifestyle Commercial Center (LCC),. [Ord. 2005-002] [Ord. 2005–041] [Ord. 2017-025]
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards The following standards apply to all TMDs; however, additional standards or provisions shall apply to the AGR Tier, per Art. 3.F.4.D, Standards Applicable to AGR Tier, and Urban/Suburban Tier, per Art. 3.F.4.E, Standards Applicable to Urban/Suburban Tier - Lifestyle Commercial Center (LCC),. [Ord. 2005-002] [Ord. 2005–041] [Ord. 2017-025]
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards The following standards apply to all TMDs; however, additional standards or provisions shall apply to the AGR Tier, per Art. 3.F.4.D, Standards Applicable to AGR Tier, and Urban/Suburban Tier, per Art. 3.F.4.E, Standards Applicable to Urban/Suburban Tier - Lifestyle Commercial Center (LCC),. [Ord. 2005-002] [Ord. 2005–041] [Ord. 2017-025] d. Density/Intensity 1) Multiple Use Projects Multiple Use Projects may be allowed to utilize up to 100 percent of the combination of
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards The following standards apply to all TMDs; however, additional standards or provisions shall apply to the AGR Tier, per Art. 3.F.4.D, Standards Applicable to AGR Tier, and Urban/Suburban Tier, per Art. 3.F.4.E, Standards Applicable to Urban/Suburban Tier - Lifestyle Commercial Center (LCC),. [Ord. 2005-002] [Ord. 2005-041] [Ord. 2017-025] d. Density/Intensity 1) Multiple Use Projects Multiple Use Projects may be allowed to utilize up to 100 percent of the combination of a site's residential density and its commercial intensity equivalent. (Additional density
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards The following standards apply to all TMDs; however, additional standards or provisions shall apply to the AGR Tier, per Art. 3.F.4.D, Standards Applicable to AGR Tier, and Urban/Suburban Tier, per Art. 3.F.4.E, Standards Applicable to Urban/Suburban Tier - Lifestyle Commercial Center (LCC),. [Ord. 2005-002] [Ord. 2005-041] [Ord. 2017-025] d. Density/Intensity 1) Multiple Use Projects Multiple Use Projects may be allowed to utilize up to 100 percent of the combination of a site's residential density and its commercial intensity equivalent. (Additional density or intensity). (A = percent of additional density or intensity, U = percent of utilized density or intensity. A =100 - U). [Ord. 2005-002] 2) Mixed Use Projects Mixed Use Projects which vertically integrate at least 20 percent of their allowed residential units with non-residential uses may be allowed to utilize up to 100 percent of their allowed residential units with non-residential uses may be allowed to utilize up to 100 percent of their allowed residential units with non-residential uses may be allowed to utilize up to 100 percent of their allowed residential units with non-residential uses may be allowed to utilize up to 100 percent
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDs) Section 4 Traditional Marketplace Development (TMD) C. Development Standards for all TMDs The following standards apply to TMDs located in all tiers: [Ord. 2005 - 002] 1. General Standards The following standards apply to all TMDs; however, additional standards or provisions shall apply to the AGR Tier, per Art. 3.F.4.D, Standards Applicable to AGR Tier, and Urban/Suburban Tier, per Art. 3.F.4.E, Standards Applicable to Urban/Suburban Tier - Lifestyle Commercial Center (LCC),. [Ord. 2005-002] [Ord. 2005-041] [Ord. 2017-025] d. Density/Intensity 1) Multiple Use Projects Multiple Use Projects may be allowed to utilize up to 100 percent of the combination of a site's residential density and its commercial intensity equivalent. (Additional density or intensity is equivalent to the corresponding amount of non-utilized existing density or intensity. (A = percent of additional density or intensity, U = percent of utilized density or intensity. A =100 - U). [Ord. 2005-002] 2) Mixed Use Projects which vertically integrate at least 20 percent of their allowed

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ULDC Art.4.B.1.A.1, Table 4.B.1.A Residential Use Matrix (page 13 of 208, Supplement 24), is hereby amended as follows: 1 Part 8.

CHAPTER B USE CLASSIFICATION 2

Residential Uses 3 Section 1

A. Residential Use Matrix 4

5 6 1. Residential related accessory uses are identified in Table 4.B.1.D – Corresponding Accessory Use to a Principal Use. TABLE 4.B.1.A, RESIDENTIAL USE MATRIX

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1 2	Part 9.	ULDC Art. 4.B.2.A Use Regulations, Use Classification, Commercial Uses (page 29 of 208, Supplement 24), is hereby amended as follows:
3	Section 2	Commercial Uses
4	A. Co	mmercial Use Matrix
5		
6	B. Ge	neral Commercial Standards
7	1.	Bay Doors
8		Unless stated otherwise in Art. 4, Use Regulations or Art. 6.B, Loading Standards, service bay
9		doors shall not face any residential use, or vacant parcel of land with a residential FLU
10		designation, except as follows:
11		a. When separated by an Arterial or Collector Street a minimum of 80 feet in width.
12		b. When separated by a Local Commercial Street, provided the R-O-W buffer is upgraded to
13		include a minimum six-foot high hedge.
14		c. When separated by a parcel with a non-residential use such as utilities, canal R-O-W,
15		easements, FDOT or County drainage, a minimum of 80 feet in width, subject to the
16		provision of a Type 3 Incompatibility Buffer with a continuous two-foot high berm. The
17 18		required wall shall be placed on the top of the berm. Canopy Trees shall be one and one half times the required tree quantity.
19		 d. Requests for Type 2 Variance from Bay Doors regulations may be allowed in accordance
20		with Art. 2, Application Processes and Procedures.
21		e. When residential uses are within the same MUPD and not vertically integrated, the non-
22		residential structure with the bay doors shall be separated from a residential structure by a
23		minimum of 50 feet and screened from view.
24	C. De	finitions and Supplementary Use Standards for Specific Uses
25		
26		
27		
28	Part 10.	ULDC Art. 4.B.2 Use Regulations, Use Classification, Commercial Uses (page 91 of 208,
28 29	Part 10.	ULDC Art. 4.B.2 Use Regulations, Use Classification, Commercial Uses (page 91 of 208, Supplement 24), is hereby amended as follows:
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Notes:

Underlined indicates new text.

Stricken indicates text to be deleted. Stricken and italicized means text to be totally or partially relocated. If being relocated destination is noted in bolded brackets [Relocated to:]. Italicized indicates text to be relocated. Source is noted in bolded brackets [Relocated from:].



FLORIDA DEPARTMENT Of STATE

RON DESANTIS

Governor

JENNIFER KENNEDY Interim Secretary of State

January 29, 2019

Honorable Sharon R. Bock Clerk and Comptroller Palm Beach County 301 North Olive Avenue West Palm Beach, Florida 33401

Attention: Mr. Timothy Montiglio

Dear Ms. Bock:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your electronic copy of Palm Beach County Ordinance No. 2019-005, which was filed in this office on January 29, 2019.

Sincerely,

Ernest L. Reddick Program Administrator

ELR/lb