ORDINANCE 2014 -- 001

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING THE UNIFIED LAND DEVELOPMENT CODE, ORDINANCE 03-067, AS AMENDED, AS FOLLOWS: ARTICLE 1 - GENERAL PROVISIONS; CHAPTER C, RULES OF CONSTRUCTION; CHAPTER G, EMINENT DOMAIN; CHAPTER I, DEFINITIONS AND ACRONYMS; ARTICLE 2 - DEVELOPMENT REVIEW PROCEDURES; CHAPTER A, GENERAL; CHAPTER D, ADMINISTRATIVE PROCESS; CHAPTER G, DECISION MAKING BODIES; ARTICLE 3 - OVERLAYS AND ZONING DISTRICTS; CHAPTER D, PROPERTY DEVELOPMENT REGULATIONS; CHAPTER E, PLANNED DEVELOPMENT DISTRICTS (PDDs); ARTICLE 4 - USE REGULATIONS; CHAPTER C, COMMUNICATION TOWER, COMMERCIAL; ARTICLE 5 - SUPPLEMENTARY STANDARDS; CHAPTER B, ACCESSORY AND TEMPORARY USES; ARTICLE 14 - ENVIROMENTAL STANDARDS; CHAPTER C, VEGETATION PRESERVATION AND PROTECTION; PROVIDING FOR: INTERPRETATION OF CAPTIONS; REPEAL OF LAWS IN CONFLICT; SEVERABILITY; SAVINGS CLAUSE; INCLUSION IN THE UNIFIED LAND DEVELOPMENT CODE; AND AN EFFECTIVE DATE.

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

Development Regulations consistent with its Comprehensive Plan into a single Land

Development Code; and

WHEREAS, pursuant to this statute the Palm Beach County Board of County Commissioners (BCC) adopted the Unified Land Development Code (ULDC), Ordinance 2003-067, as amended from time to time; and

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; and

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

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

39 Section 1. Adoption

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

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

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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.
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5	APPROVED and ADOPTED by the Board of County Commissioners of Palm Beach
6	County, Florida, on this the <u>30th</u> day of <u>January</u> , 20 14.
7	
8 9	SHARON R. BOCK, CLERK & PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS By: Deputy Clerk FLORIDA APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney
10 11	EFFECTIVE DATE: Filed with the Department of State on the3rd day of
12	February, 2014

EXHIBIT A

PHASE II PRIVATELY INITIATED AMENDMENT (PIA) TO ALLOW COMMERCIAL COMMUNICATION TOWERS IN RECREATION PODS OF PLANNED UNIT DEVELOPMENTS (PUDS)

SUMMARY OF AMENDMENTS

2	Part 1.	ULDC	Art.	4.C,	Commercial	Communication	Tower	(page	113	of	171),	is	hereby
3		amende	ed as	s follo	ows:								

4 CHAPTER C COMMUNICATION TOWER, COMMERCIAL

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Section 3 Siting Requirements

A. Stealth Towers

4. Stealth Towers in Certain Residential Zoning Districts

Subject to the limitations provided in this subsection, stealth towers may be permitted in the following residential zoning districts: RT (Residential Transitional), RS (Single-family Residential), RM (Multi-family Residential), and PUD (Planned Unit Development) commercial, recreation, public or private civic pods only.

e. Associated Uses

The stealth towers shall be permitted only in association with the following uses: assembly, nonprofit institutional; church or place of worship; college or university; electric power facility, excluding electrical transmission line streets as provided herein; government services; park, passive; park, public; golf course and associated facilities; school, elementary or secondary; solid waste transfer station; utility minor; or water or wastewater treatment plant; commercial, office or industrial development. Stealth towers in the form of flagpoles shall be exempt from Article 8.G.3.C, Flags and Freestanding Flagpoles.

B. Camouflage Towers

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4. Camouflage Towers in Certain Residential Zoning Districts

Subject to the limitations provided in this subsection, camouflage towers may be permitted in the following residential zoning districts: RT (Residential Transitional), RS (Single-family Residential), RM (Multi-family Residential), and PUD (Planned Unit Development) commercial, recreation, public or private civic pods only.

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e. Associated Uses

The camouflage towers shall be permitted only in association with the following uses: assembly, nonprofit institutional; church or place of worship; college or university; electric power facility, excluding electrical transmission line streets as provided herein; government services; park, passive; park, public; golf course and associated facilities; school, elementary or secondary; solid waste transfer station; utility, minor; or water or wastewater treatment plant; commercial, office or industrial development.

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Notes:

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EXHIBIT A

PHASE II PRIVATELY INITIATED AMENDMENT (PIA) TO ALLOW COMMERCIAL COMMUNICATION TOWERS IN RECREATION PODS OF PLANNED UNIT DEVELOPMENTS (PUDS)

SUMMARY OF AMENDMENTS

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Table 4.C.3.I - Residential District Tower Location and Type of Review

	710 4.0.0							PUD P				
TOWER TYPE	AGR	AR/ RSA	AR/ USA	RE	RT	RS	RM	CIV or COM	REC	RVPD	MHPD	TND
Stealth Towers ≤ 100'	DE	DE	DE	DE	D	D	D	D	A	*	*	D
Stealth Towers >100' ≤125'	D	D	D	D	В	В	В	D	A	*	11*11	D
Stealth Towers > 125'	В	В	В	В	Α	Α	Α	В	A	*	: *	В
Camouflage Towers	BP	BP	BP	BP	D	D	D	D	A	*	*	D
Monopole Towers ≤ 60'	BP	D	D	D	*	*	*	D	*	*	*	D
Monopole Towers > 60' and ≤ 100'	D	В	В	В	*	*	*	В	* 1	*	*	В
Monopole Towers > 100' and ≤ 150'	В	В	В	В	*	*	*	В	* 1	*	*	В
Monopole Towers > 150' and ≤ 200'	В	В	В	В	*	*	*	*	* 1	*	*	*
Monopole Towers > 200' and ≤ 250'	Α	А	Α	*	*	*	*	*	* 1	*	*	*
Monopole Towers > 250'	Α	A	Α	*	*	*	*	*	* 1	*	*	*
Self Support Towers ≤ 60'	BP	D	D	В	*	*	*	D	*	*	*	D
Self Support Towers > 60' and ≤ 100'	D	В	В	Α	*	*	*	В	* 1	*	*	В
Self Support Towers > 100' and ≤ 150'	В	А	А	А	*	*	*	А	*	*	*	А
Self Support Towers > 150' and ≤ 200'	Α	А	А	*	*	*	*	*	*	*	*	*
Self Support Towers >200' and ≤ 250'	Α	А	А	*	*	*	*	*	*	*	*	*
Self Support Towers > 250	Α	А	А	*	*	*	*	*	*	*	*	*
Guyed Towers ≤ 60'	BP	D	D	В	*	*	*	D	*-	*	*	D
Guyed Towers > 60' and ≤ 100'	D	В	В	Α	*	*	*	В	*	*	*	В
Guyed Towers > 100' and ≤ 150'	В	А	Α	*	*	*	*	*	<u>*</u>	*	*	*
Guyed Towers > 150' and ≤ 200'	Α	А	Α	*	*	*	*	*	<u>*</u>	*	*	*
Guyed Towers > 200' and ≤ 250'	Α	А	Α	*	*	*	*	*	*	*	*	*
Guyed Towers > 250'	Α	А	А	*	*	*	*	*	*	*	*	*
FDOT	D(2)	D(2)	D(2)	D(2)	D (2)	D (2)	D (2)	D (2)	*	D(2)	D(2)	D(2)
FPL (3)	D(3)	D(3)	D(3)	D(3)	D(3)	D(3)	D(3)	D(3)	D (3)	D(3)	D(3)	D(3)

Notes:

- D = Development Review Officer (No Public Hearing)
- DE = Expedited Review
- BP = Building Permit Review (No Public Hearing)
- B = Conditional use Review by ZC (1 Public Hearing)
- A = Conditional use Review by BCC (2 Public Hearings)
- (1) = Public or Private, Civic, and Commercial pods only; or, a Recreational Pod only when located on a Golf Course.
- (2) = I-95 and Florida Turnpike streets at least 250 feet in width.
- (3) = Electrical transmission streets at least 250 feet in width.
- = Not permitted in zoning district, unless otherwise allowed in association with non-residential uses as provided in this Section.

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EXHIBIT A

PHASE II PRIVATELY INITIATED AMENDMENT (PIA) TO ALLOW COMMERCIAL COMMUNICATION TOWERS IN RECREATION PODS OF PLANNED UNIT DEVELOPMENTS (PUDS)

SUMMARY OF AMENDMENTS

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Table 4.C.3.I - Distances for Towers Located in and Adjacent to Residential Districts Separation and Setback

-	_			oparation	on and o	CEDUCK	_	_			
TOWER TYPE	AGR	RSA	AR/ USA	RE	RT	RS	RM	PUD (1)	RVPD	MHPD	TND
[Ord. 2005-002]											
Notes:	The same of the sa				Apple to said				12.00	W 3 5 6 1 1 6	
(1) = Permitted in p	ublic or priva	te civic, and	commercia	l pods only	or, a Recr	eational Po	d only whe	en located on	a Golf Cou	irse.	
(1) = Permitted in p (2) = Percent meas (3) = Measured as (4) = Height tower t	ured as a sep	paration bet	ween lower	and adjace	ent resident	ial structure	S			·	
(3) = Measured as	a setback from	m property	lines of lowe	er location							
(4) = Height tower t	ype and setb	acks limited	as provide	d in this se	ction						

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EXHIBIT B

PHASE II PRIVATELY INITIATED AMENDMENT (PIA) PERMANENT ACCESSORY STRUCTURES IN RVPD SUMMARY OF AMENDMENTS

2 3 4	St	DC Art. 3.E.7.G, Supplemental Standards [Related to Permanent Accessory ructures in Recreational Vehicle Planned Development District (RVPD)] (page 184 of 9), is hereby amended as follows:
5	CHAPTER E	PLANNED DEVELOPMENT DISTRICTS (PDDS)
6	Section 7	Recreational Vehicle Planned Development District (RVPD)
7 8 9 10 11 12 13 14 15 16 17 18 19 20		utility sheds, shall be prohibited except as provided for under b. below. Detached accessory structures used for storage, utilities or entertainment are permitted on individual RV sites subject to the following: 1) Maximum of 200 square feet in size; 2) Minimum ten-foot separation between buildings; 3) Sleeping accommodations are prohibited; 4) Full kitchens or cooking facilities shall be prohibited. Sinks, refrigerators and cabinets/counters shall be allowed; and, 5) HVAC and bathroom facilities may be permitted. 6) Minimum RV site size shall be 3,000 square feet; 7) Accessory structures shall be exempt from the requirements of Art. 5.C.1.H.g.4), Porches and Entryways; and,
22		8) Accessory structures shall be exempt from the Foundation Planting requirements of
23		Table 7.C.3, Minimum Tier Requirements, provided that a minimum of 40 percent of
24		the perimeter façade shall have a foundation planting a minimum of two feet in width.
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EXHIBIT C

ARTICLE 14 - ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

2		LDC Art. 14.C.7.A, Single Family Dwellings (page 34 of 52), is hereby amended as llows:
4	CHAPTER C	VEGETATION PRESERVATION AND PROTECTION
5	Section 7	Application, Process, and General Standards

A. Single Family Dwellings

Complete removal or eradication of prohibited invasive non native vegetation, as identified in Appendix 5 Prohibited Invasive Non-Native Vegetation, and Appendix 6, Invasive Non-Native Vegetation, shall be completed for the entire parcel or parcels of the Development Order prior to receipt of the CO. Planting or installation of vegetation identified in Appendix 5, Prohibited Invasive Non-Native Vegetation, and Appendix 6, Invasive Non-Native Vegetation, is prohibited. The parcel owner shall maintain the parcel free of prohibited vegetation. additional permit for such maintenance of vegetation shall be required. [Ord. 2005-002] [Ord. 2006-004]

Notwithstanding anything in this Chapter to the contrary, all vegetation removal permits for single family residences, single two unit (duplex) residences and accessory structures associated with single family residential parcels in existence as of the date of the adoption of this Chapter are void and of no effect, and all pending enforcement actions related thereto are dismissed. Single family residential property owners are encouraged to maintain preserved native vegetation after site development is completed and to minimize the removal of native vegetation damaged by an extreme weather event such as a storm, hurricane or other natural disaster. [Ord. 2008-040]

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Part 2. ULDC Art. 14.C.7.B, Approval of Development for Commercial Projects, Government Projects, Schools, New Construction of Utilities, Road Right-of-Way Projects, Projects Requiring DRO Review and Agriculture of 10 Acres in Size or Greater (page 34 and 38 of 52), is hereby amended as follows:

VEGETATION PRESERVATION AND PROTECTION 30 **CHAPTER C**

Section 7 Application, Process, and General Standards

B. Approval of Development for Commercial Projects, Government Projects, Schools, New Construction of Utilities, Road Right-of-Way Projects, Projects Requiring DRO Review and Agriculture Agricultural Operations of 10 Acres in Size or Greater

1. Requirements and Process

Projects involving the development of commercial projects, government projects, schools, new construction of a utility, road right of way projects, projects requiring DRO review, and agricultural parcels operations of 10 acres or greater shall apply to ERM for approval of said project on forms provided by ERM. The provisions of the ULDC 14.C.7 shall not apply on lands classified as bona fide agriculture when the regulatory activity is preempted by State law. Projects that are exempt from the DRO process must make application for approval to remove native vegetation to ERM within 30 days of making application for an initial building permit for the project. [Ord. 2008-040] [Ord. 2009-040]

5. Mitigation or Restoration

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h. Projects within the one year monitoring period may remove vegetation damaged by an extreme weather event such as a storm, hurricane or other natural disaster under an approval from ERM. Any mitigation vegetation removed must be replanted within 365 days of the removal date.

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> Part 3. ULDC Art. 14.C.7.C Standards of Issuance (page 38 of 52), is hereby amended as follows:

VEGETATION PRESERVATION AND PROTECTION CHAPTER C

57 Section 7 Application, Process, and General Standards

C. Standards of Issuance

No permit approval shall be issued unless the application demonstrates that the project:

Notes:

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EXHIBIT C

ARTICLE 14 - ENVIRONMENTAL STANDARDS SUMMARY OF AMENDMENTS

1	1.	Will not result in a net loss of wetland functions and values;
2		Complies with water quality rules and standards set forth in Chapter 62 302, F.A.C.;
3		Will not adversely affect the conservation of fish or wildlife or their habitats, or adversely
4		affect recreational fisheries or their habitats;
5	4.	Will not adversely impact endangered or threatened species, and species of special concern,
6		or their habitat;
7	5.	Incorporates into the design alternatives and modifications to avoid or minimize impacts to
8		native vegetation; and
9	6.	Complies with any applicable federal, state or local designated preserve, conservation or
0		mitigation area.

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29 30 Part 4. ULDC Art. 14.C.8, Exemptions [Related to Vegetation Preservation and Protection approvals] (page 38 - 40 of 52), is hereby amended as follows:

VEGETATION PRESERVATION AND PROTECTION CHAPTER C

Section 8 Exemptions

The following activities do not require an approval under this Chapter: [Ord. 2008-040]

A. Botanical Gardens, Botanical Research Centers, Licensed Commercial Nurseries, or **Bonafide Agricultural Operations**

Vegetation alteration associated with subsequent harvesting activities, except within preserve areas or vegetated buffers, that are part of the on going activities of the existing operation, the harvesting or alteration of vegetation previously planted and cultivated for production as part of an ongoing botanical garden, botanical research center, nursery or bona fide agricultural operation is an exempt activity. Initial clearing of a parcel is an exempt activity on parcels less than 10 acres, providing that the level of clearing does not exceed the area for crop production. After an initial clearing performed in accordance with this Chapter, the following are exempt if part of the ongoing activities of an existing operation: vegetation alteration associated with subsequent harvesting activities and harvesting or alteration of vegetation previously planted and cultivated for production as part of a botanical garden, botanical research center, nursery or agricultural operation. This exemption does not allow for the removal of vegetation within preserve areas or vegetated buffers. [Ord. 2012-027]

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P. Initial Clearing for an Agricultural Operation Less Than 10 Acres Initial clearing for an agricultural operation less than 10 acres is exempt, provided that the level of clearing does not exceed the area for crop production.

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EXHIBIT D

DECISION MAKING BODIES SUMMARY OF AMENDMENTS

1 2 3	Part 1.
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23	CHAPT
24	Section
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	D.
42 43 44 45 46	E.
47 48 49 50	F.

Part 1. ULDC Art. 2.G.2, General Provisions [Related to Decision Making Bodies] (page 71 of 88), is hereby amended as follows:

4 CHAPTER G DECISION MAKING BODIES

Section 2 GENERAL PROVISIONS

Unless otherwise noted, the following provisions shall apply to each appointed body described in this Article. In addition, each board shall be governed by PBC Resolution No. 2002-1606 2013-0193. In case of conflict between the general provisions in this Section, and the specific provisions of each appointed body, the specific provisions shall prevail.

A Board Membership

2. Term of Office

- a. The term of office for each member shall be three years. All members serving on a board on the effective date of this Code shall complete their terms according to their prior appointments.
- b. There shall be no limit on the number of terms a person may serve on a board or commission.

Part 2. ULDC Art. 2.G.3, Appointed Bodies [Related to Decision Making Bodies] (pages 73 - 83 of 88), are hereby amended as follows:

CHAPTER G DECISION MAKING BODIES

ction 3 APPOINTED BODIES

A. Land Development Regulation Advisory Board

3. Board Membership

c. Terms of Office

Members of the LDRAB shall hold office until the first Tuesday after the first Monday in February of the year their term expires. Beginning on or after March 2, 2013, no person shall be appointed or reappointed to this Board for more than three consecutive terms.

D. Environmental Appeals Board

3. Board Membership

b. Terms of Office

All EAB members shall serve a term of three years. <u>Beginning on or after March 2, 2013, no person shall be appointed or reappointed to this Board for more than three consecutive terms.</u>

E. Environmental Control Hearing Board

6. Term Limits

Beginning on or after March 2, 2013, no person shall be appointed or reappointed to this Board for more than three consecutive terms.

- F. Groundwater and Natural Resources Protection Board
 - 3. Board Membership
 - b. Terms of Office

All members shall serve a term of three years. <u>Beginning on or after March 2, 2013, no person shall be appointed or reappointed to this Board for more than three consecutive terms</u>. All members serving on the GNRPB on the effective date of this Code shall complete their terms according to their prior appointments.

I. Impact Fee Appeals Board

3. Board Membership

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EXHIBIT D

DECISION MAKING BODIES SUMMARY OF AMENDMENTS

c. Terms of Office

All IFAB members shall serve a term of three years. Beginning on or after March 2, 2013, no person shall be appointed or reappointed to this Board for more than three

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J. Impact Fee Review Committee

Beginning on or after March 2, 2013, no person shall be appointed or reappointed to this Board for more than three consecutive terms.

K. Planning Commission

3. Board Membership

a. BCC Appointed Members

3) Terms of Office

Members of the PLC shall hold office until the first Tuesday after the first Monday in June of the year their term expires. Beginning on or after March 2, 2013, no person shall be appointed or reappointed to this Board for more than three consecutive

M. Zoning Commission

3. Commission Membership

a. BCC Appointed Members

2) Terms of Office

Members of the ZC shall hold office until the first Tuesday after the first Monday in February of the year their term expires. Beginning on or after March 2, 2013, no person shall be appointed or reappointed to this Board for more than three consecutive terms. [Ord. 2009-040]

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EXHIBIT F

DEVELOPMENT REVIEW OFFICER SUMMARY OF AMENDMENTS

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Part 1. ULDC Art. 2.D.1.G, Administrative Review [Related to Administrative Process, DRO], (pages 39 - 41 of 88), is hereby amended as follows:

CHAPTER D ADMINISTRATIVE PROCESS

Section 1 Development Review Officer (DRO)

G. Administrative Review Modifications to Prior Development Orders

The DRO may approve amendments to Preliminary Plans approved by the BCC/ZC, and approve Final Plans, in accordance with the following procedures. [Ord. 2007-001] [Ord. 2008-003] [Ord. 2009-040][Ord. 2010-005] [Ord. 2010-022] [Ord. 2011-001]

1. Amendments Modifications to BCC/ZC Approvals

2. Agency Review Expedited Administrative Modifications

a. Purpose

To establish procedures to allow for expedited approvals of specific minor corrections, additions and amendments to approved Final Plans. [Ord. 2007-001] [Partially relocated from 2.D.4.A, Purpose]

2b. Agency Review

Agency Review is <u>utilized</u> for applications that <u>may</u>-require the <u>submittal of a new plan</u>, or amendment(s) to <u>an</u> existing approved plan(s). This type of application requires review, comments, and conditions by <u>a maximum of five or fewer DRO</u> Agencies <u>as necessary to authorize the amendment</u>. The <u>Zoning Division DRO</u> shall determine which Agencies are required to review the amendment based upon the request and compliance with County Ordinances. <u>Typical</u> Amendments <u>may</u>-include, <u>but not be limited to</u> the following, provided <u>Section</u> Art. 2.D.1.G.1, Amendments to BCC/ZC Approvals, requirements are not exceeded: [Ord. 2008-003] [Ord. 2011-001]

- a.1)Increases in building square footage; up to a maximum 2,500 square feet; [Ord. 2008-003]
- b.2) Relocation of building square footage; [Ord. 2008-003]
- c. Transfer of building square footage; [Ord. 2008-003]
- d-3)Modifications to approved Alternative Landscape Plans (ALPs); [Ord. 2008-003] [Ord. 2011-001]
- 4) Modifications to approved phase lines;
- 5) New uses that require DRO approval, provided all improvements to the use are interior to the structure, with the exception of the following minor exterior improvements:
 - a) Modifications to existing parking areas;
 - b) Outdoor dining areas;
 - c) Walk-in coolers; or,
 - d) Above ground tanks
- e.6) Palm Beach County School Board Projects; and, [Ord. 2008-003]
- f.7) Modifications to approved Type IB Excavation; [Ord. 2008-003] [Ord. 2011-001]
- 8) Minor modifications to approved architectural elevations provided consistent with previously approved elevations and conditions of approval; and,
- 9) Proposed or relocated guard houses.

Applications shall be submitted in accordance with the Zoning Calendar, and pursuant to the provisions in Article 2.A.1, Applicability, and Article 2.D.1.C, Review Procedures. The applicant shall be responsible for obtaining the recommendation of approval and any comments from the affected DRO agencies, in a form and manner established by the Zoning Director. [Ord. 2007-001] [Ord. 2008-003] [Ord. 2011-001]

3c. Zoning Review

Zoning review is <u>utilized</u> for applications that require only Zoning Division approval of: minor corrections to tabular <u>data</u>, additions and amendments to an existing approved site or subdivision plan. <u>Typical Amendments may</u> include, <u>but not be limited to</u> the following: [Ord. 2008-003]

- a-1) Change in sign location; [Ord. 2008-003]
- b.2) Minor modifications to <u>approved</u> parking areas (such as relocation of handicapped parking spaces or removal of spaces exceeding ULDC requirements); [Ord. 2008-003]
- e.3) Relocation of terminal islands to accommodate trees or utility lines; [Ord. 2008-003]
- d.4) Reduction in building size, provided there are no changes to approved architectural elevations; [Ord. 2008-003]
- e. Proposed canopies; [Ord. 2008-003]

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EXHIBIT E

DEVELOPMENT REVIEW OFFICER SUMMARY OF AMENDMENTS

1 2		f.5) Minor modifications to approved revisions to lot lines to be consistent with plat; [Ord 2008-003]
3		g.6) Temporary sales trailers (must first have been issued pursuant to a Special Permit) and, [Ord. 2008-003]
5 6 7 8	<u>d.</u>	h-7) Other minor structures subject to approval by the DRO. [Ord. 2008-003] The Zoning Director shall maintain PPM Z0-0-29, subject to periodical updates, outlining a list of minor amendments, subject to periodical update, indicating which and establishing items that are exempt from the Zoning Administrative Review Expedited
9 10 11 12 13		Administrative Modifications process. Applications shall be submitted on deadlines established on the Zoning Calendar, and consistent with application requirements pursuant to the provisions in Article 2.A.1 Applicability, and Article 2.D.1.C, Review Procedures. [Ord. 2008-003] [Ord. 2011-001]
14 15	Part 2. UL	.DC Art. 2.D.4, Administrative Amendments, (pages 44 of 88), is hereby amended:
16	CHAPTER D	ADMINISTRATIVE PROCESS
17	Section 4	Administrative Amendments
18	A. Purpo	se
19		ow minor corrections, additions and amendments to an approved site plan or subdivision
20 21	plan re	equiring approval from the Zoning Division and a maximum of one additional agency. [Ord 104] [Partially relocated to Art. 2.D.1.G.2.a, Purpose]
22		of Administrative Amendments
23		istrative Amendments permitted include, but are not limited to, change in sign locations
24 25	minor-ı	modifications to parking areas, relocation of terminal islands to accommodate trees or utility reduction in building size, addition of canopies, minor revisions to lot lines, temporary sales
26		eduction in building size, addition of canopies, minor revisions to lot lines, temporary sales , and other minor structures. [Ord. 2007-001]
27	C. Proce	
28		plicants shall be seen on a walk-in basis during a time frame established by the Zoning
29		rector. [Ord. 2007-001]
30		plicants shall be required to submit a complete administrative amendment application
31		sluding any necessary approvals from an affected agency, and required authorization
32		rd. 2007-001]
33		plicants shall be able to clearly identify the area being changed, provide all applicable
34		ormation (square footage, height, width), adjust tabular and other site plan related data
35 36	D. Stand	d legibly make the change to the site plan. [Ord. 2007-001]
37		a rds le proposed amendment shall comply with all applicable sections of the ULDC and the
38		gulations of any other affected agency. [Ord. 2007-001]
39		e affected area shall only be used for the purpose identified in the application. [Or d
40		07-001]

41 [Renumber Accordingly]

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EXHIBIT F

HEIGHT EXCEPTIONS SUMMARY OF AMENDMENTS

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2	Part 1.	ULDC Art. 3.D.1.E.4, Height Exceptions [Related to Property Development Regulations (PDR)] (page 129 of 229), is hereby amended as follows:
4	CHAPTER	D PROPERTY DEVELOPMENT REGULATIONS (PDRS)
5	Section 1	PDRs for Standard Zoning Districts
6	E. Bui	ilding Height
7	4.	Height Exceptions
8		The following structures shall be exempt from the height restrictions in this Section, unless
7 8 9		otherwise stated:
10		a. Uses Exempted from Height Restrictions
11		4) Church spires, religious domes, and religious ornamentation attached to a place o
12		worship;
13		[Renumber Accordingly]
14		1.11) Elevator bulkhead Structure built over the top of a stairwell or elevator shaft providing
15		access to the rooftop for maintenance purposes or to house elevator mechanica
16		
17		equipment;
		201) Partitional Descript corrections of manchemical actions and
18		v.21)Required Pparapet screening of mechanical equipment-; and,
19		w.22)Mechanical equipment, less than five feet in height and any required screening
20		measured from the roof deck. [Ord. 2006-004]

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EXHIBIT G

PLANNED INDUSTRIAL PARK DEVELOPMENT (PIPD) BUILDING COVERAGE SUMMARY OF AMENDMENTS

Part 1. ULDC Table 3.E.5.D, PIPD Property Development Regulations, Planned Industrial Park Development (PIPD) (page 178 of 229), is hereby amended as follows:

Table 3.E.5.D - PIPD Property Development Regulations

		Lot Dimensio	ns		Maximum	Setbacks				
Pods	Size	Width and Frontage	Depth	Max. FAR (1)	Building Coverage	Front	Side	Street	Rear	
Light Industrial	1 ac	100	200		<u>45</u> -30%	25	C – 15 R – 40	25	C – 15 R – 40	
General Industrial	2 ac	200	200		<u>45</u> -30%	25	C – 20 R – 40	25	C – 20 R – 40	
 [Ord. 2004-040]							11 - 40		N	

Notes:

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The maximum FAR shall be in accordance with FLUE Table III.C.2 of the Plan, and other related provisions, unless otherwise noted. [Ord. 2007-001]

EXHIBIT H

PROPERTIES AFFECTED BY EMINENT DOMAIN PROCEEDINGS SUMMARY OF AMENDMENTS

Part 1. ULDC Art. 1.G.1, Properties Affected by Eminent Domain Proceedings (page 26 of 119), is hereby amended as follows: CHAPTER G EMINENT DOMAIN **Properties Affected by Eminent Domain Proceedings** Section 1 B. Development Standards Properties and site improvements impacted by eminent domain action may continue to exist and may expand as outlined below: 3. Redesign of Sites a. Variance Required for New Deviation From Regulations

A variance shall be obtained for any additional deviation from required property development regulations or site design standards proposed by the redesign. Any redesign or expansion which reduces an existing deviation from required property development regulations or site design standards shall not require a variance. When applying the variance standards in Article 2.B.3, Type II Variance, and Art. 2.D.3, Type 1A and Type 1B Administrative Variances, the eminent domain action shall be presumed to be sufficient evidence to demonstrate a hardship (only applies to Type II Variance Standard number four of seven listed under Art. 2.B.3.E.4). To encourage site redesign, in cases when a DRO site plan approval and a variance would both be required, only a variance shall be required. [Ord. 2010-022]

...

6. Vacant-Lots Reduced by Eminent Domain

A vacant lot reduced by an eminent domain action to any size or configuration below that required by the applicable zoning district may be developed. subject to the following:

- a. Uses subject to lot size requirements in Art. 4.B, Supplementary Use Standards, shall comply with those standards. <u>Type II Variance relief may be requested from this requirement if it cannot be met as a result of the eminent domain action; and,</u>
- c. In all cases, required district setbacks shall be used.

Part 2. ULDC Art. 2.A.1.D.1.b.5 [Related to Zoning Commission and Authority] (page 11 of 88), is hereby amended as follows:

CHAPTER A GENERAL

Section 1 Applicability

D. Authority

1. Processes

b. Zoning Commission (ZC)

The ZC shall consider the following types of development order applications:

5) The ZC is not authorized to grant variances from the following Articles of the ULDC: [Ord. 2006-036] [Ord. 2011-001]

e) Art. 4, USE REGULATIONS, unless specifically authorized in Article 4.B, SUPPLEMENTARY USE STANDARDS; or, to allow for a reduction in minimum lot size required for a use, in accordance with Art. 1.G.1.B.6, Lots Reduced by Eminent Domain, Properties Affected by Eminent Domain Proceedings; [Ord. 2007-013] [Ord. 2008-003] [Ord. 2010-022]

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EXHIBIT I

RESIDENTIAL PLAYGROUND EQUIPMENT SUMMARY OF AMENDMENTS

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39 40 Part 1. ULDC Art. 5.B.1.A.10, Outdoor Recreation Amenities (page 20 of 92), is hereby amended as follows:

CHAPTER B ACCESSORY AND TEMPORARY USES CHAPTER

Section 1 Supplementary Regulations

A. Accessory Uses and Structures

10. Outdoor Recreation Amenities

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. [Ord. 2013-001]

a. Principal and Accessory Use

1) Principal Use

Any outdoor recreation amenities 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] [Ord. 2013-001]

2) Accessory Use

Any outdoor recreation amenities 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 Neighborhood Recreation Facility. [Ord. 2011-001] [Ord. 2013-001]

b. Setbacks - General

The following setbacks shall apply to outdoor recreation amenities and equipment, excluding swimming pools and spas, and shall be measured to the edge of the court surface or fence, whichever is more restrictive: [Relocated from below]

1) Common Recreation Amenities

Outdoor recreation amenities operated by a non-profit assembly, social, civic organization, or Property Owners Association (POA) on a community recreation POD, tract, or designated area, 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] [2013-001] [Partially relocated above]

2) Residential Lot Recreation Equipment

Recreation equipment located on a residential lot, which require issuance of a building permit shall comply with the setbacks in Table 5.B.1.A – Setbacks – General.

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

Zanina	Setbacks			
Zoning	Front	Side	Side Street	Rear
Residential Lot	25 feet	7.5 feet (3)	15 feet	7.5 feet (3)
Other (1)(2)		50 foot setback or se nearest residen		
[Ord. 2011-001] [2013-0	01]			
Note:	THE RESERVE OF THE PARTY OF THE			
		Order approved prior to be considered legally-cor		
Golf course greens	, excluding driving range:	s, shall be exempt from th	nese setbacks.	
 Setbacks for recrea AR district. 	ational amenities and equ	uipment may be reduced	to five feet on a reside	ntial lot, excluding th

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EXHIBIT J

ROOFTOP SOLAR (SOLAR ENERGY SYSTEM) SUMMARY OF AMENDMENTS

2	Part 1. ULDC Art. 1.I.2, Definitions (page 100 of 119), is hereby amended as follows:
3	CHAPTER I DEFINITIONS & ACRONYMS
4	Section 2 Definitions
5 6 7 8 9 10 11	S. Terms defined herein or referenced Article shall have the following meanings: 60. Solar Energy System - Any device or combination of devices which rely upon direct sunlight as an energy source to convert solar energy to a usable form of energy, primarily to meet a or part of the energy needs of the onsite user.
13 14	Part 2. New ULDC Art. 5.B.1.A.19, Mechanical Equipment (page 32 of 100), is hereb established as follows:
15	CHAPTER B ACCESSORY AND TEMPORARY USES
16	Section 1 Supplementary Regulations
17 18 19 20 21 22 23	A. Accessory Uses and Structures 19. Mechanical Equipment a. Applicability 2) Screening Requirements C) Screening Exemption Solar Energy Systems are exempted from the screening requirements.

Notes:

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EXHIBIT K

USE OF THE TERM PROHIBITED SUMMARY OF AMENDMENTS

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Part 1. ULDC Art. 1.C.1.A.2.p, Prohibited [Related to Rules of Construction, particularly Interpretation and Application] (page 7 of 119), is hereby amended as follows:

- 4 CHAPTER C RULES OF CONSTRUCTION AND MEASUREMENT
- 5 Section 1 Rules of Construction

The rules set out in this Section shall be used to enforce and apply this code, unless such rules are inconsistent with the Plan. References to Florida Statutes (F.S.) and the Florida Administrative Code (F.A.C.) refer to citations published in 2003 as may be amended.

- A. General
 - 2. Interpretation and Application
 - p. Prohibited Shall mean nNot allowed and precludes variance relief. [Ord. 2010-022]
- Part 2. ULDC Art. 1.I.2, Definitions (page 111 of 119), is hereby amended as follows:
- 5 CHAPTER I DEFINITIONS & ACRONYMS
- 16 Section 2 Definitions
 - V. Terms defined herein or referenced Article shall have the following meanings:
 - 6. Variance
 - a. An abatement of the terms of certain regulations in the ULDC for a use, where such variance will not be contrary to the public interest and where, owing to conditions peculiar to the property and not the result of the actions of the applicant, a literal enforcement of this Code would result in unnecessary and undue hardship.
 - Part 3. ULDC Art. 2.A.1.D.1, Processes [Related to Authority and Processes] (pages 11 and 12 of 88), is hereby amended as follows:
 - CHAPTER A GENERAL
 - Section 1 Applicability
 - D. Authority
 - 1. Processes
 - b. Zoning Commission (ZC)
 The ZC shall consider the following types of development order applications:
 - •••
 - 5) The ZC is not authorized to grant variances from <u>Code regulations with prohibited provisions</u>, or the following Articles of the ULDC: [Ord. 2006-036] [Ord. 2011-001]
 - d. Zoning Director

The Zoning Director, in accordance with the procedures, standards and limitations of this Article, shall approve, approve with conditions, withdraw, deny or revoke the following types of development order applications: **[Ord. 2006-036]**

3) Administrative Variances (Type IA and Type IB) except when Code regulations include prohibited provisions; [Ord. 2006-036]

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RICK SCOTT Governor **KEN DETZNER**Secretary of State

February 3, 2014

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

Attention: Judith Crosbie, Minutes and Records Supervisor- Board Service

Dear Ms. Bock:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your electronic copy of Palm Beach County Ordinance No. 2014-001, which was filed in this office on February 3, 2014.

Sincerely,

Liz Cloud Program Administrator

LC/elr