Board of County Commissioners KarenT. Marcus, Chair Shelley Vana, Vice Chair Paulette Burdick Steven Abrams Burt Aaronson Jess Santamaria Priscilla A. Taylor



County Administrator Robert Weisman

Department of Planning, Zoning & Building 2300 North Jog Road West Palm Beach, FL 33411 Phone: 561-233-5200 Fax: 561-233-5165

TITLE: FIRST READING AND REQUEST TO ADVERTISE FOR ADOPTION HEARING UNIFIED LAND DEVELOPMENT CODE (ULDC) AMENDMENT ROUND 2011-01

SUMMARY: The proposed ordinances will account for minor revisions, scrivener's errors, and omitted text from the Unified Land Development Code (ULDC), as well as several specific amendments.

- Ordinance Title
- Exhibit A Article 1 General Provisions
- Exhibit B Article 2 Development Review Procedures
- Exhibit C Article 5 Supplementary Standards
- □ Exhibit D Article 6 Parking
- □ Exhibit E Article 8 Signage
- Exhibit F Article 11 Subdivision, Platting, and Required Improvements
- Exhibit G Article 12 Traffic Performance Standards
- Exhibit H Article 13 Impact Fees
- Exhibit I Administrative Inquiry
- □ Exhibit J Appeals
- Exhibit K Criteria for Rezoning
- Exhibit L Day Care
- Exhibit M Gas and Fuel Retail
- Exhibit N Generators
- Exhibit O Interpretations
- Exhibit P Lion Country Safari
- Exhibit Q Northlake Boulevard Overlay Zone (NBOZ)
- Exhibit R Pain Management Clinics and Pharmacies
- Exhibit S Public Notice
- Exhibit T Reasonable Accommodation
- Exhibit U Renewable Energy (Wind)
- Exhibit V Urban Redevelopment Area Overlay (URAO)

LDRAB/LDRC: The proposed code amendments were submitted for review to the Land Development Regulation Advisory Board (LDRAB) on March 23, 2011, April 27, 2011, May 25, 2011, and, the Land Development Regulation Commission (LDRC) on May 25, 2011. All proposed ULDC amendments were found to be consistent with the Plan.

BCC Public Hearings: June 27, 2011 – Request for Permission to Advertise for First Reading on July 28, 2011: Approved as amended, 6-0

STAFF RECOMMENDATION: Staff recommends a motion to approve on First Reading and advertise for an Adoption Hearing on August 29, 2011.

MOTION: To approve on First Reading and advertise for Adoption on August 29, 2011: AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING THE UNIFIED LAND DEVELOPMENT CODE, ORDINANCE 03-067 AND 03-070 AS AMENDED, AS FOLLOWS: ARTICLE 1 - GENERAL PROVISIONS; CHAPTER B, INTERPRETATION OF THE CODE; CHAPTER C, RULES OF CONSTRUCTION AND MEASUREMENT; CHAPTER E, PRIOR APPROVALS; CHAPTER I, DEFINITIONS & ARTICLE 2 - DEVELOPMENT REVIEW PROCEDURES; CHAPTER A, ACRONYMS; GENERAL; CHAPTER B, PUBLIC HEARING PROCESS; CHAPTER D, ADMINISTRATIVE PROCESS; CHAPTER F, CONCURRENCY (ADEQUATE PUBLIC FACILITY STANDARD); CHAPTER G, DECISION MAKING BODIES; ARTICLE 3 - OVERLAYS AND ZONING DISTRICTS; CHAPTER A, GENERAL; CHAPTER B, OVERLAYS; CHAPTER C, STANDARD DISTRICTS; CHAPTER E, PLANNED DEVELOPMENT DISTRICTS (PDDS); CHAPTER F, TRADITIONAL DEVELOPMENT DISTRICTS (TDDS); ARTICLE 4 - USE REGULATIONS; CHAPTER A, USE CLASSIFICATION; CHAPTER B, SUPPLEMENTARY USE STANDARDS; CHAPTER C, COMMUNICATION TOWER, COMMERCIAL; CHAPTER D, EXCAVATION; ARTICLE 5 - SUPPLEMENTARY STANDARDS; CHAPTER B, ACCESSORY AND TEMPORARY USES; CHAPTER C, DESIGN STANDARDS; CHAPTER E, PERFORMANCE STANDARDS, CHAPTER G, DENSITY BONUS PROGRAMS; ARTICLE 6 - PARKING; CHAPTER A, PARKING; ARTICLE 8 - SIGNAGE; CHAPTER G, STANDARDS FOR

SPECIFIC SIGN TYPES; ARTICLE 11 - SUBDIVISION, PLATTING AND REQUIRED **IMPROVEMENTS**; CHAPTER A, GENERAL REQUIREMENTS; CHAPTER B, SUBDIVISION REQUIREMENTS; CHAPTER D, PLATTING; CHAPTER E, REQUIRED IMPROVEMENTS; ARTICLE 12 - TRAFFIC PERFORMANCE STANDARDS; CHAPTER A, GENERAL; CHAPTER B, STANDARD; CHAPTER C, TRAFFIC IMPACT STUDIES; CHAPTER D, PROCEDURE; CHAPTER F, APPEALS; CHAPTER G, AFFORDABLE HOUSING; CHAPTER H, CONSTRAINED FACILITIES; CHAPTER Q, PROPORTIONATE FAIR SHARE PROGRAM; ARTICLE 13 - IMPACT FEES; CHAPTER A, GENERAL; CHAPTER B, COUNTY DISTRICT, REGIONAL, AND BEACH PARKS IMPACT FEE; CHAPTER C, FIRE-RESCUE IMPACT FEE; CHAPTER D, LIBRARY IMPACT FEE; CHAPTER E, LAW ENFORCEMENT IMPACT FEE; CHAPTER F, PUBLIC BUILDINGS IMPACT FEE; CHAPTER G, SCHOOL IMPACT FEE; CHAPTER H, ROAD IMPACT FEES; ARTICLE 16 - AIRPORT REGULATIONS; CHAPTER C, AIRPORT LAND USE REGULATIONS; ARTICLE 18 - FLOOD DAMAGE PREVENTION; CHAPTER A, FLOOD DAMAGE PREVENTION; RELOCATING ARTICLE 17, DECISION MAKING BODIES TO ARTICLE 2, DEVELOPMENT REVIEW PROCEDURES; CHAPTER G, DECISION MAKING BODIES; 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.

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\3 Agenda Cover Sheet.docx

ORDINANCE 2011 __

23456789 AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING THE UNIFIED LAND DEVELOPMENT CODE, ORDINANCE 03-067 AND 03-070, AS AMENDED, AS FOLLOWS: ARTICLE 1 - GENERAL PROVISIONS; CHAPTER B, INTERPRETATION OF THE CODE; CHAPTER C, RULES OF CONSTRUCTION AND MEASUREMENT; CHAPTER E, PRIOR APPROVALS; CHAPTER I, DEFINITIONS & ACRONYMS; ARTICLE 2 - DEVELOPMENT REVIEW PROCEDURES; CHAPTER A, 10 GENERAL; CHAPTER B, PUBLIC HEARING PROCESS; CHAPTER D, ADMINISTRATIVE 11 PROCESS; CHAPTER F, CONCURRENCY (ADEQUATE PUBLIC FACILITY STANDARD); 12 CHAPTER G, DECISION MAKING BODIES; ARTICLE 3 - OVERLAYS AND ZONING 13 DISTRICTS; CHAPTER A, GENERAL; CHAPTER B, OVERLAYS; CHAPTER C, STANDARD 14 DISTRICTS; CHAPTER E, PLANNED DEVELOPMENT DISTRICTS (PDDS); CHAPTER F, TRADITIONAL DEVELOPMENT DISTRICTS (TDDS); ARTICLE 4 - USE REGULATIONS; 15 16 CHAPTER A, USE CLASSIFICATION; CHAPTER B, SUPPLEMENTARY USE STANDARDS; 17 CHAPTER C, COMMUNICATION TOWER, COMMERCIAL; CHAPTER D, EXCAVATION; 18 ARTICLE 5 - SUPPLEMENTARY STANDARDS; CHAPTER B, ACCESSORY AND 19 TEMPORARY USES; CHAPTER C, DESIGN STANDARDS; CHAPTER E, PERFORMANCE 20 STANDARDS, CHAPTER G, DENSITY BONUS PROGRAMS; ARTICLE 6 – PARKING; ARTICLE 8 - SIGNAGE; CHAPTER G, STANDARDS FOR ARTICLE 11 - SUBDIVISION, PLATTING AND REQUIRED 21 CHAPTER A, PARKING; 22 SPECIFIC SIGN TYPES; 23 **IMPROVEMENTS**; CHAPTER A, GENERAL REQUIREMENTS; CHAPTER B, SUBDIVISION 24 REQUIREMENTS; CHAPTER D, PLATTING; CHAPTER E, REQUIRED IMPROVEMENTS; ARTICLE 12 - TRAFFIC PERFORMANCE STANDARDS; CHAPTER A, GENERAL; 25 26 CHAPTER B, STANDARD; CHAPTER C, TRAFFIC IMPACT STUDIES; CHAPTER D, 27 PROCEDURE; CHAPTER F, APPEALS; CHAPTER G, AFFORDABLE HOUSING; CHAPTER 28 H, CONSTRAINED FACILITIES; CHAPTER Q, PROPORTIONATE FAIR SHARE PROGRAM; ARTICLE 13 - IMPACT FEES; CHAPTER A, GENERAL; CHAPTER B, COUNTY DISTRICT, 29 30 REGIONAL, AND BEACH PARKS IMPACT FEE; CHAPTER C, FIRE-RESCUE IMPACT FEE; CHAPTER D, LIBRARY IMPACT FEE; CHAPTER E, LAW ENFORCEMENT IMPACT FEE; 31 CHAPTER F, PUBLIC BUILDINGS IMPACT FEE; CHAPTER G, SCHOOL IMPACT FEE; 32 33 CHAPTER H, ROAD IMPACT FEES; ARTICLE 16 - AIRPORT REGULATIONS; CHAPTER C, AIRPORT LAND USE REGULATIONS; ARTICLE 18 - FLOOD DAMAGE PREVENTION; 34 35 CHAPTER A, FLOOD DAMAGE PREVENTION; RELOCATING ARTICLE 17, DECISION 36 MAKING BODIES TO ARTICLE 2, DEVELOPMENT REVIEW PROCEDURES; CHAPTER G, DECISION MAKING BODIES; 37 INTERPRETATION OF CAPTIONS; PROVIDING FOR: 38 REPEAL OF LAWS IN CONFLICT; SEVERABILITY; A SAVINGS CLAUSE; INCLUSION IN 39 THE UNIFIED LAND DEVELOPMENT CODE; AND, AN EFFECTIVE DATE.

40 41

WHEREAS, Section 163.3202, Florida Statutes, mandates the County compile Land

42 Development Regulations consistent with its Comprehensive Plan into a single Land

43 Development Code; and

44 WHEREAS, pursuant to this statute the Palm Beach County Board of County

45 Commissioners (BCC) adopted the Unified Land Development Code (ULDC), Ordinance 2003-

46 067 and Ordinance 2003-070, as amended from time to time; and

47 WHEREAS, the BCC desires to further amend the ULDC, and to relocate the provisions

regarding Decision Making Bodies from Article 17 to Article 2, Chapter G, based upon public

49 participation and advice from the Palm Beach County Land Development Regulation Advisory

50 Board; and

51 WHEREAS, the BCC has determined that the proposed amendments further a

52 legitimate public purpose; and

53 **WHEREAS**, the Land Development Regulation Commission has found these 54 amendments to the ULDC to be consistent with the Palm Beach County Comprehensive Plan; 55 and

Pag	ما	3	87
гач		30	57

- 1 WHEREAS, the BCC hereby elects to conduct its public hearings on this Ordinance at
- 2 9:30 a.m.; and
- 3 WHEREAS, the BCC has conducted public hearings to consider these amendments to
- 4 the ULDC in a manner consistent with the requirements set forth in Section 125.66, Florida
- 5 Statutes.
- 6

7 NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF

8 PALM BEACH COUNTY, FLORIDA, as follows:

9 Section 1. Adoption

- 10 The amendments set forth in Exhibits listed below, attached hereto and made a part
- 11 hereof, are hereby adopted.

12 13 14 15 16 17 18 20 22 22 22 22 22 22 22 22 22 20 31 22 31		Exhibit B Exhibit C Exhibit D Exhibit E Exhibit F Exhibit G Exhibit H Exhibit I Exhibit J Exhibit K Exhibit K Exhibit N Exhibit N Exhibit O Exhibit P Exhibit Q Exhibit R Exhibit S Exhibit T	Criteria for Rezoning Day Care Gas and Fuel Retail Generators Interpretations Lion Country Safari Northlake Boulevard Overlay Zone (NBOZ) Pain Management Clinics and Pharmacies Public Notice Reasonable Accommodation
	_		
32			Renewable Energy (Wind)
33		Exhibit V	Urban Redevelopment Area Overlay (URAO)
34 35	<u>Se</u>	ction 2. Int	erpretation of Captions
36	All	headings	of articles, sections, paragraphs, and sub-paragraphs used in this
37	Ordinance	e are intend	ed for the convenience of usage only and have no effect on interpretation.
38	<u>Se</u>	ction 3. Pro	oviding for Repeal of Laws in Conflict
39	All	local laws	and ordinances in conflict with any provisions of this Ordinance are hereby

40 repealed to the extent of such conflict.

41 Section 4. Severability

42 If any section, paragraph, sentence, clause, phrase, word, map, diagram, or any other

43 item contained in this Ordinance is for any reason held by the Court to be unconstitutional,

inoperative, void, or otherwise invalid, such holding shall not affect the remainder of this 44

45 Ordinance.

46 Section 5. Providing for a Savings Clause

Page 388

1 All development orders, permits, enforcement orders, ongoing enforcement actions, and 2 all other actions of the Board of County Commissioners, the Zoning Commission, the 3 Development Review Officer, Enforcement Boards, all other County decision-making and 4 advisory boards, Special Masters, Hearing Officers, and all other County officials, issued 5 pursuant to the regulations and procedures established prior to the effective date of this 6 Ordinance shall remain in full force and effect.

7

Section 6. Inclusion in the Unified Land Development Code

8 The provisions of this Ordinance shall be codified in the Unified Land Development Code 9 and may be reorganized, renumbered or re-lettered to effectuate the codification of this 10 Ordinance.

11

Section 7. Providing for an Effective Date

12 The provisions of this Ordinance shall become effective as follows:

13 The effective date for Exhibits A through U shall be upon filing with the Department of State, 14 and,

15 The effective date for Exhibit V, Urban Redevelopment Area Overlay (URAO), shall be upon the effective date of amendments to the FLUE of the Plan for the URAO included in 16 17 Planning Amendment Round 2011-01.

18

19

APPROVED and ADOPTED by the Board of County Commissioners of Palm Beach

County, Florida, on this the _____ day of _____ 20 _____, 20____

SHARON R. BOCK, CLERK & COMPTROLLER

PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS

Ву: _____ Deputy Clerk Ву: ____ Karen T. Marcus, Chair

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

Ву: _____ County Attorney 21 22 23 24 EFFECTIVE DATE: Filed with the Department of State on the _____ day of 25 _____, 20_____. 26 27 28 29 30 31 32

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\2 Ordinance Title.docx

EXHIBIT A

ARTICLE 1 – GENERAL PROVISIONS SUMMARY OF AMENDMENTS (Updated 03/07/2011)

2 Part 1. ULDC Art. 1.I.2.C.36, Coastal Construction [Related to Definitions] (page 45 of 114), is hereby amended as follows: **DEFINITIONS & ACRONYMS CHAPTER I** Section 2 Definitions C. Terms defined herein or referenced Article shall have the following meanings 36. Coastal Construction - means the carrying out of any activity within jurisdictional boundaries specified in Art. 14.A. Coastal Protection Sea Turtle Protection and Sand Preservation, to modify or improve site conditions including, but not limited to, building, clearing, filling, excavation, grading, removal or planting of vegetation, or the making of any material change in the size or use of any structure or the appearance of site conditions, or the placement of equipment or material upon such sites. 62 U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit A - Art. 1, General Provisions.docx

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT B

ARTICLE 2 – DEVELOPMENT REVIEW PROCEDURES SUMMARY OF AMENDMENTS

(Updated 03/07/11)

ULDC Art. 2.F.6.A, General [Related to the Monitoring Program] (page 59 of 80), is Part 1. hereby amended as follows:

CHAPTER F CONCURRENCY (ADEQUATE PUBLIC FACILITY STANDARD)

Section 6 Monitoring Program

A. General

To ensure that adequate potable water, sanitary sewer, solid waste, drainage, public school, park and recreation and linked open space, traffic, mass transit, and fire rescue public facilities are available concurrent with the impacts of development on public facilities, the PBC shall establish the following management and monitoring practices. Their purpose is to evaluate and coordinate the timing, provision, and funding of the public facilities so that:

- 1. they are being adequately planned for and funded to maintain the LOS for public facilities and to evaluate the capacity of the public facilities for use in the regulatory program to ensure:
 - there are no development orders issued unless there are adequate public facilities a. available to serve the development concurrent with the impacts of development on the public facilities, or
 - no development orders are issued unless they are conditioned on the availability of public facilities to serve the development concurrent with the impacts of development on public facilities.

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit B - Art. 2, Development Review Procedures.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT C

ARTICLE 5 – SUPPLEMENTARY STANDARDS SUMMARY OF AMENDMENTS (Updated 03/11/11)

1 2 Part 1. ULDC, Art. 5.B.1.A.19, Mechanical Equipment, (page 26 of 90), is hereby amended as 3 follows: 4 5 **CHAPTER B** ACCESSORY AND TEMPORARY USES 6 Section 1 **Supplementary Regulations** 7 A. Accessory Uses and Structures 19. Mechanical Equipment 8 9 a. Applicability 2) Screening Requirements 10 11 a) New and replacement equipment, shall be screened on all sides by an opaque 12 barrier constructed of materials, and color compatible with the building or structure, or equivalent landscaping, if for ground mounted equipment, to a 13 14 minimum height equal to the highest point of the equipment [Ord. 2006-004] 15 [Ord. 2008-037] 16 b) Exemption for Roof Mounted Mechanical Equipment 17 (1) The following shall be exempt from screening requirements Screening shall not be required: [Ord. 2006-004] 18 (1a)if the equipment is less than one foot in height, measured from the roof 19 20 deck, provided it and is painted to match the color of the structure it is 21 attached to or servicing; and [Ord. 2006-004] [Ord. 2008-037] (2b)for any industrial use with industrial FLU designation if adjacent to a 22 parcel with an industrial use and industrial FLU designation; equipment 23 24 located on structures adjacent to: (a) non-industrial properties or use; or [Ord. 2006-004] [Ord. 2008-037] 25 (b) parcels with an Industrial FLU or Industrial use, or unless obstructed 26 from view from a R-O-W by vegetation or structure. [Ord. 2008-037] 27 28 (3c) If if an existing roof cannot structurally support additional weight 29 associated with required screening materials, Aa certified letter, from a 30 structural engineer or architect registered in the State of Florida, shall be submitted with the applicable permit, substantiating that the roof cannot 31 support the additional weight. [Ord. 2008-037] 32 33 (2) Subject to Zoning Director discretion, the screening may not be required for 34 any industrial use with industrial FLU designation if the equipment cannot be 35 viewed from adjacent R.O.W. A line of sight drawing may be required to 36 ensure compliance with screening of equipment. 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit C - Art. 5, Supplementary Standards.docx

Notes:

64

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

Language crossed out indicates language proposed to be deleted.

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

EXHIBIT D

ARTICLE 6 – PARKING SUMMARY OF AMENDMENTS (Updated 03/07/11)

1 2 3

4

8

9

10 11

12

13

14 15

16

Part 1. ULDC, Art. 6.A.1.D.6, Parking Spaces for Persons Who Have Disabilities (page 14 of 38), is hereby amended as follows:

5 6 CHAPTER A PARKING

7 Section 1 General

D. Off-Street Parking

6. Parking Spaces for Persons Who Have Disabilities

The provision of parking spaces and passenger loading areas for persons who have disabilities shall be governed by F.S. §316.1955, F.S. §316.1957, and F.S. §553.5041, Chapter 11, Florida Accessibility Code for Building Construction of the Florida Building Code, and F.S. §553.513. These Sections shall govern the signage, identification and reservation of spaces for persons who have disabilities. The minimum number of parking spaces for persons who have disabilities shall comply with the following table: [Ord. 2005 – 002]

Table 6.A.1.D - Parking Spaces for Persons Who Have Disabilities

Total Spaces	Required Number of Spaces to be Reserved for Persons Who Have Disabilities
up to 25	1
26 to 50	2
51 to 75	3
76 to 100	4
101 to 150	5
151 to 200	6
201 to 250	7
251 to 300	8
301 to 400	9
401 to 500	10
501 to 1000	2.2 % of total
over 1000	22 plus 1 for each 100 over 1000
[Ord. 2005-002]	

(This space intentionally left blank)

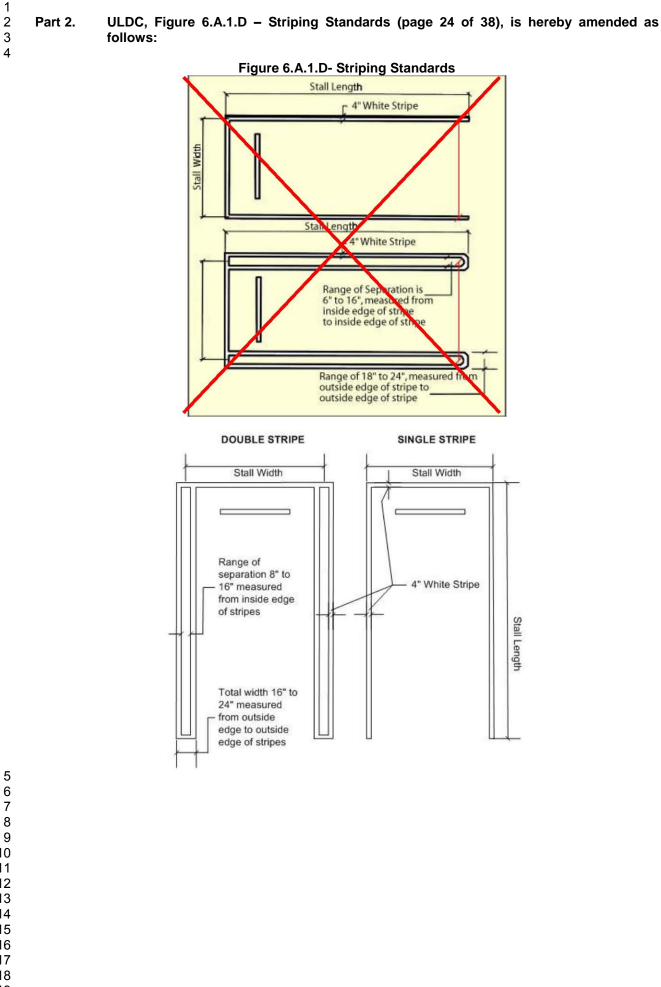
Notes:

<u>Underlined language</u> indicates proposed new language. Language crossed out indicates language proposed to be deleted.

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

EXHIBIT D

ARTICLE 6 – PARKING SUMMARY OF AMENDMENTS (Updated 03/07/11)



U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit D - Art. 6, Parking.docx

Notes:

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

EXHIBIT E

ARTICLE 8 – SIGNAGE SUMMARY OF AMENDMENTS (Updated 03/07/11)

Part 1. ULDC Table 8.G.2.A, Freestanding Signs: Maximum Heights [Related Ground Mounted Signs] (page 27 of 39), is hereby amended as follows:

Table 8.G.2.A - Freestanding Signs: Maximum Heights

	R-O-W Width			Maximu	m Height			
		C/C	⁺ (<u>1)</u>	C/F	C/R ² (2)		R ³ <u>(3)</u>	
		S⁴ <u>(4)</u>	PDD [•] (<u>5)</u>	S ⁴ (4)	PDD [*] <u>(5)</u>	S ⁴ (4)	PDD ^⁵ <u>(5)</u>	
	<u>→ > or =</u> 110 ft.	20	15	15	12	10	10	
> 0	<u>r = </u> 80 ft. <u>,</u> or < 110 ft.	15	10	10	8	8	8	
	< 80 ft.	10	8	8	6	6	6	
[Orc	[Ord. 2007-013]							
Note	es:							
1.	······································							
	or non-residentially zo							
2.	2. C/R = commercial industrial or non-residentially zoned parcels adjacent to any residentially zoned			entially zoned				
	parcel.							
3.	3. R = residentially zoned parcel.							
4.	4. S = Standard Development District.							
5.	PDD = Planned Development <u>District</u> .							

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit E - Art. 8, Signage.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT F

ARTICLE 11 – SUBDIVISION, PLATTING AND REQUIRED IMPROVEMENTS SUMMARY OF AMENDMENTS

- (Updated 03/07/11)
- 1 2 ULDC Art. 11.A.3, General Requirements [Related to Platting Requirement and Part 1. 3 Required Improvements Installation Requirement] (page 8 of 47), is hereby amended 4 as follows:
- 5 **CHAPTER A GENERAL REQUIREMENTS**

6 Section 3 **General Requirements**

A. Platting Requirement

Any developer planning to subdivide land shall record a Final Plat in accordance with the requirements of this Article unless such requirement is specifically waived by the County Engineer in accordance with the provisions of Article 11.A.8.B, Plat Waiver with Certified Boundary Survey.

B. Required Improvements Installation Requirement

The adequacy of necessary public or private facilities and services for traffic and pedestrian access and circulation, public schools, solid waste, wastewater disposal, potable water supply, stormwater management, fire-rescue, parks and recreation and similar facilities and services, and potential adverse impacts on adjacent land uses and facilities shall be considered in the review of all development proposals. No Final Plat or certified boundary survey shall be recorded until all required improvements set forth in Article 11.E.1, Required Improvements, except those specifically waived pursuant to Article 11.A.8.C, Exceptions to Installation of Improvements Requirement, are either completed in accordance with the requirements of Article 11.B.7, Construction of Required Improvements, or are guaranteed to be completed by the developer in accordance with the provisions of Article 11.B.4.A, Land Development Permit Application Submittal.

- 24 25
- 26

7 8

9

10

11

12

13 14

15

16

17

18 19

20

21

22

23

27

28

32

33

34

35 36

37 38

39

40 41

42 43

44

45

47

Part 2. ULDC Art. 11.A.4, Application of Ordinance [Related to General Application and Building Permits and Other Approvals] (page 9 of 47), is hereby amended as follows:

- **GENERAL REQUIREMENTS** 29 **CHAPTER A**
- 30 Section 4 **Application of Ordinance**

31 A. General Application

. . . .

No person shall create a subdivision or develop any lot within a subdivision in unincorporated PBC except in conformity with this Article. No Final Plat or certified boundary survey of any subdivision shall be recorded unless such subdivision meets all applicable provisions of this Article, the provisions of other applicable PBC ordinances, and the applicable laws of the State of Florida. Provided, however, that the subdivision of contiguous lands under single ownership where none of the resulting lots are less than 40 acres shall not be subject to compliance with the provisions of this Article, unless such compliance is required as a specific condition of a development order for a conditional use or special use approved pursuant to Article 2.C, FLU PLAN AMENDMENTS.

B. Building Permits and Other Approvals

- 1. Except as provided in this Section, no building permit shall be issued for any structure on any lot created by subdivision of land in violation of this Article unless and until such lot is shown on a plat of record or certified boundary survey, as applicable, recorded in the manner prescribed in this Article.
- 46
- 48 49 ULDC Art. 11.A.8, Exceptions to General Requirements [Related to Authority, Plat Part 3. 50 Waiver with Certified Survey and Effect of Approval] (page 12 of 47), is hereby amended as follows: 51
- CHAPTER A **GENERAL REQUIREMENTS** 52

53 Section 8 **Exceptions to General Requirements**

B. Plat Waiver with Certified Boundary Survey

54 55 If, after review of the preliminary subdivision plan, the County Engineer determines that the proposed subdivision meets one of the conditions specified in Article 11.A.8.B.1, Application for 56 57 Plat Waiver, the requirement to file a plat may be waived and an certified abstracted boundary

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4

5

6

7

8

9

10

11

17

19

20

21

22

23

24 25 26

30

31

32 33

34

35

38

44

45

46 47

52

53 54

EXHIBIT F

ARTICLE 11 – SUBDIVISION, PLATTING AND REQUIRED IMPROVEMENTS SUMMARY OF AMENDMENTS (Updated 03/07/11)

Updated 03/07/11) survey shall be recorded in lieu of a plat along with an affidavit documenting approval of said waiver and restrictive covenants applicable to the subdivision, as prescribed by this Article. 3. Effect of Approval The approved certified abstracted boundary survey shall constitute the approved Final Subdivision Plan for the subdivision when such subdivision is not encompassed by a Final Subdivision Plan approved pursuant to Article 2.D.1, Development Review Officer. The granting of a plat waiver in no manner reduces or waives the requirements of Article 11.B.3, Technical Compliance through Article 11.B.7, Construction of Required Improvements, governing construction plan approval, land development permit issuance, and installation of the required improvements. Failure by the applicant to submit all documents required for the recordation of the affidavit of waiver within six months of approval by the County Engineer shall void said approval. Part 4. ULDC Art. 11.B.2.B, Applicability] (page 15 of 47), is hereby amended as follows: SUBDIVISION REQUIREMENTS CHAPTER B

- 18 Section 2 Final Subdivision Plan
 - B. Applicability

Except as provided in Article 11.A.8.B, Plat Waiver with Certified <u>Boundary</u> Survey, the developer of every proposed subdivision shall be required to obtain approval of a Final Subdivision Plan from the DRO, pursuant to Article 2.D.1, Development Review Officer prior to submittal of a preliminary plat and construction plans for Technical Compliance approval pursuant to Article 11.B.3, Technical Compliance.

27 Part 5. ULDC Art. 11.B.3.B.2, Certified Survey (page 16 of 47), is hereby amended as follows:

28 CHAPTER B SUBDIVISION REQUIREMENTS

29 Section 3 Technical Compliance

B. Application

.....

2. Certified Boundary Survey

The developer of a subdivision for which the requirement to plat has been waived pursuant to Article 11.A.8.B, Plat Waiver with Certified <u>Boundary</u> Survey, shall submit the applicable <u>certified</u> <u>abstracted</u> <u>boundary</u> survey meeting the requirements of Article 11.B.9, Requirements for Certified <u>Boundary</u> Survey.

- 36 37
- 39Part 6.ULDC Art. 11.B.3.D.3, [Related to Technical Compliance Approval for the Amount of40Fees Due for Recordation of Final Plat or Certified Survey] (page 17 of 47), is hereby41amended as follows:
- 42 CHAPTER B SUBDIVISION REQUIREMENTS
- 43 Section 3 Technical Compliance
 - D. Technical Compliance Approval

The statement of Technical Compliance shall be in writing and furnished to the developer and the developer's engineer. The statement shall contain the following conditions and information:

- The amount of recording fees due for recordation of the final plat or certified <u>boundary</u> survey, which fees are payable to the Clerk of the Circuit Court of PBC;
- Part 7. ULDC Art. 11.B.4.A, Land Development Permit, [Related to Application Submittal, Certified Survey and Developers Acknowledgement of Responsibility], (page 18 of 47), is hereby amended as follows:
- 55 CHAPTER B SUBDIVISION REQUIREMENTS
- 56 Section 4 Land Development Permit

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT F

ARTICLE 11 – SUBDIVISION, PLATTING AND REQUIRED IMPROVEMENTS SUMMARY OF AMENDMENTS (Undeted 03/07/11)

(Updated 03/07/11)

A. Land Development Permit Application Submittal

A Land Development Permit shall be required prior to commencement of construction of any required improvement. The effective date of the Land Development Permit shall be the date the County Engineer signs it. The Land Development Permit shall expire not more than 21 months from the effective date, unless extended pursuant to Article 11.B.7.B, Time of Completion of Required Improvements. Except when the installation of all required improvements has been waived pursuant to Article 11.A.8.C, Exceptions to Installation of Improvements Requirement, the Final Plat or certified boundary survey, as applicable, shall not be recorded until the developer has either installed the improvements or has guarantied the installation of the improvements pursuant to the requirements of Article 11.B.4.A.6, Guarantees, below. As the final step in the review procedures to obtain development approval under this Article, the developer shall have prepared and shall submit, prior to expiration of the Technical Compliance, an application for Land Development Permit. The application for Land Development Permit shall be accompanied by the required fee and the required number, as determined by the County Engineer, of the following documents applicable to the subdivision or approved phase thereof:

2. Certified Boundary Survey

The developer of a subdivision for which the requirement to plat has been waived pursuant to this Article shall submit a check payable to the Clerk of the Circuit Court of PBC for the recordation of the <u>certified boundary</u> survey. When construction plans are not required, the certified <u>boundary</u> survey may be recorded without further review, provided, however, that the County Engineer shall review any documents submitted in compliance with Article 11.B.4.A.3, Maintenance and Use Documents.

5. Developer's Acknowledgment of Responsibility for Construction of Required Improvements

The application shall indicate whether the required improvements are to be constructed prior to recordation or after recordation of the plat or <u>certified boundary</u> survey. When the required improvements are to be constructed after recordation, the Developer shall submit a statement acknowledging responsibility for completion of said required improvements. The statement shall be in the form contained in the latest version of the Land Development Forms Manual and shall be executed by all owners shown on the applicable final plat. The statement shall be accompanied by a guaranty for completion of required improvements, pursuant to Article 11.E.1.A, Minimum Required Improvements for All Subdivisions. Said guaranty shall meet the applicable requirements of Article 11.B.4.A.6, Guarantees.

39Part 8.ULDC Art. 11.B.7.C, Land Development Permit Application Submittal [Related to40Certified Survey], (page 22 of 47), is hereby amended as follows:

41 CHAPTER B SUBDIVISION REQUIREMENTS

42 Section 7 Construction of Required Improvements

C. Completion Prior to Plat Recordation

When the developer elects to complete required improvements prior to recording of the final plat or certified <u>boundary</u> survey, the following procedures shall apply, as applicable.

- 2. When the County Engineer finds that the certified <u>boundary</u> survey and completion of the required improvements are in compliance with all requirements of this Article, he shall cause the certified <u>boundary</u> survey to be recorded in the Office of the Clerk of the Circuit Court.
- 52 Part 9. ULDC Art. 11.B.9, Requirements for Certified Survey (page 26 of 47), is hereby 53 amended as follows:

54 CHAPTER B SUBDIVISION REQUIREMENTS

55 Section 9 Requirements for Certified <u>Boundary</u> Survey

A. General

The County Engineer shall adopt and amend, from time to time, the criteria for the certified <u>boundary</u> survey. At a minimum, the certified <u>boundary</u> survey shall meet the requirements for <u>boundary</u> surveys established by the Minimum Technical Standards set forth by the Florida Board of Professional Surveyors and Mappers in <u>Chapter 61G17-6, F.A.C.</u> <u>Chapter 5J-17.050-.052, F.A.C.</u>, pursuant to F.S. §472.027.

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4

5 6

7

8

9

10

11 12

16

17 18

19

20

21 22 23

28

29

30 31

32 33

34

35

36

EXHIBIT F

ARTICLE 11 – SUBDIVISION, PLATTING AND REQUIRED IMPROVEMENTS SUMMARY OF AMENDMENTS

(Updated 03/07/11)

B. Alternatives The County Engineer shall reserve the right to require a certified sketch and legal description in lieu of a certified boundary survey. The certified sketch and legal description shall meet the requirements for certified sketches and descriptions set forth by Chapter 61G17-6, F Chapter 5J-17.050-.052, F.A.C., pursuant to F.S. § 472.027, as amended, and the PBC Description Checklist pursuant to policies and procedures established by the County Engineer and made available to the public. C. Recordation

The certified **boundary** survey or sketch and legal description shall not require approval of the Board prior to recordation.

ULDC Art. 11.D.1.A, Preliminary Plat, (page 27 of 47), is hereby amended as follows: Part 10. 13

14 CHAPTER D PLATTING

15 Section 1 **Requirements for the Preliminary and Final Plat**

A. Preliminary Plat

The preliminary plat shall meet the requirements of the Final Plat, except that it shall be submitted without the required signatures and seals. It may also be submitted without maintenance and use covenants, condominium documents, deeds, or other legal documents not related to the boundary survey or engineering design of the project.

24 Part 11. ULDC Art. 11.E.1.A, Minimum Required Improvements for All Subdivisions, (page 32 of 25 47), is hereby amended as follows:

26 CHAPTER E **REQUIRED IMPROVEMENTS**

27 Section 1 **Required Improvements**

A. Minimum Required Improvements for All Subdivisions

Except when waived pursuant to Article 11.A.8.C, Exceptions to Installation of Improvements Requirement, the improvements set out herein shall be the minimum required improvements for all subdivisions in order to provide the physical improvements necessary to implement certain performance standards, objectives and policies of the Capital Improvements Element and other elements of the Plan. These required improvements shall be installed prior to recordation of the corresponding plat or certified boundary survey unless the developer furnishes a guaranty assuring their installation in accordance with the provisions of this Article. Except as provided in this Section, the cost of all required improvements shall be guaranteed.

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit F - Art. 11, Subdivision, Platting and Required Improvements.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

1 2 3		ULDC Art. 1.I.2.C.110, CRALLS [Related to Definitions] (page 49 of 114), is hereby amended as follows:
4	CHAPTER I	DEFINITIONS & ACRONYMS
5	Section 2	Definitions
6 7 8 9 10	110.	ns defined herein or referenced Article shall have the following meanings: . CRALLS - constrained roadway at a lower LOS - a Major Thoroughfare on which a lower LOS is set pursuant to Art. 12.H <u>G</u> , Constrained Facilities, herein.
10 11 12		ULDC Art. 1.I.2.P.92, Project to Provide Affordable Housing [Related to Definitions] (page 83 of 114), is hereby deleted as follows:
13	CHAPTER I	DEFINITIONS & ACRONYMS
14	Section 2	Definitions
15 16 17 18 19 20 21 22 23 24	92	 ms defined herein or referenced Article shall have the following meanings: Project to Provide Affordable Housing - for the purposes of Art. 12, a Project eligible for the special applicability in Art.12.G, Affordable Housing, pursuant to either: a. BCC determination, upon the recommendation of the Commission on Affordable Housing, both based upon the criteria developed by the Commission on Affordable Housing and adopted by ordinance of the BCC; or b. Art.12.G.1, Applicability, of this Section. number Accordingly]
25 26 27		ULDC Art. 5.G.1.E.2.a, WHP Special Methodologies [Related to Traffic Performance Standards Mitigation under Workforce Housing Program (WHP) Incentives] (page 64 of 90), is hereby amended as follows:
28	CHAPTER O	G DENSITY BONUS PROGRAMS
29	Section 1	Workforce Housing Program (WHP)
30 31 32 33 34 35 36 37 38 39	2. Part 4.	P Incentives Traffic Performance Standards Mitigation a. WHP Special Methodologies TPS mitigation shall be permitted for WHP projects in accordance with Art. 12.G.6, Workforce Housing County Comprehensive Plan Transportation Element Policy 1.2-d (4). [Ord. 2006-055] ULDC Art. 5.G.2.D.2.a, AHP Special Methodologies [Related to Traffic Performance
40 41		Standards Mitigation under Affordable Housing Program (AHP) Incentives] (page 71 of 90), is hereby amended as follows:
42	CHAPTER O	G DENSITY BONUS PROGRAMS
43	Section 2	Affordable Housing Program (AHP)
44 45	D. AHF	P Incentives
45 46 47 48 49 50 51 52 53 54 55		Traffic Performance Standards Mitigation a. AHP Special Methodologies TPS mitigation shall be permitted for AHP projects in accordance with Article 12.G.6, Affordable Housing County Comprehensive Plan Transportation Element Policy 1.2-d (4). [Ord. 2009-040]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

- Part 5.
 ULDC Art. 12.A.3.B, Credits Against Project Traffic [Related to Credit Against Project
 Traffic for Previously Approved or Captured Nonresidential Projects] (page 10 of 60), is
 hereby amended as follows:
- 5 CHAPTER A GENERAL
- 6 Section 3 Applicability
 - B. Credits Against Project Traffic
 - 3. A Project shall be eligible for a 100 percent credit against Project Traffic if the Previously Approved or Previously Captured non-residential Project has received CO for interior tenant improvements for at least 80 percent of the gross leasable area for more than five years or the Previously Approved or Previously Captured residential Project has received building permits for 80 percent of the units as set forth in the master plan or site plan as applicable. [Ord. 2007-013]
- 15 16 17

22

23 24

25

26 27

28

38 39

40

41

42

43

44

45

46 47

53

54 55

56

1

7

8 9

10

11

12

13 14

- 18Part 6.ULDC Art. 12.A.3.C.7, Exceptions [Related to Non-applicability] (page 11 of 61), is19hereby amended as follows:
- 20 CHAPTER A GENERAL

. . . .

21 Section 3 Applicability

C. Non-Applicability

- 78. Exceptions
 - The standards of this Article shall not apply to Site Specific Development Orders for the Coastal Residential use as set forth in Article 12.I, COASTAL RESIDENTIAL EXCEPTION, the small 100 percent very low and low-income housing Project as set forth in Article 12.G, AFFORDABLE HOUSING and the special events, as set forth in Article 12.A.3.C.4, Special Events.
- 29 30
- 30 31

....

- 32Part 7.ULDC Art. 12.B.2.A.1, Part One Intersections [Related to the Nearest Point of Entry or33Exit from the Project's Accessed Link] (pages 13 of 61), is hereby amended as follows:
- 34 CHAPTER B STANDARD
- 35 Section 2 Project Buildout/Five Year Standard
- 36 A. Buildout Test Test 1- Part One and Two
 - 1. Part One Intersections
 - a. The following major intersections shall be analyzed: [Ord. 2007-013]
 - The Major Intersections in each direction nearest to the point at which the Project's Traffic enters each Project Accessed Link, and where the Project Traffic entering and or exiting the intersection <u>from/to the Project Accessed Link</u> is significant. The intersections analyzed shall not exceed two intersections per Project Accessed Link. [Ord. 2007-013]
- 48
 49 Part 8. ULDC Art. 12.B.2.A.1, Part One Intersections [Related to Signalized Intersections]
 50 (pages 13 of 61), is hereby amended as follows:
- 51 CHAPTER B STANDARD
- 52 Section 2 Project Buildout/Five Year Standard
 - A. Buildout Test Test 1- Part One and Two
 No Project shall be approved for Site Specific Development Order unless it can be shown to
 satisfy the requirement of Parts One and Two of Test 1 as outlined below. [Ord. 2009-040]

 1. Part One Intersections

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4

5

6

7

8

9

10 11

17

18 19

20

21

22

23 24

25

26

27

28

29

30

31

32 33

34

35

36 37

38

39 40

41

42

43

44

45

46

47

48

49 50

51

52

53

54

55

56 57

58

59

60 61

62 63

EXHIBIT G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

b. For signalized intersections that are not part of the SIS, SIS Connectors, FIHS, or TRIP funded facilities, or grade-separated interchanges, analyze the Major Intersections using the Highway Capacity Manual (HCM) 1985 Planning Methodology (CMA). In the event that one or more intersections exceed the Critical Volume threshold identified in Table 12.B.2.C-2 1B, are grade-separated interchanges, or the intersections are part of the SIS, SIS Connectors, FIHS, or TRIP funded facilities, the applicant shall conduct the intersection analysis of those intersections using the HCM Operational Analysis using the most recent version of the HCM. [Ord. 2007-013] [Ord. 2009-040]

1213Part 9.14ULDC Art. 12.C.1.C.4, Background Traffic (pages 25 of 61), is hereby amended as
follows:

15 CHAPTER C TRAFFIC IMPACT STUDIES

16 Section 1 Traffic Impact Studies

C. Traffic Volume Components

The traffic impact study shall address the Total Traffic volumes at the Project Buildout Year and the Five Year Analysis Period as outlined for Test 1 and Test 2. [Ord. 2006-043] [Ord. 2007-013]

4. Background Traffic

a. General

Existing traffic volumes will likely change during the Buildout Period of the proposed Project and during the five-year Test 2 analysis period. The traffic study must account for this change in traffic based on Background Traffic during the Buildout Period of the proposed Project and five-year Test 2 analysis periods. The Projection of Background Traffic shall generally be based upon the information set forth in the TPS Database, and shall be established in accordance with the requirements set forth in this Article and accepted engineering principles. It is recognized that errors and omissions may occur in the TPS Database which may need to be accounted for in a traffic study. The traffic study shall be amended to include any correction of errors or omissions in the TPS database, so long as either the engineer preparing the traffic study or the County notifies the other party within thirty (30) days of the initial submission of the traffic study and the error or omission should have been included in the database prior to the date of the initial submission of the traffic study. This change in traffic shall be shown as it relates to the proposed phasing. The Projection of Background Traffic during the Buildout Period of the proposed Project and five-year Test 2 analysis period shall generally be based upon the TPS Database, and subject to the review and approval of the County Engineer, using the following criteria: [Ord. 2006-043

- 1) Historical growth shown on tables of County Engineer;
- 2) Characteristics of growth in the Radius of Development Influence;
- 3) Extent of existing, approved, and anticipated development in the Radius of Development Influence;
- 4) Types and sizes of development in the area;
- 5) Traffic circulation in the area;
- 6) Major Projects' impact;
- 7) New and assured road construction.

c. TPS Database

Using the TPS Database, all traffic from the unbuilt portion of Projects which have received a concurrency reservation prior to the County Engineer's approval of the proposed Project's traffic study which will add significant trips to any Link within the proposed Project's Radius of Development Influence during the Buildout Period of proposed Project shall be specifically accounted for in projecting Traffic for Test 1. For major intersections, the TPS Database shall specifically account for all Project Traffic volumes if at least one approach to the intersection has a Project Traffic volume greater than or equal to 1% of the adopted LOS D. No double counting of trips shall occur. For Test 2, only the traffic generated from the unbuilt portions of the Projects as set forth above which are projected to be built during the Five-Year Analysis Period shall be considered. **[Ord. 2005-002] [Ord. 2006-043] [Ord. 2009-040]**

••••

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

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 G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

1 2

Part 10. ULDC Art. 12.F.1, Board (pages 28 of 61), is hereby amended as follows:

3 CHAPTER F APPEALS

4 Section 1 Board

5 Except as specifically provided in this Article, appeals from the decisions of the County Engineer or Municipal Engineer, and from all traffic engineering decisions made pursuant to this Article, shall be taken 6 7 to the TPSAB. Appeals may be brought by the Applicant, any Municipality within the Project's Radius of Development Influence, and the County. The TPSAB shall consist of the Director of the MPO, a 8 9 professional traffic engineer employed by a municipality as a traffic engineer, a professional traffic 10 engineer employed by another Florida County, a professional traffic engineer employed by the FDOT, District IV, and a professional traffic engineer who generally represents developers. Any individual serving 11 12 on the TPSAB shall not be a person who participated in the decision being appealed, or who works for or is retained by a party to the appeal or a person who would be directly affected by the matter being 13 14 appealed or the Proposed Project to which the appeal relates.

15 16 17

20

21 22

23 24

25

26

27

28

29

Part 11. ULDC Art. 12.G, Affordable Housing (pages 29-32 of 61), is hereby deleted as follows:

18 CHAPTER G AFFORDABLE HOUSING

19 Section 1 Applicability

A. Applicability

This Chapter applies to "Projects to Provide Affordable Housing." Income limits for purposes of this shall be as set forth in the Plan, Housing Element, using the median income as established by the U.S. Department of Housing and Urban Development, Subsection 8 Income Guidelines, West Pathe Beach - Boca Raton - Delray Beach, Florida.

B. Definition

Affordable housing shall be that housing where mortgage payments, taxes, insurance, and utilities on owner-occupied housing; and contract-rent and utilities on renter-occupied; is less than or equal to 30 percent of the applicable Adjusted Gross Income as described in the preceding paragraph.

30 Section 2 Eligibility

- In order to be eligible for Traffic Concurrency Relief under this Section, a Project must provide one of the
 following:
- Mixed housing which enhances or balances the proportions of very low and low income and 33 34 market-rate housing within the surrounding area as designated by a sector. A sector is defined in the Supporting Document of Transportation Element of the Plan and is provided here for 35 36 convenience. A sector is "...a geographic area that shall include and be relative to the size and 37 location of the proposed development. It shall consist of one or more neighborhoods that contain 38 a school, an integrated network of residential and collector streets bounded by arterial roads, civic 39 uses, and localized shopping and employment opportunities. The sector will include a minimum of 40 one census tract but shall not extend beyond important physical boundaries which may include a 41 major arterial roadway or wildlife refuge." [Ord. 2005 - 002]
- 42 B. Meet the requirements of Art. 5.G.1. Workforce Housing Program and Section 6, below. [Ord. 43 2005 – 002]
- A mixed housing Project shall not exacerbate an existing imbalance of very low/low income housing opportunities within the sector of the proposed development, but shall achieve an economic balance of households, as measured by household income, within a designated sector and shall promote the following ranges of housing opportunities:

Table 12 G 2-11 -	Ranges of Housing Opportunities
	Ranges of Housing opportunities

Very low (up to 50 percent of the median)	10 40 percent
Low (from 50 percent to 80 percent of the median)	10 - 40 percent
Moderate (from 80 percent to 120 percent of the median)	20 - 70 percent
Middle (from 120 percent to 150 percent of the median)	10 20 percent
High (over 150 percent of the median)	05 - 30 percent
[Ord. 2005-002]	

49

48

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be <u>deleted</u>.

32

EXHIBIT G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

1	Section 3 Application Review of Special Methodologies Projects
2	A. Submittal
3	An application shall be submitted, in duplicate, to the Planning Division to be considered for traffic
4	concurrency under this Special Methodologies Section. The form of this application shall be
5 6	prepared by the Planning Division, in coordination with the Commission on Affordable Housing. 1. The application shall be reviewed for sufficiency by the Planning Division, and the applicant
7	shall be notified of any deficiencies within five working days of receipt of the application.
8	Further processing of the application shall be suspended until the required items and
9	information are provided.
10	B. Review
11	The complete application shall be reviewed by both the Planning Division and the Commission on
12	Affordable Housing staff who shall determine if a Project qualifies as either a 100 percent very
13	low and low Housing Project or a Mixed Housing Project.
14	1. When determining whether a Project qualifies as a Mixed Housing Project, the staff shall
15	consider the following factors:
16	a. Whether or not the Project complies with, at least, the minimum standards for a
17	development of its size as identified in the traffic performance standards exemption
18	criteria in the Transportation Element Policy 1.2 b of the Plan. This involves scoring a
19	minimum number of points awarded relative to the Project's size and development
20	characteristics meeting certain performance standards, these standards include
21	affordability, accessibility, quality of design, resource protection, environmental quality,
22	neighborhood compatibility, safety, pedestrian and vehicular circulation, parking, open
23	space, parks and landscaping.
24	b. Whether the Project furthers the balance of housing opportunities within a sector by
25	providing units which meet the minimum required housing in the very low, low and
26	moderate categories determined by the existing percentage of very low, low and
27	moderate income housing in that sector. The following table shows the proportions of
28	households as described by income:
29	2. When determining whether a Project qualifies as a Workforce Housing Project, the staff shall
30	meet the requirements of Art. 5.G.1. Workforce Housing Program and Section 6, below.
31	[Ord. 2005 – 002]

Table 12.G.3.B - 12 - Proportions of Households as Described by Income

Income Category	Percent of Affordable Housing Existing Within a Sector and Minimum Very Low and Low Housing Required *,**				
Very Low And Low	Existing	Under 20 percent	20-40 percent	40-50 percent	Over 50 percent
	Required	40 percent	30 percent	20 percent	10 percent
	Percent o	f Moderate Income Hous		in a Sector and Mini	mum Moderate Housing
			Require	d	-
Moderate and	Existing	Under 20 percent	20-60 percent	Above 60 percent	
Above	Required	20 percent	10 percent	0 percent	
[Ord. 2005 - (002]	<u>.</u>			·
Projects with the minimum r ** Minimum number or one Note: The Cou the criteria to	only owner-occu requirement of ve percentages as o unit, whichever mmission of Affo be used for ev compliance with	pied units which shall be ery low and low-income ur applied to a number of ur is greater. rdable Housing, in conjun aluating the appropriate	required only to pr hits with the provisi hits to be construct ction with the Plan mix of very low, lo	ovide low income uni on of all low income u ed will be rounded do ning Division, shall ide ow, and other housir	ousing with the exception c its. These Projects may fulfi nits. wn to the nearest whole uni entify and periodically update ig in a Project that is to bu ition shall be made available

Section 4 Approval 33

34

37

38

39

40

41

42

43

44

In the event the Project is found to qualify as a Mixed Housing Project, the Planning Director shall 35 notify the County Traffic Engineer that this Project need not meet the LOS Standards if the 36 Project Traffic is less than or equal to three percent of the Average Daily Traffic LOS D Standard

on any Link; provided however, that the cumulative traffic from Mixed Housing Projects on any not exceed three percent of Adopted LOS D Standard. [Ord. 2005 - 002] Link does The relief provided under this special Methodology Section shall be considered in determining

whether or not there are adequate road facilities for this Project in accordance with this Code. In the event that is a determination of sufficiency, any Concurrency reservation issued by the Zoning Director for the Project must include a condition prohibiting the issuance of a Development Order until a covenant is recorded in the Public Records of PBC as outlined in the paragraph below. [Ord. 2005 - 002]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

17

18 19

20

21

22 23

24

25

26

27

28 29

30 31

33

34

35

36 37

38

39

40

41

42 43

44 45

46

47

48 49 50

51

EXHIBIT G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

- The applicant shall prepare a covenant approved by the Commission on Affordable Housing, 1 2 determined to be legally sufficient by the County Attorney. The covenant, to be recorded in the 3 public records of PBC, shall guarantee, for a period of at least ten years for single family housing 4 and 20 years for multi-family housing rental units, how the affordability shall be maintained for 5 units required to be very low and moderate income (pursuant to income categories and definitions of the Plan, Housing Element). The period of time these units will remain affordable shall 6 7 commence from the date of the issuance of the final CO for the first required affordable unit built 8 in the Project. The covenant shall be recorded in the Public Records of the Clerk of the Court for 9 PBC prior to final DRO approval of the site plan. For a mixed housing project located within a municipality the covenant shall be recorded in the Public Records of the Clerk of the Circuit Court 10 for PBC prior to the issuance of any building permit by the municipality. [Ord. 2005 – 002] 11 12 **Municipal and Department Coordination** Section 5 In the event that a Project being proposed is in part or wholly within a municipality, the Planning 13 14 Director shall provide the appropriate officials of the city with the conditions upon which the 15
 - Project is to receive traffic concurrency. The Planning Division shall coordinate with the municipal staff to ensure that the issuance of certificates of occupancy for the required housing complies with the covenanted requirements and conditions.
 - B. The Traffic Division shall be responsible for monitoring the exempted traffic under the Special Methodologies for the LOS standard for Links impacted by the specific type, i.e. for mixed housing developments. The respective limit is three percent for any impacted Link on the PBCs thoroughfare network. The Traffic Engineer shall determine whether the Project traffic, when added to all other existing approved Projects' traffic exempted under the Special Methodologies procedures, exceeds the limits for exempted volume for the mixed housing development. [Ord. 2005 002]
 - C. The Traffic Engineer shall inform the Planning Director, prior to the certification of the Project at the DRO, when a Special Methodologies application has been approved for the traffic exemption from the applicable LOS standard. The Planning Director shall include this information in the review of an application for development certification at the DRO for a Project to be built in unincorporated PBC.
 - D. The Commission of Affordable Housing shall monitor the Project for compliance with the required covenant.

32 Section 6 Workforce Housing and Affordable Housing

A. Workforce Housing Program (WHP)

TE Policy 1.2-b of the Plan allows special methodologies to be applied for WHP projects. The projects net trips associated with the non-WHP units attributable to the standard density and all non-residential land uses shall be subject to the 1% of adopted level of service (including Florida Strategic Inter-modal System [SIS]). The project's net trips associated with all remaining residential units of the project (including WHP units) shall be subject to a 5% of adopted level of service significance level in determining compliance with TPS. To address any adverse impacts on SIS facilities, any development significantly impacting SIS facilities shall be required to address their full impacts on the SIS facilities. **[Ord. 2005 – 002] [Ord. 2006-055] [Ord. 2010-005]**

B. Affordable Housing Program (AHP)

TE Policy 1.2-b of the Plan allows special methodologies to be applied for AHP projects. The project's net trips associated with the units attributable to the standard density and all non residential land uses shall be subject to the 1% of adopted level-of-service significance level. The project's net trips associated with the entire project (including any bonus density units) shall be subject to the 5% adopted level-of-service significance level in determining compliance with the Traffic Performance Standards. To address any adverse impacts on SIS facilities, any development significantly impacting SIS facilities shall be required to address their full impacts on the SIS facilities. **[Ord. 2010-005]**

(This space intentionally left blank)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. <u>Stricken</u> indicates text to be <u>deleted</u>.

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 G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

1Part 12.ULDC Art. 12.H, Constrained Facilities (pages 33 - 34 of 61 and Exhibit D of Ordinance22011-001), is hereby amended as follows:

3 CHAPTER HG CONSTRAINED FACILITIES

4 Section 1 Purpose and Intent

5 It is recognized by the BCC that some Links and Major Intersections are not planned to be widened to 6 width, laneage, or geometrics that can accommodate Traffic from the density/intensity and location of 7 land uses at the Generally-Adopted LOS. The BCC may determine that additional traffic impacts from 8 new development should be permitted on these Constrained Links and Major Intersections which are improved (or presumed to be improved under Test 2) to their ultimate width, laneage, and geometrics as 9 10 contemplated by the Thoroughfare R-O-W Protection Identification Map are, by definition, Constrained Facilities. Which of those Constrained Facilities cannot accommodate future Development at the 11 12 Generally Adopted LOS, and what should be done to remedy the situation, requires thorough study, comprehensive data, and close scrutiny of the various policies involved. Future Roadway System by 13 14 Number of Lanes Map, and/or MPO Cost Feasible Long-Range Plan. In some cases, the BCC may 15 designate a Link or Major Intersection as a temporary CRALLS in order to allow development to occur 16 prior to a planned roadway improvement project. When the BCC makes a determination that a reduced 17 LOS is appropriate on a Constrained Facility, it shall be designated a Constrained Roadway at Lower Level of Service (CRALLS). A County amendment to consider a CRALLS designation will rely upon, as 18 19 appropriate, the data and analysis provided by the local government requesting the CRALLS designation. 20 This Section is intended to ensure thorough review of application for a CRALLS. It is declared to be the 21 minimum review and procedure necessary establishes the procedures by which a proposed CRALLS 22 amendment is reviewed in order to ensure an appropriate level of review.

23 Section 2 Procedure

A. General

24

25

26

27

28

29 30

31

32 33

34

35

36

37 38

39

40

41

42 43

44

45 46

47 48

49 50

51

52

53

54 55

56

57

58

59

60

61

62

Constrained Facilities shall not automatically receive a reduced LOS. Determinations of whether a reduced LOS shall be set on a Constrained Facility, and what that LOS should be, shall be made by the BCC <u>as part of a text amendment to the Transportation Element of the</u> <u>Comprehensive Plan. The BCC may adopt a reduced LOS and shall specifically establish the</u> <u>LOS on the Constrained Facility, if reduced. The CRALLS may be available for all Project</u> <u>applicants to utilize, or it may be limited for use by a Project or Projects specified by the BCC.</u> <u>Implementation of mitigation strategies shall be a requirement for use of the CRALLS by a</u> <u>Project. Any proposed reduction in the LOS on a SIS or FIHS Roadway shall be reviewed and</u> <u>approved by the State if required by Florida law, and the applying local government shall be</u> <u>responsible for coordinating with and obtaining State approval that may be required</u>.

B. Applications Letter of Intent

Local governments shall request Applications for a reduced LOS on a Constrained Facility shall be made to the BCC through the Planning Director for initial review by the Planning Commission (PLC), by letter of intent up to 60 days and no later than 30 days prior to the window closing date for the applicable amendment Round. At least ten days prior to delivering the letter of intent, the local government shall provide written notice to the County Commissioner for the Commission District in which the Facility is located. Proof of such written notice provided to the District Commissioner, and the letter of intent, shall be delivered to the County Engineer and Planning Director and shall contain supporting containing such information relating to the Determination eCriteria of this Section as the PLC requires. The application shall be forwarded to all affected Local Governments, the County Engineer, the FDOT, District IV, in the case of State Highways, and the MPO. The MPO shall review the proposal for technical traffic engineering purposes and consistency with its adopted plan. The advice of the MPO shall be considered by the PLC and the BCC when considering an application for a reduced LOS. The application shall propose the reduced LOS sought for Test 1 and/or Test 2. It need not be an entire range. The level of data and study needed for existing and Future Land Use to review an application for a CRALLS designation shall be determined in the pre-application conference. The decision shall be made by the County Engineer based upon the Major Thoroughfare Links and Major Intersections involved, (whether they are or will be collectors, minor arterials, or principal arterials), the extent of the sed lowering of the LOS, the size of the area affected, the extent to which the affected area is built out to its ultimate FLU, and the amount and quality of existing data and planning.[Relocated to new 12.G.2.D, Amendment Review] Upon receiving the letter of intent, the Planning Director shall schedule a Pre-Application Conference prior to the Planning Commission meeting at which initiations for the next Comprehensive Plan Amendment Round will be discussed.

C. Pre-application Conference

The applying Local Government shall contact the Planning Director prior to making application, notifying the Director of the Local Government's intent to make application under this Article

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be <u>deleted</u>.

20 21

22 23

24 25

26

27

28 29

30

31

37 38

39

40

41

42

43 44 45

46

EXHIBIT G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

1		12.H.2.B, Applications. The Director shall set a pre-application conference prior to accepting an
2		application. The conference shall include rRepresentatives from the following agencies shall be
3		invited to attend the Pre-Application Conference: of the: (1) Local Government making
4		application; (2) County including the Planning Division and County Engineering; (3) FDOT,
5		District IV; (4) Treasure Coast Regional Planning Council; and (5) MPO; and, (6) Other Impacted
6		Local Governments as determined by the County Engineer. Other interested governmental
7		agencies may also attend the Pre-Application Conference at their option. The purpose of the pre-
8		application conference shall be to identify the issues for consideration, the likely impact of the
9		proposal, the assumptions and changes made in socio-economic data (including justification for
10		such), the application requirements (including which should be waived, if any), and to coordinate
11		review. The level of data and study needed for existing and FLU, and the proposed CRALLS, to
12		review the proposed application shall be determined in the pre-application conference. The
13		decision shall be made by the County Engineer based upon the magnitude of the proposed
14		CRALLS, the difference from existing and FLU, the extent of the proposed lowering of the LOS,
15		the amount and quality of existing data and planning, the size of the area affected, the extent to
16		which the affected area is built out, and the Major Thoroughfare Links and Major Intersections
17		involved (whether they are or will be collectors, minor arterials, or principal arterials).
18	<u>D.</u>	Amendment Review
19		Within 30 days after BCC initiation, the applying Local Government shall, unless it has already

Within 30 days after the applying Local (Jovernment shall, unless it has , initiation done so, submit a complete CRALLS application, including data and analysis which addresses the Determination Criteria listed herein. The level of data and study needed for existing and Future Land Use to review an application for a CRALLS designation shall be determined in the pre-application conference. The decision shall be made by the County Engineer based upon the Major Thoroughfare Links and Major Intersections involved, (whether they are or will be collectors, minor arterials, or principal arterials), the extent of the proposed lowering of the LOS, the size of the area affected, the extent to which the affected area is built out to its ultimate FLU, and the amount and quality of existing data and planning. The application shall be forwarded to all affected Local Governments, the County Engineer, the FDOT, District IV, in the case of State Highways, and the MPO for review. The advice of the MPO shall be considered by the PLC and the BCC when considering an application for a reduced LOS. [Relocated from 12.H.2.B, Applications]

32 Section 3 **Determination Criteria**

33 In determining whether a Constrained Facility shall have a reduced LOS and, if so, what that LOS should be, and any conditions that shall be imposed, the applicant, the MPO, PLC, and the BCC shall consider the following public policy criteria: <u>The Application and Amendment staff report shall include an analysis</u> 34 35 36

- of the proposed CRALLS against these criteria: [Ord. 2011-001] A. Cause of the constraint; e.g., whether the lineage laneage or geometrics are insufficient to accommodate Projected traffic as a result of concerns relating to physical limitations, fiscal limitations, environmental areas, aesthetics, historically significant development, or the characterof-area or neighborhood and the impact of adding lanes or changing the geometrics on such concerns.
 - L. A description of mitigation measures required to be implemented by the Project(s) that would benefit from the proposed CRALLS. These include vehicular and non-vehicular travel options to alleviate traffic congestion that is anticipated to result from exceedance of the adopted LOS on the CRALLS Link or Major Intersection.

47 Section 4 Determination

48 The BCC may adopt a reduced LOS and shall specifically establish the LOS on the Constrained Link, if reduced. When the BCC makes a determination that a reduced LOS is appropriate on a Constrained 49 50 Facility, it shall be designated a CRALLS. The Plan shall be modified to set this LOS. A reduced LOS need not necessarily be a whole range; it may be a portion of a range. Any proposed reduction in the 51 52 LOS on a State Constrained Facility shall be coordinated with and approved by the State in accordance

- 53 with Florida law.
- It is recognized that detailed and comprehensive transportation planning has not yet been completed for 54 55 all of PBC. This transportation planning will involve balancing the transportation system to the land use as 56 to density/intensity and location. This balancing will involve, in part, adjusting the levels of service on the 57 Major Thoroughfare system. It will be achieved through the work of the MPO's work in updating the
- 58 Model, and improving the data. Theoretically, once this balancing is completed, the need for CRALLS
- 59 would not be necessary, unless amendments to land uses are made, or R-O-W widths or lanes are
- 60 reduced. Accordingly, once the system is balanced through the work on the Model and data, the criteria
- 61 shall be revisited to ensure that the criteria take into account this balancing.

62 Application to Modify or Eliminate Adopted Link or Intersection Section 5

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

1	Δ	Who May Apply
2		Only a Local Government may apply to the BCC to amend the adopted width, proposed
3		geometrics, or number of lanes of, or to eliminate a Link or Major Intersection improvements.
4	B. -	Contents
5		The application shall contain a detailed and comprehensive traffic evaluation of all affected Links
6	0	and Major Intersections, taking into account existing, committed, and FLU development.
7 8	U .	Criteria The following criteria shall be considered by the BCC in considering whether a Link's lanes,
9		proposed geometrics, a Major Intersection's proposed geometrics or the R-O-W width adopted in
10		the Plan should be amended or a Link should be eliminated:
11		1. Whether improvements are proposed to the Link or Major Intersection under consideration.
12		2. Whether improvements are proposed to reliever Links or Major Intersections and the extent
13		that such a reliever would impact traffic on the Link under consideration.
14 15		3. The physical characteristics of the property adjacent to the Link or Major Intersection under consideration.
15 16		4. The character of the area businesses or neighborhood adjacent to the Link or Major
17		Intersection under consideration, and the extent of impact on such.
18		5. The Projected cost of adding additional capacity to the Link or Major Intersection, or reliever
19		facilities and the amount of capacity that would be added.
20		6. The existing and Projected volume-to-capacity of the Link and the surrounding Major
21 22		Thoroughfares before and after the proposed modification.
22 23		7. The Projected revenue for improving the Major Thoroughfare system and the likely priority of various improvements to the Major Thoroughfare system.
24		8. Environmental character and the extent of impact on such.
25		9. Historical significance and the extent of impact on such.
26		10. Aesthetics and the extent of impact on such.
27		11. Amount of existing R-O-W, and cost to obtain additional R-O-W.
28		12. Impact on the provision of other public facilities.
29 30	.	Procedure/Extraordinary Vote 1. When an application is made to eliminate a Link, narrow the adopted width of a Link, modify
31		the proposed geometrics of a Link, or Major Intersection, in a manner that would reduce
32		capacity, or reduce the number of lanes in the Plan, and that elimination, narrowing,
33		modification, or reduction would materially impede: (1) the ability to achieve the Adopted LOS
34		on the particular Link or Major Intersection, or the Major Thoroughfare system; or (2) the
35 36		ability of Local Governments to allow Development consistent with their FLU Elements of their plans; the BCC shall require a review and determination of whether a reduced LOS
37		(CRALLS designation) should be set on the Link or other Links before the BCC's eliminating
38		the Link, narrowing the R-O-W width, modifying the proposed geometrics, or reducing the
39		number of lanes. In such a case, eliminating the Link, narrowing the width or reducing the
40		number of lanes shall require a majority-plus-one vote of the members of the BCC. No
41		elimination of the Link, narrowing of the width, or modifying of the proposed geometrics in a
42 43		manner that would reduce capacity, or reducing the number of lanes on a Link shall be effected until any necessary adjustments are made to: (1) the Major Thoroughfare system
43 44		(including capacity improvements or lower the levels of service, as appropriate); (2) or the
45		land uses have been made to accommodate the elimination, narrowing, modification, or
46		reduction.
47		2. If it is clear that no impediment to: (1) achieving the adopted LOS; or (2) Local Governments'
48		allowing Development consistent with the FLUE of their plans would result, the BCC may, by
49 50		a majority vote of its members narrow the adopted width, modify the proposed geometrics of a Link, or Major Intersection, or reduce the number of lanes in the Plan without PLC review.
51		Nothing herein shall require CRALLS review, application to the PLC, or notice to any Local
52		Government for minor modifications to the proposed Major Thoroughfare system which do
53		not reduce capacity of the Link, Major Intersection, or Major Thoroughfare System. Nothing
54		herein shall require PLC review for waivers of expanded intersection requirements or R-O-W
55 56		protection pursuant to Policy 2-d of the Transportation Element of the Plan. [Ord. 2011-001]
56 57		[Relocated to new Art. 12.H, Modification or Elimination of Link or Intersection]
58		
59	Part 13	ULDC Art. 12, Traffic Performance Standards (pages 35 of 61), is hereby amended as
60		follows:
61	<u>CHAPT</u>	ER H MODIFICATION OR ELIMINATION OF LINK OR INTERSECTION

62 Section 1 Application to Modify or Eliminate Adopted Link or Intersection

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

	geometrics, or number of lanes of, or to eliminate a Link or Major Intersection improvements.
	Contents
	The application shall contain a detailed and comprehensive traffic evaluation of all affected Li
	and Major Intersections, taking into account existing, committed, and FLU development.
	Criteria
	The following criteria shall be considered by the BCC in considering whether a Link's lar
	proposed geometrics, a Major Intersection's proposed geometrics or the R-O-W width adopte
	the Plan should be amended or a Link should be eliminated:
	1. Whether improvements are proposed to the Link or Major Intersection under consideration
	2. Whether improvements are proposed to reliever Links or Major Intersections and the ex
	that such a reliever would impact traffic on the Link under consideration.
	3. The physical characteristics of the property adjacent to the Link or Major Intersection ur
	consideration.
	4. The character of the area businesses or neighborhood adjacent to the Link or M
	Intersection under consideration, and the extent of impact on such.
	5. The Projected cost of adding additional capacity to the Link or Major Intersection, or relie
	facilities and the amount of capacity that would be added.
	6. The existing and Projected volume-to-capacity of the Link and the surrounding M
	Thoroughfares before and after the proposed modification.
	7. The Projected revenue for improving the Major Thoroughfare system and the likely priori
	various improvements to the Major Thoroughfare system.
	8. Environmental character and the extent of impact on such.
	9. Historical significance and the extent of impact on such.
	10. Aesthetics and the extent of impact on such.
	11. Amount of existing R-O-W, and cost to obtain additional R-O-W.
	12. Impact on the provision of other public facilities.
2	Procedure/Extraordinary Vote
	1. When an application is made to eliminate a Link, narrow the adopted width of a Link, mo
	the proposed geometrics of a Link, or Major Intersection, in a manner that would rec
	capacity, or reduce the number of lanes in the Plan, and that elimination, narrow
	modification, or reduction would materially impede: (1) the ability to achieve the Adopted I
	on the particular Link or Major Intersection, or the Major Thoroughfare system; or (2)
	ability of Local Governments to allow Development consistent with their FLU Element
	their plans; the BCC shall require a review and determination of whether a reduced
	(CRALLS designation) should be set on the Link or other Links before the BCC's elimination
	the Link, narrowing the R-O-W width, modifying the proposed geometrics, or reducing
	number of lanes. In such a case, eliminating the Link, narrowing the width or reducing
	number of lanes shall require a majority-plus-one vote of the members of the BCC.
	elimination of the Link, narrowing of the width, or modifying of the proposed geometrics
	manner that would reduce capacity, or reducing the number of lanes on a Link shal
	effected until any necessary adjustments are made to: (1) the Major Thoroughfare sys
	(including capacity improvements or lower the levels of service, as appropriate); (2) or
	land uses have been made to accommodate the elimination, narrowing, modification
	reduction.
	2. If it is clear that no impediment to: (1) achieving the adopted LOS; or (2) Local Governme
	allowing Development consistent with the FLUE of their plans would result, the BCC may
	a majority vote of its members narrow the adopted width, modify the proposed geometric
	a Link, or Major Intersection, or reduce the number of lanes in the Plan without PLC rev
	Nothing herein shall require CRALLS review, application to the PLC, or notice to any L
	Government for minor modifications to the proposed Major Thoroughfare system which
	not reduce capacity of the Link, Major Intersection, or Major Thoroughfare System. Not
	herein shall require PLC review for waivers of expanded intersection requirements or R-
	protection pursuant to Policy 2-d of the Transportation Element of the Plan. [Ord. 2011-0
	[Relocated from Art. 12.H.5, Application to Modify or Eliminate Adopted Link
	Intersection, above]
	(This space intentionally left blank)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

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 G

ARTICLE 12 – TRAFFIC PERFORMANCE STANDARDS SUMMARY OF AMENDMENTS (Updated 6/27/11)

2

Part 14. ULDC Art. 12.Q.9, Appropriation of Fair-Share Revenues (pages 60 of 61), is hereby amended as follows:

PROPORTIONATE FAIR SHARE PROGRAM CHAPTER Q

Section 9 **Appropriation of Fair-Share Revenues**

B. In the event a scheduled facility improvement is removed from the CIE, then the revenues collected for its construction may be applied toward the construction of another improvement within that same corridor or Impact Fee Benefit Zone that would mitigate the impacts of development pursuant to the requirements of Section 3.B.2. [Ord. 2006-043]

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\ExhibiT G - Art. 12, Traffic Performace Standards.docx

Notes:

Underlined indicates new text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

ARTICLE 13 – IMPACT FEES SUMMARY OF AMENDMENTS (Updated 04/11/11)

- 1

 2
 Part 1.

 3
 ULDC Art. 2.G.3.J.6, Annual Report [Related to Impact Fee Review Committee] (page 72

 3
 of 80), is hereby amended as follows:
- 4 CHAPTER G DECISION MAKING BODIES
- 5 Section 3 APPOINTED BODIES
 - J. Impact Fee Review Committee
 - 6. Annual Report

The IFRC shall submit an annual report to the BCC. The form, substance and submittal date for the report shall be established by the County Administrator in a Policy and Procedure Memorandum. [Ord. 2009-040]

6

7

8

9 10

11 12 13

17

18 19

20

21 22

23

24

25 26

27

28

29

30

35

36 37

38

39

40 41

42

43

44

45 46 47

48

49 50

- 14 Part 2. ULDC Art. 13.A.6.G, Appeal (page 8 of 45), is hereby amended as follows:
- 15 CHAPTER A GENERAL
- 16 Section 6 Independent Fee Calculation Study
 - G. Appeal
 - 3. At the hearing, the IFAB shall provide the applicant and the Impact Fee Coordinator an opportunity to present testimony and evidence, provided such information was part of the review before the Impact Fee Coordinator. The IFAB shall reverse the decision of the Impact Fee Coordinator only if there is substantial competent evidence in the record that the Impact Fee Coordinator erred from the standards in this <u>Section Chapter</u>.
 - 4. Any aggrieved party, including PBC, may appeal an order of the Impact Fee Appeals Board to the Fifteenth Judicial Circuit Court of PBC. Such appeal shall not be a hearing de novo, but shall be a petition for Writ of Certiorari and the Court shall be limited to appellate review of the record created before the Board. PBC may assess a reasonable impact fee for the preparation of the record to be paid by the Petitioner in accordance with F.S. §119.07, as amended from time to time.
- 31
 32 Part 3. ULDC Art. 13.A.10.B.4.a, Appeals (page 12 of 45), is hereby amended as follows:
- 33 CHAPTER A GENERAL
- 34 Section 10 Refunds

B. Procedure to Obtain Refund

4. Action by Impact Fee Coordinator

Within 45 working days after the application is determined sufficient, the Impact Fee Coordinator shall review and approve or deny the application based upon the standards in Article 13.A.10, Refunds. The decision of the Impact Fee Coordinator may be appealed pursuant to Art. 13.A.6.G, Appeal. **[Ord. 2008-015]**

a. Appeal

 Regulation The decision of the Impact Fee Coordinator may be appealed pursuant to Article 13.A.6.G, Appeal.

Part 4. ULDC Tables 13.B.3, Parks and Recreation Fee Schedule for Unincorporated PBC thru 13.B.3, Parks and Recreation Impact Fee Schedule for Schedule "Y" Municipalities* [Related to Fee Schedule] (pages 20 - 23 of 45), is hereby amended as follows:

Table 13.B.3-2 - Parks and Recreation Fee Schedule for Unincorporated PBC Effective 12:01 AM, 09/10/2010-10/01/2010

Land Use Type (Unit) Residential Units By Size	Persons Per Unit	Cost Per Unit	Credits	Park Impact Fee	Discount	Net Park Impact Fee

(This space intentionally left blank)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

ARTICLE 13 – IMPACT FEES SUMMARY OF AMENDMENTS (Updated 04/11/11)

1	Table 13.B.3-		creation In ective 12:0						e "A" I	Munic	ipalitie)S*	
Ę	Land Use Type (Unit) Residential Units By Size	Persons Per Unit	Cos Per U	t		dits	[Park bact Fee		Disco	unt	Net Par Impact F	
2	 Table 13.B.3-4 - F		ecreation l	-					dule "	'В" М	unicip	alities*	
-	Land Use Type (Unit) Residential Units By Size	Persons Per Unit	Cos Per U	st		edits		Park pact Fee	•	Disco	unt	Net Par Impact F	
3	Table 13.B.3-5 - F		ecreation I	•						'E" M	unicipa	alities*	
	Land Use Type (L Residential Units B		Persons Per Unit	-	ost Unit	Cre	dits	Pa Impac		Disc	ount	Net Par Impact F	
4	Table 13.B.3		nd Recrea						"F" M	unici	palities	5*	
	Land Use Type		Persons	· · · ·	ost	2010	10/01/	-	ark			Net Park	
	Residential Units		Per Unit		r Unit	Cr	edits		ct Fee	Disc	ount	Impact Fee	
5													
Ī	Table 13.B.3-7 -	Effe	ctive 12:0			<mark>2010</mark>			edule		lunicip	ality*	Dark
	Residential Units			Unit	Per		Cree	dits	Impac		Discou	Imp	act
				Unit	1 01 1	5	010	anto	Impao		2.0000	Fe	e
6	Table 13.B.3-8 - Land Use Type Residential Unit	Effe e (Unit)	ecreation ective 12:0 Person Per Ur	<u>1 ÅM,</u> ns		2010 <u>′</u>		2010 	edule Park act Fee		lunicip	oality*	
	Residential onit	3 Dy 512e	Tero	inc i			neuns	IIIP			Scount	Fee	
7	Table 13.B.3-9 -	Effe	ecreation ective 12:0						edule	"K" N	/ unicip	ality*	
	Land Use Type Residential Units		Persons Per Unit		Cost er Unit	Cre	dits	Pa Impac		Dise	count	Net Park Impact Fe	
8		-						•				•	
	Table 13.B.3-10 - I	Effe	ctive 12:0	1 ÅM,						"P" N	lunicip	alities*	
	Residential Units		Persons Per Unit		r Unit	Cred	lits	Impac		Disc	ount	Impact Fe	
9	Table 13.B.3-11 -		Recreation						edule	" W "	Munici	pality*	
	Land Use Type Residential Units	(Unit)	Persons Per Unit	Co Per l	st	Credit		Par Impact		Disco	ount	Net Park Impact Fee	
10	Table 13.B.3-12 -		Recreation						edule	"X"	Munici	pality*	_
	Land Use Type (Ur Residential Units By		Persons Per Unit		ost Unit	Cre	dits		Park act Fee	D	iscount	Net Pa Impact	
11 12 13 14 15			(This space	ce inte	ntional	l ly left	blank))				<u> </u>	

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. <u>Stricken</u> indicates text to be <u>deleted</u>. *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.

(Updated 04/11/11)

1

Page 412

Table 13.B.3-13 - Parks and Recreation Impact Fee Schedule for Schedule "Y" Municipalities* Effective 12:01 AM, 09/10/201010/01/2010

Land Use Type (Unit) Residential Units By Size	Persons Per Unit	Cost Per Unit	Credit	Park Impact Fee	Discount	Net Park Impact Fee

6

Part 5. ULDC Table 13.C.2-14, Fire Rescue Fee Schedule, (pages 26 of 45), is hereby amended as follows:

Table 13.C.2-14 – Fire Rescue Fee Schedule Effective 12:01 AM, 09/10/201010/01/2010

Land Lies Time (Unit) Calla Fax Cost Fire Passus Net Fire-								
Land Use Type (Unit)	Calls For	Cost		Fire-Rescue		Rescue		
Residential Units, by Type	Service	Per Unit	Credits	Impact Fee	Adjustment	Impact Fee		

7 8 9

Part 6.

10 11

ULDC Table 13.D.2-15, Library Fee Schedule, (pages 29 of 45), is hereby amended as follows:

Table 13.D.2-15 - Library Fee Schedule A 10.04 AM -----

Effective 12.01 AW, 09/10/2010							
Land Use Type (Unit)	Functional	Cost		Library		Net Library	
Residential Units by sq. ft	Population	Per Unit	Credits	Impact Fee	Discount	Impact Fee	

12 13

14 15

16

Part 7. ULDC Table 13.E.2-17, Law Enforcement Patrol Fee Schedule for Unin. PBC Benefit Zone 2, (pages 33 of 45), is hereby amended as follows:

Table 13.E.2-17 – Law Enforcement Patrol Fee Schedule for Unin. **PBC Benefit Zone 2**

Effective 12:01 AM, 09/10/201010/01/2010

	LIICOLIV	C 12.01 All	1,00/10/2	10/01/2010		
				Law		Net Law
Land Use Type (Unit)	Service	Cost		Enforcement		Enforcement
Residential units by sq. ft.	Calls	Per Unit	Credits	Impact Fee	Discount	Impact Fee
[Ord. 2010-018]						

17

18

19 20

21

ULDC Table 13.F.2-18, Public Building Fee Schedule, (pages 36 of 45), is hereby Part 8. amended as follows:

Table 13.F.2-18 – Public Buildings Fee Schedule

	Effective 12:	01 AM, <mark>09/</mark>	10/2010 10	<u>/01/2010</u>		
Land Use Type (Unit) Residential units by Sq. Ft.	Functional Population	Cost Per Unit	Credits	Public Buildings Impact Fee	Discount	Net Public Buildings Impact Fee

22 23

24 25

26

Part 9.

ULDC Table 13.G.2-19, School Fee Schedule, (pages 39 of 45), is hereby amended as follows:

Table 13.G.2-19 – School Fee Schedule Effective Date 12:01 AM, 09/10/201010/01/2010

Residential units By Square Footage	Average Total Occ.	Occupancy Ages 5-17	School Impact	School Impact Fee	Discount	Net School Impact Fee



(This space intentionally left blank)

Notes:

Underlined indicates new text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted

ARTICLE 13 – IMPACT FEES SUMMARY OF AMENDMENTS (Updated 04/11/11)

Part 10. ULDC Table 13.H.4-20, Fair Share Road Impact Fee Schedule, (pages 43 - 44 of 45), is hereby amended as follows:

Table 13.H.4-20 – Fair Share Road Impact Fee Schedule Effective 12:01 AM, 09/10/20101/2010

L l		-101, 03/10/2010	10/01/2010		
Type of Land Development Activity	Official Daily Trip Generation Per Rate Dwelling Unit or Area	Pass-By Trip Rate (percentage)	Gross Impact Fee	Discount	Net Road Impact Fee Per Unit

Table 13.H.4-20 – Fair Share Road Impact Fee Schedule – Continued Effective 12:01 AM, <u>09/10/201010/01/2010</u>

Effective 12.01 Alvi, 03/10/2010						
Type of Land Development Activity	Official Daily Trip Generation Per Rate Dwelling Unit or Area	Pass-By Trip Rate (percentage)	Gross Impact Fee	Discount	Net Road Impact Fee Per Unit	

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit H - Art. 13, Impact Fees.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

Part 1.

follows:

1 2

3

EXHIBIT I

ADMINISTRATIVE INQUIRY SUMMARY OF AMENDMENTS (Updated 05/09/11)

ULDC Art. 1.I.2.A.23, Administrative Inquiry (page 30 of 114), is hereby amended as

4 **CHAPTER I DEFINITIONS & ACRONYMS** 5 Section 2 Definitions A. Terms defined herein or referenced in this Article shall have the following meanings: 6 7 23. Administrative Inquiry - a request by PBC Officials for a to the Board of County 8 Commissioners (BCC) for direction on procedural or interpretative matters or to resolve 9 inconsistencies in a Development Order. 10 11 Part 2. ULDC Art. 1.I.3, Abbreviations and Acronyms (page 110 of 114), is hereby amended as 12 follows: 13 14 CHAPTER I **DEFINITIONS & ACRONYMS** 15 Section 3 Abbreviations and Acronyms <u>AI</u> Administrative Inquiry 16 17 ULDC Art. 2.D, Administrative Process (page 41 of 80), is hereby amended as follows: 18 Part 3. 19 CHAPTER D ADMINISTRATIVE PROCESS 20 Section 5 Administrative Inquiry (AI) 21 A. Purpose 22 To establish procedures for PBC Officials when submitting inquiries to the BCC asking for 23 direction on procedural matters or to resolve an inconsistency in a Development Order. [Partially 24 relocated from Art. 2.G.4.N.2.h, Related to Jurisdiction, Authority and Duties of the Zoning 25 Director] **B.** Applicability 26 27 An inquiry is not a public hearing and is not subject to the advertising and notice requirements of Article 2, DEVELOPMENT REVIEW PROCESS. The decision of the BCC shall be final. 28 29 [Partially relocated from Art.2.G.4.N.2.h, Related to Jurisdiction, Authority and Duties of 30 the Zoning Director] 31 C. Procedures An AI may be made only by a public agency through the Zoning Director using forms and procedures established by the Zoning Division. The AI shall be placed on the BCC agenda by 32 33 34 the Zoning Division for the date the inquiry is intended to be presented. [Partially relocated from 35 Art.2.G.4.N.2.h, Related to Jurisdiction, Authority and Duties of the Zoning Director] 36 37 ULDC Art. 2.G.4.N.2.h. [Related to Jurisdiction, Authority and Duties of the Zoning 38 Part 4. Director] (page 80 of 80), is hereby amended as follows: 39 **CHAPTER G** 40 DECISION MAKING BODIES 41 Section 4 **Staff Officials** 42 **N. Zoning Director** 43 Jurisdiction, Authority and Duties 2. 44 to submit Administrative Inquiries to the BCC pursuant to Article 2.D.5, Administrative h. 45 Inquiry (AI). These inquiries are not public hearings and are not subject to the advertising and notice requirements of Article 2, DEVELOPMENT REVIEW PROCESS. 46 administrative inquiry may be made by a public agency through the Zoning Director. The 47 48 purpose of the inquiry shall be to ask for procedural direction from the board, or resolve 49 an inconsistency in the Code or in a development approval, or provide an interpretation 50 where it is clear there is a question of meaning in a Code provision or a condition of 51 development approval. The decision of the Board shall be binding. Appeals of 52

administrative decisions and Code interpretations filed by an applicant or citizen shall be heard by the BA, pursuant to Article 2.G, DECISION MAKING BODIES. [Partially

Notes:

53

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT I

ADMINISTRATIVE INQUIRY SUMMARY OF AMENDMENTS (Updated 05/09/11)

relocated to new Art.2.D.5, Administrative Inquiry (AI), related to Administrative 1 2 Process] 3 4 5 Part 5. ULDC Art. 4.C.8.C, Use Limitations [Related to Communication Cell Sites on Wheels 6 (COWs)] (page 137 of 166), is hereby deleted as follows: 7 CHAPTER C **COMMUNICATION TOWER, COMMERCIAL** 8 Section 8 **Communication Cell Sites on Wheels (COWs)** 9 C. Use limitations 10 COWs shall be permitted only in association with recognized large-scale special events with a minimum projected daily attendance of 30,000 or greater. The Zoning Director may consider 11 allowing COWs for events with projected attendance of less than 30,000 people. The applicant 12 shall provide documentation that the existing communication facilities cannot accommodate the 13 14 increase in usage. 15 Exception The Zoning Director shall seek BCC direction, and approval, through an Administrative 16 17 Inquiry (AI) for any event not meeting the minimum projected 18 above. 19 20 ULDC Art 5.B.1.B.1.a.2)a), DRO Workshop or BCC Administrative Inquiry (AI) [Related 21 Part 6. to Temporary Uses or Structures and Emergency or Temporary Government 22 Structures and Uses] (Exhibit I of Ordinance 2011-001, page 21 of 46), is hereby 23 24 amended as follows: **CHAPTER B** ACCESSORY AND TEMPORARY USES 25 26 Section 1 **Supplementary Regulations** 27 **B. Temporary Structures** 28 29 **Emergency or Temporary Government Structures and Uses** 30 **Review and Approval Process** a. 31 2) Temporary Uses or Structures 32 a) DRO Workshop Pre-Application Conference or BCC Administrative Inquiry 33 (AI) Direction 34 The Zoning Director may require a pre-application conference workshop with the DRO in order to seek input from the various County Agencies on the temporary 35 36 use or structure, or may seek direction from the BCC approval through an Administrative Inquiry. The Zoning Director shall consider documentation from 37 38 the applicant and any other input from the County Agencies before issuance of a 39 Special Permit. [Ord. 2011-001] 40 41 42 43 Part 7. ULDC Art. 5.C.1.K, Exhaustion of Non-Judicial Remedies (page 43 of 90), is hereby 44 amended as follows: CHAPTER C **DESIGN STANDARDS** 45 46 Section 1 **Architectural Guidelines** 47 K. Exhaustion of Non-Judicial Remedies Any applicant, the Executive Director of PZB, the BCC member representing the district in which 48 49 the project or building is to be located, aggrieved by a decision of the ZC regarding an 50 interpretation or decision regarding this shall, within 30 calendar days from the date a decision by 51 the ZC is rendered, file an appeal to the BCC. The appeal shall be heard on the next available 52 agenda as an Administrative Inquiry. [Ord. 2005 – 002]. 53 54 55 56 57 58 U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit I - Administrative Inquiry.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

APPEALS SUMMARY OF AMENDMENTS (Updated 05/16/11)

1 2 3	Part 1.	ULDC Art. 1.B.1.E, Appeals [Related to Interpretations of the ULDC], (page 7of 114), is hereby amended as follows:
4	CHAPTER	B INTERPRETATION OF THE CODE
5	Section 1	Interpretations
6	<u>ЕВ</u> . Арр	peal
7		appeal to contest an interpretation of this Code may be filed pursuant to Article 2.A.1.S,
8	<u>App</u>	beal.
9	4.	Initiation
10		Within 20 working days after issuance of the written interpretation the applicant may appeal
11		the decision to the Board responsible for appeal, as provided in this Code.
12	2.	Public Hearing
13		The Board [responsible for the appeal] shall hear the appeal within 40 working days of receipt
14		of the appeal.
15	3.	Standard of Review
16		At the appeal hearing, the Board [responsible for the appeal] shall consider the interpretation
17		of the PBC official responsible for rendering the interpretation, and public testimony, in light of
18		the Plan, this Code, and the Official Zoning Map. The Board shall not modify or reject the
19		interpretation if it is supported by substantial competent evidence, unless the interpretation is
20		found to be contrary to the Plan, this Code, or the Official Zoning Map.
21		
22		
23	Part 2.	ULDC Art. 1.I.2.A.75, Appeals [Related to Definitions] (page 36 of 114), is hereby
24		deleted as follows:
25	CHAPTER	I DEFINITIONS & ACRONYMS
26	Section 2	Definitions
27	A. Ter	ms defined herein or referenced in this Article shall have the following meanings:
28		
29	75.	Appeal –
30		a) for the purposes of Art. 18, a request for a review of the Flood Damage Prevention
31		Administrator's interpretation of any provision of, or a request for a variance, from this
32		Article. [Ord. 2004-013]
33		
34		
35		
36 37	Part 3.	ULDC Art. 1.I.3, Abbreviations and Acronyms (page 111 of 114), is hereby amended as follows:
38	CHAPTER	I DEFINITIONS & ACRONYMS
00		
39	Section 3	Abbreviations and Acronyms
	EAB	Environmental Appeals Board
	<u>ECB</u>	Environmental Control Board
40		
41	Devit 4	
42	Part 4.	ULDC Art. 2.A.1.S, Appeals (page 22-23 of 80), is hereby amended as follows:
43	CHAPTER	A GENERAL
44	Section 1	Applicability
45	S. App	peal
46	<u>1.</u>	<u>General</u>
47		Appeals from Decision Making Bodies and Officials shall be conducted as set forth in this
48		section unless specifically provided for elsewhere in this Code.
49	<u>2</u> 1.	Non-Judicial Relief
50		a. <u>Standards</u>
51		1) Filing Time

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

APPEALS SUMMARY OF AMENDMENTS (Updated 05/16/11)

1	The appeal shall be filed within 20 days after the notice indicating the decision is
2	mailed to the applicant, unless stated otherwise. A written request for the appeal
3	shall state the grounds for the objection and use established forms and procedures.
4	2) Notification
5	The official responsible for the decision or an interpretation shall mail a written
6	notification containing the date, time and place of the appeal hearing to the applicant,
7	at least ten days prior to the hearing.
8 <u>b.</u>	Processes
9	1)a-Class B Conditional Use
10	Any Person aggrieved by the decision of the Zoning Commission regarding a Class B
11	Conditional Use may appeal that decision to the BCC according to the following:
12	An appeal of ZC decision shall be made to the BCC within ten working days after the
13	notice, indicating the decision, is mailed to the applicant. A Person with a contractual
14	interest or is directly affected by the proposal may contest the decision by filing an
15	appeal to the BCC using the established procedures.
16	1) Procedure
17	a) The BCC shall consider the appeal petition within 45 60 days of its filing. The
18	Zoning Director shall notify the petitioner, the applicant (if the petitioner is not the
19	applicant), a Person with a contractual interest or is directly affected by the
20	proposal.
21	b) At the hearing, the BCC shall provide the petitioner, the applicant (if the applicant
22	is not the petitioner), any person Person who appeared before the ZC and PBC
23	staff an opportunity to present arguments and testimony.
24	c) In making its decision, the BCC shall consider only the record before the ZC at
25	the time of the decision, and the correctness of the findings of fact or any specific
26 27	condition of approval imposed by the ZC. The notice and hearing provisions for a
28	Class A conditional use shall govern the appeal. 2) Standards
29	<u>d)</u> The BCC shall reverse the decision of the ZC only if there is substantial
30	competent evidence in the record before the ZC that the decision failed to comply
31	with the standards of Article 2.B.2.B, Standards.
32	<u>2)b</u> .DRO <u>Review</u> Appeal
33	Any Person seeking Development Order approval from the DRO may appeal that
34	decision to the DRAB according to the following: Appeal of any DRO decision shall
35	be made to the DRAB within ten days after the notice indicating the decision is
36	mailed to the applicant. DRAB review shall be in accordance with rules and
37	procedures in Article 2.G.1, Board of County Commissioners. [Ord. 2005-002]
38	a) The DRAB shall consider the appeal petition within 60 days of its filing or a date
39	agreed upon the applicant and Zoning staff. The Zoning Division shall coordinate
40	and establish the date for the DRAB hearing.
41	b) The DRAB may reverse or affirm or modify the decision of the DRO.
42	c) At the hearing, the DRAB shall only consider testimony and argument relating to
43	the application, supporting documentation, and any staff report or documentation
44	presented at the time of the DRO decision.
45	d) The decision of the DRO shall be presumed correct and the Person seeking the
46 47	appeal shall have the burden of demonstrating error. The DRAB shall defer to the discretion of the DRO in interpreting the ULDC and shall not modify or reject
48	the interpretation if it is supported by substantial competent evidence, unless the
49	interpretation is found to be contrary to the Plan, this Code, or the Official Zoning
50	Map.
51	<u>3)</u> c. Special Permit
52	Except for appeals regarding Adult Entertainment Special Permit applications, set
53	forth in Art. 4.B.1.A.2.d, License, Any person any Person aggrieved by a decision of
54	the Zoning Director regarding on an application for a Special Permit special permit
55	shall may appeal that decision to the Hearing Officer according to the following:
56	within ten days from the date of the decision using the application and procedure
57	established by the Zoning Director. [Ord. 2006-036]
58	a) The Zoning Division shall coordinate and establish the date for the Hearing
59	Officer to consider the appeal which shall be within 40 days of the filing of the
60	appeal.
61	b) The Hearing Officer may reverse or affirm or modify the decision of the Zoning
62	Director.
63 64	c) At the hearing, the Hearing Officer shall only consider testimony and argument
64 65	relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision.
66	<u>documentation presented at the time of the Zohing Director's decision.</u> <u>d)</u> The Zohing Director's decision shall be presumed correct and the Person
67	seeking the appeal shall have the burden of demonstrating error. The Hearing
	sound the appear on an have the burden of demonotrating error. The fielding

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

APPEALS SUMMARY OF AMENDMENTS (Updated 05/16/11)

1	Officer shall defer to the discretion of the Zoning Director in interpreting the
2	ULDC and shall not modify or reject the interpretation if it is supported by
3	substantial competent evidence, unless the interpretation is found to be contrary
4	to the Plan, this Code, or the Official Zoning Map.
5	4)d.Interpretations and Decisions
6	The Person who sought the interpretation may appeal that interpretation to the
7	Hearing Officer, unless stated otherwise, according to the following:
8	The Hearing Officer shall hear and decide appeals from interpretation or decisions of
9	the Zoning Director, County Engineer, or Airport Director pursuant to the procedures
10	and standards in Article 2, DEVELOPMENT REVIEW PROCESS. Within ten days of
11	an interpretation or decision, an aggrieved person may contest the decision by filing
12	an appeal to the Hearing Officer using the applicable forms and procedures. [Ord.
13	2006-036]
14	a) The agency responsible for the interpretation shall coordinate and establish the
15	date for the Hearing Officer to consider the appeal which shall be within 40 days
16	of the filing of the appeal or a date agreed upon the applicant and agency staff.
17	<u>b</u> 1) The Hearing Officer may reverse or affirm, wholly or partly, or may modify the
18	interpretation or decision made by the applicable authority pursuant to this Code.
19	[Ord. 2006-036]
20	<u>c</u> 2) The interpretation or decision of the applicable authority shall be presumed to be
21	correct and the applicant shall have the burden to demonstrate the error. At the
22	hearing, the Hearing Officer shall only consider testimony and argument relating
23	to documentation submitted by the Person seeking the interpretation, and any
24	staff report or documentation presented at the time of the interpretation.
25	d3) When an appeal from an interpretation or decision of the Zoning Director has
26	been filed with the Hearing Officer all proceedings and work on the premises
27	shall be stayed unless the Zoning Director certifies to the Hearing Officer that a
28	stay would cause imminent peril to life or property. [Ord. 2006-036]. The
29	interpretation shall be presumed correct and the Person seeking the appeal shall
30	have the burden of demonstrating error. The Hearing Officer shall defer to the
31	discretion of the applicable authority in interpreting the ULDC and shall not
32	modify or reject the interpretation if it is supported by substantial competent
33 34	evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map.
.54	
35	5)e. Type IA and Type IB Administrative Variance Decisions
35 36	5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application
35 36 37	5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vyariance shall may appeal to the Hearing
35 36 37 38	5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB <u>aA</u> dministrative <u>V</u> variance <u>shall may</u> appeal to the Hearing Officer within 30 days of the decision. <u>according to the following:</u> [Ord. 2006-036]
35 36 37 38 39	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing
35 36 37 38 39 40	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the
35 36 37 38 39 40 41	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff.
35 36 37 38 39 40 41 42	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision.
35 36 37 38 39 40 41 42 43	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument
35 36 37 38 39 40 41 42 43 44	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or
35 36 37 38 39 40 41 42 43 44 45	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision.
35 36 37 38 39 40 41 42 43 44 45 46	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person
35 36 37 38 39 40 41 42 43 44 45 46 47	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing
35 36 37 38 39 40 41 42 43 44 45 46 47 48	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the
35 36 37 38 39 40 41 42 43 44 45 46 47	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation is found to be contrary
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map.
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map.
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map.
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking a URAO Type I Waiver from the DRO may appeal that
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking a URAO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Variance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall officer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking a URAO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B Conditional Use.
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 53 54 55 56 57 58	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking a URAO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B Conditional Use. b) Any Person seeking an IRO Type I Waiver or LCC Type I Waiver from the DRO
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking an IRO Type I Waiver or LCC Type I Waiver from the DRO and a Green Architecture Waiver may appeal that decision to the Zoning
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision, according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking a URAO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B Conditional Use. b) Any Person seeking an IRO Type I Waiver or LCC Type I Waiver from the DRO and a Green Architecture Waiver may appeal that decision to the Zoning Commission subject to the following: (1) The ZC shall consider the appeal petition within 60 days of its filing. (2) At the hearing, the ZC shall provide the petitioner, the applicant, and PBC
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision, according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demostrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking a URAO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B Conditional Use. b) Any Person seeking an IRO Type I Waiver or LCC Type I Waiver from the DRO and a Green Architecture Waiver may appeal that decision to the Zoning Commission subject to the following: (1) The ZC shall consider the appeal petition within 60 days of its filing.
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Vvariance shall may appeal to the Hearing Officer within 30 days of the decision, according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking a URAO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B Conditional Use. b) Any Person seeking an IRO Type I Waiver or LCC Type I Waiver from the DRO and a Green Architecture Waiver may appeal that decision to the Zoning Commission subject to the following: (1) The ZC shall consider the appeal petition within 60 days of its filing. (2) At the hearing, the ZC shall provide the petitioner, the applicant, and PBC
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Variance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking an IRO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B Conditional Use. b) Any Person seeking an IRO Type I Waiver or LCC Type I Waiver from the DRO and a Green Architecture Waiver may appeal that decision to the Zoning Commission subject to the following: (1) The ZC shall consider the appeal petition within 60 days of its filing. (2) At the hearing, the ZC shall provide the petitioner, the applicant, and PBC staff an opportunity to present arguments and testimony.
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 55 56 57 58 59 60 61 62 63 64	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Variance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking an IRO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B Conditional Use. b) Any Person seeking an IRO Type I Waiver or LCC Type I Waiver from the DRO and a Green Architecture Waiver may appeal that decision to the Zoning Commission subject to the following; (1) The ZC shall consider the appeal petition within 60 days of its filing. (2) At the hearing, the ZC shall provide the petitioner, the applicant, and PBC staff an opportunity to present arguments and testimony. (3) The ZC shall consider onl
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 61 62 63 64 65	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Variance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking an IRO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B Conditional Use. b) Any Person seeking an IRO Type I Waiver or LCC Type I Waiver from the DRO and a Green Architecture Waiver may appeal that decision to the Zoning Commission subject to the following: (1) The ZC shall consider the appeal petition within 60 days of its filing. (2) At the hearing, the ZC shall provide the petitioner, the applicant, and PBC staff an opportunity to present arguments and testimony. (3) The ZC shall consider only the evidence presented to county staff at time of the decision and the correctness of find
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Variance shall may appeal to the Hearing Officer within 30 days of the decision, according to the following; [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation if it is supported by substantial competent evidence, unless the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking an IRO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B Conditional Use. b) Any Person seeking an IRO Type I Waiver or LCC Type I Waiver from the DRO and a Green Architecture Waiver may appeal that decision to the Zoning Commission subject to the following: (1) The ZC shall consider the appeal petition within 60 days of its filing. (2) At the hearing, the ZC shall provide the petitioner, the applicant, and PBC staff an opportunity to present arguments and testimony. (3) The ZC shall consi
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 61 62 63 64 65	 5)e. Type IA and Type IB Administrative Variance Decisions Any person Person aggrieved by a decision of the Zoning Director on an application for a Type IA or Type IB aAdministrative Variance shall may appeal to the Hearing Officer within 30 days of the decision. according to the following: [Ord. 2006-036] a) The Zoning Division shall coordinate and establish the date for the Hearing Officer to consider the appeal which shall be within 40 days of the filing of the appeal or a date agreed upon the applicant and Zoning staff. b) The Hearing Officer may reverse or affirm or modify the decision. c) At the hearing, the Hearing Officer shall only consider testimony and argument relating to the application, supporting documentation, and any staff report or documentation presented at the time of the Zoning Director's decision. d) The Zoning Director's decision shall be presumed correct and the Person seeking the appeal shall have the burden of demonstrating error. The Hearing Officer shall defer to the discretion of the Zoning Director in interpreting the ULDC and shall not modify or reject the interpretation is found to be contrary to the Plan, this Code, or the Official Zoning Map. 6) URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver a) Any Person seeking an IRO Type I Waiver from the DRO may appeal that decision to the BCC pursuant to the procedures in Art. 2.A.1.S.3.b.1, Class B Conditional Use. b) Any Person seeking an IRO Type I Waiver or LCC Type I Waiver from the DRO and a Green Architecture Waiver may appeal that decision to the Zoning Commission subject to the following: (1) The ZC shall consider the appeal petition within 60 days of its filing. (2) At the hearing, the ZC shall provide the petitioner, the applicant, and PBC staff an opportunity to present arguments and testimony. (3) The ZC shall consider only the evidence presented to county staff at time of the decision and the correctness of find

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

APPEALS SUMMARY OF AMENDMENTS (Updated 05/16/11)

Any Person seeking a Waiver from the Zoning Director may appeal that decision to 1 2 3 the Hearing Officer subject to the same procedures stated in Art. 2.A.1.S.3.b.4, Interpretations. 4 [Renumber Accordingly] 5 6 7 ULDC Art. 2.F.4, Entitlement Density and Entitlement Intensity (page 57-58 of 80), is Part 5. 8 hereby amended as follows: CONCURRENCY (ADEQUATE PUBLIC FACILITY STANDARD) 9 **CHAPTER F** 10 Section 4 **Entitlement Density and Entitlement Intensity** 11 Α. General 12 If after an appeal on an application for a concurrency reservation is denied by the Zoning PZB Executive Director and that decision is affirmed by the DRAB, the applicant may submit an 13 application for entitlement density or entitlement intensity pursuant to the procedural and 14 15 substantive requirements of this Section. 16 **B.** Submission of Application An application for entitlement density or entitlement intensity shall be submitted to the Zoning 17 PZB Executive Director on a form established by the Zoning PZB Executive Director and made 18 available to the public. The application shall be accompanied by a Zoning fee established by the 19 20 BCC from time to time for the filing and processing of each application. The fee shall be non-21 refundable. C. Determination of Sufficiency 22 The Zoning PZB Executive Director shall initiate review of an application for entitlement density or 23 entitlement intensity upon receipt of the application, and within 15 working days, determine 24 25 whether the application is sufficient and includes data necessary to evaluate the application. If it is determined that the application is not sufficient, written notice shall be sent to the 26 1. 27 applicant specifying the deficiencies. The Zoning Director shall take no further action on the application unless the deficiencies are remedied. If the application is determined sufficient, the Zoning Director shall notify the applicant in 28 29 2. writing of the application's sufficiency, and that the application is ready for review pursuant to 30 the procedures and standards of this Section. 31 32 D. Decision by Zoning PZB Executive Director Within 30 working days after the PZB Executive Zoning Director determines the application is 33 34 sufficient, the PZB Executive Zoning Director shall review the application and shall approve, approve with conditions, or deny the application based upon whether it complies with the 35 36 standards in Article 2.F.5.C, Procedure 2.F.4.E, Standards for Entitlement Density and 37 Entitlement Intensity 38 E. Standards for Entitlement Density and Entitlement Intensity 1. An entitlement density for the proposed development must be consistent with the entitlement 39 densities permitted in the FLUE of the Plan or a minimum of one dwelling unit, provided that 40 41 the maximum density (dwelling unit per gross acre) as depicted on Figure 2 of the FLUA of 42 the Plan is not exceeded. 2. An entitlement intensity for the proposed development must be consistent with the 43 entitlement intensities permitted in the FLUE of the Plan provided the square footage does 44 45 not exceed two one-half percent of the maximum square footage allowed under this Code. 46 If the above conditions are met, an entitlement density or entitlement intensity for the <u>3.</u> proposed development shall be granted if; 47 4a. A concurrency reservation has been denied for the proposed development pursuant to 48 the requirements of Article 2.F.3.C, Standards for Review of Application for Adequate Public Facilities Determination and Concurrency Reservation, and an appeal to the 49 50 DRAB has affirmed that decision; 51 52 2b. The LOS for drainage facilities for the development proposed in the application is met pursuant to the requirements of Article 2.F.3.C, Standards for Review of Application for 53 54 Adequate Public Facilities Determination and Concurrency Reservation; 55 3c. A plan demonstrates how the proposed development will be designed (a) at its 56 entitlement density or entitlement intensity and (b) at its allowable density or entitlement intensity under the Plan and this Code at the time the necessary public facilities are 57 available to adequately serve the development. Any development order Development 58 Order issued for an application for development permit for which entitlement density or 59 60 entitlement intensity has been approved shall be consistent with the plans for development in this Subsection. The review of a plan for development at the allowable 61 density or intensity under this Section shall in no way reserve capacity for public facilities; 62 4d. Approval of the entitlement density or entitlement intensity is conditioned on the initiation 63 64 of development of the proposed project at its allowable density or intensity subject to

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT J

APPEALS SUMMARY OF AMENDMENTS (Updated 05/16/11)

receipt of a concurrency reservation within two years of the time the necessary public 1 2 facilities are available to serve the proposed development at its allowable density or 3 intensity; and 5e. In the USA, development orders Development Orders for development proceeding at 4 5 entitlement densities or entitlement intensities may be permitted at rural LOS for potable 6 water and sanitary sewage while the development is at its entitlement density or 7 entitlement intensity. 8 9 10 Part 6. ULDC Art. 2.F.5, Administrative Appeal Process (page 58 of 80), is hereby amended as follows: 11 12 CHAPTER F CONCURRENCY (ADEQUATE PUBLIC FACILITY STANDARD) 13 Section 5 **Administrative Appeal Process** 14 A. General 15 An applicant may appeal a decision of the Zoning PZB Executive Director denying an application for a concurrency reservation, Entitlement Density, Entitlement Intensity, or a Concurrency 16 Exemption Extension by filing a petition with the Zoning Director appealing the decision to the 17 18 DRAB within ten 20 days of the rendition of the decision by the Zoning Director. 19 **DRAB Membership** 20 The DRAB shall consist of the Executive Director of the Department of PZB, the County Attorney and the County Engineer. 21 22 [Renumber Accordingly] 23 24 25 Part 7. ULDC Art. 2.G.3.D.3.a, Qualifications [Related to the Environmental Appeal Board 26 membership] (page 68 of 80), is hereby amended as follows: 27 **CHAPTER G DECISION MAKING BODIES** 28 Section 3 **APPOINTED BODIES** 29 D. Environmental Appeals Board (EAB) 30 3. Board Membership 31 Qualifications a. The EAB shall be composed of five members appointed by the Environmental Control 32 Board (ECB). The membership of the EAB shall consist of one professional engineer 33 34 registered by the State of Florida and nominated by the Palm Beach branch of the American Society of Civil Engineers, one water resource professional employed by 35 36 SFWMD, one drinking water engineer employed by the FDEP, one member of the Gold 37 Coast Builders Association, and one attorney nominated by the PBC Bar Association. 38 39 40 Part 8. ULDC Art. 2.G.3.M.2, Power and Duties [Related to Zoning Commission] (page 74 of 41 80), is hereby amended as follows: 42 CHAPTER G **DECISION MAKING BODIES APPOINTED BODIES** 43 Section 3 44 M. Zoning Commission 45 2. Powers and Duties 46 The ZC shall have the following powers and duties under the provisions of this Code. 47 48 g. to consider and render a final decision on appeals of denials of green architecture Green Architecture application. [Ord. 2009-040] 49 50 51 52 53 (This space left blank intentionally.) 54 55 56 57 58

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT J

APPEALS SUMMARY OF AMENDMENTS (Updated 05/16/11)

1 ULDC Art. 2.G.4.G.4.f, Appeals [Related to Development Review Officer procedures] 2 Part 9. 3 (page 78 of 80), is hereby amended as follows: 4 **CHAPTER G DECISION MAKING BODIES** 5 **STAFF OFFICIALS** Section 4 6 G. Development Review Officer (DRO) 7 4. Procedures 8 9 f. Appeal 10 Appeal of any decision of the DRO shall be made to the DRAB within ten working days 11 notice indicating the decision is rendered based on the requirements in Art. 12 2.A.1.S.2.b.2, DRO Review, unless stated otherwise. 13 14 15 Part 10. ULDC Art. 4.B.1.A.2.d, License [Related of Adult Entertainment use regulations] (page 24 of 166), is hereby amended as follows: 16 CHAPTER B SUPPLEMENTARY USE STANDARDS 17 18 Section 1 Uses 19 A. Definitions and Supplementary Standards for Specific Uses 20 **Adult Entertainment** 2. 21 d. License 22 An establishment that possesses an adult entertainment license is presumed to be an 23 adult entertainment establishment. An adult entertainment use shall comply with the 24 following supplementary use standards: A Special Permit for an adult entertainment 25 establishment shall be issued or denied within 21 days of a determination of application sufficiency pursuant to the standards and procedures in Art. 2.D.2, Special Permit, and 26 27 the requirements of the Code. The standards set forth in Art. 2.D.2.D.1 and Art. 2.D.2.D.4 shall not be applied to Special Permits for adult entertainment uses. 28 An 29 party A Person seeking a Special Permit or a Person holding a previously aggrieved approved Special Permit has the right to immediately appeal a denial of application 30 sufficiency for a Special Permit, denial of a Special Permit, or revocation or suspension of 31 32 a permit, as applicable, to the Circuit Court in the Fifteenth Judicial Circuit of the State of Florida in accordance with the procedure and within the time provided by the Florida 33 Rules of Appellate Procedure. [Ord. 2004 - 051] [Ord. 2009-040] 34 35 36 37 38 Part 11. ULDC Art. 4.D.9.G, Appeals [Related to Administration and Enforcement of 39 Excavations](page 165-166 of 166), is hereby amended as follows: 40 CHAPTER D **EXCAVATION** 41 Section 9 Administration and Enforcement 42 G. Appeals An applicant may appeal a final determination made by: 43 44 1. Director of ERM Appeal shall be made to the Environmental Ordinance Appeals Board (EOAB) Hearing 45 46 Officer pursuant to this Section. The applicant shall comply with the following appeal 47 procedures. 48 а. Submittal An appeal must be made within 20 days of the applicant's receipt of the final action. 49 50 b. Hearing 51 Each hearing shall be held within 60 days of submittal of all documents which the EOAB Hearing Officer deems necessary to evaluate the appeal. At the conclusion of the 52 53 hearing, the EOAB Hearing Officer shall orally render its decision (order), based on the evidence entered into record, the decision shall be stated in a written order and mailed to 54 55 the applicant not later than ten days after the hearing. Written order of the EOAB Hearing Officer shall be final. 56 2. Director of Zoning or Director of Land Development 57

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT J

APPEALS SUMMARY OF AMENDMENTS (Updated 05/16/11)

		(Updated 05/16/11)
1 2 3 4 5 6 7 8 9	3	Appeal shall be made to the appropriate appeals board as provided in <u>Art. 2.G, Decision</u> <u>Making Bodies</u> Article 2.D.1, Development Review Officer or Article 2.B.3, Variances, as applicable. Judicial Relief An applicant or ERM may appeal a final written order of the <u>EOAB</u> <u>Hearing Officer</u> within 30 days of the rendition of the written order by filing a petition for Writ of Certiorari in Circuit Court of the Fifteenth Judicial Circuit in and for PBC, Florida.
10 11		ULDC Art. 5.C.1.E.3.c, Review Process [Related to Green Architecture] (page 35 of 90), is hereby amended as follows:
12	CHAPTER C	C DESIGN STANDARDS
13	Section 1	Architectural Guidelines
14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30	3. (Green Architecture C. Review Process The Green Architecture designation application shall be reviewed and approved, approved with conditions, or denied in conjunction with one of the review processes outlined in Article 5.C.1.E, Review Process. If the application is denied the applicant can appeal the decision to the Zoning Commission with within 30 days of the decision date on a form prepared by the Zoning Director. The registered architect shall complete the required Zoning application, which will require compliance with the Green Architecture Designation Rating Program, Table 5.C.1.E. [Ord. 2009-040] d. Appeals If the application is denied, the applicant may appeal the decision to the Zoning Commission in compliance with the standards of Art. 2.A.1.S.3.b.6, URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver. [Partially relocated from above]
31 32		ULDC Art. 5.C.1, Architectural Guidelines (page 43 of 90), is hereby amended as follows:
		follows:
32	f	follows:
32 33	f CHAPTER C Section 1 J. <u>App</u> <u>1.</u> I <u>4</u> <u>4</u> <u>4</u> <u>4</u> <u>4</u> <u>4</u> <u>4</u> <u>4</u> <u>4</u> <u>4</u>	follows: C DESIGN STANDARDS Architectural Guidelines eal Non-Judicial Remedies Any applicant aggrieved by an administrative interpretation or decision regarding this Chapter who wishes to appeal the interpretation or decision shall file an appeal to the ZC and follow the appeal procedures established in Art. 2.A.1.S.3.b.6, URAO, IRO, and LCC Type I Waiver and Green Architecture Waiver, within 30 calendar days from the date a written interpretation or decision is rendered. The appeal shall be heard on the next available ZC agenda. [Ord. 2005 – 002] Exhaustion of Non-Judicial Remedies Any applicant, the Executive Director of PZB, the BCC member representing the district in which the project or building is to be located, aggrieved by an <u>appeal</u> decision of the ZC regarding an interpretation or decision <u>on this Chapter</u> regarding this shall, within 30 calendar days from the date a decision by the ZC is rendered, file an appeal to the BCC <u>and comply</u> with the appeal procedures stated in Art. 2.A.1.S.2.b.1, Class B Conditional Use. The appeal shall be heard on the next available agenda as an Administrative Inquiry. [Ord. 2005 – 002]. eals ppeal shall be pursuant to the judicial relief standards in Art. 2.A.1.S, Appeal. [Ord. 2005 – 002].

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS (Updated 03/07/11)

12Part 1.3ULDC Art. 1.E.1.C.1, Determination of Extent of Vested Status in the Area of3Modification [Related to Prior Approvals] (page 15 of 114), is hereby amended as4follows:

5 CHAPTER E PRIOR APPROVALS

6 Section 1 General

7

8

9 10

11

12 13

14

20

21 22

23

24

25

26

27

28

29

30 31

32

33

34 35

36 37

38

39

40

41

42 43

44 45

46

47

48 49

50

51

53

54 55

56

57

58

59

60

C. Modification of Prior Approvals

1. Determination of Extent of Vested Status in the Area of Modification

- The proposed modification shall comply with the current Code to the greatest extent possible in the affected area, which also includes the determination of whether the prior approval has nonconformities. <u>A prior approval may be subject to rezoning in accordance with the</u> requirements of Art. 3.A.3, Zoning District Consistency with the Future Land Use Atlas (FLUA). [Ord. 2010-005]
- 1516Part 2.17ULDC Art. 3.A, General [Related to Overlays & Zoning Districts] (pages 15 and 16 of
231), is hereby amended as follows:
- 18 CHAPTER A GENERAL

19 Section 1 <u>Overlays and Districts</u>

A. Purpose and Intent

In order to ensure that all development in unincorporated PBC is consistent with the Plan, it is necessary to establish a series of districts and overlays to ensure that each use is compatible with surrounding uses, served by adequate public facilities, and sensitive to natural resources. *Standard, PDD and TDD Zoning Districts, and Overlays, where applicable, have been adopted to be in compliance with the Plan.* [Relocated from Art. 3.C.1.A, Purpose and Intent] Each district and overlay has its own purpose and permitted uses, conditional uses, special uses and other regulations that control the use of land. All development within each district shall be consistent with the purposes stated in this Article.

B. Overlays and Zoning Districts

In order to carry out and implement the Plan, the following 14 Overlays, 18 Standard Zoning Districts, six Planned Development Districts (PDDs), and three Traditional Development Districts (TDDs) are hereby established.

1. Overlays

LWRCCO, Lake Worth Road Commercial Corridor Overlay

- IRO, Infill Redevelopment Overlay URAO, Urban Redevelopment Area Overlay AGEO, Agricultural Enclave Overlay SR-7 EDO, State Road 7 Economic Development Overlay
- 2. Standard Districts
 - IR, Infill Redevelopment UI, Urban Infill UC, Urban Center SD, Specialized Development Distric
- 3. Planned Development Districts (PDD)

... .CC, Lifestyle Commercial Center

4. Traditional Development Districts (TDD)

52 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:

1. Standard Districts: Table <u>3.A.3.B</u>, Future Land Use Designations and Corresponding Standard Zoning Districts; or

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS (Updated 03/07/11)

- Planned Development Districts: Table <u>3.A.3.C</u>, PDD Corresponding Land Use; or 2
- Traditional Development Districts: Table <u>3.A.3.D</u>, TDD Corresponding Land Use. 3
- [Relocated from Art. 3.C.1.A, Purpose and Intent]

Standard Districts В.

Page 424

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)	

FLU Designation		otandara 201	Zoning Districts			
1 Lo Doolghadon	-	Agriculture	/Conservation			
AP	AP	l				
AGR	AGR					
CON	PC					
SA	AR (2)	AGR				
		1	idential	1		
RR-20	AR					
RR-10	AR	CRE				
RR-5	AR	-				
RR-2.5	AR	RE				
LR-1	AR (3)	RE	RT	AP		
LR-2	AR (3)	RE (3)	RT	[
LR-3	AR (3)	RE (3)	RT			
MR-5	AR (3)	RE (3)	RT (3)	RS	RM	
HR-8	AR (3)	RE (3)	RT (3)	RS	RM	
HR-12	AR (3)	RE (3)	RT (3)	RS (3)	RM	
HR-18	AR (3)	RE (3)	RT (3)	RS (3)	RM	
		Com	mercial			
CL-O	CLO	IR				
CL	CN	CC	CLO	IR		
CH-O	CLO	СНО	IR			
СН	CN	CC	CLO	СНО	CG	IR
CR	CRE					
UI	UI	SD				
UC	UC	SD				
		Ind	ustrial			
IND	IL	IG	CRE			
EDC	IL	IG				
		Institut	ional/Civic			
INST	IPF					
PARK	IPF					
U/T	PO					
Notes:						
1. Unless exempted shaded district.	otherwise, all app	plications for a De	velopment Order	shall require the	subject site be	rezoned to a
2. Typical Example o	f a "shaded distric	t."				
3. Existing zoning dia listed below.			y quality for SFD	exemption in acc	cordance with t	he exceptions

[Relocated from Table 3.C.1.A, Future land Use (FLU) Designation and Corresponding Standard **Districts**]

1.

Standard District Exceptions and Limitations

- The following list of exceptions shall be permitted:
- a. A rezoning shall not be required for an existing legal lot of record for the development of a SFD with accessory uses, provided the existing zoning is identified in Table 3.A.3.B, Future Land Use Designation and Corresponding Standard Zoning Districts.
- The AR District is consistent with the SA FLU designation in the Rural and Exurban Tiers <u>b.</u> only.
- The AR Zoning District may be considered consistent with all FLU designations in the <u>C.</u> <u>U/S Tier for existing agricultural uses or</u> the purpose of permitting <u>new</u> agricultural uses, where in accordance with Art. 3.C.1.F.1.c, Agricultural Uses in the U/S Tier.
- The PO District is consistent with all FLU designations. d.
- The AGR District is consistent with the SA FLU designation in the AGR Tier only. <u>e.</u>
- f. The CRE District is consistent with the RR-10 designation only for those uses identified in Policy 2.2.3-a in the Plan.
- The AP District is consistent with the LR-1 designation in the Glades Tier only for legal g. lots of records located north of Pahokee, on the east side of US 441, for the unincorporated community of Canal Point.
- The RM District is consistent with the MR-5 designation only for those areas already <u>h.</u> zoned RM, prior to the Plan's August 31, 1989 adoption.

Notes:

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.

28

29

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS (Updated 03/07/11)

- i. Certain uses in the CRE District over three acres require rezoning to IL. See Supplementary Use Standards.
- j. Existing institutional or civic uses in the AR, RE, RT, RS or RM districts with an INST FLU designation shall not be considered non-conforming. However, a rezoning shall be required for any action exceeding DRO Authority.
- <u>k.</u> A rezoning shall not be required for any Palm Beach County Natural Area with a CON FLU designation provided that any subdivision or development is consistent with all development standards and use regulations for the PC district.

[Relocated from Art. 3.C.1.B, Standard District Exceptions and Limitations, unless identified otherwise above]

C. Planned Development Districts (PDDs)

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

Table <u>3.C.1.C</u> – FLU Designation and Corresponding Planned Development Districts ¹

	AGR ²	RR	LR1	LR2	LR3	MR5	HR8	HR12	HR18	MLU	EDC
PUD	V	V	V	V	\checkmark	V	V	V	V	V	
MHPD	V	V	V	V	\checkmark	V	V	V	V		
MXPD								(3)	(3)		

	AGR ¹	RR	CL	СН	CLO	СНО	IND	INST	CRE	MLU	EDC
MUPD			V	V	V	V	V	V	\checkmark	1	\checkmark
MXPD				V		V				1	\checkmark
PIPD							V			1	V
RVPD		V							V		
LCC			1	1							
Notes:											

Check ($\sqrt{}$) indicates the PDD corresponds to the FLU designations. Any application for a rezoning to a PDD shall be to a PDD that corresponds to a FLU designation.

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

MXPD shall be permitted when located at an intersection, as defined by the Plan, or when adjacent to a parcel with a CH

[Relocated from Table 3.E.1.B, FLU Designation and Corresponding Planned Development Districts]

D. Traditional Development Districts (TDDs)

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

Table <u>3.C.1.D</u> - TDD Corresponding Land Use

	AGR	RR	LR1	LR2	LR3	MR5	HR8	HR12	HR18	MLU	EDC
TND			\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	V	V	\checkmark
TTD			\checkmark	V	\checkmark	V	V	V	V	V	
	AGR	RR	CL	СН	CLO	СНО	IND	INST	CRE	MLU	EDC
TMD			\checkmark	1	\checkmark	\checkmark			1	V	\checkmark
Leaend: (Check (√) i	ndicates th	e TDD cor	responds t	o the FLU	category.	Anv applic	ation for a	rezonina to	o a TDD sh	all be to a

TDD that corresponds to a FLU designation. [Ord. 2008-037]

[Relocated from Table 3.E.1.B, FLU Designation and Corresponding Planned Development Districts]

E. Exceptions for Prior Approvals

Any application for a Development Order that requires Public Hearing approval, excluding Status Reports, EAC, Class B Conditional Uses or Type II Variances, shall be accompanied by an application to rezone to a current Zoning district. Any application for a Development Order that does not exceed the threshold requiring rezoning shall comply with the applicable requirements of the corresponding district, except for any information permitted to be carried forward from a prior approval. [Relocated from Art. 3.C.1.C.2 (Related to Previous Standard Zoning Districts) and Art. 3.E.1.A.2, Applicability (related to PDDs)]

1. Standard Districts

- The following previously established zoning districts <u>shall</u> correspond to the current districts <u>indicated</u>:
 - a. The Specialized Agriculture (SA) District shall correspond to the AP District in the Glades Tier, the AGR District in the AGR Tier, and the AR District in the Rural Tier.
 - b. Rural Services (RSER) District shall correspond to the AR District.
 - c. Residential Transitional Suburban (RTS) District shall correspond to the RT District.
 - d. Residential Transitional Urban (RTU) District shall correspond to the RS District.

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

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.

22 23

24

25

26 27

28

29

30

31

32

33 34

35

36

37

38 39

40

15

16

14

1

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS (Updated 03/07/11)

	(Updated 03/07/11)
$\begin{array}{c}1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\\18\\9\\20\\21\\22\\324\\25\\26\\27\end{array}$	 e. Multifamily Residential High Density (RH) District shall correspond to the RM District. f. Specialized Commercial High (CSH) and Specialized Commercial (CS) District shall correspond to the Commercial High Office District (CHO) District. [Relocated from Art. 3.C.1.C, Previous Zoning Districts] 2. Planned Development Districts The following previous approvals shall correspond to the current districts indicated: a. Special exceptions for PUDs shall correspond to a PUD. [Relocated from Art. 3.E.2.A.2, Applicability (Related to PUDs)] b. Special exceptions for large-scale community or regional shopping centers (30,000 square feet or 50,000 square feet of total floor area or more), Planned Commercial Developments (PCDs), Planned Neighborhood Commercial Developments (PNCDs), Planned General Commercial Developments (PCCDs), Planned Office Business Parks (POBPs) and Planned Industrial Developments (PCDs), Planned Office Business Parks (POBPs) and Planned Industrial Developments (PIDs) shall correspond to a MUPD. [Relocated from Art. 3.E.2.A.2, Applicability (Related to PIPDs]] c. Special exceptions for PIPDs shall correspond to a PIPD. [Relocated from Art. 3.E.2.A.2, Applicability (Related to PIPDs)] d. Special exceptions for RVPDs shall correspond to a MHPD. [Relocated from Art. 3.E.2.A.2, Applicability (Related to MHPDs)] e. Special exceptions for RVPDs shall correspond to a RVPD. [Relocated from Art. 3.E.2.A.2, Applicability (Related to RVPDs)] f. Any of the above where approved as a conditional use approval as opposed to a special exception. Part 3. ULDC Art. 3.C.1, Future Land Use Designation and Corresponding Districts (page 117-118 of 231), is hereby amended as follows:
28	Section 1 General Future Land Use (FLU) Designation and Corresponding Districts
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	 A. Purpose of this section is to ensure that all development (land uses) is consistent with the Future Land Use Atlas of the Plan. Standard, PDD and TDD zoning districts have been adopted to be in compliance with the Plan. Unless exampted otherwise, all new development or subdivision of property shall be in a zoning district corresponding to the FLU designations iniciated in the following tables: Standard Districts: Table 3.C.1.A, Future Land Use Designations and Corresponding standard Zoning Districts; or Planned Development Districts: Table 3.E.1.B, PDD Corresponding Land Use; or Traditional Development Districts: Table 3.F.1.E, TDD Corresponding Land Use.

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS (Updated 03/07/11)

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

		Standard Zor						
FLU Designation		Agriculture	Zoning Dis	Strict (2)				
		Agriculture	Conservation	1				
AP	AP AOD							
AGR CON	AGR PC							
SA	AR (2)	AGR						
U. C.	/ (/		idential					
RR-20	۸D							
RR-10	AR AR	CRE ⁴						
RR-5								
RR-2.5	AR AR	RE RE		-				
LR-1	AR (3)	RE	RT	AP				
LR-2	AR (3)	RE (3)	RT	-				
LR-3 MR-5	AR (3) AR (3)	RE (3) RE (3)	RT RT (3)	RS	RM			
HR-8	AR (3)	RE (3)	RT (3)	RS	RM			
HR-12	AR (3)	RE (3)	RT (3)	RS (3)	RM			
HR-18	AR (3)	RE (3)	RT (3)	RS (3)	RM			
		Corr	mercial					
CL-0	CLO	IR						
CL	CN	CC	CLO	I R				
CH-O	CLO	CHO	IR					
CH	<u>CN</u>	CC	CLO	CHO	CG	IR		
CR	CRE	<u> </u>	and all all					
		-	ustrial					
	##_	HG HG	CRE	-				
LDO	-	-	ional/Civic	-	-	-		
INST	IPE	Institut						
PARK	IPF							
U/T	PO							
Ord. 2006-004] [Ord. 20	008-0031 [Ord 200	8-0371 [Ord 2010	-0051	<u> </u>	<u></u>	-		
of property shall	l otherwise all new require the subject	site be rezoned to	a shaded district		, conditional use (JI SUDUIVISIO		
	of a "shaded distric listricts by FLU des		quality for SED as	comption in acco	rdance with Art 2	C 1 D 1		
- Existing 20ming 0		ignation that may	quality for or D ex		ruance with Art. o.	0.1.D.1.		
B. Standard Dist	rict Excontion	e and Limitati	one					
The following li				000 0021				
1. A rezoning					for the devel			
	CCESSORY USES							
	Designation and	, provided trie d Corrospondir	existing zonii	ig is identified		. I.A, Fulu		
						oos]		
	strict is consiste					u ula a la Tila		
	istrict is consis	tent with the a	SA FLU desig	nation in the	Rufal and Ex	urban He		
	. 2008-003]							
4. The AGR	District is cons	sistent with the	SA FLU des	signation in t	ne AGR Her (only. [Or		
2008-003]								
5. The CRE				nation only fo	or those uses	identified		
	3-a in the Plan.	•	-					
	strict is consiste							
	cated north of			le of US 44	1, for the uni	ncorporate		
community	of Canal Point	. [Ord. 2008-0) 03]					
7. The RM D	istrict is consis	tent with the N	4 R-5 designat	ion only for t	hose areas alr	eady zone		
7. The RM District is consistent with the MR-5 designation only for those areas already zoned RM, prior to the Plan's August 31, 1989 adoption. [Ord. 2008-003]								
8. Certain uses in the CRE District over three acres require rezoning to IL. See Supplementary								
		District over the		iire rezoning i	to IL. See Sur	oplementa		
8. Certain use	es in the CRE [ire rezoning	to IL. See Sur	oplementa		
8. Certain use Use Stand	es in the CRE I ards. [Ord. 20 1)8-003]	ree acres requ	C C				
8. Certain use Use Standa 9. Existing inc	es in the CRE I ards. [Ord. 20 0 stitutional or civ	<mark>98-003]</mark> vic uses in the	AR, RE, RT,	, RS or RM c	listricts with ar	1 INST FL		
8. Certain use Use Standi 9. Existing in designation	es in the CRE I ards. [Ord. 20 stitutional or civ n shall not be c	<mark>98-003]</mark> vic uses in the considered nor	AR, RE, RT, Conforming.	, RS or RM c However, a⊣	listricts with ar	1 INST FL		
8. Certain use Use Stand 9. Existing in designation for any act	es in the CRE I ards. [Ord. 20 0 stitutional or cir shall not be c ion exceeding I	<mark>98-003]</mark> vic uses in the considered nor ORO Authority	Here acres require AR, RE, RT, Inconforming. [Ord. 2008-0	, RS or RM c However, a⊣ 03]	listricts with ar rezoning shall	INST FL be require		
8. Certain use Use Stand 9. Existing in designation for any act 10. A rezoning	es in the CRE I ards. [Ord. 20 0 stitutional or cir shall not be c ion exceeding I	98-003] vic uses in the considered nor ORO Authority equired for any	ee acres requ AR, RE, RT, ⊢conforming. - <mark>[Ord. 2008-0</mark> ⁄ Palm Beach	, RS or RM c However, a 03] County Natu	listricts with ar rezoning shall ıral Area with :	- INST FL be require a CON FL		

standards and use regulations for the PC district. **[Ord. 2008-003** 11. The AR district may be considered consistent with all FLU designations in accordance with Art. 3.C.1.F.1.c.2), New Agricultural Uses. **[Ord. 2008-037]**

C. Previous Zoning Districts

1. The following previously established zoning districts correspond to the current districts:

Notes:

> <u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS (Updated 03/07/11)

		(Updated 03/07/11)
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	b e d f. 2. V P P a n n	 The Specialized Agriculture (SA) District shall correspond to the AP District in the Glades Tier, the AGR District in the AGR Tier, and the AR District in the Rural Tier. Rural Services (RSER) District shall correspond to the AR District. Residential Transitional Suburban (RTS) District shall correspond to the RS District. Residential Transitional Urban (RTU) District shall correspond to the RS District. Multifamily Residential High Density (RH) District shall correspond to the RM District. Specialized Commercial High (CSH) and Specialized Commercial (CS) District shall correspond to the Commercial High Office District (CHO) District. Where the corresponding district for a parcel is consistent with its FLU designation, a ezoning shall not be required, provided that any development is consistent with the equirements of the corresponding district. Any application that requires Public Hearing approval shall be accompanied by an application to a current Zoning district. [Relocated to new Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA)] Agricultural District
16	 <u>B</u> E. C	Conservation District
17 18	 C F . F	Residential Districts
19 20		
21	<u>D</u> G .C	Commercial Districts
22 23	<u>E</u> H. F	PRA, Priority Redevelopment Area Districts
24	<u>E</u> I. II	ndustrial Districts
25 26	 GJ. F	Public and Institutional Districts
27		
28 29		
30 31		JLDC Art. 3.C.1.F, Agricultural Residential District, (page 122 of 231), is hereby mended as follows:
~~		
32	CHAPTER C	STANDARD DISTRICTS
32 33	CHAPTER C Section 1	STANDARD DISTRICTS Future Land Use (FLU) Designation and Corresponding Districts
	Section 1 F. Resid 1. A T a s n a a b	

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

6

7

8

9 10

11

12

13 14

15

16

17 18

19

20

21

22

23 24

25

26 27

28

29

30 31

32 33

35

36 37

38

39

40 41

EXHIBIT K

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS (Updated 03/07/11)

2 Part 5. ULDC Art. 3.E, Planned Unit Development Districts (PDDS), (pages 138-139, 158, 170-3 171, 176, 179 and 182 of 231), is hereby amended as follows:

4 CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS)

5 Section 1 General

A. General

2. Applicability

In addition to the other Articles in this Code, the requirements of this Chapter shall apply to all PDDs, modifications to previously approved PDDs, and modifications to previously approved special exceptions for planned developments, unless otherwise stated.

a. Previous Approvals

Previously approved planned developments with a valid development order that does not conform to provisions in this Code shall be considered conforming in accordance with Art. 1.E, Prior Approvals, where in compliance with the requirements of Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA). Nonconforming uses shall comply with 1.F, Nonconformities, and any other applicable requirements, unless stated otherwise herein. [Ord. 2009-040]

1) Development Order Amendment

Shall be in compliance with Art. 3.A.3, Zoning District Consistency with Future Land <u>Use Atlas (FLUA)</u>. Any DOA to a prior approval, including but not limited to additional requested uses, changes exceeding the thresholds for DRO amendments, rezoning, or any other Zoning process requiring BCC approval, shall be required to rezone to a PDD. An exception shall be permitted where the affected area of the request does not include all property owners and consent cannot be obtained. [Relocated to new Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA)]

B. FLU Consistency, FAR, Density, and Use Standards

1. Future Land Use (FLU) Designation

The FLU designation which correspond to each PDD are indicated in Table 3.E.1.B, FLU Designation and Corresponding Planned Development Districts. [Ord. 2009-040]

Table 3.E.1.B – FLU Designation and Corresponding Planned Development Districts⁴

	AGR ⁻²	RR	LR1	LR2	LR3	MR5	HR8	HR12	HR18	MLU	EDC
PUD	4	4	4	4	4	4	4	4	4	4	
MHPD	4	4	4	4	4	4	4	4	4		
MXPD								(3)	(3)		

	AGR ⁴	RR	CL	CH	CLO	CHO	IND	INST	CRE	MLU	EDC
MUPD			4	4	4	4	4	4	4	4	4
MXPD				4		4				4	4
PIPD							4			4	4
RVPD		4							4		
LCC			4	4							
Notes:[Ord.	lotes:[Ord. 2008-037] [Ord. 2010-005]										

PDDs in the AGR Tier are limited to the 80/20 PUD OR 60/40 PUD. [Ord. 2006-004]

MXPD shall be permitted when located at an intersection, as defined by the Plan, or when adjacent to a parcel with a CF FLU designation. [Ord. 2010-005]

[Relocated to new Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA)] [Renumber Accordingly]

34 Section 2 Planned Unit Development (PUD)

A. General

2. Applicability

The requirements of this Section shall apply to all PUDs, modifications to previously approved PUDs, and modifications to <u>previous approvals specified in Art. 3.A.3.A.2, Planned</u> <u>Development Districts</u> previously approved special exceptions for PUDs, unless otherwise stated. Refer to Art. 3.E.1.A.2.a, Previous Approvals, for additional requirements. **[Ord.**]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS (Updated 03/07/11)

		(opdated 05/07/11)
1 2 3 4		2009-040] [Relocated to new Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA)]
5	Section	3 Multiple Use Planned Development (MUPD)
6	Α.	General
7 8 9 10 11 12 13 14 15 16 17 18 19 20		Applicability The requirements of this Section shall apply to all MUPDs, modifications to previously approved MUPDs, and modifications to <u>previous approvals specified in Art. 3.A.3.A.2,</u> <u>Planned Development Districts previously approved special exceptions for large scale community or regional shopping centers (30,000 square feet or 50,000 square feet of total floor area or more), Planned Commercial Developments (PCDs), Planned Neighborhood Commercial Developments (PNCDs), Planned General Commercial Developments (PGCDs), Planned Office Business Parks (POBPs) and Planned Industrial Developments (PIDs), unless otherwise stated. <u>Refer to Art. 3.E.1.A.2.a</u>, <u>Previous Approvals, for additional requirements.</u> [Ord. 2009-040] [Relocated to new Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA)]</u>
21	Section	5 Planned Industrial Park Development (PIPD)
22 23 24 25 26 27 28 29 30 31 32		Applicability The requirements of this Section shall apply to all PIPDs, modifications to previously approved PIPDs, and modifications to previous approvals specified in Art. 3.A.3.A.2, Planned Development Districts previously approved special exceptions for PIPDs, unless otherwise stated. Refer to Art. 3.E.1.A.2.a, Previous Approvals, for additional requirements. [Ord. 2009-040] [Relocated to new Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA)]
33	Section	6 Mobile Home Planned Development District (MHPD)
34 35 36 37 38 39 40 41 42 43 44		Applicability The requirements of this Section shall apply to all MHPDs, modifications to previously approved MHPDs, and modifications to <u>previous approvals specified in Art. 3.A.3.A.2.</u> <u>Planned Development Districts previously approved special exceptions for MHPDs</u> , unless otherwise stated. Refer to Art. 3.E.1.A.2.a, Previous Approvals, for additional requirements. [Ord. 2009-040] [Relocated to new Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA)]
45	Section	Recreational Vehicle Planned Development District (RVPD)
46 47 48 49 50 51 52 53 54 55 56 57 58 59		Applicability The requirements of this Section shall apply to all RVPDs, modifications to previously approved RVPDs, and previous approvals specified in Art. 3.A.3.A.2, Planned Development Districts modifications to previously approved special exceptions for RVPDs, unless otherwise stated a rezoning is required pursuant to Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA). [Relocated to new Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA)]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS (Updated 03/07/11)

- 12Part 6.3ULDC Art. 3.F.1.E, Residential Density and Plan Land Use Designations and Density3(page 157 of 195), is hereby amended as follows:
- 4 CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDS)

5 Section 1 General Provisions for TDDs

E. <u>FLUA Consistency, FAR</u> and Residential Density and Plan Land Use Designations and Density

The Plan land use designations which correspond to the various TDDs shall be determined by Table 3.F.1.E, TDD Corresponding Land Use.

1. Land Use Categories

. . . .

Any application for a rezoning to a TDD shall be in accordance with Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA). The Land Use categories in the Plan, which correspond to each TDD are indicated in Table 3.F.1.E, TDD Corresponding Land Use.

Table 3.F.1.E - TDD Corresponding Land Use

								<u> </u>				
	AGR	RR	LR1	LR2	LR3	MR5	HR8	HR12	HR18	MLU	EDC	
TND			4	4	4	4	4	4	\downarrow	4	Ą	
TTD			4	¥	¥	¥	4	4	¥	4		
	AGR	RR	CL	CH	CLO	СНО	IND	INST	CRE	MLU	EDC	
TMD			¥	≁	≁	4			¥	4	৵	
Legend	egend: Check (1) indicates the TDD corresponds to the FLU category. Any application for a rezoning to a TDD shall be to											
a TDD	that co	rresno	nds to a	FLLI desid	nation IC)rd 2008-0	0371					

[Relocated to new Art. 3.A.3, Zoning District Consistency with Future Land Use Atlas (FLUA)]

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit K - Criteria for Rezoning.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT L

DAY CARE SUMMARY OF AMENDMENTS (Updated 04/19/11)

2 Part 1. ULDC Art. 1.I.2.D.5, Day Care [Related to Definitions] (page 50 of 114), is hereby 3 amended as follows: 4 **CHAPTER I DEFINITIONS & ACRONYMS** Definitions 5 Section 2 6 D. Terms defined herein or referenced Article shall have the following meanings: 7 Day Care - An establishment that provides care, protection and supervision for children when 8 licensed by the Palm Beach County Health Department, or for adults when licensed by the 9 Agency for Health Care Administration (AHCA), as specified below: General - A Day Care an establishment licensed by the He 10 alth Department which a. provides care, protection and supervision for 21 or more children or adults for a period of 11 12 less than 24 hours per day on a regular basis. Limited - A Day Care an establishment licensed by the Health Department, which 13 h 14 vides daytime care, protection and supervision for six to 20 children, or three to 20 15 adults, for a period of less than 13 hours per day on a regular basis. Limited day care 16 does not include nighttime or overnight care. 17 Family Day Care Home - An occupied residence in which custodial care is rendered to С. 18 one to six children, inclusive, and for which the owner or operator receives a payment, 19 fee, or grant for any of the children receiving care, whether or not operating for profit, 20 shall be permitted by right in Residential Zoning districts, in accordance with F.S. § 21 125.0109, and exempt from any standards other than those applicable to residential 22 uses 23 Large Family Child Care Home (LFCCH) - An occupied single family residence in which 24 custodial care is regularly provided for up to 12 children, and for which the owner or 25 operator receives a payment, fee, or grant for any of the children receiving care, whether 26 or not operated for profit, and has at least two-full time child care personnel on the 27 premises during the hours of operation. One of the full-time child care personnel must be 28 the owner or occupant of the residence. 29 30 ULDC Art. 1.I.3, Abbreviations and Acronyms (page 112 of 114), is hereby amended as 31 Part 2. 32 follows: 33 **CHAPTER I DEFINITIONS & ACRONYMS** 34 Section 3 Abbreviations and Acronyms **LFCCH** Large Family Child Care Home 35 36 37 Part 3. ULDC Art. 4.B.1.A.40, Day Care [Related to Supplementary Use Standards] (page 46-47 38 of 166), is hereby amended as follows: SUPPLEMENTARY USE STANDARDS 39 CHAPTER B 40 Section 1 Uses 41 A. Definitions and Supplementary Standards for Specific Uses 42 40. Day Care 43 An establishment that provides care, protection and supervision for children when licensed by 44 the Palm Beach County Health Department, or for adults when licensed by the Agency for 45 Health Care Administration (AHCA), as specified below: 46 a. General 47 A Day Care An establishment licensed by the Health Department, which provides care, 48 protection and supervision for 21 or more children or adults for a period of less than 24 49 hours per day on a regular basis. 50 b. Limited A Day Care An establishment licensed by the Health Department, which provides 51 52 daytime care, protection and supervision for six to 20 children, or three to 20 adults, for a period of less than 13 hours per day on a regular basis. Limited Deday Ceare does not 53 54 include nighttime or overnight care. 55 Family Day Care Home 56 An occupied residence in which custodial care is rendered to one to six children, 57 inclusive, and for which the owner or operator receives a payment, fee, or grant for any of

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT L

DAY CARE SUMMARY OF AMENDMENTS (Updated 04/19/11)

1	the children receiving care, whether or not operating for profit, shall be permitted by right
2	in Residential Zoning Districts, in accordance with F.S. § 125.0109, and exempt from any
3	standards other than those applicable to residential uses.
4	d. Large Family Child Care Home (LFCCH)
5	An occupied single family residence in which custodial care is regularly provided for up to
6	12 children, and for which the owner or operator receives a payment, fee, or grant for any
7	of the children receiving care, whether or not operated for profit, and has at least two-full
8	time child care personnel on the premises during the hours of operation. One of the full-
9	
10	time child care personnel must be the owner or occupant of the residence. The use shall
	be subject to the following:
11	1) Applicability
12	Provide documentation that the establishment has operated as a licensed Family Day
13	Care Home for at least two years and meet other licenses and regulations
14	established by the PBC Health Department including the maximum number of
15	children permitted.
16	2) Zoning District Limitation
17	Shall be permitted only in Residential Zoning Districts where Limited Day Care is
18	allowed.
19	3) Approval Process
20	Shall be subject to DRO approval unless located on lots 20,000 square feet or more
21	in which case the use shall be permitted by right.
22	4) Site Requirements
23	In addition to the property development regulations applicable to Single Family
24	Residential, the following shall apply:
25	a) <u>Outdoor Activity Area</u>
26	All outdoor activity area provisions applicable to a Day Care shall apply.
27	b) Drop Off
28	
28 29	Shall comply with all drop-off access standards applicable to Day Care.
	c) Parking Chall provide at least four parking spaces including these required for a Cingle
30	Shall provide at least four parking spaces including those required for a Single
31	Family residential unit. Parking dimensions shall comply with Art. 6, PARKING.
32	d) <u>Site Egress</u>
33	Shall not allow backward egress from a driveway or parking area into a street.
34	<u>e)</u> <u>Signage</u>
35	Signs shall not be permitted.
36	[Renumber accordingly]
37	
38	g. <u>Airport Zoning Overlay</u>
39	The establishment of new Limited or General Day Care facilities shall be prohibited in
40	accordance with Art. 16.C.1.E.2, Prohibited Land Uses.
41	[Renumber accordingly]
42	
43	h. Outdoor Activity Area
44	
45	2) Child Care Square Footage
46	Shall be in compliance with the Palm Beach County Rules and Regulations
47	Governing Child Care Facilities contained in Section D of Article X of Chapter 1 of
48	
40 49	Appendix D to the Palm Beach County Code, as may be amended. a) General
	a) General A child day care shall provide a minimum of 1,500 square feet of outdoor activity
50 51	
51	area or 75 square feet of outdoor activity area for each child (licensed capacity),
52	whichever produces the larger area. The Child Care Facilities Board may
53	approve a reduction in the size of this area where the operator utilizes split shifts.
54	Under no circumstances shall the outdoor activity area be reduced to less than
54 55	Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this
54 55 56	Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard.
54 55 56 57	Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard. b) Infants
54 55 56 57 58	Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard. b) Infants Where a child day care is limited solely to the care of infants (two years of age
54 55 56 57 58 59	Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard. b) Infants Where a child day care is limited solely to the care of infants (two years of age and younger), the outdoor activity area provided shall be a minimum of 45 square
54 55 56 57 58	Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard. b) Infants Where a child day care is limited solely to the care of infants (two years of age
54 55 56 57 58 59	Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard. b) Infants Where a child day care is limited solely to the care of infants (two years of age and younger), the outdoor activity area provided shall be a minimum of 45 square
54 55 56 57 58 59 60	 Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard. b) Infants Where a child day care is limited solely to the care of infants (two years of age and younger), the outdoor activity area provided shall be a minimum of 45 square feet per child. The Child Care Facilities Board may approve a reduction in the
54 55 56 57 58 59 60 61	 Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard. b) Infants Where a child day care is limited solely to the care of infants (two years of age and younger), the outdoor activity area provided shall be a minimum of 45 square feet per child. The Child Care Facilities Board may approve a reduction in the size of this area where the operator utilizes split shifts. Under no circumstances
54 55 56 57 58 59 60 61 62	 Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard. b) Infants Where a child day care is limited solely to the care of infants (two years of age and younger), the outdoor activity area provided shall be a minimum of 45 square feet per child. The Child Care Facilities Board may approve a reduction in the size of this area where the operator utilizes split shifts. Under no circumstances shall the outdoor activity area be reduced to less than one-half of the area required by this standard.
54 55 56 57 58 59 60 61 62 63 64	 Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard. b) Infants Where a child day care is limited solely to the care of infants (two years of age and younger), the outdoor activity area provided shall be a minimum of 45 square feet per child. The Child Care Facilities Board may approve a reduction in the size of this area where the operator utilizes split shifts. Under no circumstances shall the outdoor activity area be reduced to less than one-half of the area required by this standard. 3e) Location of Outdoor Play Equipment
54 55 56 57 58 59 60 61 62 63	 Under no circumstances shall the outdoor activity area be reduced to less than the area required to accommodate one-third of the area required by this standard. b) Infants Where a child day care is limited solely to the care of infants (two years of age and younger), the outdoor activity area provided shall be a minimum of 45 square feet per child. The Child Care Facilities Board may approve a reduction in the size of this area where the operator utilizes split shifts. Under no circumstances shall the outdoor activity area be reduced to less than one-half of the area required by this standard.

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT L

DAY CARE SUMMARY OF AMENDMENTS (Updated 04/19/11)

Part 4. ULDC Art. 16.C.1.E.2, Prohibited Land Uses [Related to General Land Use Regulations-Off-Airport Land Use Compatibility Schedule (Appendix 8)], (page 11 of 14), is hereby amended as follows:

- 5 CHAPTER C AIRPORT LAND USE REGULATIONS
- 6 Section 1 Airport Land Use Regulations

E. General Land Use Regulations-Off-Airport Land Use Compatibility Schedule (Appendix 8) 2. Prohibited Land Uses

- a. In no case shall a new educational facility, <u>Limited or General Day Care</u>, or a public or private school be permitted at either end of a runway within an area that extends five statute miles in a direct line along the centerline of the runway and which has a width of the length of ½ the runway.
 - Nothing in subsection a. above shall be construed to require the removal, alteration, sound conditioning, or other change, or to interfere with the continued use or expansion to contiguous properties of any public or private educational structure in existence, or real property in use, on November 1, 1996. Construction of new education structures shall meet the provisions of Art. 16.B.1.H, Airspace Height Review Procedures, and the provision of sound insulation materials in accordance with established architectural and acoustical principles as contained in document DOT/FAA/PP-92-5 (or later version), Guidelines for the Sound Insulation of Residences Exposed to Aircraft Operations, is encouraged.
 - 2) The language in subsection a. above shall not be construed to require the removal, 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 use, or with a valid development order prior the effective date of this Ordinance. Expansion or alterations of a Day Care located within the runway area that represents an increase in the number of occupants shall be prohibited.

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit L - Day Care.docx

Notes:

> <u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. <u>Stricken</u> indicates text to be <u>deleted</u>.

EXHIBIT M

GAS AND FUEL RETAIL SUMMARY OF AMENDMENTS (Updated 04/19/11)

- Part 1. ULDC Art.1.I.2, Definitions (pages 39 and 49 of 114), is hereby amended as follows:
- 3 CHAPTER I DEFINITIONS & ACRONYMS
- 4 Section 2 Definitions

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

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

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

- 101.**Convenience Store -** an establishment serving a limited market area and engaged in the retail sale of food, beverages, and other frequently or recurrently needed items for household use or consumption.
- 102. Convenience Store with Gas Sales a convenience store an establishment engaged in the retail sale of food, beverages, and other frequently or recurrently needed items for household use or consumption, and which includes accessory gasoline retail sales of motor fuels to the general public.
- G. Terms defined herein or referenced Article shall have the following meanings:
 - 4. Gas and Fuel, Retail an establishment engaged in the sale of motor fuels to the general public.
 - 54. **Gas and Fuel, Wholesale -** the use of land for bulk storage and wholesale distribution of 2,500 gallons or more of flammable liquid, or 2,000 gallons water capacity or more of flammable gas, excluding below-ground storage which is clearly accessory to the principal use on the site.

[Renumber Accordingly.]

Part 2. ULDC Table 3.B.2.B, Airport Use Regulations (page 18 of 231), is hereby amended as follows:

Use Type	Airport Related Uses	Non-Airport Related Uses	Corresponding Zoning District PDRs ⁽¹⁾	Note (2)	Use Applicable to Specific Airport
		Residential Uses			
Security or Caretaker Quarter	S	S	CG or IG	119	All
		Commercial Uses			
Gas and Fuel, Retail		<u>A</u>	<u>CG</u>	<u>18</u>	All
[Ord. 2006-036] [Ord. 2008-003][Ord. 2010-0	009] [Ord. 2010)-022]			

This space intentionally left blank.

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

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 M

GAS AND FUEL RETAIL SUMMARY OF AMENDMENTS (Updated 04/19/11)

Part 3. ULDC Table 3.B.14.E, WCRAO Sub-area Use Regulations (page 38 of 231), is hereby amended as follows:

Table 3.B.14.E - WCRAO Sub-area Use Regulations

Sub-areas	NR	NRM	NG	NC	UG	UH	UI	NOTE (2)		
		C	Commercial L	Jses						
Auto Service Station	¥	¥	X	-	-	-	-	18		
Gas and Fuel, Retail	<u>×</u>	<u>×</u>	<u>×</u>					<u>18</u>		
[Ord. 2006-004] [Ord. 2007-013] [C	rd. 2009-040] [Ord. 2010-	·022]							
Кеу										
X Prohibited in Sub-area.										
 Subject to Use Regulations of 	f zoning distrie	ct.								
P Permitted by Right [Ord. 200	7-013] [2009	-040]								
A Class A Conditional or Reque	A Class A Conditional or Requested Use									
Notes:										
1. Limited to lots with a CH or IN	. Limited to lots with a CH or IND FLU Designation and corresponding zoning district. [Ord. 2006-004]									
2. A number in the NOTE column refers to Art 4.B, Supplementary Use Standards, which are applicable to the use. [Ord. 2006-004]										
Adult entertainment shall also be prohibited as an accessory use to other principal uses within the sub-areas. [Ord. 2007-013]										

Limited to lots with a CH or CL FLU Designation and corresponding zoning district. [Ord. 2007-013]

19

ULDC Table 3.B.15.F, IRO Permitted Use Schedule (page 71 of 231), is hereby amended Part 4. as follows:

TABLE 3.B.15.F.- IRO PERMITTED USE SCHEDULE

				J.I								
Use Type	С		D USE	C	N O		Use Type	С		USE C	С	N O
USE TYPE	L	L H L H T O O E					USE TYPE	L	Н	L O	H O	T E
Commercial	JSES						COMMERCIAL USES (CO	NTINU	JED)			
Auto Service Station	A	A			18	-	Gas and Fuel, Retail	<u>A</u>	A			<u>18</u>
[Ord. 2010-005]												
KEY												
P Permitted by right.												
D Permitted subject to DRO approval												
L Permitted only where accessory to	a perm	itted	use.									
S Permitted subject to Special Permit approval.												
A Permitted subject to Board of Coun	ty Com	miss	ion A	oprov	al.							
	-											

(This space intentionally left blank.)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT M

GAS AND FUEL RETAIL SUMMARY OF AMENDMENTS (Updated 04/19/11)

1 2

Part 5. ULDC Table 3.E.1.B, PDD Use Matrix (pages 106-107 of 195), is hereby amended as follows:

2	
3	
4	

Table 3.E.1.B - PDD Use Matrix cont'd

				PUC)				М	UP	D			МХ	PD	F	PIPC)			LC	C	
			F	Pod	5				F	=LU	I			FL	U	Use	e Zo	one			FL	U.	
	Use Туре	R	С	R	С	Α	С	С	С	С	С	Ι	Ι	С	С	I	С	Ι	м	R	С	С	Ν
		Е	0	Е	Т	G	L	н	L	н	R	Ν	Ν	н	н	Ν	ο	Ν	н	v	L	н	ο
		s	М	С	v	R			ο	0		D	s		ο	D	м	D	Р	Р			т
		ĺ		ĺ		1			ĺ				т	:		1		7	D	D			Е
		ĺ		ĺ		Р			Ì							L		G					
		U	С	om	mer	cial	Use	es	<u> </u>					U	<u> </u>								
Auto	Service Station		R				R	R				R		R		₽	₽	₽				R	18
<u>Gas a</u>	nd Fuel, Retail		<u>R</u>				<u>R</u>	<u>R</u>						<u>R</u>		<u>P</u>	<u>R</u>	<u>P</u>			<u>R</u>	<u>R</u>	<u>18</u>
[Ord.	2005-002] [Ord. 2006-004] [Ord. 2007-001] [Ord. 2	2007	'-01	3] [0	Drd.	200)9-0	40]	[Orc	1. 20	010-	005][0	rd.	201	0-00)9]						
Notes	:																						
Р	Permitted by right																						
D	Permitted subject to approval by the DRO																						
S	S Permitted in the district only if approved by Special Permit																						
R	Permitted in the district only if approved by the Boa	ard o	of C	ount	y Co	omn	nissi	one	rs (E	BCC	;) as	are	equ	este	d us	se.							
5																							

- 6 7 8

Part 6. ULDC Table 4.A.3.A – Use Matrix (pages 14 -15 of 166), is hereby amended as follows:

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

-								Zo	nin	g Di	stric	ct/O	verl	ay							
			icult serva	ure/ ation	Residential							Co	omm	nerc	ial		Inc	lustr	y/Pu	blic	N
Use Type			Α	Α	A	AR		R	R	R	С	С	С	С	С	С	Ι	Ι	Ρ	Ι	0
		С	G	Р	R	U	Е	т	s	м	Ν	L	С	н	G	R	L	G	0	Р	т
			R		s	s						ο		ο		Е				F	Е
					Α	Α															
			<u></u>	-		Co	nme	erci	al U	se			-				<u> </u>			<u> </u>	
Auto Se	ervice Station												A		A		₿	Ð			18
Gas and	d Fuel, Retail										Α		Α		Α		B	D			<u>18</u>
[Ord. 20	005-002] [Ord. 2006-004] [Ord	. 200	6-036	6] [Or	d. 2	007·	·001] [0	rd.	2010	0-00	5] [0	Ord.	201	0-0	09].					
Key:	-																				
Р	Permitted by right																				
D	Permitted subject to approva	al by t	he DF	RO																	
S Permitted in the district only if approved by Special Permit																					
B Permitted in the district only if approved by the Zoning Commission (ZC)																					
^	Permitted in the district only	if ann	rovo	d by t	ho F	loan	d of	Col	intv	Con	nmie	eion	ore		C						

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

9 10

15

16 17

11 Part 7. ULDC Art. 4.B.1.A.18, Auto Service Station (pages 35-37 of 166), is hereby amended as follows: 12

CHAPTER B SUPPLEMENTARY USE STANDARDS 13

Section 1 14 Uses

A. Definitions and Supplementary Standards for Specific Uses

18. Gas and Fuel, Retail Auto Service Station

Notes:

Underlined indicates new text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT M

GAS AND FUEL RETAIL SUMMARY OF AMENDMENTS (Updated 04/19/11)

1	An	establishment primarily engaged in the retail sale of motor fuels to the general public. An
2		to service station may include accessory activities such as the sale of vehicle accessories
3		supplies, the lubrication of motor vehicles, the minor adjustment or minor repair of motor
4		hicles, the sale of convenience food items, or an accessory restaurant.
5		Approval Criteria
6	a.	Prior to approving a Conditional conditional or Requested Use requested use for Retail
7		Gas and Fuel an auto service station, the BCC shall make a finding that the use is
8		appropriately located. In making the determination that the use is appropriately located,
9		the BCC shall consider whether or not:
10		1) Adequate ingress and egress have been provided. [Ord. 2006-004]
11		2) Adequate buffering and setbacks from residential areas have been provided. [Ord.
12		2006-004]
13		3) Sufficient vehicle stacking, circulation, access, and area for turning movements have
14		been provided. [Ord. 2006-004]
15		4) The number of fueling positions proposed is excessive. [Ord. 2006-004]
16		5) There are an excessive number of similar stations in the vicinity. [Ord. 2006-004]
17	b.	Location Criteria
18		1) Intersection Criteria
19		A maximum of two Retail Gas and Fuel, Convenience Store with Gas Sales, auto
20		service stations convenience stores with gas sales, or any combination thereof, shall
21		<u>may</u> be permitted at an intersection pursuant to Art. 5.E.2.B, Intersection Criteria.
22		[Ord. 2006-004]
23		2) Separation Criteria
23		
		Retail Gas and Fuel An auto service station shall be separated from any other Retail
25		Gas and Fuel, or Convenience Store with Gas Sales, auto service station or
26		convenience store with gas sales pursuant to Art. 5.E.2.C.1. [Ord. 2006-004]
27		3) <u>CL FLU in</u> U/S Tier
28		Where permitted in a Use Matrix, Retail Gas and Fuel An auto service station with a
29		CL FLU designation shall also comply with the Major Intersection Criteria in Article
30		5.E.1, Major Intersection Criteria. [Ord. 2006-004]
31		4) CL FLU in Rural, Exurban, Glades and Agriculture Reserve Tiers
32		Where permitted in a Use Matrix, Retail Gas and Fuel An auto service station shall
33		also be located within 1,000 feet of at the intersection of one collector and arterial
34		street, or two arterial streets, as listed in the Florida Department of Transportation
35		(FDOT) PBC Federal Functional Classification Table. [Ord. 2006-004]
36		5) WCRA Overlay
37		Retail Gas and Fuel Auto Service Stations are prohibited in the NR, NRM, and NG
38		sub-areas, as per Table 3.B. <u>1415</u> .E – WCRAO Sub-area Use Regulations. [Ord.
39		2006-004]
40	~	Collocated <u>Uses</u> Restaurant
40	С.	
		Other uses, such as general repair and maintenance, general retail sales, restaurants,
42		convenience stores, and car washes A restaurant may be collocated with retail gas and
43		fuel an auto service station and subject to the Supplementary Use Standards use
44		regulations applicable to the <u>Collocated Use</u> restaurant. [Ord. 2006-004]
45	d.	Parking for Accessory Automatic Car Wash
46		Parking for an accessory automatic car wash may be exempt from the parking
47		requirements of Table 6.A.1.B, Minimum Off-Street Parking and Loading Requirements,
48		subject to DRO approval. [Ord. 2006-004]
49	e.	Additional Accessory or Collocated Use Standards
50		1) Enclosed Repair
51		All accessory repair activities shall be conducted within an enclosed structure. No
52		outdoor storage of disassembled vehicles, or parts thereof, shall be permitted on site.
53		2) Delivery Vehicles
54		Parking of delivery vehicles shall be permitted only within a designated loading
55		space. Overnight parking of delivery vehicles on-site shall be prohibited.
56		3) Vehicle Testing
57		Vehicles shall not be tested off-site on residential streets.
58		4) Loudspeakers
59		No outdoor speaker or public address systems audible off-site shall be permitted.
59 60	f.	TMD and LCC Districts
61	1.	
		Retail Gas and Fuel Automotive service stations shall only be permitted only on sites that
62 62		are within 500 feet of the perimeter of the development. The maximum site area is per
63		station shall not exceed 10,000 square feet of GFA. Gasoline pumps shall be located in
64		the rear or side of a building with access from an alley, interior parking area, or a street
65		not designated as a main street. [Ord. 2010-005]
66	g.	Infill Redevelopment Overlay (IRO) Approval Process Exceptions

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

35

EXHIBIT M

GAS AND FUEL RETAIL SUMMARY OF AMENDMENTS (Updated 04/19/11)

1 2		Retail Gas and Fuel An automotive service station located on a parcel with a CH FLU designation within the Core Transect Zone may be approved by the DRO. [Ord. 2010-
3		005]
4		h. Previously Approved Auto Service Stations
5		A prior approval for an Automotive Service Station shall correspond to Retail Gas and
6		Fuel. An Auto Service Station that complies with the requirements for Retail Gas and
7		Fuel shall not be considered a Non-conforming Use. Any other approved uses shall be
8		subject to the Additional Accessory or Collocated Use standards above.
9		i h. Nonconformities
10		For Retail Gas and Fuel or a Automotive Service Station an automotive service station
11		with gasoline sales, the applicant may be allowed to either increase the floor area of the
12		store or increase the number of pumps subject to the percentage ten percent limitation of
13		Art. 1.F, Nonconformities, and approval of a Traffic Study by the Engineering
14		Department. [Ord. 2010-005]
15		
16		
17	Part 8.	ULDC Art. 4.B.1.A.37, Convenience Store with Gas Sales (pages 45-46 of 166), is
	i art or	
18		hereby amended as follows:
18		hereby amended as follows:
18 19	CHAPTER	•
	CHAPTER Section 1	•
19 20	Section 1	B SUPPLEMENTARY USE STANDARDS Uses
19 20 21	Section 1 A. De	B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses
19 20 21 22	Section 1 A. De	B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales
19 20 21 22 23	Section 1 A. De	B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public.
19 20 21 22 23 24	Section 1 A. De	B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public.
19 20 21 22 23 24 25	Section 1 A. De	 B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public. k. Nonconformities
19 20 21 22 23 24 25 26	Section 1 A. De	 B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public. k. Nonconformities For a Convenience Store with Gas Sales convenience store with gasoline sales, the
19 20 21 22 23 24 25 26 27	Section 1 A. De	 B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public. k. Nonconformities For a Convenience Store with Gas Sales convenience store with gasoline sales, the applicant may be allowed to either increase the floor area of the store or increase the
19 20 21 22 23 24 25 26 27 28	Section 1 A. De	 B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public. k. Nonconformities For a Convenience Store with Gas Sales convenience store with gasoline sales, the applicant may be allowed to either increase the floor area of the store or increase the number of pumps subject to the percentage ten percent limitation of Art. 1.F.
19 20 21 22 23 24 25 26 27 28 29	Section 1 A. De	 B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public. k. Nonconformities For a <u>Convenience Store with Gas Sales</u> convenience store with gasoline sales, the applicant may be allowed to either increase the floor area of the store or increase the number of pumps subject to the <u>percentage ten percent</u> limitation <u>of Art. 1.F.</u> Nonconformities, and approval of a Traffic Study by the Engineering Department. [Ord.
 19 20 21 22 23 24 25 26 27 28 29 30 	Section 1 A. De	 B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public. k. Nonconformities For a Convenience Store with Gas Sales convenience store with gasoline sales, the applicant may be allowed to either increase the floor area of the store or increase the number of pumps subject to the percentage ten percent limitation of Art. 1.F.
 19 20 21 22 23 24 25 26 27 28 29 30 31 	Section 1 A. De	 B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public. k. Nonconformities For a <u>Convenience Store with Gas Sales</u> convenience store with gasoline sales, the applicant may be allowed to either increase the floor area of the store or increase the number of pumps subject to the <u>percentage ten percent</u> limitation <u>of Art. 1.F.</u> Nonconformities, and approval of a Traffic Study by the Engineering Department. [Ord.
 19 20 21 22 23 24 25 26 27 28 29 30 31 32 	Section 1 A. De 37.	 B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public. k. Nonconformities For a Convenience Store with Gas Sales convenience store with gasoline sales, the applicant may be allowed to either increase the floor area of the store or increase the number of pumps subject to the percentage ten percent limitation of Art. 1.F., Nonconformities, and approval of a Traffic Study by the Engineering Department. [Ord. 2010-005]
 19 20 21 22 23 24 25 26 27 28 29 30 31 	Section 1 A. De	 B SUPPLEMENTARY USE STANDARDS Uses finitions and Supplementary Standards for Specific Uses Convenience Store with Gas Sales A convenience store which includes accessory gasoline retail sales to the general public. k. Nonconformities For a <u>Convenience Store with Gas Sales</u> convenience store with gasoline sales, the applicant may be allowed to either increase the floor area of the store or increase the number of pumps subject to the <u>percentage ten percent</u> limitation <u>of Art. 1.F.</u> Nonconformities, and approval of a Traffic Study by the Engineering Department. [Ord.

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

Use Type: Commercial	Use Type: Commercial Parking ¹								
Auto service station Gas and Fuel, Retail	······································								
••••									
[Ord. 2005-002] [Ord. 2009-04	0]								
Loading Key:									
Standard "A" - One space for th	ne first 5,000 square feet of GFA, plus one for each additional 3	0,000 square feet of GFA.							
Standard "B" - One space for th	he first 10,000 square feet of GFA, plus one for each additional	15,000 square feet of GFA.							
Standard "C" - One space for the first 10,000 square feet of GFA, plus one for each additional 100,000 square feet of GFA.									
Standard "D" - One space for each 50 beds for all facilities containing 20 or more beds.									
Standard "E" - One space for the first 10,000 square feet of GFA, plus one for each additional 20,000 square feet of GFA. The space shall be a minimum of 12 feet in width and 18.5 feet in length for uses that require limited loading.									

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit M - Gas and Fuel Retail.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT N

GENERATORS SUMMARY OF AMENDMENTS (Updated 03/07/11)

1 2 3 Part 1. ULDC Art.3.F.2.A.7, Recreation Clubhouse Emergency Generators [Related to Traditional Development District] (page 210 of 231), is hereby amended as follows: 4 5 **CHAPTER F TRADITIONAL DEVELOPMENT DISTRICTS (TDDS)** 6 General Standards Section 2 7 A. Applicability 8 The following standards shall apply to all TDDs: 9 10 7. Recreation Clubhouse Emergency Generators A permanent emergency generator shall be required for all TDD clubhouses 2,500 20,000 11 square feet or greater, and shall meet the standards of Art. 5.B.1.A.18, Permanent 12 13 Generators. [Ord. 2006-004] 14 15 ULDC Art.5.B.1.A.18.a.2).a), Exceptions [Related to Permanent Generators] (page 24 of 16 Part 2. 90), is hereby amended as follows: 17 18 CHAPTER B ACCESSORY AND TEMPORARY USES 19 Section 1 Supplementary Regulations 20 A. Accessory Uses and Structures 21 **18. Permanent Generators** 22 a. Applicability 2) Type II and III CLF, Club Houses and Nursing or Convalescent Facility 23 24 A permanent emergency generator shall be required for all Type II and III CLFs, Nursing or Convalescent Facilities, and PDD or TDD clubhouses 20,000 square feet, 25 26 or greater. [Ord. 2006-004] [Ord. 2007-013] 27 **Exceptions**Exemptions a) (1) Developments that have a BCC or DRO approved plan that graphically 28 29 indicates a clubhouse(s) shall be exempt from the generator requirement except for projects that exceed 75 percent or more of the assessed value as 30 31 stated below. [Ord. 2007-013] (2) Renovations or additions that do not exceed 75 percent or more of the 32 33 current assessed value Improvement Value may be exempt from these 34 requirements in accordar with Art. 1.E.1.C.2, Structural Renovations Additions. [Ord. 2007-013] 35 36 (3) A PDD or TDD clubhouse located in the Coastal High Hazard Area as 37 defined by the Plan, shall be exempt from this requirement. [Ord. 2007-013] 38 (4) A PDD or TDD that has one or more clubhouses with a generator meeting 39 the requirements of this Section, shall be exempt for any other remaining 40 clubhouses within the development. [Ord. 2007-013] 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit N - Generators.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

5

6 7

8

9

10

11

12

13

14

15

16

17

18 19

20

21

22 23

24

25 26

27

28

29

30 31

32 33

34 35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

51

52

53 54

55

56 57

58 59

60 61

62

63

EXHIBIT O

INTERPRETATIONS SUMMARY OF AMENDMENTS (Updated 05/09/11)

2 Part 1. ULDC Art. 1.B.1, Interpretation (page 6 - 7 of 114), is hereby amended as follows:

3 CHAPTER B INTERPRETATION OF THE CODE

4 Section 1 Interpretations

A. Authority

- Interpretations to this Code and the Official Zoning Map shall be made by the Executive Director of PZB or designee with the following exceptions:
 - 1. <u>The Director of Parks and Recreations shall have the authority to interpret Art. 5.D, PARKS</u> <u>AND RECREATION – RULES AND RECREATION STANDARDS;</u>
- 2. The Executive Director of Palm Tran shall have the authority to make interpretations of Art. 5.H, MASS TRANSIT STANDARDS;
- 3. The County Engineer shall have the authority to make all interpretations of Art. 6.C, DRIVEWAYS AND ACCESS; Art. 11, SUBDIVISION, PLATTING, AND REQUIRED IMPROVEMENTS; and Art. 12, TRAFFIC PERFORMANCE STANDARDS;
- <u>4.</u> The Impact Fee Coordinator shall have the authority to make all interpretations of Art. 13, IMPACT FEES<u>;</u>
- <u>5.</u> The Director of ERM shall have the authority to make all interpretations of ART. 14, ENVIRONMENTAL STANDARDS and Article 4.D, EXCAVATION;
- 6. The County Health Department Director shall have the authority to make all interpretations of Art. 15, HEALTH REGULATIONS;
- 7. The PBC Airport Director shall have the authority to interpret Art. 16, AIRPORT REGULATIONS; and,
- 8. The Flood Damage Prevention Administrator shall have the authority to interpret Art. 18, FLOOD DAMAGE PREVENTION.

Interpretations to this Code shall be made by the Executive Director of PZB, the County Engineer, the Director of ERM, the Impact Fee Coordinator, and the County Health Director. The County Engineer shall have the authority to make all interpretations of Art. 6.C, DRIVEWAYS AND ACCESS; ART. 12, TRAFFIC PERFORMANCE STANDARDS; and Art. 11, SUBDIVISION, PLATTING, AND REQUIRED IMPROVEMENTS. The Director of ERM shall have the authority to make all interpretations of ART. 14, ENVIRONMENTAL STANDARDS and Art. 4.D, EXCAVATION. The Impact Fee Coordinator shall have the authority to make all interpretations of ART. 14, ENVIRONMENTAL STANDARDS and Art. 4.D, EXCAVATION. The Impact Fee Coordinator shall have the authority to make all interpretations of Art. 15, HEALTH REGULATIONS, the Clean Fill Ordinance, and the Environmental Control Rules I and II. The County Attorney shall have the authority to make all interpretations of Art. 5.F, LEGAL DOCUMENTS. The Executive Director of PZB shall have the authority to make all interpretations of all other provisions of this Code and the Official Zoning Map. [Partially relocated above]

B. Initiation

An interpretation may be requested by any landowner or person having a contractual interest in land in unincorporated PBC, or any person that has submitted an application for development order pursuant to the procedures of this Code.

C. Procedures

1. Submission of Request for Interpretation

A Request for Interpretation shall be submitted to the appropriate PBC official in a form established by that official and made available to the public. The request shall be accompanied by non-refundable fee established by the BCC. [Relocated under new section 2.D.6.C.1, Submission of Request for Interpretation]

2. Determination of Sufficiency

Within five working days after a Request for Interpretation has been submitted, the PBC official responsible for rendering the interpretation shall determine whether it is sufficient. a. Insufficient

If the PBC official determines that the request is not sufficient, a written notice shall be served on the applicant specifying the deficiencies. The PBC official shall take no further action on the Request for Interpretation until the deficiencies are remedied. If the applicant fails to correct the deficiencies within ten working days, the Request for Interpretation shall be considered withdrawn.

b. Sufficient

When the Request for Interpretation is determined sufficient, the PBC official shall review and render an interpretation pursuant to the procedures and standards of this Article.

3. Rendering of Interpretation

Within 15 working days after the Request for Interpretation has been determined sufficient, the PBC official responsible for rendering the interpretation shall review and evaluate the request in light of the Plan, this Code, the Official Zoning Map, and consultation with the

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be <u>deleted</u>.

EXHIBIT O

INTERPRETATIONS SUMMARY OF AMENDMENTS (Updated 05/09/11)

	SUMMARY OF AMENDMENTS
	(Updated 05/09/11)
1	County Attorney, and render an interpretation. [Relocated under new section 2.D.6.C.3,
2	Rendering of Interpretation]
3	D. Form
4	The interpretation shall be in writing and shall be sent to the applicant by mail within five working
5	days after the interpretation is made by the appropriate PBC official.
6	E. Appeal
7	1. Initiation
8	Within 20 working days after issuance of the written interpretation the applicant may appeal
9	the decision to the Board responsible for appeal, as provided in this Code.
10	2. Public Hearing
11	The Board [responsible for the appeal] shall hear the appeal within 40 working days of receipt
12	of the appeal.
13	3. Standard of Review
14	At the appeal hearing, the Board [responsible for the appeal] shall consider the interpretation
15	of the PBC official responsible for rendering the interpretation, and public testimony, in light of
16	the Plan, this Code, and the Official Zoning Map. The Board shall not modify or reject the
17	interpretation if it is supported by substantial competent evidence, unless the interpretation is
18	found to be contrary to the Plan, this Code, or the Official Zoning Map.
19	F. Official Record
20	Each PBC official responsible for rendering an interpretation shall maintain a record of the
21	interpretation and forward a copy to the Zoning Director. This record shall be available for public
22	inspection, upon reasonable request, during normal business hours. [Relocated to new Art.
23	2.D.6.E, Official Records]
24	
25	
26 26	Part 2. ULDC Art.1.C.2, District Boundaries (page 8 of 114), is hereby amended as follows:
27	CHAPTER C RULES OF CONSTRUCTION AND MEASUREMENT
28	Section 2 District Boundaries
29	In case of uncertainty, the PZB Executive Director Zoning Director shall interpret the intent of the Official
30	Zoning Map to determine the location of boundaries. Where uncertainty exists concerning the boundary
31	of a district on the Official Zoning Map, the following rules shall apply.
32	
33	
34	
35	Part 3. ULDC Art. 2.A.1.G.4, Sufficiency Review (pages 16-17 of 80), is hereby amended as
36	follows:
37	CHAPTER A GENERAL
38	Section 1 Applicability
39	G. Application Procedures
40	4. Sufficiency Review
41	The appropriate PBC official responsible for reviewing the application shall determine
42	whether or not the application is sufficient or insufficient within ten days of submittal by
43	reviewing the information required in the application and any additional data necessary to
44	evaluate the application. Sufficiency review procedures specified in other Articles applicable
45	to particular agencies may supersede these provisions, unless stated otherwise. [Ord. 2005-
46	041]
47	
48	b. Insufficiency
49	If an application is determined to be insufficient, staff shall provide a written notice to the
50	applicant specifying the deficiencies. The notice shall be mailed within ten days of
51	receipt of the application.
52	1) No further action shall be taken on the application until the deficiencies are remedied.
53	2) If amended and determined to be sufficient, the application shall be processed in
54	accordance with Art. 2.A.1.G.4.a, Sufficiency. [Ord. 2005-041]
55	3) If the deficiencies are not remedied within 20 days of the written notice, the
56	application shall be considered withdrawn. [Ord. 2005-041]
57	
58	
59	
60	(This space intentionally left blank.)
60 61	(The space intentionally icit blank.)
62	
02	
	Notes:
	111/153

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

5 6

7 8

9

10 11

12

13

14

15 16

17 18

19 20

21

22

23

24

25 26

27 28

29

30

31

32 33

34

35

36 37

41

42

43

44

45

46

47

48 49

50

51

52 53 54

55

58

59

EXHIBIT O

INTERPRETATIONS SUMMARY OF AMENDMENTS (Updated 05/09/11)

- Part 4. ULDC Art. 2.D, Administrative Process (page 41 of 80), is hereby amended as follows:
- 3 CHAPTER D ADMINISTRATIVE PROCESS
- 4 Section 6 Interpretations
 - <u>A.</u> Purpose

To establish a process for Interpretations of this Code as defined in Article 1.B, INTERPRETATION OF THE CODE.

B. Applicability

Any owner of a parcel of land, and person with a contractual interest in a parcel of land, or any person submitting a Development Order application for a parcel of land may request an interpretation on how one or more provisions in the Code or the Official Zoning Map apply to that parcel of land.

<u>C.</u> Procedures

- 1. Submission of Request for Interpretation
 - A request for interpretation shall be submitted to the appropriate PBC official in a form established by that official and made available to the public. The request shall be accompanied by fee established by the BCC. [Partially relocated from Art. 1.B.1.C.1, Submission of Request for Interpretation]
- 2. Sufficiency Determination
- All interpretation requests are subject to requirements pursuant to Art. 2.A.1.G.4, Sufficiency Review.

3. Rendering of Interpretation

Within <u>30</u> days after the request for interpretation has been determined sufficient, the PBC official responsible for rendering the interpretation shall review and evaluate the request in light of the Plan, this Code, the Official Zoning Map, and consultation with the County Attorney, and render an interpretation. <u>The interpretation result shall be in writing and shall be mailed to the applicant.</u> [Relocated from Art. 1.B.1.C.3, Rendering of Interpretation]

<u>D. Appeal</u>

<u>A person applying for an interpretation pursuant to this section may seek an appeal according to</u> <u>Art. 2.A.1.S, Appeal.</u>

E. Official Record

Each PBC official responsible for rendering an interpretation shall maintain a record of the interpretation and forward a copy to the Zoning Director. This record shall be available for public inspection, upon reasonable request, during normal business hours. [Relocated from Art. 1.B.1.F, Official Record]

- 38 Part 5. ULDC Art. 2.G.4.A, Building Director (page 75 of 80), is hereby amended as follows:
- 39 CHAPTER G DECISION MAKING BODIES
- 40 Section 4 STAFF OFFICIALS
 - A. Building Director Official
 - 2. Jurisdiction, Authority and Duties

In addition to the jurisdiction, authority and duties which may be conferred upon the Building Director Official of PZB by other provisions of PBC Code, the Building Director Official of PZB shall have the following jurisdictions, authority and duties under this Code:

- a. to interpret Article 18, Flood Damage Prevention when the Building Official is also the Flood Damage Prevention Administrator.
- ab. to review and approve, approve with conditions, or deny applications for development permits for building permits; and
- **bc.** to review and approve, approve with conditions, or deny applications for development permits for certificates of occupancy or completion.

- Part 6. ULDC Art. 2.G.4.K.2.a, [Jurisdiction, Authority and Duties related to PZB Executive Director], (page 79 of 80), is hereby amended as follows:
- 56 CHAPTER G DECISION MAKING BODIES
- 57 Section 4 STAFF OFFICIALS
 - K. Executive Director of Planning, Zoning and Building2. Jurisdiction, Authority and Duties

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT O

		INTERPRETATIONS
		SUMMARY OF AMENDMENTS (Updated 05/09/11)
1		In addition to the jurisdiction, authority, and duties which may be conferred upon the
2		Executive Director of PZB by other provisions of PBC Code and PBC Charter, the Executive
3		Director of PZB shall have the following jurisdiction, authorities, and duties under this Code:
4		a. to review and render interpretations to all provisions of this Code and the Official Zoning
5		Map, except for those articles listed under Art. 1.B.1.A, Authority. Article 6.C,
6		DRIVEWAYS AND ACCESS, Article 11, SUBDIVISION, PLATTING, AND REQUIRED
7 8		IMPROVEMENTS, Article 12, TRAFFIC PERFORMANCE STANDARDS, Article 13, IMPACT FEES, Article 14, ENVIRONMENTAL STANDARDS, Article 15, HEALTH
8 9		REGULATIONS, Article 16, AIRPORT REGULATIONS. The PZB Executive Director
10		may delegate interpretation of articles subject to his/her authority and Official Zoning Map
11		to the appropriate Division Director within the Department.
12		
13		
14	Devit 7	LIL DO Ant O.O. (M.O. Junio Patiento Anti-Anti-Anti-Anti-Anti-Anti-Anti-Anti-
15 16	Part 7.	ULDC Art. 2.G.4.M.2, Jurisdiction, Authority and Duties [Related to the Planning Director] (page 80 of 80), is hereby amended as follows:
17	CHAPTER	G DECISION MAKING BODIES
18	Section 4	STAFF OFFICIALS
19	M Pla	nning Director
20		Jurisdiction, Authority and Duties
21		In addition to the jurisdiction, authority and duties which may be conferred upon the Planning
22		Director of PZB by other provisions of PBC Code, the Planning Director of PZB shall have the
23		following jurisdictions, authority and duties under this Code:
24 25		a. to undertake the current and long range comprehensive planning responsibilities of PBC
25 26		under F.S.§ 63.3161 et seq., as amended; b. to review the Plan every seven years;
27		c. to recommend annually any necessary amendments to the Plan;
28		d. to accept, review and prepare staff reports recommending approval, approval with
29		conditions, or denial of applications for Site Specific (FLUA) amendments to the Plan;
30		and,
31		e. to administer the process of Development of Regional Impact (DRI) review for projects
32 33		 within municipalities in PBC: to interpret and decide on application for Entitlement Density and Intensity and Density
34		for Workforce Housing Program (WHP) and Affordable Housing Program (AHP); and,
35		g. to interpret the Agricultural Enclave Overlay (AGEO) Conceptual Plan.
36		
37		
38 39	Part 8.	ULDC Art. 5.E.4.E.2, Applicability [Related to Outdoor Lighting] (page 51 of 90), is hereby amended as follows:
40	CHAPTER	E PERFORMANCE STANDARDS
41	Section 4	Nuisances
42	E. Out	tdoor Lighting
43		Applicability
44		All outdoor lighting shall be subject to the requirements of Table 5.E.4.D - 15, Illumination
45		Levels, and Table 5.E.4.D – 16, Maximum Permitted Luminaire Height, unless exempted or
46 47		permitted to deviate as described herein. Lighting not specifically listed may be classified by the Executive Director Zoning Director of PZB pursuant to Art. 1.B, Interpretation of the Code.
48		In Addition to the standards in this Section, outdoor lighting shall be consistent with Article 14,
49		Environmental Standards. [Ord. 2005-041]
50		
51		
52	Dorf 0	III DC Art 19 A 1 A Authority [Deleted to Elead Demore Descention] (none 2 of 10)
53 54	Part 9.	ULDC Art. 18.A.1.A, Authority [Related to Flood Damage Prevention] (page 3 of 12), is hereby amended as follows:
55	CHAPTER	A FLOOD DAMAGE PREVENTION
56	Section 1	General
57	A. Aut	hority
58	Cha	apter 125, Florida Statutes, authorizes the legislative and governing body of PBC the power to
59	esta	ablish and administer programs of flood control; and the BCC of PBC, Florida has the

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT O

INTERPRETATIONS SUMMARY OF AMENDMENTS (Updated 05/09/11)

responsibility to adopt regulations designed to promote the public health, safety and general welfare of its citizens. The Palm Beach County Building Official shall interpret this section of the ULDC. [Ord. 2008-003]

H. Interpretation

In the interpretation and application of this Article all provisions shall be considered as minimum requirements, liberally construed in favor of the governing body, and deemed neither to limit nor repeal any other powers granted under state statutes. The Flood Damage Prevention Administrator shall be responsible for interpretations pertaining to this Article.

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit O - Interpretations.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT P

LION COUNTRY SAFARI SUMMARY OF AMENDMENTS (Updated 6/27/11)

1 2 Part 1. ULDC Art. 1.I, Definitions and Acronyms (pages 68 and 112 of 114), is hereby amended 3 as follows: 4 **CHAPTER I DEFINITIONS & ACRONYMS** Definitions 5 Section 2 6 L. Terms defined herein or referenced Article shall have the following meanings: 7 43. Lion Country Safari - for the purposes of Art. 3.E.2.G, RR PUD, shall mean the Lion 8 Country Safari Overlay, as established by FLUE Objective 1.11 of the Plan. 9 [Renumber Accordingly] 10 Section 3 **Abbreviations and Acronyms** LCS Lion Country Safari 11 12 ULDC Art. 2.A.1.G.3.d, Master Plan (page 14 of 80), is hereby amended as follows: 13 Part 2. 14 **CHAPTER A** GENERAL 15 Section 1 Applicability 16 G. Application Procedures 17 **Plan Requirements** Master Plan 18 d. 19 1) Preliminary Master Plan (PMP) for Public Hearing Approval 20 21 The BCC shall approve a PMP for the following PDDs: PUD, RVPD, MHPD, PIPD, PDDs with a MLU or EDC future land use designation; a PUD within the Lion Country 22 23 Safari (LCS) where the transfer of density from other PDDs within the LCS is 24 proposed; and, an application for a ... a) Preliminary Site Plan (PSP) or Subdivision Plan (PSBP) Options 25 26 27 b) IR, UC, UI 28 29 c. Lion Country Safari 30 A Master Plan shall be required for any LCS PUD application that proposes to transfer density from the MUPD or RVPD in accordance with FLUE Objective 31 32 1.11, Lion Country Safari Overlay. All other Plans within the LCS shall be consistent with the Master Plan 33 2) Final Master Plan (FMP) for Public Hearing Approval 34 35 36 37 38 Part 3. ULDC Art. 3.E.2.G, RR PUD (page 167 - 170 of 231), is hereby amended as follows: CHAPTER E PLANNED DEVELOPMENT DISTRICTS (PDDS) 39 40 Section 2 Planned Unit Development (PUD) 41 G. RR PUD 42 **Rural Residential** 1. 43 The following additional regulations apply to the PUDs in the RR FLU Designation. 44 Purpose and Intent a. 45 A PUD is permitted in the RR FLU designations to accommodate low density residential development in conjunction with the protection and maintenance of rural, equestrian, and 46 47 agricultural communities, or to address preservation of specific uses within the Lion 48 Country Safari (LCS). It is the intent of a PUD in these land use designations to provide 49 for the residential development of land in a manner compatible with agriculture, wetlands or other significant open space and which does not detract from the protection and 50 51 perpetuation of such uses in the area. The areas in which this development alternative is offered are characterized by agriculture, small farming operations, equestrian activities, 52 and open spaces where residents are attracted to low-density lifestyles. 53

b. Conflicts

Notes:

54

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4

5

6

7

8

9

10

11

12

13 14

15

16

17 18

19

20 21

22 23

24 25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41 42

43

44

45

46

47

48

49

50

51

52

53 54

55

56

57

58

59 60

61

62

63

64

65

EXHIBIT P

LION COUNTRY SAFARI SUMMARY OF AMENDMENTS (Updated 6/27/11)

If a conflict exists between this Section and other Sections of this Code, the provisions of this Section shall apply to the extent of the conflict. General C. The following additional standards apply to PUDs in the Rural and Exurban tiers except in the Central Western Communities Sector Plan area (Plan Map Series: Map LU3.1, Special Planning Areas Map), if governed by a Sector Plan pursuant provisions in the Plan. **Density** 4 The density in a PUD with a rural residential FLU designation shall be based on the gross land area of the PUD and the FLU assignment in the Plan. No additional density shall be assigned as a bonus or through a transfer of development rights. Lion Country Safari (LCS) <u>C.</u> An application for a RR-PUD within the LCS that includes the transfer of density from the Lion Country Safari MUPD or RVPD, shall be limited to Option 1, Rural Cluster, and the following: <u>1)</u> **Purpose and Intent** The purpose of the LCS is to acknowledge the importance of the Lion Country Safari Park as a unique tourist attraction and recognize that the viability of the park is important for the County's tourism industry, pursuant to Plan Objective 1.11, Lion Country Safari Overlay. The Overlay establishes a mechanism to encourage the preservation of the Safari Park (MUPD), RV Park (RVPD) and related commercial recreation activities, while allowing for residential development at an overall density that is compatible with the surrounding area. This is accomplished by allowing the density of the Safari and RV Parks (excluding hotel approval) to be transferred to the development area of a RR PUD within the boundaries of the Overlay. **Applicability** <u>2)</u> The LCS is approximately one square mile in size, generally located north of Southern Boulevard and West of Seminole Pratt and Whitney Road in Section 23, Range 40, Township 43, as depicted in the Special Areas Planning Map LU 3.1, in the Map Series of the Plan. The provisions of the LCS are optional, and shall only apply to projects that propose to relocate density from the Safari Park to a PUD within the boundaries of the Overlay. 3) Application Requirements Any application that proposes to relocate density from the Safari or RV Parks to a RR PUD within the Overlay shall comply with the following: a) Pre-Application Conference Each application shall require a PAC in accordance with Art. 2.A.1.E, Pre-Application Conference. b) Master Plan A Preliminary or Final Master Plan shall be required to depict the overall boundaries of the LCS, include any Zoning approvals, identify Open Space Preserve Areas from which density will be relocated to the development area of a RR-PUD, location of access and interconnectivity, and related tabular data. 4) RR PUD Development Area In addition to the Development Area requirements for a Rural Cluster PUD, the following shall apply: a. Clustered residential units which provide a variety of lot sizes to allow for a range of housing choices; Smaller sized lots shall be located towards the center of the Development Area and should transition to larger lot sizes located at the edge, adjacent to the existing residential neighborhoods. 5) Other Requirements a) Existing native vegetation and other natural features located within the LCS, including a minimum of 37 acres of upland native vegetation, shall be preserved. At the time a PUD is requested, higher quality upland native vegetation shall be preserved in accordance with Art. 14.C.7.B.3, Establishing Native Upland This requirement shall not preclude the relocation of existing native Preserves. upland preserves to other areas with higher quality upland native vegetation. b) Interconnectivity shall be provided between uses within the LCS. This shall not

- b) Interconnectivity shall be provided between uses within the LCS. This shall preclude the use of security gates within the RR PUD.
- <u>c)</u> A neighborhood serving commercial store of up to 3,500 square feet shall be permitted within the RVPD to serve campers, or should the RVPD be abandoned, the neighborhood store may be incorporated into a RR-PUD.
 <u>c)</u> Colf courses are prohibited within the LCS
- d) Golf courses are prohibited within the LCS.
- 6) Additional Notification Requirements

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT P

LION COUNTRY SAFARI SUMMARY OF AMENDMENTS (Updated 6/27/11)

1 Pursuant to the adoption of a LCS Overall Master Plan, any subsequent applications 2 for a Development Order Amendment within the boundaries of any designated Open 3 Space Preserve Areas or associated RR-PUD shall provide for the following 4 notification to all affected land owners and Property Owners Associations, as follows: 5 The Notice shall describe the applicant's request for a DOA; 6 The list of landowners and Property Owners' Association(s) shall be pursuant to <u>b)</u> 7 the latest PBC Property Appraisal list; 8 The Notice shall be sent to the landowners and Property Owners' Association(s) C) 9 by certified mail within ten days of filing its applications; and, 10 The applicant shall provide to the Zoning Division a copy of the Notice and d) 11 written confirmation the Notice requirements have been satisfied. d. Option 1 - Rural Cluster 12 1) Land Area 13 A minimum of 100 acres. 14 15 **Open Space** 2) A minimum of 60 percent of the land area shall be designated on the master plan as 16 contiguous and compact open space, unless otherwise determined by the Existing 17 Resources and Site Analysis. Open space satisfying this requirement shall have a 18 19 minimum width of 150 feet and be designated as common area on the master plan or dedication in perpetuity as a preserve, in accordance with Article 3.E.2.F.3.h, 20 21 Perpetual Preservation. 22 a) Exception 23 (1) Existing environmental, geological and historic resources identified in the site analysis required by Article 3.E.2.G.4, Existing Resources and Site Analysis, 24 25 and having a minimum area of five acres are not required to be contiguous. 26 (2) A PUD within the LCS may comply with minimum Open Space requirements through use of an Overall Master Plan which identifies Preserve Areas within 27 28 the Lion Country Safari MUPD or RVPD, subject to the following: 29 (a) Open Space is limited to preservation, conservation, passive recreation, 30 wetlands, bona-fide agriculture, regional water management projects and 31 equestrian trails; or, (b) The Safari Park MUPD (excluding hotel site) and RVPD shall be 32 33 permitted to count towards the 60 percent Open Space requirement 34 provided that prior to issuance of the final Development Order, a deed 35 restriction/conservation easement, subject to approval by the PZ&B 36 Executive Director in consultation with the County Attorney, is recorded 37 that limits the use of the site to those listed above, in the event 38 commercial recreation uses were to cease. This shall not preclude any 39 renovation or expansion of park facilities where permitted by this Code. 40 b) Common Area 41 If designated as common area, maintenance of the open space shall be the 42 perpetual responsibility of the HOA. 43 Separate Tract C) 44 All areas designated as open space on the Master Plan shall be platted and 45 maintained as a separate tract of land. No area designated as open space on 46 the Master Plan shall be platted with, nor made part of, a lot or land in the 47 development area, excluding alternative LCS Open Space Preserve Are 48 d) Plat 49 All open space shall be platted simultaneously with the first plat in the 50 development area, excluding any previously platted areas identified on a LCS 51 Overall Master Plan. 52 3) Development Area A maximum of 40 percent of the land area shall be designated on the master plan as 53 54 the development area. All residential, civic, and recreation pods shall be limited to 55 the development area. All improvements, including streets, water management tracts 56 for on-site and street drainage (including R-O-W), excavation, and accessory structures shall be limited to the development area. 57 58 a) Exception 59 Mitigation projects, excavation with jurisdictional wetlands, and excavation by 60 public agencies, as defined as exempt in Article 4.D, EXCAVATION, and regional water management facilities certified by the SFWMD, shall be permitted in open 61 62 space areas. 63 4) Design 64 The Development Area shall be designed to emphasize the open space areas identified in the site analysis in accordance with Article 3.E.2.G.4, Existing Resources 65

Notes:

66

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

and Site Analysis. The development areas shall be designed so as to not interfere

3 4

5

6

7 8

9

10

11 12

13 14

15

16

17 18

19

20

21

22

23

24

25

26 27

28

29 30

31 32

EXHIBIT P

LION COUNTRY SAFARI SUMMARY OF AMENDMENTS (Updated 6/27/11)

with the continued or future function of any designated open spaces preserves or areas, identified as environmentally, geologically, or historically significant in the site analysis required by Article 3.E.2.G.4, Existing Resources and Site Analysis. Pods should be located and designed to ensure compatibility with open space and preserves areas. All streets shall terminate in a vista or focal point such as trail head, passive park, waterviews, open space, or an alternative acceptable to the BCC.

2. Pods

Residential Pod a.

Housing type and classification shall be limited to single family detached only, typical residential accessory uses/structures and accessory agricultural or equestrian uses/structures.

1) Lion Country Safari Exception

Townhouses may be permitted within a LCS RR-PUD up to a maximum of 20 percent of all residential units, to the extent necessary to accommodate any density transferred from Open Space Preserve Areas, provided that the units are located within the center of the Development Area.

b. Commercial Pod

A commercial pod is prohibited, with exception of allowances for a 3,500 square foot neighborhood store within the LCS.

Civic Pod c.

Civic and institutional uses shall be limited to government services only. No private civic uses shall be permitted.

Recreation Pod d.

Active recreation uses, such as golf courses and common outdoor recreation areas shall be limited to the development area only. Equestrian uses shall be allowed in accordance with the AGR/P pod provisions in Table 3.E.1.B, PDD Use Matrix.

3. Property Development Regulations (PDRs)

The PDRs for residential lots are in Table 3.E.2.G, RR-PUD Property Development Regulations. Accessory residential uses/structures may use with the nonconforming lot provisions in the AR district.

Table 3.E.2.G- RR-P	UD Property	/ Devel	opment l	Regulations
	D			0.4

	1	ot Dimensio	ns	Den	sity			Setbacks							
Pod	Size	Width and Frontage	Depth	Min	Max	FAR	Building Coverage	Front	Side	Side Street	Rear				
Residential Option 1 (1)	1.25 ac	100	125	-	-	.20	20%	50	20	25	25				
Residential Option 2	esidential		200	-	-	.20	20%	50	40	50	50				
Public Civic	1%	-		<u> </u>	Apply F	PUD put	olic civic pod	PDRs			-				
Recreation							reation pod l								
[Ord. 2011-															
Notes:															
1. The fol	owing PDF	Rs shall be pe	ermitted wit	thin the	Develo	oment A	rea of a LCS	RR-PL	JD, to th	e extent n	ecessary				
accom	nodate der	nsity relocated	d from the	Safari F	ark Op	en Spac	e Preserve A	reas wi	thin the	MUPD or	RVPD:				
		ouses are per													
		ed within the						e PDRs	for the	RS Zonin	g district				
accordance with Table 3.D.1.A., Property Development Regulations; and,											e				
		c. SFD lots located along the perimeter of the LCS adjacent to residential uses may apply the									<u>ne PDRs for the R</u>				
c. <u>SFE</u> Zon	ing district gn Stand	<u>(LR-1) in acc</u> dards	ordance w	<u>iith Tabl</u>	<u>e 3.D.1</u> .	<u>A, Prop</u>	<u>erty Develop</u>	<u>ment Re</u>	egulatio	<u>ns.</u>					
c. SFC Zon The deve civic Existing The appli historic of following of the pro	gn Stand rural de: opment oods, or Resourd cation sl ondition: informat ject.	(LR-1) in acc	ards in d on a si <u>hitted wit</u> te Analy an anal proposed subject	Article ngle fa thin the /sis lysis a d site. to rev	e 3.D.1. e 5.C, amily I e LCS nd ma At view a	<u>A, Prop</u> DES ot (e.g , <u>a cor</u> ps of o a min nd app	IGN STAN I. entry fea nmercial p existing en imum, the proval by t	NDARI tures, od). vironn	DS, sł recrea nental, ysis sl	nall appl ation <u>, an</u> , geologi hall con	y to a <mark>d</mark> publi cal, and tain the				

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4 5

6

7

8

9

10

11

12

13 14

15

16

17 18

19

20 21

22

23

24 25

26

27

28

29 30

31

32 33

34 35

EXHIBIT P

LION COUNTRY SAFARI SUMMARY OF AMENDMENTS (Updated 6/27/11)

c. Preservation

Significant environmental, geological, and historic conditions identified in the site analysis shall be incorporated and preserved in open space areas on the master plan or as required by ERM and/or the SFWMD.

d. **Open Space Management Plan**

The applicant shall submit an Open Space Management Plan for review and approval by the DRO, which ensures that all areas designated as open space on the master plan are maintained in perpetuity. The Open Space Management Plan shall include a bond, or the funding mechanism, in an amount necessary to ensure maintenance of the preserve area on a permanent basis. Bona fide agricultural land shall remain in agricultural production or returned to a natural state acceptable to ERM. Fallow land shall remain free of prohibited species and maintained to prevent the creation of a nuisance on adjacent properties. Wetlands shall remain viable and subject to the permitting and maintenance requirements of the SFWMD.

1) Lion Country Safari Exemption

The required bond or other funding mechanism shall not be required for any Open Space areas located within the LCS MUPD or RVPD that have been counted towards a LCS PUD, until such time as the Safari Park ceases operations.

e. Plat

All open space shall be platted simultaneously with the first plat in the developments area.

5. Landscape Buffer

A landscape buffer shall only be required around the development area, adjacent to the perimeter of the project. The buffer shall be a minimum of 150 feet in width and consist of 100 percent native vegetation. Landscape buffers providing continuity between open space areas to be preserved may be counted toward meeting the minimum open space requirement.

Landscape Requirements a.

Portions of the buffer which are not adjacent to a street shall comply with the compatibility landscape requirements in Article 7, LANDSCAPING. All landscape material shall be planted in groups and/or a naturalistic pattern.

b. Trails

A continuous equestrian trail, fitness trail, bike path, walking path, or similar trail system shall be incorporated into the internal street R-O-W sections, around lakes, and/or within the buffers in the development area. Trials and paths in open space areas shall only be paved with pervious materials.

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit P - Lion Country Safari.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT Q

NORTHLAKE BOULEVARD OVERLAY ZONE (NBOZ) SUMMARY OF AMENDMENTS (Updated 05/11/11)

- Part 1. ULDC Art. 3.B.8, NBOZ, Northlake Boulevard Overlay Zone (page 24 25 of 231), is hereby amended as follows:
- 4 CHAPTER B OVERLAYS

5 Section 8 NBOZ, Northlake Boulevard Overlay Zone

A. Purpose and Intent

The purpose and intent of the NBOZ is to encourage improvement, enhancement, renovation, and/or redevelopment of the Northlake Boulevard Corridor and to provide criteria by which to review development/redevelopment within the Overlay Zoning District. The criteria outlined in "Design Guidelines: Northlake Boulevard Overlay Zoning District (NBOZ)" will serve to unify commercial development along the corridor and provide a positive collective identity for the corridor. These regulations were prepared under the guidance of the Northlake Boulevard Corridor Task Force (NBCTF) – an intergovernmental task force created by interlocal Interlocal agreement composed of two representatives each from PBC, the Town of Lake Park, the Village of North Palm Beach and the City of Palm Beach Gardens.

B. Applicability

The provisions of the NBOZ, as outlined in "Design Guidelines: Northlake Boulevard Overlay Zoning District (NBOZ)" prepared by Michael Redd & Associates, and dated March 11, 2002, which are incorporated herein by reference, shall apply to all proposed development order applications within the boundaries of the NBOZ, as described in Article 3.B.9.C, Boundaries.

C. Boundaries

The NBOZ includes the public R-O-W for Northlake Boulevard and all properties along Northlake Boulevard from Military Trail to U.S. Highway One for one property depth north and south of Northlake Boulevard, including the street intersection properties at U.S. Highway One and at Military Trail. Unincorporated portions of the NBOZ include portions of Section 18, Township 42, Range 43; Section 17, Township 42, Range 43; Section 24, Township 42, Range 42; and Section 19, Township 42, Range 43, as indicated in the Official Zoning Map.

D. Conflict

In the event of a conflict between the NBOZ and other applicable regulations, the more restrictive regulation shall prevail.

E. Deadline to Comply with Requirements for Signage and Landscaping

The deadlines to comply with signage and landscaping requirements contained in the provisions of the Design Guidelines for the NBOZ are hereby extended to May 31, 2014.

1. Notice to Property Owners

Written certified notice shall be provided by PBC Zoning to the property owner at least one year in advance of the May 31, 2014 deadline.

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit Q - Northlake Boulevard Overlay Zone(NBOZ).docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT R

PAIN MANAGEMENT CLINICS AND PHARMACIES SUMMARY OF AMENDMENTS (Updated 6/27/11)

Part 1. ULDC Art. 1.I.2, Definitions (page 80 of 114), is hereby amended as follows:

CHAPTER I DEFINITIONS & ACRONYMS

Section 2 Definitions

- P. Terms defined herein or referenced in this Article shall have the following meanings:
 - <u>44.</u> <u>Pharmacy shall mean an establishment offering on-site dispensing of prescription drugs,</u> <u>non-prescription drugs or both.</u>
 - [Renumber accordingly.]
- R. Terms defined herein or referenced in this Article shall have the following meanings:

41. Retail Sales, General - for the purposes of Art. 4, an establishment providing general retail sales or rental of goods, but excluding those uses specifically classified as another use type. Uses include typical retail stores such as clothing stores, bookstores, business machine sales, food and grocery stores (excluding convenience stores), window tinting, and marine supply sales (excluding boat sales), and pharmacies. Uses shall also include the sale of bulky goods such as household goods, lawn mowers, mopeds, motorcycles and golf carts. Retail establishments may include limited repair services for their products. For impact fee purposes, general retail also includes services such as entertainment, eating and drinking establishments, and personal services.

Part 2. ULDC Table 3.B.1.B, Airport Use Regulations (page 18 of 231), is hereby amended as follows:

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

	Use Type	Airport Related Uses	Non-Airport Related Uses	Corresponding Zoning District PDRs ⁽¹⁾	Note (2)	Use Applicable to Specific Airport
			Commercial Uses			
Pain Ma	anagement Clinic				91-1	All
[Ord. 2	2006-036] [Ord. 2008-003][Ord. 2010-0	09] [Ord. 2010	0-022]			
Key						
Р	Permitted by right					
D	Permitted subject to approval by the	DRO				
S	Permitted only if approved by specia					
В	Permitted only if approved by the Zo					
A	Permitted only if approved by the Bo	ard of County (Commission (BCC)			
1	Palm Beach International Airport (PE	IA)				
2	PBC Glades Airport					
3	PBC Park Airport (aka Lantana Airpo	rt)				
4	North PBC General Aviation Airport					
All PBIA, PBC Glades Airport, PBC Park Airport (aka Lantana Airport), North PBC General Aviation Airport						

(This space intentionally left blank.)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:] Stricken indicates text to be deleted.

Part 3.

EXHIBIT R

PAIN MANAGEMENT CLINICS AND PHARMACIES SUMMARY OF AMENDMENTS (Updated 6/27/11)

1 2 3

ULDC Table 3.E.1.B, PDD Use Matrix (page 144 of 231), is hereby amended as follows:

3	Table 3.E.1.B - PDD Use Matrix cont'd																						
			I	PUD)				Μ	IUP	D			MXPD		PIPD		2			LC	CC	
					Pods				FLU					FL	U	Use Zone					FL	U	
	R	С	R	С	Α	С	С	С	С	С	I	I	С	С	I	С	I	м	R	С	С	Ν	
		Е	0	Е	Т	G	L	н	L	Н	R	Ν	Ν	н	н	Ν	0	Ν	н	v	L	н	0
		S	м	С	v	R			ο	0		D	s		ο	D	м	D	Р	Р			Т
						7							т			1		1	D	D			Е
						Ρ										L		G					
			С	om	mer	cial	Use	es									-	-					
Pain Mana	agement Clinic																						91-1
[Ord. 2005	5-002] [Ord. 2006-004] [Ord. 2007-001] [Ord. 2	2007	'-01 :	3] [0	Ord.	200)9-0	40]	[Oro	d. 20	010-	005][0	rd.	201	0-02	22]						
Notes:																							
Р	Permitted by right																						
D	Permitted subject to approval by the DRO																						
S	Special Permit																						
R																							
4																							
5																							
7																							

Table 3.F.1.F – Traditional Development Permitted Use Schedule (Continued)

-	District TND TMD											
	Tier	U	rban/Suburban (U/S)	Ex	urban/l	Rural	U/S	Ex/	A	GR	0
	Land Use Zone	Res	Neighborhood Center (NC)	Open Space/ Rec	Res	N/C Open Space/ Rec		Rural		Dev	Preserve	T E S
				Commer	cial Use	es						
 Pain	Management Clinic											91-1
[Ord	. 2005 – 002] [Ord. 2005-041]	[Ord. 2	006-036] [Ord. 20	07-001] [C	Ord. 200	8-037][Ord. 2009	-040] [0	Ord. 2010	0-005] [C	rd. 2010-0	22]
Note	es:											
Р	Permitted by right.											
D	Permitted subject to approval I	by the D	DRO.									
S	Permitted in the district only if	approve	ed by Special Perr	nit.								
R	Requested Use.											
3												
)												
)												

(This space left blank intentionally.)

Notes:

15

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:] Stricken indicates text to be deleted.

EXHIBIT R

PAIN MANAGEMENT CLINICS AND PHARMACIES SUMMARY OF AMENDMENTS (Updated 6/27/11)

1 2 3

Part 5. ULDC Table 4.A.3.A, Use Matrix (page 15 of 166), is hereby amended as follows:

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

	Zoning District/Overlay																				
				Agriculture/ Conservation			Residential						omn	nerci	ial		Inc	N			
Use Type			Α	Α	Α	R	R	R	R	R	С	С	С	С	С	С	Ι	Ι	Ρ	Ι	ο
			G	Р	R	U	Е	т	s	м	Ν	L	С	н	G	R	L	G	ο	Р	т
			R		s	s						ο		ο		Е				F	Е
					А	Α															1
		<u>.</u>	-	-	(Com	mer	cial	Use	-	<u></u>	<u>.</u>		<u>.</u>	-				-	<u>.</u>	
Pain	Management Clinic																				91-1
[Ord.	2005-002] [Ord. 2006-004] [Or	d. 20	06-03	6] [O	rd. 2	2007	-001][0	rd. 2	2010	-005] [0	rd. 2	:010	-022]					
Key:																					
Р	Permitted by right																				
D Permitted subject to approval by the DRO																					
S Permitted in the district only if approved by Special Permit																					
B Permitted in the district only if approved by the Zoning Commission (ZC)																					
Α	Permitted in the district only if a	approv	ved by	y the	Boa	rd of	Cοι	inty	Corr	nmise	sione	ers (l	всс	;)							

4 5 6

7

10

11

12 13

14 15

16

Part 6. ULDC Art. 4.B.1.A.83, Medical or Dental Office (page 65 of 166), is hereby amended as follows:

8 CHAPTER B SUPPLEMENTARY USE STANDARDS

9 Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses

83. Medical or Dental Office

An establishment where patients, who are not lodged overnight, are admitted for examination or treatment by persons practicing any form of healing or health-building services whether such persons be medical doctors, chiropractors, osteopaths, chiropodists, naturopaths, optometrists, dentists, or any such profession, the practice of which is lawful in the State of Florida. A pain management clinic shall not be considered a medical or dental office. [Ord. 2005 – 002] [Ord. 2010-009]

17 18 19 20

25

26

- 21Part 7.ULDC Art. 4.B.1.A.91-1, Pain Management Clinic (pages 70-71 of 166), is hereby22amended as follows:
- 23 CHAPTER B SUPPLEMENTARY USE STANDARDS

24 Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses

91-1. Pain Management Clinic

All privately owned pain management clinics, facilities, or offices, which advertise in any 27 28 medium for any type of pain management services, or employ a physician who is primarily engaged in the treatment of pain by prescribing or dispensing controlled substance 29 30 medications, and are required to register with the Florida Department of Health pursuant to Sec. 458.3265, Florida Statutes, as may be amended, regardless of whether such 31 32 registration is pending, denied or revoked. A physician is primarily engaged in the treatment 33 of pain by prescribing or dispensing controlled substance medications when the majority of the patients seen are prescribed or dispensed controlled substance medications for the 34 35 treatment of chronic nonmalignant pain. Chronic nonmalignant pain is pain unrelated to cer which persists beyond the usual course of the disease or the injury that is the (36 37 of the pain beyond the usual course of the disease or the injury that is the cause of the pain 38 or more than 90 days after surgery. [Ord. 2010-009][2011-001] 39 Moratorium

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:] Stricken indicates text to be deleted.

EXHIBIT R

PAIN MANAGEMENT CLINICS AND PHARMACIES SUMMARY OF AMENDMENTS

		(Updated 6/27/11)
1 2 3 4 5 6 7 8 9 10 11		 The BCC does hereby impose a moratorium beginning April 2, 2010 upon the acceptance of zoning applications and all applicable requests for zoning approval for pain management clinics. [Ord. 2010-009][Ord. 2011-001] This Ordinance shall expire upon the earlier of the following: October 3, 2011, or upon the effective date of ULDC amendments dealing with pain management clinics to be considered by the BCC during the moratorium. [Ord. 2010-009][Ord. 2011-001] ULDC Art. 4.B.1.A.98, Personal Services (page 72 of 166), is hereby amended as follows:
12	CHAPTER I	B SUPPLEMENTARY USE STANDARDS
13	Section 1	Uses
14 15 16 17 18 20 21 22 23 24 25 26 27	98.	 initions and Supplementary Standards for Specific Uses Personal Services An establishment engaged in the provision of frequently or recurrently services of a personal nature;: or, the provision of informational, instructional, personal improvement or similar professional services which may involve limited accessory retail sale of products. Typical uses include art and music schools, beauty and barbershops, driving schools, licensed therapeutic massage studios, photography studios, and tanning salons. <u>Sale or Dispensing of Controlled Substances</u> The limited accessory retail sale of products does not include the sale or dispensing of controlled substances, unless in compliance with the requirements for Medical or Dental Office, or General Retail Sales.
28 29		ULDC Art. 4.B.1.A.114, General Retail Sales (page 85 of 166), is hereby amended as follows:
30	CHAPTER I	B SUPPLEMENTARY USE STANDARDS
31	Section 1	Uses
$\begin{array}{c} 32\\ 33\\ 35\\ 36\\ 7\\ 8\\ 9\\ 41\\ 42\\ 44\\ 45\\ 67\\ 8\\ 9\\ 51\\ 52\\ 5\\ 55\\ 55\\ 5\\ 5\\ 5\\ 5\\ 5\\ 5\\ 5\\ 5\\ 5\\ $	114	 initions and Supplementary Standards for Specific Uses Retail Sales, General An establishment providing general retail sales or rental of goods, but excluding those uses specifically classified as another use type. Uses include typical retail stores such as clothing stores, bookstores, business machine sales, food and grocery stores (excluding convenience stores), window tinting, and marine supply sales (excluding boat sales), and pharmacies. Uses shall also include the sale of bulky goods such as household goods, lawn mowers, mopeds, motorcycles and golf carts. Retail establishments may include limited repair services for their products. For impact fee purposes, general retail also includes services such as entertainment, eating and drinking establishments, and personal services. ^G Sale or Dispensing of Controlled Substances - Pharmacy A pharmacy shall be subject to the following: 1) No more than 15 percent of the total number of prescriptions filled within a thirty (30). day period can be derived from the sale of controlled substances that are identified in Schedule II in accordance with F.S. § 893.03, and as further amended by F.S. § 893.035, 893.0355, or 893.0356, as determined by audits or information provided through the Florida Department of Health or any other government agency having the legal right to view such records.
59 60	D:\Zoning\COL Pharmacies.do	DEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit R - Pain Management Clinics and

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit R - Pain Management Clinics and Pharmacies.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:] Stricken indicates text to be deleted.

EXHIBIT S

PUBLIC NOTICE SUMMARY OF AMENDMENTS (Updated 05/13/11)

- 2 Part 1. ULDC Art. 2.A.1.J, Notification (page 17 - 18 of 80), is hereby amended as follows:
- 3 CHAPTER A GENERAL

4 Section 1 Applicability

J. Notification

Notice for any required Applications subject to public hearing Public Hearing or Type IB Variance processes shall require notification to the public as follows: shall be provided by publication of an advertisement, mailed notice and posting of property in accordance with this Section.

1. **Newspaper** Publication

Public notice Notice shall be published in a newspaper of general circulation in PBC in accordance with the following standards: accordance with F.S. §125.66 and Chapter 163. Type IB Variance shall be exempt from this requirement.

- ZC and BCC a.
- Notice shall be required in accordance with F.S. §125.66 and Chapter 163.
- 2. Courtesy Notice Mailing
 - **Applicability and Mailing Boundary** <u>a.</u>
- 16 17 Courtesy notices shall be mailed to the property owners, interested parties or other entities identified in Table 2.A.1.J, Property Notice Requirements.
- 18 19

1

5

6

7

8

9 10

11

12

13

14

15

			Recipients and Boundaries	
Process		<u>ified Mail</u> 300 feet <u>(1</u>)	<u>Regular Mail</u> <u>301 to </u> 500 feet <u>(1)</u>	<u>Regular Mail</u> within One Mile <u>(1)</u>
Type IB Varianc	e		NA	
Type II Variance		of real property	NA	
Other Public He		ondominium	All owners of real property	Counties and
Rezoning, CA,	CB, association	ns (3) and POAs,	(2), condominium	Municipalities (4)
Requested Use,	DOA, HOASC	or equivalent.	associations (3) and POAs,	maneipaniee <u>(1)</u>
Unique Structur	<u>e,</u>		HOAs or equivalent.	
<u>Waiver)</u>				
Ord. 2011-]				
Notes:	11 h	dia anna anta Pa	e of the affected area, unles	a stated attraction of the
notification be the Zoning Di	oundary shall be exter irector for properties l	nded from these µ ocated in the Exu	ned by the applicant or a relate parcels. A larger notification be rban or Rural <u>Tiers</u> . and addresses are known by re	oundary may be required by
nublished ad	valorem tax records of	of the PRC Prope	rtv Annraiser	referice to the latest
3. Includes cond	dominium association	s and all real pror	perty owners when real propert	v consists of a
condominium				,
		at have the subje	ct parcel identified within the P	BC Future Annexation Map.
varia 500 dista	nce applications, feet or greater for nce shall be mea	, and appeals r all other pub asured from th	being heard before the lic hearings, as required be property line of the aff	Hearing Officer; and by the Zoning Directo
varia 500 : dista {Ord 1) →/	ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real	, and appeals r all other pub asured from th . 2008-003] property, who	being heard before the lic hearings, as required be property line of the aff	by the Zoning Director ected area and shall es are known by refer
varia 500- dista [Ord 1)-/ t 2)(ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real he latest publishe Condominium ase	, and appeals r all other pub isured from th . 2008-003] property, who d ad valorem sociations and	being heard before the lic hearings, as required be property line of the aff	Hearing Öfficer; and by the Zoning Directo ected area and shall as are known by refer Property Appraiser;
varia 500 - dista [Ord 1) - / t 2) - (3) - /	nce applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real he latest publishe Condominium ase of a condominium All Property Own	and appeals r all other pub asured from th . 2008-003] property, who ad ad valorem sociations and ; ers Associatio	being heard before the lic hearings, as required be property line of the aff ose names and address tax records of the PBC f all real property owner ons (POAs), Homeowne	Hearing Öfficer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; s when real property o
varia 500 - dista [Ord 1) - / t 2) - (2) - (3) - /	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real he latest publishe Condominium ass of a condominium All Property Own cooperatives withi	, and appeals r all other pub asured from th . 2008-003] property, who ed ad valorem sociations and ; ers Associations in the affected	being heard before the lic hearings, as required be property line of the aff ose names and address tax records of the PBC f all real property owner ons (POAs), Homeowne area; and	Hearing Öfficer; and by the Zoning Directo ected area and shall as are known by refer Property Appraiser; when real property o prs Associations (HO/
varia 500 - dista [Ord 1) - / t 2) - (2) - (3) - /	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real he latest publishe Condominium ass of a condominium All Property Own cooperatives withi	, and appeals r all other pub asured from th . 2008-003] property, who ed ad valorem sociations and ; ers Associations in the affected	being heard before the lic hearings, as required be property line of the aff ose names and address tax records of the PBC f all real property owner ons (POAs), Homeowne	Hearing Öfficer; and by the Zoning Directo ected area and shall as are known by refer Property Appraiser; when real property o prs Associations (HO/
varia 500- dista [Ord 1) - / t 2) - (3) - / 4 - (3) - /	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real he latest publishe Condominium ase of a condominium All Property Own cooperatives withi	, and appeals r all other pub asured from th . 2008-003] property, who ad valorem sociations and ; ers Associations in the affected nunicipalities v	being heard before the lic hearings, as required be property line of the aff case names and address tax records of the PBC f all real property owners ons (POAs), Homeowne area; and within one mile of the req	Hearing Öfficer; and by the Zoning Directo es are known by refer Property Appraiser; when real property o ers Associations (HO/
varia 500 - dista [Ord 1) - / t 2) - (2) - (3) - / 6 3) - / 6 4) - / b- An e	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real he latest publishe Condominium ase of a condominium All Property Own cooperatives withi All counties and n xtended 300-500	, and appeals r all other pub asured from th . 2008-003] property, who ad valorem sociations and ; ers Associations the affected punicipalities we foot notice notice and	being heard before the lic hearings, as required be property line of the aff base names and address tax records of the PBC I hall real property owner base (POAs), Homeowne harea; and vithin one mile of the req patification boundary shall	Hearing Öfficer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; when real property o ers Associations (HO/ uest. be required to includ
varia 500 dista [Ord 1) -/ t 2) -(3) -/ 4 3) -/ b- An e anne	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real he latest publishe Condominium ass of a condominium All Property Own cooperatives withi All counties and m xtended 300-500 wation areas, ide	, and appeals r all other pub asured from th . 2008-003] property, who ad valorem sociations and ; ers Associations in the affected punicipalities w foot notice no ntified on the	being heard before the lic hearings, as required be property line of the aff case names and address tax records of the PBC f all real property owner ons (POAs), Homeowne area; and vithin one mile of the req otification boundary shall PBC Future Annexation	Hearing Öfficer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; s when real property o ers Associations (HO/ uest. be required to includ Map in the Planning E
varia 500 - dista [Ord 1) -/ t 2) -(3) -/ 4) -/ b- An e anne that -	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real he latest publishe Condominium ase of a condominium All Property Own Cooperatives withi All counties and n xtended 300-500 exation areas, ide are located within	, and appeals r all other pub isured from th . 2008-003] property, who ad ad valorem sociations and ; ers Associations in the affected nunicipalities w foot notice no ntified on the one mile of th	being heard before the lic hearings, as required be property line of the aff case names and address tax records of the PBC f all real property owner cons (POAs), Homeowne area; and vithin one mile of the req cification boundary shall PBC Future Annexation the request; [Ord. 2008-(Hearing Öfficer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; s when real property over ers Associations (HO/ uest. be required to includ Map in the Planning E
varia 500- dista [Ord 1) / t 2) (3) / 4 0 4) / b. An e anne that i c. If the	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real he latest publishe Condominium ass of a condominium All Property Own cooperatives withi All counties and n xtended 300-500 exation areas, ide are located within area within 300	, and appeals r all other pub isured from th . 2008-003] property, who d ad valorem sociations and ; ers Associations ers Associations in the affected nunicipalities w foot notice no notified on the one mile of th or 500 feet is	being heard before the lic hearings, as required le property line of the aff ose names and address tax records of the PBC f all real property owner ons (POAs), Homeowne area; and within one mile of the req otification boundary shall PBC Future Annexation he request; [Ord. 2008-(owned by the applicant	Hearing Öfficer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; when real property of ers Associations (HO/ uest. be required to includ Map in the Planning E 03] or a related entity, the
varia 500- dista [Ord 1) -/ t 2) (0 3) -/ 0 3) -/ 0 4) -/ b- An e anne that - 500-1	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real he latest publishe Condominium ass of a condominium All Property Own cooperatives withi All counties and n xtended 300-500 exation areas, ide are located within o area within 300 foot notification be	, and appeals r all other pub isured from the 2008-003] property, who ad ad valorem sociations and ; ers Associations or sociations and ; foot notice no notified on the one mile of the one mile of the oundary shall	being heard before the lic hearings, as required le property line of the aff pse names and address tax records of the PBC I all real property owner ons (POAs), Homeowne area; and within one mile of the req otification boundary shall PBC Future Annexation request; [Ord. 2008-(owned by the applicant be extended from these	Hearing Öfficer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; s when real property of wrs Associations (HO/ uest. be required to includ Map in the Planning E D3] or a related entity, the parcels;
varia 500	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real the latest publishe Condominium ass of a condominium All Property Own cooperatives within All counties and n xtended 300-500 wation areas, ide are located within area within 300 foot notification be rger notification be	, and appeals r all other pub isured from the 2008-003] property, who ed ad valorem sociations and ; ers Associations or sociations and ; ers Associations or sociations and punicipalities w foot notice no notified on the one mile of the one mile of the or 500 feet is pundary shall- boundary ma	being heard before the lic hearings, as required le property line of the aff ose names and address tax records of the PBC f all real property owners ons (POAs), Homeowne area; and vithin one mile of the req otification boundary shall PBC Future Annexation request; [Ord. 2008-(owned by the applicant be extended from these y be required by the Z	Hearing Öfficer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; s when real property of wrs Associations (HO/ uest. be required to includ Map in the Planning E D3] or a related entity, the parcels;
varia 500	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real the latest publishe Condominium as of a condominium All Property Own cooperatives within All counties and m xtended 300-500 in areas, ide are located within or area within 300 foot notification by rger notification by rger notification by	, and appeals r all other pub isured from the 2008-003] property, who ed ad valorem sociations and ; ers Associations or sociations and ; ers Associations or sociations and punicipalities w foot notice no notified on the one mile of the one mile of the or 500 feet is pundary shall- boundary ma	being heard before the lic hearings, as required le property line of the aff ose names and address tax records of the PBC f all real property owners ons (POAs), Homeowne area; and vithin one mile of the req otification boundary shall PBC Future Annexation request; [Ord. 2008-(owned by the applicant be extended from these y be required by the Z	Hearing Öfficer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; s when real property of wrs Associations (HO/ uest. be required to includ Map in the Planning E D3] or a related entity, the parcels;
varia 500	Ince applications, feet or greater for nce shall be mea . 2006-036] [Ord All owners of real the latest publishe Condominium ass of a condominium All Property Own cooperatives within All counties and n xtended 300-500 wation areas, ide are located within area within 300 foot notification be rger notification be	, and appeals r all other pub isured from the 2008-003] property, who ed ad valorem sociations and ; ers Associations or sociations and ; ers Associations or sociations and punicipalities w foot notice no notified on the one mile of the one mile of the or 500 feet is pundary shall- boundary ma	being heard before the lic hearings, as required le property line of the aff ose names and address tax records of the PBC f all real property owners ons (POAs), Homeowne area; and vithin one mile of the req otification boundary shall PBC Future Annexation request; [Ord. 2008-(owned by the applicant be extended from these y be required by the Z	Hearing Öfficer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; s when real property of wrs Associations (HO/ uest. be required to includ Map in the Planning E D3] or a related entity, the parcels;
varia 500	Ince applications, feet or greater for nce shall be mea- . 2006-036] [Ord All owners of real he latest publishe Condominium ass of a condominium All Property Own cooperatives within All counties and m xtended 300-500 exation areas, ide are located within or area within 300 foot notification be rger notification be rger notification be rger notification be rger notification be	, and appeals r all other pub asured from the property, whe ed ad valorem sociations and ; ers Associations or the affected punicipalities we foot notice not notified on the one mile of the one mile of the oundary shall boundary main or Rural tiers	being heard before the lic hearings, as required le property line of the aff ose names and address tax records of the PBC I l all real property owners ons (POAs), Homeowne area; and vithin one mile of the req otification boundary shall PBC Future Annexation be request; [Ord. 2008-(owned by the applicant be extended from these y be required by the Z	Hearing Öfficer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; when real property of when real property of swhen real property of the required to includ Map in the Planning E Do3] or a related entity, the parcels; oning Director for pro
varia 500 dista [Ord 1) / t 2) (3) / 4) / b. An e anne that i 500 f c. If the 500 f be. Notin The	Ince applications, feet or greater for nce shall be mea - 2006-036] [Ord All owners of real he latest publishe Condominium ass of a condominium All Property Own cooperatives within All counties and m xtended 300-500 exation areas, ide are located within coot notification be rger notification be	and appeals r all other pub asured from the - 2008-003] property, whe ad valorem sociations and ; ers Associations and ; ers Associations and the affected puncipalities w foot notice no notified on the one mile of the one mile of the oundary shall boundary main or Rural tiers	being heard before the lic hearings, as required be property line of the aff cose names and address tax records of the PBC f all real property owner ons (POAs), Homeowne area; and within one mile of the req otification boundary shall PBC Future Annexation be request; [Ord. 2008-(owned by the applicant be extended from these y be required by the Z S.	Hearing Officer; and by the Zoning Director ected area and shall property Appraiser; when real property of ers Associations (HO/ uest. be required to includ Map in the Planning E 903] or a related entity, the parcels; oning Director for pro-
varia 500 dista [Ord 1) / t 2) (2) (3) / 4) / b. An e anne that i c. If the 500 i d. A lai locat be. <u>Notin</u> The 1) \$	Ince applications, feet or greater for nce shall be mea - 2006-036] [Ord All owners of real he latest publishe Condominium ass of a condominium All property Own cooperatives within All counties and n xtended 300-500 exation areas, ide are located within area within 300 foot notification be rger notific	, and appeals r all other pub asured from the 2008-003] property, who ad ad valorem sociations and ; ers Associations and the affected puncipalities w foot notice no notified on the one mile of the or 500 feet is poundary shall boundary main or Rural tiers tesy notices sl ce of the prop	being heard before the lic hearings, as required be property line of the aff case names and address tax records of the PBC f all real property owner cons (POAs), Homeowne area; and within one mile of the req cification boundary shall PBC Future Annexation be request; [Ord. 2008-(owned by the applicant be extended from these y be required by the Z S. mall include the following osal A general summary	Hearing Officer; and by the Zoning Directo ected area and shall property Appraiser; when real property of ers Associations (HO/ uest. be required to includ Map in the Planning E 903] or a related entity, the parcels; oning Director for pro information: of the application;
varia 500	Ince applications, feet or greater for nce shall be mea 2006-036] [Ord All owners of real he latest publishe Condominium asson of a condominium All Property Own Cooperatives within All counties and n xtended 300-500 exation areas, ide are located within area within 300 foot notification be rger notification be rget notification be r	, and appeals r all other pub isured from the 2008-003] property, who ad ad valorem sociations and ; ers Associations on the affected punicipalities w foot notice no notified on the one mile of the one mile of the or 500 feet is pundary shall boundary man or Rural tiers tesy notices shall ce of the prop time and place	being heard before the lic hearings, as required be property line of the aff cose names and address tax records of the PBC f all real property owner ons (POAs), Homeowne area; and within one mile of the req otification boundary shall PBC Future Annexation be request; [Ord. 2008-(owned by the applicant be extended from these y be required by the Z S.	Hearing Officer; and by the Zoning Directo ected area and shall es are known by refer Property Appraiser; when real property of ers Associations (HO/ uest. be required to includ Map in the Planning E 903] or a related entity, the parcels; oning Director for pro information: of the application; s) public hearing;

Notes:

Underlined indicates new text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT S

PUBLIC NOTICE SUMMARY OF AMENDMENTS (Updated 05/13/11)

		(Updated 05/13/11)
1 2		 Include a <u>A</u> statement indicating that interested parties may appear at the public hearing Public Hearing and be heard regarding the request.
3 4 5		<u>cf. No Notice Failure to Receive Courtesy Notice</u> <u>The failure Failure</u> to receive a courtesy notice by any property owner, shall not be deemed a failure to comply with this requirement, or be grounds to challenge the validity
6	•	of any decision made by the approving authority.
7 8 9	3.	Posting Signs The land property subject to of the application shall be have notices posted by the applicant with a notice information of the public hearing on a sign provided by the PBC at least 15 days
10 11 12		in advance of any public hearing. One sign shall be posted for each 100 feet of frontage along a street up to a maximum of ten signs. All signs shall be: <u>a) evenly Evenly</u> spaced along the street or in a location acceptable to the Zoning Director;
13 14		 <u>b)</u> All signs shall be setback <u>Setback</u> no more than 25 feet from the property line; and, <u>c)</u> All signs shall be erected <u>Erected</u> in full view of the public.
15 16 17		Where <u>land the property</u> does not have <u>significant sufficient</u> frontage on a street, signs shall be in a location acceptable to the Zoning Director. The applicant shall submit photographs to the Zoning Division confirming the signs have been posted. The failure of any such posted
18 19 20		notice to remain in place after it has been posted shall not be deemed a failure to comply with this requirement or be grounds to challenge the validity of any decision made by the approving authority. The applicant shall also be required to ensure the signs have been
21 22		removed no later than five days after the final hearing. [Ord. 2010-022] a. Exceptions
23 24		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.
25 26	4.	Postponements All applications postponed for three or more consecutive hearings shall require the applicant
27 28		to provide new notification pursuant to Art. 2.A.1.J, Notification. to pay all additional costs associated with new notification, and compliance with publication and courtesy mailing
29 30		requirements pursuant to Art. 2.A.1.J.3 Posting. The applicant shall update all posted signs including new information such as the revised hearing date and any modifications to the
31		request. [Ord. 2010-022]
32 33		
34		
35 36		
37		
38 39		
40		
41 42		
42 43		
44		
45 46		
47		
48 49		
49 50		
51		
52 53		
54		
55		
56 57		
58		
59 60		
60 61		
62		
63		
64 65		

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit S - Public Notice.docx

Notes:

65 66

> <u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

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 T

REASONABLE ACCOMMODATION SUMMARY OF AMENDMENTS (Updated 04/27/11)

- 1 2 Part 1. ULDC Art. 1.I.2.D [Related to Definitions] (page 52 of 114), is hereby, as follows: 3 **CHAPTER I DEFINITIONS & ACRONYMS** 4 Section 2 Definitions 5 D. Terms defined herein or referenced Article shall have the following meanings: 6 7 39. Disabled – for the purposes of Art. 2.D.8, Reasonable Accommodation, a disabled person is 8 an individual that qualifies as disabled or handicapped under the FHA or ADA. [Renumber Accordingly.] 9 10 11 Part 2. ULDC Art. 1.I.3, Abbreviations and Acronyms (page 52 of 114), is hereby amended to 12 add a new Section 4, titled Reasonable Accommodation, as follows: 13 **DEFINITIONS & ACRONYMS** 14 CHAPTER I 15 Section 3 **Abbreviations and Acronyms FHA** Federal Fair Housing Amendments Act 16 17 ULDC Art. 2.D, Administrative Process (page 41 of 80), is hereby amended to add a 18 Part 3. 19 new Section 4, titled Reasonable Accommodation, as follows: 20 **ADMINISTRATIVE PROCESS** CHAPTER D 21 Section 7 **Reasonable Accommodation** A. Purpose and Intent 22 23 The purpose of this section is to establish procedures for processing requests for Reasonable 24 Accommodation from the County's Unified Land Development Code and related rules, policies, 25 practices and procedures, for persons with disabilities as provided by the Federal Fair Housing Amendments Act (42 U.S.C. 3601, et. seq.) (FHA), or Title II of the Americans with Disabilities 26 27 Act (42 U.S.C. Section 12131, et. seq.) (ADA). Any person who is disabled, or qualifying entities, 28 may request a Reasonable Accommodation, pursuant to the procedures set out in this section. 29 B. Notice to the Public of Availability of Accommodation 30 The County shall endeavor to provide notice to the public, advising that disabled individuals or 31 gualifying entities may request a Reasonable Accommodation. 32 C. Application Procedures 33 The application forms and requirements for submitting a request for Reasonable Accommodation 34 shall be on forms specified by the County Administrator or designee. **Application Contents** 35 1. 36 The following considerations shall be applicable for any application information or 37 documentation required: **Confidential Information** 38 а. 39 Upon submittal of any medical information or records, including but not limited to 40 condition, diagnosis, or history related to a disabled individual, an applicant may request 41 that the County, to the extent allowed by law, treat the information or records as 42 confidential. The County shall thereafter endeavor to provide notice to the disabled 43 individual, or their representative, of any request received by the County for disclosure of 44 the medical information or documentation previously requested to be treated as 45 The County will cooperate with the disabled individual, to the extent allowed confidential. 46 by law, in actions initiated by such individual to oppose the disclosure of such medical 47 information or documentation, but the County shall have no obligation to initiate, 48 prosecute or pursue any such action, or to incur any legal or other expenses, whether by 49 retention of outside counselor, or allocation of internal resources in connection therewith, 50 and may comply with any judicial order without prior notice to the disabled individual. 51 Address of Applicant 52 Unless governed by 42 U.S.C. §290d.d., in which case the address shall not be required, 53 but the applicant may be requested to provide documentation to substantiate a claim 54 verifying applicability. 55
 - Address of housing <u>C.</u>

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT T

REASONABLE ACCOMMODATION SUMMARY OF AMENDMENTS (Updated 04/27/11)

1 Address of housing or other location at which accommodation is requested unless 2 governed by 42 U.S.C. §290d.d., in which case address shall not be required, but the 3 applicant may be requested to provide documentation to substantiate a claim verifying 4 applicability. 5 2. Fee 6 There shall be no fee imposed by the County for a request for Reasonable Accommodation 7 under this section or an appeal of a determination on such request, and the County shall 8 have no obligation to pay a requesting party's, or an appealing party as applicable, attorneys' 9 fees or costs in connection with the request, or an appeal. 10 3. County Assistance The County shall provide such assistance and accommodation as is required pursuant to FHA and ADA in connection with a disabled person's request for Reasonable 11 12 13 Accommodation, including assistance with reading application questions, and responding to 14 guestions related to completing application or appeal forms, among others, to ensure the 15 process is accessible. 16 **Findings for Reasonable Accommodation** In determining whether the Reasonable Accommodation request shall be granted or denied, 17 the requesting party shall be required to establish that they are protected under the FHA or 18 19 ADA by demonstrating that they are handicapped or disabled, as defined in the FHA or ADA. Although the definition of disability is subject to judicial interpretation, for purposes of this 20 21 ordinance the disabled individual must show: a. a physical or mental impairment which substantially limits one or more major life 22 23 activities; 24 <u>b.</u> a record of having such impairment; or 25 that they are regarded as having such impairment. 26 The requesting party will have to demonstrate that the proposed accommodations being 27 sought are reasonable and necessary to afford disabled persons equal opportunity to use 28 and enjoy housing. The foregoing, as interpreted by the Courts, shall be the basis for a 29 decision upon a Reasonable Accommodation request made by the appropriate PBC official. 30 Authority The determination of which appropriate PBC official has the authority to consider and act on 31 32 requests, or appeals of a decision for Reasonable Accommodation, shall be consistent with 33 Art. 1.B.1.A, Authority. 34 Action by Appropriate PBC Official 6. 35 A written determination shall be issued by the appropriate PBC official within 45 days of the 36 date of receipt of an application (when determined to be sufficient). 37 Additional Information If reasonably necessary to reach a determination on the request for Reasonable Accommodation, the appropriate PBC official, may, prior to the end of said 45 day period, 38 39 40 request additional information from the requesting party, specifying in sufficient detail what information is required. The requesting party shall have 15 days after the date of 41 42 the request for additional information to provide the requested information. In the event a 43 request for additional information is made, the 45 day period to issue a written 44 determination shall no longer be applicable, and the appropriate PBC official shall issue a 45 written determination within 30 days after receipt of the additional information. If the 46 requesting party fails to provide the requested additional information within said 15 day 47 period, the appropriate PBC official shall issue written notice advising that the requesting 48 party had failed to timely submit the additional information and therefore the request for 49 Reasonable Accommodation shall be deemed abandoned or withdrawn and no further 50 action by the County with regard to said Reasonable Accommodation request shall be 51 required. 52 **Determination** b. 53 In accordance with Federal law, the appropriate PBC official, shall: 54 grant the accommodation request; 1) 55 grant a portion of the request and deny a portion of the request; 2) 56 3) impose conditions upon the grant of the request; or Any such denial shall be in writing and shall state the grounds 57 4) deny the request. 58 therefore. 59 Notice of Proposed Decision 60 All written determinations shall give notice of the right to appeal. The notice of determination shall be sent to the requesting party (i.e. the disabled individual or his/her 61 62 representative) by certified mail, return receipt requested. 63 <u>7.</u> **Appeal** 64 Within 30 days after the appropriate PBC official has rendered a decision on a Reasonable Accommodation, the applicant may appeal the decision. This timeframe shall be based upon 65 66 the date of the letter mailed to the requesting party. All appeals shall contain a statement

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT T

REASONABLE ACCOMMODATION SUMMARY OF AMENDMENTS (Updated 04/27/11)

containing sufficient detail of the grounds for the appeal. Appeals shall be to a Hearing Officer as set forth in this Code. The Hearing Officer shall, after duly noticing the applicant of the public hearing for appeal, render a determination as soon as reasonably practicable, but in no event later than 60 days after an appeal has been filed. Such hearing shall be de novo. A Hearing Officer's decision may be appealed to the 15th Judicial Circuit Court by petition for writ of certiorari.

8. Stay of Enforcement

While an application for Reasonable Accommodation, or appeal of a determination of same, is pending before the County, the County will not enforce the subject ULDC requirement, or related rules, policies, practices or procedures, against the applicant.

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit T - Reasonable Accommodation.docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT U

RENEWABLE ENERGY (WIND) SUMMARY OF AMENDMENTS (Updated 05/25/11)

- 1 2 Part 1. ULDC, Art. 1.I, Definitions and Acronyms (pages 34, 54, 72, 83 96, 105 and 112 of 114), 3 is hereby amended as follows: 4 **CHAPTER I DEFINITIONS & ACRONYMS** 5 Section 2 Definitions 6 7 E. Terms defined herein or referenced in this Article shall have the following meanings: 8 9 12. Electric Power Facilities - Any electric generating facility that uses any process or fuel and includes any associated facility that directly supports the operation of the electrical power 10 facility. [Ord. 2006-004] [2009-040] [Ord. 2010-005] 11 12 M. Terms defined herein or referenced in this Article shall have the following meanings: 13 14 15 35. Meteorological Tower – A tower erected to measure atmospheric weather conditions. 16 [Renumber Accordingly] Terms defined herein or referenced in this Article shall have the following meanings: 17 Ρ. 18 19 92. Project Boundary - For the purpose of Art. 4.B.1.A106-2, Renewable Energy Facility 20 (Wind), shall mean a the limits of the approval for a Wind Energy Facility located on multiple 21 parcels, whether owned by the Wind Energy Facility operator or by leases with individual 22 property owners, where the limits of the approval may be used for purposes of determining 23 setbacks in lieu of internal property lines. 24 [Renumber Accordingly] 25 R. Terms defined herein or referenced in this Article shall have the following meanings: 26 27 23. Renewable Energy Facility, Wind - A facility that uses one or more wind turbines, Meteorological Towers or other systems with a principal use of producing electrical or 28 29 mechanical power from the wind. [Ord. 2010-005] 30 [Renumber Accordingly] Terms defined herein or referenced in this Article shall have the following meanings: 31 Τ. 32 33 74. Turbine, Wind – A rotary engine assembly with attached blades or other similar systems, 34 typically affixed to an elevated structure, utilized in the process to convert wind into energy. [Ord. 2010-005] 35 36 37 Section 3 Abbreviations and Acronyms MDA Minimum Descent Altitude MET Meteorological Tower MF Multi-family Dwelling [Ord. 2006-004] 38 39 40 Part 2. ULDC, Art. 2.D.1.G.1, Amendments to BCC/ZC Approvals (pages 36-37 of 80), is hereby 41 amended as follows: **ADMINISTRATIVE PROCESS** 42 CHAPTER D
- 43 Section 1 Development Review Officer
 - G. Administrative Review
 - 1. Amendments to BCC/ZC Approvals
 - a. The relocation of no more than 25 percent of the total approved square footage or other area indicated as being covered by buildings or structures to portions of the site not previously covered.
 - 1) Relocated square footage shall not be used to create additional freestanding buildings or structures; [Ord. 2009-040]
 - 2) Exception: This shall not apply to a Renewable Energy Facility (Wind) within the AP Zoning district.

Notes:

44

45

46 47

48 49

50

51 52

53

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

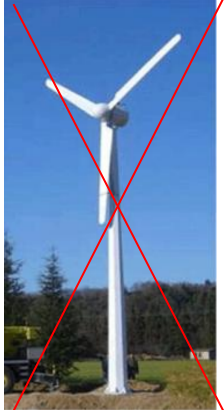
25 26

EXHIBIT U

RENEWABLE ENERGY (WIND) SUMMARY OF AMENDMENTS (Updated 05/25/11)

1 2 3 4	b.	An increase of no more than five percent in the total floor area of any building or structure, or outdoor area considered as square footage, provided that the increase does not exceed 5,000 square feet whichever is less; [Ord. 2008-003] [Ord. 2009-040] For a Renewable Energy Facilty (Wind) within the AP district, an increase in no more than ton percent, up to a maximum of ten of the number of wind turbines approved
5 6		than ten percent, up to a maximum of ten, of the number of wind turbines approved by the BCC, for a Bonowable Energy Eacility (Wind) within the AB Zening district
7	C	by the BCC, for a Renewable Energy Facility (Wind) within the AP Zoning district. Additions to or relocations of buildings and structures shall not be constructed closer to
8	0.	perimeter property lines than shown on the plan approved by the BCC or ZC, unless the
9		FLU designation, <u>Zoning</u> zoning district, or existing use of the adjacent parcel is
10		compatible; [Ord. 2009-040] [Ord. 2011-001]
11		1) For a Renewable Energy Facility (Wind) within the AP Zoning District, this shall apply
12		to the Project Boundary, provided they meet separation or setback requirements from
13		streets, and residential uses and districts.
14		
15		
16		
17	Part 3. UI	DC, Art. 4.B.1.A.106.2, Renewable Energy Facility (Wind) (page 79-81 of 166), is
18	he	ereby amended as follows:
19	CHAPTER B	SUPPLEMENTARY USE STANDARDS
20	Section 1	Uses
21	A. Defini	tions and Supplementary Standards for Specific Uses
22		Renewable Energy Facility, Wind
23		facility that uses one or more wind turbines. Meteorological (MET) Towers or other systems

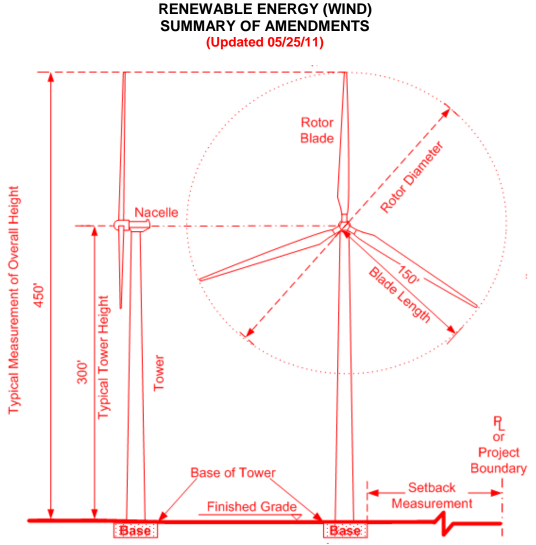
- A facility that uses <u>one or more</u> wind turbines, <u>Meteorological (MET) Towers</u> or other systems with a principal use of producing electric or mechanical power from the wind. **[Ord. 2010-005]**
 - Figure: 4.B.1.A Typical Renewable Wind Turbine Structure



Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT U



[Ord. 2010-005]

1 2

3

4

5 6

7

8

9

10

11

12

13 14

15

16

17

18

19 20

21

22 23

24

25

26

27

28

29

30

31

32

33

34

a. Environmental Permitting Pre-Submittal Requirements

Prior to submitting an application for zoning approval, the <u>The</u> applicant shall provide <u>a</u> letter of engagement, or other similar documentation, from <u>all applicable environmental</u> permitting agencies, including but not limited to: the Florida Fish and Wildlife Conservation Commission, or US Fish and Wildlife Service, <u>Florida Department of</u> Environmental Protection, or other applicable regulatory agency. Letters of engagement, or similar documentation, shall indicate indicating that the proposed facility is under review for complies with their applicable permitting or siting requirements for endangered, threatened or species of special concern, migratory birds or bats, natural ecosystem or wetlands, or other local wildlife bat and bird migration patterns. The documentation shall be submitted to the Zoning Division₇ with the Zoning application, and reviewed by ERM. [Ord. 2010-005]

b. Minimum Lot Size

Lots shall comply with the minimum lot dimension requirements pursuant to Table 3.D.1.A, Property Development Regulations, or the applicable PDD requirements. Nonconforming legal lots of record may be included within the boundaries of a Renewable Energy Facility (Wind) if the overall project boundaries meet the minimum standards for the district. **[Ord. 2010-005]**

Minimum Setback and Separation Requirements

Accessory electric poles, distribution and transmission lines shall be exempt from the minimum setback requirements indicated below. **[Ord. 2010-005]**

1) Measurement of Height

The measurement of height shall be in accordance with Art. 4.C.4.B, Measurement of Height (related to Commercial Communication Towers), except that for Wind Turbines, the height shall be measured to the top of the turbine blade.

2 1) Minimum Setback All Lots

Facilities shall comply with the minimum setback requirements of the applicable zoning Zoning district, unless stated otherwise herein. [Ord. 2010-005] Additional Setback

One additional foot of setback shall be required in addition to the minimum setback indicated above for each one foot of height, or fraction thereof, over 35 feet. [Ord. 2010-005]

4 2) Setback and Separation from Lots Adjacent to Existing Residential Uses

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

2

3

4

5

6

7

8

9

10

11 12

13 14

15

16

17 18

19

20 21

22

23

24 25

26

27 28

29

30 31

32 33

34

35

36

37 38

39

40

41

42 43

44

45

46 47

48 49

50

51

52

53 54

55

56

57

58

59

60

61

62 63

64

65 66

EXHIBIT U

RENEWABLE ENERGY (WIND) SUMMARY OF AMENDMENTS (Updated 05/25/11)

Facilities located on lots adjacent to existing residential uses, <u>Zoning districts or FLU</u> <u>designations</u>, shall be setback a minimum of 110 percent of the height of the structure. The height shall be measured from finished grade to the top of the turbine blade. The setback shall be measured from the residential property line. **[Ord. 2010-005]**

3) Additional Setback

One additional foot of setback shall be required in addition to the minimum setback indicated above for each one foot of height, or fraction thereof, over 35 feet. [Ord. 2010-005]

5. <u>Setback and Separation from Existing Habitable Structures</u>

Wind Turbines shall be located a minimum of 1,000 feet from existing habitable structures, in accordance with Figure 1.C.4.E, Typical Example of Measurement of Separation from Structure.

6) Setback from Multi-Parcel Wind Facilities in AP

Wind Turbines, MET Towers or accessory structures on parcels with an AP FLU designation and Zoning district, may be exempt from Minimum Setback Requirements for lot lines located within the Project Boundary of a Renewable Energy Facility (Wind) approval. With exception to any residential or habitable structures, setbacks may be measured from the Project Boundary. This shall not include any portions of parcels that are not located within the overall project boundary.

d. Perimeter Buffers and Interior Tree Requirements

- A Type I incompatibility buffer shall be required when the subject site is adjacent to or visible from any street or parcels with a conservation (when open to the public), commercial, public and civic, or residential use. In addition, a Type II incompatibility buffer shall be required around the perimeter of all ground mounted equipment or accessory buildings. Palms may be substituted for 50 percent of the required canopy trees. These buffers may be modified pursuant to Article 7.B.3, Alternative Landscape Plan. [Ord. 2010-005]
- 2) Wind Turbines or MET Towers located on parcels with an AP FLU designation and Zoning district shall be exempt from the landscaping requirements above.
- <u>3</u> 2) These facilities shall be exempt from interior landscape requirements for the developable area pursuant to Table 7.C.3, Minimum Tier Requirements. [Ord. 2010-005]

e. Substation

Substations associated with the facility shall be subject to the requirements of Article 4.1.A.134, Utility Minor. **[Ord. 2010-005]**

f. Collocation with Existing Electric Power Facilities

Wind facilities located on a site with an existing electric power facility shall be approved pursuant to the approval process indicated in the appropriate use matrix, and shall not be subject to a legislative development order amendment, pursuant to Article 2.B.2.H, Development Order Amendment. **[Ord. 2010-005]**

g. <u>Removal</u>

A Renewable Wind Energy Facility project ("Project"), when deemed "abandoned", shall be removed in accordance with the provisions of this subsection (g). For the purposes of this section, the term Project shall also include individual Wind Turbines or MET Towers located within a larger Wind Energy Facility. The Project shall be deemed "abandoned" when the Project is completely unable to generate electricity, whether through continued operation or repowering, and where the owner of the Project ("Project Owner") is not engaged in any effort to remedy the condition that gave rise to the complete inability to generate electricity, or if the project fails to generate electricity for a period of three years regardless of the efforts of the Project Owner. If a Project is deemed "abandoned", the Project Owner shall commence removal of the Project. The arrangements regarding removal of the Project are to be set forth in contracts between the applicable landowners and the Project Owner, which such arrangements shall:

- 2) Establish a time frame up to 24 months, subject to adjustment due to force majeure events, to complete the removal; and
- 3) Provide surety, in a form subject to approval of the County Attorney, for removal to the applicable landowner (as primary beneficiary) and to the County (as secondary beneficiary in the event the landowner fails to timely enforce its rights under the surety instrument). The amount of the surety shall be calculated by an independent, Florida certified professional engineer immediately prior to the date it is required to be provided, as set forth in this clause (3), and shall be equal to the cost of removing the Project. The surety amount shall be recalculated every 5 years thereafter. The

Notes:

¹⁾ Require the removal of the turbine towers and foundations up to a depth of 36 inches below grade;

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT U

RENEWABLE ENERGY (WIND) SUMMARY OF AMENDMENTS (Updated 05/25/11)

1			surety, which shall be in the form of a single instrument, shall be provided to the
2			applicable landowner and the County upon the earlier to occur of:
3			A. The date which is 10 years prior to the end of the lease term between the
4			applicable landowner and the Project Owner, as such term may be extended
5			from time to time, or
6			B. The 90th day following the date the Project is deemed "abandoned".
7		<u>h.</u>	MET Tower Approval Process Exceptions
8			Permanent MET Towers shall be considered a permitted accessory structure to a
9			Renewable Energy Facility (Wind).
10			1) DRO Approval
11			A temporary MET Tower located on a parcel with an AP FLU Designation and Zoning
12			district, to be erected for a period of not more than three years, may be approved by
13			the DRO.
14			2) Permitted by Right
15			A temporary MET Tower located on a parcel with an AP FLU Designation and Zoning
16			district, to be erected for a period of not more than three years, where located a mile
17			or more from a public R-O-W, or parcels with a conservation (when open to the
18			public), commercial, public, civic, or residential use, shall be permitted by right.
19		<u>i.</u>	Microwave Path Analysis
20			At time of submittal for final DRO approval, a professionally prepared microwave path
21			analysis shall be submitted for review and approval by FDO. Prior to final DRO approval,
22			the site plan shall clearly depict any area(s) of the site that is required by that analysis to
23			remain free and clear of encroachments in order to preclude interference with County
24			microwave communication systems.
25		Ŀ.	Aircraft Hazard
26			To ensure the safety of low flying aircraft, any application for a Wind Energy Facility shall
27			demonstrate compliance with 14 CFR Part 77.9 and notification requirements to the
28			Administrator of the FAA. In the event there are no applicable FAA requirements for
29			safety markings of Wind Turbines or MET Towers the following safety marking
30			requirements shall be applied:
31			1) Paint will be applied to the top 1/3 of the MET Tower in alternating bands of
32			international orange and white.
33			2) Three orange guy wire marker spheres will be installed on each of the outer guy
34			wires of the MET Tower.
35			3) 10 foot yellow florescent sleeves will be attached on either side of each marker
36			sphere.
37			4) A low-intensity flashing red light will be mounted at the top of the MET Tower.
38			5) 10 foot yellow florescent sleeves will be attached to each guy wire at the anchor
39			points of the MET Tower.
40			
41			
42	Part 4.		DC, Table. 6.A.1.B, Minimum Off-Street Parking and Loading Requirements [Related
43			Electric Power Facilities and Renewable Energy] (page 10 of 38), is hereby amended
44		as	follows:
45			

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

Use Type: Utilities and Excavation	Loading ²							
Renewable Energy Facility, 1 space per site: and 1 space per 200 sq. ft. of office space Exempt from parking requirements for unmanned Wind Image: Comparison of the space Turbines or MET Towers, unless otherwise required by the Zoning Director N/A								
[Ord. 2005-002] [Ord. 2009-04	0] [Ord. 2010-005]							
Loading Key:								
Standard "A" - One space for the first 5,000 square feet of GFA, plus one for each additional 30,000 square feet of GFA.								
Standard "B" - One space for the first 10,000 square feet of GFA, plus one for each additional 15,000 square feet of GFA.								
Standard "C" - One space for the first 10,000 square feet of GFA, plus one for each additional 100,000 square feet of GFA.								
Standard "D" - One space for each 50 beds for all facilities containing 20 or more beds.								
Standard "E" - One space for the first 10,000 square feet of GFA, plus one for each additional 20,000 square feet of GFA. The space shall be a minimum of 12 feet in width and 18.5 feet in length for uses that require limited loading.								

⁴⁶ 47 48

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit U - Renewable Energy (Wind).docx

1 2 ULDC Art. 2.A.1.D.1.b, Zoning Commission (ZC) (page 11 of 80), is hereby amended as Part 1. 3 follows: 4 CHAPTER A GENERAL 5 Section 1 Applicability 6 D. Authority 7 1. Processes 8 b. Zoning Commission (ZC) 9 The ZC is also granted the authority to consider, take action, and make decisions on applications for Type II variances. The ZC is not authorized to grant variances from the following Articles of the ULDC: [Ord. 2006-036] 10 11 12 13 d) Art. 3.B.16, URAO, Urban Redevelopment Area Overlay, except for parking 14 requirements within the URAO; [Renumber Accordingly] 15 16 17 18 Part 2. ULDC Art. 2.A.1.G.3.d, Master Plan (page 13 of 80), is hereby amended as follows: 19 CHAPTER A GENERAL 20 Section 1 Applicability 21 G. Application Procedures 22 3. Plan Requirements 23 d. Master Plan 24 Preliminary Master Plan (PMP) for Public Hearing Approval 1) 25 The BCC shall approve a PMP for the following PDDs: PUD, RVPD, MHPD, PIPD, 26 PDDs with a MLU or EDC future land use designation; and, an application for a rezoning to the IR, UC, or UI or SD districts. [Ord. 2009-040] [Ord. 2010-022] 27 28 29 b) IR, UC, or UI or SD District Requirements 30 31 32 33 ULDC Art. 2.A.1.G.3.g.2)b) [Related to Regulating Plans] (page 15 of 80), is hereby Part 3. 34 amended as follows: 35 CHAPTER A GENERAL 36 Section 1 Applicability 37 G. Application Procedures 38 Plan Requirements **Regulating Plans** 39 g. 40 Final Regulating Plan (FRP) for Legislative Public Hearing Approval or 2) 41 Administrative Approval 42 The DRO shall review and approve a FRP for any requests for uses that have a b) 43 "D" in any Use Matrix in Art. 3.B, Overlays, or Table 4.A.3.A, Use Matrix; or any 44 requests subject to Table 4.A.3.A, Thresholds for Project Requiring DRO 45 Approval. [Ord. 2009-040] 46 47 48 ULDC Art. 2.A.1.I.1, Review [Related to Review and Certification] (page 17 of 80), is Part 4. 49 hereby amended as follows: CHAPTER A GENERAL 50 51 Section 1 Applicability 52 **Review and Certification** Ι. 53 1. Review 54 All Rezoning, Conditional Use, Requested Use, Waivers, Development Order Amendment 55 and concurrent Type II Variance rezoning, conditional use, requested use and development and concurrent Type II variance applications, shall be reviewed and 56 mendment 57 certified by the DRO. [Ord. 2006-036]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

7

8

9

10

11

12

13

14

15 16

17 18

25

26 27

28

29

30

31 32

33

34 35

36

37

38 39

40

41

42

43

44

45

46

47

48 49

50

51 52

53

54

55

56

57

58

59

60 61

62

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

- Part 5. ULDC Art. 2.A.1.K.3.a.2), Rezoning, Class A Conditional Use, Requested Use, DOA
 [Related to Review and Certification] (page 19 of 80), is hereby amended as follows:
- 5 CHAPTER A GENERAL
- 6 Section 1 Applicability

K. Public Hearing Procedures

- 3. Board Action
 - a. Action by ZC
 - 2) Rezoning, Class A Conditional Use, Requested Use, DOA, <u>Type II Waivers</u> The ZC shall consider the application, the staff report, the relevant support materials, the DRO certification and public testimony given at the hearing. After close of the
 - public hearing, the ZC shall recommend to the BCC that the application be approved, approved with conditions, modified, continued, postponed or denied based upon the standards in Article 2.B.1.B, Standards, and Article 2.B.2.B, Standards, applicable to all Conditional Uses, Requested Uses; Rezonings, and DOA's and Type II Waivers. [Ord. 2008-003]
- 1920Part 6.21ULDC Art. 2.B.2, Conditional Uses, Requested Uses, Development Order Amendments,
and Unique Structures (pages 25-26 of 80), is hereby amended as follows:
- 22 CHAPTER B PUBLIC HEARING PROCESS
- 23Section 2Conditional Uses, Requested Uses, Development Order Amendments, and Unique24Structures and Type II Waivers

A. Purpose

Conditional uses Uses, requested uses Requested Uses, and development order amendments Development Order Amendments, and Type II Waivers are generally compatible with the other uses or site design permitted in a district, but require individual review of their location, design, configuration, intensity and/or density and may require the imposition of conditions to ensure the appropriateness and compatibility of the use at a particular location. [Ord. 2007-001]

B. Standards for Conditional Uses, Requested Uses and Development Order Amendments When considering a development order <u>Development Order</u> application for a conditional or requested use <u>Conditional or Requested Use</u>, or a development order amendment, the BCC and ZC shall consider standards 1 – 9 indicated below. A <u>Conditional or Requested Use</u> conditional or requested use, or <u>Development Order Amendment</u> development order amendment which fails to meet any of these standards shall be deemed adverse to the public interest and shall not be approved. [Ord. 2007-001]

G. Type II URAO Waivers

- 1. Purpose
- The purpose of Type II Waivers is to allow flexibility for mixed use or infill redevelopment projects, or site design or layout, where alternative solutions can be permitted, subject to performance criteria or limitations. 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.

2. Applicability

Requests for Type II Waivers shall be limited to the Urban Redevelopment Area Overlay (URAO) in accordance with Art. 3.B.16.G, Type I and II URAO Waivers.

3. Standards

When considering a Development Order application for a Type II Waiver, the BCC shall consider the standards indicated below. A Waiver, which fails to meet any of these standards, shall be deemed adverse to the public interest and shall not be approved.

- a. The waiver does not create additional conflicts with <u>other requirements</u> of the ULDC, and is consistent with the stated purpose and intent for the <u>Zoning district or Overlay</u>; **[Ord. 2010-022]**
- <u>b.</u> The waiver will not cause a detrimental effect on the overall design and development standards of the project, and will be in harmony with the general site layout and design details of the development; and, **[Ord. 2010-022]**
- <u>c.</u> The alternative design option recommended as part of the waiver approval, if granted, will not adversely impact adjacent properties. **[Ord. 2010-022]**

[Relocated and consolidated from Art. 3.B.15.D.3, Zoning Director Waivers and Art. 3.E.8.A.4, Waivers]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

1 2 3 4	HG.Development Order Amendment 1. General A development order Development Order for a Class A conditional use Conditional Use, requested use Requested Use, or Class B conditional use Conditional Use, or Type II Waiver
5 6 7 8 9 10	may be amended, extended, varied or altered only pursuant to the standards and procedures established for its original approval, or as otherwise set forth in this Section. Before any conditional/requested use such Development Order is amended, extended, varied or altered, the applicant shall demonstrate and the ZC/BCC shall find that a change of circumstances or conditions has occurred which make it necessary to amend, extend, vary or alter the conditional/requested use. [Ord. 2007-001]
11 12 13	IH. Conditions of Approval 1. Class A . Conditional, / Requested Use, <u>Type II Waiver, and</u> / Development Order
14 15 16 17 18 19	Amendment The DRO and ZC may recommend, and the BCC may impose, such conditions in a development order <u>Development Order</u> for a Class A conditional use <u>Conditional Use</u> , requested use <u>Requested Use</u> , <u>Type II Waiver</u> , or development order amendment <u>Development Order Amendment</u> that are necessary to accomplish the purposes of the Plan and this Code;
20	<u>J</u> I. Effect of Issuance of a Development Order
21 22 23 24 25	 General Issuance of a development order Development Order for a conditional use Conditional Use, requested use Requested Use, Type II Waiver, or DOA shall be deemed to authorize only the particular site configuration, layout and level of impacts Site Plan Compliance/Initiation of Use
26 27 28 29 30 31	The approval of a development order <u>Development Order</u> shall not ensure that subsequent approvals for other development permits <u>Development Permits</u> will be granted unless the relevant and applicable portions of this Code are met.
32 33	Part 7. ULDC Art. 2.D.1, Administrative Process (pages 34-37 of 80), is hereby amended as follows:
34	CHAPTER D ADMINISTRATIVE PROCESS
34 35	CHAPTER D ADMINISTRATIVE PROCESS Section 1 Development Review Officer
35 36 37 38 39 40 41	 Section 1 Development Review Officer B. Application Types The following types of development shall require approval of a master plan, site plan, subdivision plan, regulating plan and other types of plans listed in Art. 2.A.1.G.3, Plan Requirements by the DRO prior to the issuance of a building permit, commencement of any related land development activity, utilization of any use or approval granted by the BCC or
35 36 37 38 39 40 41 42 43 44 45 46	 Section 1 Development Review Officer B. Application Types The following types of development shall require approval of a master plan, site plan, subdivision plan, regulating plan and other types of plans listed in Art. 2.A.1.G.3, Plan Requirements by the DRO prior to the issuance of a building permit, commencement of any
35 36 37 38 39 40 41 42 43 44 45	 Section 1 Development Review Officer B. Application Types The following types of development shall require approval of a master plan, site plan, subdivision plan, regulating plan and other types of plans listed in Art. 2.A.1.G.3, Plan Requirements by the DRO prior to the issuance of a building permit, commencement of any related land development activity, utilization of any use or approval granted by the BCC or ZC, or utilization of any use requiring approval by the DRO: [Ord. 2009-040] d. All proposed Development Orders within the UC₇ or UI or SD districts, excluding any improvements permitted under Art. 1.E, Prior Approvals or Art. 1.F, Non-conformities;
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53	 Section 1 Development Review Officer B. Application Types The following types of development shall require approval of a master plan, site plan, subdivision plan, regulating plan and other types of plans listed in Art. 2.A.1.G.3, Plan Requirements by the DRO prior to the issuance of a building permit, commencement of any related land development activity, utilization of any use or approval granted by the BCC or ZC, or utilization of any use requiring approval by the DRO: [Ord. 2009-040] All proposed Development Orders within the UC₇ or UI or SD districts, excluding any improvements permitted under Art. 1.E, Prior Approvals or Art. 1.F, Non-conformities; [Ord. 2010-022] Any amendment to a previously approved site plan; and k. All subdivision of land, unless exempt; and,
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	 Section 1 Development Review Officer B. Application Types The following types of development shall require approval of a master plan, site plan, subdivision plan, regulating plan and other types of plans listed in Art. 2.A.1.G.3, Plan Requirements by the DRO prior to the issuance of a building permit, commencement of any related land development activity, utilization of any use or approval granted by the BCC or ZC, or utilization of any use requiring approval by the DRO: [Ord. 2009-040] d. All proposed Development Orders within the UC₇ or UI or SD districts, excluding any improvements permitted under Art. 1.E, Prior Approvals or Art. 1.F, Non-conformities; [Ord. 2010-022] i. Any amendment to a previously approved site plan; and k. All subdivision of land, unless exempt; and, j. All requests for Type I Waivers. G. Administrative Review
35 36 37 38 39 40 41 42 43 44 45 46 47 49 50 51 52 54 55 56 57 58	 Section 1 Development Review Officer B. Application Types The following types of development shall require approval of a master plan, site plan, subdivision plan, regulating plan and other types of plans listed in Art. 2.A.1.G.3, Plan Requirements by the DRO prior to the issuance of a building permit, commencement of any related land development activity, utilization of any use or approval granted by the BCC or ZC, or utilization of any use requiring approval by the DRO: [Ord. 2009-040] All proposed Development Orders within the UC₇ or UI er_SD districts, excluding any improvements permitted under Art. 1.E, Prior Approvals or Art. 1.F, Non-conformities; [Ord. 2010-022] Any amendment to a previously approved site plan; and All requests for Type I Waivers. G. Administrative Review Amendments to BCC/ZC Approvals Modification to IRO or URAO Plans, provided that there are no conflicts with prior conditions of approval, any improvement or amenity used to garner support for a project, or testimony from Public Hearing(s); and, + [Ord. 2010-025] [Ord. 2010-022]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

1 2		riteria or limitations. Waivers are not intended to relieve specific financial hardship nor ircumvent the intent of this Code. A Waiver may not be granted if it conflicts with other sections
3		f this Code, or the Florida Building Code.
4		pplicability
5		Requests for Type I Waivers shall apply to the following:
6		<u>Infill Redevelopment Overlay (IRO), in accordance with Art. 3.B.15.G, IRO Waivers;</u>
7		<u>Urban Redevelopment Area Overlay (URAO), in accordance with Art. 3.B.16.G, Type I and II</u>
8	=	URAO Waivers; and,
9	3	<u>Lifestyle Commercial Center (LCC), in accordance with Art. 3.E.8.D, LCC Waivers.</u>
10		tandards
11		When considering whether to approve, approve with conditions, or deny a <u>Type I Waiver</u> request,
12		the DRO shall consider the following standards: [Ord. 2010-022]
13		. The waiver does not create additional conflicts with other requirements of the ULDC, and is
14	<u> -</u>	consistent with the stated purpose and intent for the Zoning district or Overlay; [Ord. 2010-
15		022]
16	2	. The waiver will not cause a detrimental effect on the overall design and development
17	=	standards of the project, and will be in harmony with the general site layout and design
18		details of the development; and, [Ord. 2010-022]
19	3	The alternative design option recommended as part of the waiver approval, if granted, will not
20	-	adversely impact adjacent properties. [Ord. 2010-022]
21		[Relocated and consolidated from Art. 3.B.15.D.3, Zoning Director Waivers and Art.
22		3.E.8.A.4, Waivers]
23		
24		
25	Part 8.	ULDC Art. 2.G.1.A, Power and Duties (page 62 of 80), is hereby amended as follows:
26	CHAPTE	R G DECISION MAKING BODIES
27	Section ⁻	Board of County Commissioners
28	A . I	Powers and Duties
29		
30	1	5. to review, hear, consider, and approve, approve with conditions, or deny requests for
31		deviations from: Article 4.B.1.A.70-1,a.1) Homeless Resource Center, Location and
32		Separation Requirements, and Articles 5, 6, and 7 for development supporting government
33		facilities within the PO Zoning District; and [Ord. 2007-013] [Ord. 2009-040]
34	1	6. to hear, consider and approve, approve with conditions, or deny application for Unique
35		Structures: [Ord. 2009-040]
36	<u>1</u>	7. to hear, consider and approve, approve with conditions or deny applications for Urban
37		Redevelopment Area Overlay (URAO) Type II Waivers; and,
38	<u>1</u>	8. to hear, consider and decide appeals from decisions of the DRO on applications for URAO
39 40		Type I Waivers.
40 41		
42	Part 9.	ULDC Art. 2.G.3.M.2, Power and Duties (page 74 of 80), is hereby amended as follows:
40		
43	CHAPTE	R G DECISION MAKING BODIES
44	Section 3	3 APPOINTED BODIES
A.F.		
45 46		Coning Commission
46 47	2	. Powers and Duties
47 48		The ZC shall have the following powers and duties under the provisions of this Code.
48 49		h to consider and render a final decision on anneals of denials for Zoning Waivers; and
49 50		h. to consider and render a final decision on appeals of denials for Zoning Waivers; and, [Ord. 2010-022]
50 51		
51 52		<u>I.</u> to hear, consider and decide appeals from decisions of the DRO on applications for Infill Redevelopment Overlay (IRO) or Lifestyle Commercial Centers (LCC) Type I Waivers.
52 53		
53 54		
55	Part 10.	ULDC Art. 2.G.4., Power and Duties (page 77 of 80), is hereby amended as follows:
56	CHAPTE	
57	Section 4	\$ STAFF OFFICIALS
51	Section 4	
58	G. [Development Review Officer
59	1	. Establishment
60		There is hereby established a Development Review Officer (DRO).
	Notes:	

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

2. Powers and Duties 1 2 The DRO shall have the following powers and duties under the provisions of this Code: 3 4 f. to request other PBC officials and other agencies to provide factual information on 5 applications for development permits as is deemed appropriate; and 6 to recommend to the BCC additional or amended rules of procedure not inconsistent with g. this Section to govern the DRO; and, 7 to hear, consider and approve, approve with conditions or deny applications for Infill Redevelopment Overlay (IRO), Urban Redevelopment Area Overlay (URAO), and Lifestyle Commercial Center (LCC) Type I Waivers. 8 h. 9 10 11 12 Part 11. ULDC Art. 3.B.16, Urban Redevelopment Area Overlay (URAO) (pages 80-110 of 231), is 13 14 hereby amended as follows: 15 CHAPTER B **OVERLAYS** 16 Section 16 Urban Redevelopment Area Overlay (URAO) 17 A. Purpose and Intent The purpose and intent of the Urban Redevelopment Area Overlay (URAO) is as follows: [Ord. 18 2010-022] 19 Implement the concepts of the July 2007 Palm Beach County Urban Redevelopment Area 20 1. 21 Planning Study and Corridor Master Plan, prepared by the Treasure Coast Regional Planning Council, inclusive of the 2009 Planning Division addendum; [Ord. 2010-022] 22 Implement the Urban Redevelopment Area (URA) Objectives and Policies of the Plan, with 23 2. an emphasis on Priority Redevelopment Area (PRA) Policies; [Ord. 2010-022] 24 25 3. Utilize Smart Growth and Form Based Coding principles to establish standards that create a 26 predictable regulatory framework and built form that improves the aesthetics of the streetscape and establishes, enhances the pedestrian realm and encourages redevelopment 27 28 of the PRAs; [Ord. 2010-022] 4. 29 Encourage a compact, mixed use and walkable development form, with an emphasis on 30 safety, comfort and ecological responsibility; [Ord. 2010-022] Create an interconnected pedestrian-friendly street network that establishes parallel, 31 5. alternate vehicular routes between the PRAs and creates new blocks that are a walkable 32 33 scale; [Ord. 2010-022] 34 Advocate walking, cycling, mass transit or other modes of transportation as viable 6. 35 alternatives to automobile use by encouraging the development of commercial, civic and recreational uses that provide for the daily needs of residents within walking distance; [Ord. 36 37 2010-022] 38 7. Promote mixed use development that balances housing with employment, commercial, and civic uses; [Ord. 2010-022] 39 40 8. Provide a variety of housing types to support residents of diverse ages, incomes, family sizes, ethnicities and lifestyles; [Ord. 2010-022] 41 42 Promote sustainability by integrating the social, economic and ecological needs of the 9. community with overall regional, state and national policy advocating management of 43 resources for future generations; [Ord. 2010-022] 44 45 10. Redevelop retail uses along the PRA corridors along stipulated street frontages; and, [Ord. 46 2010-022] 47 11. Simplify and facilitate the permitting process; and, [Ord. 2010-022] 48 12. To encourage redevelopment and revitalization of commercial corridors by establishing 49 standards that recognize various opportunities, challenges and constraints. 50 standards may be altered through a Waiver process. 51 **B.** Applicability 52 **FLU Designation** The requirements of the URAO shall only apply to parcels having an Urban Center (UC) or 53 54 Urban Infill (UI) FLU designation, with exception to general requirements for interconnectivity 55 in the URA between complementary neighboring land uses, unless permitted otherwise under 56 Art. 1.E, Prior Approvals, Art. 1.F, Non-Conformities, or any other provisions herein. [Ord. **2010-022]** 57 58 1. Interconnectivity Any Development Order within the boundaries of the URAO shall be subject to the 59 requirements of Art. 3.B.16.F.5, Interconnectivity Standards. 60 61 2. Priority Redevelopment Areas (PRAs) 62 Any application for a Development Order or change in use for parcels with an Urban Center 63 (UC) or Urban Infill (UI) FLU designation shall comply with all URAO requirements, unless permitted otherwise under Art. 1.E, Prior Approvals, Art. 1.F, Non-Conformities, or any other 64 65 provisions herein. [Relocated from above, Art. 3.B.16.B.1, FLU Designation]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

	[Relocated from Art. 3.B.16.B.1, FLU Designations]
<u>3</u> 2.	Boundaries
	The exact boundaries of the URA are depicted in Map LU 3.1 of the Plan, but can be
	generally described as being bound by Community Drive to the north, the Lake Worth
	Drainage District L-14 Canal to the south, I-95 to the east, and extending as far west as Jog
	Road at some points. The UC and UI parcels are located within the Priority Redevelopment
	Area, generally located along the east and west sides of Military Trail and Congress Avenue
	and bordered by Southern Boulevard to the north and extend as far south as the Lake Worth
	Drainage District L-8 Canal. Additional locations are along Lake Worth Road and 10th
	Avenue North. The PRA boundaries are depicted in Maps LU 9.1 and 9.2 of the Plan. [Ord.
	2010-022]
<u>4</u> 3.	Other Overlays
_	Development Orders with UC or UI FLU designation may not be used in conjunction with any
	other overlays. [Ord. 2010-022]
<u>5</u> 4.	Zoning District Requirements
	The There are three Zoning districts permitted within the PRAs are as follows: Urban Center
	(UC), and Urban Infill (UI) and Specialized Development (SD) districts. As of August 2010,
	all parcels that have a UC or UI FLU designation, were rezoned to the corresponding UC and
	UI districts (Zoning applications 2010-00667 and 00668, respectively). Rezoning applications
	shall only be required for parcels which initially opted out of the PRA and are applying for a
	concurrent FLU amendment to the UC or UI FLU designation. [Ord. 2010-022]
	[Relocated from Art. 3.B.16.B.4.a, UC and UI Districts (below)]
	a. UC and UI Districts
	As of August 2010, all parcels that opted in to the PRA and have a UC or UI FLU
	designation, were rezoned to the corresponding UC and UI districts (Zoning applications
	2010-00667 and 00668, respectively). Rezoning applications shall only be required for
	parcels which initially opted out of the PRA, and have since processed or are applying for
	a concurrent FLU amendment to the UC or UI FLU designation. [Ord. 2010-022]
	b. SD District
	The SD district is an optional district to accommodate projects that cannot conform to the
	mixed use requirements of the PRAs, or are generally desirable and contribute to the
	furthering of County directions and characteristics of a livable community. Application for
	a rezoning to the SD district shall be optional, and subject to the standards below: [Ord.
	2010-022]
	1) Permitted Deviations
	The following deviations from the requirements of Art. 3.B.16, URAO shall be
	permitted within a SD district where approved by the BCC at time of a rezoning, or as
	a DOA: [Ord. 2010-022]
	a) Minimum standards for building types (new or existing structures), including
	requirements for two stories, frontage, build to line, and other general placement
	standards; and, [Ord. 2010-022]
	b) Location and configuration of uses. [Ord. 2010-022]
	2) Standards for Approval of Deviations
	When considering a Development Order application that includes any requests for
	deviations, the BCC shall consider the extent to which development meets standards
	a) through e) below. [Ord. 2010-022] a) The extent to which development of new buildings demonstrates similar mass
	and disposition as illustrated in the PRA Master Plan. [Ord. 2010-022]
	b) Redevelopment or expansion of existing structures that do not meet the building
	placement requirements of the PRAs shall utilize innovative site design elements,
	such as the introduction of plazas, squares, streets, or other urban configurations
	to minimize any deviation from the purpose and intent of the URAO. [Ord. 2010-
	022]
	c) The density, intensity and maximum building height shall not exceed that which
	would be allowed by the building types permitted in the applicable PRA Sub-area
	Transect. [Ord. 2010-022]
	d) The extent to which buildings front a street or usable open space area, and
	should not feature principal entrances accessible from parking lots. [Ord. 2010-
	022]
	e) Surface parking lots and outdoor uses shall be screened from view of streets,
	usable open space areas, and abutting residential neighborhoods to the
	maximum extent feasible by the use of a street-wall or incompatibility buffers.
	[Ord. 2010-022]
	3) Specific Deviations- Congress Avenue
	The following deviations shall be allowed by right upon approval of a rezoning to the
	SD: [Ord. 2010-022]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

2

3 4

5

6

7

8

9

10

11

12

13

14 15

16

17 18

19

20

21 22

23

24 25

26

27

28

29

30

31

32

33

34 35

36

37

38 39

40

41

42

43

44

45

46

47 48

49 50

51

52

53 54

55

56

57

58 59

60

61

62

63

64

65

66

67

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

the L 14 Canal and Malalause Lang/6th Aver

- Between the L-14 Canal and Melaleuca Lane/6th Avenue South office and a) other medical related uses are exempt from use restrictions for Mixed Use Type Il Buildings for the 2nd story; or, [Ord. 2010-022] Between Melalueca Lane/6th Avenue South and Lake Worth Road - residential and commercial uses oriented to serve and support the educational and residential needs of Palm Beach Community College are allowed and encouraged. [Ord. 2010-022] 4) **Conditions of Approval** In granting approval of a rezoning to the SD District, the BCC may adopt conditions of approval that address the goals ands objectives of the PRA Master Plan and implementing Policies of the Plan. [Ord. 2010-022] 5. Prior Approvals, Non-conformities and Continuation/Change of Uses The list of allowable uses permitted for any previously approved Development Orders that do not comply with the requirements of this section shall be in accordance with Table 3.B.16.F. PRA Permitted Use Schedule. [Ord. 2010-022]
- C. Future Land Uses and Density/Intensity
 Deviations from <u>FLU and Density/Intensity requirements</u> this section shall be prohibited. [Ord.

2010-022]

- 1. Density and Intensity
 - The maximum density and intensity for a PRA Development Order shall only be limited by any applicable site development requirements of this $code_{\tau}$ or the PRA TCEA (TE Policy 1.2-v of the Plan), and the physical constraints of the site. [Ord. 2010-022]
- Density Bonus Program Prohibitions
 The use of TDR, AFH or WHP density bonus incentives are not eligible within the PRAs.

 [Ord. 2010-022]
- 3. **Required** Workforce Housing Units
- Residential projects comprised of 10 units or more shall comply with Art. 5.G.1, Workforce Housing Program. [Ord. 2010-022]

4. Mixed Use

Only those projects that are subject to the requirements of the PRA TCEA may be required to develop as mixed use. **[Ord. 2010-022]**

D. Application Requirements

Pre-Application Conference (PAC) All PRA applications requiring DRO approval shall require a PAC pursuant to procedures in Art. 2.A.1.E, Pre-Application Conference, with exception to amendments to prior approvals and non-conformities that do not comply with the provisions of the URAO. [Ord. 2010-022] Plan Requirements

2. Plan Requirements

Required plans shall comply with Art. 2.A.1.G.3, Plan Requirements , and the following: [Ord. 2010-022

a. Other Plans

The DRO shall approve a Master Sign Plan, and a Regulating Plan or Alternative Design Standards. [Ord. 2010-022]

3. Waivers

An applicant may apply for a waiver from a specific regulation if listed in Table 3.B.17.G, PRA Waivers. [Ord. 2010-022]

a. Standards

An application for a waiver shall be submitted in a form specified by the Zoning Director. When considering whether to approve, approve with conditions, or deny a waiver request, the Zoning Director shall consider the following standards: **[Ord. 2010-022]**

- 1) The waiver does not create additional conflicts with this Section of the ULDC, and is consistent with the stated purpose and intent for the URAO; [Ord. 2010-022]
- 2) The waiver will not cause a detrimental effect on the overall design and development standards of the project, and will be in harmony with the general site layout and design details of the development; and, [Ord. 2010-022]
- 3) The alternative design option recommended as part of the waiver approval, if granted, will not adversely impact adjacent properties. **[Ord. 2010-022]**

b. Appeal

An appeal of the Zoning Director's decision shall be made to the Zoning Commission pursuant to Art, 2.A.1.S.1, Non-Judicial Relief, in an application form specified by the Zoning Director. [Ord. 2010-022]

E. PRA General Design Standards

PRA Development Orders shall be designed in a manner that establishes an enhanced pedestrian environment by providing a functional interface with perimeter streets, existing neighborhoods and adjacent uses. This is accomplished by regulating the following: building and parking disposition, building configuration, function and intensity, site layout; interconnectivity; provision of an enhanced streetscape and usable pedestrian amenities. **[Ord. 2010-022] 1. Built Form Regulates Uses Permitted**

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

The PRA requirements are modeled after the concept of a form based code and seeks to establish a precise and predictable set of regulations to dictate the placement of buildings and site improvements with less emphasis on the regulation of uses. However, the PRAs also serve to implement the concepts of the TCRPC Corridor Plans by establishing limits on building height, mix of uses, and uses by floor, to ensure that development will serve the needs of residents while mitigating adverse impacts to existing neighborhoods. **[Ord. 2010-022]**

2. Streets, Access and Interconnectivity

Blocks, streets and alleys are the fundamental components for creating traditional neighborhoods. Blocks are formed by streets which provide an interconnected pedestrian and vehicular circulation system, while regulating the physical and functional relationship between buildings and open space. To improve the pedestrian environment are detailed with pedestrian crossings, street trees, and traffic calming measures such as on-street parking. Regulating block sizes, vehicular access points, and the use of alleys to access parking and service areas are intended to disperse traffic to create a more pedestrian friendly oriented form of development. The alley is located behind buildings, to allow buildings to face and have access directly from the street. Alleys lessen necessary trips on the thoroughfare and provide a physical separation between the existing residential neighborhoods and redevelopment. **[Ord. 2010-022]**

3. Frontage Classifications

Frontage classifications define the details of the pedestrian realm located between the public R-O-W or internal streets and the build facade. Three frontage types are established, as follows: Slip Street, Primary, and Secondary. The default location for the PRA Frontage Types shall be in accordance with Maps LU 9.1 and LU 9.2, Urban Redevelopment Area Regulating Plan. **[Ord. 2010-022]**

a. Slip Street Frontage

The Slip Street is an optional designation for areas that were determined to have sufficient depth to accommodate landscaping along the existing thoroughfare, a one-way vehicular lane, a parallel parking lane, and a wide pedestrian zone. Applicants in areas designated for Slip Streets are encouraged to utilize this frontage type when identified on Maps LU 9.1 and LU 9.2, or in the following instances:

- The parcel, or group of parcels, has 400 feet of frontage; or
- 2. The parcel, or group of parcels, is located between two side streets; or
- 3. The parcel, or group of parcels, is located adjacent to an existing slip street.

Applicants may opt to utilize the slip street in areas not designated for slip street, provided the parcel or group of parcels has at least 400 feet of frontage where a Primary Frontage type is identified. **[Ord. 2010-022]**

Figure 3.B.16.E – Typical Example of Slip Street Frontage



[Ord. 2010-022]

b. Primary Frontage

Primary Frontages are located along adjacent thoroughfares or new internal streets, and accommodate a wide pedestrian zone, lined by the main building façade and entrance(s). [Ord. 2010-022]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

7

8 9

10

11 12

13

14 15

23 24

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

Figure 3.b.16.E - Typical Example of Primary Frontage



[Ord. 2010-022]

Secondary Frontage

Secondary frontages are located along existing side streets that intersect the main commercial thoroughfare, or new internal side streets. Secondary frontages provide a planting strip for street trees and a pedestrian zone appropriate for less intense uses and building sides. **[Ord. 2010-022]**



Figure 3.B.16.E – Typical Example of Secondary Street Frontage

[Ord.2010-022]

4. PRA Transect Zones (TZ)

Transect Zones are distinct categories that define and organize density and intensity ranging from the most urban to the least urban. The URAO establishes the Urban Center (UC) and Urban Infill (UI) FLU designations for the PRAs, and further refines these designations using sub areas as transect zones. Transect zones facilitate the development of urban forms while providing for gradual transitions in building scale and use intensity, rather than rigid distinctions. The default location for the URAO Transect Zones shall be in accordance with the PRA GIS Regulating Plan maintained by PZB. **[Ord. 2010-022]**

This space left blank intentionally.

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4 5

6 7

8

9

10

11

12

13 14

15

16

17 18

19

20

21

22

23 24

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

PRA Transect Zones and Sub-areas Figure 3.B.16.E



[Ord. 2010-022]

Urban Center (UC) Sub-area Transects

The UC is designated at prominent intersections and is the most intense PRA district, typically comprised of larger interconnected commercial and buildings containing a wide variety of uses, of at least two stories in height that create a continuous street wall along designated street frontages. A well-balanced mix of residential, commercial, civic, and recreational uses is encouraged, but may also be a requirement of the PRA TCEA. The UC is broken down into three distinct Sub-areas, as follows: [Ord. 2010-022]

UC 1 Sub-area 4)

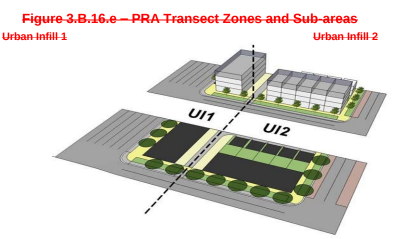
The most intense Sub-area accommodates the most intense types of uses and largest building scale permitted in the PRAs. Building heights shall be at least two stories and are permitted up to five stories by right, with green building incentives allowing up to eight stories for certain building types. [Ord. 2010-022]

UC 2 Sub-area 2)

This Sub-area allows for the same intensity of uses, but begins a physical transition to the UC 3 Sub-area. Buildings shall be at least two stories in height and are permitted up to four stories by right, with green building incentives allowing up to six stories for certain building types. [Ord. 2010-022]

3) UC 3 Sub-area

The least intense UC Sub-area intended to provide for a transition between the more intense UC 1 and 2 Sub-areas, and abutting residential neighborhoods or adjacent UI Sub-areas. Buildings shall be at least two stories in height and are limited to a maximum of three stories by right. [Ord. 2010-022]



[Ord. 2010-022]

26b. Urban Infill (UI) Sub-area Transects27The UI accommodates mixed use redevelopment along the corridors, while prov28transition to the adjacent, existing residential neighborhoods. The UI is broken dow29two distinct sub-areas, as follows: [Ord. 2010-022]	
28transition to the adjacent, existing residential neighborhoods. The UI is broken dow29two distinct sub-areas, as follows: [Ord. 2010-022]	
29 two distinct sub-areas, as follows: [Ord. 2010-022]	ding a
	vn into
30 1) UI 1 Sub-area	
31 A moderately intense Sub-area accommodating commercial, mixed use	, and
32 residential uses. Building heights up to three stories are permitted by right	t, with
33 green building incentives allowing up to four stories for some building types.	
34 2010-022]	
35 2) UI 2 Sub-area	

Notes:

Underlined indicates new text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS

(Updated 6-27-11)

7

8

9

10 11

12

13

14

15

16

17 18

19

20

21 22

23 24

25

26

27

28

29 30 31

32

33

34

35

36

37 38

39 40

41

42

43 44

45

46

47

48

49 50

51

52

53

54

55

56

57

58

59

60

61

62

height and are limited to a maximum of three stories by right. [Ord. 2010-022] c. TZ Sub-area Deviations The DRO shall have to authority to allow deviations to the location and boundaries of the default UC or UI Sub area Transects illustrated in the PRA GIS Regulating Plan, where in compliance with the standards of Table 3.B.16.E, PRA Sub-Area Transect

The least intense UI Sub-area providing for a gradual transition between the UI 1

Sub-area and adjacent residential areas. Buildings shall be at least two stories in

Table 3.B.16.E – PRA Sub-area Transect Standards

	Transect Zone						
Parcel Standards	UC 1	UC 2	UI-1	UC 3			
Minimum Setback from Abutting Residential	400 ft.	200 ft.	200 ft.	N/A	N/A		
[Ord. 2010-022]							

5. Building Types

[Ord. 2010-022]

Six general building types are permitted in the PRAs; however the variation of building height by transect zones in effect yields a wider range of buildings. Permitted building types are determined by Sub-area Transect, and deviations shall be prohibited unless except where permitted by the Specialized Development district. [Ord. 2010-022]

Mixed Use a.

A two to six story mixed use building having retail or other non-residential uses at street level, residential units or office uses located on the second floor, and exclusively residential uses on the remaining floors. [Ord. 2010-022]

Block Building b.

A two to eight story building limited to the UC Sub-areas, accommodating a predominant single use such as offices, other type of employment center, or residential uses. The provision of ground floor retail or non-residential uses serving the needs of building tenants is encouraged. [Ord. 2010-022]

Liner Building G-

A two to six story building limited to the UC 1 and 2 Sub areas, used to conceal parking garages, offices or other non-residential structures from view of streets or residential neighborhoods. Liner buildings shall have retail or other non-residential uses at street level, with residential or office uses in the upper floors, may be attached to or have rear alley access between the structure to be concealed, and shall be the same height or greater than the use to be concealed. [Ord. 2010-022]

Civic Building d_

An architecturally distinctive building comprised of or appearing to be between two to six stories, of which a minimum of sixty percent of building area is used to accommodate public or private civic uses. Limited retail or non-residential uses in the form of storefronts or second floor offices serving the needs of the community or building tenants are encouraged. Residential uses providing for workforce of affordable housing are also encouraged. A civic building may also front a plaza, courtyard or square. [Ord. 2010-022]

Row House

A two to four story town house, or multi-family building built with similar characteristics, with accessory structures, vehicular access and parking located to the rear of the building. [Ord. 2010-022]

Apartment Building £

A two to four story multi-family residential building. The principal entrance is typically recessed from the sidewalk via a courtyard, forecourt or other similar means. A limited amount of ground floor retail or non-residential uses may be permitted to provide for the needs of tenants where fronting usable open space areas or a primary street frontage. [Ord. 2010-022]

6. Parking and Loading

Parking and loading for each tenant shall be located behind buildings or a street wall. Parking shall only be permitted in front of buildings in the form of on-street parking. [Ord. 2010-022

7. Streetscape and Usable Open Space

Examples of required PRA streetscape improvements include: [Ord. 2010-022]

a. A pedestrian oriented streetscape along all street frontages; [Ord. 2010-022]

- Plazas, squares and other forms of usable open space in front of or adjacent to buildings; b. [Ord. 2010-022]
- Additional sidewalks or pathways to establish a complete pedestrian circulation network C. that links all uses and parking lots to perimeter street frontages; and, [Ord. 2010-022] Accommodations for Art. [Ord. 2010-022] d-

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

^{8.} Landscape and Open Space Transitional Elements

Landscaping in the PRA shall be in an urban form that compliments the intended intensity 1 2 and density of the PRA corridors, with an emphasis on the use of materials and design that enhances pedestrian areas, allows for improved visual surveillance from building windows, 3 4 but also minimizes impacts to adjacent residential developments. Drainage retention areas, 5 preserves and other similar low intensity open space areas shall be located to provide a 6 transition between commercial uses and existing adjacent residential neighborhoods, or 7 residential FLU designation, when possible. [Ord. 2010-022] 8 E. PRA Use Matrix 9 The list of uses permitted within the URAO shall be in accordance with the following. 10 Standard Districts, PDDs or Other Overlays 11 Uses permitted in standard Zoning districts, PDDs or other Zoning Overlays shall be in 12 accordance with Table 4.A.3.A, Use Matrix, Table 3.E.1.B, PDD Use Matrix, or any applicable 13 Art. 3.B, Overlays, use matrices. UC or UI Districts 14 <u>2.</u> 15 The list of permitted land uses for parcels with UC or UI Zoning shall be in accordance with 16 Table 3.B.16.F, PRA Permitted Use Schedule, and the following: **Right to Continue or Change Uses** 17 а. 18 Those uses that were legally established prior to the adoption of Zoning Resolutions R-10-1344 and R-10-1345 (Applications 2010-00667 and 00668, UC and UI Districts, 19 20 respectively) shall be permitted to continue in accordance with Art. 1.E, Prior Approvals, 21 or 1.F, Non-conformities. A change in use shall only be permitted if the proposed use 22 complies with all of the following: 23 1) Listed in Table 3.B.16.E, PRA Use Matrix; Does not exceed the limitations of Art. 1.F, Non-conformities; 24 <u>2)</u> 25 3) Is entirely located within existing buildings; and, 26 <u>4)</u> Parking is provided in accordance with the minimum parking requirements of Art. 6, 27 Parking, inclusive of the minimum parking requirements of Table 6.A.1.B, Minimum 28 Off Street Parking and Loading Requirements. Previously approved PDDs may 29 apply any vested parking requirements in accordance with Art. 1.E, Prior Approvals, 30 with exception to applications for Conditional Uses. 31 New Uses in Compliance PRA Requirements b. 32 New Uses for Development Orders for new construction of buildings, structures or 33 outdoor uses that complies with all PRA requirements, including any approved Waivers, shall be permitted in accordance with Table 3.B.16.F, PRA Use Matrix for the applicable 34 35 Zoning District and Transect Zone. Variances or Waivers shall not be permitted from the 36 requirements of Table 3.B.16.F, PRA Permitted Use Schedule. 3. Residential Uses 37 38 Residential uses may be permitted on any floor, with exception to the following: 39 Where located in the same building as non-residential uses, residential uses shall either <u>1)</u> be located above or internally separated from any non-residential uses; and, Single Family Dwelling Units shall not be permitted to front Slip Street or Primary 40 41 <u>2)</u> 42 Frontages. 43 **Outdoor Uses** 4. 44 Additional standards are established for non-residential outdoor uses, excluding passive 45 recreation areas, ATMs, or other similar uses, to ensure compatibility with the streetscape, 46 usable open space areas, and any abutting residential uses or parcels with a residential FLU designation. [Ord. 2010-022] 47 48 [Relocated from Art. 3.B.16.F.6.e.6), Outdoor Uses] 49 **Residential Setbacks** 50 Outdoor uses shall be setback a minimum of 200 feet from any abutting non-PRA 51 residential use or parcel with a residential future land use designation, unless approved by the BCC as a Type II URAO Waiver or in conjunction with a Conditional Use approval. 52 53 This shall include vehicular access and parking for vehicular related uses such as 54 gasoline sales, car washes, or drive through facilities, but shall not include drive through 55 facilities for Financial Institutions or ATM lanes. [Ord. 2010-022] 56 [Relocated from Art. 3.B.16.F.6.e.6)a), Residential Setbacks] 57 b. Screening 58 Outdoor uses, excluding uses such as outdoor dining uses in compliance with Residential 59 Setbacks, walk up Restaurant take out windows, shall be screened from all streets by the 60 use of a Street Wall comprised of either or a combination of the following: [Ord. 2010-61 022] Buildings or similar structures; or, [Ord. 2010-022] 62 1) 63 A five foot wide landscape strip that includes a minimum 30 inch high hedge or 2) 64 concrete wall, and canopy, multi-trunk or flowering trees planted 30 feet on center. 65 Breaks to allow for pedestrian or vehicular access shall be permitted. [Ord. 2010-66 0221 [Relocated from Art. 3.B.16.F.6.e.6)b), Screening] 67 68 Drive-through Uses and Gasoline Service Facilities C.

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

4 5 6

7

8

9

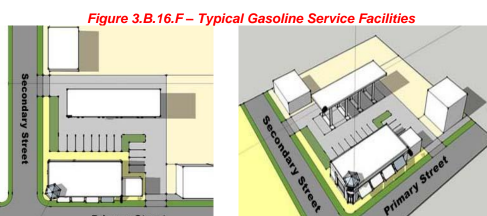
10

11 12

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

All drive-through lanes and gasoline service areas, inclusive of pump islands, canopies, and queuing areas shall be located behind buildings or the Street Wall screening requirements above, and shall be consistent with Figure 3.B.16.F, Typical Gasoline Service Facilities and Figure 3.B.16.F, Typical Drive-through Configurations. Exceptions shall be permitted for drive through facilities that are located inside a building or side façade, subject to approval by the County Engineer, where designed similar to Figure 3.B.16.F, Typical Drive Through Configurations. **[Ord. 2010-022]**

[Relocated from Art. 3.B.16.F.6.e.6)c), Drive Through Uses and Gasoline Service Facilities]

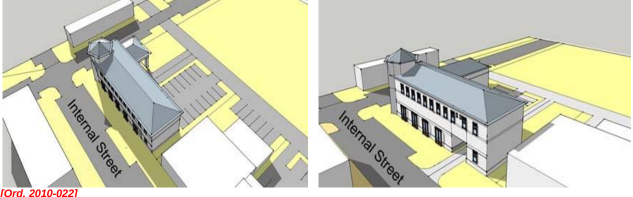


[Ord. 2010-022]

[Relocated from Fig. 3.B.16.F, Typical Gasoline Service Facilities]

Primary Street

Figure 3.B.16.F – Typical Drive Through Configurations



```
13
14
15
16
17
18
19
20
21
22
23
```

24 25 [Relocated from Fig. 3.B.16.F, Typical Gasoline Service Facilities]

(This space left blank intentionally.)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

Table 3.B.16.E-F – PRA Permitted Use Matrix Schedule (1)(2)(3)

Table 3.B.16. <u>E</u> + PRA Permitted Use Matrix Schedule (1)(2)(3) Transect Sub-Zones								
Use Туре	UC 1	UC 2	UC 3				Non-Conforming (3)	Note
Residential Uses				-		- ()	5(4)	<u>ı</u>
Single Family	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>			<u>122</u>
Zero Lot Line	D	D	D	D	D			<u>142</u>
Townhouse	D	D	D	D	D	Ð		132
Multi-family	D	D	D	D	D	Ð		82
Accessory Dwelling	D	<u>D</u>	D	D	D	Ð		1
Congregate Living Facility, Type 1	D	D	D	D	D	Ð		34
Congregate Living Facility, Type 2 H	D	D	D	D	D	Ð		34
Congregate Living Facility, Type <u>3</u> III	D	D	D	D	D	Ð		34 48
Estate Kitchen	<u>D</u> P	D	<u>D</u>	<u>D</u> ₽₽	<u>D</u> P D	D		
Garage Sale Guest Cottage	D D	<u>P</u> D	<u>₽</u> ₽ D	<u>₽</u> ₽ D	<u>₽</u> ₽ D	Ð		60 66
Home Occupation	ΡĐ	PĐ	P₽	ΡĐ	ΡĐ	Đ		70
Kennel, Type I (Private)	D	D	D	D	D	Đ		70
Nursing Convalescent Facility	D	D	D	D	D	Đ		90
Security or Caretaker Quarters	D	D	D	D	D	Ð		119
Commercial Uses								110
Adult Entertainment	S	S		S		Ş		2
Auction, Enclosed (4)	D	D	D	D	D	•		16
Auto Paint or Body Shop	A	A	A	Ā	Ā	A		17
Auto Service Station Gas and Fuel Retail	Ā	A	A	A	A	A		18
Bed and Breakfast	D	D	D	D	D	Đ		20
Broadcast Studio	D	D	D	D	D	Ð	₽	21
Building Supplies						A		22
Car Wash	D	D	D	D	D	A		25
Catering Services	D	D	D	D	D	Ð	₽	26
Convenience Store	D	D	D	D	D	Ð		36
Convenience Store with Gas Sales	D	D	D	D	D	A		37
Day Labor Employment Service	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>			<u>41</u>
Dispatching Office	D	D	D	D	D	₽		42
Dog Daycare	D	D	D	D	D	₽	₽	43
Financial Institution	DL	DL	DL	DL	DL	F	Ł	55
<u>Flea Market, Open</u>	A	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	_		<u>58</u>
Flea Market, Enclosed	D	D	D	D	D	Ð		57
Funeral Home or Crematory	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	A		59
Green Market Hotel, Motel, SRO, Rooming and	D	D	D	D	D	₽		64
Boarding	D	D	D	D	D	Ð		72
Kennel, Type II (Commercial)		D		Đ		A		74-1
Kennel, Type III (Commercial Enclosed)	D	D	D	D	D	Đ		74-2
Kennel, Type IV (Animal Shelter)	Ā	A	Ā	Ā	Ā			74-3
Kiosk	D	D	D	D	D			75
Laundry Services (4)	D	D	D	D	D	Ð	₽	78
Lounge, Cocktail	D	D	Α	D	Α	Ð		79
Medical or Dental Office (4)	D	D	D	D	D	₽	무	83
Monument Sales, Retail	<u>D</u>	D	D	D	D			<u>86</u>
Note:								
1. Deviations from this table shall be	prohibit	ted.						
24. Any outdoor uses shall comply wi	th Art. 4	.B.16.E.	4, Resi	dential	Setba	<u>cks</u> Fu	rther restrictions may de	epend on
building type and floor location.								
2. Any project that wishes to operate								
3. <u>Those uses that were legally est</u>								
1345 (Applications 2010-00667 a								
in accordance with Art. 1.E, Prio limitations of Art. 3.B.16.E.2.a, R	r Approv	ais, or	<u>1.F, NC</u>	n-cont	ormitie	es. Cha	inge in use permitted s	ubject to
prior approvals.	igni io i	Continu		lange	<u>Use.</u>	ivew us	es permitieu in non-cu	monning
4. The change in use for a previo	usly an	proved	non-res	identia	al etru	cture st	hall be permitted by ri	aht if in
compliance with Art. 3.B.16.E.2.a							ian be permitted by in	<u>gni, n m</u>
Key:	, ragnea	<u>o o o nan</u>		nungo	000.			
P Permitted by Right (limited to new		armittod	for non	confo	rming	prior ap	provale)	
S Permitted subject to Special Perm					miny	рногар	provais).	
D Permitted subject to Special Permit D Permitted subject to DRO approva		vai.						
B Permitted subject to DRO approva B Permitted subject to Zoning Committed s		Annrova	al					
A Permitted subject to Board of Cou				val				
Limited use - Permitted in the L						ed as a	P or D under Supple	mentary
L Standards, and shall not include								
as fueling stations or vehicle sale					5. 5.11	out		
			,					

(This space left blank intentionally.)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

Table 3.B.16.E-F – PRA Permitted Use Matrix Schedule (1)(2)(3)

Table 3.B.16.													
Use Type	UC 1	UC 1 UC 2 UC 3 UI 1 UI 2 SD (2) Non-Conforming (3)											
Commerical Uses	100.	001				00 (1)							
Office, Business or Professional (4)	D	D	D	D	D	Ð	₽	91					
Parking Garage, Commercial	D	D	D	D	D	Ð		95					
Parking Lot, Commercial	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>			<u>96</u>					
Pawnshop	А	A	<u>A</u>	Α	<u>A</u>	A		97					
Personal Services (4)	D	D	D	D	D	Đ	<u> </u>	98					
Printing and Copying Services (4)	D	D	D	D	D	Ð	P	100					
Real Estate Sales Model Repair and Maintenance, General	D	D	D	D	D	A		<u>102</u> 107					
Repair Services, Limited (4)	D	D	D	D	D	Đ	₽	107					
Restaurant, Type I	DŁ	DŁ	DŁ	DĿ	DŁ	Ę	Ę	109					
Restaurant, Type II	D	D	D	D	D	Ð		111					
Retail Sales, Auto Accessories and Parts													
(4)	D	D	D	D	D	Ð		113					
Retail Sales, General (4)	D	D	D	D	D	Ð	<u>₽</u>	114					
Retail Sales, Mobile or Temporary Self-Service Storage	S DA	S DA	S D	S DA	S D	S A	Ş	115 120					
Theater. Indoor	D	D	A	D	A	A		120					
Vehicle Sales and Rental	DF	DE	D	DF	D	Ē		135					
Veterinary Clinic	DE	DE	D	DE	D	Đ	Ł	136					
Vocational School (4)	D	D	D	D	D	₽	- P	137					
Work/Live Space	<u>D</u>	<u>D</u>	D	D	D			<u>141-1</u>					
Live/Work	<u>D</u>	<u>D</u>	<u>D</u>	D	D			<u>141-2</u>					
Public and Civic Uses					1	1							
Assembly, Nonprofit Insitutional	D	D	D	D	D	₽		14					
Assembly, Nonprofit Membership	D	D	D	D	D	Ð		15					
College or University ³	D	D	D	D	D D	Ð		30 39					
Day Camp Day Care, General	D	D	DA	D	DA	Đ		40					
Day Care, Limited	D	D	DA	D	DA	Đ		40					
Government Services	D	D	D	D	D	Đ	Ð	63					
Helipad	<u>A</u>	<u>A</u>		<u>A</u>				<u>10</u>					
Hospital or Medical Center	<u>D</u> A	<u>D</u> A	D	<u>D</u> A	D	A		71					
Homeless Resource Center	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>			<u>70-1</u>					
Place of Worship	D	D	D	D	D	Ð		29					
School, Elementary or Secondary	D	D	D	D	D	₽		118					
Recreational Uses						Ð	F	45					
Entertainment, Indoor Entertainment, Outdoor	D A	D A	D A	D A	D A	Ð	E	45 46					
Fitness Center	D	D	D	D	D	Ð	E	<u>40</u> 56					
Gun Club, Enclosed	A	A	A	A	A	Ă	-	67					
Park, Passive	D	D	D	D	D	Ð		93					
Park, Public	D	D	D	D	D	₽		94					
Park, Neighborhood	D	D	D	D	D	₽		92					
Special Event	S	S	S	S	S	Ş		124					
Agricultural Uses	-	-	-										
Community Vegetable Garden (4)	D	D	D	D	D	Đ		32					
Farmers Market (4)	D	D	<u>D</u>	D	D	Ð		52					
<u>Nursery, Retail</u> Produce Stand	D S	D S	<u>D</u> S	D S	<u>D</u> S			<u>88</u> 101					
Note:	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>							
1. Deviations from this table shall be	prohibi	ted											
21. Any outdoor uses shall comply wi			4 Resi	dential	Setha	icks Eu	rther restrictions may de	nend on					
building type and floor location.					2 2 100	<u></u> . u							
2. Any project that wishes to operate	e a use v	with a d	rive-thru	i must	receiv	e a Spe	cialized District designat	ion.					
3. Those uses that were legally est													
1345 (Applications 2010-00667 a	<u>ind 0066</u>	<u>58, UC (</u>	and UI	<u>District</u>	s, resp	<u>pectively</u>	() shall be permitted to	<u>continue</u>					
in accordance with Art. 1.E, Prio limitations of Art. 3.B.16.E.2.a, F	r Approv	<u>vals, or</u>	<u>1.F, NC</u>	n-cont	<u>ormitie</u>	<u>Now us</u>	ange in use permitted si	ubject to					
prior approvals.		Continu		lange	056.	ivew us		nonning					
4. The change in use for a previo	uslv ap	proved	non-res	sidentia	al stru	cture sl	hall be permitted by rid	aht, if in					
compliance with Art. 3.B.16.E.2.a													
Кеу:													
P Permitted by Right (limited to new	uses p	ermittec	l for nor	-confo	rming	prior ap	provals) .						
S Permitted subject to Special Perm	nit appro						·						
D Permitted subject to DRO approv													
B Permitted subject to Zoning Com													
A Permitted subject to Board of Cou													
L Standards, and shall not include				Limited use - Permitted in the UC or UI districts only where allowed as a P or D under Supplementary Standards, and shall not include any drive through uses, or other similar outdoor vehicular related uses such									
as fueling stations or vehicle sale	<u>e or r</u> ont	aldien	av or etr	rade				l					

(This space left blank intentionally.)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

Table 3.B.16.E-F – PRA Permitted Use Matrix Schedule (1)(2)(3)

	Transect Sub-Zones							Nata		
Use Ty	pe	UC 1	UC 2	UC 3	UI 1	UI 2	SD (2)	Non-Conforming (3)	Note	
Utilites	and Excavation		•	•						
Air Strip	pper, Remedial	A	<u>A</u>	<u>A</u>	A	A			<u>11</u>	
	inication Cell Sites on Wheels									
(COWS		S	S	S	S	S	S		31	
	nmunication Panels, or Antennas,									
Comme										
	nication Tower, Commercial	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>			<u>31</u>	
	al Transmission Facility	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>			<u>44-2</u>	
	ng Collection Station	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>			<u>106</u>	
	ng Drop Off Bin	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>	<u>S</u>			<u>104</u>	
Utility, N		D	D	D	D	D	Ð		134	
	r Treatment Plant	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	A		139	
	ial Uses									
	formation Processing	D	D	<u>D</u>	D	D			<u>38</u>	
	oduction Studio	D	<u>D</u>	<u>D</u>	<u>D</u>	D	A		54	
	ory, Industrial Research	D	D	Α	D	Α	A		76	
	e or Welding Shop						A		80	
Medical	or Dental Laboratory (4)	D	D	D	D	D	A		84	
Transportation Facility <u>A</u> <u>A</u>						A		133		
[Ord. 2010-022]										
Note:										
1.	Deviations from this table shall be	prohibi	ited.							
<u>2</u> 1.	Any outdoor uses shall comply wit	h Art. 4	I.B.16.E	.4, Resi	dentia	I Setba	icks Fu	rther restrictions may de	pend on	
	building type and floor location.									
2.	Any project that wishes to operate									
3.	Those uses that were legally esta	ablished	<u>d prior t</u>	<u>o the a</u>	doptior	<u>n of Zo</u>	ning Re	esolutions R-10-1344 ar	nd R-10-	
	1345 (Applications 2010-00667 a									
	in accordance with Art. 1.E, Prior									
	limitations of Art. 3.B.16.E.2.a, R	<u>ight to</u>	Continu	ie or Ch	nange	Use.	New us	ses permitted in non-col	nforming	
	prior approvals.									
<u>4.</u>	The change in use for a previously approved non-residential structure shall be permitted by right, if in compliance with Art. 3.B.16.E.2.a, Right to Continue or Change Use.									
	compliance with Art. 3.B.16.E.2.a,	Right t	o Contil	nue or c	nange	e Use.				
Key:										
	Permitted by Right (limited to new			tor nor	n-confe	orming	prior ap	provals) .		
	Permitted subject to Special Perm		oval.							
	Permitted subject to DRO approva									
	Permitted subject to Zoning Com									
Α	Permitted subject to Board of Cou	nty Cor	nmissio	n Appro	val.					
	Limited use - Permitted in the U									
	Standards, and shall not include a						mar outo	aoor venicular related us	ses such	
	as fueling stations or vehicle sales	s or ren	tal alspl	ay or sto	ладе.					

F. PRA Design and Development Standards

1. General Uses Permitted by Building Type or Floor

Table 3.B.17.F, General Uses Permitted by Building Type or Floor, identifies permitted building types by Sub-area Transect, building height, and allowable uses by floor, to ensure development will serve the needs of residents while mitigating adverse impacts to existing neighborhoods. This section shall only apply to uses in the PRAs. See Art. 3.B.16.F.7, for a listing of specific uses permitted and related approval processes. **[Ord. 2010-022]**

(This space left blank intentionally.)

1 2

3

4 5 6

7

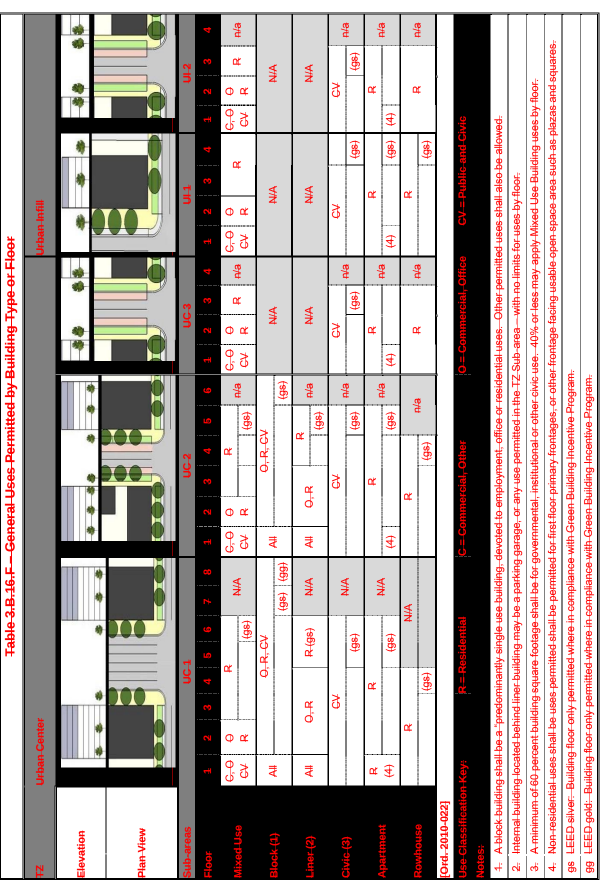
8

17 18

> <u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

Notes:

1



1. PRA Transect Zones (TZ)

Transect Zones are distinct categories that define and organize density and intensity ranging from the most urban to the least urban. The URAO establishes the Urban Center (UC) and Urban Infill (UI) FLU designations for the PRAs, and further refines these designations using sub-areas as transect zones. Transect zones facilitate the development of urban forms while providing for gradual transitions in building scale and use intensity, rather than rigid distinctions. The default location for the URAO Transect Zones shall be in accordance with the PRA GIS Regulating Plan maintained by PZB. [Ord. 2010-022] [Relocated from Art. 3.B.16.E.4, PRA Transect Zones (TZ)]

Notes:

2 3

4 5

6 7

8 9 10

11

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4

5

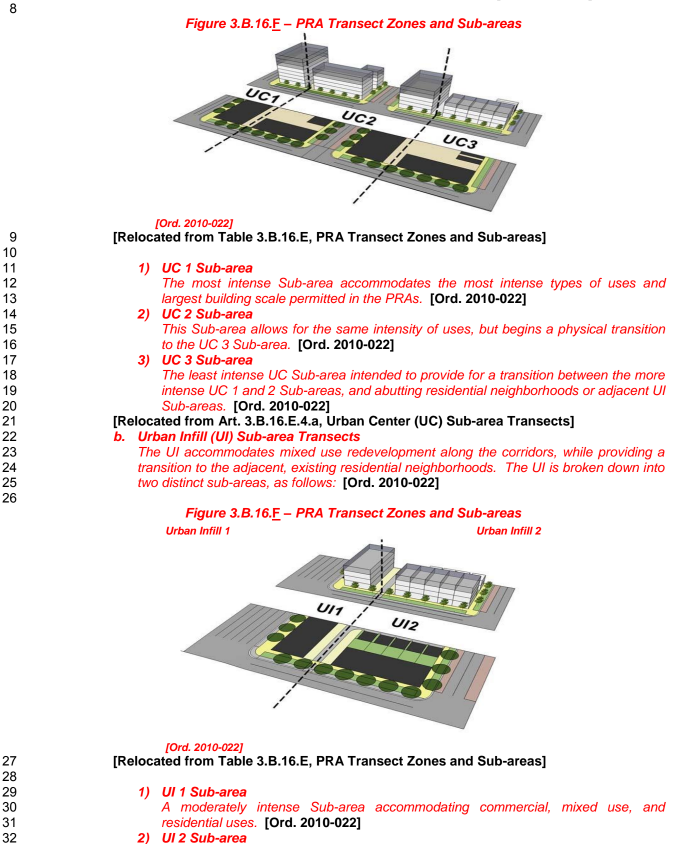
6

7

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

a. Urban Center (UC) Sub-area Transects

The UC is designated at prominent intersections and is the most intense PRA district, typically comprised of larger interconnected commercial and buildings containing a wide variety of uses, of at least two stories in height that create a continuous street wall along designated street frontages. A well-balanced mix of residential, commercial, civic, and recreational uses is encouraged, but may also be a requirement of the PRA TCEA. The UC is broken down into three distinct Sub-areas, as follows: [Ord. 2010-022]



[Relocated from Art. 3.B.16.E.4.b, Urban Infill Sub-area Transects]

c. TZ Sub-area Modifications

The DRO shall have the authority to allow modifications to the location and boundaries of the default UC or UI Sub-area Transects illustrated in the PRA GIS Regulating Plan,

Notes:

33

34 35

36

37

38

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

5

6 7

8

9

10

11 12

13

14

15 16

17 18

19

20

21

22

23

24

25

26 27

28

29 30

31

32

33

34

35

36

37 38

39

40

41

42

43 44

45

46

47

48

49 50 where in compliance with the standards of Table 3.B.16.<u>F</u>, PRA Sub-Area Transect Standards. [Ord. 2010-022]

[Relocated from Art. 3.B.16.E.4.c, TZ Sub-area Deviations]

Table 3.B.16. <u>F</u> – PRA Sub-area Transect Standards									
Transect Zone									
Parcel Standards	UC 1	UC 2	UI 1	UC 3	UI 2				
Minimum Setback from Abutting Residential	400 ft.	200 ft.	200 ft.	N/A	N/A				
[Ord. 2010-022]									

[Relocated from Table 3.B.16.E, PRA Sub-area Transect Standards]

2. Access and <u>Lot</u> Frontage

Access shall be limited to minimize curb cuts to streets to improve traffic flow and reduce pedestrian-vehicular conflicts. Where available, access from rear alleys is required. **[Ord. 2010-022]**

a. External Access

One access point shall be permitted for each 160 linear feet of street frontage. Access shall be in the form of a street or alley, unless exempted otherwise herein. Parcels with secondary street frontages shall be required to provide rear alley access or a wider street, unless bounded by a street along the rear property line. [Ord. 2010-022]

b. Internal Access

No more than one access point or alley shall be permitted for each 160 linear feet of street frontage to allow for access to parking and loading, drive through facilities, or other similar uses. A maximum of two access points shall be permitted per block face. **[Ord. 2010-022]**

c. Existing Small Parcel Exception

Parcels <u>that existing prior to the adoption of the URAO</u> with less than 160 feet of frontage shall be permitted to establish one access point along a perimeter street; however, alley access shall be encouraged as the primary means of vehicular access where feasible. [Ord. 2010-022]

3. Block Standards Design

Blocks shall be created by utilizing streets and alleys to provide continuous pedestrian and vehicular circulation, interconnectivity and accessibility in PRA projects. Cul-de-sacs and other dead-end streets shall not be permitted unless it can be demonstrated that physical constraints prohibit practical alternatives. Any new blocks shall comply with the following: **[Ord. 2010-022]**

a. Applicability

Blocks are required for projects five or more acres in size, or where the subdivision of land is proposed, excluding lot recombination. **[Ord. 2010-022]**

b. Minimum Dimensions

	Block F	ace (2)	Block Perimeter						
Transect Zone	Average	Maximum	Average	Maximum					
UC	300 – 500 ft.	600 ft.	1,500 – 1,800 ft.	2,500 ft.					
UI	300 – 500 II.	000 II.	1,200 – 1,500 ft.	1,800 ft.					
Notes:									
	 Exceptions may be permitted only where PBC DEPW requirements preclude required vehicular access points necessary to complete the block structure. 								
 A block face greater than 400 ft. shall provide for an alley, lobby, or other mid-block pedestrian pass through connecting to another street, alley, parking structure or other internal block use. 									
Deviations shall be prohibited.									
[Ord. 2010-022]									

Table 3.B.16.F. - Block Dimension Requirements (1)

c. Block Frontage

All blocks shall have frontage on a perimeter or internal street. Streets shall be used to interconnect blocks. When using alleys to meet block requirements, they shall only be permitted along the side or rear of a block where streets are not required. **[Ord. 2010-022]**

d. Subdivision

Any subdivision of land shall comply with all lot dimensions applicable to the UC *or*, UI or SD district, with exception to townhouse <u>or ZLL</u> lots. **[Ord. 2010-022]**

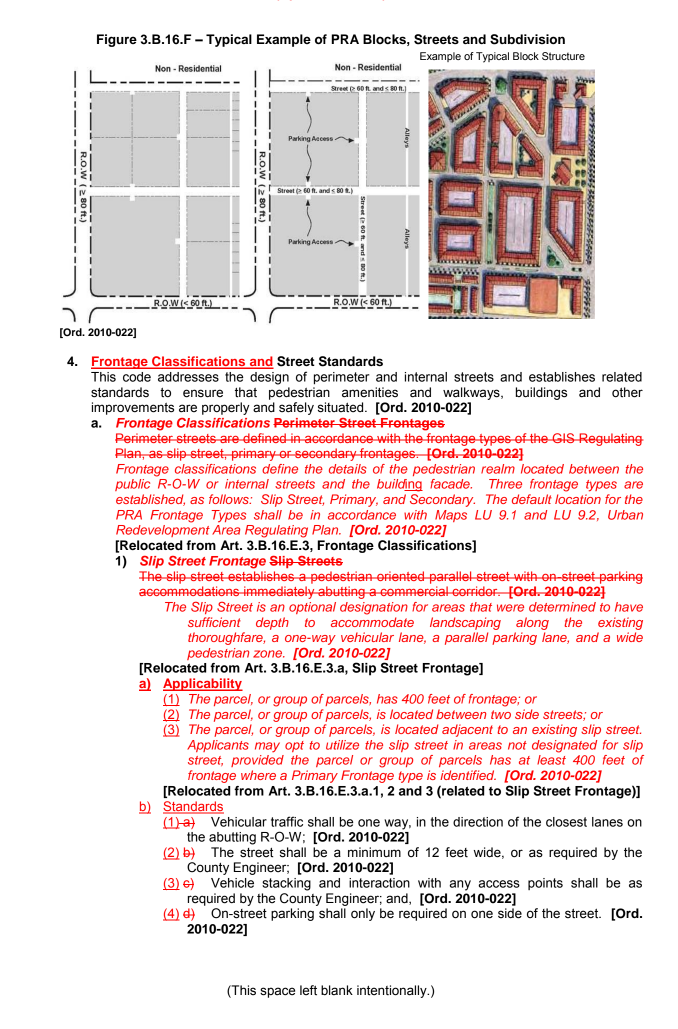
e. PDD Subdivision Alternative

A PRA Development Order may apply for an exemption from subdivision recordation requirements and subdivide by fee title conveyance of individual lots in accordance with the approval process and requirements of Art. 11.A.6.B, Subdivision of Commercial and Industrial Building Sites. **[Ord. 2010-022]**

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)



Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

2 3

4 5 6

7

8

9

10 11 12

13

14

15

16 17

23

Figure 3.B.16.<u>F</u> – Typical Example of Slip Street Frontage



[Ord. 2010-022]

[Relocated from Figure 3.B.16.E, Typical Example of Slip Street Frontage]

2) Primary Street Frontage

Primary Frontages are located along adjacent thoroughfares or new internal streets, and accommodate a wide pedestrian zone, lined by the main building façade and entrance(s). Shall comply with streetscape standards. [Ord. 2010-022] [Relocated from Art. 3.B.16.E.3.b, Primary Street Frontage]



[Ord. 2010-022]

[Relocated from Figure 3.B.16.E, Typical Example of Primary Frontage]

3) Secondary Street Frontage

Secondary frontages are located along existing side streets that intersect the main commercial thoroughfare, or new internal side streets. Secondary frontages provide a planting strip for street trees and a pedestrian zone appropriate for less intense uses and building sides. Shall comply with streetscape standards. [Ord. 2010-022] [Relocated from Art. 3.B.16.E.3.c, Secondary Frontage]

(This space intentionally left blank.)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

1

2 3 4

5

6

7 8

9

10 11

12 13

14 15

16

17

18

19 20

21

22

23

24 25

26

27

28

29

30

31 32

33

34

35

36

37

38 39

40

41

42

43

44

45

Figure 3.B.16.<u>F</u> – Typical Example of Secondary Street Frontage



[Ord.2010-022]

[Relocated from Figure 3.B.16.E, Typical Example of Secondary Street Frontage]

b. Internal Streets

The design for the street and on-street parking shall comply with Figure 3.F.2.A, TDD Commercial Street, or the TMD design exception summarized in Art. 3.F.4.D.2.a.1), Design Exception as illustrated in Figure 3.F.4.D, Typical Example of TMD Commercial Street with Angled Parking. Internal streetscapes shall be designed as either Primary or Secondary Frontages. Internal streets may include access ways designed to comply with minimum street standards. **[Ord. 2010-022]**

c. Alleys

Alleys shall provide primary access to parking lots, service areas, residential garages or driveways. A continuous network of alleys <u>may shall</u> serve as the primary means of vehicular ingress/egress to individual parcels. Alleys shall provide rear access to all buildings except for Block and Liner Buildings. Alleys shall conform to the requirements of Art. 3.F.2.A.a.1, Alleys. **[Ord. 2010-022]**

5. Interconnectivity Standards

Interconnectivity to adjacent residential parcels is encouraged, but not required. Interconnectivity shall be required between similar uses. In addition, the following shall apply. Deviations shall be prohibited unless stated otherwise herein. [Ord. 2010-022]

a. Street Connections

Parcels required to or proposing to establish a block structure, shall provide interconnectivity where any new internal intersections abut adjacent parcels. **[Ord. 2010-022]**

b. Parallel Alley

All parcels with frontage on a commercial corridor shall provide an alley running parallel to the corridor. The alley shall be generally located along the rear property line, or at a point that allows interconnectivity to shallower abutting lots. Where new blocks are not required or proposed, alleys may be incorporated as drive aisles within parking lots. In the event the adjacent parcel is undeveloped, a stub out shall be provided to accommodate future connections. **[Ord. 2010-022]**

c. Gates

The use of gates or other similar barriers is prohibited. Exceptions are permitted for the following: dumpsters, loading areas, and private garages or parking lots. **[Ord. 2010-022]**

d. Cross Access Agreement

When interconnectivity is required, an irrevocable cross access easement shall be provided prior to final DRO plan approval. **[Ord. 2010-022]**

e. Small Parcel Exemptions

Legal lots of record of less than one acre in size prior to the adoption of the URAO, may be exempt from interconnectivity standards, by complying with any of the following standards:

- 1) Interconnectivity has been provided to adjacent parcels establishing or allowing for a future parallel alley; or,
- 2) Applicant can demonstrate that interconnectivity requirements, other than those allowing for the establishment of a parallel alley, would adversely impact the development potential of the project.

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

1		
2	6.	Building Standards
3	•.	The provisions of this section shall be applied in conjunction with any other applicable ULDC
4		standards or limitations for buildings or structures, unless stated otherwise herein. [Ord.
5		2010-022]
6		a. Building Placement
7		The provisions of this section shall be applied in conjunction with any other applicable
8		ULDC standards or limitations for buildings or structures, unless stated otherwise herein.
9		[Ord. 2010-022]
10		1) General
11		a) All buildings shall be a minimum of two stories, except civic buildings, or other
12		buildings approved as a Special Development district. [Ord. 2010-022]
13		ab) To maximize the street frontage of buildings and minimize the visibility of parking
14		areas from the street, a building should be articulated so that the longest side
15		fronts the street. When located at an intersection, the façade with the greatest
16		length shall be considered the front. This standard does not preclude two or
17		more facades from being designated as front facades. [Ord. 2010-022]
18		be) Taller buildings should not cast a shadow line on existing neighborhoods. To
19		avoid this, building height should be compatible with adjacent development,
20		which may require reducing building heights or stepping back upper stories in
21		certain instances. [Ord. 2010-022]
22		2) Corners
23		Where a parcel is located at the intersection of two streets, at least one building shall
24		be placed at the corner meeting the build-to-lines for both streets. [Ord. 2010-022]
25		3) Building Hierarchy
26		Building placement shall follow an established order, with initial buildings required to
27		meet minimum placement and frontage requirements along the most intense
28		perimeter streets. Additional buildings may be located on interior main streets, but
29		shall be ordered so as to create a consistent streetscape. Frontage requirements
30		must be addressed for the most intense perimeter streets first. [Ord. 2010-022]
31		4) Civic Buildings
32		If civic buildings are proposed they shall be located in visually prominent centralized
33		locations, easily recognizable and accessible to the public. [Ord. 2010-022]
34		5) Parking Structures
35		Parking structures may be allowed within a block provided they are located in the
36		interior of a block and are completely screened by buildings with habitable uses on all
37		stories for Slip Street and Primary Frontages. Parking structures located on a
38		secondary frontage Secondary Frontage shall be completely screened by habitable
39		uses on at least the first story. Parking structures are allowed to face an alley without
40		meeting the requirement for habitable screening on the alley façade. [Ord. 2010-
41		022]
42		b. Building Property Development Regulations
43		The primary façade of all buildings shall front a street and shall be designed in
44		compliance with the following: [Ord. 2010-022]
45		1) Perimeter Street Building Frontage
46		Building frontage is the percentage of the total width of a lot which is required to be
47		occupied by the primary façade of a building. [Ord. 2010-022]
48		2) Perimeter Frontage Exceptions
49		Buildings located on secondary frontages, except for Row Houses, are not required
50		to meet minimum building frontage requirements. Frontage requirements may be
51		reduced for lots with no rear or side access to required parking as necessary to
52		accommodate a drive aisle for ingress/egress. [Ord. 2010-022]
53		3) Internal Building Frontage
54		Internal buildings shall only be permitted when located facing an internal street
55		frontage, unless exempted herein. [Ord. 2010-022]
56		4) Setback Measurement
57		Setbacks shall be in accordance with Table 3.B.16.F, PRA Liner Building
58		Configuration PDRs, and the following: [Ord. 2010-022]
59		a) Perimeter Streets
60		Setbacks shall be measured from the edge of ultimate R-O-W, or from the
61		
		property line, whichever is applicable. [Ord. 2010-022]
62		b) Internal Streets
63		Setbacks shall be measured from the proposed building frontage façade to the
64		outside edge of curb. [Ord. 2010-022]
65		c) Row Houses Townhouse
66		Building placement setbacks shall be used to establish the location of fee simple
67		townhouse lots. Additional building setbacks may be permitted. This

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4

5

6

7

8

9

10 11

12 13

14

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

<u>Townhouse PDRs</u> may also be applied to multi-family buildings that are constructed to row <u>Townhouse</u> house standards. [Ord. 2010-022]

d) Side Setback Reduction

- If permitted, a zero side setback reduction shall comply with the following: [Ord. 2010-022]
- (1) Windows, doors or other openings shall not be permitted. No portion of a building, including roof eaves, gutters and soffits may encroach onto adjacent parcels; **[Ord. 2010-022]**
- (2) Openings, attachments, or any item requiring maintenance other than cleaning and painting, when visible, shall not be permitted; and, **[Ord. 2010-022]**
- (3) A maintenance easement a minimum of two feet in width shall be provided to ensure access to exposed portions of the building. **[Ord. 2010-022]**

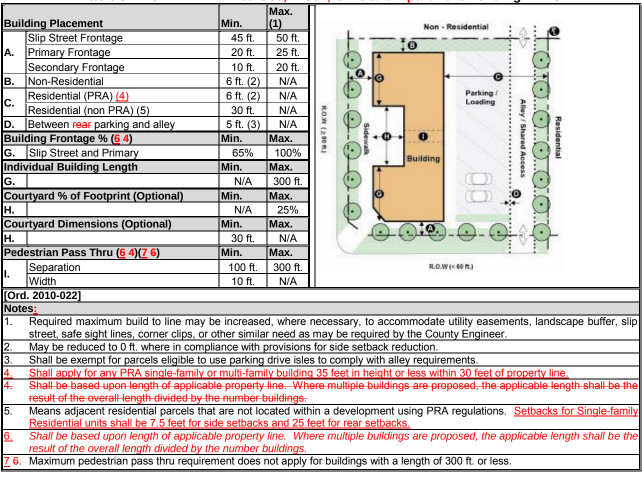


Table 3.B.16.F – PRA Mixed Use, Block, Civic and Apartment Building PDRs

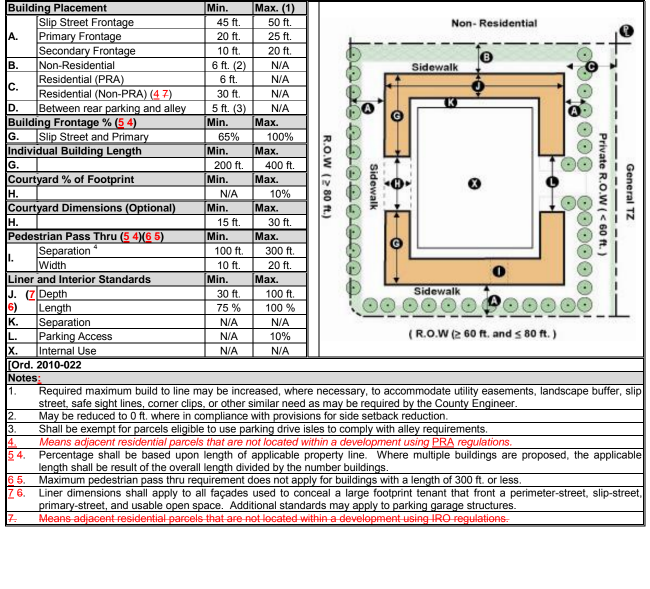
(This space intentionally left blank)

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

Notes:

1

Table 3.B.16.F – PRA Liner Building Configuration PDRs



(This space left blank intentionally.)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

2 3

4 5

6

7

8

9

10

11 12

13 14

15

16 17

18

19

20

25

ownhouse Rowhouse Let and Ruilding Configuration BDRs hla 2 D 16 E

	Table 3.B.16.F – PRA	<u>Townho</u>	ouse Row	house Lot and Building Configuration PDRs
Buil	ding Lot Placement	Min.	Max. (<mark>2</mark> 1)	· A · ·
	Required Slip Street Frontage	45 ft.	50 ft.	
A. (1)	Primary Street Frontage	15 ft.	25 ft.	
ш	Secondary Street Frontage	10 ft.	15 ft.	
B.	Non-Residential	6 ft.	N/A	• ••
C.	Residential (PRA)	6 ft.	N/A	
С.	Residential (non PRA) (4)	<u>10</u> 30 ft.	N/A	
F.	No minimum or maximum	N/A	N/A	
Buil	ding Frontage % (<u>3</u> 2)	Min.	Max.	
G.		70%	<u>N/A-96%</u>	
Indi	vidual Building Length	Min.	Max.	Rear Yard
G.		32 ft.	250 ft.	
Win	g Standard (<u>5</u> 3)	Min.	Max.	
М.	Wing Width	N/A	50%	
Buil	ding Setbacks (<u>4</u> 3)	Min.	Max.	
N.	Rear Setback to Alley	5 ft.	N/A	······································
0.	Front/End Setbacks	5 ft.	10 ft.	R.O.W (Side Street)
[Orc	l. 2010-022]			
Note	es <mark>.</mark>			
1.		(A) regardle	ss of whethe	er or not streetscape, alleys or other similar uses are included on the l
	or as a separate tract.			

Required maximum build to line may be increased, where necessary, to accommodate utility easements, landscape buffer, slip street, safe sight lines, corner clips, or other similar need as may be required by the County Engineer.
 Percentage shall be based upon length of applicable property line. Where multiple buildings are proposed, the applicable length

shall be result of the overall length divided by the number buildings.

Means adjacent residential parcels that are not located within a development using PRA IRO regulations

Townhouse, including wings, garages or accessory dwellings shall comply with minimum common wall requirements unless set back from the side PL a minimum of five feet; and, shall comply with Art. 3.D.2.C, Prohibited Openings and Attachments except for any first floor that is set back a minimum of ten feet from the PL.

c. Building Height and Floors

1) Building Floors

a) Minimum Floors Required

All buildings shall be a minimum of two stories, except for legal lots of record in the UI district that are less than one acre in size and existing prior to the adoption of the URAO

b) Maximum Floors

The maximum number of floors permitted in any building shall be determined by the parcels Zoning District and Transect Zone, as indicated in the following table:

	Table 3.B.16.F ·	<u>Maximum</u>	Building	Floors
--	------------------	----------------	----------	--------

Zoning/		<u>Floor # (1)</u>											
Transect Z	one	<u>2</u>	<u>3</u>	4	<u>5</u>	<u>6</u>	<u>7</u>	<u>8</u>					
<u>UC 1</u>		<u>P</u> <u>P</u> <u>P</u> <u>P</u> (2) (3)											
<u>UC 2</u>		<u>P</u> <u>P</u> <u>P</u> <u>(2)</u>											
<u>UC 3</u>	UC 3 P P P												
<u>UI 1</u>		<u>P</u>	<u>P</u>	<u>P</u>	<u>(2)</u>								
<u>UI 2</u>		<u>P</u>	<u>P</u>	<u>P</u>									
Notes:													
P Permit	P Permitted.												
Not permitted.													
 LEED Silver or equivalent: Building floor only permitted where in compliance with Green Building Incentive Program. 													
 LEED Gold or equivalent: Building floor only permitted where in compliance with Green Building Incentive Program. 													
[Ord. 2011-]													

21) Exterior Height

- a) All building frontages abutting Slip Street, Primary or Secondary Frontages a secondary or side street shall be exempt from Art. 3.D.1.E.2, Multifamily, Nonresidential Districts and PDDs. [Ord. 2010-022]
- Maximum building height shall be in accordance with Table 3.B.16.F, Maximum b) Building Floors, Table 3.B.16.F, Maximum Building Height, the maximum floor limitations of Table 3.B.17.F General Uses Permitted by Building Type or Floor, and the following: [Ord. 2010-022]

(This space left blank intentionally.)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

¹

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

Table 3.B.16.F - Maximum Building Height

				-	-		
Floor #	2	3	4	5	6	7	8
Maximum Height	35 ft.	45 ft.	60 ft.	75 ft.	90 ft.	105 ft.	120 ft.
[Ord. 2010-022]							

	[Ord. 2010-0	22]
2		
3	<u>3</u> 2) Gi	reen Building Incentive Program
4		e Green Building Incentive Program is intended to stimulate private sector
5	inv	vestment to construct sustainable buildings by allowing for "bonus height" for
6	pro	ojects meeting industry criteria and standards for certification. Where applicable,
7		nus height shall only be permitted subject to the following: [Ord. 2010-022]
8		Applicability
9	,	Allowable increases in building height are indicated in Table 3.B.17.F, General
10		Uses Permitted by Building Type or Floor. [Ord. 2010-022]
11	b)	Standard for Certification
12		The standard for certification shall be the U.S. Green Building Council
13		Leadership in Energy and Environmental Design (LEED) Green Building Rating
14		System (LEED Silver or Gold/Platinum levels), or appropriate Florida Green
15		Building Coalition designation standards, or other similar standard approved by
16		the County. [Ord. 2010-022]
17		
	C)	Application Procedures
18		All applications for bonus height shall be submitted concurrently with an
19		application for Public Hearing or DRO approval, as applicable. The application
20		form and requirements shall be submitted on forms specified by the PBC Official
21		responsible for reviewing the application. [Ord. 2010-022]
22	d)	Review Process
23		(1) Public Hearing Certification
24		If applicable, projects requiring BCC approval and including a request for
25		bonus height shall provide a LEED scorecard accompanied by a detailed
26		analysis of each credit and why the standard can or cannot be achieved.
27		[Ord. 2010-022]
28		(2) DRO Approval
29		Documentation indicating the project has been registered with the Green
30		Building Certification Institute (GBCI) as a LEED project or other standard for
31		certification as noted above. If applicable, bonus height requested at time of
32		BCC approval may be reduced if the GBCI registration is inconsistent with
33		the original LEED scorecard and proposed level of certification. [Ord. 2010-
34		
35		(3) Monitoring
36		During plan review and construction, the applicant's LEED certified inspector
37		or architect will provide documentation and submit guarterly reports to
38		Planning/Monitoring demonstrating compliance with the LEED standards and
39		scorecard and the approved site plan. If during construction, the developer is
40		unable to include required green building components, or if the
41		inspector/architect finds that the developer failed to include these
42		components, the County shall pursue enforcement, actions which may
43		include revocation of building permits, remand back to DRO to remove the
44		bonus height awarded, or release of surety to the County. [Ord. 2010-022]
45		(4) Amendments
46		If during construction of the building, the developer is unable to include all of
47		the approved green building components previously identified in the GBCI
48		registration, the developer may be permitted to replace components not
49		provided with other green building components where documented as
50		approved by the GBCI for the project. Any amendment to an exterior
51		component shall require DRO approval. [Ord. 2010-022]
52		(5) Completion
53		UGCI certification shall be obtained within two years of the date of issuance
54		of Certificate of Occupancy. [Ord. 2010-022]
55	e)	Surety
56	,	Prior to DRO approval of the site plan, the County (Planning Division) and the
57		developer shall enter into a development agreement requiring that the green
58		building components identified in the GBCI registration be constructed or
59		installed in the building and that any third-party inspection fees will be paid for by
60		the developer. Furthermore, the developer shall post a surety with the County.
61		The amount of the surety shall be based on the number of dwelling units
62		contained within the "bonus height" stories. Non-residential uses shall be based
63		upon the equivalent of one dwelling unit for each 1,000 square feet of non-
00		apon the equivalent of one umening unit for each 1,000 square reet of holf-
	Notoci	

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4

5

6

7

8

9

10

11

12 13

14

15

16

17 18

19

20

21 22

23

24 25

26

27

28

29 30

31

32

33

34

35

36 37

38

39

40

41

42

43

44

45

46 47

48

49

50

51

52

53

54

55

56

57 58 59

60

65

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

residential use area (measured by gross square footage). The number of dwelling units shall be multiplied by the BCC's established price for TDRs at the date of the application. **[Ord. 2010-022]**

(1) Default

If the applicant fails to comply with the requirements above after CO, the County may, at its discretion collect the surety and apply the funds to a TDR contract to purchase an equivalent number of units to those proposed for the original bonus height consideration. **[Ord. 2010-022]**

(2) Release of Surety

If in compliance with the review process requirements above, upon receipt of the GBCI certification by the County, the property owner shall submit a in writing to the Planning Director a request that the posted surety shall be returned. **[Ord. 2010-022]**

d. Special Civic Building Standards

A single story civic building shall be designed and constructed to have the appearance of a two to six story building for each facade fronting a street or usable open space area. The façade shall be designed to appear as a minimum of two stories, with additional floors based on the maximum height per floor indicated in Table 3.B.16.F, PRA Maximum Building Height. **[Ord. 2010-022]**

de. Additional Architectural Design Standards

Architecture shall be in accordance with Art. 5.C, Design Standards, unless specified otherwise herein. [Ord. 2010-022]

1) Primary Entrances

A primary entrance shall occur at a minimum of every 75 feet for primary facades. The primary entrance for all 1st floor tenants must directly face a street, courtyard, plaza, square or other form of usable open space fronting a street. Access for tenants located on upper floors shall provide similar entrances, but may be permitted to deviate from this requirement on sites less than one acre in size. Street access may be in the form of common lobbies, elevators, stairwells, or other form of consolidated access. [Ord. 2010-022]

2) Secondary Entrances

Each tenant may be permitted to have additional entrances located at side or rear facades facing a parking lot or other area, subject to the following limitations: [Ord. 2010-022]

a) Shall not exceed the number of primary entrances; and, [Ord. 2010-022]

b) Limitations shall not apply to service access or emergency exits. [Ord. 2010-022]

3) Fenestration

Non-residential and multi-family building facades facing perimeter and primary streets or usable open space shall provide transparent windows covering a minimum of 35 percent of the wall area of each story as measured between finished floors, to allow transmission of visible daylight. **[Ord. 2010-022]**

4) Storefronts

The storefront is a first floor façade improvement required for all <u>non-residential</u> retail uses that face a street or usable open space area: **[Ord. 2010-022]**

- a) Storefronts shall extend across 70 percent of the <u>non-residential</u> commercial space; [Ord. 2010-022]
- b) Storefronts shall have transparent glazing of at least 70 percent of the <u>linear</u> width of the applicable façade area, comprised of storefront windows and doors; [Ord. 2010-022]
- c) Storefront windows shall have a base one and one-half feet to three feet high, with transparent glazed areas extending from the base to at least eight feet in height as measured from sidewalk grade. [Ord. 2010-022]
- d) A minimum of 50 percent of all required storefronts shall have an awning, gallery, or arcade shading the sidewalk. **[Ord. 2010-022]**

5) Architectural Appurtenances

Table 3.B.16.F, PRA Appurtenances by Building Type identifies where appurtenances shall be required, and what additional appurtenances are permitted. Where indicated by a checkmark, each building type shall be required to provide a minimum of one appurtenance. **[Ord. 2010-022]**

(This space left blank intentionally.)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

Table 3.B.16.F – PRA Appurtenances by Building Type

	Arcade	Gallery	Awning	Balcony	Bay	Forecourt	Patio	Porch	Stoop
Building Type	(2)	(2)	(2)	(2)	(3)	(3)	(3)	(3) (4)	(3) (4)
Mixed Use	√ P	- √ P	√ P	₽	₽	<u>P</u>			
Block	✓ P	✓ P	✓ P	P	P –	₽			
Liner	✓ P	✓ P	✓ P	P	P	<u>₽</u>			_
Civic Anortmont	P	P	P	₽	₽	₽ 	<u>P</u>	P	₽
A partment Townhouse	√ P	- √ P	✓ P	₽	₽	₽	₽		
Rowhouse				Р	Р		✓ P	✓Р	✓Р
[Ord. 2010-022]		1	1	<u>. · · </u>		<u>I</u>		<u></u>	1
 Notes: ✓ Means that a A P Means that the (1) The clear heigh elevation, unles (2) Appurtenance r (3) Shall not encroid (4) Shall not encroid 	The appurted to of appurted s specified hay project ach into the ach into the ach into the Additio [Ord. 2 a) Arc (IOR b) Ba A th 20° c) Fo (1) (2) c) Fo (1) (2) c) Fo (1) (2) (3) Outdoo Additio passive streets with a r a) Re Out cor (1) (2) (3) Cutdoo Additio passive streets with a r (1) (2) (3) Cutdoo Additio passive streets (1) (2) (3) Cutdoo Additio passive streets (1) (2) (3) Cutdoo (1) (2) (2) (3) Cutdoo (1) (2) (2) (3) Cutdoo (1) (2) (2) (3) Cutdoo (1) (2) (2) (3) (2) (3) (2) (3) (2) (3) (2) (3) (3) (3) (2) (3) (3) (3) (3) (3) (3) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	enance may nances that otherwise. into pedestrian pedestrian opedestrian opedestrian of cades and cades sha rd. 2010-0 cades and cades sha rd. 2010-0 cades and cades sha rd. 2010-0 cades and cades cades cades and cades cades cades and cades cades cades and cades cades cades cades cades cades c	alse be pel project or h ian circulation z circulation z circulation z circulation z hum stan d Gallerin all compl D22] bove a s elevated on a cour bove a s elevated on three fe n elevatio 2] lards are on a cour of a tall s oop d to be op n three fe n elevatio 2] lards are on a cour so shall be se or pa the BCC by vehicula es shall be se or pa the BCC by the fe through the se or pa through the fe through the se or pa through the fe through th	mitted. nang from a on zone, su cone, and m cone. dards sha es y with Fi torefront up to 18 i num) of th h no great tyard. [O treet comm pen, un-ai et deep b on 18 inch establis or othe space a signation. s setbackk rcel with as or in ar access ashes, or be scree r a combin ar access ashes, or be scree r a combin and Gas rmitted in Bacc as a lanes and o ant age s reation and and Gas rontage s rontage s	building sha bject to a m ay only encr all apply f gure 3.B. shall be a nches above hefront fa ter than t rd. 2010- ers. [Orc r-conditio y four fee hes above hed for f r similar reas, and [Ord. 20 a minimu a resider conjunctio reas, and [Ord. 20 a minimu a resider conjunctio reas, and [Ord. 20 a minimu a resider conjunctio reas, and for for reas, and for	all be at a mininum five for oach into the to the follo .14.G, WC a minimum ove ground acade may he length, 022] I. 2010-02: I. 2010-02: I	imum eight f pot setback fi shy zone for owing type RAO Arc: of three - level. [O be recess unless the 2] 2010-022 rd. 2010-022 rd. 2010-020	reet above t rom utility er rupper stor es of app ades and feet in de rd. 2010- ed beyon ed beyon of forecour por uses of alk eleva por uses ompatibilit ntial uses my abuttin designat Use app elated use 010-022] use of a 2010-022] use of a con uses of a por elated use 010-022] use of a con uses out bistrice rd. 2010- sive of pu use of pu use of pu sistent v re 3.B.16 permitted side faç	asements. ies. urtenan d Galleri pth. [C 022] d the bu tion_ [C 022] d the bu t serves tion_ [C , excluce ty with- or parc ig non-P ion, unl roval. 1 persete wal 30 feet permitt t or wh 022] mp islar with Fig S.F, Typ I for de iade wh

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.



5 6

7 8 9

10

11

12 13

14 15

16

17

18 19

20

21 22

23

24

25

26

27

28

29

30

31 32

33 34

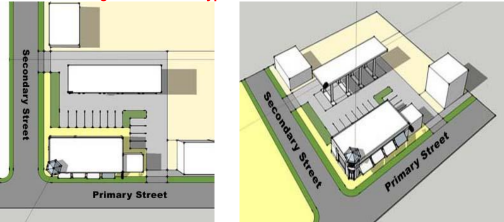
35

36

37

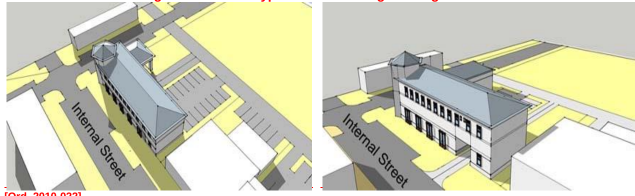
Engineer, where designed similar to Figure 3.B.16.F, Typical Drive Through Configurations. [Ord. 2010-022] [Relocated to Art. 3.B.16.E, PRA Permitted Use Schedule]

Figure 3.B.16.F – Typical Gasoline Service Facilities



[Ord. 2010-022] [Relocated to Art. 3.B.16.E, PRA Permitted Use Schedule]





[Ord. 2010-022]

- [Relocated to Art. 3.B.16.E, PRA Permitted Use Schedule]
 - 7. PRA Use Standards
 - If permitted, only those uses that have been indicated on a DRO approved final FSP or FSBP are eligible to apply for building permits or a business tax receipt (BTR), with exception to uses permitted for non-conforming prior approvals. Deviations from the use limitations of this section shall be prohibited unless permitted under the provisions for a Specialized Development District. Table 3.B.16.F, PRA Permitted Use Schedule, identifies the uses permitted in the PRA by TZ sub-area, SD district, and for non-conforming prior approvals, and the required approval processes. **[Ord. 2010-022]**

[Relocated to new Art. 3.B.16.E, Permitted Use Schedule]

7 8. Streetscape Standards

Streetscape standards are established to improve both the physical and visual appearance of the streetscape while creating a pedestrian friendly environment for the areas located between building facades and abutting streets. **[Ord. 2010-022]**

a. General Standards

- The following standards shall apply to all streetscapes. [Ord. 2010-022]
- 1) Required street trees shall be located in the planting amenity zone; [Ord. 2010-022]
- 2) Required pedestrian sidewalks shall not be encumbered; [Ord. 2010-022]
- 3) All paving materials for the pedestrian sidewalks shall be compliant with ADA accessibility standards, and shall be constructed of concrete acceptable to the Engineering Department; [Ord. 2010-022]
- 4) Consistent paving patterns and materials for streetscapes are required for all individual projects, and are encouraged for parcels abutting a PRA Development Order; [Ord. 2010-022]
- 5) Where a sidewalk or a path crosses curb cuts at ingress/egress points and internal drives, the pedestrian crossing shall be paved with a material that provides a different texture or a color contrast with the vehicular surface, but preferably consistent with the paving material of the path; **[Ord. 2010-022]**
- 6) Where a street tree planting area is required, improvements shall be in accordance with the requirements of the planting/amenity zone; **[Ord. 2010-022]**

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18 19

20

21 22

23

24 25

26

27

28

29

30

31

32

33

34

35

36

37

38 39

40

41

42

43

44

45

46

47

48 49

50

51

52

53

54

55

56

57 58

59

60

61

62

63 64

65

66

67 68

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

- 7) Consistency in street tree species shall be encouraged within a block, if applicable, and shall be reflective of the character of the surrounding area; **[Ord. 2010-022]**
- 8) Where applicable, sidewalks located within a perimeter R-O-W may be incorporated into the streetscape requirements of this section, subject to a sidewalk easement agreement with the DEPW; [Ord. 2010-022]
- All paving materials in planting/amenity and pedestrian circulation zones shall be constructed entirely of pervious/porous materials, allowing some storm-water to percolate into the underlying soil and promote healthy street tree growth; and, [Ord. 2010-022]
- 10) If an existing or proposed utility easement is located adjacent to subject roadways, streetscape requirements shall be applied from the inner edge of the utility easement, and shall be landscaped with appropriate groundcover, with exception to the following: **[Ord. 2010-022]**
 - a) Utility easements may be improved hardscaped or landscaped to be consistent with required streetscape areas; [Ord. 2010-022]
 - b) Utility easements may encroach into required streetscape areas up to a maximum of five feet, subject to Engineering approval and consent from easement holder; and, [Ord. 2010-022]
 - c) Street trees may be located in utility easements subject to use of tree root barrier approved by County Landscape and easement holder. **[Ord. 2010-022]**
- b. Streetscape Components

The area between a front facade and the vehicular lanes of required, primary, secondary and side streets shall include two distinct zones: planting/amenity zone and pedestrian circulation zone. **[Ord. 2010-022]**

1) Planting/Amenity Zone

The planting/amenity zone shall be a minimum of five feet in width, and serves as the transition between the vehicular and pedestrian areas. Bus stop locations, lighting, benches, trash receptacles, art, street trees, groundcovers and pavers may be placed in these areas. **[Ord. 2010-022]**

- a) Street trees shall be installed in accordance with 3.F.2.A.4.d, Street Trees. Exceptions to tree spacing may be permitted where necessary to accommodate bisecting utility easements, or other similar improvements; **[Ord. 2010-022]**
- b) Street lights shall be required for all perimeter and internal streets in accordance with Art. 3.F.2.A.1.f.2, Lighting; **[Ord. 2010-022]**
- c) Trees shall be planted in tree wells/grates with an approved groundcover or other acceptable treatment over the top to protect the roots, when planted along a street frontage. **[Ord. 2010-022]**
- d) One bench shall be provided for every 50 linear feet of street frontage. Signage or advertising is prohibited on benches. **[Ord. 2010-022]**
- e) A minimum of one trash receptacle shall be provided at each bench location. [Ord. 2010-022]
- f) Moveable chairs and sidewalk cafes are strongly encouraged in the planting/amenity zone, but may not encroach into the pedestrian circulation zone.
 [Ord. 2010-022]
- 2) Pedestrian Circulation Zone

The pedestrian circulation zone is a continuous unobstructed space reserved for pedestrian movement typically located adjacent to the planting/amenity zone. Minimum width shall be eight feet for slip street and primary frontages, and five feet for secondary frontages. **[Ord. 2010-022]**

- a) The surface shall be constructed entirely of plain poured concrete. [Ord. 2010-022]
- b) The pedestrian circulation zone shall function as a continuous unobstructed space along the street frontage, with the exception of an arcaded sidewalk and gallery. **[Ord. 2010-022]**
- 3) Slip Street Planting/Amenity Zone
 - The following standards shall apply for all slip street frontages: **[Ord. 2010-022]**
 - a) A ten foot wide landscape planting area shall be required between a perimeter R-O-W and the slip street;
 - b) Additional width may be permitted to accommodate utility easements or Engineering requirements, but shall not be increased otherwise;
 - c) Street trees shall be planted in the landscape area in accordance with Art. 3.F.2.A.4.d, Street Trees, but shall be generally consistent with the tree species and spacing provided in the enhanced sidewalk area; and,
 - d) Ground treatment shall comply with the standards for the planting/amenity zone.
- 8 9. Civic and Usable Open Space Standards

A minimum of five percent of the gross acreage of all PRA projects shall be dedicated or provided as usable open space. Plaza's or squares that provide a concentrated focal point for pedestrians shall be the preferred method for providing usable open space, but credit may

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

be given for required pedestrian streetscapes or other similar usable open space amenities such as playgrounds and greens. All required usable open space areas shall meet the minimum dimensions provided under Table 3.B.17.F, PRA Dimensions for Usable Open Space, unless exempted otherwise herein. **[Ord. 2010-022]**

Table 3.B.17.F - PRA Dimensions for Usable Open Space					
	Size Min.	Length Min.	Width Min.		
Central Plaza or Square	10,000 s.f.	120 ft.	80 ft.		
Other Plazas or Square	5,000 s.f.	60 ft.	40 ft.		
Greens	0.25 acre	100	100		
Playground	n/a	n/a	n/a		
[Ord. 2010-022]					

a. General

- 1) Required usable open space areas shall be provided prior to the issuance of CO for 50 percent any residential units within the subject site, if applicable. **[Ord. 2010-022]**
- 2) At least 95 percent of the residences within the subject site must be within a 1/4 mile walk of usable open space. **[Ord. 2010-022]**
- 3) Usable open space areas shall feature visible, open, and unimpeded pedestrian access from adjacent streets and sidewalks, allowing passersby to see directly into the open space. [Ord. 2010-022]

b. Plazas and Squares

A plaza or square shall be defined by building facades or streets. It is primarily comprised of hardscape/pavers, with trees and containerized plants serving as the primary vegetative material. **[Ord. 2010-022]**

c. Playground

Playgrounds shall be interspersed within residential areas, and may be placed within a block, adjacent to street frontage. Playgrounds may also be included in greens. There is no minimum or maximum size. **[Ord. 2010-022]**

cd. Greens

Greens are commonly developed with grassy lawn areas unstructured recreation, intended for less intensive foot traffic. It shall be defined by building facades or streets on two or more sides. The minimum size shall be 0.25-acre and the maximum shall be 6 acres. It may also be partially depressed below the street grade for the purposes of accommodating temporary storm-water retention. **[Ord. 2010-022]**

- 1) Minimum 80 percent unpaved surface area (turf, groundcover, soil or mulch). [Ord. 2010-022]
- 2) The remaining balance may be any paved surface up to a maximum 20 percent of the green. [Ord. 2010-022]

de. Streetscape Credit

Projects that have net land areas of less than two and one-half acres in size may count all streetscape areas towards the usable open space requirement. All others may count up to fifty percent of streetscape areas towards usable open space requirements. **[Ord. 2010-022]**

ef. Street Frontage

If applicable, required usable open space areas shall front on a secondary or side street frontage and be located in a prominent or central area internal to the development. Frontage on a required or primary frontage shall not be permitted unless there are no secondary or side streets abutting or internal to the development. **[Ord. 2010-022]**

fg. Shade

A minimum of 15 percent of each plaza, square or other usable open space area shall be shaded by landscape material or shade structures at time of construction. Where applied to streetscape galleries, awnings or other building amenities may be counted towards shade requirement. **[Ord. 2010-022]**

h. Pervious Areas and Landscaping

A minimum of 30 percent of all usable open space areas, excluding streetscape where applicable, shall be pervious, and covered with appropriate ground cover in accordance with Art. 7, Landscaping. **[Ord. 2010-022]**

gi. Pedestrian Amenities

- 1) Required usable open space areas shall have a minimum of one linear foot of seating for each 200 square feet of overall area. Movable chairs are encouraged, and shall count as two-and one-half linear feet of seating area. **[Ord. 2010-022]**
- 2) One trash receptacle for each 5,000 square feet of each physically separated Civic Open Space. [Ord. 2010-022]
- 3) Art is encouraged to be placed within usable open space areas. [Ord. 2010-022]
- 4) One drinkable water fountain for each 5,000 square feet of each landscaped Civic Open Space. [Ord. 2010-022]

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

<u>9</u> 10. Parking and Loading Standards

2

3

4

5

6

7

8

9

10 11

12

13

14

15

16

17 18

19 20

21

22 23

24

25

26

27

28 29

30

31

32 33

34 35

36 37

38

39

40

41

42

43

44 45

46 47

48 49

50

51

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

Parking and loading for each tenant shall be located behind buildings or a street wall. Parking shall only be permitted in front of buildings in the form of on-street parking. Parking and loading shall comply with Art. 6, PARKING, unless otherwise stated below: [Ord. 2010-022]

[Relocated from Art. 3.B.16.E.6, Parking and Loading]

a. Location and Access

Parking may be provided in surface lots, attached/detached garages or outbuildings, or a parking structure. Parking and service areas shall be located along or at the rear of building(s) with exception to on-street parking, including required frontage streets. [Ord. 2010-022]

1) On-street Parking

Parking in front of buildings shall only be permitted where on-street parking is allowed. [Ord. 2010-022]

2) Parking Lots

It is the intent that parking lots shall be located behind buildings to screen from view from all street frontages and usable open space areas, unless specified otherwise herein. Exceptions shall be permitted for parking lots <u>adjacent to a building where a</u> <u>Street Wall is used, or</u> lots on secondary streets. The perimeter of parking lots shall be framed by a street-wall using: **[Ord. 2010-022]**

- a) Buildings; or,
- b) A five foot wide landscape strip that includes a minimum 30 inch high hedge or concrete street-wall, with canopy, <u>multi-trunk or flowering</u> trees planted 30 feet on center. Breaks to allow for pedestrian <u>and vehicular</u> access shall be permitted.
- c) Separation between parking and parallel alleys shall not be required for any project that does not have streets or blocks, and alleys may be incorporated into parking lots as standard drive isles.





(3) Parking structures facing alleys do not have a habitable use screening requirement on the alley façade. [Ord. 2010-022]

b) Threshold

Parking for any use in excess of five spaces per 1,000 square feet of nonresidential floor area shall be located in a parking structure/garage.

4) Townhouse Row House

Parking for Row Houses Townhouses shall only be permitted to the rear and shall meet the requirements for town house parking. Garage setbacks shall be in accordance with PDRs for Row Houses. [Ord. 2010-022]

5) Service and Loading Areas

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

3

4

5 6 7

8

9

10

11

12

13

14

15

16 17

18

19

20 21

22

23

24 25

26 27

28

29

30

31

32

33

34

35

36 37

38

39

40

41

42

43

44

45 46

47

48

49 50

51

52

53 54

55

56

57

58 59

60

61

62

63

64 65

66 67

68

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

All service and loading areas shall be located along the rear or side of buildings, and shall not be visible from usable open space areas, streets or abutting residential neighborhoods. The service areas shall be located within the footprint of the building or immediately adjacent to the building. Required loading space areas may be waived, reduced in number or dimension, in accordance with Art. 6.B, Loading Standards, or by PRA waivers. **[Ord. 2010-022]**

- 1) Waste and recycling containers shall be integrated within in the building or entirely screened from view. [Ord. 2010-022]
- 2) Loading docks, service areas and trash disposal facilities shall not face usable open space areas, a street frontage or an abutting residential neighborhood unless screened from view or integrated within a building. **[Ord. 2010-022]**
- 3) Trash collection and other services shall be accessed through the alley <u>or other</u> <u>vehicular use areas behind buildings</u>. **[Ord. 2010-022]**

b. Parking Ratios

The required number of parking spaces shall correspond to broad uses and not to a specific use, and shall be responsive to the long term transition of tenants within a non-residential or mixed use development. The applicant may choose from the following parking requirements: **[Ord. 2010-022]**

- 1) Non-residential
 - a) Minimum: one space per 333 square feet of GFA (3/1000) excluding assembly, and 1 space per 5 seats for assembly uses; **[Ord. 2010-022]**
 - b) Where uses are not intended to allow for transition to other uses, the general parking standards outlined in Art. 6, PARKING, may be applied, provided that use limitations are identified on the DRO approved site plan; **[Ord. 2010-022]**
 - c) Reduction in required parking through use of a shared parking study, as defined in Art. 6, Parking; or, [Ord. 2010-022]
 d) If eligible, credit may be given for any perimeter on-street parking spaces located
 - d) If eligible, credit may be given for any perimeter on-street parking spaces located along secondary streets, subject to approval by the County Engineer (use of this option may be limited to where the developer pays for required improvements), or for any new slip street or internal street parking developed. **[Ord. 2010-022]**

2) Residential

Multi-family residential parking ratios may be reduced in accordance with Table 3.B.14.I, WCRAO Mixed Use Parking Deviations. **[Ord. 2010-022]**

c. Bicycle Parking

One parking area shall be provided for every five units in multi-family housing and for every 20 vehicle parking spaces serving non-residential uses. Bicycle parking spaces shall be indicated on the site plan in visible, well-illuminated areas. For each bicycle parking space required, a stationary object shall be provided to which a user can secure the bicycle. The stationary object may either be a freestanding bicycle rack or a DRO approved alternative. **[Ord. 2010-022]**

10 11. Landscape Standards

Landscaping in the PRA shall be in an urban form that compliments the intended intensity and density of the PRA corridors, with an emphasis on the use of materials and design that enhances pedestrian areas, allows for improved visual surveillance from building windows, but also minimizes impacts to adjacent residential developments. Drainage retention areas, preserves and other similar low intensity open space areas shall be located to provide a transition between commercial uses and existing adjacent residential neighborhoods, or parcels with a residential FLU designation, when possible. Landscaping shall be in accordance with Art. 7, LANDSCAPING, unless stated otherwise herein: [Ord. 2010-022] [Relocated from Art. 3.B.16.E.8, Landscape and Open Space Transitional Elements]

a. Perimeter Buffers

- 1) Streetscape Exemptions
 - Required landscape perimeter buffers pursuant to Art. 7, Landscaping shall not be required where an PRA streetscape is required. **[Ord. 2010-022]**
- 2) Compatibility Buffers
- The PRAs shall be exempt from compatibility buffer requirements. **[Ord. 2010-022]** 3) Alternative Incompatibility Buffer
 - The following incompatibility buffer option may be utilized subject to the following: [Ord. 2010-022]
 - a) Shall be a minimum of ten feet in width, and, easement encroachment shall be prohibited, with exception to drainage easements; **[Ord. 2010-022]**
 - b) <u>A An eight six</u> foot tall solid concrete block or panel wall shall be installed along the affected property line, with a setback a minimum of two feet to allow for maintenance of the exterior side of the wall. Setback may be increased as needed to accommodate required footers; [Ord. 2010-022]
 - c) The required wall shall be constructed of materials and with a design consistent with the principal building, and shall have the same architectural finish treatment and color on both sides of the wall. **[Ord. 2010-022]**

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

d) Exterior landscape areas shall have groundcover that is low maintenance and does not impede necessary access for maintenance; **[Ord. 2010-022]**

- e) Canopy trees shall be planted along the internal side of the wall to be spaced a minimum of 20 feet on center; **[Ord. 2010-022]**
- f) A hedge shall be installed in accordance with the standards for medium shrubs, as specified in Table 7.F.7, Shrub Planting Requirements; and, [Ord. 2010-022]
- g) A drainage easement may be permitted within the buffer on the interior side of the wall to be used as a storm-water management system, subject to approval by Land Development. **[Ord. 2010-022]**

b. Foundation Planting

The PRAs shall be exempt from foundation planting requirements, <u>unless stated</u> <u>otherwise herein</u>. [Ord. 2010-022]

Alternative Parking Lot Design Options

This section provides landscape or alternatives, or reductions for interconnectivity that allow for the use of innovative design or green building materials necessary for smaller sites or desired for larger projects. The following may be used individually or in combination: **[Ord. 2010-022]**

1) Option 1

C.

Projects that are one-half acres or less in size, with 20 or fewer parking spaces may relocate all interior landscape parking materials into one open space preserve; **[Ord. 2010-022]**

2) Option 2

Projects that are two acre or less in size may reduce required terminal island landscape width to a minimum of five feet in width of landscape area; [Ord. 2010-022]

3) Option 3

Landscape area and shrub requirements for terminal, interior and divider median islands may be replaced with bio-swales and appropriate landscaping, provided that required canopy trees can be accommodated. Alterations to required curbing may be permitted subject to demonstration that vegetated areas are protected from vehicles and that there will be no adverse impacts to pedestrians; **[Ord. 2010-022]**

4) Option 4

Up to a maximum of 25 percent of required terminal, interior and divider median landscape areas shall not be required provided those parking areas provide shade by installing covered parking that utilizes materials with appropriate solar reflectance index (SRI) depending on the pitch of the roof of the structure. **[Ord. 2010-022]**

5) Option 5

Required terminal, interior and divider median landscape areas and required shrubs shall not be required, subject to the following: **[Ord. 2010-022]**

- a) The number of required terminal, interior and divider median trees are doubled; [Ord. 2010-022]
- b) Trees are protected by curbing, wheel stops or other similar methods of protection; [Ord. 2010-022]
- c) Green building standards for tree wells and related root growth areas are utilized; [Ord. 2010-022]
- d) All abutting parking spaces utilize pervious pavement that has an SRI of at least 29 to improve solar reflectance; and, **[Ord. 2010-022]**
- e) Land Development approval. [Ord. 2010-022]

6) Option 6

No interior island required if parking spaces are abutting landscape buffers, street walls or tree planting areas. **[Ord. 2010-022]**

d. Rear or Side Entrances

Buildings with secondary entrances located on the side or rear facades shall either apply the streetscape standards for a side street building frontage; or shall provide foundation planting along a minimum of 50 percent of the applicable façade, with a minimum depth of five feet, to be planted in accordance with Art. 7, LANDSCAPING, with a sidewalk a minimum of five feet in width as needed to separate pedestrians from abutting vehicle use areas along the building façade. **[Ord. 2010-022]**

11 12. Signage Standards

Signage shall be in accordance with Art. 8, SIGNAGE, unless stated otherwise herein. [Ord. 2010-022]

a. Freestanding Signage Prohibitions

Freestanding signs, including outparcel identification signs, shall be prohibited, with exception to Development Orders that include buildings located on internal streets that do not have any frontage on a perimeter street, subject to the limits of Table 8.G.2.A, Freestanding Sign Standards, or the following, whichever is more restrictive: **[Ord. 2010-022]**

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

1) Signs shall not exceed 150 square feet of sign face area, and shall be limited to 15 1 2 3 feet in height; and, [Ord. 2010-022] 2) A maximum of one freestanding sign per right of way frontage shall be permitted. 4 5 6 [Ord. 2010-022] G. Type I and II URAO PRA Waivers The An applicant may apply for waivers for development standards in accordance with Article 7 2.B.2.G, Type II Waivers or Art. 2.D.5, Type I Waivers. Applications for Type I or Type II Waivers 8 shall be expressly limited to those Articles or Requirements listed in Article 3.B.16.D.3, Waivers and Table 3.B.16.G, PRA URAO Type I and Type II Waivers. Type II Waiver requests shall be submitted concurrently with any other DRO application request for Public Hearing certification, 9 10 11 where applicable. , and shall reviewed by the Zoning Director for denial, approval or approval with conditions, prior to either DRO certification or approval. The following table summaries the 12 13 development standards that could be requested through a waiver process: [Ord. 2010-022]

Requirements	Maximum Waiver	Minimum Criteria of Review
Requirements	Street Star	
Article 3.B.16.F.4, Street Standards	Allow additional lanes, or minor	- Where required to accommodate traffic, or where required by the
Article 3.B. 10.1.4, Otteet Stanuards	increases in lane width.	DEPW or Palm Tran.
	mereases in lane width.	 Minimum deviation required and remains generally consistent with
		TDD street standards.
		- Consistent with livable street standards that prioritize pedestria
		safety.
	Block Star	
Table 3.B.16.F, Block Dimension	Allow smaller block sizes.	- Location of existing streets precludes meeting desired average
Requirements		block face or perimeter; or,
		- Demonstration that smaller blocks are necessary for traffi
		circulation, and do not adversely impact pedestrian circulation of
		requirement that parking be located behind the street wall.
Interconnectivity Standards		
	No interconnectivity requirement.	 Document prohibition by Federal, State, local or other laws that
Standards		serve to establish limited access standards necessary to protect
		facilities such as water treatment plants, jails, or other simila
		facilities.
Article 3.B.16.F.5.c, Gates	Allow use of gates within the	- Special circumstances between adjacent uses.
	development.	 Specific user requirements within the PRA project requires the use
		of gates, provided such does not impact the continuity of required
Puilding Standarda		blocks, streets or alleys.
Building Standards Art. 3.B.16.F.6.a.3), Building Hierarchy	Allow deviations from perimeter	- Internal streets shall be required to establish building frontage.
Art. J.D. 10.F.0.d.J), Duiluing Filefalony	placement.	 Internal streets shall be required to establish building nontage. Necessary to allow for expansion of existing buildings or uses.
		 Welessary to allow for expansion of existing buildings of uses. Will not result in inability of perimeter frontages to be developed it
		accordance with PRA requirements.
Article 3.B.16.F.6.e.1). Primary	Allow 100% increase in distance.	- Façade is less than 150 feet in length.
Entrances	Allow 100 /0 morease in distance.	
Usable Open Space Standards		
Art. 3.B.16.F.9, Civic and Usable Open	Allow for reduction.	- Lot less than 2.5 acres in size having insufficient frontage to
Space Standards		accommodate usable open space in pedestrian streetscape areas.
Parking Standards		
Article 3.B.16.F.10.a.5, Service and	Waive or reduce required loading	- Limitations due to access, lot size; location of residential uses
Loading Areas, and, Article 6.B.1,	spaces, dimensions for width,	proximity to streets or alleys; or vehicular circulation.
Loading.	length, maneuvering area, and	
	location.	pedestrian or vehicular circulation, including alleyways, drive isles
		handicapped accessibility, or other similar functiona
		considerations.
		 Document that any loading alternatives will not conflict with DEPW
		or FDOT requirements.
	Landscape S	
Article 7.F.9, Incompatibility Buffer	Allow use of Compatibility Buffer	
	in lieu of Incompatibility Buffer.	such buildings provide screening from any commercial or civi
		USES.
		 Upon demonstration of site design that uses preserves, passive statistics and statististics and st
		open space areas, drainage retention areas a minimum of 50 fee
		in width, or other screening a minimum of 6 feet in height to creat
		buffers between non-residential uses and residentia
[Ord. 2010-022]		neighborhoods.

16

17

18

19

20

(This space left blank intentionally.)

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

Art./Table Reference and Title	Table 3.B.16.G – Type I and II URAO Wa Type I Waivers Limitations/Criteria	Type II Waiver Limitations/Criteria
Art. 3.B.16.A, Purpose and Intent	Type I Walvers Limitations/onterna	Type in Walver Limitations/oriteria
<u>n/a</u>	<u>No Waiver</u>	No Waiver
rt. 3.B.16.B, Applicability n/a	No Waiver	No Waiver
rt. 3.B.16.C, Future Land Use and De		
<u>n/a</u>	<u>No Waiver</u>	No Waiver
rt. 3.B.16.D, Application Requiremen		
<u>n/a</u> rt. 3.B.16.E, PRA Use Matrix	<u>No Waiver</u>	No Waiver
Art. 3.B.16.E.4.a, Residential Setbacks	10% reduction provided the use is screened.	Waiver Permitted.
Art. 3.B.16.E.4.c, Drive Through Uses and Gasoline Service Facilities	Exceptions to Street Wall requirements may be permitted for vehicular and pedestrian access	Waiver Permitted. Requires submittal of alternativ design that meets the intent of these provisions.
t. 3.B.16.F, PRA Design and Develo	points.	
PRA Transect Zones	pinent Standards	
Art. 3.B.16.F.1.a, Urban Center (UC)	No Waiver	Limited Waiver permitted only for reference to
Sub-area Transects Table 3.B.16.F, PRA Sub-area		minimum number of stories required in this TZ. Limited Waiver permitted:
Transect Standards	<u>No Waiver</u>	 Additional 25% deviation for minimum TZ minimum setback abutting residential: Minimum UC 1 = 300 ft.; UC-2 and UI 1 = 150 ft. Subject to height of buildings, site layo proposed uses, incompatibility buffer or oth design alternative.
Block Design Standards		design alternative.
Table. 3.B.16,F, Block Dimension Requirements.	Allow 5% deviation due to unusual lot configuration.	Waiver Permitted
Frontage Classifications and Street Art. 3.B.16.F.4.a.1), Slip Street	<u>Standards</u>	1
Frontage	<u>No Waiver</u>	Waiver Permitted
Art. 3.B.16.F.4.b, Internal Streets	Allow additional lanes or minor increases in lane width: • Where required by DEPW or Palm Tran;	Weises Derreitted
	 Minimum modification necessary and remains consistent with TDD street standards; and, Consistent with standards for Livable Streets which emphasis pedestrian safety. 	Waiver Permitted
Art. 3.B.16.F.4.c, Alleys	No Waiver.	Waiver Permitted.
Interconnectivity Standards Art. 3.B. 16.F.5, Interconnectivity	No interconnectivity required for the following:	
<u>Standards</u>	 Document prohibition by Federal, State, local or other laws that serve to establish limited access standards necessary to protect facilities such as water treatment plants, jails or other similar uses. 	<u>No Waiver</u>
Article 3.B.16.F.5.c, Gates	 Special circumstances between adjacent uses. Specific user requirements within the PRA project requires the use of gates, provided such does not impact the continuity of required blocks, streets or alleys. [Relocated from Table 3.B.16.G, PRA Waivers] 	<u>No Waiver</u>
Building Standards	·-	
Art. 3.B.16.F.6.a, Building Placement Art. 3.B.16.F.6.b, Building	<u>No Waiver</u>	Waiver Permitted
Development Regulations	<u>No Waiver</u>	Waiver Permitted
Table 3.B.16.F, PRA Block Building PDRs	<u>No Waiver</u>	Waiver Permitted
Table 3.B.16.F, PRA Liner Building PDRs	<u>No Waiver</u>	Waiver Permitted
Table 3.B.16.F, PRA Townhouse Lot and Building PDRs	<u>No Waiver</u>	<u>Waiver Permitted</u>
Art. 3.B.16.F.6.c.1), Building Floors	<u>No Waiver</u>	Limited Waiver permitted from minimum number floors required.
Table 3.B.16.F, Maximum Building	<u>No Waiver</u>	Limited Waiver permitted from minimum number of floors required.
Table 3.B.16.F, Maximum Building Height	<u>No Waiver</u>	Waiver Permitted
Art. 3.B.16.F,6.c.3), Green Building Incentive Program	Allow deviations for different certifying standards as may be approved by the County.	<u>No Waiver</u>
	No Waiver	Waiver Permitted
Art. 3.B.16.F.6.d.1), Primary Entrance Art. 3.B.16.F.6.d.3), Fenestration	Limited Waiver Permitted to allow > 20% and < 35%	Waiver Permitted
Entrance	Limited Waiver Permitted to allow > 20% and < 35% Limited Waiver Permitted to allow > 50% and < 75%	<u>Waiver Permitted</u> Limited Waiver permitted to allow > 35% and < 75 Limited Waiver Permitted to allow similar alternativ

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

Table 3.B.16.G - Type I and II URAO Waivers (1)

	Table 3.B.16.G – Type I and II URAO V	<u>Vaivers (1)</u>
Art./Table Reference and Title	Type I Waivers Limitations/Criteria	Type II Waiver Limitations/Criteria
Streetscape Standards	-	-
Art. 3.B.16.F.7.b.1), Planting Amenity Zone	<u>No Waiver</u>	Waiver Permitted
Art. 3.B.16.F.7.b.2), Pedestrian	No Weiver	Weiver Dermitted
Circulation Zone	<u>No Waiver</u>	Waiver Permitted
Art. 3.B.16.F.7.b.3), Slip Street Planting Amenity Zone	No Waiver	Waiver Permitted
Civic and Usable Open Space Stand	dards	
Art. 3.B.16.F.8, Civic and Usable	No Waiver	Waiver Permitted
Open Space Standards		
Table 3.B.16.F, PRA Dimensions for Usable Open Space	<u>No Waiver</u>	Waiver Permitted
Art. 3.B.16.F.8.a, General	No Waiver	Waiver Permitted
Art. 3.B.16.F.8.b, Plazas and	No Waiver	Waiver Permitted
Squares Art. 3.B.16.F.8.c, Greens	No Waiver	Waiver Permitted
Art. 3.B.16.F.8.d, Streetscape Credit	No Waiver	Waiver Permitted
Art. 3.B.16.F.8.e, Street Frontage	No Waiver	Waiver Permitted
Art. 3.B.16.F.8.f, Shade	No Waiver	Waiver Permitted
Art. 3.B.16.F.8.g, Pedestrian Amenities	No Waiver	Waiver Permitted
Parking and Loading Standards		
Art. 3.B.16.F.9, Parking and Loading	No Waiver	Limited Waiver Permitted for location of parking on
Standards		Limited waiver r emitted for location of parking of
Art. 3.B.16.F.9.a.1), On Street Parking	No Waiver	Waiver Permitted
Art. 3.B.16.F.9.a.2), Parking Lots	No Waiver	Waiver Permitted
Art. 3.B.16.F.9.a.3), Requirement for	No Waiver	Waiver Permitted
Parking Garages Art. 3.B.16.F.9.a.4), Townhouse	No Waiver	Waiver Permitted
Art. 3.B. 16.F.9.a.5), Service and		
Loading Areas	<u>No Waiver</u>	Waiver Permitted
Art. 3.B.16.F.9.c, Bicycle Parking	<u>No Waiver</u>	Waiver Permitted
Signage Standards Art. 3.B.16.F.11.a, Freestanding		
	<u>No Waiver</u>	Waiver Permitted
Signage Prohibitions		
Art. 3.B.16.G, Type I and II URAO Wai		
Art. 3.B.16.G, Type I and II URAO Wain n/a	vers No Waiver	No Waiver
Art. 3.B.16.G, Type I and II URAO Wainn <u>/a</u> [Ord. 2011-]		No Waiver
Art. 3.B.16.G, Type I and II URAO Wai n/a [Ord. 2011-] Notes:	<u>No Waiver</u>	No Waiver
Art. 3.B.16.G, Type I and II URAO Wain n/a [Ord. 2011-] Notes: 1. Deviations from the limitations or p		No Waiver
Art. 3.B.16.G, Type I and II URAO Wain n/a [Ord. 2011-] Notes: 1. Deviations from the limitations or p 1	No Waiver ermissions granted for Waivers shall be prohibited.	
Art. 3.B.16.G, Type I and II URAO Wain n/a Ord. 2011-] Notes: 1. Deviations from the limitations or p 1 2 Part 12. ULDC Art. 3.I	<u>No Waiver</u> ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa	
Art. 3.B.16.G, Type I and II URAO Wain n/a Ord. 2011-] Notes: I. Deviations from the limitations or p 1 2 Part 12. ULDC Art. 3.I	<u>No Waiver</u> ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa	
Art. 3.B.16.G, Type I and II URAO Wait n/a Ord. 2011-] Notes:	<u>No Waiver</u> ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows:	
Art. 3.B.16.G, Type I and II URAO Wain n/a Ord. 2011-] Notes: L. Deviations from the limitations or p 1 2 Part 12. ULDC Art. 3.I 3 amended as 1 4 CHAPTER B OVERLAY	<u>No Waiver</u> ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS	
Art. 3.B.16.G, Type I and II URAO Wair n/a Ord. 2011-] Notes: L Deviations from the limitations or p 1 2 Part 12. ULDC Art. 3.I 3 amended as 1 4 CHAPTER B OVERLAY	<u>No Waiver</u> ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows:	
Art. 3.B.16.G, Type I and II URAO Wait n/a Ord. 2011-] Votes:	<u>No Waiver</u> ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS	
Art. 3.B.16.G, Type I and II URAO Wait I/a Ord. 2011-] Notes: L Deviations from the limitations or p 1 2 2 Part 12. ULDC Art. 3.I 3 amended as 1 4 CHAPTER B OVERLAY 5 Section 15 INFILL RE 6	<u>No Waiver</u> ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO)	
Art. 3.B.16.G, Type I and II URAO Wait International II URAO Wait Ord. 2011-] Votes: L Deviations from the limitations or p 1 2 2 Part 12. ULDC Art. 3.I 3 amended as 1 4 CHAPTER B OVERLAY 5 Section 15 INFILL RE 6 7 7 D. Application Require	<u>No Waiver</u> ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) lirements	
Art. 3.B.16.G, Type I and II URAO Wain In/a Ord. 2011-] Votes: L Deviations from the limitations or p 1 2 2 Part 12. ULDC Art. 3.B 3 amended as f 4 CHAPTER B OVERLAY 5 Section 15 INFILL RE 6 7 7 D. Application Requise 8 3. Zoning Direct	ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) lirements tor Waivers	ges 54-55 and 79 of 231), is hereby
Art. 3.B.16.G, Type I and II URAO Wain In/a Ord. 2011-] Votes: L Deviations from the limitations or p 1 2 2 Part 12. ULDC Art. 3.B 3 amended as f 4 CHAPTER B OVERLAY 5 Section 15 INFILL RE 6 7 7 D. Application Required 8 Zoning Direct 9 An applicant n	<u>No Waiver</u> ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) lirements	ges 54-55 and 79 of 231), is hereby
Art. 3.B.16.G, Type I and II URAO Wait n/a Ord. 2011-] Notes:	ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) lirements tor Waivers nay apply for a waiver from as specified in	ges 54-55 and 79 of 231), is hereby
Art. 3.B.16.G, Type I and II URAO Wair n/a Ord. 2011-] Notes:	ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) sirements tor Waivers nay apply for a waiver from as specified in s	nges 54-55 and 79 of 231), is hereby
Art. 3.B. 16.G, Type I and II URAO Wait n/a Ord. 2011-] Votes:	ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) irrements tor Waivers nay apply for a waiver from as specified in s ation for a waiver shall be submitted in a	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord.
Art. 3.B. 16.G, Type I and II URAO Wait n/a Ord. 2011-] Votes:	ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) lirements tor Waivers nay apply for a waiver from as specified in s ation for a waiver shall be submitted in a- nsidering whether to approve, approve	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director.
Art. 3.B.16.G, Type I and II URAO Wain n/a Ord. 2011-] Votes:	ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) lirements tor Waivers nay apply for a waiver from as specified in s ation for a waiver shall be submitted in a- nsidering whether to approve, approve the Zoning Director shall consider the follow	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005]
Art. 3.B.16.G, Type I and II URAO Wain n/a Ord. 2011-] Votes:	No Waiver ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) lirements tor Waivers nay apply for a waiver from as specified in a nsidering whether to approve, approve the Zoning Director shall consider the follow raiver does not create additional conflicts	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is
Art. 3.B.16.G, Type I and II URAO Wait Interpretations from the limitations or p Ord. 2011- Image: Ima	ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) lirements tor Waivers nay apply for a waiver from as specified in s ation for a waiver shall be submitted in a- nsidering whether to approve, approve the Zoning Director shall consider the follow	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is
Art. 3.B. 16.G, Type I and II URAO Wain In/a Ord. 2011-] Votes: L Deviations from the limitations or p 1 2 Part 12. ULDC Art. 3.I 3 amended as f 4 CHAPTER B OVERLAY 5 Section 15 INFILL RE 6 7 D. Application Required 8 Zoning Direct 9 An applicant n 0 2010-005] 1 a. Standard 2 An application 9 An application 1 The w 6 7 D. Mathematication 9 An application 10 The w 6 consist 7 Output	No Waiver ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) sirements tor Waivers nay apply for a waiver from as specified in ansidering whether to approve, approve the Zoning Director shall consider the follow raiver does not create additional conflicts stent with the stated purpose and intent and th	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is and standards for the IRO; [Ord. 2010-
Art. 3.B.16.G, Type I and II URAO Wain n/a Ord. 2011-] Votes:	No Waiver ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) irements tor Waivers nay apply for a waiver from as specified in a neidering whether to approve, approve are Zoning Director shall consider the follow (aiver does not create additional conflicts stent with the stated purpose and intent are (aiver will not cause a detrimental effect of the follow)	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is nd standards for the IRO; [Ord. 2010- on the overall design and development
Art. 3.B. 16.G, Type I and II URAO Wain In/a Ord. 2011-] Votes: L Deviations from the limitations or p 1 2 Part 12. ULDC Art. 3.I 3 amended as f 4 CHAPTER B OVERLAY 5 Section 15 INFILL RE 6 7 D. Application Require 8 9 An applicant n 2010-005] a. 11 a. Standard 2010-005] a. Standard 11 a. Standard 12 The w consist 13 The w standard	No Waiver ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) lirements tor Waivers nay apply for a waiver from as specified in an insidering whether to approve, approve the Zoning Director shall consider the follow vaiver does not create additional conflicts stent with the stated purpose and intent and vaiver will not cause a detrimental effect or ards of the project, and will be in harm	nges 54-55 and 79 of 231), is hereby n Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is nd standards for the IRO; [Ord. 2010- on the overall design and development ony with the general site layout and
Art. 3.B. 16.G, Type I and II URAO Wain n/a Ord. 2011-] Votes:	No Waiver ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) uirements tor Waivers nay apply for a waiver from as specified in ansidering, whether to approve, approve the Zoning Director shall consider the follow vaiver does not create additional conflicts stent with the stated purpose and intent and vaiver will not cause a detrimental effect or ards of the project, and will be in harm in details of the development; and, [Ord. 2]	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is and standards for the IRO; [Ord. 2010- on the overall design and development ony with the general site layout and 2010-005]
Art. 3.B. 16.G, Type I and II URAO Wair n/a Ord. 2011-] Notes: L Deviations from the limitations or p 1 2 Part 12. ULDC Art. 3.I 3 amended as 1 4 CHAPTER B OVERLAY 5 Section 15 INFILL RE 6 7 D. Application Requ 8 3. Zoning Direct 9 An applicant n 0 2010-005] 1 a. Standarde 2 An applica 3 When cou 4 request, th 5 1) The w 6 consis 7 005] 8 2) The w 9 standard 1 3) The course	No Waiver ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) uirements tor Waivers nay apply for a waiver from as specified in a nsidering whether to approve, approve be Zoning Director shall consider the follor vaiver does not create additional conflicts stent with the stated purpose and intent al vaiver will not cause a detrimental effect or ards of the project, and will be in harm of details of the development; and, [Ord. 2	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is ad standards for the IRO; [Ord. 2010- on the overall design and development ony with the general site layout and 2010-005] as part of the waiver approval, if
Art. 3.B. 16.G, Type I and II URAO Wair In/a Ord. 2011-] Notes: L Deviations from the limitations or p 1 2 Part 12. ULDC Art. 3.I 3 amended as f 4 CHAPTER B OVERLAY 5 Section 15 INFILL RE 6 7 D. Application Requestion Requestion and the section of the sec	No Waiver ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) nirements tor Waivers nay apply for a waiver from as specified in an insidering whether to approve, approve the Zoning Director shall be submitted in an insidering whether to approve, approve the Zoning Director shall consider the follow (aiver does not create additional conflicts stent with the stated purpose and intent and vaiver will not cause a detrimental effect or ards of the project, and will be in harm in details of the development; and, [Ord.1]	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is ad standards for the IRO; [Ord. 2010- on the overall design and development ony with the general site layout and 2010-005] as part of the waiver approval, if
Art. 3.B. 16.G, Type I and II URAO Wain n/a [Ord. 2011-] Notes: 1 2 Part 12. ULDC Art. 3.I 3 amended as 1 4 CHAPTER B OVERLAY 5 Section 15 INFILL RE 6 7 D. Application Requ 8 3. Zoning Direct 9 An applicant m 0 2010-005] 1 a. Standard 2 An applica 3 When con 4 request, th 5 1) The w 6 consis 7 005] 8 2) The w 9 standard 0 design 1 3) The constant 1 3) The constant 2 10 constant 3 2000 constant 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	No Waiver ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) uirements tor Waivers nay apply for a waiver from as specified in a nsidering whether to approve, approve be Zoning Director shall consider the follor vaiver does not create additional conflicts stent with the stated purpose and intent al vaiver will not cause a detrimental effect or ards of the project, and will be in harm of details of the development; and, [Ord. 2	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is ad standards for the IRO; [Ord. 2010- on the overall design and development ony with the general site layout and 2010-005] as part of the waiver approval, if
Art. 3.B. 16.G, Type I and II URAO Wain n/a [Ord. 2011-] Notes: 1. Deviations from the limitations or p 1 2 Part 12. ULDC Art. 3.I 3 amended as f 4 CHAPTER B OVERLAN 5 Section 15 INFILL RE 6 7 D. Application Requ 8 3. Zoning Direct 9 An applicant m 0 2010-005] 1 a. Standard 2 An applicat 3 When cou 4 request, th 5 1) The w 6 consist 7 005] 8 2) The w 9 standard 2 difference of the standard 3 When cou 4 request, th 5 1) The w 6 consist 7 005] 8 2) The w 9 standard 2 difference of the standard 3 When cou 4 request, th 5 1) The w 9 standard 4 consist 7 005] 8 2) The w 9 standard 3 The could be standard 4 b. Appeal	No Waiver ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) nirements tor Waivers nay apply for a waiver from as specified in an insidering whether to approve, approve the Zoning Director shall be submitted in an insidering whether to approve, approve the Zoning Director shall consider the follow (aiver does not create additional conflicts stent with the stated purpose and intent and vaiver will not cause a detrimental effect or ards of the project, and will be in harm in details of the development; and, [Ord.1]	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is nd standards for the IRO; [Ord. 2010- on the overall design and development ony with the general site layout and 2010-005] as part of the waiver approval, if e IRO project or adjacent properties.
Art. 3.B. 16.G, Type I and II URAO Wain n/a [Ord. 2011-] Notes: 1. Deviations from the limitations or p 1 2 Part 12. ULDC Art. 3.I 3 amended as f 4 CHAPTER B OVERLAN 5 Section 15 INFILL RE 6 7 D. Application Requ 8 3. Zoning Direct 9 An applicant m 0 2010-005] 1 a. Standard 2 An applica 3 When cou 4 request, th 5 1) The w 6 consist 7 005] 8 2) The w 9 standard 1 3) The coust 1 3) The coust 1 3) The coust 1 3) The coust 2 4 b. Appeal 5 4 b. Appeal	No Waiver ermissions granted for Waivers shall be prohibited. B.15. Infill Redevelopment Overlay, (pa follows: YS EDEVELOPMENT OVERLAY (IRO) tirements tor Waivers nay apply for a waiver from as specified in ansidering whether to approve, approve approve approve and intent at a stated purpose and intent at a stated purpose and intent at a stated purpose and intent at a stated of the project, and will be in harm andetails of the development; and, [Ord.: a stated option recommended ad, will not adversely impact users of th 2010-005]	nges 54-55 and 79 of 231), is hereby Table 3.B.15.G, IRO Waivers. [Ord. form specified by the Zoning Director. with conditions, or deny a waiver wing standards: [Ord. 2010-005] with this Section of the ULDC, and is nd standards for the IRO; [Ord. 2010- on the overall design and development ony with the general site layout and 2010-005] as part of the waiver approval, if e IRO project or adjacent properties.

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

EXHIBIT V URBAN REDEVELOPMENT AREA OVERLAY (URAO) SUMMARY OF AMENDMENTS (Updated 6-27-11)

1 2 3 4 5 6 7 8 9 10 11 12	<u>Type</u> Waive condit summ 2010-0 Part 13. UI	pplicant may apply for waivers for development standards in accordance with <u>Art. 2.D.7</u> , <u>I Waiver</u> Art. 3.B.15.D.3, <u>Zoning Director Waivers</u> and Table 3.B.15.G, IRO Waivers. r requests shall be reviewed by the Zoning Director for denial, approval or approval with ions, prior to either <u>DRO certification or approval</u> . The following table <u>summarizes</u> aries the development standards that could be requested through a waiver process: [Ord.
13	CHAPTER E	PLANNED DEVELOPMENT DISTRICTS (PDDS)
14	Section 8	Lifestyle Commercial Center Development (LCC)
15		
16	A. Gener	al
17	4 . W	aivers
18	Δr	applicant may apply for a waiver from the design and dimensional requirements indicated
19		Article 3.E.8.C, Design and Development Standards pursuant to Table 3.E.8.D, LCC
20		aivers. [Ord. 2010-005]
20		Standards
22	d.	
		An application for a waiver shall be submitted in a form specified by the Zoning Director.
23		When considering whether to approve, approve with conditions, or deny a waiver
24		request, the Zoning Director shall consider the following standards: [Ord. 2010-005]
25		1) The waiver does not create additional conflicts with this Section of the ULDC, and is
26		consistent with the stated purpose and intent and design principles of the LCC; [Ord.
27		2010-005]
28		2) The waiver will not cause a detrimental effect on the overall design and development
29		standards of the project, and will be in harmony with the general site layout and
30		design details of the development; and, [Ord. 2010-005]
31		3) The alternative design option recommended as part of the waiver approval, if
32		granted, will not adversely impact LCC users and adjacent properties. [Ord. 2010-
33		0051
34	b.	Appeal
35		An appeal on any Zoning Director's decision shall be made to the Zoning Commission
36		pursuant to Art. 2.A.1.S.1, Non-Judicial Relief, in an application form specified by the
37		Zoning Director. [Ord. 2010-005]
38		
39	D. LCC V	Vaivars
		plicant may seek waivers from specific code requirements listed in accordance with Art.
40		
41		Type I Waiver, and Table 3.E.8.D, LCC Waivers, by submitting an application on forms
42		ed by the Zoning Division. Waiver approval shall be granted prior to DRO certification. The
43		J Director shall consider the following "criteria of review" and any justification provided by
44		plicant in considering a waiver request. The following table summarizes the development
45	standa	ards that could be requested through a waiver process.
46		
47		
48		
49		
50		
51		
52		
53		
54		
55		(This space left blank intentionally.)
56		(The space for blank intertionally.)
50		

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

Part 14. ULDC Table 4.A.3.A – Thresholds for Projects Requiring Board of County Commission Approval (page 20 of 166), is hereby amended as follows:

Table 4.A.3.A – Thresholds for Projects Requiring Board of County Commission Approval (1) ⁴

LU Designation (2) (3) ²	Number of Square Footage or Units (4) ³	Acreage
Residential (Excluding RR FLU)	200 du	50 acres
AGR (Residential Only)	-	250 acres
	30,000	_
СНО	50,000	-
CL	30,000	_
СН	50,000	-
ND	100,000	_
NST	50,000	-
R	100,000	-
ALU	50,000	-
EDC	100,000	-
lotes:	· · · · · · · · · · · · · · · · · · ·	
 <u>There are no thresholds for the shall include and sh</u>	er are limited to the 80/20 PUD, 60/40 PUD or AGR TMD (<u>e UC or UI FLU designations.</u> by density awarded as part of a density bonus program. [C .A.29.b.1), DRO Approval (pages 40-41 of 2)	ord. 2006-004]
CHAPTER B SUPPLEME	NTARY USE STANDARDS	
Section 1 Uses		
 A. Definitions and Sup 29. Place of Worshi b. Use Limitati 1) DRO Ap A place collocate MUPD, 	ons	the CN, CC, CG, <u>UC or</u>
 A. Definitions and Sup 29. Place of Worshi b. Use Limitati 1) DRO Ap A place collocate MUPD, 	p ons proval of worship not exceeding 3,000 square feet of d or accessory uses, shall be permitted in MXPD, TMD districts, and a commercial pod	the CN, CC, CG, <u>UC or</u>

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

- 12Part 16.3ULDC Table 4.B.1.A.55, Financial Institution (page 52 of 166), is hereby amended as
follows:
- 4 CHAPTER B SUPPLEMENTARY USE STANDARDS
- 5 Section 1 Uses

6 7

8

A. Definitions and Supplementary Standards for Specific Uses

55. Financial Institution

Table 4.B.1.A – Financial Institution Development Threshold and Approval Process

Zaning District	Dev	elopme	nt Thresholds	Approval Process	
Zoning District	GFA		Drive-thru (1) ⁽⁴⁾		
CN and CLO	5,000 s.f. max	and	Prohibited	DRO	
UC or Ul	N/A	and	Prohibited	DRO	
CC and CHO; CL and CLO PDDs; COM Pod of PUD;	5,000 s.f. max	and	No drive thru lanes	Permitted by Right	
SD	N/A	and	<mark>≤ 3 drive thru lanes</mark>	Class A Conditional Use	
CC; and, CL and CLO PDDs, and COM Pod of PUD	5,000 s.f. max	and	\leq 3 drive thru lanes	DRO	
CG; CH and CHO PDDs; PIPD COM Use Zone; and, TDDs	5,000 s.f. max	and	\leq 3 drive thru lanes	Permitted by Right	
UC or UI (2)	<u>N/A</u>	<u>And</u>	Any number of drive thru lanes (3)	<u>DRO (2)</u>	
CC, CHO and CG; CL, CH, CLO and CHO PDDs; COM Pod of PUD; PIPD COM Use Zone; and, TDDs	> 5,000 s.f.	or	> 3 drive thru lanes	Class A or Requested Use	
[Ord. 2007-013] [Ord. 2009-040] [Ord.	2010-022]				
Notes:					
1. An ATM lane shall not be consider	ed a drive thru lane	for purpo	oses of development threshold	S.	
2. Does not apply to Prior Approvals. See Art. 3.B.16.E.2.a, Right to Continue or Change Uses [Related to PRA Permitted Use					
<u>Schedulej.</u>	deules encode au d	au au la c	s aball wat has leasted within	200 fact of chutting par DDA	
3	<u>Drive thru facilities, including vehicular access and queuing shall not be located within 200 feet of abutting non-PRA</u> residential use or parcel with a residential FLU designation, unless permitted otherwise by Art. 3.B.16, URAO.				
residential use of parcer with a resi	uential FLU designa	auon, un	iess permitted otherwise by An	. 3.D. 10, UKAU.	

9 10

14 15

16

17

18

19

20

21

22

23

24

25

11 Part 17. ULDC Art. 4.B.1.A.59, Funeral Home, (page 53 of 166), is hereby amended as follows:

12 CHAPTER B SUPPLEMENTARY USE STANDARDS

13 Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses

59. Funeral Home

An establishment which arranges and manages funeral and prepares the human deceased for burial.

- a. CG, IL and MUPD Districts
- A funeral home may include a crematorium located within the principal building. **b. IL District**
 - A funeral home shall be limited to an embalming service. No public observances, sermons or funerals shall be permitted.
- c. UC and UI Districts DRO Approval
- A funeral home without a crematorium may be approved by the DRO.
- 2627Part 18.28ULDC Art. 4.B.1.A.109.b, Approval Process Exceptions, (page 83 of 166), is hereby
amended as follows:
- 29 CHAPTER B SUPPLEMENTARY USE STANDARDS
- 30 Section 1 Uses
- 31A. Definitions and Supplementary Standards for Specific Uses32109.Restaurant, Type I

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.

b. Approval Process Exceptions 1 2 1) DRO Approval 3 A Type I restaurant without a drive-through may be approved by the DRO in a district 4 where the use is permitted by Table 3.E.1.B, PDD Use Matrix, Table 3.F.1.F, 5 Traditional Development Permitted Use Schedule, Table 4.A.3.A, Use Matrix, or in an 6 MUPD with a CL FLU designation, or in the UC or UI District, provided the subject to 7 the following: [Ord. 2006-004] [Ord. 2007-001] [Ord. 2007-013] 8 a) GFA including outdoor dining areas does not exceed 5,000 square feet. ; and 9 [Ord. 2007-013] 10 The use is not located in an out parcel or freestanding building, unless it is the sole use of the property. [Ord. 2007-013] 11 12 Permitted by Right 2) 13 A Type I restaurant without a drive-through or located in an out parcel, may be permitted by right in any PDD or TDD with a commercial or institutional FLU 14 15 designation, Pod or Use Zone; the commercial or recreational pod of a PUD, MHPD or RVPD; or the IL and all commercial Zoning districts, provided: [Ord. 2006-004] 16 a) GFA including outdoor dining areas does not exceed 1,500 square feet; and, 17 18 [Ord. 2006-004] All district specific requirements are addressed; [Ord. 2006-004] 19 b) 20 The total of all Type I restaurant uses does not exceed 25 percent of the overall GFA of the development, unless it is the sole use of the property; and [Ord. 21 22 2006-0041 23 The restaurant is not located in a freestanding building, unless it is the sole use of the property. [Ord. 2006-004] 24 25 26 27 Part 19. ULDC Art. 4.B.1.A.115, Mobile or Temporary Retail Sales, (page 85 of 186), is hereby amended as follows: 28 SUPPLEMENTARY USE STANDARDS 29 CHAPTER B 30 Section 1 Uses 31 A. Definitions and Supplementary Standards for Specific Uses 32 115.Retail Sales, Mobile or Temporary 33 b. Temporary Sales 34 35 1) Districts 36 37 Limited to the CN, CC, CG, IPF, AGR, UC, UI, MUPD, or MXPD Zoning districts. 38 d. Mobile Sales [Ord. 2005 - 002] 39 40 41 1) District 42 Mobile sales shall be limited to the CC, CG, IL, PO, UC, UI, and MUPD Zoning 43 districts Districts.

U:\Zoning\CODEREV\2011\BCC Hearing\Round 2011-01\2 First Reading 7-28-11\Exhibit V - Urban Redevelopment Area Overlay (URAO).docx

Notes:

<u>Underlined</u> indicates <u>new</u> text. If being relocated destination is noted in bolded brackets [Relocated to:]. Stricken indicates text to be deleted.