ORDINANCE 2012 -003

3 4 AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING THE UNIFIED LAND DEVELO ORDINANCES 03-067 AND 03-070, AS AMENDED, AS FOLLOWS: 5 CODE, DEVELOPMENT 6 ARTICLE 1 -7 DEFINITIONS AND ACRONYMS; CHAPTER I, DEFINITIONS AND ACRONYMS; ARTICLE 2 -8 DEVELOPMENT REVIEW PROCEDURES; CHAPTER A, GENERAL; CHAPTER B, PUBLIC 9 HEARING PROCESS; CHAPTER D, ADMINISTRATIVE PROCESS; ARTICLE 3 - OVERLAYS AND ZONING DISTRICTS; CHAPTER A, GENERAL; CHAPTER D, DEVELOPMENT REGULATIONS (PDRs); CHAPTER E, PLANNED DEV 10 PROPERTY PLANNED DEVELOPMENT 11 DISTRICTS; ARTICLE 4 - USE REGULATIONS; CHAPTER A, USE CLASSIFICATION; 12 13 CHAPTER B, SUPPLEMENTARY USE STANDARDS; ARTICLE 5 - SUPPLEMENTARY G, 14 CHAPTER 9 STANDARDS: DENSITY BONUS PROGRAMS: ARTICLE 15 ARCHAELOGICAL AND HISTORIC PRESERVATION; CHAPTER Β, HISTORIC PRESERVATION PROCEDURES; ARTICLE 11 - SUBDIVISION, PLATTING AND REQUIRED 16 17 IMPROVEMENTS; CHAPTER A, GENERAL REQUIREMENTS; ARTICLE 13 - IMPACT FEES; 18 CHAPTER A, GENERAL; ARTICLE 14 - ENVIRONMENTAL STANDARDS; CHAPTER B, 19 WELLFIELD PROTECTION; APPENDIX 4, ORGANIC PRIORITY POLLUTANTS; APPENDIX 20 MINIMUM STANDARDS FOR SEWER PIPE FITTINGS; PROVIDING FOR: 5 21 INTERPRETATION OF CAPTIONS; REPEAL OF LAWS IN CONFLICT; SEVERABILITY; A 22 SAVINGS CLAUSE; INCLUSION IN THE UNIFIED LAND DEVELOPMENT CODE; AND, AN 23 EFFECTIVE DATE. 24

WHEREAS, Section 163.3202, Florida Statutes, mandates the County compile Land Development Regulations consistent with its Comprehensive Plan into a single Land

27 Development Code; and

28 WHEREAS, pursuant to this statute the Palm Beach County Board of County 29 Commissioners (BCC) adopted the Unified Land Development Code (ULDC), Ordinance 2003-

30 067 and Ordinance 2003-070, as amended from time to time; and

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

32 legitimate public purpose; and

33 WHEREAS, the Land Development Regulation Commission has found these

34 amendments to the ULDC to be consistent with the Palm Beach County Comprehensive Plan;

35 and

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36 WHEREAS, the BCC hereby elects to conduct its public hearings on this Ordinance at

37 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.

41

42 NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF 43 PALM BEACH COUNTY, FLORIDA, as follows:

1 Section 1. Adoption

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

4 5 7 8 9 10 11 12 13 14 15 16	 Exhibit A Article 2 - Development Review Procedures Exhibit B Article 3 - Overlays and Zoning Districts Exhibit C Article 4 - Use Regulations Exhibit D Article 9 - Archaeological and Historic Preservation Exhibit E Article 11 - Subdivision, Platting, and Required Improvements Exhibit F Article 13 - Impact Fees Exhibit G Public Notice Exhibit I Enclosed Auction in IND/MUPD Exhibit J Produce Stand Exhibit K Density Bonus Program Exhibit L Wellfield Protection Program - DELETED FROM ORDINANCE
17	Section 2. Interpretation of Captions
18	All headings of articles, sections, paragraphs, and sub-paragraphs used in this
19	Ordinance are intended for the convenience of usage only and have no effect on interpretation.
20	
21	Section 3. Repeal of Laws in Conflict
22	All local laws and ordinances in conflict with any provisions of this Ordinance are hereby
23	repealed to the extent of such conflict.
24	
25	Section 4. Severability
26	If any section, paragraph, sentence, clause, phrase, word, map, diagram, or any other
27	item contained in this Ordinance is for any reason held by the Court to be unconstitutional,
28	inoperative, void, or otherwise invalid, such holding shall not affect the remainder of this
29	Ordinance.
30	
31	Section 5. Providing for a Savings Clause
32	All development orders, permits, enforcement orders, ongoing enforcement actions, and
33	all other actions of the Board of County Commissioners, the Zoning Commission, the
34	Development Review Officer, Enforcement Boards, all other County decision-making and
35	advisory boards, Special Masters, Hearing Officers, and all other County officials, issued
36	pursuant to the regulations and procedures established prior to the effective date of this
37	Ordinance shall remain in full force and effect.

1 Section 6. Inclusion in the Unified Land Development Code 2 The provisions of this Ordinance shall be codified in the Unified Land Development Code 3 and may be reorganized, renumbered or re-lettered to effectuate the codification of this 4 Ordinance. 5 Section 7. Providing for an Effective Date 6 The provisions of this Ordinance shall become effective upon filing with the Department 7 of State. 8 9 APPROVED and ADOPTED by the Board of County Commissioners of Palm Beach County, Florida, on this the <u>26th</u> day of <u>January</u> 10 ,20 12 . 11 SHARON R. BOCK, CLERK & PALM BEACH COUNTY, FLORIDA, BY COMPTROLLER ITS BOARD OF COUNTY COMMISSIONERS ina By: Bv Shelley Vana, Chair Deputy Clerk A APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: **County Attorney** 12 13 14 15 EFFECTIVE DATE: Filed with the Department of State on the _____ day of 16 _____, 20_12_. February 17 11222222222222222233333333333344443

EXHIBIT A

ARTICLE 2 – DEVELOPMENT REVIEW PROCEDURES SUMMARY OF AMENDMENTS

1	Devit 4	L DO Art O D 4 D. Oten dende (Deleted to Official Zening Men. Amendesente) (none 00 of
2 3		LDC Art. 2.B.1.B, Standards [Related to Official Zoning Map Amendments] (page 26 of 5), is hereby amended as follows:
4	CHAPTER B	PUBLIC HEARING PROCESS
5	Section 1	Official Zoning Map Amendment (Rezoning)
6	B. Stand	
7 8		considering a <u>Development Order</u> development order application for rezoning to a standard g district, the BCC and ZC shall consider <u>Standards</u> $1 - \frac{7}{2}$ indicated below. In
9		on the standards indicated in <u>Section</u> section 2.B of this <u>Chapter chapter</u> shall also be
10		dered for rezoning to a standard zoning district with a <u>Conditional Use</u> conditional use, and
11		ing to a PDD or TDD with or without a Requested Use requested use or Waiver waiver. An
12		dment which fails to meet any of these standards shall be deemed adverse to the public
13		st and shall not be approved. [Ord. 2007-001]
14		onsistency with the Plan
15		ne proposed amendment is consistent with the Plan. [Ord. 2007-001]
16		onsistency with the Code
17 18		ne proposed amendment is not in conflict with any portion of this Code, and is consistent ith the stated purpose and intent of this Code. [Ord. 2007-001]
19		ompatibility with Surrounding Uses
20		ne proposed amendment is compatible, and generally consistent with existing uses and
21		irrounding zoning districts, and is the appropriate zoning district for the parcel of land. In
22		aking this finding, the BCC may apply an alternative zoning district. [Ord. 2007-001]
23		ffect on the Natural Environment
24		ne proposed amendment will not result in significantly adverse impacts on the natural
25		nvironment, including but not limited to water, air, stormwater management, wildlife,
26 27		egetation, wetlands, and the natural functioning of the environment. [Ord. 2007-001] evelopment Patterns
27		ne proposed amendment will result in a logical, orderly, and timely development pattern.
29		Drd. 2007-001]
30		onsistency with Neighborhood Plan
31		ne proposed zoning district is consistent with applicable neighborhood plans in accordance
32		ith BCC policy. [Ord. 2007-001]
33		dequate Public Facilities
34 35		ne proposed amendment complies with Art. 2.F, Concurrency. [Ord. 2007-001] hanged Conditions or Circumstances
36		here are demonstrated changed conditions or circumstances that necessitate the
37		nendment. [Ord. 2007-001]
38		
39		
40 41		LDC Art. 2.B.2.B, Standards for Conditional Uses, Requested Uses and Development rder Amendments (page 27 of 85), is hereby amended as follows:
42	CHAPTER B	PUBLIC HEARING PROCESS
43 44	Section 2	Conditional Uses, Requested Uses Development Order Amendments, and Unique Structures
45	B. Stand	lards for Conditional Uses, Requested Uses and Development Order Amendments
46		considering a Development Order application for a Conditional or Requested Use, the BCC
47		C shall consider <u>Standards</u> $\frac{1}{8} - \frac{8}{9}$ indicated below. A Conditional or Requested
48		or Development Order Amendment which fails to meet any of these Standards standards
49		be deemed adverse to the public interest and shall not be approved. [Ord. 2007-001] [Ord.
50 51	2011-0 1 C	016] onsistency with the Plan
51 52		ne proposed use or amendment is consistent with the purposes, goals, objectives and
53		blicies of the Plan, including standards for building and structural intensities and densities,
54		nd intensities of use. [Ord. 2007-001]
55	2. C	onsistency with the Code
56		ne proposed use or amendment complies with all applicable standards and provisions of
57		is Code for use, layout, function, and general development characteristics. The proposed
58		se also complies with all applicable portions of Article 4.B, SUPPLEMENTARY USE
59 60		TANDARDS. [Ord. 2007-001] ompatibility with Surrounding Uses
00	5. 6	ompationty with outrounding 0363

Notes:

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

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

EXHIBIT A

ARTICLE 2 – DEVELOPMENT REVIEW PROCEDURES SUMMARY OF AMENDMENTS

1			The proposed use or amendment is compatible and generally consistent with the uses and
2			character of the land surrounding and in the vicinity of the land proposed for development.
3 4			[Ord. 2007-001] Design Minimizes Adverse Impact
4 5		4.	The design of the proposed use minimizes adverse effects, including visual impact and
6			intensity of the proposed use on adjacent lands.
7		5.	Design Minimizes Environmental Impact
8			The proposed use and design minimizes environmental impacts, including, but not limited to,
9			water, air, stormwater management, wildlife, vegetation, wetlands and the natural functioning
10			of the environment. [Ord. 2007-001]
11		6.	Development Patterns
12			The proposed use or amendment will result in a logical, orderly and timely development
13 14		7	pattern. [Ord. 2007-001] Consistency with Neighborhood Plans
15			The proposed development or amendment is consistent with applicable neighborhood plans
16			in accordance with BCC policy. [Ord. 2007-001]
17		7 8 .	Adequate Public Facilities
18			The extent to which the proposed use complies with Art. 2.F, Concurrency. [Ord. 2007-001]
19		<u>8</u> 9.	Changed Conditions or Circumstances
20			There are demonstrated changed conditions or circumstances that necessitate a
21			modification. [Ord. 2007-001]
22 23			
23 24	Part 3.		ULDC Art. 2.B.3.A, General [Related to Type II Variance] (page 29-30 of 85), is hereby
25	i ait oi		amended as follows:
26	СНАРТ	ER	B PUBLIC HEARING PROCESS
27	Section	n 3	Type II Variance
28	Α.	Ge	neral
29		То	allow variances in accordance with Art. 2.B.3.E, Standards, unless stated otherwise. Variance
30			uests for density or intensity beyond the stated limits of the Plan shall be prohibited. Type II
31		Va	riances shall be required for the following: [Ord. 2011-001]
31 32			riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under
31 32 33		Vai 1.	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001]
31 32 33 34		Vai 1. 2.	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001]
31 32 33 34 35		Vai 1. 2.	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required
31 32 33 34		Vai 1. 2.	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001]
31 32 33 34 35 36 37 38		Vai 1. 2. 3.	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non
31 32 33 34 35 36 37 38 39		Vai 1. 2. 3. <u>4.</u>	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non <u>Residential Projects;</u>
31 32 33 34 35 36 37 38 39 40		Vai 1. 2. 3. <u>4.</u>	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non <u>Residential Projects;</u> any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord.
31 32 33 34 35 36 37 38 39 40 41		Vai 1. 2. 3. <u>4.</u>	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non <u>Residential Projects;</u>
 31 32 33 34 35 36 37 38 39 40 41 42 		Vai 1. 2. 3. <u>4.</u>	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non <u>Residential Projects;</u> any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord.
 31 32 33 34 35 36 37 38 39 40 41 42 43 	Part 4.	Vai 1. 2. 3. <u>4.</u>	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non <u>Residential Projects</u> : any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord. 2006-036] [Ord. 2009-040]
 31 32 33 34 35 36 37 38 39 40 41 42 	Part 4.	Vai 1. 2. 3. <u>4.</u>	riances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non <u>Residential Projects;</u> any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord.
 31 32 33 34 35 36 37 38 39 40 41 42 43 44 	Part 4. CHAPT	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4.	triances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non <u>Residential Projects;</u> any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, — [Ord. 2006-036] [Ord. 2009-040]
31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	СНАРТ	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4.	triances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non Residential Projects; any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord. 2006-036] [Ord. 2009-040]
 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 	CHAPT Section	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4.	Triances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less;-and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non <u>Residential Projects;</u> any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord. 2006-036] [Ord. 2009-040] ULDC Art. 2.D.3.C.1.a [Related to Type IB Administrative Variance for Residential Lots of Three Units or Less] (page 42 of 85), is hereby amended as follows: D ADMINISTRATIVE PROCESS Type IA and Type IB Administrative Variances
 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 	CHAPT Section	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4. ER 13 Tyj	Triances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less;-and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non Residential Projects; any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord. 2006-036] [Ord. 2009-040]
 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 	CHAPT Section	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4. ER 1 3 Ty A 1	Triances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non Residential Projects; any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and,— [Ord. 2006-036] [Ord. 2009-040] ULDC Art. 2.D.3.C.1.a [Related to Type IB Administrative Variance for Residential Lots of Three Units or Less] (page 42 of 85), is hereby amended as follows: D ADMINISTRATIVE PROCESS Type IA and Type IB Administrative Variances De IB Administrative Variances Dereapplication meeting with staff shall be required prior to application submittal. <u>Variance</u>
 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 	CHAPT Section	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4. ER 1 3 Ty A 1 req	Triances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less;-and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non Residential Projects; any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord. 2006-036] [Ord. 2009-040]
 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 	CHAPT Section	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4. 5 4. Tyl A [<u>req</u> var	 diances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non Residential Projects; any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord. 2006-036] [Ord. 2009-040] ULDC Art. 2.D.3.C.1.a [Related to Type IB Administrative Variance for Residential Lots of Three Units or Less] (page 42 of 85), is hereby amended as follows: D ADMINISTRATIVE PROCESS Type IA and Type IB Administrative Variances of B Administrative Variances ore-application meeting with staff shall be required prior to application submittal. Variance usets for density or intensity beyond the stated limits of the Plan shall be prohibited. Type IB iances may be considered for the following: [Ord. 2006-036] [Ord. 2008-003] Residential Lots of Three Units or Less
 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 	CHAPT Section	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4. 5 4. Tyl A [<u>req</u> var	Trances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non Residential Projects; any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord. 2006-036] [Ord. 2009-040] ULDC Art. 2.D.3.C.1.a [Related to Type IB Administrative Variance for Residential Lots of Three Units or Less] (page 42 of 85), is hereby amended as follows: D ADMINISTRATIVE PROCESS Type IA and Type IB Administrative Variances ore-application meeting with staff shall be required prior to application submittal. <u>Variance</u> uests for density or intensity beyond the stated limits of the Plan shall be prohibited. Type IB iances may be considered for the following: [Ord. 2006-036] [Ord. 2008-003] Residential Lots of Three Units or Less A variance may be requested for the following: [Ord. 2006-036] [Ord. 2008-003]
31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 52 53	CHAPT Section	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4. 5 4. Tyl A [<u>req</u> var	 diances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less; and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non Residential Projects; any application requesting variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord. 2009-040] ULDC Art. 2.D.3.C.1.a [Related to Type IB Administrative Variance for Residential Lots of Three Units or Less] (page 42 of 85), is hereby amended as follows: D ADMINISTRATIVE PROCESS Type IA and Type IB Administrative Variances or e-application meeting with staff shall be required prior to application submittal. Variance usets for density or intensity beyond the stated limits of the Plan shall be prohibited. Type IB iances may be considered for the following: [Ord. 2006-036] [Ord. 2008-003] a. Setback reduction Reductions or increases of Property Development Regulations greater
$\begin{array}{c} 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ 53\\ 54\\ 55\\ \end{array}$	CHAPT Section	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4. 5 4. Tyl A [<u>req</u> var	 Itances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting five or more variances; [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less;-and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non Residential Projects; any airport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord. 2006-036] [Ord. 2009-040] ULDC Art. 2.D.3.C.1.a [Related to Type IB Administrative Variance for Residential Lots of Three Units or Less] (page 42 of 85), is hereby amended as follows: D ADMINISTRATIVE PROCESS Type IA and Type IB Administrative Variances ore-application meeting with staff shall be required prior to application submittal. Variance usets for density or intensity beyond the stated limits of the Plan shall be prohibited. Type IB iances may be considered for the following: [Ord. 2006-036] [Ord. 2008-003] Residential Lots of Three Units or Less A variance may be requested for the following: [Ord. 2006-036] [Ord. 2008-003] a. Setback reduction Reductions or increases of Property Development Regulations greater than five percent of the minimum or maximum requirement. [Ord. 2006-036] [Ord. 2008-003]
$\begin{array}{c} 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ 53\\ 54\\ 55\\ 56\end{array}$	CHAPT Section	Vai 1. 2. 3. <u>4.</u> <u>5</u> 4. 5 4. Tyl A [<u>req</u> var	 diances shall be required for the following: [Ord. 2011-001] any application requesting variances from the ULDC requirements which are allowed under the authority of Article 2.A.1.D.1.b, Zoning Commission; [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less;-and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed greater than 15 percent of a required standard or Property Development Regulations for residential lots of three units or less;-and [Ord. 2009-040] [Ord. 2011-001] any application requesting variances that exceed the standards of Art. 2.D.3.C.2, Non Residential Projects; any aiport zoning variance as described in Art. 2.B.3.D.2, Airport Variance; and, [Ord. 2006-036] [Ord. 2009-040] ULDC Art. 2.D.3.C.1.a [Related to Type IB Administrative Variance for Residential Lots of Three Units or Less] (page 42 of 85), is hereby amended as follows: D ADMINISTRATIVE PROCESS Type IA and Type IB Administrative Variances ore-application meeting with staff shall be required prior to application submittal. Variance usets for density or intensity beyond the stated limits of the Plan shall be prohibited. Type IB iances may be considered for the following: [Ord. 2006-036] [Ord. 2008-003] Residential Lots of Three Units or Less A variance may be requested for the following: [Ord. 2006-036] [Ord. 2008-003] a. Setback reduction Reductions or increases of Property Development Regulations greater than five percent of the minimum or maximum requirement. [Ord. 2006-036] [Ord. 2008-003]
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Notes:

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EXHIBIT B

ARTICLE 3 - OVERLAYS AND ZONING DISTRICTS SUMMARY OF AMENDMENTS

Part 1. ULDC Art. 3.A.3.E.1, Standard Districts (pages 18 of 228), is hereby amended as follows: GENERAL **CHAPTER A** Zoning District Consistency with the Future Land Use Atlas (FLUA) Section 3 E. Exceptions for Prior Approvals Any application for a Development Order that requires Public Hearing approval, excluding Status Reports, EAC, Class B Conditional Uses or Type II Variances, shall be accompanied by an application to rezone to a current Zoning district, unless exempted otherwise herein. Any application for a Development Order that does not exceed the threshold requiring rezoning shall comply with the applicable requirements of the corresponding district, except for any information permitted to be carried forward from a prior approval. [Ord. 2011-016] **Standard Districts** 1. The following previously established zoning districts shall correspond to the current districts indicated: [Ord. 2011-016] The Specialized Agriculture (SA) District shall correspond to the AP District in the Glades a. Tier, the AGR District in the AGR Tier, and the AR District in the Rural Tier. Property with an SA District located in the Glades Area Protection Overlay (GAPO) shall be exempt from the rezoning requirement. [Ord. 2011-016]

Notes:

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EXHIBIT C

ARTICLE 4 – USE REGULATIONS SUMMARY OF AMENDMENTS

- 1 2 Part 1. ULDC Art. 4.B.1.A.3.f, Game and Exotic Animal [Related to Bona Fide Agriculture] 3 (page 28 of 170), is hereby amended as follows:
- 4 **CHAPTER B** SUPPLEMENTARY USE STANDARDS
- 5 Section 1

Uses

A. Definitions and Supplementary Standards for Specific Uses Agriculture, Bona Fide 3.

- f. **Game and Exotic Animals**
 - The Florida Game and Fresh Water Fish Commission (FGFWC) Florida Fish and Wildlife Conservation Commission (FWC) shall regulate regulates game farms or game animal care for private or commercial purposes.
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- 15 Part 2. ULDC Art. 4.B.1.A.34.a.3), Type 3 [Related to CLF Maximum Occupancy] (pages 42 of 170), is hereby amended as follows: 16
- 17 **CHAPTER B** SUPPLEMENTARY USE STANDARDS
- 18 Section 1 Uses

A. Definitions and Supplementary Standards for Specific Uses

- 34. Congregate Living Facility
- **Maximum Occupancy** a.
- 3) Type 3
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Determined by Table 4.B.1.A, Maximum Permissible Occupancy in Type 3 Congregate Living Facilities, below; or, in the case of TDR's or a non residential district by the alternate density specified in the Plan by 2.39 - 2.34 residents. [Ord. 2005-002]

Table 4.B.1.A - Maximum Permissible Occupancy in Type 3 Congregate Living Facilities

	Maximum Occupancy (Residents per Acre)(2)								
FLU Category	Zoning District	Standard District	PDD or TDD (1)						
RR 20	AR	PROHIBITED	0.11						
<i>RR</i> <u>10</u>	AR	PROHIBITED	0.23						
<u>RR 5</u>	AR	PROHIBITED	<u>0.47</u>						
<u>RR 2.5</u>	AR	<u>PROHIBITED</u>	<u>0.95</u>						
AGR	AGR	PROHIBITED	2.39						
RR	AR	PROHIBITED	0.23						
RR20	AR	PROHIBITED	0.11						
AGE	N/A	N/A	(3)						
LR1	RE, RT	PROHIBITED	<u>2.39</u>						
LR2	RT	PROHIBITED	<u>4.78</u> -4.68						
LR3	RT	PROHIBITED	<u>7.17-7.02</u>						
MR5	RS	PROHIBITED	<u>11.95</u> 11.70						
HR8	RS, RM	<u>14.34</u> -14.04	<u>19.12</u> -18.72						
HR12	RM	<u>19.12</u> -18.72	<u>28.68</u> -28.08						
HR18	RM	<u>19.12</u> -18.72	<u>43.02</u> -28.08						
[Ord. 2005-002] [Ord.2010-02	22]	<u> </u>							
Notes:									

For the purpose of this Section, the required minimum acreage for a PDD consisting exclusive of a CLF may be reduced by 50 percent. For CLF, one TDR unit is equivalent to 2.39 2.34 beds. [Ord. 2005-002]

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The maximum density permitted shall be in accordance with the acreage of the subject site and the density assigned on the AGE Site Specific FLUA Conceptual Plan multiplied by 2.39-2.34 residents. [Ord. 2010-022]

Notes:

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EXHIBIT D

ARTICLE 9 – ARCHAEOLOGICAL AND HISTORIC PRESERVATION SUMMARY OF AMENDMENTS

2 Part 1. ULDC Art. 9.B.4, Regulations Affecting Historic Sites (page 11 - 13 of 17), is hereby 3 amended as follows:

4 CHAPTER B HISTORIC PRESERVATION PROCEDURES

5 Section 4 Regulations Affecting Historic Sites

A. Development Standards For Historic Districts and Sites

- 7. The construction of new buildings or structures, or the relocation, alteration, reconstruction, or major repair or maintenance of a non-contributing building or structure within a designated historic district shall meet the same compatibility standards as any material change in the exterior appearance of an existing contributing building. Any material change in the exterior appearance of any existing non-contributing building, structure or appurtenance in a designated historic district shall be generally compatible with the form, proportion, mass, configuration, building material, texture, color and location of historic buildings, structures, or sites adjoining or reasonably proximate to the contributing building, structure or site.
- 8. All improvements to buildings, structures and appurtenances within a designated historic district shall be visually compatible. Visual compatibility shall be defined in terms of the following criteria:

g. Relationship of Materials, and Texture and Color

The relationship of materials, and texture and color of the facade of a building should be visually compatible with the predominant materials used in the historic sites, buildings and structures within a historic district.

C. Certificate of Appropriateness

1. Activities Requiring Certificate of Appropriateness

c. A Certificate of Appropriateness shall be required for any material change in existing walls, fences and sidewalks, change of color, or construction of new walls, fences and sidewalks.

2. Certificate Not Required

- - b. A Certificate of Appropriateness shall not be required for any interior alteration, construction, reconstruction, restoration or renovation. General and occasional maintenance and repair shall include lawn and landscaping care and minor repairs that restore or maintain the historic site or current character of the building or structure. General and occasional maintenance and repair shall also include any ordinary maintenance which does not require a building permit from the County. General and occasional maintenance and repair shall not include any of the activities described in Article 9.B.4.C.1, Activities Requiring Certificate of Appropriateness, above, nor shall it include exterior color change, addition or change of awnings, signs, or alterations to porches and steps or other alterations which require excavation or disturbance of subsurface resources.

....

Notes:

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EXHIBIT E

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

- 12Part 1.3ULDC Art. 11.A.3.A, Platting Requirements (Page 8 of 47), is hereby amended as
follows:
- 4 CHAPTER A GENERAL REQUIREMENTS

5 Section 3 General Requirements

A. Platting Requirement

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

Notes:

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EXHIBIT F

ARTICLE 13 – IMPACT FEES SUMMARY OF AMENDMENTS

- 12Part 1.3ULDC Art. 13.A.7.A.2, Municipality May Require Direct Payment to County (page 9 of345), is hereby amended as follows:
- 4 CHAPTER A GENERAL

. . . .

- 5 Section 7 Collection and Administrative Fees
 - A. Timing and Collection of Payment
 - 2. Municipality May Require Direct Payment to County.

A municipality who is reviewing its own applications for development permits may opt to have PBC collect the impact fees, pursuant to interlocal agreement. If PBC is the permitting authority for the municipality by interlocal agreement, no additional interlocal agreement is necessary for PBC to collect impact fees for permits issued for that municipality. If PBC collects the impact fees, the municipality shall not be entitled to the administrative fee. PBC shall not charge the municipality for collecting the impact fee. The municipality shall be responsible for ensuring that all impact fees are paid before issuing any building permit or other permit. One municipality may opt to have a second municipality review development permits and collect impact fees on behalf of the municipality, provided the municipality that collects impact fees to PBC in accordance with this article. [Ord. 2010-018]

Notes:

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EXHIBIT G

PUBLIC NOTICE SUMMARY OF AMENDMENTS

2 Part 1. ULDC Art. 2.A.1.J, Notification (page 18 of 85), is hereby amended as follows:

3 CHAPTER A GENERAL

4 Section 1 Applicability

J. Notification

2. Courtesy Notice

a. Applicability and Mailing Boundary

Courtesy notices shall be mailed to all property owners, interested parties or other entities identified in Table 2.A.1.J, Property Notice Requirements. [Ord. 2006-036] [Ord. 2008-003] [Ord. 2011-016]

Table 2.A.1.J - Property Notice Requirements
--

			Recipients and Boundaries							
	Process	Certified Mail 0 to 300 feet (1)	Regular Mail within One Mile (1)							
Туре	IB Variance		NA							
Туре	II Variance	All owners of real property	NA							
(Rezo Requ	r Public Hearing oning, CA, CB, ested Use, DOA, ue Structure, er)	(2), condominium associations (3) and POAs, HOAs or equivalent.	All owners of real property (2), condominium associations (3) and POAs, HOAs or equivalent.	Counties and Municipalities (4)						
•	2011-016]									
Notes										
1.	 Distance shall be measured from the property line of the affected area, unless stated otherwise. If the adjacent property within the mailing boundary is owned by the applicant or a related entity, the 301 300 or 500 foot notification boundary shall be extended from these parcels. A larger notification boundary may be of 1,000 feet is required by the Zoning Director for properties located in the Exurban or Rural Tiers. 									
2.	Includes all owners of real property, whose names and addresses are known by reference to the latest published ad valorem tax records of the PBC Property Appraiser.									
3.	. Includes condominium associations and all real property owners when real property consists of condominium.									
4.	Shall also include m	unicipalities that have the sub	pject parcel identified within the	PBC Future Annexation Map.						

3. Signs

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- a. The property subject of the application shall have notices posted by the applicant with information of the public hearing on a sign provided by the PBC at least 15 days in advance of any public hearing. One sign shall be posted for each 400 250 feet of frontage along a street up to a maximum of ten signs. All signs shall be: [Ord. 2010-022]
 [Ord. 2011-016]
 - 1) Evenly spaced along the street when more than one sign per property is required; [Ord. 2011-016]
 - 2) Setback no more than 25 feet from the property line; and, [Ord. 2011-016]
 - 3) Erected in full view of the public. [Ord. 2011-016]

Where the property does not have sufficient frontage on a street, signs shall be in a location acceptable to the Zoning Director. The applicant shall submit photographs confirming the signs have been posted. The failure of any such posted notice to remain in place after it has been posted shall not be deemed a failure to comply with this requirement or be grounds to challenge the validity of any decision made by the approving authority. The applicant shall also be required to ensure the signs have been removed no later than five days after the final hearing. **[Ord. 2010-022] [Ord. 2011-016]**

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EXHIBIT H

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS

- 2 Part 1. ULDC Art. 3.A.2, Zoning Map and District Boundaries (page 16 of 228), is hereby 3 amended as follows:
- 4 **CHAPTER A GENERAL**
- 5 Section 2 **Zoning Map and District Boundaries**
 - D. Prior Approvals Corresponding to Current Districts
 - In order to promote ease of use and the consistent application of this Code, the Official Zoning Map may be updated administratively to delineate the Planned Development District that corresponds to certain prior approvals specified in Art. 3.A.3.E.2, Planned Development Districts. Updating the Official Zoning Map by delineating the current zoning category or terminology on a particular property is not a rezoning and does not change the land development regulations that are applicable to a particular property.
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- Part 2. ULDC Art. 3.A.3. Exceptions for Prior Approvals (pages 16 - 19 of 228), is hereby 16 17 amended as follows:
- 18 **CHAPTER A** GENERAL

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

Exemptions/Applicability Exceptions for Prior Approvals

- 20 Any application for a Development Order that requires Public Hearing approval, excluding Status 21 22 Reports, EAC, Class B Conditional Uses, or Type II Variances, and prior Special Exception or 23 Conditional Use for a Planned Unit Development (PUD), are not required to rezone. Other prior Special Exceptions for Planned Developments such as PCD, PCND, PGCD, POBP or PID, are 24 25 encouraged but not required to rezone when submitting an application for amendment to the prior 26 approval shall be accompanied by an application to rezone to a current Zoning district. Any 27 application for a Development Order to any of the prior approvals listed herein that does -not the threshold requiring rezoning shall comply with the applicable requirements of the 28 29 corresponding district, except for any information permitted to be carried forward from a prior 30 approval. [Ord. 2011-016]
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34 Part 3. ULDC Art. 3.E.1.J, Phasing and Platting (page 155 of 228), is hereby amended as 35 follows:

PLANNED DEVELOPMENT DISTRICTS (PDDS) 36 CHAPTER E

37 Section 1 General

J. Phasing and Platting

1. Phasing

PDDs shall be subject to the phasing, time limitations and review requirements of Art. 2.E, Monitoring, any conditions of approval, and shall proceed in a reasonably continuous and timely manner. If a PDD other than a PUD has multiple phases, each of the first two phases shall contain a minimum of 20 percent of the land area unless otherwise approved in the ent order Development Order approved by the BCC. [Ord. 2005 – 002] elopr 2. Platting

All land in a PDD shall be platted in accordance with Art. 11, SUBDIVISION, PLATTING AND REQUIRED IMPROVEMENTS. , except right of way dedicated to a government agency when approved by the County Engineer. All land within the PDD, including private civic tracts, golf courses and open space areas (including but not limited to recreation and water retention) shall be platted prior to Technical Compliance for the last residential, commercial, or industrial tract. [Ord. 2005 - 002] [Ord. 2011-001]

- a. Exemptions
 - The following shall be exempt from platting requirements:
 - 1) Right of way dedicated to a government agency when approved by the County Engineer, or,
 - A DOA to a prior approval which includes a rezoning to a current PDD, where the 2) proposed amendments do not involve any subdivision or other modifications which would require platting or a re-plat.
- b. Timing

Notes:

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EXHIBIT H

CRITERIA FOR REZONING SUMMARY OF AMENDMENTS

All land within the PDD, including private civic tracts, golf courses and open space areas (including but not limited to recreation and water retention) shall be platted prior to Technical Compliance for the last residential, commercial, or industrial tract.

Notes:

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EXHIBIT I

ENCLOSED AUCTION IND/MUPD SUMMARY OF AMENDMENTS

1 2 3

Part 1. ULDC Table 3.E.1.B, PDD Use Matrix (page 140 of 228), is hereby amended as follows:

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

Table 3.E.1.B - PDD Use Matrix Continued																						
		F	PUD)		MUPD							MXPD PIPD							LC	C	
Use Type			Pods						FLU	J			FL	U	Use Zone					FL	U	
			R	С	Α	С	С	С	С	С	I	I	С	С	I	С	I	м	R	С	С	N
	Е	0	Е	Т	G	L	н	L	н	R	Ν	Ν	н	н	Ν	о	Ν	н	v	L	н	ο
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Auction, Enclosed		R					Ρ			Ρ	R D					Ρ				Ρ	Ρ	16
[Ord. 2005-002] [Ord. 2004-051] [Ord. 2006-036] [Ord. 2	2007	-00 [,]	1] [0	Ord.	. 20	08-0)37]	[Or	d. 2	009	-040] [0)rd.	201	0-00)5] [[•]	Ord	I. 20)11-(016]		
Notes:																						
P Permitted by right																						
 Permitted subject to approval by the DRO Permitted in the district only if approved by Special I 	Perm	nit																				
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5																						
6 Part 2. ULDC Art. 4.B.1.A.16, Auct	tion	ı (p	ag	es	34-	-35	of	170)) , i	is h	ere	eby	an	nen	ıde	d a	s f	ollo	ows	3:		
7 CHAPTER B SUPPLEMENTARY US	ES	ТА	ND)AF	RDS	S																
8 Section 1 Uses																						
9 A. Definitions and Supplementary	y St	tan	da	rds	s fo	or S	pe	cifi	c U	lse	s											
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15 Article 2.D.2, Special Pe	ermi	t.																				
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Page 14 of 26

EXHIBIT - J

PRODUCE STAND SUMMARY OF AMENDMENTS

1 2	Part 1. UL	DC Art. 1.I.2.P, Definitions (page 78 of 115), is hereby amended as follows:
2	CHAPTER I	DEFINITIONS & ACRONYMS
4	Section 2	Definitions
5 6 7 8 9 10	P. Terms <u>1. Pac</u> <u>can</u>	defined herein or referenced Article shall have the following meanings: <u>ckaged or canned foods</u> – For the purpose of Article 4, containerized food products that <u>be eaten as sold.</u> nber accordingly]
11 12		DC Art. 4.B.1.A.101, Produce Stand (page 73-76 of 170), is hereby amended as ows:
13	CHAPTER B	SUPPLEMENTARY USE STANDARDS
14	Section 1	Uses
$\begin{array}{c} 15 \\ 16 \\ 17 \\ 18 \\ 9 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26 \\ 27 \\ 28 \\ 9 \\ 31 \\ 32 \\ 33 \\ 35 \\ 36 \\ 37 \\ 38 \\ 9 \\ 41 \\ 42 \\ 44 \\ 45 \\ 46 \\ 47 \\ 48 \\ 9 \\ 51 \\ 52 \\ 54 \\ 55 \\ 57 \\ 59 \\ \end{array}$	101.Pro An plai gro <u>oth</u> r	 Ions and Supplementary Standards for Specific Uses Ions and Supplementary Standards for Specific Uses Ions and other agricultural food products, such as jelly, jam, honey and juice. The sale of cerv or convenience-type foods or products shall not be permitted, <u>unless stated</u> I Maximum Floor Area The square footage of the establishment shall include both the structure and all accessory areas devoted to display or storage. Ioutdoor Display and Storage Outdoor Display and Storage Outdoor Storage shall be subject to the provisions in Article 5.B, ACCESSORY AND TEMPORARY USES. Outdoor display of only fresh fruits and vegetables is permitted, along the property's frontage, except within the required setbacks. I Usee-Sale of Products a) General The use shall be limited to those uses identified above. Includes sales of agricultural food products such as jelly, jam, honey and juice. No Special Permits shall be permitted in conjunction with the stand except for seasonal sales. Seasonal sales that require additional storage area may be permitted in accordance with Art. 4.B.1.15, Retail Sales, Mobile or Temporary. No vending machines or other similar equipment shall be permitted on site. [Ord. 2005 – 002] D) Urban/Suburban Tier The sale of packaged or canned food products may be permitted, where in compliance with the following: (1) The parcel has Commercial Future Land Use designation; and. (2) Sales area is limited to five percent of the total square footage of the storage or display purposes. 6) ARVRAS and AGR Tiers In addition to the standards above, permanent produce stand shall be outed for storage or display purposes. 6) ARVRAS and AGR Tiers In addition to the standards above, permanent produce stand shall comply with the following: (1) Located on an arterial designated on the PBC Thoroughfare Plan; and (2

Notes:

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EXHIBIT - J

PRODUCE STAND SUMMARY OF AMENDMENTS

The structure and accessory area shall be setback at least 50 feet from the front and side corner property lines. The rear and side interior setbacks shall meet the minimum standards of the district.

d) Approval

A permanent produce stand shall be a permitted use in the AGR and AR, and by Special Permit in the CN, CC & CG Zoning Districts. **[Ord. 2005 – 002]**

(1) AR and AGR Districts

The area devoted to the permanent produce stand exceeding 3,000 square feet shall be approved subject to a Class A conditional use. **[Ord. 2005 – 002]**

6) Stands Less than 1,500 Square Feet

In addition to the standards stated above, stands less than 1,500 square feet (including both the structure and all accessory areas devoted to display or storage) shall be subject to the following development standards: **[Ord. 2005 – 002]**

a) Paving

- The surface parking lot may be constructed of shell rock or other similar material. At a minimum, the following areas shall be paved in accordance with Article 6.A, PARKING, of this Code:
 - (1) A paved driveway apron area, connecting the streets to the site shall be subject to approval by the County Engineer; and
- (2) Handicap parking spaces and handicap access.

7) Wholesale

Wholesale of produce shall be allowed in the AGR district only.

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EXHIBIT K

DENSITY BONUS PROGRAMS SUMMARY OF AMENDMENTS

1 2 3		LDC Art. 3.D.1.B.3, Density Bonus Programs (page 124 of 228), is hereby deleted as llows:
4	CHAPTER D	PROPERTY DEVELOPMENT REGULATIONS (PDRS)
5	Section 1	PDRs for Standard Zoning Districts
6 7 8 9 10 11 12 13 14 15 16 17 18 9 20 21 22 32 4 25 26 27 8 9 30 31 32 33 4 35 6 37 8	3. Du Si II a. (Renu Part 2. Ul for	 ral Exceptions Decial density programs for affordable housing are available through the use of VDBs, NDs, and in the Westgate CRAO and may use regulations below. Density Bonus Program Development Purpose and Intent The purpose of this Section is to provide flexibility from traditional PDRs in order to allow greater opportunities for cost effective development for housing approved in conjunction with a density bonus program. The regulations represent the minimum regulations acceptable without compromising minimum health and safety standards. Applicability The provisions of this Section may be applied to all residential development which receives a density bonus for workforce housing, as defined in the Plan. Threshold 100 percent of the units subject to the density bonus, or a minimum of 50 percent of the total number of units in the project, whichever is greater, shall be set aside for workforce housing in accordance with the applicable density bonus program in the Plan. Lot Dimensions The lot dimensions for all housing types may be reduced by 20 percent. [Ord. 2005-002] Building Intensity The maximum building coverage and FAR for all housing types may be increased by 20 percent. Setbacks The minimum building setbacks/separations for all housing types may be reduced by 40 percent. UDC Art. 5.G.1.F, WHP On-site Construction (page 67 of 91), is hereby amended as
39	CHAPTER G	DENSITY BONUS PROGRAMS
40	Section 1	Workforce Housing Program (WHP)
41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59	WHP Develo develo applic within applic constr <u>excep</u>	On-site Construction units may be located on-site in accordance with the provisions of Article 5.G.1.C, Workforce opment Alternatives; however, under no circumstances shall any site be permitted to op at a density greater than that permitted by the Plan. Prior to final DRO approval, the ant shall identify on the plan the total number of WHP units proposed for development each pod or phase, as applicable. The plan shall also indicate the number of units in each able WHP income category. In no instance shall all <u>All</u> of the WHP units <u>shall not</u> be ucted in the last <u>stage phase</u> of <u>a multi-phased</u> development (ped/phase where applicable), t for a Development Order Amendment to a Development Order approved prior to WHP ements. [Ord. 2010-005]

Notes:

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EXHIBIT K

DENSITY BONUS PROGRAMS SUMMARY OF AMENDMENTS

- Part 3. ULDC Art. 5.G.1.I.1, Sales and Rental Prices of WHP Units (page 69 of 91), is hereby 1 amended as follows: 2
- 3 CHAPTER G **DENSITY BONUS PROGRAM**
- 4 Section 1 **Workforce Housing Programs**
 - I. **Affordability Requirements**
 - 1. Sales and Rental Prices of WHP Units
 - All required WHP units shall be offered for sale or rent at an attainable housing cost for each of the targeted income ranges. The sale and rent prices shall be updated annually by the Planning Director, or designee, with the sale prices based on the Area Median Income (AMI), and the household income limits for PBC (West Palm Beach/Boca Raton metropolitan statistical area) for a family of four, which pricing shall not be adjusted based on the number of occupants, as published annually by HUD (sale price: household income figure multiplied by three and priced at the middle of each of the four WHP income categories), and rental prices based on the annual Florida Housing Finance Corporation Multi-Family Rental Figures as adjusted for number of bedrooms in WHP rental units. The minimum WHP price initially established for each rental unit within each WHP income category range will be the rental floor. This rental floor shall serve as the minimum rental price point required throughout the thirty (30) year term of this Covenant. Any utility allowances applied against gross maximum WHP unit rents shall also be adjusted based on a number of bedrooms in WHP rental units. A chart with the sales and rent prices will be maintained and updated annually by the County. [Ord. 2006-055] [Ord. 2010-005] **Utility Allowance** <u>a.</u> Utilities shall include, but not be limited to, water, sewer, gas and electric. When one or
- 23 more utility cost(s) are included within the WHP unit rent price, and reasonable, reliable and verifiable documentation is provided that indicates the total utility cost included within the WHP unit rent price meets or exceeds the stated utility allowance cost, then the utility allowance requirement would be waived. If the information provided constitutes an amount less than the prescribed utility allowance, the value may be applied against the utility allowance and the remaining balance shall be credited to the WHP resident's rent cost.

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- 32 Part 4. ULDC Art. 5.G.2.A, Purpose and Intent [Related to Affordable Housing Program] (page 33 34 71 of 91), is hereby amended as follows:
- 35 **CHAPTER G DENSITY BONUS PROGRAM**
- Section 2 36 Affordable Housing Program

A. Purpose and Intent

The AHP implements HE Policies 1.1-o and 1.5-g of the Plan, among others, by establishing an AHP. The AHP is a voluntary program used by an applicant seeking additional density for an affordable housing development. An AHP applicant elects to provide at a minimum 65 percent of the total number of dwelling units targeted to households at incomes of 60 percent of Area Median Income (AMI) and below. In any proposal a maximum of 20 percent of all units will target incomes of 30 percent and below AMI. The program ensures a minimum affordability period, and provides for a density bonus and other incentives. The program is intended to increase the supply of housing opportunities for persons employed in PBC in jobs that residents rely upon to make the community viable. Consideration may be given to developments requesting income percentage targets that are different from those previously indicated, based on programmatic requirements imposed by a governmental agency providing affordable housing funding or another entity with different programmatic requirements, with the final determination made by the Executive Director of Planning, Zoning and Building or designee. [Ord. 2009-040]

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EXHIBIT K

DENSITY BONUS PROGRAMS SUMMARY OF AMENDMENTS

- 1Part 5.ULDC Art. 5.G.2.B.3, When WHP and AHP Units are Proposed (WHP and AHP Units are22Proposed by the Applicant) [Related to Affordable Housing Program] (page 72 of 91), is33hereby deleted as follows:
- 4 CHAPTER G DENSITY BONUS PROGRAM
- 5 Section 2 Affordable Housing Program

B. Applicability

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- 3. When WHP and AHP Units are Proposed (WHP and AHP Units Proposed by the Applicant)
- Consideration may be given to developments requesting both WHP and AHP units within their proposal with the final determination to be made by the Planning Director or designee based on the programmatic requirements imposed by a governmental agency providing affordable housing funding or another entity with programmatic requirements (e.g., Habitat for Humanity or a Community Land Trust). **[Ord. 2009-040]**
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 Part 6.

 ULDC Art. 5.G.3.G.4.d.1) [Related to The Application, Sale and Value of Development

 17
 Rights] (page 80 of 91), is hereby amended as follows:
- 18 CHAPTER G DENSITY BONUS PROGRAM
- 19 Section 3 Transfer of Development Rights (TDRs) Special Density Program

20 G. Transfer of Development Rights (TDRs) Bank

- 4. The Application, Sale, and Value of Development Rights
 - d. Additional prices for TDR units shall be as follows: [Ord. 2011-001]
 - For TDR units located within an area that has a BCC accepted Neighborhood Plan, and the proposed <u>density increase</u> <u>development</u> is <u>identified within or supported by</u> <u>consistent with</u> the Neighborhood Plan, the TDR price shall be 75 percent of full TDR price as established in 4.b. 1 and 2 above; [Ord. 2011-001]

29Part 7.ULDC Art.5.G.4. Property Development Regulations (PDRs) for Density Bonus Program30Development (page 86 of 91), is hereby deleted as follows:

- 31 CHAPTER G DENSITY BONUS PROGRAM
 32
- 33Section 4PropertyDevelopmentRegulations(PDRs)forDensityBonusProgram34Development

A. Purpose and Intent

The purpose and intent of this Chapter is to provide flexibility from traditional PDRs in order to provide greater opportunity for cost effective development for housing approved in conjunction with a density bonus program. The regulations represent the minimum regulations acceptable without compromising minimum health and safety standards.

B. Applicability

The provisions of this Chapter may be applied to all residential development which receives a density bonus for workforce housing, as defined in the Plan.

C. Threshold

100 percent of the units subject to the density bonus, or a minimum of 50 percent of the total number of units in the project, whichever is greater, shall be set aside for workforce housing in accordance with the applicable density bonus program in the Plan.

1. Lot Dimensions

The lot dimensions in all residential districts for all housing types may be reduced by 20 percent.

2. Building Intensity

The maximum building coverage and floor area ratio for all residential districts for all housing types may be increased by 20 percent.

3. Setbacks

The minimum building setbacks/separations for all residential districts for all housing types may be reduced by 20 percent, except for the front setback in the RS and RM districts, which may be reduced by 40 percent.

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Notes:

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WELLFIELD PROTECTION

DELETED FROM ORDINANCE

WELLFIELD PROTECTION PROGRAM SUMMARY OF AMENDMENTS

Part 1. ULDC Art. 1.I.2.A. [Related to Definitions Starting with A] (page 29 of 114), is hereby 1 2 amended as follows: 3 **CHAPTER I DEFINITIONS AND ACRONYMS** 4 Section 2 Definitions 5 A. Terms defined herein or referenced in this article shall have the following meanings: 6 7 75. Apparent Drawdown - for the purpose of Article 14, the expected direction of groundwater 8 flow caused by a well or wellfields. The apparent drawdown is based on the proximity of wells or wellfields and modeling results which represent the groundwater flow patterns. 9 10 [Renumber Accordingly.] 11 12 Part 2. ULDC Art. 1.I.2.P. [Related to Definitions Starting with P] (page 80 of 114), is hereby 13 amended as follows: 14 15 **CHAPTER I DEFINITIONS AND ACRONYMS** 16 Section 2 Definitions 17 P. Terms defined herein or referenced in this article shall have the following meanings: 18 19 26. Participating Water Utility - for the purpose of Article 14, a county, municipal or private 20 water utility that enters into an agreement with Palm Beach County to take part in the Water 21 Utility Cost Share Program. 22 [Renumber Accordingly.] 23 24 ULDC Art. 1.I.2.P. [Related to Definitions Starting with P] (page 84 of 114), is hereby 25 Part 3. 26 amended as follows: **DEFINITIONS AND ACRONYMS** 27 **CHAPTER I** 28 Section 2 Definitions P. Terms defined herein or referenced in this article shall have the following meanings: 29 98. Protection Maps - for the purpose of Article 14, the depicted Zone of Influence areas that 30 are part of active agreements between Palm Beach County and the Participating Utilities to 31 32 protect the raw drinking water resources of Palm Beach County and are based on the 33 hydrologic apparent drawdown, municipal boundary, or a combination of both as determined 34 by the Director of ERM. These areas represent the Zone of Influence contour lines that 35 overlay the latest digital ortho-photography prior to BCC adoption showing the location of the 36 outer limits of Zones of Influence for present and future public potable water supply wells and 37 wellfields permitted for 100,000 gallons per day or more. Protection Maps are maintained by 38 FRM 39 [Renumber Accordingly.] 40 41 42 Part 4. ULDC Art. 1.I.2.W. [Related to Definitions Starting with W] (page 108 of 114), is hereby 43 amended as follows: 44 **CHAPTER I DEFINITIONS AND ACRONYMS** Section 2 Definitions 45 W. Terms defined herein or referenced in this article shall have the following meanings: 46 47 15. Water Utility Cost Share Program - for the purpose of Article 14, a voluntary finance 48 ontribution program for county, municipal and private water utilities through an agreement to 49 fund county wellfield protection activities within Palm Beach County. [Renumber Accordingly.] 50 51 52 53 54 (This space intentionally left blank) 55 56

Notes:

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WELLFIELD PROTECTION PROGRAM SUMMARY OF AMENDMENTS

- 1 Part 5. ULDC Art. 1.I.2.W.21, Wellfield (page 109 of 114), is hereby amended as follows:
- 2 CHAPTER I DEFINITIONS AND ACRONYMS
- 3 Section 2 Definitions

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- W. Terms defined herein or referenced in this article shall have the following meanings:
- 21 20. Wellfield
 - a. For the purposes of Art. 14, an area of land which contains one or more than one well for obtaining water <u>for Participating Water Utilities</u>.
 - b. For the purposes of Art. 15, an area of land which contains more than one potable well that is designed for a pumping rate of at least 100,000 gallons per day.
- 1112Part 6.ULDC Art. 1.I.2.W.22, Wellfield Zones 1, 2, 3 and 4 (page 109 of 114), is hereby13amended as follows:
- 14 CHAPTER I DEFINITION AND ACRONYMS
- 15 Section 2 Definitions
 - W. Terms defined herein or referenced in this article shall have the following meanings:
 - 21-22. Wellfield Zones 1, 2, 3 and 4 for the purpose of Article 14, zZones of iInfluence delineated by iso-travel time contours around public water supply wellheads for Participating Water Utilities. Zone 1 is identified as the land area situated between the well(s) and the within a 30-day travel time, and Zone 2 is the land area situated between the 30 day travel time and the within a 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 between 210 the 500 day travel time contour and within the one foot drawdown contour. Zones of influence Protection mMaps, including Zones 3 and 4 are developed pursuant to the Wellfield Protection Section and are on file and maintained by ERM-Department.
- 2728Part 7.29ULDC Art. 14.B.1.A, Purpose and Intent [Related to Wellfield Protection] (page 13 of2952), is hereby amended as follows:
- 30 CHAPTER B WELLFIELD PROTECTION
- 31 Section 1 Purpose and Intent
 - A. The purpose and intent of this Chapter is to protect and safeguard the health, safety, and welfare of the residents and visitors of <u>PBC</u> <u>Palm Beach County</u> by providing criteria for regulating and prohibiting the use, handling, production and storage of certain deleterious substances which may impair present and future public potable water supply wells and wellfields <u>of county, municipal and private utilities that participate in a Water Utility Cost Share program.</u>
- 39Part 8.ULDC Art. 14.B.3.A, Applicability [Related to Wellfield Protection] (page 13 of 52), is40hereby amended as follows:
- 41 CHAPTER B WELLFIELD PROTECTION
- 42 Section 3 Applicability
- 43 **A. General** 44 The prov

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The provisions of this Chapter shall apply within the areas contained in the Protection Maps. The Protection Maps are the depicted Zone of Influence areas surrounding public potable water supply wells and wellfields of county, municipal, and private utilities that participate in the Water Utility Cost Share Program. The Protection Maps are maintained by ERM, and are developed and amended as necessary pursuant to Art. 14.B.6, Zones of Influence. The Zones of Influence Maps, created under Palm Beach County Ordinance No. 88-07, as amended, will remain in full force and effect, until adoption of the Protection Maps. The provisions of this Chapter shall be offective within the incorporated and unincorporated areas of PBC, and shall set restrictions, constraints and prohibitions to protect present and future public potable water supply wells and wellfields from degradation by contamination of deleterious substances.

WELLFIELD PROTECTION PROGRAM SUMMARY OF AMENDMENTS

1Part 9.ULDC Art. 14.B.6.A, Maps [Related to Zones of Influence and Wellfield Protection]2(page 17 of 37), is hereby amended as follows:

3 CHAPTER B WELLFIELD PROTECTION

4 Section 6 Zones of Influence

5 Α. **Protection** Maps The Zones of Influence Protection Maps, developed as described in Article 14.B.6.A.2, Basis, are 6 7 incorporated herein and made a part of this Chapter. These Protection Maps shall be on file and 8 maintained by ERM. 9 1. Amendments 10 Any amendments, additions or deletions to said Protection Maps shall be approved by the 11 BCC following written notice to property owners within the area covered by the amender addition, or deletion, and after public hearing. Written notice as provided herein shall be 12 given at least 30 days prior to the public hearing on the amendment, addition or deletion. 13 Said Maps shall be provided to any agency requesting said Maps. 14 15 2. Basis 16 The Zones of Influence Protection Maps are based upon travel time contours and one foot drawdown contours..... 17 18 3. Review 19 The Zones of Influence Protection Maps shall be reviewed at least on an annual basis. 20 However, failure to conduct said review shall not affect the validity of the existing approved Protection Maps. The basis for updating said Maps may include, but is not limited to, the 21 22 following: 23 Changes in the technical knowledge concerning the applicable aquifer; a. Changes in the pumping rate of wellfields; 24 b. 25 Wellfield reconfiguration; c. 26 Addition or removal of Participating Water Utilities; and d. 27 d.e. Designation of new wellfields. 28 4 Boundaries The Zones of Influence indicated on the Zones of Influence Protection Maps are as follows: 29 30 5. Interpretation of Boundaries In determining the location of properties and facilities within the zones depicted on the Zones 31 of Influence Protection Maps, the following rules shall apply: 32 a. Properties located wholly within one zone reflected on the applicable Zones of Influence 33 34 Protection Maps shall be governed by the restrictions applicable to that zone; To that the extent Article 14.B.6.C, Prohibitions and Restrictions, does not apply, 35 h 36 properties having parts lying within more than one zone as reflected on the applicable 37 Zones of Influence Protection Maps shall be governed by the restrictions applicable to the zone in which the part of the property is located; 38 39 Reference Raw Water Analysis to be Completed for Each Well 40 41 A reference set of raw water analyses shall be completed for each for which a Zones of Influence map has been established. Said analyses shall be completed within 185 days after 42 March 7, 1988, for existing wells. A copy of the analytical report shall be forwarded to ERM 43 and the PBCHD within 14 days of completion. For any new well, this set of analyses shall be 44 completed prior to the release of the well into service by the PBCHD within in and ERM. Said 45 analyses shall address inorganic priority pollutants as listed in Appendix 4, Organic Priority 46 47 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 48 49 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 50 51 analyses, or its authorized representative. 52 53 54 Part 10. ULDC Art. 14.B.6.B, Protection of Future Wellfields (page 18 of 52), is hereby amended 55 as follows: WELLFIELD PROTECTION 56 **CHAPTER B** 57 Section 6 Zones of Influence 58 **B. Protection of Future Wellfields** The prohibitions and restrictions set forth in this Chapter and in regulations promulgated pursuant 59 60 hereto shall apply to any sites officially designated by the BCC as future wellfields. Such 61

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 <u>Protection</u> Maps for the designated future wellfield. <u>Prior to final action by the BCC in</u>

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WELLFIELD PROTECTION PROGRAM SUMMARY OF AMENDMENTS

designating a future wellfield or approving the Zones of Influence Maps for those wellfields, all 1 property owners and discernable operating activities within the area affected shall receive written 2 3 notice at least 30 days prior to the proposed public hearing at which the action shall be 4 considered. 5 6 7 ULDC Art. 14.B.6.C.2.b)6), Reporting of Spills (page 20 of 52), is hereby amended as Part 11. 8 follows: WELLFIELD PROTECTION 9 CHAPTER B 10 Section 6 Zones of Influence 11 C. Prohibitions and Restrictions 12 2. Zone 2 b. Permit Conditions 13 14 6) Reporting of Spills 15 Any spill of a Regulated Substance in excess of the non-aggregate quantity thresholds identified in the definition of "Regulated Substance" shall be reported by 16 nd to ERM 17 telephone to PBCHD and the ithin one within 24 hours of discovery of the spill. Clean-up shall commence immediately upon 18 discovery of the spill. A full written report including the steps taken to contain and 19 clean up the spill shall be submitted to ERM within 15 days of discovery of the spill. 20 21 22 23 Part 12. ULDC Art. 14.B.6.C.3.b)5), Reporting of Spills (page 22 of 52), is hereby amended as 24 follows: CHAPTER B WELLFIELD PROTECTION 25 Zones of Influence 26 Section 6 27 C. Prohibitions and Restrictions 28 3. Zone 3 29 b. Permit Conditions 30 5) Reporting of Spills Any spill of a Regulated Substance in excess of the non-aggregate quantity 31 thresholds identified in the definition of "Regulated Substance" shall be reported by 32 telephone to PBCHD and the designated public utility within one hour, and to ERM 33 34 within 24 hours of discovery of the spill. Clean-up shall commence immediately upon 35 discovery of the spill. A full written report including the steps taken to contain and 36 clean up the spill shall be submitted to ERM within 15 days of discovery of the spill. 37 38 39 Part 13. ULDC Art. 14.B.6.C.4.b)2), Reporting of Spills (page 22 of 52), is hereby amended as 40 follows: WELLFIELD PROTECTION 41 CHAPTER B 42 Section 6 Zones of Influence 43 C. Prohibitions and Restrictions 44 4. Zone 4 45 b. Permit Conditions 46 2) Reporting of Spills 47 Any spill of a Regulated Substance in excess of the non-aggregate guantity thresholds identified in the definition of "Regulated Substance" shall be reported by 48 49 telephone to PBCHD and the design within one hour, and to ERM within 24 hours of discovery of the spill. Clean-up shall commence immediately upon 50 51 discovery of the spill. A full written report including the steps taken to contain and 52 clean up the spill shall be submitted to ERM within 15 days of discovery of the spill. 53 54 55 (This space intentionally left blank) 56 57 58 59

Notes:

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WELLFIELD PROTECTION PROGRAM SUMMARY OF AMENDMENTS

- 1 Part 14. ULDC Art. 14.B.6.E, Domestic Water and Stormwater Treatment (page 23 of 52), is 2 hereby amended as follows:
- 3 CHAPTER B WELLFIELD PROTECTION
- 4 Section 6 Zones of Influence

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E. Domestic Wastewater and Stormwater Treatment and Exfiltration Systems

- 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. Standards for installation are shown in Appendix 5, 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.
 - 2. Exfiltration Systems

No new exfiltration system shall be constructed in Zone 1 or Zone 2 of a public drinking water wellfield.

3. Retention/Detention Ponds

New retention or detention ponds located within wellfield zones shall comply with the criteria described in the SFWMD Management and Storage of Surface Waters Permit Information Manual IV. These criteria are enforced through the SFWMD permitting process.

4. Percolation Ponds

New percolation ponds for domestic wastewater treatment located within wellfield zones shall comply with the requirements for separation from public drinking water wells set forth in Chapters 62-555 and 62-610, F.A.C., and enforced by Florida Department of Environmental Protection and the PBCHD.

5. Land Application of Domestic Wastewater Effluent

Land application of domestic effluent or sludge within wellfield zones shall comply with the requirements for separation from public drinking water wells as set forth in Chapters 62-555, 62-610. and 62-640, F.A.C. and enforced by Florida Department of Environmental Protection and the PBCHD.

6. Onsite Sewage Disposal Systems

New onsite sewage disposal systems (septic tanks) located within wellfield zones shall comply with the requirements for maximum sewage loading and separation from public drinking water wells as set forth in Environmental Control Rule (ECR) I and enforced by the PBCHD.

38 Part 15. ULDC Art. 14.B.7.B.2, Closure Permit (page 25 of 52), is hereby amended as follows:

- 39 CHAPTER B WELLFIELD PROTECTION
- 40 Section 7 Wellfield Protection (Operating and Closure Permits)

B. Applications

2. Closure Permit

Closure permit applications shall be required in Zone 1 and Zone 2 and contain the following information:

c. The Florida Department of Environmental Protection and the PBCHD shall be advised in writing of each closure permit application.

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WELLFIELD PROTECTION PROGRAM SUMMARY OF AMENDMENTS

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Part 16. ULDC Art. 14, Appendices 4 & 5 (page 47 of 52), is hereby amended as follows:

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APPENDIX 4 ORGANIC PRIORITY POLLUTANTS

endrin	bromobenzene
lindane (g-BHC)	bromomethane
methoxychlor	chlorobenzene
toxaphene	chloroethane
2, 4-D	p-chlorotoluene
2, 4, 5-TP	chloromethane
bromodichloromethane	dibromomethane
dibromochloromethane	dichlorodifluoromethane
bromoform	1,1-dichloroethane
chloroform	trans-1, 3-dichloropropene
trichloroethene	cis-1, 2-dichloroethane
tetrachlorethene	1, 2-dichloropropane
carbon tetrachloride	1, 3-dichloropropane
vinyl chloride	2, 2-dichloropropane
1, 1, 1-trichloethane	cis-1, 3-dichloropropane
1, 2-dichloroethane	ethylbenzene
benzene	methylene chloride
ethylene dibromide	1, 1, 2-trichloroethane
p-chlorobenzene	trichlorofluoromethane
1. 1-dichloroethene	1, 2, 3-trichloropropane
styrene	toluene
m-dichlorobenzene	m-xylene
o-dichlorobenzene	o-xylene
1, 2-dibromo-3-chloropropane (DBCP)	p-xylene
1, 1, 1, 2-tetrachloroethane	bis (2-ethylhexyl) phthalate
1. 1. 2. 2-tetrachloroethane	butyl benzyl phthalate
methyl tert-butyl-ether (MTBE)	di-n-butylphthalate
1, 1-dichloropropene	diethylphthalate
o-chlorotoluene	dimethylphthalate
aldrin	2, 4-dinitrotoluene
chloradane	dioctylphthalate
dieldrin	hexachlorocyclopentadiene
heptachlor	isophorone
aldicarb	2, 3, 7, 8-tetrachloridibenzo-p-dioxin
aldicarb sulfoxide	1, 2, 4-trichlorobenzene
aldicarb sulfone	PCB-1016
dalapon	PCB-1221
carbofuran	PCB-1232
oxymyl	PCB-1242
simine	PCB-1248
atrane	PCB-1254
picloram	PCB-1260
dinoseb	2-chlorophenol
alachlor	2-methyl – 4, 6-dinitrophenol
metolachlor	phenol
dicamba	2, 4, 6-trichlorophenol
pentachlorophenol	, ,
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Inorganic Priority Pollutants

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

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APPENDIX 5 MINIMUM STANDARDS FOR SEWER PIPE FITTINGS

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

- 1. Ductile iron pipe shall conform to the requirements of ANSI/AWWA C151/A21.52-86 unless otherwise noted on the plans. The pipe shall be Class 50 thickness for pipe six 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.
- 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.
- Flanged ductile iron pipe shall be Class 53. 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 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.

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WELLFIELD PROTECTION PROGRAM SUMMARY OF AMENDMENTS

R_	4. Joints shall conform to the requirements of ANSI/AWWA C111/A21.11-85 Polyvinyl Chloride Pipe (PVC) and Fittings for Gravity and Sewer Force Main Applications
υ.	1. Gasketed Joint Pipe
	a. Pipe four inches or larger in diameter shall conform to the requirements as set forth in
	AWWA C900-81 with 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.
	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 SOR 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
	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
П	bonded to the interior of the pipe or fitting by heat.
υ	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. 4.2. No more than 500 feet of gravity
_	sewer main or 1000 feet of force main shall be tested at one time.
E .	Manholes
	Manholes shall be precast and coated with an inert impervious material. Manhole inlets and outlets shall be tightly sealed around the sewer pipe and coated to prevent leakage.
	buileto shali be lightiy sealed albund the sewer pipe and obtied to prevent loakage.

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