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4	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH
5	COUNTY, FLORIDA, AMENDING THE UNIFIED LAND DEVELOPMENT CODE,
6	ORDINANCES 03-067 AS AMENDED, AS FOLLOWS: ARTICLE 1 - DEFINITIONS
7	AND ACRONYMS; CHAPTER H; LOT OF RECORD; CHAPTER F,
8	NONCONFORMITIES; CHAPTER I, DEFINITIONS AND ACRONYMS; ARTICLE 2 -
9	DEVELOPMENT REVIEW PROCEDURES; CHAPTER D, ADMINISTRATIVE
10	PROCESS; CHAPTER G, DECISION MAKING BODIES; ARTICLE 3 - OVERLAYS
11	AND ZONING DISTRICTS; CHAPTER B, OVERLAYS; CHAPTER D, PROPERTY
12	DEVELOPMENT REGULATIONS (PDRs); CHAPTER E, PLANNED DEVELOPMENT
13	DISTRICTS (PDDs); CHAPTER F, TRADITIONAL DEVELOPMENT DISTRICTS
14	(TDDs); ARTICLE 4 - USE REGULATIONS; CHAPTER A, USE CLASSIFICATION;
15	CHAPTER B, SUPPLEMENTARY USE STANDARDS; CHAPTER D, EXCAVATION;
16	ARTICLE 5 - SUPPLEMENTARY STANDARDS; CHAPTER B, ACCESSORY AND
17	TEMPORARY USES; CHAPTER C, DESIGN STANDARDS; CHAPTER F, LEGAL
18	DOCUMENTS; CHAPTER H, MASS TRANSIT STANDARDS; ARTICLE 6 -
19	PARKING; CHAPTER A, PARKING; ARTICLE 11 - SUBDIVISION, PLATTING, AND
20	REQUIRED IMPROVEMENTS; CHAPTER E, REQUIRED IMPROVEMENTS;
21	ARTICLE 14 - ENVIRONMENTAL STANDARDS; CHAPTER B, WELLFIELD
22	PROTECTION; APPENDIX 4, ORGANIC PRIORITY POLLUTANTS; APPENDIX 5,
23	MINIMUM STANDARDS FOR SEWER PIPE FITTINGS; PROVIDING FOR;
24	INTERPRETATION OF CAPTIONS; REPEAL OF LAWS IN CONFLICT;
25	SEVERABILITY; SAVINGS CLAUSE; INCLUSION IN THE UNIFIED LAND
26	DEVELOPMENT CODE; AND AN EFFECTIVE DATE.
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28	WHEREAS, Section 163.3202, Florida Statutes, mandates the County compile Land
29	Development Regulations consistent with its Comprehensive Plan into a single Land
30	Development Code; and
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31 WHEREAS, pursuant to this statute the Palm Beach County Board of County 32 Commissioners (BCC) adopted the Unified Land Development Code (ULDC), Ordinance 2003-

34 WHEREAS, the BCC has determined that the proposed amendments further a legitimate public purpose; and

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

38 and

39 WHEREAS, the BCC hereby elects to conduct its public hearings on this Ordinance at 40 9:30 a.m.; and

WHEREAS, the BCC has conducted public hearings to consider these amendments to the ULDC in a manner consistent with the requirements set forth in Section 125.66, Florida Statutes.

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NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, as follows:

Section 1. Adoption

067, as amended from time to time; and

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

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	 Ordinance Title Exhibit A Article 2, Development Review Procedures Exhibit B Article 3, Overlays and Zoning Districts Exhibit C Article 5, Supplementary Standards Exhibit D Article 6, Parking Exhibit E Article 11, Subdivision, Platting, and Required Improvements Exhibit F Article 14, Environmental Standards Exhibit G Improvement Value Exhibit H Congregate Living Facilities Exhibit I Funeral Homes and Crematories Exhibit J Outdoor Recreation Standards Exhibit K Convenience Store with Gas Sales Exhibit L Miniature or Pot Bellied Pigs Exhibit M Recycling Uses
16	Section 2. Interpretation of Captions
17	All headings of articles, sections, paragraphs, and sub-paragraphs used in this
18	Ordinance are intended for the convenience of usage only and have no effect on interpretation.
19	
20	Section 3. Repeal of Laws in Conflict
21	All local laws and ordinances in conflict with any provisions of this Ordinance are hereby
22	repealed to the extent of such conflict.
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24	Section 4. Severability
25	If any section, paragraph, sentence, clause, phrase, word, map, diagram, or any other
26	item contained in this Ordinance is for any reason held by the Court to be unconstitutional,
27	inoperative, void, or otherwise invalid, such holding shall not affect the remainder of this
28	Ordinance.
29	
30	Section 5. Savings Clause
31	All development orders, permits, enforcement orders, ongoing enforcement actions, and
32	all other actions of the Board of County Commissioners, the Zoning Commission, the
33	Development Review Officer, Enforcement Boards, all other County decision-making and
34	advisory boards, Special Masters, Hearing Officers, and all other County officials, issued
35	pursuant to the regulations and procedures established prior to the effective date of this
36	Ordinance shall remain in full force and effect.
37	
38	Section 6. Inclusion in the Unified Land Development Code
39	The provisions of this Ordinance shall be codified in the Unified Land Development Code
40	and may be reorganized, renumbered or re-lettered to effectuate the codification of this
41	Ordinance.

1 Section 7. Providing for an Effective Date 2 The provisions of this Ordinance shall become effective upon filing with the Department 3 of State. 4 5 APPROVED and ADOPTED by the Board of County Commissioners of Palm Beach County, Florida, on this the 24th day of January 7 SHARON R. BOCK, CLER PALM BEACH COUNTY, FLORIDA, BY COMPTROLLER ITS BOARD OF COUNTY COMMISSIONERS Steven L. Abrams, Mayor APPROVED AS TO FORM AND LEGAL SUFFICIENCY By:

County Attorney

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EXHIBIT A

ARTICLE 2, DEVELOPMENT REVIEW PROCEDURE SUMMARY OF AMENDMENTS

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2	Part 1. UL	.DC Art.2.G.3.H.3.c, Terms of Office [Related to Historic Resources Review Board
3	me	embership) (page 78 of 88), is hereby amended as follows:
4	CHAPTER G	DECISION MAKING BODIES
4	CHAPTER G	DECISION MAKING BODIES
5	Section 3	APPOINTED BODIES
6	H. Histor	ic Resources Review Board
7	3. Bo	pard Membership
8	C.	Terms of Office
9		Each appointment shall be made for a term of three years. Any member may be
10		reappointed for one successive term upon approval of the BCC as provided for herein.
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Notes:

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EXHIBIT B

ARTICLE 3, OVERLAYS AND ZONING DISTRICTS SUMMARY OF AMENDMENTS

1 2 3		LDC Art. 3.E.2.f.4.d, Landscape Buffer (Related to AGR PUD) (page 163 to 164 of 228), hereby amended as follows:
4	CHAPTER E	PLANNED DEVELOPMENT DISTRICTS (PDDS)
5	Section 2	Planned Unit Development (PUD)
6	F. AGR	PUD
7	4. D	evelopment Area
8		Landscape Buffer
9		A Type 3 incompatibility buffer shall be required between the Development Area and all
10		adjacent properties zoned AGR, AP, SA, or AR; including Preservation Areas. The buffer
11		shall be a minimum of 50 feet in width and installed in accordance with Article 7,
12		LANDSCAPING, except that a wall shall not be required. [Ord. 2006-004] [Ord. 2008-
13		003]
14		1) Buffer Width Reduction
15		The minimum 50 foot buffer width required along the perimeter of an AGR-PUD
16		Development Area may be reduced for the following:

of an AGR-PUD Development Area may be reduced for the following:

a) Abutting R-O-W, Open Space or Another Buffer

A buffer required along the perimeter of a Development Area may be reduced by 50 percent reduction (minimum of 25 feet in width) shall be permitted if:

(1)a) the buffer is within a nonresidential pod and adjacent to a R-O-W greater than 50 feet in width;

(2)b) the buffer is adjacent to another platted PUD buffer a minimum of 20 feet in width; or

(3)e) the buffer is adjacent to open space (e.g. lake, canal, etc.) greater than 50 feet in width.

b) Abutting a Rural Parkway

A reduction to a minimum of 15 feet in width shall be permitted if the buffer is abutting a Rural Parkway a minimum of 100 feet in width.

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EXHIBIT C ARTICLE 5, SUPPLEMENTARY STANDARDS SUMMARY OF AMENDMENTS

2		LDC Art. 5.C.1.I.1.a, CL FLU [Related to Large Scale Commercial Development and ingle Tenant Limit] (pages 41-42 of 92), is hereby amended as follows:
4	CHAPTER C	DESIGN STANDARDS
5	Section 1	Architectural Guidelines
6 7 8 9 10 11 12 13 14 15	1. S	e Scale Commercial Development ingle Tenant Limit CL FLU The maximum building size for a single tenant shall be less than 65,000 gross square feet. The commercial development of the parcel located at the northwest corner of Southern Boulevard and Seminole Pratt Whitney Road and identified in the legal description in Ordinance 2010-030 (LGA 2010-012) shall be exempt from the maximum square footage limitation for single tenants in the CL FLU designation. [Ord. 2005 – 002]
17	CHAPTER F	LEGAL DOCUMENTS
18	Section 1	Maintenance and Use Documents
19 20 21 22 23 24 25 26 27 28 29	1. P	ent Requirement for Documents roperty Owner's Association (POA) Documents Declaration of Covenants and Restrictions 5) Easements The following easements shall be granted or confirmed if already established by recorded plat or grant of easement: i) Zero-lot line (ZLL) easement, if applicable. A three-foot An easement with a minimum of two feet in width, and contiguous to the ZLL boundary shall be established for the purpose of incidental encroachment, access and maintenance; or

Notes:

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

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Part 1. ULDC Table 6.A.1.B - Minimum Off-Street Parking and Loading Requirements (page 11 of 39), is hereby amended as follows:

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

Use Type: Recreational	Parking (1)	Loading (2)	
Clubhouse (Recreational Pod) (7) 1 space per 300 sq.ft. of air conditioned area (includes all interior uses): and 1 bicycle parking rack shall be provided		N/A	
Golf course (7)	4 spaces per hole; plus 1 space per 250 sq. ft. of clubhouse	N/A	
Swimming pool (7)	1 space per 200 sq. ft. of pool area; and 1 bicycle parking rack shall be provided	N/A	
Tennis Courts (6)(7) And Basketball Courts (7) 1.5 spaces per court; and 1 bicycle parking rack shall be provided N/A		N/A	
[Ord. 2005-002]			
Loading Key:			
Notes:			
 Golf cart parking may be used to satisfy a portion of the required parking for residential PDD rec. pods, pursuant to Art. 6.A.1.D.7, Golf Cart Parking [Ord. 2007-001] 			

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Part 2. ULDC Art. 6.A.1.D.7, Golf Cart Parking (page 15 of 39), is hereby amended as follows:

CHAPTER A PARKING

Section 1 General

D. Off-Street Parking

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7. Golf Cart Parking

Residential developments with recreation areas such as recreation pods, golf courses or recreational facilities designed and intended for use by occupants of residential developments or subdivisions, owned and operated by POA, may accommodate golf carts or LSEVs subject to the following:

- a. <u>Utilize a A maximum of 25 percent of the recreational uses required parking spaces in a </u> recreation pods of a residential PDD may be reduced in size and red accommodate golf carts.
- b. Parking dimension may be reduced consistent with Low Speed Electric Vehicle (LSEV) minimum dimensions as indicated in Table 6.A.1.D, Minimum Parking Dimensions For Nonresidential Uses and Residential Uses with Shared Parking Lots.

Notes:

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EXHIBIT E

ARTICLE 11 - SUBDIVISION, PLATTING, AND REQUIRED IMPROVEMENTS **SUMMARY OF AMENDMENTS**

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2	Part 1.	ULDC Art. 1.	.H.1.B.2, Lega	I Access (pa	ge 29 of 115), i	is hereby a	mended as f	ollows

CHAPTER H LOT OF RECORD 3

4 Section 1 **Potentially Buildable Lot**

B. Standards

2. Legal Access

The lot has legal access (that was in existence at the time the lot was created, and which n place) to street that ultimately connects to a right of way currently identified on the PBC Thoroughfare R-O-W Identification Map, as follows:

- a. In accordance with Art. 11, Subdivision, Platting and Required Improvements, Table 11.E.2.A, Chart of Access Hierarchy; or [Ord. 2007-001]
- **b.** From a recorded easement exclusively for the purposes of ingress and egress access, a minimum of 20 feet in width, granting the owner, its successors and assigns a perpetual right of useable access across all properties lying between said lot and a street, provided that the easement was in existence at the time the lot was legally created, and which remains in place. [Ord. 2007-001] [Partially relocated from above Art. 1.H.1.B.2, Legal Access]

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ULDC Art. 3.D.2.C.9.c.), Maintenance at Roof Overhang Easement (page 133 - 134 of Part 2. 228), is hereby amended as follows:

CHAPTER D PROPERTY DEVELOPMENT REGULATIONS (PDRS)

Section 2 **PDRs for Specific Housing Types**

C. ZLL Design Standards

9. Permitted Openings and Attachments

Maintenance and Roof Overhang Easement

The subdivision plan and plat shall indicate a maintenance and roof eave encroachment easement along the ZLL for each ZLL lot for the purpose of allowing maintenance of the portion of the home with a zero setback and to accommodate any overhang of the roof eave and gutter. Should a fence or wall traverse or be located within a maintenance and roof easement, written permission from all easement beneficiaries will be required prior to the issuance of a permit by PBC. A gate for access and maintenance purposes will be required. Access for the owner of the lot abutting the easement and the easement beneficiaries shall be provided after advanced notification and during reasonable hours. No construction, landscaping, mechanical equipment, fence or wall shall prevent perpetual access to said easement by the owner of the lot abutting the easement or the easement beneficiaries. [Partially relocated from Art. 3.D.2.C.9.c.4), Plat]

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Plat 4)

The following language shall be on the plat for each ZLL subdivision: Maintenance and roof overhang easements are hereby reserved in perpetuity to the owner of the lot abutting the easement and the HOA for the purpose of access to and maintenance of improvements, the roof overhang, eave, gutters, drainage and utility services within and adjacent to said easement without recourse to PBC. Should a fence or wall traverse or be located within said easement, written permission from the HOA will be required prior to the issuance of a permit by PBC. A gate for access and maintenance purposes will be required. Access for the owner of the lot abutting the easement and the HOA shall be provided after advanced notification and during reasonable hours. No construction, landscaping, mechanical equipment, fence or wall shall prevent perpetual according ent by the owner of the lot abutting the easement and the HOA. [Partially relocated to Art. 3.D.2.C.9.c, Maintenance and Roof Overhang Easement]

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- Part 3. ULDC Art. 11.E.2.A.19, Limited Access Easements (page 36 of 47), is hereby amended as follows:
- **REQUIRED IMPROVEMENTS** 57 **CHAPTER E**
- 58 Section 2 **Access and Circulation Systems**
 - A. Vehicular Circulation Systems 19. Limited Access Easements

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EXHIBIT E

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

Limited access easements <u>may shall</u> be required along <u>all-non-plan</u> collector streets and <u>all-non-plan</u> abutting property. Easements for controlling access to local and residential access streets may <u>also</u> be required by the County Engineer in order to ensure continued control of access to such streets from abutting property. All limited access easements shall be conveyed or dedicated to PBC.

Part 4. ULDC Art. 11.E.4.E.5.c., Storm Sewerage (page 42 of 47), is hereby amended as follows:

CHAPTER E REQUIRED IMPROVEMENTS

Section 4 Stormwater Management

E. Tertiary Stormwater System Design and Performance

5. Storm Sewerage

c. Storm sewer pipe shall have a nominal diameter of not less than 15 inches, or equivalent oval pipe size. However, for stormwater sewerage systems to be maintained by PBC, storm sewer pipe shall have a nominal diameter of not less than 18 inches, or equivalent oval pipe size, unless otherwise approved by the County Engineer. The storm sewer pipe minimum diameter size may be reduced when the pipe is not within a right of way or residential access street, subject to County Engineer approval.

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- i. When metal Metal pipe-is shall not be used beneath pavement within a street, it shall be designed to provide a joint-free installation or, where joint-free installations are not feasible, shall be jointed with a 12-inch wide band having a mastic or neoprene gasket providing a watertight joint. Other jointing techniques meeting or exceeding these requirements may be used upon submittal to and approval by the County Engineer.
- j. Drainage pipe shall be fitted with headwalls, endwalls, inlets and other appropriate terminating and intermediate structures. Structure design shall meet or exceed FDOT PBC standards FDOT PBC standards FDOT

Part 5. ULDC Art. 11.E.7.B., Easements (page 45 of 47), is hereby amended as follows:

CHAPTER E REQUIRED IMPROVEMENTS

Section 7 Utilities

B. Easements

Utility easements 12 feet wide shall be provided where necessary for the particular development or for continuity purposes to accommodate all required utilities across lots and shall have convenient access for maintenance. Where possible, utility easements shall be centered on lot lines. Where possible, utility easements and should be provided for underground utilities across the portion(s) of the lot abutting a street or parking area. When a utility easement is to abut a street, the width may be reduced as approved by the County Engineer to ten feet. Additional utility easements may be required by PBC when, in the opinion of the County Engineer, such easements are necessary for continuity of utility service between subdivisions or other development and where necessary for maintenance and service. Utility easements and drainage easements shall not be combined. Where crossings occur, drainage easements shall take precedent. Easements shall be coordinated with requisite utility authorities and shall be provided as prescribed by this Article for the installation of underground utilities or relocating existing facilities in conformance with the respective utility authority's rules and regulations.

Notes:

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EXHIBIT F

ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

Part 1. ULDC Art. 1.I.2.W.21, Wellfield Zones 1, 2, 3 and 4 (page 109 of 119), is hereby amended as follows:

4 CHAPTER I DEFINITION AND ACRONYMS

5 Section 2 Definitions

W. Terms defined herein or referenced in this article shall have the following meanings:

21. **Wellfield Zones 1, 2, 3 and 4** – <u>for the purposes of Article 14,</u> zones of influence delineated by iso-travel time contours around public water supply wellheads. Zone 1 is identified as the land area <u>within a situated between the well(s) and the 30-day travel time, and Zone 2</u> is the land area <u>within a situated between the 30-day travel time and the 210-day travel time, and Zone 3 is the land area situated between 210-day and the 500-day travel time contours. Zone 4 is determined by the area situated beyond the 500-day travel time contour and within the one foot drawdown contour. Zones of influence maps, including Zones 3 and 4 are developed pursuant to the Wellfield Protection Section and are on file and maintained by ERM-Department.</u>

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Part 2. ULDC Art. 4.D.9.A.1, Authority and Criteria (page 169 of 171), is hereby amended as follows:

CHAPTER D EXCAVATION

Section 9 Administration and Enforcement

- A. Administrative Waiver from Construction Criteria for Agricultural, WCAA, Type II and Type III Excavations
 - 1. Authority and Criteria

...

b. That a request for relief from the littoral planting requirements include an alternative plan with a contribution to the Pollution Recovery Trust Fund of twice the amount calculated by the formula for a guarantee located in 4.D.8.D.5.c. and for review and approval by the Director of ERM. If the littoral zone had been depicted on the site or master plan, a modification of the plan shall be processed in order to delete the littoral zone from the plan;

[Renumber Accordingly]

Part 3. ULDC Art. 14.B.5, Exemption (pages 14-17 of 52), is hereby amended as follows:

37 CHAPTER B WELLFIELD PROTECTION

Section 5 Exemption

A. General Exemptions

A general exemption application and an operating permit issued pursuant to the provisions of Article 14.B.6.C.2, Zone 2, shall be filed with ERM for any nonresidential activity claiming a general exemption to these regulations under Article 14.B.5.A.4.a, Fire, Police, Emergency Medical Services and PBC Emergency, Article 14.B.5.A.4.b, Utilities in Zone 1, and Article 14.B.5.A.4.f, Retail/Wholesale Sales Activities. No new nonresidential facilities shall be permitted into Zone 1 after March 7, 1988 if the new nonresidential facility stores, handles, produces or uses any Regulated Substance No nonresidential facility that stores, handles, produces, or uses any Regulated Substances after March 7, 1988 shall be eligible for a general exemption in Zone 1 unless such facility was in existence prior to the establishment of a new Wellfied Zone 1 or a reconfigured Wellfield Zone 1 and is required to move or cease operations as a direct result of a change in the Wellfield Protection Maps.

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B. Special Exemptions

An affected person in Zones 1 or 2 may petition the hearing officer pursuant to the appeal process in Article 14.C, Appeals, for a Special Exemption, from the prohibitions and monitoring requirements set out in Article 14.B.6.C.1, Zone 1, and Article 14.B.6.C.2, Zone 2. Special exemptions for Zone 1 are for existing nonresidential activities only. No new nonresidential activity shall be permitted in Zone 1 after March 7, 1988 if the new nonresidential activity stores, handles, produces or uses any Regulated Substances. No nonresidential facility that stores, handles, produces, or uses any Regulated Substances after March 7, 1988 shall be eligible for a special exemption in Zone 1 unless such facility was in existence prior to the establishment of a

Notes:

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EXHIBIT F

ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

new Wellfied Zone 1 or a reconfigured Wellfield Zone 1 and is required to move or cease operations as a direct result of a change in the Wellfield Protection Maps.

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2. Procedures

f. Action on Application

Any special exemption granted by the Reference to Article 14.C, Appeals, shall be subject to the applicable conditions which apply to Zones 1 and 2 and any other reasonable and necessary special conditions imposed by the Reference to Article 14.C, Appeals. An operating permit shall be issued by ERM with the applicable conditions of Article 14.B.6.C.1, Zone 1, and Article 14.B.6.C.2, Zone 2, and any other reasonable and necessary special conditions imposed by the Environmental Ordinance Appeals Board. Hearing Officer. Such special exemptions shall be subject to revocation or revision by ERM for violation of any condition of said special exemption by first issuing a written notice of intent to revoke or revise (certified mail return receipt requested or hand delivery). Upon revocation or revision, the activity will immediately be subject to the enforcement provisions of this Article.

Part 4. ULDC Art. 14.B.6.A, Maps (pages 17-18 of 52), is hereby amended as follows:

CHAPTER B WELLFIELD PROTECTION

Section 6 Zones of Influence

A. Maps

1. Amendments

Any amendments, additions or deletions to said Maps shall be approved by the BCC following written notice to property owners within the area covered by the amendment, addition, or deletion, and after public hearing. Written notice as provided herein shall be given at least 30 days prior to the public hearing on the amendment, addition or deletion. Said Maps shall be provided to any agency requesting said Maps.

6. Reference Raw Water Analysis to be Completed for Each Well

A reference set of raw water analyses shall be completed for each Well for which a Zones of Influence map has been established. Said analyses shall be completed within 185 days after March 7, 1988, for existing wells. A copy of the analytical report shall be forwarded to ERM and the PBCHD within 14 days of completion. For any new well, this set of analyses shall be completed prior to the release of the well into service by the PBCHD within in and ERM. Said analyses shall address inorganic priority pollutants as listed in Appendix 4, Organic Priority Pollutants, and organic pollutants as listed in Chapter 62-550. F.A.C. and as shown in Appendix 4, Organic Priority Pollutants. The cost shall be borne by the utility. The analytical reports shall be prepared by a State of Florida certified laboratory, certified for the applicable analyses. Samples shall be taken by the State of Florida certified laboratory performing the analyses, or its authorized representative.

Part 5. ULDC Art. 14.B.6, Zones of Influence (pages 17-24 of 52), is hereby amended as follows:

CHAPTER B WELLFIELD PROTECTION

Section 6 Zones of Influence

B. Protection of Future Wellfields

The prohibitions and restrictions set forth in this Chapter and in regulations promulgated pursuant hereto shall apply to any sites officially designated by the BCC as future wellfields. Such prohibitions and restrictions shall become effective upon approval by the BCC of the Zones of Influence Maps for the designated future wellfield. Prior to final action by the BCC in designating a future wellfield or approving the Zones of Influence Maps for those wellfields, all property owners and discernable operating activities within the area affected shall receive written notice at least 30 days prior to the proposed public hearing at which the action shall be considered.

C. Prohibitions and Restrictions

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2. Zone 2

Notes:

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

b. Permit Conditions

9) Alterations and Expansions

ERM shall be notified in writing prior to the expansion, alteration or modification of an activity holding an operating permit. Such expansion, alteration, or modification may result from increased square footage of production or storage capacity, or increased quantities of Regulated Substances, or changes in types of Regulated Substances beyond those square footages, quantities, and types upon which the permit was issued. Should a facility add new Regulated Substances which individually are below the non-aggregate limits identified in the definition of "Regulated Substance", it shall notify ERM on thean annual basis of the types and quantities of such substances added and the location of the use, handling, storage, and production of said substances.

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c. Permits for Existing Uses

All existing non-residential activities in Zone 2 which use, handle, store, or produce Regulated Substances shall file an application for an operating permit or closure permit within 90 days of the receipt of written notice from ERM. Said permit application shall be prepared and signed by a Professional Engineer or Professional Geologist registered or licensed in the State of Florida, except for Closure or Transfer Permits as provided Article 14.B.7.B.2, Closure Permit, and Article 14.B.10, Transfers and Changes In Ownership. Within 30 days of receipt of said notice, the owner or operator shall file with ERM proof of retention of said engineer or geologist. If application is made for an operating permit, such a permit shall be issued or denied within 60 days of the filing of the completed application. If the application for an operating permit is denied, then the activity shall cease within 180 days of the denial of the operating permit. All Regulated Substances and contaminated containers shall be disposed in a lawful and environmentally sound manner in accordance with applicable state and federal laws, and the activity and environs shall be cleaned up so as to preclude leaching of residual Regulated Substances into the environment.

3. Zone 3

b. Permit Conditions

7) Permit Process

Operating permits required by this Chapter shall be applied for and processed in accordance with Article 14.B.6.C.2.c, Permits for Existing Uses, by filing an application for an operating permit or closure permits within 90 days of the receipt of written notice from ERM. Said permit application shall be prepared and signed by a Professional Engineer or Professional Geologist registered or licensed in the State of Florida. Within 30 days of receipt of said notice, the owner or operator shall file with ERM proof of retention of said engineer or geologist. If application is made for an operating permit, such a permit shall be issued or denied within 60 days of the filing of the completed application. If the application for an operating permit is denied, then the activity shall cease within 180 days of the denial of the operating permit. All Regulated Substances and contaminated containers shall be disposed in a lawful and environmentally sound manner in accordance with applicable state and federal laws, and the activity and environs shall be cleaned up so as to preclude leaching of residual Regulated Substances into the environment.

4. Zone 4

b. Permit Conditions

4) Permit Process

Operating permits required by this Chapter shall be applied for and processed by filing an application for an operating permit or closure permit within 90 days of the receipt of written notice from ERM. Said permit application shall be prepared and signed by a Professional Engineer or Professional Geologist registered or licensed in the State of Florida. However, a nonresidential activity in Zone 4 is not required to retain an engineer or geologist to prepare the operating permit if the revocation for spill provisions of this Chapter do not apply. Within 30 days of receipt of said notice, the owner or operator shall file with ERM proof of retention of said engineer or geologist. If application is made for an operating permit, such a permit shall be issued or denied within 60 days of the filing of the completed application. If the application for an operating permit is denied, then the activity shall cease within 180 days of the denial and an application for a closure permit shall be filed with ERM within 120 days of the denial of the operating permit. All Regulated Substances and contaminated containers shall be disposed in a lawful and environmental sound manner in accordance with applicable state and federal laws, and

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EXHIBIT F

ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

the activity and environs shall be cleaned up so as to preclude leaching of residual Regulated Substances into the environment.

...

E. Domestic Wastewater and Stormwater Treatment

1. Sanitary Sewer Mains

All new or replacement installations of sanitary sewer mains in Zone 1 or Zone 2 of a public drinking water wellfield shall be constructed to force main standards using pressure pipe. Standards for installation are shown in Appendix 54, Minimum Standards for Sewer Pipe Fittings, Coatings and Leakage Testing, and shall be enforced by PBCHD through the permit process. For new wells placed in areas of existing sanitary sewers, the sewers in Zones 1 and 2 must be pressure tested at each joint, grouted and sealed with proof of testing provided to the PBCHD prior to release of the well for service.

G. Closure Activity

When an activity in any Zone ceases operation, all Regulated Substances and contaminated containers shall be disposed of in a lawful and environmentally sound manner in accordance with applicable state and federal laws, and the activity and environs shall be cleaned up so as to preclude leaching of residual Regulated substances into the environment. When an activity in Zone 1 ceases operation, a closure permit shall be obtained.

Part 6. ULDC Art. 14.B.7.B.2, Closure Permit (page 25 - 26 of 52), is hereby amended as follows:

CHAPTER B WELLFIELD PROTECTION

Section 7 Wellfield Protection (Operating and Closure Permits)

B. Applications

2. Closure Permit

Closure permit applications shall be required in Zone 1 and contain the following information:

Part 7. ULDC Art. 14.B.9, Petition for Compensation (pages 27-30 of 52), is hereby amended as follows:

CHAPTER B WELLFIELD PROTECTION

Section 9 Petition for Compensation

Parties affected by the requirements of this Chapter may petition PBC for a determination of the effect of said requirements on those activities and the issue of compensation. The purpose of this section is to provide a means of petitioning PBC for reasonable compensation in the event a person operating a facility in existence prior to the establishment of a new Wellfield Zone 1 or a reconfigured Wellfield Zone 1 is required to move or cease operations as a direct result of a change in the Wellfield Protection Maps. This section shall apply only in the event an application for a General or Special Exemption, as set forth in Article 14.B.5, and all subsequent appeals, are denied. ERM may impose a reasonable fee for each petition in order to defray the costs to PBC in administering this section.

A. Filing

A petition for compensation shall be filed with ERM no later than 90 days after an application for a General or Special Exemption, as set forth in Article 14.B.5, and all subsequent appeals, are denied. The petition shall be heard by a Hearing Officer as established in Article 2.G.3.G, Hearing Officers.

B. Contents of Petition

A petition for compensation shall contain, as applicable, the following:

- 1. A copy of the closure permit required by this Chapter or the required operating permit showing the change in operation;
- 21. An analysis of the need to cease, move, or change-cease operations including a summary of alternatives investigated and estimated costs of those alternatives;
- 32. A list of all previously issued EPA notices of violation by ERM, Florida Department of Environmental Protection or the EPA regarding use of Regulated Substances including a description of any corrective action taken or pending;
- 43. Detailed specification of the amount for which compensation is being requested. Petitions shall include documentation to verify all costs for which compensation is sought.; and
- 5. ERM shall review all petitions for compensation and make recommendations to the Hearing Officer regarding the reasonableness of any amounts requested by the petitioner, whether the requested compensation consists of amounts greater than the cost of any reasonable facility/operation modifications and whether the facility may potentially qualify for a special

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

exemption. Based upon such recommendations, the Hearing Officer may deny such petition. [Partially relocated below under new Art. 14.B.9.C]

C. Administrative Review

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ERM shall review all petitions for compensation for completeness within 30 working days of receipt of the petition. If ERM determines the petition is not complete, written notice shall be mailed to the Petitioner specifying the deficiencies. No further action shall be taken on the petition until the deficiencies are remedied. If the deficiencies are not remedied within 30 working days of receipt of written notice, the petition shall be deemed abandoned and any rights that may be conferred under this Section shall be waived. Upon a finding of sufficiency, ERM shall review the petition and make recommendations to the Hearing Officer regarding the reasonableness of any amounts requested by the Petitioner, whether the requested compensation consists of amounts greater than the cost of any reasonable facility/operation modifications. Based upon such recommendations, the Hearing Officer may deny such petition.

[Partially relocated from above Art. 14.B.9.B.5]

CD. Hearing on Petition

As soon as practicable after submission of a petition for compensation, but no later than 90 days, by an owner or operator of an activity, the Hearing Officer shall hold a hearing to determine the eligibility of the activity for compensation pursuant to this Chapter. The Hearing Officer may extend the 90 day period for good cause based on the request of the Petitioner, PBC, or on its own initiative. Petitioner shall be given written notice by certified mail or hand delivery of such hearing at least 30 days prior to the hearing. At least ten days prior to the hearing, the Petitioner and PBC shall exchange names and addresses of witnesses and copies of all documentary evidence intended to be used at the hearing. Formal Rules of Evidence shall not apply to such hearing, but fundamental due process shall be observed and shall govern the proceedings. Petitioner and PBC shall have the right to:

- 1. Call and examine witnesses;
- 2. Introduce exhibits:
- 3. Cross examine witnesses on any relevant matter;
- 4. Rebut the evidence; and
- 5. Be represented by counsel.

DE. Review and Evaluation Criteria

1. Cessation or Move

In determining whether the petitioner is eligible for compensation for cessation or moving, the Hearing Officer shall consider:

- a. Whether a reasonable, cost effective alternative to cessation or moving of operations exists for complying with this Chapter, including reconfiguring of the wellfield. Applicant Petitioner, with the cooperation of ERM and the affected public utility, shall address the issue of reconfiguration;
- Whether the requirements of this Chapter were the sole reason for cessation or moving of the operation;
- c. Past environmental record; and
- d. Efforts to mitigate financial impact of this Chapter and these corresponding regulations.

2. Change In Operations

In deciding whether a petitioner is eligible for compensation for a change in operations, the Hearing Officer shall consider:

- a. Whether the proposed change is a reasonable, cost effective method for complying with this Chapter; and
- b. Whether the requirements of this Chapter were the sole reason for the change in the operation.

EF. Classes of Impact for Which Compensation May Be Granted

1. Actual Reasonable Relocation Expenses

a. Examples of Reasonable or Reimbursable Relocation Costs

The owner or operator of an affected activity may be paid the actual reasonable cost of relocation within PBC, such amount to include the cost of:

- 1) Dismantling operation;
- 2) Actual moving;
- 3) Reassembling equipment;
- 4) Installation of equipment;
- 5) Internal connection of utilities to equipment;
- 6) Minor modification of site to accommodate operation, specifically excluding structural changes to the building or paving and drainage requirements at the site;
- 7) The additional costs which would have to be incurred to move the activity due to changed circumstances or applicable laws, ordinances or regulations; and
- 87) Any losses caused by the necessity of terminating a lease, such compensation not to exceed three months rent. Landlord and tenant are required to make a bona fide effort to mitigate this loss. This compensation shall be paid to either the landlord or the tenant, to be decided by agreement between the landlord and tenant.

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EXHIBIT F

ARTICLE 14 - ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

b. Documentation of Costs

The eligible costs for actual reasonable relocation expenses shall be supported by two itemized and sealed bids and a detailed listing of the claimed items. The amount to be paid shall not exceed the lower of the two bids. In order to verify such information, ERM shall have the right to enter the activity's premises at reasonable times. Such bids and detailed listing of the cost shall be verified by ERM.

Self-Moves

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In the case of a self move the owner of a relocated activity may be paid the lower of two sealed and itemized bids from licensed moving companies based on a detailed listing of

Actual Reasonable Modification of Operation Expenses

The owner or operator of an affected activity may be paid the actual reasonable expense to modify the operation of the activity in order to comply with this Chapter. Such amount to include cost of:

- a. Modification of machinery;
- b. Dismantling and moving unusable machinery;
- Unsalvageable inventory per Article 14.B.9.E.3, Actual Direct Losses of Tangible Personal Property; and
- Moving equipment out of a Zone 1 on the activity's property per Article 14.B.9.E.1, Actual

32. Actual Direct Losses of Tangible Personal Property

Actual direct losses of tangible personal property are allowed when a person closes or relocates an activity. Payment may only be made after a diligent effort is made by the owner to sell the item(s) involved.

- If the activity is to be re-established and an item of property to be used therewith is not moved but promptly replaced with a comparable item at the new site, reimbursement shall be either:
 - Replacement cost, taking into account depreciation, less the proceeds of the sale. Present value based on accepted standards in the related business community may be substituted for net proceeds of a sale where applicable; or
 - Estimated cost of moving the item to the replacement site within the geographic boundaries of PBC.
- If a process at the activity is being discontinued or an existing item is not to be replaced in a re-established business, payment will be either:
 - 1) The difference between fair market value as evidenced by two written appraisals of the item for continued use at its prior location less its net proceeds at the sale; or
 - The estimated cost of moving the item to the replacement site within the geographic boundaries of PBC.
- eb. If a sale is not affected because no offer is received and the item is abandoned, payment for the loss may be its fair market value for continued use at its existing location plus the costs of the attempted sale, less the equipment's salvage value.

7. Appeal

PBC or the applicant Petitioner seeking compensation under this Section may appeal the final decision of the Hearing Officer by filing a Petition for Writ of Certiorari in the 15th Judicial Circuit Court in and for PBC.

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ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

Part 8. ULDC Appendix 4 Organic Priority Pollutants and Appendix 5 Minimum Standards for Sewer Pipe Fittings (pages 47 - 48 of 52), is hereby amended as follows:

APPENDIX 4 ORGANIC PRIORITY POLLUTANTS

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metolachlor phenol dicamba 2, 4, 6-trichlorophenol		
dicamba 2, 4, 6-trichlorophenol		
pentachlorophenol	1 11 11	2, 4, 6-trichlorophenol
	pentachlorophenol	

Inorganic Priority Pollutants

ga	
Mercury	Lead
Cadmium	Arsenic
Chromium	Selenium
Nickel	Cyanide
Note:	
Parameters reflected in this table may be adjusted by ERM.	

APPENDIX 54 MINIMUM STANDARDS FOR SEWER PIPE AND FITTINGS

A. Ductile Iron Pipe and Fittings for Gravity Sewer and Force Main Application

- Ductile iron pipe shall conform to the requirements of ANSI/AWWA C151/A21.52-8651 unless otherwise noted on the plans. The pipe shall be Class 50 thickness350 for pipe six sizes 4 inches through 24 inches and class 250 for sizes from 30 inches to 36 inches. or larger in size and Class 51 for pipe smaller than six inches Glands for mechanical joints shall be of ductile iron or cast iron.
- 2. Fittings shall conform to the requirements of ANSI/AWWA C110/A21.10-87. Fittings 12 inches and smaller shall have a 250 psi minimum working pressure have mechanical joints or flanged ends unless an approved flexible joint restraint system is used. The fittings shall conform to the requirements of AWWA C-110 or AWWA C-153.
- 3. Flanged ductile iron pipe shall be <u>"special thickness Class 53"</u>. Flanged ductile iron pipe and fittings shall have threaded flanges, unless otherwise noted on the drawings, and shall conform to ANSI/AWWA C115/A21.15-83. All flanges shall be Class 1560, ANSI B16.5. All

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EXHIBIT F

ARTICLE 14 – ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

above grades flanges shall be flat faced unless they are mating up to existing, or otherwise, specified, raised flanges. All gaskets shall be full faced 1/8" red rubber.

- 4. Joints shall conform to the requirements of ANSI/AWWA C111/A21.11-85.
- 5. All ductile iron pipe and fittings shall have an epoxy lining and a bituminous coating on the exterior per AWWA specification C-210. The coating and lining shall be applied in accordance with the manufacturer's recommendations.
- B. Polyvinyl Chloride Pipe (PVC) (gasketed joint) and Fittings for Gravity Wastewater and Sewer Force Main Applications
 - 1. Gasketed Joint Pipe

- a. Pipe four inches or larger in diameter shall conform to the requirements as set forth in AWWA C900-81/C905 with minimum dimension ration DR 18. Provisions must be made for contraction and expansion at each joint, or with a rubber ring and an integral bell as part of each joint, or by a rubber ring sealed coupling. Clean, reworked material generated from the manufacturer's own pipe production may be used. Fittings shall be cast or ductile iron. Pipe shall have cast iron pipe equivalent outside dimensions.
- 2.b. Pipe smaller than four inches in diameter shall conform to Commercial Standard CS 256 and ASTM D-22141. Provisions shall be made for contraction and expansion at each joint with a rubber ring, and an integral bell as part of each joint, or by a rubber ring sealed coupling. Pipe shall be made from SODR 21, 200 psi clean, virgin NSF approved Type I, Grade 1 PBC conforming to ASTM D 1784. Clean reworked material generated from the manufacturer's own pipe production may be used. Fittings for pipe smaller than four inches in diameter shall be PVC.
- C. Coatings High Density Polyethylene pipe for force mains:

The lining material for ductile iron pipe and fittings shall be virgin polyethylene complying with ANSI/AWWA D1248 compounded with an inert filler and with sufficient carbon black to resist ultraviolet rays during above ground storage of the pipe and fittings. The polyethylene shall be bonded to the interior of the pipe or fitting by heat. HDPE pipe for force mains shall be AWWA C906, minimum 40 feet standard lengths, DR 11 minimum, DIPS size.

D. Leakage Tests

The test shall be of two hour duration. During the test, the pipe being tested shall be maintained at a pressure of not less than 150 psi. Leakage is defined as the quantity of water added to the pipe being tested during the test period. No pipe installation will be accepted if the leakage exceeds the quantities specified in AWWA C-600, Sec. 4.25.2. No more than 500 feet of gravity sewer main or 1000 feet of force main shall be tested at one time. Pressure tested gravity wastewatermains and laterals located in wellfield zones 1 and 2 shall be PVC C900 SDR 18 minimum. The tested portion of the laterals shall end at the "upper" bend using a temporary mechanical joint restrained cap.

E. Manholes

Manholes shall be precast and coated with an <u>inert impervious material approved corrosion</u> <u>barrier system. Exterior manhole joint seal application is required</u>. Manhole inlets and outlets shall be tightly sealed around the sewer pipe and coated to prevent leakage.

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Notes:

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EXHIBIT G

IMPROVEMENT VALUE SUMMARY OF AMENDMENTS

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Part 1. ULDC Art. 1.F.3.D.4.b, Use Regulations [Related to the Repair, Reconstruction, Restoration, or Alteration of a Structure within Airport Zone] (page 22 of 119), is hereby amended as follows:

CHAPTER F NONCONFORMITIES

Section 3 **Nonconforming Structure**

- D. Uses and Structures within an Airport Zone
 - 4. Repair, Reconstruction, Restoration, or Alteration of a Structure
 - **Use Regulations**

Any permits to substantially alter, repair, restore, reconstruct, or rebuild a structure supporting a non-conforming use shall comply with Art. 16.C.1.E, General Land Use Regulations Off-Airport Land Use Compatibility Schedule. In such cases, the entire building or structure shall be brought into conformance with these requirements. For the purposes of this Article, substantially alter shall mean: [Ord. 2010-005]

- 1) the structure is more than 80 percent torn down, destroyed, deteriorated, or decayed; or [Ord. 2010-005]
- the cost of repair, reconstruction or restoration exceeds 80 percent of the assessed Improvement Value value of the existing building or structure; or [Ord. 2010-005]
- the non-structural alterations or repairs exceed 50 percent of the asse Improvement Value value of the existing building or structure. [Ord. 2010-005]

If the structure does not meet these criteria, then only the new construction, alteration or repair shall be subject to the requirements of Art. 16, Airport Regulations. [Ord. 2010-005]

ULDC Art. 1.I.2, Definitions (page 66, 90, 104 and 111 of 119), is hereby amended as Part 2. follows:

CHAPTER I DEFINITIONS & ACRONYMS

Section 2 **Definitions**

- Terms defined herein or referenced Article shall have the following meanings:
 - 5. Improvement for the purposes of Art. 9, any building, structure, fence, gate, wall, walkway, parking facility, light fixture, bench, foundation, sign, work of art, earthworks, sidewalk, or other man-made objects constituting a physical change or betterment of real property, or any part thereof.

7. Improvement Value - For the purposes of Article 1 and Article 5,-E and Article 1.F, Improvement Value means the most recent a value placed on a structure and shall be determined by the PBC Property Appraiser. Also see Article 1.I.2.I, for definition of Improvement. [Ord. 2010-005]

- R. Terms defined herein or referenced Article shall have the following meanings:
 - 6. Rebuild or Reconstruct replacement or rehabilitation of a structure due to damage or proposed modification in excess of 30 percent of its' original assessed Improvement Value

- S. Terms defined herein or referenced Article shall have the following meanings:
 - 127. Substantial Renovation for the purposes of Art. 5, any expansion, alteration, renovation, addition, redevelopment, or similar improvement to an existing building that exceeds 75 percent of the assessed Improvement Value value of the building, as indicated in the latest official PBC Property Appraiser's records.

- V. Terms defined herein or referenced Article shall have the following meanings:
 - Value
 - a. For the purposes of Art. 1, the most recent PBC Property Appraiser's assessed improvement value of the structure.
 - For the purposes of Art. 13, in the case of land, the appraised value as determined by an appraiser from a list of approved appraisers of Palm Beach County. In the case of improvements to real property or chattel, it means the actual cost to the feepayer or developer of such improvements or chattel. In all cases, the values shall be established in or as if in an arm's length, bona fide transaction in a competitive market between a willing seller and a willing buyer, neither of whom are under any special circumstances, as approved by the Impact Fee Coordinator based upon the standards in Art. 13, Impact Fees. If the Impact Fee Coordinator rejects an appraised value, the Impact Fee

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EXHIBIT G

IMPROVEMENT VALUE SUMMARY OF AMENDMENTS

1 2 3 4 5 6	 Part 3. Ul	Coordinator may obtain another appraisal using an appraiser from the approved list, in which case that appraisal shall prevail. LDC Art. 5.B.1.A.18.a.2)a), Exemptions [Related to Permanent Generators used in
7 8		pe II and II CLF, Club Houses and Nursing or Convalescent Facilities](page 25 of 92), hereby amended as follows:
9	CHAPTER B	ACCESSORY AND TEMPORARY USES
10	Section 1	Supplementary Regulations
11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	18. Pe	Applicability 2) Type II and III CLF, Club Houses and Nursing or Convalescent Facility 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, or greater. [Ord. 2006-004] [Ord. 2007-013] a) Exemptions (1) Developments that have a BCC or DRO approved plan that graphically indicates a clubhouse(s) shall be exempt from the generator requirement except for projects that exceed 75 percent or more of the assessed Improvement Value value as stated below. [Ord. 2007-013] (2) Renovations or additions that do not exceed 75 percent or more of the Improvement Value may be exempt from these requirements. [Ord. 2007-013] [Ord. 2011-016]
29 30		LDC Art. 5.H.2.A, Modifications of Previous Approvals (page 87 of 92), is hereby nended as follows:
31	CHAPTER H	MASS TRANSIT STANDARDS
32	Section 2	Applicability and Standards
33 34 35 36	redeve A. Modif	tandards of this Chapter shall apply to all residential and non-residential development or elopment in unincorporated PBC, as follows: [Ord. 2008-003] ications to Previous Approvals cations to previous approvals shall comply with this Chapter for un-built projects without an

Modifications to previous approvals shall comply with this Chapter for un-built projects without an approved DRO plan, or to the greatest extent possible in the affected area without the loss of density, intensity or parking, for un-built projects with a DRO approved plan, built projects that have constructed less than eighty percent of approved density or intensity, structural renovations in excess of 75 percent or more of the current assessed Improvement Value value of the structure, and parking lot alternations or additions. [Ord. 2008-003]

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Notes:

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EXHIBIT H

CONGREGATE LIVING FACILITIES (CLF'S)

1 2 3	Part 1.		DC Art. 4.B.1.A.34, Congregate Living Facility (page 44 of 171), is hereby amended follows:
4	CHAPTER	В	SUPPLEMENTARY USE STANDARDS
5	Section 1		Uses
6 7 8			ions and Supplementary Standards for Specific Uses ngregate Living Facility
9		b.	Separation
10			
11			1) Location of Type 1 CLF
12			A Type 1 CLF regulated by F.S. §419.001(1)(a), as amended, shall not be located
13			within 1,000 feet of another Type 1 CLF regulated by F.S. §419.001(1)(a). [Ord.
14			2013]
15			2) Location of Type 2 and Type 3 CLF in RM District
16			a) RM District
17			A Type 2 CLF located in the RM District shall be allowed as a permitted use,
18			provided that it is not located within a radius of 1,200 feet of another CLF. [Ord.
19			2008-003] [Ord. 2013]
20			b) Frontage
21			A Type 3 CLF shall front on and access from a collector or an arterial street. A
22			Type 3 facility having 25 residents or less may front on a local street. [Ord.
23			2005-002]
24			c) Fire Rescue
25			A Type 2 or 3 CLF shall be located within five miles of a full service fire-rescue
26			station.
27		<u>C.</u>	Type 3 CLF Frontage
28			A Type 3 CLF shall front on and access from a collector or an arterial street. A Type 3
29			facility having 25 residents or less may front on a local street. [Ord. 2005-002] [Ord.
30		al	2013]
31		<u>a.</u>	Type 2 or 3 CLF - Distance From Fire Rescue Station
32			A Type 2 or 3 CLF shall be located within five miles of a full service fire-rescue station.
33			[Ord. 2013]
34			····

<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

FUNERAL HOMES AND CREMATORIES SUMMARY OF AMENDMENTS

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Part 1. ULDC Art. 1.I.2, Definitions & Acronyms (pages 46, 51 and 61 of 119), is hereby amended as follows:

CHAPTER I DEFINITIONS & ACRONYMS

Section 2 Definitions

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

21. **Cemetery** - land used or intended to be used for human or animal <u>burial_interment</u>. A cemetery may include an office, chapel, mausoleum, *or* columbarium <u>or crematory</u>. [Ord. 2013-...]

<u>113.Crematory</u> – a facility used for the incineration of human or animal remains, excluding activities related to funeral homes. [Ord. 2013-...]

[Renumber accordingly.]

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

63. Funeral Home - an establishment which arranges and manages funerals and prepares the human or animal remains deceased for burial interment, excluding cremation.
[Ord. 2013-...]

Part 2. ULDC Table 3.B.16.E., PRA Use Matrix (page 87 of 229), is hereby amended as follows:

Table 3.B.16.E - PRA Use Matrix (1)(2)(3)

lleo.	Jse Type		Transe	ct Sub-	Zones		Note
USE	туре	UC 1	UC 2	UC 3	UI 1	UI 2	NOLE
Fune	ral Home or Crematory	A <u>D</u>	59 <u>.1</u>				
Crem	<u>natory</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>59.2</u>
[Ord	. 2011-016] [Ord. 2013]						
Note							
Key:							
Р	Permitted by Right						
S	Permitted subject to Special Permit approval.						
D	Permitted subject to DRO approval.						
P S D B	Permitted subject to Zoning Commission Approval.						
Α	Permitted subject to Board of County Commission Approval.						

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Notes:

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FUNERAL HOMES AND CREMATORIES SUMMARY OF AMENDMENTS

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Part 3. ULDC Table 3.E.1.B, PDD Use Matrix (page 141 of 229), is hereby amended as follows:

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

		ı	PUD)				M	IUP	D			MX	PD	F	PIPE)			LC	C	
		F	Pod	S		FLU					FL	.U	Use Zone		ne			FL	.U			
Use Type	R	С	R	С	Α	С	С	С	С	С	I	ı	С	С	1	С	ı	М	R	С	С	N
	Е	0	E	I	G	L	Н	L	Н	R	N	N	н	Н	N	0	N	н	٧	L	н	0
	s	M	С	٧	R			0	0		D	S		0	D	М	D	Р	Р			Т
					1							T			1		1	D	D			E
					Р										L		G					
Commercial Uses																						
Funeral Home or Crematory		Р				R	R				<u>D</u>	R	R			Р						59 <u>.1</u>
Crematory						<u>R</u>	<u>R</u>				<u>R</u>	<u>R</u>	<u>R</u>			<u>R</u>						<u>59.2</u>
[Ord. 2005-002] [Ord. 2004-051] [Ord. 2006-036] [Ord. 2007-001] [Ord. 2008-037] [Ord. 2009-040] [Ord. 2010-005] [Ord. 2011-016] [Ord. 2012-003] [Ord. 2013]																						
Notes:																						
P Permitted by right																						
D Permitted subject to approval by the DRO	D Permitted subject to approval by the DRO																					

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

Part 4. ULDC Table 4.A.3.A - Use Matrix (page 13 of 171), is hereby amended as follows:

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

		Zoning District/Overlay																		
		ricultu serva										y/Pub	olic	N						
Use Typ	е Р	Α	Α	Α	R	R	R	R	R	С	С	С	С	С	С	_	ı	Р	ı	0
	С	G	Р	R	U	Е	Т	s	М	N	L	С	Н	G	R	L	G	0	Р	Т
		R		s	s						0		0		Е				F	E
				Α	Α															
Commercial Use																				
Funeral Home or Crematory	•											Α		Α		D	<u>D</u>	<u>A</u>	Α	59 <u>.1</u>
<u>Crematory</u>												<u>A</u>		<u>A</u>		<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>59.2</u>
••••																				
				P	ubl	ic a	nd	Civi	ic U	ses										
Cemetery				Α	Α	Α	Α	Α	Α			В		В				В	Α	27
[Ord. 2005-002]	[Ord. 2006-036	[Ord	. 200	7-00	01]	[Ord	d. 20	800	-037] [0	rd. 2	009	-04	0] [0	Ord.	2011	1-016	[Or	d. 20	13]
Key:																				
P Permitted b	y right																			
D Permitted s	Permitted subject to approval by the DRO																			
S Permitted in the district only if approved by Special Permit																				
B Permitted in the district only if approved by the Zoning Commission (ZC)																				
A Permitted in the district only if approved by the Board of County Commissioners (BCC)																				

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Notes:

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EXHIBIT I

FUNERAL HOMES AND CREMATORIES SUMMARY OF AMENDMENTS

1	Part 5. UL	.DC Art.4.B.1.A.59, Funeral Home (page 40 of 171), is hereby amended as follows:
2	CHAPTER B	SUPPLEMENTARY USE STANDARDS
3	Section 1	Uses
4		tions and Supplementary Standards for Specific Uses
5		emetery
6		nd used or intended to be used for human or animal burial interment. A cemetery may
7		clude an office, chapel, mausoleum, <i>or</i> columbarium or crematory .
8	a.	Frontage
9		In all residential districts, a cemetery shall have frontage on and access from an arterial
10		or a collector street.
11	b.	Lot Size
12		In accordance with F.S. §497.027, a cemetery for human burial interment shall be located
13	_	on a site with a minimum contiguous area of 15 acres.
14	C.	RM <u>District</u>
15		In the RM district, a cemetery may include an accessory a funeral home or a crematory
16		subject to approval as a Class A Conditional Use conditional use, provided the use is
17	لم	restricted to those being interred within that cemetery.
18 10	u.	Pet Cemetery A not compare, shall be permitted only in the CC and IDE districts as a Class A
19 20		A pet cemetery shall be permitted only in the CG and IPF districts as a Class A Conditional Use conditional use and may include an accessory crematory.
20 21		[Ord. 2013]
21 22		[Old. 2013]
22 23		
23 24	Part 6. UL	.DC Art.4.B.1.A.59, Funeral Home (page 56 of 171), is hereby amended as follows:
		(page oo or religional actions as religions.
25	CHAPTER B	SUPPLEMENTARY USE STANDARDS
26	Section 1	Uses
27	59.1.	Funeral Home
28	An	establishment which arranges and manages funerals and prepares the human or animal
29		mains deceased for burial interment, excluding cremation.
30		CG, IL and MUPD Districts
31		A funeral home may include a crematorium located within the principal building.
32	<u>a</u> b	. IL <u>or IG</u> District and MUPD with IND FLU
33	_	A funeral home shall be limited to the preparation for interment an embalming service.
34		No public observances, sermons or funerals shall be permitted.
35	C.	UC and UI Districts DRO Approval
36		A funeral home without a crematory may be approved by the DRO. [Ord. 2011-016]
37		[Ord. 2013]
38		
39		Crematory
4 0	Λ 4	facility used for the incineration of human or animal remains, evaluding activities related to

funeral homes.

a. **Equipment Location**

Crematory equipment shall be located within a fully enclosed building.

b. Services Prohibited

Services such as public observances, sermons or other similar activities shall be prohibited, unless collocated with an approved funeral home. [Ord. 2013-...]

Notes:

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<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.

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EXHIBIT J

OUTDOOR RECREATION STANDARDS SUMMARY OF AMENDMENTS

2	Part 1.	ULDC Art. 1.I.2.R.9, Recreation Facility (page 90 of 119), is hereby amended as follows:
3	CHAPTER	I DEFINITIONS & ACRONYMS
4	Section 2	Definitions
5 6	R. Ter	ms defined herein or referenced Article shall have the following meanings:
7 8 9 10 11 12	9.	Recreation, Facility, Neighborhood - a non-profit facility designed and intended for recreational use by occupants of a residential development or subdivision owned and operated by a Property Owners Association or equivalent. Typical uses include clubhouses, golf courses, swimming pools and tennis courts and other recreational areas. [Ord. 2011-001]
14 15 16	Part 2.	ULDC Art. 2.D.3.C, Type IB Administrative Variances (page 43 of 88), is hereby amended as follows:
17	CHAPTER	D ADMINISTRATIVE PROCESS
18	Section 3	Type IA and Type IB Administrative Variances
19 20		oe IB Administrative Variances Residential Lots of Three Units or Less
21 22 23 24 25		 b. Relief from Article 5.B.1.A, Accessory Uses and Structures as follows: General; Fences, Walls and Hedges; Docks; Entry Features; Fuel, Gas, or Chemical Storage Tanks; Dumpsters; Neighborhood Recreation Facility; Outdoor Recreation Amenities Swimming Pools and Spas; Screen Enclosures; and Permanent Generators. [Ord. 2008-003]
26 27 28	2.	Non Residential Projects
29 30 31 32 33 34 35		 c. Relief from Article 5.B.1.A., Accessory Uses and Structures as follows: General; Fences, Walls and Hedges; Outdoor Storage; Outdoor Display; Entry Features; Fuel, Gas, or Chemical Storage Tanks; Dumpsters; Neighborhood Recreation Facility; Outdoor Recreation Amenities Swimming Pools and Spas; Screen Enclosures; and Permanent Generators. [Ord. 2008-003]
36 37	Part 3.	ULDC Art. 3.E.2.E.3, Recreation Pod (page 162 of 229), is hereby amended as follows:
38	CHAPTER	E PLANNED DEVELOPMENT DISTRICTS (PDDS)
39	Section 2	Planned Unit Development (PUD)
40 41 42 43 44 45 46 47	E. Poo 3. 	Recreation Pod Recreation areas shall be designated on the Master Plan as recreation pods and shall comply with Art. 5.B.1.A.9, Neighborhood Recreation Facility, and Art. 5.D, Parks and Recreation Standards, in addition to the requirements of this section. [Ord. 2011-001]
47 48 49	Part 4.	ULDC Art. 5.B.1.A.9, Recreation Facility (pages 15 – 16 of 92), is hereby amended as follows:
50	CHAPTER	B ACCESSORY AND TEMPORARY USES
51	Section 1	Supplementary Regulations
52 53 54 55 56		Neighborhood Recreation Facility A non-profit facility designed and intended for recreational use by occupants of a residential development or subdivision owned and operated by a POA or equivalent. Recreation facilities shall be subject to the following standards: [Ord. 2011-001]

Notes:

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OUTDOOR RECREATION STANDARDS SUMMARY OF AMENDMENTS

a. Property Development Regulations (PDRs)

- PDRs shall be in accordance with the standards for a recreation pod in Table 3.E.2.D, PUD Property Development Regulations. [Ord. 2011-001]
- 2) PDRs for outdoor recreation amenities shall be in accordance with Art. 5.B.1.A.10, Outdoor Recreation Amenities.

 Outdoor recreational facilities, including but not limited to: basketball courts, tennis courts, playgrounds and tot lots shall be setback a minimum of 50 feet from any residential property line, unless stated otherwise herein. [Relocated to next Section, renamed Art. 5.B.1.A.10, Outdoor Recreation Amenities]
- 3) Swimming pools and spas shall be setback in accordance with Table 5.B.1.A, Pool/Spa Setbacks.

Part 5 ULDC Art. 5.B.1.A.10, Swimming Pools, Spas, and Tennis Courts (pages 16-18 of 92), is hereby amended as follows:

CHAPTER B ACCESSORY AND TEMPORARY USES

Section 1 Supplementary Regulations

A. Accessory Uses and Structures

10. Outdoor Recreation Amenities Swimming Pools, Spas, and Tennis Courts

An open-air amenity designed and intended to support recreation activities including but not limited to: basketball courts, tennis courts, playgrounds and tot lots, excluding those uses regulated elsewhere such as Outdoor Entertainment.

a. Principal and Accessory Use

1) Principal Use

Any <u>outdoor recreation amenities</u> <u>swimming pool, spa or tennis courts</u> owned and operated as a commercial enterprise or in combination with other commercial recreation uses on the same property shall be considered a principal use subject to the PDRs of the applicable district. **[Ord. 2011-001]**

2) Accessory Use

Any <u>outdoor recreation amenities</u> <u>swimming pool, spa or tennis court</u> operated by a non-profit assembly, social, civic organization, Property Owners Association (POA), or resident of a dwelling unit shall be considered an accessory use. The accessory use shall be located on the same lot as the principal use except if operated by a residential POA. If operated by a POA, the accessory use shall be located within the boundaries of the development, or a <u>Neighborhood Recreation Facility</u> <u>recreational facility</u>. [Ord. 2011-001]

b. Setbacks - General

Outdoor recreation amenities shall be setback a minimum of 50 feet from any residential property line, unless stated otherwise herein. The following setbacks shall apply to outdoor recreation amenities, excluding swimming pools and spas, and shall be measured to the edge of the court surface or fence, whichever is more restrictive: [Ord. 2006-004] [Ord. 2011-001] [Relocated from Art. 5.B.1.A.9.2 and Art. 5.B.1.A.10.c, Standards for Tennis Courts]

Table 5.B.1.A - Setbacks - General

Zoning		Setbacks	S											
<u>Zoning</u>	Front	Side	Side Street	Rear										
Residential Lot	25 feet	25 feet 7.5 feet 15 feet												
Other (1)(2)		50 foot setback or separation to the nearest residential lot line												
Note:														
	 Tennis courts with a valid Development Order approved prior to the adoption of setbacks for tennis courts permitted on other than residential lots shall be considered legally-conforming. [Ord. 2011-001] 													
Golf course greens	Golf course greens, excluding driving ranges, shall be exempt from these setbacks.													

[Relocated from Table 5.B.1.A, Tennis Court Setbacks]

cb. Standards for Swimming Pools and Spas

1) Setbacks for Pools or Spas

a) Setbacks

The following setbacks shall apply to pool and spas, and shall be measured to the water's edge:

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Notes:

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

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Table 5.B.1.A - Pool/Spa Setbacks

Setbacks	Front	Side	Side Street	Rear							
Single Family	28 feet	10.5 feet	18 feet	10.5 feet							
ZLL	13 feet	ZLL: 3 feet Non-ZLL: 5 feet	13 feet	5 feet							
Townhouse	Parking Tract: 13 feet Street: 28 feet	3 feet	18 feet	5 feet							
Multi-Family	28 feet	18 feet	28 feet	15 feet							
Neighborhood Recreation		25 foot setback or sepa	aration to the								
Facility less than 1 acre		nearest residentia	l lot line								
Neighborhood Recreation	50 foot setback or separation to the										
Facility 1 acre or more	nearest residential lot line										

b) Exceptions

(2) Single Family and ZLL Homes Adjacent to Open Space

Swimming pools or spas may be constructed with a three-foot rear or side interior setback if adjacent to dedicated open space 50 feet in width or greater.

(3) Neighborhood Recreation Facility Facilities

Swimming pools or spas may be constructed with a ten-foot rear or side interior setback if adjacent to dedicated open space 50 feet in width or greater in accordance with Art. 3.D.1.D.4,a Open Space. [Ord. 2008-037]

Standards for Tennis Courts

1) Setbacks

The following setbacks shall apply to tennis courts, and shall be measured to the edge of the court surface or fence: [Ord. 2011-001]

Table 5.B.1.A - Tennis Court Setbacks

Setbac	ks	Front	Side	Side Street	Rear									
Residenti	al Lot	25 feet	7.5 feet	15 feet	7.5 feet									
Other	(1)		50 foot setback or separation to the nearest residential lot line											
Note:														
	Tennis courts with a valid Development Order approved prior to the adoption of setbacks for tennis courts permitted on other than residential lots shall be considered legally-conforming. [Ord. 2011-001]													

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 K

CONVENIENCE STORE WITH GAS SALES SUMMARY OF AMENDMENTS

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Part 1. ULDC Table 3.E.1.B - PDD Use Matrix (page 142 of 229), is hereby amended as follows:

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

			PUE)				N	IUP	D			MX	PD	F	PIPE)			LC	CC	
		ı	Pod	s					FLU	1			FL	_U	Us	e Zo	ne			FL	.U	
Use Type	R	С	R	С	Α	С	С	С	С	С	I	I	С	С	I	С	I	M	R	С	С	N
	Е	0	Е	I	G	L	Н	L	н	R	N	N	Н	н	N	0	N	н	٧	L	Н	0
	s	М	С	٧	R			0	0		D	s		0	D	М	D	Р	Р			T
					1							Т			1		1	D	D			E
					Р										L		G					
		C	om	mer	cial	Use	es		-													
Convenience Store With Gas Sales						<u>R</u>	R				R		R		R	Р					R	37
[Ord. 2005-002] [Ord. 2004-051] [Ord. 2006-036] [Ord. 2007-001] [Ord. 2008-037] [Ord. 2009-040] [Ord. 2010-005] [Ord. 2011-016] [Ord. 2012-003] [Ord. 2012-027]																						
Notes:																						

- Permitted by right
- D S R Permitted subject to approval by the DRO
- Permitted in the district only if approved by Special Permit
- Permitted in the district only if approved by the Board of County Commissioners (BCC) as a requested use.

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Part 2. ULDC Art. 4.B.1.A.c.3), U/S Tier [Related to Location Criteria] (pages 46-47 of 171), is hereby amended as follows:

- **CHAPTER B** SUPPLEMENTARY USE STANDARDS
- 9 Section 1 Uses
 - A. Definitions and Supplementary Standards for Specific Uses
 - 37. Convenience Store with Gas Sales

A convenience store which includes accessory gasoline retail sales to the general public.

c. Location Criteria [Ord. 2006-004]

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3) Major Intersection Criteria for CL FLU U/S Tier

A convenience store with gas sales with a CL FLU designation shall also comply with Art. 5.E.1, Major Intersection Criteria. [Ord. 2006-004]

<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

MINIATURE OR POT BELLIED PIGS SUMMARY OF AMENDMENTS

2		DC Art. 1.I.2, [Related to Definitions] (pages 69 and 86 of 119), are hereby amended follows:
4	CHAPTER I	DEFINITIONS & ACRONYMS
5	Section 2	Definitions
6 7	K. Terms	defined herein or referenced Article shall have the following meanings:
8 9 10 11	no	ennel, Type I (Private) - any building or land used, designed or arranged to facilitate the on-commercial care of domestic animals, such as dogs and cats (excluding horses or estock), owned by the occupants of the premises. [Ord. 2006-036]
12 13 14	P. Terms	defined herein or referenced in this Article shall have the following meanings:
15 16 17 18 19 20	68. Pc do pu	bt Bellied Pig – for the purposes of Art. 5.B.1.A, Accessory Uses and Structures, means a smesticated miniature or pot-bellied or pot belly pig kept as a household pet for the sole providing human companionship and not kept or raised for human consumption or the similar use attributed to the raising of livestock. The purpose of providing human companionship and not kept or raised for human consumption or the similar use attributed to the raising of livestock. The purpose of providing human companionship and not kept or raised for human consumption or the similar use attributed to the raising of livestock.
21 22 23		DC Art. 4.B.1.A.73, Type I (Private) Kennel (page 63-64 of 171), is hereby amended follows:
24	CHAPTER B	SUPPLEMENTARY USE STANDARDS
25	Section 1	Uses
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	73. Ke Ar do oo a	tions and Supplementary Standards for Specific Uses ennel, Type I (Private) by building or land used, designed or arranged to facilitate the non-commercial care of emestic animals, such as dogs and cats (excluding horses or livestock), owned by the occupants of the premises. [Ord. 2006-036] [Ord. 2008-036] Limitations of Use A private kennel shall be limited to domestic animals owned by the occupants of the premises only, or a private non profit animal organization licensed by PBC ACC that is not open to the public and located on less than 2.5 acres. The care, breeding, boarding, raising, sale or grooming of dogs, cats, or any other domestic animal, bird, reptile or mammal is prohibited, except as permitted by PBCACC under provisions for Hobby Breeder contained herein. The raising of domestic animals for sale is prohibited. The sale of domestic animals on site is prohibited. Property size and restrictions on the number of animals permitted shall be regulated by the PBCACC. [Ord. 2006-036] [Ord. 2008-037] Pot Bellied Pigs The keeping of pot bellied pigs in a Type I Kennel shall be prohibited. DC Art. 5.B.1.A, Accessory Uses and Structures (page 27 of 92), is hereby amended of follows:
48	CHAPTER B	ACCESSORY AND TEMPORARY USES
49	Section 1	Supplementary Regulations
50 51 52 53 54 55 56 57 58 60 61	21. Pc Pc fol a. b.	state of Bellied Pigs In the Bellied Pigs In the Bellied Pigs In the Bellied Pigs may be kept as pets in a Single Family or Zero Lot Line Home, subject to the Bellied Pigs may be kept as pets in a Single Family or Zero Lot Line Home, subject to the Bellied Pigs may be kept as pets in a Single Family or Zero Lot Line Home, subject to the Bellied Indicate Subject to the Bellied Pigs Maximum Number No more than two pot bellied pigs per household are allowed. Residence Pot bellied pigs shall reside within the residence (Single Family or ZLL Home) of its owner. Limitations The commercial care, boarding or grooming, and the breeding of domesticated miniature or pot-bellied pigs is prohibited.

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>.

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RECYCLING USES SUMMARY OF AMENDMENTS

2 3

Part 1.

ULDC Art. 1.I.2, Definitions [Related to Recycling] (page 90 of 119), is hereby amended as follows:

4 **CHAPTER I DEFINITIONS & ACRONYMS**

Section 2 **Definitions**

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

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13. Recycling Center - for the purposes Art. 4, a permanent facility designed and used for collecting, purchasing, storing, dropping-off and redistributing of pre-sorted, recyclable materials that are not intended for disposal. A recycling center shall be used for limited processing of recyclable materials, such as can and glass crushing and sorting.

14. Recycling Drop-Off Bin - for the purposes of Art. 4, a totally enclosed mobile structure or container, containing no more than four cubic yards, within which the following pre-sorted, non-biodegradable recyclable recovered materials are collected: glass, aluminum, steel and plastic containers no greater than six gallons in capacity, and paper for redistribution or sale for the purpose of reuse.

15. Recycling Plant - for the purposes of Art. 4, a permanent facility designed and used for receiving, separating, storing, converting, baling or processing of non-hazardous recyclable materials that are not intended for disposal. The use may include construction debris recycling or other intensive recycling processes such as chipping and mulching.

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16. Recycling Collection Station - for the purposes of Art. 4, a totally enclosed mobile container, containing more than four cubic yards, within which pre-sorted, recyclable and recovered materials are collected for redistribution or sale for the purpose of reuse.

Part 2. ULDC Table 3.B.2.B, Airport Use Regulations (page 22 of 229), 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								
		Utilities & Exca	ation /	•									
Recycling Center	<u>D</u> \$	<u>D</u> \$	CG or IG	103	All								
Recycling Drop_Off Bin	<u>D</u> \$	<u>D</u> S	CG or IG	104	All								
Recycling Plant	Р	D	IG	105	All								
Recycling Collection Station	Ş	Ş	CG or IG	106	All								
[Ord. 2006-036] [Ord. 2008-003] [[Ord. 2006-036] [Ord. 2008-003] [Ord. 2010-022] [Ord. 2012-007]												

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Part 3. ULDC Art. 3.B.11.C, Use Regulations (page 33-34 of 229), is hereby amended as follows:

CHAPTER B OVERLAYS

Section 11 SCGCFO, Sugar Cane Growers Cooperative of Florida Protection Area Overlay

36 37 38 C. Use Regulations

The following uses shall be permitted in the SCGCFO, subject to Article 4.A, USE CLASSIFICATION: [Ord. 2004-040]

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DRO Uses:

Recycling Drop-Off Bin

Special Permit:

Recycling drop off bin

Part 4. ULDC Table 3.B.15.F, IRO Permitted Use Schedule (page 75 of 229), is hereby amended as follows:

<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.

RECYCLING USES SUMMARY OF AMENDMENTS

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Table 3.B.15.F - IRO Permitted Use Schedule (continued)

-	10.010							- Osc Ochcadic (continuca)									
		Land Use N								Lanc	l Use		N				
Use Type		C L	СН	C L O	СНО	O T E		Use Type	C L	Н	СГО	СНО	O T E				
Public and Civic Uses								Utilities and Excavation									
	-							Recycling Collection Station	Đ	Đ			104				
								Recycling Drop <u>-</u> Off <u>Bin</u>	D	D			105				
[Ord. 2010-005] [Ord. 2012-00	7]																
Key:																	
P Permitted by right.																	
D Permitted subject to DRC	approval.																
L Permitted by right, subject	t to accessor	y us	se lim	nitatio	ns.												
S Permitted subject to Spec	cial Permit ap	pro	val.														
A Permitted subject to Boar	d of County C	Com	nmiss	sion A	ppro	val.											
0																	

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Part 5. ULDC Table 3.B.16.E, PRA Use Matrix (pages 87-89 of 229), is hereby amended as follows:

Table 3 B 16 F - PRA Use Matrix (1)(2)(3)

	Table 3.D. To.E - FRA USE Wa	111X (1)	(<u>~)(~)</u>								
Use -	Tuno		Transect Sub-Zones								
USE	туре	UC 1	UC 2	UC 3	UI 1	UI 2	Note				
Utilit	ies and Excavation	Ċ	<u> </u>	<u> </u>	<u>.</u>	<u>.</u>					
Recy	cling Drop_Off Bin	<u>D</u> S	<u>D</u> S	<u>D</u> S	<u>D</u> S	<u>D</u> S	104				
Recy	cling Collection Station	S	S	S	\$	S	106				
[Ord.	2011-016]										
Note											
Key:											
P S D B A	Permitted by Right										
S	Permitted subject to Special Permit approval.										
D	Permitted subject to DRO approval.										
В	Permitted subject to Zoning Commission Approval.										
Α	Permitted subject to Board of County Commission Approval.										

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ULDC Art. 3.D.3.A.3, District Specific Regulations (pages 136-138 of 229), is hereby Part 6. amended as follows:

CHAPTER D PROPERTY DEVELOPMENT REGULATIONS (PDRS)

Section 3 **District Specific Regulations**

A. District Specific Regulations

3. CN District

a. Enclosed Uses

All uses shall be operated entirely within enclosed buildings, with the following exceptions: [Ord. 2005 - 002]

Recycling center Ord. 2005 - 002]

56) Recycling drop-off bins; [Ord. 2005 -002]

[Renumber accordingly.]

4. CLO District

a. Enclosed Uses

All uses shall be operated entirely within enclosed buildings, with the following exceptions:

- 6) Recycling drop-off bin station;
- Solid waste transfer station;

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Part 7. ULDC Table 3.E.1.B, PDD Use Matrix (page 146 of 229), is hereby amended as follows:

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

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:].

RECYCLING USES SUMMARY OF AMENDMENTS

				PUE)				N	IUP	D			МХ	(PD	ı	PIPE)			L	CC	
ı																							
					s				١	FLU	J			FL	LU	Us	e Zo	one			FL	U	
Use Type				R	С	Α	С	С	С	С	С			С	С	_	С	ı	м	R	С	С	N
	Ose Type	R E	С	E		G		Н	٠.	Н	R	N	1		Н	N	0					Н	0
		ŀ	0	ŀ	ı		L	п	_		K		N	-			l		Н		_	п	
		S	M	С	٧	R			0	0		D	S		0	D	M		P				T _
					ļ	/		ļ		ļ		ļ	Т		ļ	'		/	D	D			E
						Р										L		G					
Utilities and Excavation Uses																							
Recyc	ling Center							<u>A</u> P				Р				Р	<u>A</u> P	Р					103
Recyc	ling Drop-off <u>Drop-Off</u> Bin		<u>D</u> S	<u>D</u> S	<u>D</u> S		<u>D</u> S	S		D	D	104											
Recyc	ling Plant											Р				Р	₽	Р					105
Recyc	ling Collection Station		S		S		S	S	S	S	S	S	S	S	S	S	S	S			S	S	106
[Ord.	2005-002] [Ord. 2006-004] [Ord. 2007-001] [Ord. 2	2009	-04	0] [0	Ord.	20	10-0	05]															
Notes																							
P I	Permitted by right																						
D I	Permitted subject to approval by the DRO																						
S I	Permitted in the district only if approved by Special I	Perr	nit																				
R I	Permitted in the district only if approved by the Boar	d of	Co	unty	Co	mmi	issic	ner	s (B	CC)	as	a re	que	sted	l use	€.							

Part 8.

ULDC Table 3.F.1.F, Traditional Development Permitted Use Schedule (pages 193-194 of 229), is hereby amended as follows:

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

District			TND					N			
Tier		Urban/Suburban	(U/S)	Ex	urban/l	Rural	U/S	Ex/	Α	0	
Land Use Zone	Res	Neighborhood Center (NC)	Open Space/ Rec	Res	N/C	Open Space/ Rec	l	Rural	Dev	Preserve	E S
Utilities and Excavation											
Recycling collection station							Đ	Ф	Đ		106
Recycling <u>Drop-Off Bin</u> drop-off bin	Đ	D		Đ	D		D	D	D		104

[Ord. 2005-002] [Ord. 2005-041] [Ord. 2006-036] [Ord. 2007-001] [Ord. 2008-037][Ord. 2009-040] [Ord. 2010-005] [Ord. 2010-022] [Ord. 2011-016] [Ord. 2012-027]

Notes:

P Permitted by right.
D Permitted subject to approval by the DRO.
S Permitted in the district only if approved by Special Permit.
R Requested Use.

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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.

RECYCLING USES SUMMARY OF AMENDMENTS

Part 9. ULDC Table 4.A.3.A, Use Matrix (page 17 of 171), is hereby amended as follows:

2

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

		Zoning District/Overlay																			
		griculture/ nservation			Residential						Commercial						Industry/Public				
Use Type	Р	Α	Α	Α	R	R	R	R	R	С	С	С	С	С	С	ı	I	Р	-	0	
	С	G	Р	R	U	Е	т	s	М	N	L	С	н	G	R	L	G	0	Р	Т	
		R		s	s						О		О		Ε				F	Е	
				Α	Α																
		•		Utili	ities	& E	xca	vatio	n		•	•									
Recycling Center										Α		<u>A</u> B		<u>A</u> D		Р	Р	Р		103	
Recycling Collection Station										Đ	Đ	Đ	Đ	Đ		Đ	Đ	Đ	Đ	106	
Recycling Drop <u>-</u> Off Bin			Đ							D	D	D	D	D	D	D	D	D	D	104	
Recycling Plant																В	D	Р		105	
[Ord. 2006-004] [Ord. 2007-001]	Ord. 200	9-040)] [Or	d. 2	010-	005	I														

Key:

- P Permitted by right
- D Permitted subject to approval by the DRO
- **S** Permitted in the district only if approved by Special Permit
- **B** Permitted in the district only if approved by the Zoning Commission (ZC)
- A Permitted in the district only if approved by the Board of County Commissioners (BCC)

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Part 10. ULDC Art. 4.B.1.A.103, Recycling Center (page 79-80 of 171), is hereby amended as follows:

CHAPTER B SUPPLEMENTARY USE STANDARDS

Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses 103.Recycling Center

A permanent facility designed and used for collecting, purchasing, storing, dropping-off and redistributing of pre-sorted, recyclable materials that are not intended for disposal. A recycling center shall be used for limited processing of recyclable materials, such as can and glass crushing and sorting.

a. Access

Access from a Local Residential Street shall be prohibited. Access from a Local Commercial Street that also serves residential uses shall be prohibited.

b.a. Screening

All outdoor recycling collection, processing, loading, storage or other similar activities shall be screened from view from streets or adjacent lots. In no case shall recyclable or recovered materials or non-recyclable residue stored in outdoor areas exceed 15 feet in height.

Storage areas shall not be visible from residential uses or residential districts. Mobile containers shall not be visible from public streets.

c. DRO Approval Exception

A recycling center located in an MUPD with a CH FLU designation, the Commercial Pod of a PIPD or the CG Zoning district, where the use is permitted by Table 3.E.3.B, PDD Use Matrix or Table 4.A.3.A, Use Matrix, may be approved by the DRO, provided that the recycling center complies with one of the following:

- 1) Located completely within enclosed buildings; or,
- 2) Does not abut an adjacent parcel or land with the following uses or FLU designations: residential, civic, institutional, recreation or conservation. An exception shall be permitted when the recycling center, including all outdoor recycling collection, processing, storage or other similar activities, is located a minimum of 500 feet from the applicable parcel or land. Measurement shall be made by drawing a straight line from the designated recycling center use area to the perimeter of the applicable parcel or land.

b. Size

A maximum of 500 square feet of GFA. [Relocated to Article 4.B.1.A.104.j, Size]

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>.

RECYCLING USES SUMMARY OF AMENDMENTS

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c. Manning

A recycling collection station containing 40 cubic yards or more shall be monitored by a person. [Relocated to Article 4.B.1.A.104.k, Manning]

d. Location

A recycling collection station shall be located in or adjacent to an off-street parking area and shall not be located within required parking space.

e. Containers

Recyclable materials shall be contained within a leak-proof bin or trailer. There shall be no outdoor storage of materials or refuse.

f. Processing

Only limited sorting, separation or other processing of deposited materials shall be allowed on the site. The unit shall employ no mechanical sorting or processing equipment.

g. Type of Materials

There shall be no collection or storage of hazardous or non-biodegradable wastes on the site or mulching or receiving of construction debris.

h. Signage

The name and phone number of a responsible party shall be clearly posted on the collection station. The name of the organization that is collecting the recyclable materials, if different than the responsible party, shall also be posted on the collection station.

i. Maintenance

The container and adjacent area shall be maintained in good appearance and free from litter, debris, and residue on a daily basis. Failure to maintain a good appearance shall result in the revocation of the Special Permit.

j. Number

Only one mobile container per development, including outparcels, shall be permitted.

k. Hours of Operation

Collection activities shall be limited to 7:00 a.m. to 8:00 p.m. daily.

Part 11. ULDC Art. 4.B.1.A.104, Recycling Drop-Off Bin (page 80 of 171), is hereby amended as follows:

CHAPTER B SUPPLEMENTARY USE STANDARDS

Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses 104.Recycling Drop-Off Bin

A totally enclosed mobile structure *or container*, containing no more than four cubic yards, within which the following pre-sorted, non-biodegradable recyclable recovered materials are collected: glass, aluminum, steel and plastic containers no greater than six gallons in capacity, and paper for redistribution or sale for the purpose of reuse, subject to DRO approval. If there is no DRO certified site plan on file with the Zoning Division, a Special Permit shall be required. [Ord. 2007-001]

a. Mobility

The mobility of a drop-off bin shall be maintained at all times.

b. Location

The drop-off bin shall be located in or adjacent to an off-street parking area, and shall not be located within required parking spaces. In TMD and LCC districts, and for IRO projects, the recycling drop-off bins shall be designed to be consistent with the building's design and shall not be located on a Main Street. [Ord. 2010-005]

c. Maintenance

The bin and adjacent area shall be maintained in good appearance and free from litter, debris, and residue on a daily basis. Failure to maintain a good appearance shall result in the revocation of the special use permit, where applicable.

d. Processing

No Only limited sorting, separation, or processing of deposited materials shall be allowed on the site. Limited sorting or separation shall only be permitted when a bin is manned by a person during permitted collection hours. The unit shall employ no mechanical sorting or processing equipment.

e. Type of Prohibited Materials

Collection and storage of deposited materials shall be <u>expressly</u> limited to pre-sorted, recyclable <u>materials identified in this supplementary standard glass, plastic, aluminum and steel containers, paper, newsprint and cardboard. Collection of any other materials, including but not limited to rubber, textiles, hazardous wastes or construction debris is <u>prohibited</u>.</u>

Notes:

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RECYCLING USES SUMMARY OF AMENDMENTS

1		f.	Signage
2		•	Signage shall be required for all bins, as follows:
3			1) Location
4			One sign shall be located on the front or side where materials are collected. No more
5			than two signs shall be permitted.
6			2) Minimum/Maximum Size
7			A minimum of eight and a maximum of 16 square feet.
8			3) Content
9			All required sign content shall be in lettering a minimum of six inches in height. The
10			name and phone number of a responsible party shall be clearly posted on the drop-
11			off bin. The name of the organization that is collecting the recyclable materials, if
12			different than the owner, shall also be posted and include whether for profit, not-for
13			profit or government entity on the drop-off bin. No additional content other than
14			logos, clarification of materials to be collected for recycling, or direction signage
15			identifying the bin shall be permitted. [Relocated from 4.B.1.A.104.f]
16		a	Number
17		9.	Only one bin per material type per The number of recycling bins shall be based upon the
18			overall acreage of a development, including outparcels, shall be permitted. provided all
19			development regulations are met on site. A minimum of one recycling bin shall be
20			permitted for each development up to a maximum of one recycling bin per acre, rounded
21			down to the nearest whole acre. No more than 3 bins shall be clustered or located within
22			any one acre area unless collocated with loading, dumpster or other similar areas.
23		h	Outdoor Storage Prohibited Recycling Bin
24 24			Recycling materials shall be contained within a leak-proof bin or trailer. There shall be no
25			outdoor storage of materials or refuse.
26		i.	AR/RSA
27		٠.	May be permitted in the AR/RSA District with a SA FLU, subject to DRO approval. [Ord.
28			2005 – 002] [Ord. 2007-001]
20 29		Ŀ	Size
30		Ŀ	A maximum of 500 square feet of GFA.[Relocated from Art. 4.B.1.A.103.b]
31		b	Manning
32		<u>K.</u>	A recycling bin containing 40 cubic yards or more shall be monitored by a person.
33			Manned collection activities shall be limited to 7:00 a.m. to 8:00 p.m. daily. [Relocated]
34			from Art. 4.B.1.A.103.c]
35		4	Approval Process
36		<u>L</u>	If there is no DRO certified site plan on file with the Zoning Division, a Special Permit
30 37			shall be required. [Relocated from Art. 4.B.1.A.104, Recycling Drop-Off Bin]
38			Shall be required. [Relocated from Art. 4.B. 1.A. 104, Recycling Drop-Off Birl]
30 39			
	Part 12.		DC Art. 4.B.1.A.105.a.2), Setbacks [Related to Recycling Plant] (page 80-82 of 171),
40 41	Part 12.		hereby amended as follows:
+1		15	nereby afficiated as follows.
42	CHAPTER	В	SUPPLEMENTARY USE STANDARDS
43	Section 1		Uses
44	A. De	finit	ions and Supplementary Standards for Specific Uses
45	10		ecycling Plant
46		a.	Compatibility, Screening, Buffering
47			2) Setbacks
48			Except for a freestanding office, no part of a recycling plant and its accessory ramps,
49			on site circulation system, or storage areas shall be located within 50 feet of any
50			property line.
51			
52			c) CC, CG, IG, and IL Districts

No additional setback beyond district setbacks shall apply to recycling plants that operate completely in enclosed buildings and are located in the CC, CG, IG, and IL districts.

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

RECYCLING USES SUMMARY OF AMENDMENTS

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Part 13. ULDC Art. 4.B.1.A.106, Recycling Collection Station (page 82 of 171), is hereby amended as follows:

CHAPTER B SUPPLEMENTARY USE STANDARDS

Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses

106. Reserved for Future Use Type Recycling Collection Station

A totally enclosed structure or mobile container, containing more than four cubic yards, within which pre-sorted, recyclable and recovered materials are collected for redistribution or sale for the purpose of reuse, subject to Administrative Amendment approval. If no DRO site plan then Special Permit required. [Ord. 2007-001]

TMD and LCC Districts

Shall not be located on a Main Street.

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Part 14. ULDC Table 6.A.1.B – Minimum Off-Street Parking and Loading Requirements (page 10 of 39), is hereby amended as follows:

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

Use Type: Utilities and Excavation	Parking (1)	Loading (2)
Recycling center	1 space per 200 sq. ft. of office space; plus one space per 250 sq. ft. of warehouse and maintenance area; plus 1 space per 10,000 sq. ft.	N/A
Recycling drop_off bin	1 space per bin	N/A
Recycling plant	1 space per 200 sq. ft. of office space; plus 1 space per employee	N/A
Recycling collection station	2 spaces per station	N/A

[Ord. 2005-002] [Ord. 2009-040] [Ord. 2010-005] [Ord. 2011-016]

Loading	Kev

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.

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Notes:

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